111TH CONGRESS 1ST SESSION S. 738

To amend the Consumer Credit Protection Act to assure meaningful disclosures of the terms of rental-purchase agreements, including disclosures of all costs to consumers under such agreements, to provide certain substantive rights to consumers under such agreements, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 30, 2009

Ms. LANDRIEU (for herself, Mr. BOND, Mr. BROWNBACK, Mr. COCHRAN, Mr. JOHNSON, and Mr. ROBERTS) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

- To amend the Consumer Credit Protection Act to assure meaningful disclosures of the terms of rental-purchase agreements, including disclosures of all costs to consumers under such agreements, to provide certain substantive rights to consumers under such agreements, 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 "Consumer Rental-Pur-
- 5 chase Agreement Act of 2009".

1 SEC. 2. FINDINGS AND DECLARATION OF PURPOSES.

2 (a) FINDINGS.—Congress finds that—

3 (1) the rental-purchase industry provides a
4 service that meets and satisfies the demands of
5 many consumers;

6 (2) each year, approximately 2,300,000 United
7 States households enter into rental-purchase trans8 actions, and over a 5-year period, approximately
9 4,900,000 United States households will do so;

10 (3) competition among the various firms en11 gaged in the extension of rental-purchase trans12 actions would be strengthened by informed use of
13 rental-purchase transactions; and

14 (4) the informed use of rental-purchase trans-15 actions results from an awareness of the cost thereof16 by consumers.

17 (b) PURPOSES.—The purposes of this Act are to as-18 sure the availability of rental-purchase transactions, to as-19 sure simple, meaningful, and consistent disclosure of rent-20 al-purchase terms so that consumers will be able to more 21 readily compare the available rental-purchase terms and 22 avoid uninformed use of rental-purchase transactions, and 23 to protect consumers against unfair rental-purchase prac-24 tices.

1 SEC. 3. CONSUMER CREDIT PROTECTION ACT.

2 The Consumer Credit Protection Act (15 U.S.C.

3 1601 et seq.) is amended by adding at the end the fol-

4 lowing new title:

5 **"TITLE X—RENTAL-PURCHASE** 6 **TRANSACTIONS**

"Sec. 1001. Short title; definitions.

- "Sec. 1002. Exempted transactions.
- "Sec. 1003. General disclosure requirements.
- "Sec. 1004. Rental-purchase disclosures.
- "Sec. 1005. Other agreement provisions.
- "Sec. 1006. Right to acquire ownership.
- "Sec. 1007. Prohibited provisions.
- "Sec. 1008. Statement of accounts.
- "Sec. 1009. Renegotiations and extensions.
- "Sec. 1010. Point-of-rental disclosures.
- "Sec. 1011. Rental-purchase advertising.
- "Sec. 1012. Civil liability.
- "Sec. 1013. Additional grounds for civil liability.
- "Sec. 1014. Liability of assignees.
- "Sec. 1015. Regulations.
- "Sec. 1016. Enforcement.
- "Sec. 1017. Criminal liability for willful and knowing violation.
- "Sec. 1018. Relation to other laws.
- "Sec. 1019. Effect on Government agencies.
- "Sec. 1020. Compliance date.

7 "SEC. 1001. SHORT TITLE; DEFINITIONS.

8 "(a) SHORT TITLE.—This title may be cited as the

- 9 'Rental-Purchase Protections Act'.
- 10 "(b) DEFINITIONS.—For purposes of this title, the
- 11 following definitions shall apply:
- 12 "(1) ADVERTISEMENT.—The term 'advertise-13 ment' means a commercial message in any medium 14 that promotes, directly or indirectly, a rental-pur-15 chase agreement, but does not include price tags, 16 window signs, or other in-store merchandising aids.

"(2) AGRICULTURAL PURPOSE.—The term 'ag ricultural purpose' includes—

3 "(A) the production, harvest, exhibition,
4 marketing, transformation, processing, or man5 ufacture of agricultural products by a natural
6 person who cultivates plants or propagates or
7 nurtures agricultural products; and

8 "(B) the acquisition of farmlands, real 9 property with a farm residence, or personal 10 property and services used primarily in farm-11 ing.

"(3) BOARD.—The term 'Board' means the
Board of Governors of the Federal Reserve System.
"(4) CASH PRICE.—The term 'cash price'
means the price at which a merchant, in the ordinary course of business, offers to sell for cash the
property that is the subject of the rental-purchase
transaction.

19 "(5) CONSUMER.—The term 'consumer' means
20 a natural person who is offered or enters into a rent21 al-purchase agreement.

"(6) DATE OF CONSUMMATION.—The term
'date of consummation' means the date on which a
consumer becomes contractually obligated under a
rental-purchase agreement.

