OFFICE OF SECURIARY

FOURTEENTH CONGRESS OF THE REPUBLIC)
OF THE PHILIPPINES)
Second Regular Session)

9 FEB -9 P2 51

SENATE S. No. <u>3046</u>

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Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

Through the technology of Automated Teller Machines (ATM's), bank customers can easily access their bank accounts in order to make cash withdrawals, cash deposits, and balance inquiries.

Some ATM operators however, charge their clients for a balance inquiry transaction without notifying customers that such transaction has a corresponding charge. The innocent customer will only then learn that he was charged with the balance inquiry transaction upon receipt of his periodical bank statement. By then, it will have been too late for him to take steps to avoid the charge.

ATM operators who set up their system to unknowingly charge consumers for simply requesting a balance inquiry are doing nothing more than taking advantage of their customers. This Bill seeks to require ATM operators to provide a notice disclosing to the consumer that a fee will be imposed for providing the balance inquiry and shall require that the same be displayed on the ATM screen during the transaction. The notice required in this Bill shall also demand that ATM operators disclose the amount of the balance inquiry transaction and provide their consumers an opportunity to cancel the inquiry without paying a corresponding fee.

MIRIAM DEFENSOR SANTIAGO

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	S. No. 3046			
	Introduced by Senator Miriam Defensor Santiago			
1 2 3 4 5 6 7	AN ACT REQUIRING ALL AUTOMATED TELLER MACHINES TO DISCLOSE THE CHARGES FOR A BALANCE INQUIRY TRANSACTION Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:			
8	SECTION 1. Short Title.			
9	This Act may be known as the "Balance Inquiry Fee Notice Act".			
10	SECTION 2. Definitions.			
11 12	For purposes of this Act, the following definitions shall apply:			
13	a) ACCOUNT - means a demand, time, or savings deposit, or other			
14	consumer asset account, other than an occasional or incidental credit balance, held			
15 16	either directly or indirectly by a financial institution and established for personal, family or household purposes.			
17	b) AUTOMATED TELLER MACHINE - means an electronic information			
18	processing device which accepts or dispenses cash in connection with a credit or			
19	deposit account. The term does not include tellers' stations staffed by a person or			
20	other staffed facilities.			
21	c) OPERATOR - means any chartered bank, savings bank, savings and loan			
22	association, credit union or other entity which operates an automated teller			
23	machine.			
24				
25	SECTION 3. Prohibition An operator shall not charge a fee to a consumer for			
26	the consumer's use of an automated teller machine to inquire as to the balance in the			
27	consumer's account unless both of the following conditions are met:			

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29	a. A notice is prominently displayed on the automated teller machine screen,
30	disclosing to the consumer before the consumer is committed to completing the
31	inquiry and paying the fee:
32	(1) that a fee will be imposed for providing the balance inquiry service;
33	(2) the amount of the fee; and
34	(3) that the consumer has a right to cancel the inquiry without paying the fee;
35	and
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37	b. The consumer elects to continue the inquiry after the notice is displayed.
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39	SECTION. 4. Penalties Any director, officer or agent of an operator who shall
40	authorize, order or perform any of the acts or practices constituting in whole or in part a
41	violation of Section 3 of this Act, shall upon conviction, be subject to a fine of not less
42	than Ten thousand pesos (P10,000.00) but not more than Fifty thousand pesos
43	(P50,000.00) or imprisonment of not less than two (2) months but not more than one (1)
44	year, or both upon the discretion of the court.
45	
46	SECTION 5. Separability Clause If any provision or part thereof, is held
47	invalid or unconstitutional, the remainder of the law or the provision not otherwise
48	affected shall remain valid and subsisting.
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	CIECTIONIC Describes Clause Any large quanties decrease on increases
50	SECTION 6. Repealing Clause Any law, presidential decree or issuance,
51	executive order, letter of instruction, administrative order, rule or regulation contrary to,
52	or inconsistent with the provisions of this Act is hereby repealed, modified or amended
53	accordingly.
54	
55	SECTION 7. Effectivity Clause This Act shall take effect fifteen (15) days
56	after its publication in at least two (2) newspapers of general circulation.
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58	Annroyad
50	Approved.