111TH CONGRESS 1ST SESSION S. 566

To create a Financial Product Safety Commission, to provide consumers with stronger protections and better information in connection with consumer financial products, and to give providers of consumer financial products more regulatory certainty.

IN THE SENATE OF THE UNITED STATES

March 10, 2009

Mr. DURBIN (for himself, Mr. SCHUMER, and Mr. KENNEDY) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

- To create a Financial Product Safety Commission, to provide consumers with stronger protections and better information in connection with consumer financial products, and to give providers of consumer financial products more regulatory certainty.
 - 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Financial Product Safety Commission Act of 2009".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Definitions.
- Sec. 4. Establishment of Commission.
- Sec. 5. Objectives and responsibilities.
- Sec. 6. Coordination of enforcement.
- Sec. 7. Authorities.
- Sec. 8. Collaboration with Federal and State entities.
- Sec. 9. Prohibited acts.
- Sec. 10. Enforcement.
- Sec. 11. Reports.
- Sec. 12. Authorization of appropriations.

1 SEC. 2. FINDINGS.

2 Congress finds that—

3 (1) the Nation's multiagency financial services 4 regulatory structure has created a dispersion of reg-5 ulatory responsibility, which in turn has led to an in-6 adequate focus on protecting consumers from inap-7 propriate consumer financial products and practices; 8 (2) the absence of appropriate oversight has al-9 lowed excessively costly or predatory consumer fi-10 nancial products and practices to flourish; and 11 (3) the creation of a regulator whose sole focus 12 is the safety of consumer financial products would 13 help address this lack of consumer protection. 14 **SEC. 3. DEFINITIONS.** 15 For purposes of this Act— (1) the terms "Commission", "Chairperson", 16

and "Commissioner" mean the Financial Product
Safety Commission established under this Act and
the Chairperson and any Commissioner thereof, respectively;

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1	(2) the term "consumer financial product" in-
2	cludes—
3	(A) any extension of credit, deposit ac-
4	count, payment mechanism, or other product or
5	service within the scope of—
6	(i) the Truth in Savings Act (12
7	U.S.C. 4301 et seq.);
8	(ii) the Consumer Credit Protection
9	Act (15 U.S.C. 1601 et seq.); or
10	(iii) article 3 (relating to negotiable
11	instruments) or article 4 (relating to bank
12	deposits) of the Uniform Commercial Code,
13	as in effect in any State;
14	(B) any other extension of credit, deposit
15	account, or payment mechanism; and
16	(C) any ancillary product, practice, or
17	transaction;
18	(3) the term "appropriate committees of Con-
19	gress" means the Committee on Banking, Housing,
20	and Urban Affairs and the Subcommittee on Finan-
21	cial Services and General Government of the Com-
22	mittee on Appropriations of the Senate, and the
23	Committee on Financial Services and the Sub-
24	committee on Financial Services and General Gov-
25	ernment of the Committee on Appropriations of the

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1	House of Representatives, and any successor com-
2	mittees, as may be constituted;
3	(4) the term "consumer" means any natural
4	person and any small business concern, as defined in
5	section 3 of the Small Business Act (15 U.S.C.
6	632); and
7	(5) the term "credit" has the same meaning as
8	in section 103 of the Truth in Lending Act (15
9	U.S.C. 1602).
10	SEC. 4. ESTABLISHMENT OF COMMISSION.
11	(a) Establishment; Chairperson.—
12	(1) ESTABLISHMENT.—There is established the
13	"Financial Product Safety Commission" which shall
14	be an independent establishment, as defined in sec-
15	tion 104(1) of title 5, United States Code.
16	(2) Membership.—
17	(A) IN GENERAL.—The Commission shall
18	be comprised of 5 commissioners, appointed by
19	the President, by and with the advice and con-
20	sent of the Senate.
21	(B) Considerations.—In making ap-
22	pointments to the Commission, the President
23	shall consider individuals who, by reason of
24	their background and expertise in areas related

