

AFC is the premier trade association representing the largest financial technology (Fintech) companies and innovative banks. Our mission is to promote a transparent, inclusive, and customer-centric financial system by supporting responsible innovation in financial services and encouraging sound public policy.

Earned Wage Access (EWA)

EWA is a financial product that allows individuals and families to voluntarily access the wages for the hours that they have already worked, prior to their payday.



Marsha is a nurse at an Urgent Care. She has worked 24 hours of a 40-hour work week.



She had to replace a flat tire on Monday, which left her with no grocery money on Wednesday.

EWA products can help!

Does Marsha's employer offer EWA? If not, she still has a direct-to-consumer option.

In the employer-integrated model, Marsha voluntarily enrolls in a company sponsored EWA program. She is then able to withdraw a portion of her earned wages.

In the direct-to-consumer model, Marsha works directly with the fintech platform to access her earned wages.



Funds are transferred directly to Marsha's bank, making them accessible via her mobile app.

Setting the Standard for Responsible EWA

EWAISN'T A LOAN OR CREDIT

- It does not need to be repaid
- It does not require credit checks or inquiries
- It does not assess fees or base access on creditworthiness
- It does not charge a fee in installments
- It does not charge interest or late fees
- It does not report to credit bureaus

EWAIS AN INNOVATIVE FINANCIAL PRODUCT!

- A voluntary no cost free option must be made available to all users
- Strong fee disclosures represented in a clear and transparent manner
- Allow users to cancel at any time
- Numerous other consumer protections aligned with how the product operates

For a full list of standards, please visit fintechcouncil.org/our-mission



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EWA: Clear and Consistent Regulation

The AFC and its members advocate at both the federal and state levels.

TYPICAL STATE LANDSCAPE:

- EWA is an emerging industry not envisioned when most lending laws were put in place
- Risk that a patchwork of policies and regulation would result in disparate availability of EWA products based on state
- The potential impact is fewer financial product options for vulnerable populations to access their money in a safe, convenient, and cost-effective manner

FEDERAL LANDSCAPE:

- Currently, federal regulators are exploring the proper oversight environment for EWA
- Congress is considering legislation to establish a tailored regulatory framework for EWA
- In 2020 The CFPB issued an advisory opinion clarifying covered EWA providers that are not subject to TILA

AFC-Supported Regulatory Frameworks

- Nevada, Signed, June 2023
- Missouri, Signed, July 2023
- Wisconsin, Signed, March 2024
- Kansas, Signed, April 2024
- South Carolina, Signed, May 2024
- California, Regulation Issued, October 2024
- Arkansas, Signed, March 2025
- Utah, Signed, March 2025
- Indiana, Signed, May 2025
- Maryland, Enacted, May 2025
- Louisiana, Enacted, June 2025

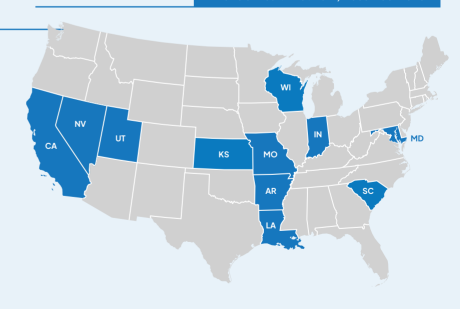
EWA serves as an important alternative to high-cost predatory and payday loans and gives families the options they need to support their families.

EWA is one tool for individuals and households facing liquidity constraints to manage their finances. Our research finds that, for many users, it can be an important tool—and one that they find useful and fair.

University of Connecticut, April 2025

A new study on EWA by the Financial Health Network found that most consumers have a positive experience with EWA. The report further noted that families plan to continue using the service and it increases their ability to pay bills on time. Many users took advantage of EWA for the first time to cover an emergency expense that compounded their daily expenses.

Financial Health Network, December 2023





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