110TH CONGRESS 1ST SESSION S. 1925

To amend the Truth in Lending Act, to prevent credit card issuers from taking unfair advantage of college students and their parents, and for other purposes.

IN THE SENATE OF THE UNITED STATES

August 1, 2007

Mr. KOHL (for himself, Mr. SANDERS, Mrs. MCCASKILL, Mr. DURBIN, and Mr. SMITH) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

- To amend the Truth in Lending Act, to prevent credit card issuers from taking unfair advantage of college students and their parents, 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 "Student Credit Card
- 5 Protection Act of 2007".

3 Section 127 of the Truth in Lending Act (15 U.S.C.
4 1637) is amended by adding at the end the following new
5 subsection:

6 "(i) PROVISIONS APPLICABLE WITH REGARD TO THE
7 ISSUANCE OF CREDIT CARDS TO FULL-TIME, TRADI8 TIONAL-AGED COLLEGE STUDENTS.—

9 "(1) DEFINITIONS.—For purposes of this sec10 tion, the following definitions shall apply:

11 "(A) COLLEGE STUDENT CREDIT CARD AC-12 COUNT DEFINED.—For purposes of this sub-13 section, the term 'college student credit card ac-14 count' means a credit card account under an 15 open end consumer credit plan established or 16 maintained for or on behalf of any college stu-17 dent.

18 "(B) COLLEGE STUDENT.—The term 'col19 lege student' means an individual—

20 "(i) who is a full-time student attend21 ing an institution of higher education; and
22 "(ii) who has not yet attained the age
23 of 21.

24 "(C) INSTITUTION OF HIGHER EDU25 CATION.—The term 'institution of higher edu26 cation' has the same meaning as in section

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101(a) of the Higher Education Act of 1965
(20 U.S.C. 1001(a)).
"(2) Maximum amount limitation as a per-
CENTAGE OF GROSS INCOME.—Unless a parent, legal
guardian, or spouse of a college student assumes
joint liability for debts incurred by the student in
connection with a college student credit card ac-
count—
"(A) no creditor shall grant a college stu-
dent a credit card account where the credit
limit for that account exceeds, during a full cal-
endar year, the greater of—
"(i) 20 percent of the annual gross in-
come of the student; or
"(ii) \$500; and
"(B) no creditor shall grant a student a
credit card account, if the credit limit for that
credit card account, combined with the credit
limits of any other credit card accounts held by
the student, would exceed 30 percent of the an-
nual gross income of the student in the most
recently completed calendar year.
"(3) PARENTAL APPROVAL REQUIRED TO IN-
CREASE CREDIT LINES FOR ACCOUNTS FOR WHICH
PARENT IS JOINTLY LIABLE.—No increase may be

1 made in the amount of credit authorized to be ex-2 tended under a college student credit card account 3 for which a parent, legal guardian, or spouse of the 4 consumer has assumed joint liability for debts in-5 curred by the consumer in connection with the ac-6 count, before the consumer attains the age of 21, 7 with respect to such consumer, unless the parent, 8 guardian, or spouse of the consumer, as applicable, 9 approves in writing, and assumes joint liability for, 10 such increase.

"(4) INCOME VERIFICATION.—For purposes of
this subsection, a creditor shall require adequate
proof of income, income history, and credit history,
subject to the rules of the Board, before any college
student credit card account may be opened by or on
behalf of a student.

17 "(5) PROHIBITION ON MORE THAN 1 CREDIT
18 CARD ACCOUNT FOR ANY COLLEGE STUDENT.—No
19 creditor may open a credit card account for, or issue
20 any credit card to, any college student who—

21 "(A) has no verifiable annual gross income;22 and

23 "(B) already maintains a credit card ac24 count under an open end consumer credit plan
25 with that creditor, or any affiliate thereof.

"(6) EXEMPTION AUTHORITY.—The Board
 may, by rule, provide for exemptions to the provi sions of this subsection, as deemed necessary or ap propriate by the Board, consistent with the purposes
 of this subsection.".

6 SEC. 3. REGULATIONS REQUIRED.

Not later than 180 days after the date of enactment
of this Act, the Board of Governors of the Federal Reserve
System shall issue such rules as may be necessary to carry
out section 127(i) of the Truth in Lending Act, as added
by this Act.

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