1	to consumer financial product safety, are quali-
2	fied to serve as members of the Commission.
3	(3) CHAIRPERSON.—The Chairperson of the
4	Commission shall be appointed by the President, by
5	and with the advice and consent of the Senate, from
6	among the members of the Commission.
7	(4) Removal.—Any Commissioner may be re-
8	moved by the President for neglect of duty or mal-
9	feasance in office, but for no other cause.
10	(b) TERM; VACANCIES.—
11	(1) IN GENERAL.—Except as provided in para-
12	graph (2) —
13	(A) the Commissioners first appointed
14	under this section shall be appointed for terms
15	ending 3, 4, 5, 6, and 7 years, respectively,
16	after the date of enactment of this Act, the
17	term of each to be designated by the President
18	at the time of nomination; and
19	(B) each of their successors shall be ap-
20	pointed for a term of 5 years from the date of
21	the expiration of the term for which the prede-
22	cessor was appointed.
23	(2) LIMITATIONS.—Any Commissioner ap-
24	pointed to fill a vacancy occurring prior to the expi-
25	ration of the term for which the predecessor thereof

1	was appointed shall be appointed only for the re-
2	mainder of such term. A Commissioner may con-
3	tinue to serve after the expiration of such term until
4	a successor has taken office, except that such Com-
5	missioner may not continue to serve more than 1
6	year after the date on which the term of that Com-
7	missioner would otherwise expire under this sub-
8	section.
9	(c) RESTRICTIONS ON OUTSIDE ACTIVITIES.—
10	(1) POLITICAL AFFILIATION.—Not more than 3
11	Commissioners may be affiliated with the same polit-
12	ical party.
13	(2) Conflicts of interest.—No individual
14	may serve as a Commissioner if that individual—
15	(A) is in the employ of, holding any official
16	relation to, or married to any person engaged
17	in selling or devising consumer financial prod-
18	ucts;
19	(B) owns stock or bonds of substantial
20	value in a person so engaged;
21	(C) is in any other manner pecuniarily in-
22	terested in a person so engaged; or
23	(D) engages in any other business, voca-
24	tion, or employment.

1 (d) VACANCIES; QUORUM; SEAL; VICE CHAIR-2 person.—

3	(1) VACANCIES.—No vacancy on the Commis-
4	sion shall impair the right of the remaining Commis-
5	sioners to exercise all the powers of the Commission.
6	(2) Quorum.—Three members of the Commis-
7	sion shall constitute a quorum for the transaction of
8	business, except that—
9	(A) if there are only 3 members serving on
10	the Commission because of vacancies on the
11	Commission, 2 members of the Commission
12	shall constitute a quorum for the transaction of
13	business; and
14	(B) if there are only 2 members serving on
15	the Commission because of vacancies on the
16	Commission, 2 members shall constitute a
17	quorum for the 6-month period (or the 1-year
18	period, if the 2 members are not affiliated with
19	the same political party) beginning on the date
20	of the vacancy which caused the number of
21	Commissioners to decline to 2.
22	(3) SEAL.—The Commission shall have an offi-
23	cial seal, of which judicial notice shall be taken.
24	(4) VICE CHAIRPERSON.—The Commission
25	shall annually elect a Vice Chairperson to act in the

2 of a vacancy in the office of the Chairperson. 3 (e) Offices.—The Commission shall maintain a 4 principal office and such field offices as it determines nec-5 essary, and may meet and exercise any of its powers at any other place. 6 (f) FUNCTIONS OF CHAIRPERSON; REQUEST FOR AP-7 8 PROPRIATIONS.— 9 (1) DUTIES.—The Chairperson shall be the 10 principal executive officer of the Commission, and 11 shall exercise all of the executive and administrative 12 functions of the Commission, including functions of 13 the Commission with respect to— 14 (A) the appointment and supervision of 15 personnel employed by the Commission (and the 16 Commission shall fix their compensation at a 17 level comparable to that for employees of the 18 Securities and Exchange Commission); 19 (B) the distribution of business among per-20 sonnel appointed and supervised by the Chair-21 person and among administrative units of the 22 Commission; and 23 (C) the use and expenditure of funds. 24 (2) GOVERNANCE.—In carrying out any of the 25 functions of the Chairperson under this subsection,

absence or disability of the Chairperson or in case

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the Chairperson shall be governed by general policies
 of the Commission and by such regulatory decisions,
 findings, and determinations as the Commission
 may, by law, be authorized to make.