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1	"(7) INITIAL PAYMENT.—The term 'initial pay-
2	ment' means the amount to be paid before or at the
3	time of consummation of the agreement, or the time
4	of delivery of the property covered by the agreement
5	if delivery occurs after consummation, including—
6	"(A) the rental payment;
7	"(B) service, processing, or administrative
8	charges;
9	"(C) any delivery fee;
10	"(D) refundable security deposit;
11	"(E) taxes;
12	"(F) mandatory fees or charges; and
13	"(G) any optional fees or charges agreed to
14	by the consumer.
15	"(8) MERCHANT.—The term 'merchant' means
16	a person who provides the use of property through
17	a rental-purchase agreement in the ordinary course
18	of business and to whom the initial payment by the
19	consumer under the agreement is payable.
20	"(9) PAYMENT SCHEDULE.—The term 'pay-
21	ment schedule' means the amount and timing of the
22	periodic payments and the total number of all peri-
23	odic payments that the consumer will make if the
24	consumer acquires ownership of the property by
25	making all periodic payments.

"(10) PERIODIC PAYMENT.—The term 'periodic
payment' means the total payment that a consumer
will make for a specific rental period after the initial
payment, including the rental payment, taxes, mandatory fees or charges, and any optional fees or
charges agreed to by the consumer.

7 "(11) PROPERTY.—The term 'property' means
8 property that is not real property under the laws of
9 the State in which the property is located when it
10 is made available under a rental-purchase agree11 ment.

12 "(12) RENTAL PAYMENT.—The term 'rental 13 payment' means rent required to be paid by a con-14 sumer for the possession and use of property for a 15 specific rental period, but does not include taxes or 16 any fees or charges.

17 "(13) RENTAL PERIOD.—The term 'rental pe18 riod' means a week, month, or other specific period
19 of time, during which the consumer has a right to
20 possess and use property that is the subject of a
21 rental-purchase agreement after paying the rental
22 payment and any applicable taxes for such period.

23 "(14) RENTAL-PURCHASE AGREEMENT.—
24 "(A) IN GENERAL.—The term 'rental-pur25 chase agreement' means a contract in the form

1	of a bailment or lease for the use of property
2	by a consumer for an initial period of 4 months
3	or less, that is renewable with each payment by
4	the consumer, and that permits but does not
5	obligate the consumer to become the owner of
6	the property.
7	"(B) EXCLUSIONS.—The term 'rental-pur-
8	chase agreement' does not include—
9	"(i) a credit sale (as defined in section
10	103(g) of the Truth in Lending Act);
11	"(ii) a consumer lease (as defined in
12	section $181(1)$ of the Truth in Lending
13	Act); or
14	"(iii) a transaction giving rise to a
15	debt incurred in connection with the busi-
16	ness of lending money or a thing of value.
17	"(15) Rental-purchase cost.—
18	"(A) IN GENERAL.—For purposes of sec-
19	tions 1010 and 1011, the term 'rental-purchase
20	cost' means the sum of all rental payments and
21	mandatory fees or charges imposed by the mer-
22	chant as a condition of entering into a rental-
23	purchase agreement or acquiring ownership of
24	property under a rental-purchase agreement, in-
25	cluding—

1	"(i) any service, processing, or admin-
2	istrative charge;
3	"(ii) any fee for an investigation or
4	credit report; and
5	"(iii) any charge for delivery required
6	by the merchant.
7	"(B) Excluded items.—The following
8	fees or charges shall not be taken into account
9	in determining the rental-purchase cost with re-
10	spect to a rental-purchase transaction:
11	"(i) Fees and charges prescribed by
12	law, which actually are or will be paid to
13	public officials or government entities, such
14	as sales tax.
15	"(ii) Fees and charges for optional
16	products and services offered in connection
17	with a rental-purchase agreement.
18	"(16) STATE.—The term 'State' means any
19	State of the United States, the District of Columbia,
20	any territory of the United States, Puerto Rico,
21	Guam, American Samoa, the Trust Territory of the
22	Pacific Islands, the Virgin Islands, and the Northern
23	Mariana Islands.
24	"(17) TOTAL COST.—The term 'total cost'
25	means the sum of the initial payment and all peri-

odic payments in the payment schedule to be paid by
 the consumer to acquire ownership of the property
 that is the subject of the rental-purchase agreement.

4 "SEC. 1002. EXEMPTED TRANSACTIONS.

5 "This title does not apply to rental-purchase agree-6 ments primarily for business, commercial, or agricultural 7 purposes, or those made with agencies or instrumentalities 8 of the Federal Government or a State or political subdivi-9 sion thereof.

10 "SEC. 1003. GENERAL DISCLOSURE REQUIREMENTS.

"(a) RECIPIENT OF DISCLOSURE.—A merchant shall
disclose to any person who will be a signatory to a rentalpurchase agreement the information required by sections
1004 and 1005.

15 "(b) TIMING OF DISCLOSURE.—The disclosures re-16 quired under sections 1004 and 1005 shall be made before 17 the consummation of the rental-purchase agreement, and 18 clearly and conspicuously in writing as part of the rental-19 purchase agreement to be signed by the consumer.

