## HB4351 FULLPCS1 Brian Hill-AQH 2/17/2022 11:32:37 am

## **COMMITTEE AMENDMENT** HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB4351</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Brian Hill

Adopted: \_\_\_\_\_

Reading Clerk

1	STATE OF OKLAHOMA										
2	2nd Session of the 58th Legislature (2022)										
3	PROPOSED COMMITTEE SUBSTITUTE										
4	FOR HOUSE BILL NO. 4351 By: Hill										
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7	PROPOSED COMMITTEE SUBSTITUTE										
8	An Act relating to the Uniform Consumer Credit Code; defining terms; allowing surcharges in certain transactions; limiting surcharge amount; requiring certain disclosures; limiting application of surcharge in a single transaction; prohibiting surcharges in certain transactions; creating liability for violation; repealing 14A O.S. 2021, Section 2-417, which prohibits surcharges; amending 14A O.S. 2021, Section 2-211, which relates to discounts; deleting surcharge prohibition; providing for codification; and providing an effective date.										
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:										
17	SECTION 1. NEW LAW A new section of law to be codified										
18	in the Oklahoma Statutes as Section 2-418 of Title 14A, unless there										
19	is created a duplication in numbering, reads as follows:										
20	A. As used in this section:										
21	1. "Debit card" means any instrument or device, whether known										
22	as a debit card or by any other name, issued with or without fee by										
23	an issuer for the use of the cardholder in depositing, obtaining, or										
24	transferring funds from a consumer banking electronic facility;										

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2. "Charge card" includes cards on which unpaid balances are
 2 payable on demand;

3 3. "Surcharge" means any additional amount imposed at the time 4 of the sales or lease transaction by the seller or lessor that 5 increases the charge to the buyer or lessee for the privilege of 6 using a credit or charge card.

B. In accordance with this section, a seller or lessor in any
sales or lease transaction may impose a surcharge on a buyer or
lessee who elects to use a credit card or charge card in lieu of
payment by cash, check, or similar means.

11 C. A seller or lessor doing business in Oklahoma may impose a 12 surcharge of an amount not to exceed two percent (2%) of the total 13 cost to the buyer or lessee for the sales or lease transaction. 14 Such seller or lessor that imposes a surcharge on credit cards or 15 charge cards shall post signage at the seller's or lessor's premises 16 in a manner that is visible to customers or, for a sales or lease 17 transaction made online, display before an online customer's 18 completion of the sales or lease transaction in a manner that is 19 visible to the online customer, the following language:

"TO COVER THE COST OF PROCESSING A CREDIT OR CHARGE CARD
TRANSACTION, AND PURSUANT TO SECTION 2-418 OF TITLE 14A OF THE
OKLAHOMA STATUTES, A SELLER OR LESSOR MAY IMPOSE A PROCESSING
SURCHARGE IN AN AMOUNT NOT TO EXCEED TWO PERCENT (2%) OF THE TOTAL
PAYMENT MADE FOR GOODS OR SERVICES PURCHASED OR LEASED BY USE OF A

CREDIT OR CHARGE CARD. A SELLER OR LESSOR MAY NOT IMPOSE A
 PROCESSING SURCHARGE ON PAYMENTS MADE BY USE OF CASH, CHECK, OR
 DEBIT CARD OR REDEMPTION OF A GIFT CARD.";

The processor or service provider may provide the seller or
lessor with the means to make the disclosure required by this
subsection.

D. For any goods or services purchased or leased through
payment by credit card or charge card, the seller, lessor,
processor, or service provider shall provide the surcharge amount
imposed as a separate line item on the customer's receipt.

E. A seller or lessor may impose only a single credit card or
charge card surcharge per sales or lease transaction.

F. A seller or lessor shall not impose a surcharge if acustomer elects to pay for goods or services by:

15 1. Using cash or check;

16 2. Using a debit card, whether or not a personal identification 17 number is used;

18 3. Processing a payment as a debit payment; or

19 4. Redeeming a gift card.

G. A seller or lessor who violates this section violates the Uniform Consumer Credit Code and is subject to liability under the Code.

23 SECTION 2. REPEALER 14A O.S. 2021, Section 2-417, is 24 hereby repealed.

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1SECTION 3.AMENDATORY14A O.S. 2021, Section 2-211, is2amended to read as follows:

Section 2-211. A. With respect to all sales transactions, a 3 discount which a seller offers, allows or otherwise makes available 4 5 for the purpose of inducing payment by cash, check or similar means rather than by use of an open-end credit card account shall not 6 7 constitute a credit service charge as determined under Section 2-109 of this title if the discount is offered to all prospective buyers 8 9 clearly and conspicuously in accordance with regulations of the 10 Administrator of Consumer Affairs. No seller in any sales 11 transaction may impose a surcharge on a cardholder who elects an 12 open-end credit card or debit card account instead of paying by 13 cash, check or similar means. There is no limit on the discount 14 which may be offered by the seller. A seller who provides a 15 discount otherwise than in accordance with the regulations of the 16 Administrator must make the disclosures required by those 17 regulations.

B. A seller who is registered with the United States Treasury
Department as a money transmitter pursuant to 31 CFR, Section
103.41, and who provides an electronic funds transmission service,
including service by telephone and the Internet, may charge a
different price for a funds transmission service based on the mode
of transmission used in the transaction without violating this
section so long as the price charged for a service paid for with an

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1 open-end credit card or debit card account is not greater than the 2 price charged for such service if paid for with currency or other 3 similar means accepted within the same mode of transmission.

C. Any seller subject to the provisions of subsection B of this
section shall either conduct business at a location in this state or
comply with the provisions of Section 1022 of Title 18 of the
Oklahoma Statutes.

D. 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.

13 E. For purposes of this section, a private educational 14 institution as defined in paragraph (e) of Section 3102 of Title 70 15 of the Oklahoma Statutes, a private school defined as a nonpublic 16 entity conducting an educational program for at least one grade 17 between prekindergarten through twelve, a municipality as defined in 18 paragraph 5 of Section 1-102 of Title 11 of the Oklahoma Statutes or 19 a public trust with a municipality as its beneficiary may charge a 20 service fee. The service fee shall be limited to bank processing 21 fees and financial transaction fees, the cost of providing for 22 secure transaction, portal fees, and fees necessary to compensate 23 for increased bandwidth incurred as a result of providing for an 24 online transaction.

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1	SECTIO	N 4.	This	act	shall	become	effective	November	1,	2022.
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