5 (3) REQUESTS FOR APPROPRIATIONS.—Re-6 quests or estimates for regular, supplemental, or de-7 ficiency appropriations on behalf of the Commission 8 may not be submitted by the Chairperson without 9 the prior approval of a majority vote of the Commis-10 sion.

11 (g) Agenda and Priorities; Establishment and 12 COMMENTS.—Not later than 30 days before the beginning 13 of each fiscal year, the Commission shall establish an agenda for Commission action under its jurisdiction and, 14 15 to the extent feasible, shall establish priorities for such actions. Before establishing such agenda and priorities, 16 17 the Commission shall conduct a public hearing on the 18 agenda and priorities, and shall provide reasonable oppor-19 tunity for the submission of comments.

20 SEC. 5. OBJECTIVES AND RESPONSIBILITIES.

21 (a) OBJECTIVES.—The objectives of the Commission
22 are—

23 (1) to minimize unreasonable consumer risk as24 sociated with buying and using consumer financial
25 products;

1 (2) to prevent and eliminate practices that lead 2 consumers to incur unreasonable, inappropriate, or 3 excessive debt, or make it difficult for consumers to 4 repay existing debt, including practices or product 5 features that are abusive, fraudulent, unfair, decep-6 tive, predatory, anticompetitive, or otherwise incon-7 sistent with consumer protection: 8 (3) to promote practices that assist and encour-9 age consumers to use credit and consumer financial 10 products responsibly, avoid excessive debt, and avoid 11 unnecessary or excessive charges derived from or as-12 sociated with consumer financial products; 13 (4) to ensure that providers of consumer finan-14 cial products provide credit based on the ability of 15 the consumer to repay the debt incurred; 16 (5) to ensure that consumer credit history is 17 maintained, reported, and used fairly and accurately; 18 (6) to maintain strong privacy protections for 19 consumer transactions, credit history, and other per-20 sonal information associated with the use of con-21 sumer financial products; 22 (7) to collect, investigate, resolve, and inform 23 the public about consumer complaints regarding con-

24 sumer financial products;

1	(8) to ensure a fair resolution of consumer dis-
2	putes regarding consumer financial products; and
3	(9) to take such other steps as are reasonable
4	to protect users of consumer financial products.
5	(b) RESPONSIBILITIES.—The Commission shall—
6	(1) promulgate consumer financial product
7	safety rules that—
8	(A) ban abusive, fraudulent, unfair, decep-
9	tive, predatory, anticompetitive, or otherwise
10	anticonsumer practices, products, or product
11	features;
12	(B) place reasonable restrictions on con-
13	sumer financial products, practices, or product
14	features to reduce the likelihood that they may
15	be provided in a manner that is inconsistent
16	with the objectives specified in subsection (a);
17	and
18	(C) establish requirements for such clear
19	and adequate warnings or other information,
20	and the form and manner of delivery of such
21	warnings or other information, as may be ap-
22	propriate to advance the objectives specified in
23	subsection (a);

(2) establish and maintain a best practices
 guide for all providers of consumer financial prod ucts;

4 (3) conduct such continuing studies and inves5 tigations of consumer financial products industry
6 practices as it determines necessary;

7 (4) award grants or enter into contracts for the
8 conduct of such studies and investigations with any
9 person (including a governmental entity), as nec10 essary to advance the objectives specified in sub11 section (a);

(5) following publication of a rule, assist public
and private organizations or groups of consumer financial product providers, administratively and technically, in the development of safety standards or
guidelines that would assist such providers in complying with such rule;

(6) comment on selected rulemakings of agencies designated in section 6(d) affecting consumer financial products; and

(7) establish and operate a consumer financial
product customer hotline which consumers can call
to register complaints and receive information on
how to combat anticonsumer products or practices.

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1 SEC. 6. COORDINATION OF ENFORCEMENT.