"(c) CLEARLY AND CONSPICUOUSLY.—As used in
this section, the term 'clearly and conspicuously' means
that information required to be disclosed to the consumer
shall be worded plainly and simply, and appear in a type
size, prominence, and location as to be readily noticeable,
readable, and comprehensible to an ordinary consumer.

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1 "SEC. 1004. RENTAL-PURCHASE DISCLOSURES.

2 "(a) IN GENERAL.—For each rental-purchase agree3 ment, the merchant shall disclose to the consumer, to the
4 extent applicable—

5 "(1) the date of consummation of the rental6 purchase transaction and the identities of the mer7 chant and the consumer;

8 "(2) a brief description of the rental property, 9 which shall be sufficient to identify the property to 10 the consumer, including an identification or serial 11 number, if applicable, and a statement indicating 12 whether the property is new or used;

"(3) a description of any fee, charge, or penalty, in addition to the periodic payment, that the
consumer may be required to pay under the agreement, which shall be separately identified by type
and amount;

18 "(4) a clear and conspicuous statement that the 19 transaction is a rental-purchase agreement and that 20 the consumer will not obtain ownership of the prop-21 erty until the consumer has paid the total dollar 22 amount necessary to acquire ownership;

23 "(5) the amount of any initial payment, which
24 includes the first periodic payment, and the total
25 amount of any fees, taxes, or other charges, required
26 to be paid by the consumer;

1	"(6) the amount of the cash price of the prop-
2	erty that is the subject of the rental-purchase agree-
3	ment, and, if the agreement involves the rental of 2
4	or more items as a set (as may be defined by the
5	Board in regulation) a statement of the aggregate
6	cash price of all items shall satisfy this requirement;
7	"(7) the amount and timing of periodic pay-
8	ments, and the total number of periodic payments
9	necessary to acquire ownership of the property
10	under the rental-purchase agreement;
11	"(8) the total cost, using that term, and a brief
12	description, such as 'This is the amount that you
13	will pay the merchant if you make all periodic pay-
14	ments to acquire ownership of the property.';
15	"(9) a statement of the right of the consumer
16	to terminate the agreement without paying any fee
17	or charge not previously due under the agreement by
18	voluntarily surrendering or returning the property in
19	good repair upon expiration of any lease term; and
20	"(10) substantially the following statement:
21	'OTHER IMPORTANT TERMS: See your rental-pur-
22	chase agreement for additional important informa-
23	tion on early termination procedures, purchase op-
24	tion rights, responsibilities for loss, damage, or de-
25	struction of the property, warranties, maintenance

1 responsibilities, and other charges or penalties you 2 may incur.'. 3 "(b) FORM OF DISCLOSURE.—The disclosures re-4 quired by paragraphs (4) through (10) of subsection (a) 5 shall— "(1) be segregated from other information at 6 7 the beginning of the rental-purchase agreement; 8 "(2) contain only directly related information; 9 and "(3) be identified in boldface, upper-case letters 10 as follows: 'IMPORTANT RENTAL-PURCHASE DIS-11 12 CLOSURES'. 13 "(c) DISCLOSURE REQUIREMENTS RELATING TO IN-SURANCE PREMIUMS AND LIABILITY WAIVERS.— 14 15 "(1) IN GENERAL.—A merchant shall clearly 16 and conspicuously disclose in writing to the con-17 sumer before the consummation of a rental-purchase 18 agreement that the purchase of leased property in-19 surance or liability waiver coverage is not required 20 as a condition for entering into the rental-purchase 21 agreement. 22 "(2) AFFIRMATIVE WRITTEN REQUEST AFTER 23 COST DISCLOSURE.—A merchant may provide insur-24 ance or liability waiver coverage, directly or indi-

1	rectly, in connection with a rental-purchase trans-
2	action only if—
3	"(A) the merchant clearly and conspicu-
4	ously discloses to the consumer the cost of each
5	component of such coverage before the con-
6	summation of the rental-purchase agreement;
7	and
8	"(B) the consumer signs an affirmative
9	written request for such coverage after receiving
10	the disclosures required under paragraph (1)
11	and subparagraph (A) of this paragraph.
12	"(d) Accuracy of Disclosure.—
13	"(1) IN GENERAL.—The disclosures required to
14	be made under subsection (a) shall be accurate as of
15	the date on which the disclosures are made, based
16	on the information available to the merchant.
17	"(2) INFORMATION SUBSEQUENTLY RENDERED
18	INACCURATE.—If information required to be dis-
19	closed under subsection (a) is subsequently rendered
20	inaccurate as a result of any agreement between the
21	merchant and the consumer subsequent to the deliv-
22	ery of the required disclosures, the resulting inaccu-
23	racy shall not constitute a violation of this title.

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1 "SEC. 1005. OTHER AGREEMENT PROVISIONS.

