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2015-2016 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2015

- Introduced by M. of A. DINOWITZ, GALEF, HOOPER -- Multi-Sponsored by --M. of A. BRENNAN, CLARK, GIGLIO, GLICK -- read once and referred to the Committee on Consumer Affairs and Protection
- AN ACT to amend the general business law, in relation to prohibiting mailing of credit card applications to persons under twenty-one years of age

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] EXCEPT AS PROVIDED IN SUBDIVISION TEN OF THIS SECTION, ANY 7 application form or preapproved written solicitation to enter into a credit card agreement for personal, family, or household purposes which 8 9 mailed to an individual residing in this state on or after January is first, nineteen hundred eighty-eight, by or on behalf of [a] AN issuer, whether or not the issuer is located in this state, other than an appli-10 11 12 cation form or solicitation included in a magazine, newspaper, or other 13 publication distributed by someone other than the issuer, and, any application primarily for a credit card to be used for personal, family 14 or household purposes which is distributed or made available in 15 this state to a resident of this state on or after January first, nineteen 16 hundred eighty-eight in an office or other place of business owned or 17 operated by the issuer, shall contain the following disclosures in chart 18 19 form and shall put chart headings in bold face type of at least ten 20 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 termi-21 22 nology shown below. In completing the chart with the information

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

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1 required for each category, the guidelines hereinafter contained in the 2 corresponding subdivisions numbered one through four shall be utilized:

5					
4 5 7 8 9 10 11	Annual Percentage Rate (1)	Variable Rate Index and Spread (1a)	Annualized Membership Fee (2)	Grace Period for Purchases (3)	Cash Advance Fee, Trans- action Fee, Late Fee, and Over-the- Limit Fees(4)
12 13 14 15 16 17 18 19					

20 [Any] EXCEPT AS PROVIDED IN SUBDIVISION TEN OF THIS SECTION, ANY (9) 21 application form or preapproved written solicitation to enter into a retail installment credit agreement in which the retail seller or 22 23 financing agency may take or retain a purchase money security interest, 24 set forth in paragraph (c) of subdivision twelve of section four as hundred thirteen of the personal property law, which is mailed or other-wise made available to an individual residing in this state on or after 25 26 27 effective date of this subdivision, by or on behalf of an issuer, the whether or not the issuer is located in this state, other than an appli-28 cation form or solicitation included in a magazine, newspaper, or other 29 30 publication distributed by someone other than the issuer, shall contain 31 a clear and conspicuous written notice or disclosure to the buyer that 32 the retail seller or financing agency has or may retain a security interest in merchandise covered under paragraph (c) of subdivision 33 34 twelve of section four hundred thirteen of the personal property law 35 until the full payment price of said merchandise is paid. Further 36 provided, however, in all instances, said written notice must be 37 provided to any buyer prior to the first transaction made under any such 38 retail installment credit agreement in which a security interest has 39 been or may be taken or retained.

40 EXCEPT SUBDIVISION TWELVE OF THIS SECTION, IT (10)AS PROVIDED IN 41 SHALL BE UNLAWFUL FOR ANY FINANCIAL INSTITUTION, RETAIL MERCHANT OR 42 OTHER PERSON TO MAIL OR OTHERWISE DELIVER ANY CREDIT CARD APPLICATION, PREAPPROVED WRITTEN SOLICITATION OR CREDIT CARD IN THIS STATE 43 TO ANY PERSON UNDER TWENTY-ONE YEARS OF AGE. 44

45 (11) UPON CONVICTION OF A VIOLATION OF THIS SECTION, A FINE OF NO MORE46 THAN ONE THOUSAND DOLLARS PER OCCURRENCE SHALL BE IMPOSED.

47 (12) THIS SECTION SHALL NOT APPLY TO ANY CREDIT CARD APPLICATION, 48 PREAPPROVED WRITTEN SOLICITATION OR CREDIT CARD WHEN MAILED OR OTHERWISE 49 DELIVERED EITHER:

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

51 (B) AS A REPLACEMENT FOR A CREDIT CARD PREVIOUSLY ISSUED TO THE PERSON 52 TO WHOM THE CREDIT CARD IS SHIPPED OR MAILED.

53 S 2. This act shall take effect on the one hundred eightieth day after 54 it shall have become a law.