Session of 2004

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SENATE BILL No. 391

By Committee on Financial Institutions and Insurance

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8 9 AN ACT amending the uniform consumer credit code; relating to ad-10 ditional charges; amending K.S.A. 2003 Supp. 16a-2-501 and repealing 11 the existing section. 12 13 Be it enacted by the Legislature of the State of Kansas: 14Section 1. K.S.A. 2003 Supp. 16a-2-501 is hereby amended to read 15as follows: 16a-2-501. (1) In addition to the finance charge permitted by 16 the parts of this article on maximum finance charges for consumer credit 17sales and consumer loans (parts 2 and 4), a creditor may contract for and 18 receive the following additional charges in connection with a consumer 19 credit transaction: 20 (a) Official fees and taxes; 21charges for insurance as described in subsection (2); (b) 22 delinquency charges permitted under K.S.A. 16a-2-502, and (c) 23 amendments thereto, and service charges for insufficient checks permit-24ted under paragraph (e); 25charges for other benefits, including insurance, conferred on the (d) 26 consumer, if the benefits are of value to the consumer and if the charges 27 are reasonable in relation to the benefits, are of a type which is not for 28credit, and are excluded as permissible additional charges from the finance charge by rules and regulations adopted by the administrator; 29 30 a service charge for an insufficient check as defined and author-(e) 31 ized by this subsection: 32 (i) For the purposes of this subsection, "insufficient check" means 33 any check, order or draft drawn on any bank, credit union, savings and 34 loan association, or other financial institution for the payment of money 35 and delivered in payment, in whole or in part, of preexisting indebtedness 36 of the drawer or maker, which is refused payment by the drawee because 37 the drawer or maker does not have sufficient funds in or credits with the 38 drawee to pay the amount of the check, order or draft upon presentation, 39 provided that any check, order or draft which is postdated or delivered 40 to a payee who has knowledge at the time of delivery that the drawer or 41 maker did not have sufficient funds in or credits with the drawee to pay 42 the amount of the check, draft or order upon presentation shall not be 43 deemed an insufficient check.

(ii) "Written notice" shall be presumed to have been given a drawer
 or maker of an insufficient check when notice is sent by restricted mail
 as defined by K.S.A. 60-103, and amendments thereto, addressed to the
 person to be given notice of such person's address as it appears on the
 insufficient check or to such person's last known address.

6 -(iii) (ii) When an insufficient check has been given to a payee, the 7 payee may charge and collect a \$10 insufficient check service charge from 8 the drawer or maker, subject to limitations contained in this subsection 9 or, if a larger amount is provided within the contract, the larger amount, 10 if the payee has given the drawer or maker oral or written notice of 11 demand that the amount of the insufficient check plus the notice, in each 12 monthly statement, that the larger insufficient check service charge be 13 paid to the payee within 14 days from the giving of notice shall be appli-14 cable for any insufficient check. In no event shall the amount of such 15insufficient check service charge exceed \$30.

(iv) (iii) If the drawer or maker of an insufficient check does not pay 16 the amount of the insufficient cheek plus the insufficient cheek service 17charge provided for in subsection (iii) to the payce within 14 days from 1819 the giving of notice as provided in subsection (iii) payee provides the 20monthly notice in subsection (ii), the payee may add the insufficient check 21service charge to the outstanding balance of the preexisting indebtedness 22 of the drawer or maker to draw interest at the contract rate applicable to 23the preexisting indebtedness.

 $\begin{array}{lll} & (v) (iv) & \text{Notwithstanding the provisions of subparagraph (iii), if an} \\ & \text{insufficient check has been given to a creditor under a lender credit card,} \\ & \text{the creditor may charge a service charge for the insufficient check in an} \\ & \text{amount not to exceed the amount agreed to by the drawer or maker.} \end{array}$

(2) An additional charge may be made for insurance written in connection with the transaction, including vendor's single interest insurance
with respect to which the insurer has no right of subrogation against the
consumer but excluding other insurance protecting the creditor against
the consumer's default or other credit loss:

(a) With respect to insurance against loss of or damage to property,
or against liability, if the creditor furnishes a clear and specific statement
in writing to the consumer setting forth the cost of the insurance if obtained from or through the creditor and stating that the consumer may
choose the person through whom the insurance is to be obtained; and

(b) with respect to consumer credit insurance providing life, accident and health, or loss of employment coverage, if the insurance coverage is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the consumer, and if, in order to obtain the insurance in connection with the extension of credit, the consumer gives specific affirmative written indication of the consumer's

desire to do so after written disclosure to the consumer of the cost thereof.

(3) With respect to a consumer loan or a consumer credit sale in either case pursuant to open end credit, a creditor may charge the fol-lowing fees in an amount not to exceed that agreed to by the consumer: $\mathbf{5}$

(a) Fees on a monthly or annual basis;

over-limit fees; and (b)

cash advance fees. The fees permitted under this subsection are (c) in addition to any finance charges, additional charges or other charges permitted by the uniform consumer credit code.

(4) A charge not exceeding \$5 per payment, if the borrower makes a payment by authorizing a licensee, verbally or in writing, to write a check or process a payment through the use of automated clearing house pro-cedures on the borrower's checking account.

Sec. 2. K.S.A. 2003 Supp. 16a-2-501 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.