2 "(a) IN GENERAL.—Each rental-purchase agreement
3 shall—

4 "(1) provide a statement specifying whether the
5 merchant or the consumer is responsible for loss,
6 theft, damage, or destruction of the property;

7 "(2) provide a statement specifying whether the
8 merchant or the consumer is responsible for main9 taining or servicing the property, together with a
10 brief description of the responsibility;

11 "(3) provide that the consumer may terminate 12 the agreement without paying any charges not pre-13 viously due under the agreement by voluntarily sur-14 rendering or returning the property that is the sub-15 ject of the agreement upon expiration of any rental 16 period;

17 "(4) contain a provision for reinstatement of18 the agreement, which at a minimum—

19 "(A) permits a consumer who fails to make 20 a timely rental payment to reinstate the agree-21 ment, without losing any rights or options 22 which exist under the agreement, by the payment of all past due rental payments and any 23 24 other charges then due under the agreement 25 and a payment for the next rental period within 26 7 business days after failing to make a timely rental payment if the consumer pays monthly, or within 3 business days after failing to make a timely rental payment if the consumer pays more frequently than monthly;

5 "(B) if the consumer returns or voluntarily 6 surrenders the property covered by the agree-7 ment, other than through judicial process, dur-8 ing the applicable reinstatement period set forth 9 in subparagraph (A), permits the consumer to 10 reinstate the agreement during a period of at 11 least 60 days after the date of the return or 12 surrender of the property by the payment of all 13 amounts previously due under the agreement, 14 any applicable fees, and a payment for the next 15 rental period;

"(C) if the consumer has paid 50 percent 16 17 or more of the total cost necessary to acquire 18 ownership and returns or voluntarily surrenders 19 the property, other than through judicial proc-20 ess, during the applicable reinstatement period 21 set forth in subparagraph (A), permits the con-22 sumer to reinstate the agreement during a pe-23 riod of at least 120 days after the date of the 24 return of the property by the payment of all 25 amounts previously due under the agreement,

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any applicable fees, and a payment for the next rental period; and

3 "(D) permits the consumer, upon rein-4 statement of the agreement, to receive the same 5 property, if available, that was the subject of 6 the rental-purchase agreement, or if the same 7 property is not available, a substitute item of 8 comparable quality and condition, except that 9 the Board may, by regulation or order, exempt 10 any independent small business (as defined by 11 regulation of the Board) from the requirement 12 of providing the same or comparable product 13 during the extended reinstatement period pro-14 vided in subparagraph (C), if the Board deter-15 mines, taking into account such standards as 16 the Board determines appropriate, that the re-17 instatement right provided in subparagraph (C) 18 would provide excessive hardship for the inde-19 pendent small business;

"(5) provide a statement specifying the terms
under which the consumer shall acquire ownership of
the property that is the subject of the rental-purchase agreement either by payment of the total cost
to acquire ownership, as provided in section 1006, or

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by exercise of any early purchase option provided in
 the rental-purchase agreement;

"(6) provide a statement disclosing that if any
part of a manufacturer's express warranty covers
the property at the time the consumer acquires ownership of the property, the warranty will be transferred to the consumer if allowed by the terms of the
warranty; and

9 "(7) provide, to the extent applicable, a descrip-10 tion of any grace period for making any periodic 11 payment, the amount of any security deposit, if any, 12 to be paid by the consumer upon initiation of the 13 rental-purchase agreement, and the terms for refund 14 of such security deposit to the consumer upon re-15 turn, surrender or purchase of the property.

"(b) REPOSSESSION DURING REINSTATEMENT PERIOD.—Subsection (a)(4) shall not be construed so as to
prevent a merchant from attempting to repossess property
during the reinstatement period pursuant to subsection
(a)(4)(A), but such a repossession does not affect the right
of the consumer to reinstatement under subsection (a)(4).

22 "SEC. 1006. RIGHT TO ACQUIRE OWNERSHIP.

23 "(a) IN GENERAL.—The consumer shall acquire own24 ership of the property that is the subject of the rental25 purchase agreement, and the rental-purchase agreement

shall terminate, upon compliance by the consumer with the
 requirements of subsection (b) or any early payment op tion provided in the rental purchase agreement, and upon
 payment of any past due payments and fees, as permitted
 by regulation of the Board.

6 "(b) PAYMENT OF TOTAL COST.—The consumer 7 shall acquire ownership of the rental property upon pay-8 ment of the total cost of the rental-purchase agreement, 9 as defined in section 1001(17), and as disclosed to the 10 consumer in the rental-purchase agreement pursuant to 11 section 1004(a).

