Unofficial Copy I2

2001 Regular Session (1lr2311)

## ENROLLED BILL

-- Commerce and Government Matters/Finance --

nced by Delegates McIntosh, Dobson, Krysiak, Marriott, and Paige	
Read and Examined by Proofreaders:	
	Proofreader.
with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
	Speaker.
CHAPTER	
N ACT concerning	
<u>Unsecured Closed End</u> Credit Regulation - Credit Services Businesses - <u>Assistance to Consumers in Obtaining Extensions of Credit Study</u> <u>Commission</u>	
OR the purpose of prohibiting a credit services business, its employees, and certain independent contractors from assisting a consumer to obtain an a certain extension of credit at a rate of interest which, except for federal preemption of State law, would be prohibited under certain provisions of law governing interest and usury, consumer loans, open end credit, and closed end credit; creating a Short-Term Small Consumer Loan Study Commission; providing for the membership and so chairment of and staff for the Study Commission:	
	with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.  CHAPTER  NACT concerning  Unsecured Closed End Credit Regulation - Credit Services Businesses - Assistance to Consumers in Obtaining Extensions of Credit Study Commission  OR the purpose of prohibiting a credit services business, its employees, and certain independent contractors from assisting a consumer to obtain and a certain extension of credit at a rate of interest which, except for federal preemption of State law, would be prohibited under certain provisions of law governing interest and usury, consumer loans, open end credit, and closed end credit;

16 BY repealing and reenacting, with amendments,

2	HOUSE BILL 973
1 2 3 4	Article - Commercial Law Section 14-1902 Annotated Code of Maryland (2000 Replacement Volume and 2000 Supplement)
5 6	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
7	Article - Commercial Law
8	14-1902.
9 10	(A) A credit services business, its employees, and independent contractors who sell or attempt to sell the services of a credit services business shall not:
	(1) Receive any money or other valuable consideration from the consumer, unless the credit services business has secured from the Commissioner a license under Title 11, Subtitle 3 of the Financial Institutions Article;
16	(2) Receive any money or other valuable consideration solely for referral of the consumer to a retail seller or to any other credit grantor who will or may extend credit to the consumer, if the credit extended to the consumer is substantially the same terms as those available to the general public;
20 21 22	(3) Make, or assist or advise any consumer to make, any statement or other representation that is false or misleading, or which by the exercise of reasonable care should be known to be false or misleading, to a consumer reporting agency, government agency, or person to whom the consumer applies or intends to apply for an extension of credit, regarding a consumer's creditworthiness, credit standing, credit capacity, or true identity;
24 25	(4) Make or use any false or misleading representations in the offer or sale of the services of a credit services business;
	(5) Engage, directly or indirectly, in any act, practice, or course of business which operates as a fraud or deception on any person in connection with the offer or sale of the services of a credit services business;
	(6) Charge or receive any money or other valuable consideration prior to full and complete performance of the services that the credit services business has agreed to perform for or on behalf of the consumer; [or]
32 33	(7) Create, assist a consumer to create, or provide a consumer with information on how to create, a new consumer report, credit file, or credit record by

- 34 obtaining and using a different name, address, telephone number, Social Security 35 number, or employer tax identification number; OR
- 36 (8) <u>SUBJECT TO THE PROVISIONS OF SUBSECTION (B) OF THIS SECTION,</u>
  37 ASSIST A CONSUMER TO OBTAIN AN <u>EXTENSION OF</u> UNSECURED <del>CLOSED END</del>

## **HOUSE BILL 973**

2		PTION OF	OF CREDIT AT A RATE OF INTEREST WHICH, EXCEPT FOR STATE LAW, WOULD BE PROHIBITED UNDER TITLE 12, THIS ARTICLE.
4 5	(B) (1) CHECK OR A DRA		IN THIS SUBSECTION, "PAYMENT INSTRUMENT" MEANS A RING A PERSON TO PAY MONEY.
6		<u>(II)</u>	"PAYMENT INSTRUMENT" INCLUDES A MONEY ORDER.
		SED END	SUBSECTION (A)(8) OF THIS SECTION, AN EXTENSION OF CREDIT INCLUDES AN EXTENSION OF CREDIT FOR WHICH IS HELD TO ENSURE PAYMENT.
10	SECTION 2. Al	ND BE IT	FURTHER ENACTED, That:
11	(1) There i	s a Short-T	Ferm Small Consumer Loan Study Commission.
12	(2) The Str	udy Comm	ission shall consist of the following 45 14 members:
13 14			embers of the House Commerce and Government Matters Speaker of the House of Delegates;
15 16	(b) appointed by the Pre		embers One member of the Senate Finance Committee, he Senate;
17	<u>(c)</u>	The Con	nmissioner of Financial Regulation;
		the Speak	resentative from the Office of the Attorney General, er and the President from a list of nominees submitted
	(e) Speaker and the Pre Bankers Association	sident fron	resentative of State chartered banks, appointed jointly by the n a list of nominees submitted by the Maryland
	<u>~~</u>	the Preside	resentative of State chartered credit unions, appointed jointly ent from a list of nominees submitted by the Maryland
29 30	Provisions), Title 11 Loans - Licensing P	tions Artic , Subtitle ( rovisions),	resentatives of persons licensed under Title 11, Subtitle 2 of le (Maryland Consumer Loan Law - Licensing 3 of the Financial Institutions Article (Installment or Title 12, Subtitle 1 of the Financial Institutions es), appointed jointly by the Speaker and the President;
		ulation Art	resentative of persons licensed as pawnbrokers under Title 12 icle (Secondhand Precious Metal Object Dealers and by by the Speaker and the President;
35 36	(h) development organi	<u>(i)</u> zations, ap	Two representatives of consumer advocacy or community pointed jointly by the Speaker and the President; and

## **HOUSE BILL 973**

1 2	(i) One representative of nonprofit charitable foundations, appointed jointly by the Speaker and the President.
	(3) (a) The Speaker of the House of Delegates shall designate one of the members from the Commerce and Government Matters Committee as co-chairman of the Study Commission.
6 7	(b) The President of the Senate shall designate one of the members the member from the Finance Committee as co-chairman of the Study Commission.
8 9	(4) The Department of Legislative Services shall provide staff for the Study Commission.
10	(5) The Study Commission shall:
11 12	(a) Determine the need for short-term, small consumer loans in the State;
	(b) Identify reasons why traditional lenders may not be fully meeting the need for short-term, small consumer loans in the State, particularly in low and moderate income areas;
16 17	(c) Evaluate alternatives to help meet the need for short-term, small consumer loans in the State; and
	State Government Article, on or before December 1, 2001 on recommendations, including proposed legislation, if any, to help meet the need for short-term, small consumer loans in the State and to address any other issues identified by the Study
25 26	SECTION 2. 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October June 1, 2001. Section 2 of this Act shall remain effective for a period of 7 months and, at the end of December 31, 2001, with no further action required by the General Assembly, Section 2 of this Act shall be abrogated and of no further force and effect.