2 (a) IN GENERAL.—Notwithstanding any concurrent
3 or similar authority of any other agency, the Commission
4 shall enforce the requirements of this Act.

5 (b) RULE OF CONSTRUCTION.—The authority granted to the Commission to make and enforce rules under 6 7 this Act shall not be construed to impair the authority 8 of any other Federal department or agency to make and 9 enforce rules under any other provision of law, provided that any portion of any rule promulgated by any other 10 11 such department or agency that conflicts with a rule promulgated by the Commission and that is less protective 12 13 of consumers than the rule promulgated by the Commission shall be superseded by the rule promulgated by the 14 Commission, to the extent of the conflict. Any portion of 15 16 any rule promulgated by any other such department or agency that is not superseded by a rule promulgated by 17 the Commission shall remain in force without regard to 18 19 this Act.

20 (c) AGENCY AUTHORITY.—Any department or agen21 cy designated in subsection (d) may exercise, for the pur22 pose of enforcing compliance with any requirement im23 posed under this Act, any authority conferred on such de24 partment or agency by any other Act.

1	(d) Designated Departments and Agencies.—
2	The departments and agencies designated in this sub-
3	section are—
4	(1) the Board of Governors of the Federal Re-
5	serve System;
6	(2) the Federal Deposit Insurance Corporation;
7	(3) the Office of the Comptroller of the Cur-
8	rency;
9	(4) the Office of Thrift Supervision;
10	(5) the National Credit Union Administration;
11	(6) the Federal Housing Finance Authority;
12	(7) the Federal Housing Administration;
13	(8) the Department of Housing and Urban De-
14	velopment;
15	(9) the Federal Home Loan Bank Board;
16	(10) the Federal Trade Commission; and
17	(11) any successor to the agencies, referred to
18	in paragraphs (1) through (10) , as may be con-
19	stituted.
20	(e) Coordination of Rulemaking.—Any depart-
21	ment or agency designated in subsection (d) that engages
22	in a rulemaking affecting consumer financial products
23	shall consult with the Commission in the promulgation of
24	such rules.

1 SEC. 7. AUTHORITIES.

2 (a) AUTHORITY TO CONDUCT HEARINGS OR OTHER3 INQUIRIES.—

4 (1) IN GENERAL.—The Commission may, by
5 one or more of its members, or by such agents or
6 agency as it may designate, conduct any hearing or
7 other inquiry necessary or appropriate to its func8 tions anywhere in the United States.

9 (2) MEMBER PARTICIPATION.—A Commissioner 10 who participates in a hearing, or other inquiry de-11 scribed in paragraph (1), shall not be disqualified 12 solely by reason of such participation from subse-13 quently participating in a decision of the Commis-14 sion in the same matter.

(3) NOTICE REQUIRED.—The Commission shall
publish notice of any proposed hearing in the Federal Register, and shall afford a reasonable opportunity for interested persons to present relevant testimony and data.

20 (b) COMMISSION POWERS; ORDERS.—The Commis21 sion shall have the power—

(1) to require, by special or general orders, any
person to submit in writing such reports and answers to questions as the Commission may prescribe
to carry out a specific regulatory or enforcement
function of the Commission, and such submission

1	shall be made within such reasonable period and
2	under oath or otherwise as the Commission may de-
3	termine, and such order shall contain a complete
4	statement of the reasons that the Commission re-
5	quires the report or answers specified in the order
6	to carry out a specific regulatory or enforcement
7	function of the Commission;
8	(2) to administer oaths;
9	(3) to require by subpoena the attendance and
10	testimony of witnesses and the production of all doc-
11	umentary evidence relating to the execution of its
12	duties;
13	(4) in any proceeding or investigation to order
14	testimony to be taken by deposition before any per-
15	son who is designated by the Commission and has
16	the power to administer oaths and, in such in-
17	stances, to compel testimony and the production of
18	evidence in the same manner as authorized under
19	paragraph (3);
20	(5) to pay witnesses the same fees and mileage
21	costs as are paid in like circumstances in the courts
22	of the United States;
23	(6) to accept voluntary and uncompensated
24	services relevant to the performance of the duties of
25	the Commission, notwithstanding the provisions of

