#### 105TH CONGRESS 1ST SESSION

# H. R. 2662

To amend the Truth in Lending Act to prevent credit card issuers from advertising and offering one type of credit card and then issuing another type of credit card without the informed consent of the consumer, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

OCTOBER 9, 1997

Mr. Menendez (for himself, Mr. Stark, Mrs. Maloney of New York, Ms. Kilpatrick, Mr. Green, and Ms. Lofgren) introduced the following bill; which was referred to the Committee on Banking and Financial Services

## A BILL

To amend the Truth in Lending Act to prevent credit card issuers from advertising and offering one type of credit card and then issuing another type of credit card without the informed consent of the consumer, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Fair Credit Card Ap-
- 5 plication Act of 1997".

### SEC. 2. FAIRNESS IN CREDIT AND CHARGE CARD APPLICA-2 TIONS. 3 (a) IN GENERAL.—Section 127(c)(1) of the Truth in Lending Act (15 U.S.C. 1637(c)(1)) is amended by adding 4 5 at the end the following new subparagraphs: 6 "(C) ELECTION OF MINIMUM AMOUNT OF 7 CREDIT LIMIT.—If a credit card account estab-8 lished pursuant to an application or solicitation 9 to which subparagraph (A) applies would be 10 subject to a maximum dollar amount limitation 11 on the amount of the credit which is authorized 12 to be extended with respect to such account 13 (hereafter in this subparagraph referred to as 14 the 'credit limit'), the following provisions shall 15 apply: 16 "(i) The application or solicitation shall disclose to the consumer that— 17 18 "(I) a credit limit will or may be 19 applicable with respect to such ac-20 count; and "(II) the consumer has the right 21 22 to state the lowest amount of the 23 credit limit which such consumer is 24 willing to accept if the credit card ac-25 count is established.

1	"(ii) A completed application or solici-
2	tation submitted by a consumer may not
3	be processed by a credit card issuer unless
4	the application or solicitation contains—
5	"(I) an explicit statement by the
6	consumer, in the format prescribed by
7	the Board pursuant to section
8	122(c)(3), of the lowest amount of
9	any credit limit that the consumer is
10	willing to accept; or
11	"(II) an explicit positive state-
12	ment by the consumer that the
13	consumer has no preference with re-
14	gard to the amount of a credit limit.
15	"(iii) If a credit card issuer is unwill-
16	ing to open a credit card account with a
17	credit limit equal to or greater than an
18	amount indicated by the consumer as the
19	lowest amount the consumer is willing to
20	accept, the credit card issuer may not issue
21	a credit card on the basis of such applica-
22	tion or solicitation.
23	"(D) DIFFERENT TYPE, DESIGNATION, OR
24	BRAND OF CREDIT CARD.—If an application or
25	solicitation to which subparagraph (A) applies

1	may result in the issuance of a different type,
2	designation, or brand of credit card to a
3	consumer than the type, designation, or brand
4	of credit card to which such application or solic-
5	itation relates, the following provisions shall
6	apply:
7	"(i) The application or solicitation
8	shall disclose to the consumer that—
9	"(I) the submission of the appli-
10	cation or solicitation may result in the
11	issuance of a different type, designa-
12	tion, or brand of credit card to the
13	consumer than the type, designation,
14	or brand of credit card to which such
15	application or solicitation relates; and
16	"(II) the consumer has the right
17	to state whether or not the consumer
18	is willing to accept such other credit
19	card.
20	"(ii) The application or solicitation
21	shall contain (for each type, designation, or
22	brand of credit card which could be issued
23	on the basis of the submission of such ap-
24	plication or solicitation) all the information
25	and disclosures which would be required

under this subsection and subsection (e)

(in the format required under section 122(c)) if the application or disclosure relates to such other type, designation, or brand of credit card.

"(iii) A completed application or solicitation submitted by a consumer may not be processed by a credit card issuer unless the application or solicitation contains an explicit statement by the consumer, in the format prescribed by the Board pursuant to section 122(c)(3), that the consumer is or is not willing to accept a different type, designation, or brand of credit card than the type, designation, or brand of credit card to which such application or solicitation relates.

