4299

2011-2012 Regular Sessions

IN SENATE

March 28, 2011

Introduced by Sen. CARLUCCI -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law, the banking law and the personal property law, in relation to prohibiting unsolicited mailing of credit card applications

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. The opening paragraph and subdivision 9 of section 520 of 2 the general business law, the opening paragraph as added by chapter 200 3 of the laws of 1987 and subdivision 9 as added by chapter 485 of the 4 laws of 1996, are amended and three new subdivisions 10, 11 and 12 are 5 added to read as follows:

6 Any application form [or preapproved written solicitation] to enter 7 into a credit card agreement for personal, family, or household purposes 8 which is mailed to an individual residing in this state on or after January first, nineteen hundred eighty-eight, by or on behalf of [a] AN 9 issuer, whether or not the issuer is located in this state, other than 10 application form or solicitation included in a magazine, newspaper, 11 an 12 or other publication distributed by someone other than the issuer, and, 13 any application primarily for a credit card to be used for personal, family or household purposes which is distributed or made available 14 in this state to a resident of this state on or after January first, nine-15 16 teen hundred eighty-eight in an office or other place of business owned 17 operated by the issuer, shall contain the following disclosures in or 18 chart form and shall put chart headings in bold face type of at least 19 ten point in size and material inside the chart of at least eight point type in size. Such chart shall use substantially the same format and 20 In completing the chart with the information terminology shown below. 21 22 required for each category, the guidelines hereinafter contained in the 23 corresponding subdivisions numbered one through four shall be utilized:

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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2 3 4 5 6 7 8 9	Annual Percentage Rate (1)	Variable Rate Index and Spread (la)	Annualized Membership Fee (2)	Grace Period for Purchases (3)	Cash Advance Fee, Trans- action Fee, Late Fee, and Over-the- Limit Fees(4)
10 11 12 13 14 15 16 17					

18 (9) Any application form [or preapproved written solicitation] to 19 enter into a retail installment credit agreement in which the retail 20 seller or financing agency may take or retain a purchase money security 21 interest, as set forth in paragraph (c) of subdivision twelve of section 22 four hundred thirteen of the personal property law, which is mailed or 23 otherwise made available to an individual residing in this state on or 24 after the effective date of this subdivision, by or on behalf of an 25 issuer, whether or not the issuer is located in this state, other than 26 an application form or solicitation included in a magazine, newspaper, 27 or other publication distributed by someone other than the issuer, shall 28 contain a clear and conspicuous written notice or disclosure to the 29 buyer that the retail seller or financing agency has or may retain a 30 security interest in merchandise covered under paragraph (c) of subdivi-31 twelve of section four hundred thirteen of the personal property sion 32 law until the full payment price of said merchandise is paid. Further 33 provided, however, in all instances, said written notice must be provided to any buyer prior to the first transaction made under any such 34 35 retail installment credit agreement in which a security interest has been or may be taken or retained. 36

37 EXCEPT SUBDIVISION TWELVE OF THIS SECTION, IT (10)AS PROVIDED IN INSTITUTION, RETAIL 38 SHALL BE UNLAWFUL FOR ANY FINANCIAL MERCHANT OR 39 OTHER PERSON TO MAIL OR OTHERWISE DELIVER ANY CREDIT CARD APPLICATION OR CREDIT CARD IN THIS STATE. 40

(11) UPON CONVICTION OF A VIOLATION OF THIS SECTION, A FINE OF NO MORE 41 42 THAN ONE THOUSAND DOLLARS PER OCCURRENCE SHALL BE IMPOSED.

43 (12)THIS SECTION SHALL NOT APPLY TO ANY CREDIT CARD APPLICATION OR 44 CREDIT CARD WHEN MAILED OR OTHERWISE DELIVERED EITHER: 45

(A) IN RESPONSE TO A REQUEST OR APPLICATION FOR A CREDIT CARD; OR

46 (B) AS A REPLACEMENT FOR A CREDIT CARD PREVIOUSLY ISSUED TO THE PERSON 47 TO WHOM THE CREDIT CARD IS SHIPPED OR MAILED.