1	section 1342 of title 31, United States Code, and to
2	accept voluntary and uncompensated services (but
3	not gifts) relevant to the performance of the duties
4	of the Commission provided that any such services
5	shall not be from parties that have or are likely to
6	have business before the Commission;
7	(7) to—
8	(A) issue an order requiring compliance
9	with applicable legal requirements;
10	(B) issue a civil penalty order in accord-
11	ance with section 10(b);
12	(C) initiate, prosecute, defend, intervene
13	in, or appeal (other than to the Supreme Court
14	of the United States), through its own legal
15	representative and in the name of the Commis-
16	sion, any civil action, if the Commission makes
17	a written request to the Attorney General of the
18	United States for representation in such civil
19	action and the Attorney General does not, with-
20	in the 45-day period beginning on the date on
21	which such request was made, notify the Com-
22	mission in writing that the Attorney General
23	will represent the Commission in such civil ac-
24	tion; and

1 (D) whenever the Commission obtains evi-2 dence that any person has engaged in conduct 3 that may constitute a violation of Federal 4 criminal law, including a violation of section 9, 5 transmit such evidence to the Attorney General 6 of the United States; and

7 (8) to delegate any of its functions or powers,
8 other than the power to issue subpoenas under para9 graph (3), to any officer or employee of the Commis10 sion.

11 (c) NONCOMPLIANCE WITH SUBPOENA OR COMMIS-12 SION ORDER.—If a person refuses to obey a subpoena or 13 order of the Commission issued under subsection (b), the Commission (subject to subsection (b)(7)) or the Attorney 14 15 General of the United States may bring an action in the United States district court for the district and division 16 17 in which the inquiry is carried out or any other appropriate United States district court seeking an order requir-18 19 ing compliance with the subpoena or order.

(d) DISCLOSURE OF INFORMATION.—No person shall
be subject to civil liability to any person (other than the
Commission or the United States) for disclosing information to the Commission.

24 (e) CUSTOMER AND REVENUE DATA.—The Commis-25 sion may, by rule, require any provider of consumer finan-

cial products to provide to the Commission such customer
 and revenue data as may be required to carry out this
 Act.

4 (f) PURCHASE OF CONSUMER FINANCIAL PRODUCTS
5 BY COMMISSION.—For purposes of carrying out this Act,
6 the Commission may purchase any consumer financial
7 product and it may require any provider of consumer fi8 nancial products to sell the product to the Commission at
9 cost.

(g) CONTRACT AUTHORITY.—The Commission is authorized to enter into contracts with governmental entities,
private organizations, or individuals for the conduct of activities authorized by this Act.

14 (h) BUDGET ESTIMATES AND REQUESTS; LEGISLA15 TIVE RECOMMENDATIONS; TESTIMONY; COMMENTS ON
16 LEGISLATION.—

(1) BUDGET COPIES TO CONGRESS.—Whenever
the Commission submits any budget estimate or request to the President or the Office of Management
and Budget, it shall concurrently transmit a copy of
that estimate or request to the appropriate committees of Congress.

(2) LEGISLATIVE RECOMMENDATION.—Whenever the Commission submits any legislative recommendations, testimony, or comments on legisla-

1 tion to the President or the Office of Management 2 and Budget, it shall concurrently transmit a copy 3 thereof to the appropriate committees of Congress. 4 No officer or agency of the United States shall have 5 any authority to require the Commission to submit 6 its legislative recommendations, testimony, or com-7 ments on legislation, to any officer or agency of the 8 United States for approval, comments, or review, 9 prior to the submission of such recommendations, 10 testimony, or comments to the appropriate commit-11 tees of Congress.

12 SEC. 8. COLLABORATION WITH FEDERAL AND STATE ENTI-13 TIES.

14 (a) PREEMPTION.—Nothing in this Act or any rule 15 promulgated under this Act may be construed to annul, alter, affect, or exempt any person from complying with 16 17 the laws of any State, except to the extent that those laws 18 are inconsistent with a consumer financial product safety 19 rule promulgated by the Commission, and then only to the 20 extent of the inconsistency. For purposes of this section, 21 a State law is not inconsistent with this Act or a consumer 22 financial product safety rule, or the purposes of the Act 23 or rule, if the protection afforded by such State law to 24 any consumer is greater than the protection provided by 25 the consumer financial product safety rule or this Act.