12 "(c) Additional Fees Prohibited.—A merchant 13 shall not require the consumer to pay, as a condition for acquiring ownership of the property that is the subject of 14 15 the rental-purchase agreement, any fee or charge in addition to, or in excess of, the regular periodic payments re-16 17 quired by subsection (b), or any early purchase option amount provided in the rental-purchase agreement, as ap-18 19 plicable. A requirement that the consumer pay an unpaid 20 late charge or other fee or charge which the merchant has 21 previously billed to the consumer shall not constitute an 22 additional fee or charge for purposes of this subsection. 23 "(d) TRANSFER OF OWNERSHIP RIGHTS.—Upon 24 payment by the consumer of all payments necessary to acquire ownership under subsection (b) or any early pur-25

1 chase option amount provided in the rental-purchase2 agreement, as applicable, the merchant shall—

3 "(1) deliver, or mail to the last known address
4 of the consumer, such documents or other instru5 ments which the Board has determined, by regula6 tion, are necessary to acknowledge full ownership by
7 the consumer of the property acquired pursuant to
8 the rental-purchase agreement; and

9 "(2) transfer to the consumer the unexpired 10 portion of any warranties provided by the manufac-11 turer, distributor, or seller of the property, which 12 shall apply as if the consumer were the original pur-13 chaser of the property, except where such transfer is 14 prohibited by the terms of the warranty.

15 "SEC. 1007. PROHIBITED PROVISIONS.

16 "A rental-purchase agreement may not contain—

17 "(1) a confession of judgment;

18 "(2) a negotiable instrument;

"(3) a security interest or any other claim of a
property interest in any goods, except those goods,
the use of which is provided by the merchant pursuant to the agreement;

23 "(4) a wage assignment;

1	((5) a provision requiring the waiver of any
2	legal claim or remedy created by this title or other
3	provision of Federal or State law;
4	"(6) a provision requiring the consumer, in the
5	event that the property subject to the rental-pur-
6	chase agreement is lost, stolen, damaged, or de-
7	stroyed, to pay an amount in excess of the least of—
8	"(A) the fair market value of the property,
9	as determined by regulation of the Board;
10	"(B) any early purchase option amount
11	provided in the rental-purchase agreement; or
12	"(C) the actual cost of repair, as appro-
14	
12	priate;
13	priate;
13 14	priate; "(7) a provision authorizing the merchant, or a
13 14 15	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the
13 14 15 16	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the dwelling of the consumer or other premises without
 13 14 15 16 17 	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the dwelling of the consumer or other premises without obtaining the consent of the consumer, or to commit
 13 14 15 16 17 18 	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the dwelling of the consumer or other premises without obtaining the consent of the consumer, or to commit any breach of the peace in connection with the re-
 13 14 15 16 17 18 19 	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the dwelling of the consumer or other premises without obtaining the consent of the consumer, or to commit any breach of the peace in connection with the re- possession of the rental property or the collection of
 13 14 15 16 17 18 19 20 	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the dwelling of the consumer or other premises without obtaining the consent of the consumer, or to commit any breach of the peace in connection with the re- possession of the rental property or the collection of any obligation or alleged obligation of the consumer
 13 14 15 16 17 18 19 20 21 	priate; "(7) a provision authorizing the merchant, or a person acting on behalf of the merchant, to enter the dwelling of the consumer or other premises without obtaining the consent of the consumer, or to commit any breach of the peace in connection with the re- possession of the rental property or the collection of any obligation or alleged obligation of the consumer arising out of the rental-purchase agreement;

ment, except as permitted by regulation of the
 Board; or

"(9) a provision requiring the consumer to pay
more than 1 late fee or charge for an unpaid or delinquent periodic payment, regardless of the period
in which the payment remains unpaid or delinquent,
or to pay a late fee or charge for any periodic payment because a previously assessed late fee has not
been paid in full.

10 "SEC. 1008. STATEMENT OF ACCOUNTS.

"Upon request of a consumer, a merchant shall provide a statement of the account of the consumer. If a consumer requests a statement for an individual account more than 4 times in any 12-month period, the merchant may charge a reasonable fee for the additional statements requested in excess of 4 times during that 12-month period.

17 "SEC. 1009. RENEGOTIATIONS AND EXTENSIONS.

18 "(a) RENEGOTIATIONS.—For purposes of this sec-19 tion, a 'renegotiation' occurs when a rental-purchase 20 agreement is satisfied and replaced by a new agreement 21 undertaken by the same consumer. A renegotiation re-22 quires new disclosures under this title, except as provided 23 in subsection (c).

24 "(b) EXTENSIONS.—For purposes of this section, an
25 'extension' is an agreement by the consumer and the mer-

chant to continue an existing rental-purchase agreement
 beyond the original end of the payment schedule, but does
 not include a continuation that is the result of a renegoti ation.

5 "(c) EXCEPTIONS.—New disclosures under this title 6 are not required for the following, even if they meet the 7 definition of a renegotiation or an extension under this 8 section:

- 9 "(1) A reduction in payments.
- 10 "(2) A deferment of 1 or more payments.

11 "(3) The extension of a rental-purchase agree-12 ment.

"(4) The substitution of property with property
that has a substantially equivalent or greater economic value, provided that the rental-purchase cost
does not increase.