"(iv) If a credit card issuer is unwilling to issue a credit card of the type, designation, or brand of credit card to which
an application or solicitation relates and
the consumer has indicated that the
consumer is not willing to accept a different type, designation, or brand of credit
card, then the credit card issuer may not

1	issue a credit card on the basis of such ap-
2	plication or solicitation.".
3	(b) Disclosures in Telephone Solicitations.—
4	Section 127(e)(2) of the Truth in Lending Act (15 U.S.C.
5	1637(c)(2)) is amended by adding at the end the following
6	new subparagraph:
7	"(C) Additional disclosures and
8	CONSUMER RESPONSES.—
9	"(i) In general.—In the case of a
10	telephone solicitation to open a credit card
11	account for any person under an open end
12	consumer credit plan, the person making
13	the solicitation shall orally disclose, to the
14	extent applicable, the information de-
15	scribed in paragraph (1)(C)(i) and clauses
16	(i) and (ii) of paragraph (1)(D) with re-
17	gard to such solicitation.
18	"(ii) Consumer responses.—If a
19	person making a telephone solicitation de-
20	scribed in clause (i) is required to orally
21	disclose information pursuant to such
22	clause, clauses (ii) and (iii) of paragraph
23	(1)(C) and clauses (iii) and (iv) of para-
24	graph (1)(D), as the case may be, shall
25	apply with regard to such solicitation.".

1	(c) Disclosures in Applications and Solicita-
2	TIONS BY OTHER MEANS.—Section 127(c)(3) of the
3	Truth in Lending Act (15 U.S.C. 1637(c)(3)) is amend-
4	ed—
5	(1) in subparagraph (A)—
6	(A) by inserting ", including publications
7	or websites on the worldwide web or other dis-
8	tribution networks," after "publications"; and
9	(B) by inserting "and the requirements of
10	subparagraph (F)" before the period at the
11	end; and
12	(2) by adding at the end the following new sub-
13	paragraph:
14	"(F) Additional disclosures and
15	CONSUMER RESPONSES.—
16	"(i) In general.—An application or
17	solicitation described in subparagraph (A)
18	meets the requirements of this subpara-
19	graph if the application or solicitation con-
20	tains, to the extent applicable, the informa-
21	tion described in paragraph (1)(C)(i) and
22	clauses (i) and (ii) of paragraph (1)(D)
23	with regard to such application or solicita-
24	tion.

"(ii) Consumer responses.—If an 1 2 application or solicitation described in sub-3 paragraph (A) is required to contain infor-4 mation pursuant to clause (i) of this subparagraph, clauses (ii) and (iii) of para-5 6 graph (1)(C) and clauses (iii) and (iv) of 7 paragraph (1)(D), as the case may be, 8 shall apply with regard to such application 9 or solicitation.". 10 (d) Disclosures in Applications and Solicita-TIONS FOR CHARGE CARDS.—Section 127(c)(4) of the 11 Truth in Lending Act (15 U.S.C. 1637(c)(4)) is amended 12 by adding at the end the following new subparagraph: 13 14 "(F) Full DISCLOSURE REQUIRE-15 MENTS.—In the case of any application or solic-16 itation for a charge card to which subparagraph 17 (A), (C), or (D) applies, the requirements of 18 paragraph (1)(D) shall apply to such applica-19 tion or solicitation in the same manner and to 20 the same extent that such subparagraphs of 21 paragraph (1) apply to credit card applications 22 and solicitations.". 23 (e) Format of Disclosures.— 24 (1) In General.—Section 122(c)(1) of the 25 Truth in Lending Act (15 U.S.C. 1632(c)) is

1	amended in the matter preceding subparagraph
2	(A)—
3	(A) by inserting " $(1)(C)(i)$ , $(1)(D)(i)$ ,
4	(3)(F)," after "(1)(A),";
5	(B) by striking "and" after "(4)(A),"; and
6	(C) by inserting ", and $(4)(F)$ " after
7	"(4)(C)(i)(I)".
8	(2) Requirements relating to format for
9	DISCLOSURES OF CONSUMER OPTIONS AND
10	CONSUMER RESPONSES.—Section 122(c) of the
11	Truth in Lending Act (15 U.S.C. 1632(c)) is
12	amended by adding at the end the following new
13	paragraph:
14	"(3) Format for disclosure of consumer
15	OPTIONS AND CONSUMER RESPONSES.—In the regu-
16	lations prescribed under paragraph (1), the Board
17	shall prescribe the format for any consumer response
18	pursuant to—
19	"(A) subparagraph (C)(ii) or (D)(iii) of
20	paragraph (1) of section 127(e), in connection
21	with any application or solicitation to which
22	paragraph (1), (2), or (3) of such section ap-
23	plies; or
24	(B) subparagraph $(F)$ of section
25	127(c)(4), in connection with any application or

- 1 solicitation to which subparagraph (A), (C), or
- 2 (D) of such section applies.".

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