111TH CONGRESS 2D SESSION

H.R.5199

To authorize the Board of Governors of the Federal Reserve System to promulgate regulations regarding interchange transaction fees and to amend the Truth in Lending Act to prohibit certain restrictions put in place by credit card networks.

IN THE HOUSE OF REPRESENTATIVES

May 4, 2010

Mr. Welch introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To authorize the Board of Governors of the Federal Reserve System to promulgate regulations regarding interchange transaction fees and to amend the Truth in Lending Act to prohibit certain restrictions put in place by credit card networks.

- 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 "Electronic Check Par-
- 5 ity Act of 2010".

1	SEC. 2. REGULATORY AUTHORITY OF THE BOARD OF GOV-
2	ERNORS OF THE FEDERAL RESERVE SYSTEM
3	FOR ELECTRONIC DEBIT TRANSACTIONS.
4	(a) FINDING.—The Congress finds that electronic
5	debit transactions serve as a functional replacement for
6	check transactions.
7	(b) Rulemaking.—
8	(1) In General.—The Board shall have au-
9	thority to promulgate rules regarding any inter-
10	change transaction fee that is charged with respect
11	to an electronic debit transaction.
12	(2) Considerations.—Rules promulgated by
13	the Board pursuant to paragraph (1) shall be based
14	on—
15	(A) historic policies implemented by the
16	Board that have ensured that checks clear at
17	par; and
18	(B) the Congressional finding under sub-
19	section (a) that electronic debit transactions
20	serve as a functional replacement for check
21	transactions.
22	(c) Exemptions.—The Board may exempt financial
23	institutions, including those regulated by the National
24	Credit Union Administration, that, together with affili-
25	ates, have assets of less than $$1,000,000,000$ from the

- 1 rules promulgated by the Board pursuant to subsection 2 (b).
- 3 (d) Definitions.—For purposes of this section:

- (1) Board.—The term "Board" means the Board of Governors of the Federal Reserve System.
 - (2) ELECTRONIC DEBIT TRANSACTION.—The term "electronic debit transaction" means a transaction in which a person uses a debit card or other device that has been approved for use in a payment card network to debit an account for the purpose of transferring money between accounts or obtaining goods or services.
 - (3) Interchange transaction fee" means any fee term "interchange transaction fee" means any fee established, charged, or received by an issuer or a payment card network on a per-transaction basis that has been established for the purpose of compensating the issuer or payment card network for its role in authorizing, clearing, settling, or otherwise processing an electronic debit transaction.
 - (4) Issuer.—The term "issuer" means a financial institution that issues cards or other devices that have been approved for use in a payment card network.

1	(5) Payment card network.—The term
2	"payment card network" means an entity that di-
3	rectly, or through licensed members, processors, or
4	agents, provides the proprietary services, infrastruc-
5	ture and software that route information and data
6	to conduct transaction authorization, clearance and
7	settlement, and that a person is required to access
8	in order to accept a specific brand of credit card,
9	debit card, prepaid card or similar device as a form
10	of payment.
11	SEC. 3. LIMITATION ON CREDIT CARD NETWORK RESTRIC-
12	TIONS.
13	(a) IN GENERAL.—Chapter 2 of the Truth in Lend-
14	ing Act (15 U.S.C. 1631 et seq.) is amended by adding
15	at the end the following new section:
16	"§ 140B. Limitation on credit card network restric-
17	tions.
18	"(a) In General.—A credit card network may not,
19	directly or through any agent, processor, or licensed mem-
20	ber of the network, by contract or otherwise, inhibit the
21	ability of any person—
22	"(1) to set a minimum or maximum dollar
23	value for such person's acceptance of any form of
24	payment: or

- "(2) to offer a discount, benefit, or anything else of value to customers in order to create an incentive for customers to pay such person using a form of payment that carries lower transaction fees or costs for such person.

 (b) Credit Card Network Defined.—For pur-
- "(b) Credit Card Network Defined.—For purposes of this section, the term 'credit card network' means
 an entity that directly, or through licensed members, processors, or agents, provides the proprietary services, infrastructure, and software that route information and data
 to facilitate transaction authorization, clearance, and settlement that a person must access in order to accept a
 specific brand of general-purpose credit card as payment
 for goods or services.".
- 15 (b) CLERICAL AMENDMENT.—The table of sections 16 for chapter 2 of the Truth in Lending Act is amended 17 by inserting after the item relating to section 140A the 18 following new item:

"140B. Limitation on credit card network restrictions".