17 "(5) The deletion of property in a multiple-item18 agreement.

19 "(6) A change in the rental period, provided20 that the rental-purchase cost does not increase.

21 "(7) An agreement resulting from a court pro-22 ceeding.

23 "(8) Any other event described in regulations24 prescribed by the Board.

23

1 "SEC. 1010. POINT-OF-RENTAL DISCLOSURES.

2 "(a) IN GENERAL.—For any item of property or set
3 of items displayed or offered for rental-purchase, the mer4 chant shall display on or next to the item or set of items
5 a card, tag, or label that clearly and conspicuously dis6 closes—

7 "(1) a brief description of the property;
8 "(2) whether the property is new or used;

9 "(3) the cash price of the property;

10 "(4) the amount of each rental payment;

11 "(5) the total number of rental payments nec-12 essary to acquire ownership of the property; and

13 "(6) the rental-purchase cost.

14 "(b) FORM OF DISCLOSURE.—

15 "(1) IN GENERAL.—A merchant may make the 16 disclosures required by subsection (a) in the form of 17 a list or catalog which is readily available to the con-18 sumer at the point of rental if the merchandise is 19 not displayed in the showroom of the merchant, or 20 if displaying a card, tag, or label would be imprac-21 tical due to the size of the merchandise.

"(2) CLEARLY AND CONSPICUOUSLY.—As used
in this section, the term 'clearly and conspicuously'
means that information required to be disclosed to
the consumer shall appear in a type size, promi-

1	nence, and location as to be noticeable, readable,
2	and comprehensible to an ordinary consumer.
3	"SEC. 1011. RENTAL-PURCHASE ADVERTISING.
4	"(a) IN GENERAL.—If an advertisement for a rental-
5	purchase transaction refers to or states the amount of any
6	payment for any specific item or set of items, the mer-
7	chant making the advertisement shall also clearly and con-
8	spicuously state in the advertisement for the item or set
9	of items advertised—
10	((1) that the transaction advertised is a rental-
11	purchase agreement;
12	((2) the amount, timing, and total number of
13	rental payments necessary to acquire ownership
14	under the rental-purchase agreement;
15	"(3) the amount of the rental-purchase cost;
16	"(4) that to acquire ownership of the property,
17	the consumer must pay the rental-purchase cost plus
18	applicable taxes; and
19	((5) whether the stated payment amount and
20	advertised rental-purchase cost is for new or used
21	property.
22	"(b) Prohibition.—An advertisement for a rental-
23	purchase agreement shall not state or imply that a specific
24	item or set of items is available at specific amounts or
25	terms, unless the merchant usually and customarily offers,

or will offer, the item or set of items at the stated amounts
 or terms.

3 "(c) CLEARLY AND CONSPICUOUSLY.—

4 "(1) IN GENERAL.—For purposes of this sec5 tion, the term 'clearly and conspicuously' means that
6 required disclosures shall be presented in a type,
7 size, shade, contrast, prominence, location, and manner, as applicable to different media for advertising,
9 so as to be readily noticeable and comprehensible to
10 the ordinary consumer.

(2)11 **REGULATORY** GUIDANCE.—The Board 12 shall prescribe regulations on principles and factors 13 to meet the clear and conspicuous standard, as ap-14 propriate to print, video, audio, and computerized 15 advertising, reflecting the principles and factors typi-16 cally applied in each medium by the Federal Trade 17 Commission.

18 "(3) LIMITATION.—Nothing contrary to, incon-19 sistent with, or in mitigation of, the disclosures re-20 quired by this section shall be used in any advertise-21 ment in any medium, and no audio, video, or print 22 technique shall be used that is likely to obscure or 23 detract significantly from the communication of the 24 required disclosures.

1 "SEC. 1012. CIVIL LIABILITY.

"(a) IN GENERAL.—Except as otherwise provided in
section 1013, any merchant who fails to comply with any
requirement of this title with respect to any consumer is
liable to such consumer as provided for leases in section
130. For purposes of this section, the term 'creditor' as
used in section 130 shall include a 'merchant', as defined
in section 1001.

9 "(b) JURISDICTION OF COURTS; LIMITATION ON AC-10 TIONS.—

11 "(1) IN GENERAL.—Notwithstanding section 12 130(e), any action under this section may be 13 brought in any United States district court, or in 14 any other court of competent jurisdiction, before the 15 end of the 1-year period beginning on the date on 16 which the last payment was made by the consumer 17 under the rental-purchase agreement.

18 "(2) RECOUPMENT OR SET-OFF.—This sub-19 section shall not bar a consumer from asserting a 20 violation of this title in an action to collect an obli-21 gation arising from a rental-purchase agreement, 22 which was brought after the end of the 1-year period 23 described in paragraph (1) as a matter of defense by 24 recoupment or set-off in such action, except as oth-25 erwise provided by State law.

