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MIRIAM DEFENSOR SANTIAGO

FOURTEENTH CONGRESS OF TO OF THE PHILIPPINES	HE REPUBLIC)	7 33 18 1 15
First Regular Session	,)	
	S. B. No. 1259	HED. ATO SY .

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

Republic Act No. 7394, otherwise known as the Consumer Act, Title 4, Article 141 provides that before opening an account under an open-end-credit plan, the creditor shall disclose, to the extent applicable, the following information:

- a) the conditions under which a finance charge may be imposed, including the time period, if any, within which any credit extended may be repaid without incurring a finance charge;
- b) the method of determining the balance upon which a finance charge may be imposed;
- c) the method of determining the amount of the finance charges, including any minimum or fixed amount imposed as a financed charge;
- d) where one or more periodic rates may be used to compute a finance charge, each such rate, the range of balances to which it is applicable, and the corresponding simple annual rate; and
- e) the conditions under which the creditor may impose a security lien and a description of the goods to which such lien may attach.

This bill complements the law by requiring a 90-day notice before changing the annual percentage rate of interest applicable on any credit card account or before changing the index used to determine such rate. It further seeks to freeze the interest rate terms and fees on canceled credit card accounts before the 90-day period ends.*

* This bill was originally filed during the Thirteenth Congress, First Regular Session.

FOURTEENTH CONGRESS OF OF THE PHILIPPINES First Regular Session	THE REPUBLIC)	7 30 18 1 19
That Regular Bession	SENATE S. B. No. <u>1259</u>	HEAL-VED FY
Introduced	l by Senator Miriam Defensor S	Santiago
Be it enacted by the Senate	GING THEIR ANNUAL CRE MY CREDIT CARD ACCOU USED TO DETERMINE SU	DIT PERCENTAGE RATE OF NT OR BEFORE CHANGING
assembled:		
SECTION 1. Short Title.	- This Act shall be known as	the "Credit Card Interest Rate
Change Disclosure Act."		
SECTION 2. Declaration	of Policy The State shall sim	plify, clarify and modernize the
laws governing credit transaction	ns and encourage the develop	ment of fair and economically
sound consumer credit practices.	The State shall assure the fu	ll disclosure of the true cost of
credit to protect the consumer from	n lack of awareness of the true	cost of credit to the user.
SECTION 3. Definition of	Terms As used in this Act, the	ne term:
(A) "Credit Card" mean	s any card, plate, coupon bo	ok or other credit card device
existing for the purp	ose of obtaining money, prope	erty, labor or services on credit;
and		
(B) "Open-End-Credit Pl	an" means a consumer credit e	extended on an account pursuant
to a plan under which	1:	
(1) The creditor ma	ay permit the person to make	purchases or obtain loans, from
time to time, di	rectly from the creditor or ind	irectly by the use of credit card,
check or other o	device;	
(2) The person has	the privilege of paying the bala	ance;

(3) A finance	charge may	be com	puted by	the	creditor	from	time	to	time	on	an
outstandin	ng unnaid ba	lance.									

SECTION 4. Advance Notice of Increase in Interest Required. — In the case of any credit card account under an open-end-credit plan, no increase in any annual percentage rate of interest other than an increase dues solely to a change in another rate of interest to which such rate is indexed or an increase due to the expiration of any introductory percentage rate of interest applicable to any outstanding balance of credit under such plan; and no change in the index used to determine any such annual percentage rate of interest, may take effect before the end of the ninety (90) day period beginning on the date of notice of such increase or change in index is first provided to the consumer.

SECTION 5. Freeze on Interest Rate Terms and Fees on Canceled Cards. -

- (A) Increase Not Effective for Canceled Accounts. If, after receiving a notice pursuant to Section 3 with respect to any credit card account under an open-end-credit plan, a consumer cancels the credit card account before the end of the ninety (90) day period referred to in such Section--
 - (1) An annual percentage rate of interest applicable after the cancellation with respect to the outstanding balance on such account as of the date of cancellation may not exceed any annual percentage rate or interest applicable with respect to such balance under the terms and conditions in effect before the cancellation; and
 - (2) The repayment of such outstanding balance after the cancellation shall be subject to all other terms and conditions applicable with respect to such account before the cancellation.
- (B) Notice of Right to Cancel. The notice referred to in Section 3 with respect to an increase in any annual percentage rate of interest or any change in an index shall be made in a clear and conspicuous manner and shall contain a brief statement of the right of the consumer—
 - (1) To cancel the account before the effective date of the increase or change in index; and

l	(2) After such cancellation, to pay any balance outstanding on such account at the
2	time of the cancellation in accordance with the terms and conditions in effect
3	before the cancellation.
1	SECTION 6. Penalties Any creditor who in connection with any credit card
5	transaction fails to disclose to any person any information in violation of this Act shall be liable
5	to such person in the amount of One Thousand pesos (P1,000.00) or in the amount equal to twice
7	the finance charge required by the creditor in connection with such transaction, whichever is

the mance charge required by the creditor in connection with such transaction, whichever is

greater. Action to recover such penalty may be brought by such person within one (1) year from

the date of the occurrence of the violation in any court of competent jurisdiction.

SECTION 7. Separability Clause. – If any provision or part hereof is held invalid or unconstitutional, the remainder of the law of the provision not otherwise affected shall remain valid and subsisting.

SECTION 8. Repealing Clause. – Any law, presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation contrary to, or inconsistent with, the provisions of this Act is hereby repealed, modified or amended accordingly.

SECTION 9. Effectivity Clause. – This Act shall take effect fifteen (15) days after its publication in at least two (2) newspapers of general circulation.

18 Approved,