By: Carona S.B. No. 446

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the reduction in value or expiration of a stored value
3	card.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter D, Chapter 35, Business & Commerce
6	Code, is amended by adding Section 35.42 to read as follows:
7	Sec. 35.42. REDUCTION OF VALUE OR EXPIRATION OF STORED
8	VALUE CARD. (a) In this section:
9	(1) "Record" has the meaning assigned by Section
10	43.002, and includes a record that contains a microprocessor chip,
11	magnetic strip, or other means of storing information.
12	(2) "Stored value card" means a record that evidences
13	a promise made for monetary consideration by the seller or issuer of
14	the record that goods or services will be provided to the owner of
15	the record in the value shown in the record, that is prefunded, and
16	the value of which is reduced on redemption. The term includes a
17	gift card or gift certificate.
18	(3) "Use" of a stored value card includes a whole or
19	partial redemption of or adding value to the card.
20	(b) This section does not apply to a stored value card that:
21	(1) is distributed by the issuer to a person under an
22	awards, rewards, loyalty, or promotional program and not issued or
23	reloaded in exchange for money tendered by the cardholder;
24	(2) is sold below face value or donated to:

(B) a nonprofit or charitable organization; or
(C) an educational institution, for fund-raising
purposes;
(3) is issued by a financial institution acting as a
financial agent of the United States or this state;
(4) is issued as a prepaid calling card by a prepaid
calling card company regulated under Section 55.253, Utilities
Code; or
(5) does not expire and for which the seller does not
charge a fee other than at the time of purchase.
(c) This section does not apply to a stored value card
issued by a federally insured financial institution, as defined by
Section 201.101, Finance Code, for which the financial institution
is primarily liable as the issuing principal.
(d) If disclosed as provided by Subsection (f), the issuer
of a stored value card may impose and collect a reasonable handling
fee in connection with the issuance of or adding of value to the
card and a reasonable reissue or replacement charge if a lost or
expired card is reissued or replaced.
(e) The issuer of a stored value card may impose or collect a
periodic fee or other charge that causes the unredeemed balance of
the card to decrease over time only if the fee is reasonable, is not
assessed until after the first anniversary of the date the card is
sold or issued, and is disclosed as provided by Subsection (f).
(f) An expiration date or policy, fee, or other material

(A) an employee of the seller or issuer;

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restriction or contract term applicable to a stored value card must

card is sold or issued to the person to enable the person to make an informed decision before the person purchases the card. A disclosure must be legibly printed on the retail packaging for the stored value card or on a posted notice accompanying the sales display. A disclosure regarding expiration or a periodic fee that reduces the unredeemed value of the stored value card must also be

be clearly and conspicuously disclosed to a person at the time the

- 8 legibly printed on the card. A stored value card that is sold
- 9 without the disclosure as required by this section of an expiration
- 10 date or policy, fee, or other material restriction or contract term
- 11 applicable to the card is valid until redeemed or replaced.
- 12 SECTION 2. Subsection (a), Section 72.101, Property Code,
- is amended to read as follows:
- 14 (a) Except as provided by this section and Sections 72.1015,
- 72.1016, and 72.102, personal property is presumed abandoned if,
- 16 for longer than three years:
- 17 (1) the existence and location of the owner of the
- 18 property is unknown to the holder of the property; and
- 19 (2) according to the knowledge and records of the
- 20 holder of the property, a claim to the property has not been
- 21 asserted or an act of ownership of the property has not been
- 22 exercised.

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- SECTION 3. Subchapter B, Chapter 72, Property Code, is
- amended by adding Section 72.1016 to read as follows:
- Sec. 72.1016. STORED VALUE CARD. (a) This section applies
- to a stored value card, as defined by Section 35.42(a), Business &
- 27 Commerce Code, other than a card:

1	(1)	to which	Section	35.42,	Business	&	Commerce	Code,
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- does not apply by operation of Subsection (b) of that section; or 2
- 3 (2) that is linked to and draws its value solely from a 4 deposit account subject to Chapter 73.
- 5 (b) If the existence and location of the owner of a stored value card is unknown to the holder of the property, the stored 6 7 value card is presumed abandoned to the extent of its unredeemed and
- uncharged value on the earlier of: 9 (1) the card's expiration date;

