[118H8356]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To amend the Truth in Lending Act to provide for a safe harbor for smalldollar credit products, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs. KIM introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Truth in Lending Act to provide for a safe harbor for small-dollar credit products, 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 "Small Dollar Loan5 Certainty Act".

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SEC. 2. SAFE HARBOR FOR SMALL-DOLLAR CREDIT PROD UCTS.

3 (a) IN GENERAL.—The Truth in Lending Act (15
4 U.S.C. 1601 et seq.) is amended by inserting after section
5 109 the following:

6 "§ 110. Safe harbor for small-dollar credit products

7 "(a) IN GENERAL.—If a covered entity complies with
8 the requirements set forth in subsections (b), (c), and (e)
9 with respect to the offering of a small-dollar product to
10 a consumer, such covered entity shall not be liable in con11 nection with such offering of a small-dollar product, for—

"(1) any civil money penalties from any enforcement action brought by the Bureau, the appropriate Federal banking agency, or the National
Credit Union Administration for a violation of this
title; or

17 "(2) any damages or other monetary relief
18 through a private right of action brought under this
19 title.

20 "(b) PRODUCT STRUCTURE REQUIREMENTS.—

21 "(1) IN THE CASE OF AN INSTALLMENT
22 LOAN.—If a small-dollar credit product is structured
23 by a covered entity as an installment loan—

24 "(A) the repayment term shall be more
25 than 45 days;

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1	"(B) payments shall be fully amortized
2	across more than one payment;
3	"(C) rollovers into new small-dollar credit
4	products shall be prohibited; and
5	"(D) the covered entity may not issue any
6	small-dollar credit product to a consumer if
7	such consumer has a small-dollar credit product
8	open with such covered entity at the time such
9	consumer applies for a small-dollar credit prod-
10	uct.
11	"(2) In the case of a line of credit.—If
12	a small-dollar credit product is structured by a cov-
13	ered entity as a line of credit—
14	"(A) the repayment term for each draw
15	shall be more than 45 days unless a single pay-
16	ment is used and the draw is not more than 10
17	percent of the lesser of \$3,500 or 20 percent of
18	the total amount of a consumer's average
19	monthly direct deposits during the preceding six
20	months; and
21	"(B) payments for each draw shall be fully
22	amortized across more than one payment, ex-
23	cept in the case of any single-payment loans.
24	"(3) Rules of construction.—

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"(A) IN GENERAL.—Nothing in this sub-1 2 section may be construed to prohibit the Bu-3 reau, a Federal banking agency, or the National Credit Union Administration from issuing a 4 5 cease-and-desist order or restitution order 6 under this title against a covered entity. 7 "(B) ENFORCEMENT OF OTHER STAT-8 UTES.—Nothing in this subsection may be con-9 strued to prohibit the Bureau, a Federal bank-10 ing agency, or the National Credit Union Ad-11 ministration from enforcing any provision of 12 law not contained within this title against a

13 covered entity.

14 "(c) UNDERWRITING REQUIREMENTS.—When con15 sidering whether to offer a small-dollar credit product to
16 a specific consumer, a covered entity—

17 "(1) shall use sound underwriting processes;18 and

19 "(2) may analyze internal or external data
20 sources, including consumer deposit account activity,
21 to assess the creditworthiness of a consumer.

"(d) RULE OF CONSTRUCTION.—Nothing in this title
may be construed to prohibit a covered entity from offering a small-dollar product that does not comply with the
safe harbor requirements set forth under this section.

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1 "(e) Additional Limitations and Require-2 ments.—

"(1) BALLOON PAYMENTS.—No payment required in association with a small-dollar credit product offered by a covered entity may be greater than
double the amount of any other payment required in
association with such product.

8 "(2) DISCLOSURES.—Each covered entity that 9 offers a small-dollar credit product shall comply with 10 all disclosure requirements set forth by this title.

"(3) PENALTIES AND FEES.—A covered entity
may not impose any prepayment penalty, overdraft
fee, or nonsufficient funds fee in connection with a
small-dollar credit product.

"(4) TRANSFER OF AMOUNTS.—Amounts made
available to a consumer through a small-dollar credit
product offered by a covered entity shall be disbursed to the account of such consumer by such covered entity not later than 5 days after the approval
of the consumer for the small-dollar credit product.
"(f) DEFINITIONS.—In this section:

22 "(1) COVERED ENTITY.—The term 'covered en23 tity' means—

24 "(A) an insured depository institution;

25 "(B) an insured credit union;

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1	"(C) a third party with whom an insured
2	depository institution has contracted for prod-
3	ucts or services related to origination, servicing,
4	or administrative management of a small-dollar
5	credit product; or
6	"(D) a third party with whom an insured
7	credit union has contracted for products or
8	services related to origination, servicing, or ad-
9	ministrative management of a small-dollar cred-
10	it product.
11	"(2) FEDERAL BANKING AGENCY DEFINI-
12	TIONS.—The terms 'appropriate Federal banking
13	agency' and 'Federal banking agency' have the
14	meaning given those terms, respectively, in section 3
15	of the Federal Deposit Insurance Act.
16	"(3) INSURED CREDIT UNION.—The term 'in-
17	sured credit union' has the meaning given the term
18	in section 101 of the Federal Credit Union Act.
19	"(4) Insured depository institution.—The
20	term 'insured depository institution' has the mean-
21	ing given the term in section 3 of the Federal De-
22	posit Insurance Act.
23	"(5) Small-dollar credit product.—The
24	term 'small-dollar product' means a loan or line of
25	credit with a value of \$3,500 or less.".

(b) CLERICAL AMENDMENT.—The table of contents
 for chapter 1 of the Truth in Lending Act is amended
 by striking the item relating to section 110 and inserting
 the following:

"110. Safe harbor for small-dollar credit products.".