

ASSEMBLY BILL NO. 472—COMMITTEE ON COMMERCE AND LABOR

MARCH 18, 2009

Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions concerning the collection of credit card debt. (BDR 8-1137)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to credit cards; providing that subsequent purchasers of credit card debt may produce certain evidence to collect on the debt; requiring disclosure of certain information to collect credit card debt; requiring certain evidentiary standards to be met before entry of judgment under certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing law provides that an issuer of a credit card may establish liability for
2 credit card debt by producing a written application for the credit card signed by the
3 cardholder or by evidence that the cardholder incurred charges and made payments
4 on the card. (NRS 97A.160) This bill provides that such evidence may also be
5 established by a subsequent purchaser of credit card debt who attempts to collect on
6 the debt.

7 This bill also requires certain information to be disclosed in any complaint to
8 collect credit card debt, including: (1) the name of the issuer of the credit card; (2)
9 the account numbers assigned to the original account and any subsequent account;
10 and (3) the date of the last transaction. Finally, this bill clarifies that a judgment,
11 including a judgment by default, may not be entered without satisfying the
12 standards of proof required in this section.



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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 97A of NRS is hereby amended by adding
2 thereto a new section to read as follows:

3 ***"Creditor"* means an issuer or a person that subsequently
4 purchases any outstanding credit card debt.**

5 **Sec. 2.** NRS 97A.010 is hereby amended to read as follows:

6 97A.010 As used in this chapter, unless the context otherwise
7 requires, the words and terms defined in NRS 97A.020 to 97A.130,
8 inclusive, ***and section 1 of this act*** have the meanings ascribed to
9 them in those sections.

10 **Sec. 3.** NRS 97A.160 is hereby amended to read as follows:

11 97A.160 1. Notwithstanding the provisions of chapter 52 of
12 NRS, in any action brought to collect a ***credit card*** debt owed to ~~an~~
13 ~~issuer:~~ a ***creditor***:

14 (a) The ~~Issuer~~ ***creditor*** may establish that the cardholder is
15 contractually liable for the debt owed by submitting the written
16 application for a credit card account submitted to the issuer by the
17 cardholder or evidence that the cardholder incurred charges on the
18 account and made payments thereon.

19 (b) The amount owed may be established by photocopies of:
20 (1) The periodic billing statements provided by the issuer; or
21 (2) Information stored by the issuer on a computer,
22 microfilm, microfiche or optical disc which indicate the amount of
23 the debt owed.

24 (c) ***Any complaint filed in the action must include, without
25 limitation:***

26 (1) ***The name of the issuer;***
27 (2) ***The account number originally assigned by the issuer;***
28 (3) ***Any subsequent account number used by a creditor of
29 such debt; and***

30 (4) ***The date of the last transaction.***

31 2. The content of such records must be authenticated:
32 (a) Pursuant to the procedures set forth in NRS 52.450 to
33 52.480, inclusive; or

34 (b) By the submission of a written affidavit sufficient to
35 establish:

36 (1) The affiant as the custodian of the written records offered
37 as evidence;

38 (2) That the written records offered as evidence were made
39 in the ordinary course of the issuer's business; and

40 (3) That the written records are true and correct copies of the
41 records retained by the issuer.



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1 3. The liability of a person other than the cardholder for the
2 amount of any debt owed to an issuer may be established by
3 evidence indicating that the person caused the charge to be incurred
4 on the credit card account.

5 4. An issuer shall retain any record necessary to establish the
6 existence and amount of any debt owed to the issuer for at least 24
7 months after the record is first published, issued or filed.

8 ***5. No judgment, including by default, may be entered unless
9 the standards of proof in this section have been met.***

10 **Sec. 4.** This act becomes effective on July 1, 2009.

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