5209

2011-2012 Regular Sessions

IN SENATE

May 3, 2011

Introduced by Sens. FARLEY, GRIFFO -- read twice and ordered printed, and when printed to be committed to the Committee on Banks

AN ACT to amend the banking law, in relation to retail instalment contracts and transmitters of money

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

Section 1. Subdivisions 6-a, 6-b and 7 of section 491 of the banking law, subdivision 6-a as amended by chapter 289 of the laws of 1962, subdivision 6-b as added by chapter 358 of the laws of 1958 and subdivision 7 as amended by chapter 837 of the laws of 1966, are amended to read as follows:

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6-a. "Retail instalment obligation" or "obligation" means an agreement, entered into in this state, pursuant to which the buyer promises pay, in instalments, the time sale price or prices of goods and/or services, or any part thereof. The term does not include [(a)] a retail instalment contract[, (b)] OR a retail instalment credit agreement [or (c) an obligation which is intended to be and is ultimately insured or guaranteed under title three of the act of Congress entitled "Servicemen's Readjustment Act of 1944"]. THE TERM INCLUDES SUCH AN WHEREVER ENTERED INTO IF EXECUTED BY THE BUYER IN THIS STATE AND IF SOLICITED IN PERSON BY A SALESPERSON OR OTHER PERSON ACTING ON HIS HER OWN BEHALF OR THAT OF THE SELLER.

6-b. "Retail instalment credit agreement" or "credit agreement" means an agreement entered into in this state, pursuant to which the buyer promises to pay, in instalments, his OR HER outstanding indebtedness from time to time to a retail seller, not evidenced by a retail instalment contract or obligation, for one or more items of goods or services, whenever purchased or obtained, which provides for a service charge and under which instalment payments apply to his OR HER outstanding indebtedness from time to time. THE TERM INCLUDES SUCH AN AGREEMENT WHEREVER ENTERED INTO IF EXECUTED BY THE BUYER IN THIS STATE AND IF SOLICITED IN

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

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PERSON BY A SALESPERSON OR OTHER PERSON ACTING ON HIS OR HER OWN BEHALF OR THAT OF THE SELLER.

- "Sales finance company" means a person engaged, in whole or in part, directly or indirectly, in the business of purchasing or otherwise acquiring retail instalment contracts, obligations or credit agreements made by and between other parties, or any interest therein. The term includes a retail seller of motor vehicles engaged, in whole or in part, in the business of holding retail instalment contracts acquired from retail buyers, [which have] IF THE NUMBER OF RETAIL INSTALMENT CONTRACTS ACQUIRED IN ANY ONE YEAR EXCEEDS FIVE SUCH CONTRACTS, OR IF THE aggre-11 gate unpaid time balances [of twenty-five] ON SUCH CONTRACTS EXCEED 12 HUNDRED thousand dollars or more at any one time, exclusive of contracts repurchased from a sales finance company or financing agency, under an 13 agreement to repurchase in case of default entered into as an incident the bona fide sale thereof to a sales finance company or financing agency. The term does not include the pledgee of an aggregate number of to secure a bona fide loan thereon, OR A SECONDARY HOLDER OF contracts SUCH CONTRACTS. The term includes a person engaged, in whole 19 part, directly or indirectly, in the business of entering into retail instalment credit agreements with retail buyers pursuant to subdivision section four hundred thirteen of the personal property law. eleven of FOR PURPOSES OF THIS ARTICLE, THE TERM "SECONDARY HOLDER" MEANS A PERSON THAT (I) PURCHASES OR OTHERWISE ACQUIRES A SALES FINANCE CONTRACT, OR AN INTEREST THEREIN, THAT WAS ORIGINATED BY A PERSON LICENSED OR EXEMPT ARTICLE AND THAT IS SERVICED BY A PERSON LICENSING UNDER THIS LICENSED OR EXEMPT FROM LICENSING UNDER THIS ARTICLE, AND (II) HAS CONTACT WITH THE OBLIGOR UNDER SUCH CONTRACT.
- 28 Subdivision 1 of section 641 of the banking law, as amended by chapter 677 of the laws of 2004, is amended to read as follows:
- 29 1. No person shall engage IN THIS STATE in the business of selling or 30 issuing checks, or engage in the business of receiving money for trans-31 32 mission or transmitting the same, without a license therefor obtained 33 from the superintendent as provided in this article, nor shall any person engage in such business as an agent, except as an agent of a licensee or as agent of a payee; provided, however, that nothing in this 34 35 36 article shall apply to a bank, trust company, private banker, foreign 37 banking corporation licensed pursuant to article two of this chapter or 38 foreign banking company authorized to operate pursuant to the Interna-39 tional Banking Act of 1978 (12 USC 3101 et seq.), as amended, 40 bank, savings and loan association, an investment company, a national banking association, federal reserve bank, corporation organized under 41 the provisions of section twenty-five-a of an act of congress entitled 42 43 the "Federal Reserve Act", federal savings bank, federal savings 44 loan association or state or federal credit union OR OUT-OF-STATE STATE 45 BANK. A PERSON ENGAGES IN THIS STATE IN THE BUSINESS OF SELLING OR ISSUING CHECKS OR RECEIVING MONEY FOR TRANSMISSION OR TRANSMITTING THE 46 47 SAME IF SUCH PERSON INDUCES ANOTHER PERSON WHO IS A RESIDENT 48 LOCATED IN, THIS STATE TO ENTER INTO A TRANSACTION BY SOLICITATION IN OR THIS STATE BY ANY MEANS, INCLUDING BUT NOT LIMITED TO, MAIL, ELEC-49 50 TRONIC MAIL, TELEPHONE, RADIO, TELEVISION, THE INTERNET OR ANY 51 ELECTRONIC MEANS.
  - S 3. This act shall take effect immediately.