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- 10 (2) the third anniversary of the date the card was issued, if the card is not used after it is issued, or the date the 11
- card was last used or value was last added to the card; or 12
- 13 (3) the first anniversary of the date the card was issued, if the card is not used after it is issued, or the date the 14 15 card was last used or value was last added to the card, if the card's 16 value represents wages, as defined by Section 61.001, Labor Code.
 - (c) A person who sells or issues a stored value card in this state shall obtain the name and address of the apparent owner of the card and maintain a record of the owner's name and address and the identification number of the card. In the absence of an address record, the address of the apparent owner is considered to be the Austin, Texas, address of the comptroller.
 - (d) A person may charge a fee against a stored value card as provided by Section 35.42, Business & Commerce Code. A fee may not be charged against a stored value card after the card is presumed abandoned under this section.
- (e) The comptroller shall transfer five percent of the money 27

- 1 collected from cards presumed to be abandoned for use as grants
- 2 under Subchapter M, Chapter 56, Education Code.
- 3 SECTION 4. Section 72.103, Property Code, is amended to
- 4 read as follows:
- 5 Sec. 72.103. PRESERVATION OF PROPERTY. Notwithstanding any
- 6 other provision of this title except a provision of this section or
- 7 <u>Section 72.1016</u> relating to a money order <u>or a stored value card</u>, a
- 8 holder of abandoned property shall preserve the property and may
- 9 not at any time, by any procedure, including a deduction for
- 10 service, maintenance, or other charge, transfer or convert to the
- 11 profits or assets of the holder or otherwise reduce the value of the
- 12 property. For purposes of this section, value is determined as of
- 13 the date of the last transaction or contact concerning the
- 14 property, except that in the case of a money order, value is
- determined as of the date the property is presumed abandoned under
- 16 Section 72.102(c). If a holder imposes service, maintenance, or
- 17 other charges on a money order prior to the time of presumed
- 18 abandonment, such charges may not exceed the amount of 50 cents per
- 19 month for each month the money order remains uncashed prior to the
- 20 month in which the money order is presumed abandoned.
- SECTION 5. Subdivision (1), Subsection (a), Section 73.001,
- 22 Property Code, is amended to read as follows:
- 23 (1) "Account" means funds deposited with a depository
- in an interest-bearing account, a checking or savings account, or
- 25 funds received by a depository in exchange for the purchase of a
- 26 <u>stored value card</u>.
- 27 SECTION 6. The changes in law made by this Act apply only to

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- 1 a stored value card issued or activated on or after the effective
- 2 date of this Act. A stored value card issued or activated before
- 3 the effective date of this Act is governed by the law in effect when
- 4 the card was issued or activated, and the former law is continued in
- 5 effect for that purpose.
- 6 SECTION 7. This Act takes effect September 1, 2005.

Taylor

Т	COMMITTEE AMENDMENT NO. I
2	Amend S.B. No. 446 (Senate Engrossed Version) as follows:
3	(1) In SECTION 1 of the bill (page 1, line 22), between
4	"loyalty," and "or", insert "incentive, rebate,"
5	(2) In SECTION 1 of the bill (page 2, line 11), strike "at
6	the time of purchase" and substitute "a fee described in Subsection
7	<u>(d).</u> "
8	(3) In SECTION 1 of the bill (page 2, line 9), strike "or"
9	(page 2 line 11) between "purchase" and the "period" insert the
10	following:
11	; or
12	(6) "is issued by an air carrier holding a
13	certificate of public convenience and necessity under Title 49
14	U.S.C."
15	(4) In SECTION 1 of the bill (page 3, lines 3-6), strike " \underline{A}
16	disclosure must be legibly printed on the retail packaging for the
17	stored value card or on a posted notice accompanying the sales
18	display."
19	(5) In SECTION 1 of the bill (page 3, between lines 11 and
20	12), add the following:
21	(g) This section does not create a cause of action
22	against a person who issues or sells a stored value card.

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