Nothing in this Act or any rule promulgated under this
 Act precludes any remedy under State law to or on behalf
 of a consumer.

4 (b) PROGRAMS TO PROMOTE FEDERAL-STATE CO-5 OPERATION.—

6 (1) IN GENERAL.—The Commission shall estab7 lish a program to promote cooperation between the
8 Federal Government and State governments for pur9 poses of carrying out this Act.

10 (2) AUTHORITIES.—In implementing the pro11 gram under paragraph (1), the Commission may—

12 (A) accept from any State or local author-13 ity engaged in activities relating to consumer 14 protection assistance in such functions as data 15 collection, investigation, and educational pro-16 grams, as well as other assistance in the admin-17 istration and enforcement of this Act which 18 such States or local governments may be able 19 and willing to provide and, if so agreed, may 20 pay in advance or otherwise for the reasonable 21 cost of such assistance; and

(B) commission any qualified officer or
employee of any State or local government
agency as an officer of the Commission for the
purpose of conducting investigations.

1 (c) COOPERATION OF FEDERAL DEPARTMENTS AND 2 AGENCIES.—The Commission may obtain from any Fed-3 eral department or agency such statistics, data, program 4 reports, and other materials as it may determine necessary 5 to carry out its functions under this Act. Each such department or agency shall cooperate with the Commission 6 7 and, to the extent permitted by law, furnish such materials 8 to the Commission. The Commission and the heads of 9 other departments and agencies engaged in administering 10 programs relating to consumer financial product safety shall, to the maximum extent practicable, cooperate and 11 12 consult in order to ensure fully coordinated efforts.

13 SEC. 9. PROHIBITED ACTS.

14 It shall be unlawful for any person—

(1) to advertise, offer, or attempt to enforce
any agreement, term, change in term, fee, or charge
in connection with any consumer financial product,
or engage in any practice, that is not in conformity
with this Act or an applicable consumer financial
product safety rule under this Act; or

(2) to fail or refuse to permit access to or copying of records, or fail or refuse to establish or maintain records, or fail or refuse to make reports or
provide information to the Commission, as required
under this Act or any rule under this Act.

1 SEC. 10. ENFORCEMENT.

2 (a) CRIMINAL PENALTIES.—

3 (1) KNOWING AND WILLFUL VIOLATIONS.—Any
4 person who knowingly and willfully violates section 9
5 shall be fined not more than \$500,000, imprisoned
6 not more than 1 year, or both for each such viola7 tion.

8 (2) EXECUTIVES AND AGENTS.—Any individual 9 director, officer, or agent of a business entity who 10 knowingly and willfully authorizes, orders, or per-11 forms any of the acts or practices constituting in 12 whole or in part a violation of section 9 shall be sub-13 ject to penalties under this section, without regard 14 to any penalties to which that person may be other-15 wise subject.

16 (b) CIVIL PENALTIES.—

17 (1) IN GENERAL.—Any person who violates sec18 tion 9 shall be subject to a civil penalty in an
19 amount established under paragraph (2). A violation
20 of section 9 shall constitute a separate civil offense
21 with respect to each consumer financial product
22 transaction involved.

(2) PUBLICATION OF SCHEDULE OF PENALTIES.—Not later than December 1, 2009, and December 1 of each fifth year thereafter, the Commission shall prescribe and publish in the Federal Reg-

1	ister a schedule of the maximum authorized civil
2	penalty that shall apply for any violation of section
3	9 that occurs on or after January 1 of the year im-
4	mediately following the date of such publication.
5	(3) Relevant factors in determining
6	AMOUNT OF PENALTY.—In determining the amount
7	of any civil penalty in an action for a violation of
8	section 9, the Commission—
9	(A) shall consider—
10	(i) the nature of the consumer finan-
11	cial product;
12	(ii) the severity of the unreasonable
13	risk to the consumer;
14	(iii) the number of products or serv-
15	ices sold or distributed;
16	(iv) the occurrence or absence of con-
17	sumer injury; and
18	(v) the appropriateness of such pen-
19	alty in relation to the size of the business
20	of the person charged; and
21	(B) shall ensure that penalties in each case
22	are sufficient to induce compliance by all regu-
23	lated entities.
24	(4) Compromise of penalty; deductions
25	FROM PENALTY.—

