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LRB-3279/1 MDK:kjf:md

2009 SENATE BILL 525

February 9, 2010 – Introduced by Senators Vinehout, Lehman, Lassa, Taylor and Wirch, cosponsored by Representatives Smith, Hixson, Vruwink, Pasch, Pocan, Grigsby, Fields, Benedict, Richards, Turner, Sinicki, Young, Hebl, Berceau and A. Williams. Referred to Committee on Veterans and Military Affairs, Biotechnology, and Financial Institutions.

AN ACT to create 36.11 (56), 38.04 (32), 38.12 (14), 165.25 (4) (aw) and 224.50 of the statutes; relating to: prohibiting institutions of higher education from engaging in certain activity regarding student credit cards, requiring such institutions to provide financial literacy information to students, creating requirements for credit cards issued to underage customers, granting rule-making authority, and providing a penalty.

Analysis by the Legislative Reference Bureau

This bill requires the Department of Financial Institutions (DFI) to promulgate rules prohibiting credit card issuers from doing the following: 1) offering a student at an institution of higher education (institution) any tangible item to induce the student to apply for a credit card or participate in an open-end credit plan offered by the issuer; or 2) engaging in any marketing of a credit card involving the physical presence of a representative of the issuer on the campus of an institution. Under the bill, "institution" has the same meaning as under a federal law dealing with similar issues as the bill, which includes public universities, private nonprofit universities, postsecondary proprietary schools, and postsecondary vocational schools.

The bill also requires DFI to promulgate rules prohibiting an institution, or department or other division of an institution, from receiving any payment or compensation for credit card marketing activity on a campus of the institution that is directed at the institution's students. The bill defines "campus" as the buildings,

facilities, and grounds under the control of an institution that are primarily related to the institution's operation and related services and activities. Before promulgating any of the foregoing rules, the bill requires DFI to consult with the Board of Regents of the University of Wisconsin (UW) System, the Technical College System Board, the Educational Approval Board, and representatives of private institutions. The bill also prohibits the UW System and technical colleges from selling to or otherwise providing a credit card issuer the names, postal addresses, or electronic mail addresses of students, or engaging in any marketing on behalf of a credit card issuer that is directed at students. The bill defines "student" as an individual enrolled on a full-time or part-time basis. As a result, the bill's requirements do not apply to former students.

In addition, the bill requires each institution to provide information about financial literacy to its students on its Internet Web site and, if the institution offers an on-campus orientation program to new students, to provide the information to students during the orientation. Also, the bill requires an institution's students to complete an online tutorial on financial literacy. The bill does so by prohibiting an institution from allowing an enrolled student from enrolling in a subsequent semester, quarter, or term unless the student completes the tutorial.

The bill also creates requirements for extending credit to individuals who are less than 21 years old. Under the bill, a credit card may not be issued to, or an open-end credit plan established by or on behalf of, such an individual unless one of the following options is satisfied: 1) the application for the card or plan is cosigned by a parent, legal guardian, spouse, or other individual, who is 21 or older, has the means to repay debts, and indicates that he or she is jointly liable for debts incurred before the applicant turns 21; or 2) the applicant submits financial information indicating an independent means to repay debts. The bill requires DFI to promulgate rules for satisfying the second option. The rules must be consistent with regulations that the Board of Governors of the Federal Reserve System is required to promulgate under federal law. Also, if a cosigner described in the first option is jointly liable for credit card debt incurred by an individual who is not 21 years old, the bill prohibits credit increases unless the cosigner approves of the increase in writing and assumes joint liability for the increase.

Finally, except for the prohibitions regarding student information and credit card marketing that apply to the UW System and the technical colleges, the bill provides that a person who violates the bill or a rule promulgated by DFI under the bill is subject to a civil forfeiture of up to \$5,000.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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1	36.11 (56) STUDENT CREDIT CARDS. (a) In this subsection:
2	1. "Credit card issuer" has the meaning give in s. 224.50 (1) (d).
3	2. "Student" means an individual who is enrolled on a full-time or part-time
4	basis in the system.
5	(b) The board may not do any of the following, and shall ensure that each
6	institution and college campus does not do any of the following:
7	1. Sell or otherwise provide to a credit card issuer the names, postal addresses
8	or electronic mail addresses of students.
9	2. Engage in any marketing on behalf of a credit card issuer that is directed at
10	students.
11	Section 2. 38.04 (32) of the statutes is created to read:
12	38.04 (32) Student credit cards. (a) In this subsection:
13	1. "Credit card issuer" has the meaning give in s. $224.50(1)(d)$.
14	2. "Student" means an individual who is enrolled on a full-time or part-time
15	basis in a district.
16	(b) The board may not do any of the following:
17	1. Sell or otherwise provide to a credit card issuer the names, postal addresses,
18	or electronic mail addresses of students.
19	2. Engage in any marketing on behalf of a credit card issuer that is directed at
20	students.
21	Section 3. 38.12 (14) of the statutes is created to read:
22	38.12 (14) Student credit cards. (a) In this subsection:
23	1. "Credit card issuer" has the meaning give in s. 224.50 (1) (d).

2. "Student" has the meaning given in s. 38.04(32) (a) 2.

