2015 SESSION

15103930D **SENATE BILL NO. 859** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Commerce and Labor 4 5 6 on January 19, 2015) (Patron Prior to Substitute—Senator Chafin) A BILL to amend and reenact §§ 6.2-313 and 6.2-318 of the Code of Virginia, relating to open-end 7 credit extended by banks, savings institutions, and credit unions. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 6.2-313 and 6.2-318 of the Code of Virginia are amended and reenacted as follows: § 6.2-313. Open-end credit extended by banks or savings institutions. 10 A. Notwithstanding any statutory or case law, any bank or savings institution may impose finance 11 charges and other charges and fees at such rates and in such amounts and manner as may be agreed by 12 13 the borrower under an open-end credit plan. 14 B. In the event of the extension of credit by a bank or savings institution hereunder to be effected by 15 the use of a credit card for the purchase of merchandise or services, no finance charge shall be imposed upon the cardholder or borrower on such extension of credit if payment in full of the unpaid balance 16 17 owing for all extensions of credit under the open-end credit plan is received at the place designated by the creditor prior to the next billing payment due date, which shall be at least 25 days later than the 18 19 prior billing payment due date. 20 § 6.2-318. Loans by credit unions. 21 A. As used in this section, "average daily balance" means, for any billing period, that amount which 22 is the sum of the actual amounts outstanding each day during the billing period divided by the number 23 of days in the billing period. 24 B. Notwithstanding any other statute or provision relating to interest or usury, any credit union may 25 charge interest as agreed by the borrower provided such interest is not charged in advance. 26 C. Any open-end credit plan offered by a credit union shall provide: 27 1. For computation of any finance charges by application of a rate, at the option of the credit union, 28 to: 29 a. The average daily balance for the period ending on the billing date; 30 b. The balance existing on the billing date of the month; or c. Any other balance which does not result in the credit union charging or receiving any sum in 31 32 excess of what would be charged or received under subdivision a or b; 2. That no finance charge shall be imposed unless the bill is mailed not later than eight days, 33 34 excluding Saturdays, Sundays and holidays, after the billing date, except that such time limitation shall 35 not apply in any case where the credit union has been prevented, delayed, or hindered in mailing or 36 delivering the bill within such time period because of an act of God, war, civil disorder, natural disaster, 37 strike, or other excusable or justifiable cause; and 38 3. That in the event of the extension of open-end credit by a credit union to be effected by the use 39 of a credit card for the purchase of merchandise or services, no finance charge shall be imposed upon 40 the member or cardholder on such extension of credit if payment in full of the unpaid balance owing for 41 extensions of credit for merchandise or services is received at the place designated by the credit union 42 prior to the next billing payment due date, which shall be at least 25 days later than the prior billing 43 payment due date. D. Notwithstanding any provision of this chapter other than § 6.2-327, a credit union engaged in 44 45 extending credit under an open-end credit plan may impose, on credit extended under the plan, finance charges and other charges and fees at such rates and in such amounts and manner as may be agreed 46 47 upon by the credit union and the obligor, if under the plan a finance charge is imposed upon the obligor **48** if payment in full of the unpaid balance is not received at the place designated by the creditor prior to the next billing payment due date, which shall be at least 25 days later than the prior billing payment 49 50 due date.

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