1 "SEC. 1013. ADDITIONAL GROUNDS FOR CIVIL LIABILITY.

2 "(a) INDIVIDUAL CASES WITH ACTUAL DAMAGES.—
3 Any merchant who fails to comply with any requirement
4 imposed under section 1010 or 1011 with respect to any
5 consumer who suffers actual damage from the violation
6 shall be liable to such consumer as provided in section
7 130.

8 "(b) PATTERN OR PRACTICE OF VIOLATIONS.—If a 9 merchant engages in a pattern or practice of violating any 10 requirement imposed under section 1010 or 1011, the 11 Federal Trade Commission or an appropriate State attor-12 ney general, in accordance with section 1016, may initiate 13 an action to enforce sanctions against the merchant, in-14 cluding—

15 "(1) an order to cease and desist from such16 practices; and

17 "(2) a civil money penalty of such amount as
18 the court may impose, based on such factors as the
19 court may determine to be appropriate.

20 "SEC. 1014. LIABILITY OF ASSIGNEES.

21 "(a) ASSIGNEES INCLUDED.—For purposes of sec22 tion 1013 and this section, the term 'merchant' includes
23 an assignee of a merchant.

24 "(b) Liabilities of Assignees.—

25 "(1) APPARENT VIOLATION.—An action under
26 section 1012 or 1013 for a violation of this title may

1 be brought against an assignee only if the violation 2 is apparent on the face of the rental-purchase agreement to which it relates. 3 APPARENT VIOLATION DEFINED.—For 4 (2)5 purposes of this subsection, a violation that is appar-6 ent on the face of a rental-purchase agreement in-7 cludes, but is not limited to, a disclosure that can 8 be determined to be incomplete or inaccurate from 9 the face of the agreement. 10 "(3) INVOLUNTARY ASSIGNMENT.—An assignee 11 has no liability under this section in a case in which 12 the assignment is involuntary. 13 "(4) RULE OF CONSTRUCTION.—No provision 14 of this section shall be construed as limiting or alter-15 ing the liability under section 1012 or 1013 of a 16 merchant assigning a rental-purchase agreement. 17 "(c) PROOF OF DISCLOSURE.—In an action by or against an assignee, the consumer's written acknowledg-18 19 ment of receipt of a disclosure, made as part of the rentalpurchase agreement, shall be conclusive proof that the dis-20 21 closure was made, if the assignee had no knowledge that 22 the disclosure had not been made when the assignee ac-23 quired the rental-purchase agreement to which it relates.

1 "SEC. 1015. REGULATIONS.

2 "(a) IN GENERAL.—The Board shall prescribe regu3 lations, as necessary to carry out this title, to prevent its
4 circumvention, and to facilitate compliance with its re5 quirements.

6 "(b) MODEL DISCLOSURE FORMS.—

7 "(1) BOARD AUTHORITY.—The Board may 9 publish model disclosure forms and clauses for com-9 mon rental-purchase agreements to facilitate compli-10 ance with the disclosure requirements of this title 11 and to aid the consumer in understanding the trans-12 action by utilizing readily understandable language 13 to simplify the technical nature of the disclosures.

14 "(2) CONTENT.—In devising forms described in
15 paragraph (1), the Board shall consider the use by
16 merchants of data processing or similar automated
17 equipment.

18 "(3) USE NOT MANDATORY.—Nothing in this
19 title may be construed to require a merchant to use
20 any model form or clause published by the Board
21 under this section.

"(4) DETERMINATION OF COMPLIANCE.—A
merchant shall be deemed to be in compliance with
the requirement to provide disclosure under section
1003(a) if the merchant—

1	"(A) uses any appropriate model form or
2	clause published by the Board under this sec-
3	tion; or

4 "(B) uses any such model form or clause,
5 and changes it by deleting any information
6 which is not required by this title or rear7 ranging the format, if in making such deletion
8 or rearranging the format, the merchant does
9 not affect the substance, clarity, or meaningful
10 sequence of the disclosure.

11 "(c) EFFECTIVE DATE OF REGULATIONS.—

"(1) IN GENERAL.—Any regulation prescribed
by the Board, or any amendment or interpretation
thereof, shall not be effective before the October 1
that follows the date of publication of the regulation
in final form by at least 6 months.

17 "(2) AUTHORITY TO MODIFY.—The Board may,
18 at its discretion—

19 "(A) lengthen the period of time described
20 in paragraph (1) to permit merchants to adjust
21 to accommodate new requirements; or

22 "(B) shorten that period of time, if the
23 Board makes a specific finding that such action
24 is necessary to comply with the findings of a

court or to prevent unfair or deceptive prac tices.

3 "(3) VOLUNTARY COMPLIANCE.—Notwith4 standing paragraph (1) or (2), a merchant may com5 ply with any newly prescribed disclosure requirement
6 prior to its effective date.

7 "SEC. 1016. ENFORCEMENT.

