OKLAHOMA STATE SENATE CONFERENCE COMMITTEE REPORT

May 1, 2018

INIT. President.
Mr. Speaker:
The Conference Committee, to which was referred
<u>SB 1172</u>
By: Treat of the Senate and Kannady of the House
Title: Supervised loans; authorizing certain fee for database access. Effective date.
together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:
That the House recede from all Amendments.
2. That the attached Conference Committee Substitute be adopted. Respectfully submitted, SENATE CONFEREES: Floyd Brooks Daniels Daniels Dahm
HOUSE CONFEREES: Conference Committee on Rules
Senate ActionDateDateDateDateDateDateDateDateDateDateDateDateDateDateDate

1	STATE OF OKLAHOMA
2	2nd Session of the 56th Legislature (2018)
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 1172 By: Treat of the Senate
5	and
6	Kannady of the House
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9	CONFERENCE COMMITTEE SUBSTITUTE
10	An Act relating to Consumer Credit Code; authorizing
11	certain fee for certain database access; requiring fees to be approved by Administrator of Consumer
12	Credit; allowing fees to be set by rule; amending 14A O.S. 2011, Section 2-417, as last amended by
13	Section 2, Chapter 31, O.S.L. 2017 (14A O.S. Supp. 2017, Section 2-417, which relates to credit or
14	debit card surcharges; modifying transactions incurring service fees; authorizing surcharge of
15	bank processing fee for use of credit cards on certain activities or transactions; limiting
16	surcharge to actual bank processing fees; requiring certain disclosure; construing provisions; providing
17	for codification; and providing an effective date.
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. NEW LAW A new section of law to be codified
21	in the Oklahoma Statutes as Section 3-516 of Title 14A, unless there
22	is created a duplication in numbering, reads as follows:
23	A loan database provider may charge a supervised lender a
24	verification fee for access to the loan database and for submission

1 of information to the database for each month that a loan payment

2 | balance is scheduled and outstanding on a supervised loan

3 transaction. All verification fee amounts to be charged by a loan

4 database provider to a supervised lender shall be approved by the

5 Administrator of Consumer Credit, designated under Section 6-103 of

Title 14A of the Oklahoma Statutes, and may be established by rule.

SECTION 2. AMENDATORY 14A O.S. 2011, Section 2-417, as

last amended by Section 2, Chapter 31, O.S.L. 2017 (14A O.S. Supp.

2017, Section 2-417), is amended to read as follows:

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Section 2-417. A. No seller in any sales transaction may impose a surcharge on a cardholder who elects to use a credit card or debit card in lieu of payment by cash, check or similar means.

- B. As used in this section, "debit card" means any instrument or device, whether known as a debit card or by any other name, issued with or without fee by an issuer for the use of the cardholder in depositing, obtaining or transferring funds from a consumer banking electronic facility.
- C. For purposes of this section, a private educational institution as defined in paragraph (e) of Section 3102 of Title 70 of the Oklahoma Statutes, a private school defined as a nonpublic entity conducting an educational program for at least one grade between prekindergarten through twelve, a municipality as defined in paragraph 5 of Section 1-102 of Title 11 of the Oklahoma Statutes or a public trust with a municipality as its beneficiary may charge a

service fee. The service fee shall be limited to bank processing fees and financial transaction fees, the cost of providing for secure transaction, portal fees, and fees necessary to compensate for increased bandwidth incurred as a result of providing for an online the transaction.

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SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 2-418 of Title 14A, unless there is created a duplication in numbering, reads as follows:

With respect to a person acting on behalf of a principal in a lawful business activity or transaction in which money is advanced or paid by credit card to the agent, and deposited in the agent's lawful trust, escrow or holding account, the person acting on behalf of the principal may surcharge the credit card processing fee incurred. No credit card surcharge shall exceed the actual bank processing fee. All surcharges and amounts must be fully disclosed as part of the agreement for services by the agent. Such activity or transaction must not require a charter, license or registration as a trust and must be an exempt activity as provided in Section 1706 of Title 6 of the Oklahoma Statutes. Any credit card surcharge authorized by this section shall not be deemed contrary to any provision of Section 2-211 or Section 2-417 of Title 14A of the Oklahoma Statutes for sales transactions. The provisions of this section shall not authorize any additional fees or charges regulated

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or prohibited by any other provision of law or by any contractual
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    provision.
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        SECTION 4. This act shall become effective November 1, 2018.
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