	20
1	(A) IN GENERAL.—Any civil penalty under
2	this section may be compromised by the Com-
3	mission.
4	(B) CONSIDERATIONS.—In determining
5	the amount of such penalty or whether it should
6	be remitted or mitigated and in what amount,
7	the Commission—
8	(i) shall consider—
9	(I) the nature of the consumer fi-
10	nancial product;
11	(II) the severity of the unreason-
12	able risk to the consumer;
13	(III) the number of offending
14	products or services sold;
15	(IV) the occurrence or absence of
16	consumer injury; and
17	(V) the appropriateness of such
18	penalty to the size of the business of
19	the person charged; and
20	(ii) shall ensure that compromise pen-
21	alties remain sufficient to induce compli-
22	ance by all regulated entities.
23	(C) AMOUNT.—The amount of a penalty
24	compromised under this paragraph, when fi-
25	nally determined, or the amount agreed on com-

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1	promise, may be deducted from any sums owing
2	by the United States to the person charged.
3	(c) Collection and Use of Penalties.—
4	(1) ESTABLISHMENT OF FUND.—There is es-
5	tablished within the Treasury of the United States
6	a fund, into which shall be deposited all criminal and
7	civil penalties collected under this section.
8	(2) USE OF FUND.—The fund established
9	under this subsection shall be used to defray the
10	costs of the operations of the Commission or, where
11	appropriate, provide restitution to harmed con-
12	sumers.
13	(d) Private Enforcement.—
14	(1) IN GENERAL.—A person may bring a civil
15	action for a violation of section 9 for equitable relief
16	and other charges and costs in an amount equal to
17	the sum of—
18	(A) any actual damages sustained by such
19	person as a result of such violation, if actual
20	damages resulted;
21	(B) twice the amount of any finance
22	charge in connection with the transaction, ex-
23	cept that such liability shall not be less than
24	\$1,000, such minimum to be adjusted on an an-

1	nual basis by the Commission based upon the
2	consumer price index; and
3	(C) reasonable attorney fees and costs.
4	(e) JURISDICTION.—
5	(1) IN GENERAL.—Any action under this Act
6	may be brought in any appropriate United States
7	district court, or in any other court of competent ju-
8	risdiction, not later than 2 years after the date of
9	the discovery of the violation.
10	(2) Rules of construction.—This section
11	does not bar a person from asserting a violation of
12	this Act in an action to collect a debt, or if fore-
13	closure has been initiated, as a matter of defense by
14	recoupment or set-off. An action under this Act shall
15	not be the basis for removal of an action to a United
16	States district court. Neither this section nor any
17	other section of this Act preempts or otherwise dis-
18	places claims and remedies available under State
19	law, except as otherwise specifically provided in this
20	Act.
21	(f) STATE ACTIONS FOR VIOLATIONS.—
22	(1) AUTHORITY OF STATES.—In addition to
23	such other remedies as are provided under State
24	law, if the chief law enforcement officer of a State,

or an official or agency designated by a State, has

25

1	reason to believe that any person has violated or is
2	violating section 9, the State—
3	(A) may bring an action to enjoin such vio-
4	lation in any appropriate United States district
5	court or in any other court of competent juris-
6	diction;
7	(B) may bring an action on behalf of the
8	residents of the State to recover—
9	(i) damages for which the person is
10	liable to such residents under subsection
11	(d) as a result of the violation; and
12	(ii) civil penalties, as established
13	under subsection (b); and
14	(C) in the case of any successful action
15	under subparagraph (A) or (B), shall be award-
16	ed the costs of the action and reasonable attor-
17	ney fees, as determined by the court.
18	(2) Rights of federal regulators.—
19	(A) NOTICE OF STATE ACTION.—A State
20	shall serve prior written notice of any action
21	under paragraph (1) upon the Commission and
22	provide the Commission with a copy of its com-
23	plaint, except in any case in which such prior
24	notice is not feasible, in which case the State