"(a) FEDERAL ENFORCEMENT.—Compliance with 8 9 this title shall be enforced under the Federal Trade Commission Act (15 U.S.C. 41 et seq.), and a violation of any 10 requirement imposed under this title shall be deemed a 11 12 violation of a requirement imposed under that Act. All of the functions and powers of the Federal Trade Commis-13 sion under the Federal Trade Commission Act are avail-14 15 able to the Commission to enforce compliance by any person with the requirements of this title, irrespective of 16 17 whether that person is engaged in commerce or meets any 18 other jurisdictional test under the Federal Trade Commis-19 sion Act.

20 "(b) STATE ENFORCEMENT.—

21 "(1) IN GENERAL.—An action to enforce the re22 quirements imposed by this title may also be
23 brought by the appropriate State attorney general in
24 any appropriate United States district court, or any
25 other court of competent jurisdiction.

1	"(2) Prior written notice.—
2	"(A) IN GENERAL.—The State attorney
3	general shall provide prior written notice of any
4	civil action described in paragraph (1) to the
5	Federal Trade Commission, and shall provide
6	the Commission with a copy of the complaint.
7	"(B) Emergency action.—If prior notice
8	required by this paragraph is not feasible, the
9	State attorney general shall provide notice to
10	the Commission immediately upon instituting
11	the action.
12	"(3) FTC INTERVENTION.—The Commission
13	may—
14	"(A) intervene in an action described in
15	paragraph (1);
16	"(B) upon intervening—
17	"(i) remove the action to the appro-
18	priate United States district court, if it
19	was not originally brought there; and
20	"(ii) be heard on all matters arising in
21	the action; and
22	"(C) file a petition for appeal.

1 "SEC. 1017. CRIMINAL LIABILITY FOR WILLFUL AND KNOW-2 ING VIOLATION.

3 "Whoever willfully and knowingly gives false or inac4 curate information, or fails to provide information which
5 that person is required to disclose under the provisions
6 of this title or any regulation issued under this title shall
7 be subject to the penalty provisions as provided in section
8 112.

9 "SEC. 1018. RELATION TO OTHER LAWS.

10 "(a) Relation to State Law.—

11 "(1) NO EFFECT ON CONSISTENT STATE 12 LAWS.—Except as otherwise provided in subsection 13 (b), this title does not annul, alter, or affect in any 14 manner the meaning, scope, or applicability of the 15 laws of any State relating to rental-purchase agree-16 ments, except to the extent that those laws are in-17 consistent with any provision of this title, and then 18 only to the extent of the inconsistency.

19 "(2) DETERMINATION OF INCONSISTENCY.— 20 Upon its own motion or upon the request of an in-21 terested party, which is submitted in accordance 22 with procedures prescribed by regulation of the 23 Board, the Board shall determine whether any such 24 inconsistency exists. If the Board determines that a 25 term or provision of a State law is inconsistent with 26 a provision of this title, merchants located in that 1 State shall not be required to comply with that term 2 or provision, and shall incur no liability under the 3 law of that State for failure to follow such term or 4 provision, notwithstanding that such determination 5 is subsequently amended, rescinded, or determined 6 by judicial or other authority to be invalid for any 7 reason.

8 (3)GREATER PROTECTION UNDER STATE 9 LAW.—Except as provided in subsection (b), for pur-10 poses of this section, a term or provision of a State 11 law is not inconsistent with the provisions of this 12 title if the term or provision affords greater protec-13 tion and benefit to the consumer than the protection 14 and benefit provided under this title, as determined 15 by the Board, on its own motion or upon the peti-16 tion of any interested party.

17 "(b) STATE LAWS RELATING TO CHARACTERIZATION
18 OF TRANSACTION.—Notwithstanding subsection (a), this
19 title shall supersede any State law, to the extent that such
20 law—

21 "(1) regulates a rental-purchase agreement as a
22 security interest, credit sale, retail installment sale,
23 conditional sale, or any other form of consumer
24 credit, or that imputes to a rental-purchase agree-

ment the creation of a debt or extension of credit;
 or

3 "(2) requires the disclosure of a percentage rate
4 calculation, including a time-price differential, an
5 annual percentage rate, or an effective annual per6 centage rate.

7 "(c) RELATION TO FEDERAL TRADE COMMISSION
8 ACT.—No provision of this title shall be construed as lim9 iting, superseding, or otherwise affecting the applicability
10 of the Federal Trade Commission Act to any merchant
11 or rental-purchase transaction.

12 "SEC. 1019. EFFECT ON GOVERNMENT AGENCIES.

"No civil liability or criminal penalty under this title
may be imposed on the United States or any of its departments or agencies, any State or political subdivision thereof, or any agency of a State or political subdivision thereof.

18 "SEC. 1020. COMPLIANCE DATE.

"Compliance with this title shall not be required until
6 months after the date of enactment of this title. In any
case, a merchant may comply with this title at any time
after such date of enactment.".

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