48 S 2. The third undesignated paragraph of paragraph (b) of subdivision 49 of section 108 of the banking law, as added by chapter 1 of the laws 5 50 of 1994, is amended to read as follows:

51 A written agreement, whether it provides for a fixed or variable 52 interest rate, may provide for an introductory rate of interest at 53 either a fixed or a variable rate, provided that the terms of such introductory rate, including, if applicable, the date on which the 54 55 introductory rate shall terminate, are disclosed to the borrower. Such

disclosure shall be contained on an application form [or pre-approved 1 2 written solicitation] as specified pursuant to subdivisions one and 3 one-a of section five hundred twenty of the general business law. A 4 change in the interest rate upon expiration of an introductory rate shall not be considered a variable rate or a change in terms. The inter-5 6 est rate in effect after expiration of an introductory rate may apply to 7 all amounts due under the agreement regardless of when incurred and 8 disclosure of the same shall be provided to the borrower in the written 9 agreement.

10 S 3. Paragraph (a) of subdivision 3 of section 413 of the personal 11 property law, as amended by chapter 1 of the laws of 1994, is amended to 12 read as follows:

seller may, in a retail [instalment] INSTALLMENT credit agree-13 (a) A 14 ment, contract for and, if so contracted for, the seller or holder ther-15 eof may charge, receive and collect the service charge authorized by 16 this article, which service charge shall not exceed the rate or rates 17 agreed upon by the seller and the buyer, including, in accordance with 18 the provisions of the credit agreement, rates that may vary, from time 19 to time computed, for the purposes of this section, on the outstanding indebtedness from month to month, or if the service charge so computed 20 21 is less than seventy cents for any month, seventy cents. If the credit 22 agreement provides for a variable rate of service charge, such rate 23 shall be determined at regular intervals as set forth in the credit 24 agreement and in accordance with such regulations as the banking board 25 shall prescribe but said rate shall not vary more often than once in any 26 three month period and shall be based on a published index that is (a) 27 readily available, (b) independently verifiable, (c) beyond the control of the seller and (d) approved by the superintendent, (e) such charges 28 29 credit agreements shall be based on the index values, or the index in 30 numbers plus or minus additional percentage points provided, however, that variations in the charge must correspond directly to the movements 31 32 of the index values plus or minus additional percentage points only. 33 such charge is established no lending institution may add any Once factors to increase the charge other than variations in the established 34 35 index without the prior approval of the banking board.

36 The banking board shall adopt regulations with respect to credit 37 agreements that provide for a variable rate of service charge, including but not limited to: (a) providing for disclosure to the buyer by the 38 39 seller of the circumstances under which the rate may increase, any limi-40 tations on the increase, the effect of an increase and an example of the payment terms that would result from an increase; (b) providing for 41 disclosure to the buyer by the seller of a history of the fluctuations 42 43 the index over a reasonable period of time; and (c) providing for of 44 notice to the buyer by the seller prior to any rate increase or change 45 in the terms of payment. The regulations shall allow a seller, holder or financing agency after choosing an approved index to choose a spread and 46 47 a minimum and maximum rate of service charge at its discretion. A retail 48 [instalment] INSTALLMENT credit agreement, whether it provides for a fixed or variable service charge, may provide for an introductory rate 49 50 service charge at either a fixed or variable rate, provided that the of 51 terms of such introductory rate, including, if applicable, the date on which the introductory rate shall terminate, are disclosed to the buyer. 52 53 Such disclosure shall be contained on an application form [or pre-ap-54 proved written solicitation] as specified pursuant to subdivisions one 55 and one-a of section five hundred twenty of the general business law. A 56 change in the service charge rate upon expiration of an introductory

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1 rate shall not be considered a variable rate or a change in terms. The 2 service charge rate in effect after expiration of an introductory rate 3 may apply to all amounts due under the credit agreement regardless of 4 when incurred, and disclosure of the same shall be provided to the buyer 5 in the written agreement.

6 S 4. This act shall take effect on the one hundred eightieth day after 7 it shall have become a law.