(b) Each district board may not do any of the following:

1	1. Sell or otherwise provide to a credit card issuer the names, postal addresses,									
2	or electronic mail addresses of students.									
3	2. Engage in any marketing on behalf of a credit card issuer that is directed at									
4	students.									
5	Section 4. 165.25 (4) (aw) of the statutes is created to read:									
6	165.25 (4) (aw) The department of justice shall furnish all legal services									
7	required by the department of financial institutions relating to the enforcement of									
8	s. 224.50, together with any other services as are necessarily connected to the legal									
9	services.									
10	Section 5. 224.50 of the statutes is created to read:									
11	224.50 Credit card protections for young customers. (1) Definitions									
12	In this section:									
13	(a) "Campus" means buildings, facilities, and grounds under the control of an									
14	institution of higher education that are primarily related to the operation of the									
15	institution and its related services and activities.									
16	(b) "Customer" has the meaning given in s. 421.301 (17).									
17	(c) "Credit card" has the meaning given in s. 421.301 (15).									
18	(d) "Credit card issuer" means any person who issues a credit card, or the agent									
19	of such a person with respect to such card.									
20	(e) "Institution of higher education" means an institution of higher education,									
21	as defined in 15 USC 1650 (3) (a), but not including an institution that is not located									
22	in this state.									
23	(f) "Open–end credit plan" has the meaning given in s. 421.301 (27) (a).									
24	(g) "Student" means an individual who is enrolled on a full-time or part-time									

basis in an institution of higher education.

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- (2) EXTENSIONS OF CREDIT TO UNDERAGE CUSTOMERS. (a) No credit card may be issued to, or open-end credit plan established by or on behalf of, a customer who has not attained the age of 21, unless the customer has submitted a written application to the credit card issuer that meets the requirements of par. (b).
- (b) An application to open a credit card account by a customer who has not attained the age of 21 as of the date of submission of the application shall require one of the following:
- 1. The signature of a cosigner, including the parent, legal guardian, spouse, or any other individual, who has attained the age of 21 having a means to repay debts incurred by the customer in connection with the account, indicating joint liability for debts incurred by the customer in connection with the account before the customer has attained the age of 21.
- 2. Submission by the customer of financial information, including through an application, indicating an independent means of repaying any obligation arising from the proposed extension of credit in connection with the account.
- (c) The department shall promulgate rules providing standards that, if met, would satisfy the requirements of par. (b) 2. The rules shall be consistent with the regulations of the Board of Governors of the Federal Reserve System under 15 USC 1637 (c) (8) (C).
- (d) No increase may be made in the amount of credit authorized to be extended under a credit card account for which a parent, legal guardian, or spouse of the customer, or any other individual has assumed joint liability for debts incurred by the customer in connection with the account before the customer attains the age of 21, unless that parent, guardian, or spouse approves in writing, and assumes joint liability for, such increase.

- (3) CERTAIN MARKETING AND COMPENSATION PROHIBITED. (a) The department shall promulgate rules prohibiting a credit card issuer from doing any of the following:
- 1. Offering to a student at an institution of higher education any tangible item to induce the student to apply for or participate in an open-end credit plan offered by the credit card issuer.
- 2. Engaging in any marketing of a credit card that involves the physical presence of an individual representing the credit card issuer on the campus of an institution of higher education.
- (b) The department shall promulgate rules that prohibit an institution of higher education or a department or other division of such an institution from receiving any direct or indirect payment or compensation, monetary or otherwise, for credit card marketing activity on a campus of the institution that is directed at the institution's students.
- (c) Before promulgating rules under pars. (a) and (b), the department shall consult with the Board of Regents of the University of Wisconsin System, the technical college system board, the educational approval board, and persons whom the department determines represent the interests of private institutions of higher education.
- (4) Financial Literacy. (a) Each institution of higher education shall provide to students on its Internet Web site information about financial literacy. If an institution of higher education offers an on-campus orientation program to new students, the institution shall also provide the information to students during the course of the orientation.

- (b) No institution of higher education may allow a student enrolled at the institution to enroll in a subsequent semester, quarter, or term, unless the student completes an online tutorial on financial literacy that the institution makes available on an Internet Web site of the institution.
- (5) Penalty. Any person who violates this section or a rule promulgated under this section shall be required to forfeit not more than \$5,000.

SECTION 6. Nonstatutory provisions.

- (1) Effect on Certain Contracts. If any of the following is subject to a contract that is in effect on the effective date of this subsection, and that contains provisions that are inconsistent with sections 36.11 (56) (b), 38.04 (32), or 38.12 (14) (b) of the statutes, as created by this act, then, notwithstanding sections 36.11 (56) (b), 38.04 (32), or 38.12 (14) (b) of the statutes, as created by this act, the following may perform its obligations, and exercise its rights, under that contract until the contract expires, is extended, modified, or renewed, whichever occurs first:
 - (a) The Board of Regents of the University of Wisconsin System.
 - (b) The technical college system board.
- (c) A district board, as defined in section 38.01 (6) of the statutes.
 - (2) EMERGENCY RULES. Using the procedure under section 227.24 of the statutes, the department of financial institutions may promulgate the rules required under section 224.50 (2) (c) of the statutes, as created by this act, for the period before the permanent rules become effective, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the

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preservation	of the publ	ic peace	, health,	safety,	or w	velfare	and i	is not	required	l to
provide a fin	ding of eme	rgency fo	r the ru	les pron	nulga	ated un	ıder t	his su	bsection	

SECTION 7. Initial applicability.

- (1) The treatment of section 224.50 (2) of the statutes first applies to credit cards issued and open-end credit plans established on the effective date of this subsection.
- (2) The treatment of section 224.50 (4) (b) of the statutes first applies to students enrolled at an institution of higher education in the semester, quarter, or term beginning after the effective date of this subsection.

SECTION 8. Effective date.

(1) This act takes effect on the first day of the 4th month beginning after publication.

13 (END)