

FirstCash Announces Upsize and Pricing of \$550 Million Senior Notes Due 2030 to Fund Part of its Acquisition of American First Finance

FORT WORTH, Texas, Dec. 09, 2021 (GLOBE NEWSWIRE) — FirstCash, Inc. (the "Company") (Nasdac; FCFS) today announced that it has upsized and priced its previously amnounced private offering (the "Offering") of \$550 million in aggregate principal amount for the previously announced proposed offering size. The Notes will pay interest semi-annually at a rate of \$6.25%; per annum payable on January 1 and July 1 of each year beginning on July 1, 2022. The Notes will be unsecured senior obligations of the Company. The Offering is expected to close or December 13, 2021, subject to the satisfaction of customacy closing conditions.

The Company intends to use the proceeds from the Offering to finance the cash consideration of the previously amounced pending acquisition (the "Acquisition") of American First Finance Inc. ("AFF"), repay in full the outstanding debt under AFF's credit facility, to pay fees, costs and expenses incurred in connection with the Acquisition and the Offering and the remainder (if any) to repay a portion of the borrowings under the Company's senior unsecured reevolving credit facility. The Offering is not contingent on the closing of the Acquisition or any debt financing. However, in the event that (i) the Acquisition is not consummated on or prior to March 31, 2022 (the "Outside Date) or (ii) the Company notifies SOR(FN, Na, which is serving as trusted for the Notes, of its abandomenter or termination of the businessation of the source of the Notes of the Notes of the Sortion of the Notes of th

The Notes are being offered in a private placement, solely to persons reasonably believed to be qualified institutional buyers in reliance on the exemption from registration provided by Rule 144A under the Securities Act of 1933, as amended (the "Securities Act"), or outside the United States to persons other than "U.S. persons" in reliance on Regulation S under the Securities Act. The Notes have not been registered under the Securities Act or the securities Act or the securities Act or the securities Act. The Notes have not been registered under the Securities Act or the securities Act. The Notes have not been registered under the Securities Act or the securities Act or the securities Act or the securities Act. The Notes have not been registered under the Securities Act or the sec

This notice does not constitute an offer to sell the Notes, nor a solicitation for an offer to purchase the Notes, in any jurisdiction in which such offer or solicitation would be unlawful.

Forward-Looking Information

This release contains forward-looking statements, including statements about the Offering and the intended use of the net proceeds thereof. Forward-looking statements, as that term is defined in the Private Securities Litigation Reform Act of 1995, can be identified by the use of forward-looking terminology such as "believes," projects," respects, "intender, "should," "bans," Tarspets, "intender, "should," "bans," Tarspets, "intender, "conficient ("post indicated, post of the pagaintee thereof, or other variations thereon, or other variations thereon, or other variations thereon, or other variations thereon, or other variations and future plans. Forward-looking statements related to include the statements and the or material that have not precured. Because forward-looking statements or not relate that there or next such that the or trade to material that have not yet occurred, never the or trade to material that have not yet occurred, never the or trade to material that have not yet occurred, never the or trade to material that have not yet occurred to relate that the trade to material that have not yet occurred the or trade to material that have not yet occurred the or trade to material that have not yet occurred the or trade to material that have not yet occurred the or trade to material that have not yet occurred the or trade to material that have not yet occurred that the statements are the or trade to make the fact that the statements are the or the or trade to the page of the

About FirstCash

is the leading international operator of pawn storce with more than 2,800 retail pawn locations, and approximately 16,000 employees in 25 U.S. states, the District of Columbia and four countries in Latin America including Mexico, Quatemala, Colombia and El Salvador. FirstClash focuses on serving cash and credit constrained is for the property and consumer pawn locations, withouth but and sell and well-developed personal property.

FirstCash is a component company in both the Standard & Poor's MidCap 400 Index® and the Russell 2000 Index®. FirstCash's common stock (ticker symbol * FCFS*) is traded on the Nasdaq, the creator of the world's first electronic stock market.

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