1	shall serve such notice immediately upon insti-
2	tuting such action.
3	(B) Commission Authorization.—Upon
4	notice of an action under subparagraph (A), the
5	Commission shall have the right—
6	(i) to intervene in the action;
7	(ii) upon so intervening, to be heard
8	on all matters arising therein;
9	(iii) to remove the action to the appro-
10	priate United States district court; and
11	(iv) to file petitions for appeal.
12	(3) INVESTIGATORY POWERS.—For purposes of
13	bringing any action under this subsection, nothing in
14	this subsection or in any other provision of Federal
15	law shall prevent the chief law enforcement officer of
16	a State, or an official or agency designated by a
17	State, from exercising the powers conferred on the
18	chief law enforcement officer or such official by the
19	laws of such State to conduct investigations or to
20	administer oaths or affirmations or to compel the at-
21	tendance of witnesses or the production of documen-
22	tary and other evidence.
23	(4) Limitation on state action while fed-
24	ERAL ACTION PENDING.—If the Commission has in-
25	stituted a civil action or an administrative action for

a violation of section 9, a State may not, during the
 pendency of such action, bring an action under this
 section against any defendant named in the com plaint of the Commission for any violation of section
 9 that is alleged in that complaint.

6 SEC. 11. REPORTS.

7 (a) REPORTS TO THE PUBLIC.—The Commission
8 shall determine what reports should be produced and dis9 tributed to the public on a recurring and ad hoc basis,
10 and shall prepare and publish such reports on a website
11 that provides free access to the general public.

(b) REPORT TO THE PRESIDENT AND CONGRESS.—
(1) IN GENERAL.—The Commission shall prepare and submit to the President and the appropriate committees of Congress, at the beginning of
each regular session of Congress, a comprehensive
report on the administration of this Act for the preceding fiscal year.

19 (2) REPORT CONTENT.—The reports required20 by this subsection shall include—

(A) a thorough appraisal, including statistical analyses, estimates, and long-term projections, of the incidence and effects of practices
associated with the provision of consumer financial products that are inconsistent with the ob-

1	jectives specified in section 5(a), with a break-
2	
	down, insofar as practicable, among the various
3	sources of injury, as the Commission finds ap-
4	propriate;
5	(B) a list of consumer financial product
6	safety rules prescribed or in effect during such
7	year;
8	(C) an evaluation of the degree of observ-
9	ance of consumer financial product safety rules,
10	including a list of enforcement actions, court
11	decisions, and compromises of civil penalties, by
12	location and company name;
13	(D) a summary of outstanding problems
14	confronting the administration of this Act in
15	order of priority;
16	(E) an analysis and evaluation of public
17	and private consumer financial product safety
18	research activities;
19	(F) a list, with a brief statement of the
20	issues, of completed or pending judicial actions
21	under this Act;
22	(G) the extent to which technical informa-
23	tion was disseminated to the research and con-
24	sumer communities and consumer information
25	was made available to the public;

1	(H) the extent of cooperation between
2	Commission officials, representatives of the con-
3	sumer financial products industry, and other in-
4	terested parties in the implementation of this
5	Act, including a log or summary of meetings
6	held between Commission officials and rep-
7	resentatives of industry and other interested
8	parties;
9	(I) an appraisal of significant actions of
10	State and local governments relating to the re-
11	sponsibilities of the Commission;
12	(J) such recommendations for additional
13	legislation as the Commission deems necessary
14	to carry out the purposes of this Act; and
15	(K) the extent of cooperation with, and the
16	joint efforts undertaken by, the Commission in
17	conjunction with other regulators with whom
18	the Commission shares responsibilities for con-
19	sumer financial product safety.
20	SEC. 12. AUTHORIZATION OF APPROPRIATIONS.
21	There are authorized to be appropriated to the Com-
22	mission for purposes of carrying out this Act such sums
23	as may be necessary.