By:Branch, Giddings, Solomons,
Howard of TravisH.B. No. 85Substitute the following for H.B. No. 85:Example 1By:ZedlerC.S.H.B. No. 85

A BILL TO BE ENTITLED

1 AN ACT 2 relating to credit card marketing activities at postsecondary 3 educational institutions; providing a civil penalty. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Chapter 35, Business & Commerce Code, is amended 6 by adding Subchapter L to read as follows: SUBCHAPTER L. CREDIT CARD MARKETING AT POSTSECONDARY EDUCATIONAL 7 8 INSTITUTIONS Sec. 35.131. DEFINITIONS. In this subchapter: 9 (1) "Campus cred<u>it card marketing activity":</u> 10 11 (A) means any activity: 12 (i) conducted by an agent or employee of a credit card issuer on the campus of a postsecondary educational 13 14 institution; and (ii) designed to encourage and enable 15 students to apply for a credit card; and 16 (B) includes the act of placing on the campus a 17 18 display or poster together with a form that can be returned to the credit card issuer as a credit card application, even if an employee 19 or agent of the credit card issuer is not present at the display. 20 21 (2) "Credit card" means a card or device issued under 22 an agreement by which the issuer gives to a cardholder the right to 23 obtain credit from the issuer or another person. (3) "Credit card issuer" means a lender, including a 24

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1	financial institution, or a merchant that receives applications and								
2	issues credit cards to individuals.								
3	(4) "Governing board" means the body charged with								
4	policy direction of any postsecondary educational institution,								
5	including a board of directors, a board of regents, a board of								
6	trustees, and an independent school district board that is charged								
7	with policy direction of a public junior college.								
8	(5) "Postsecondary educational institution" means:								
9	(A) an institution of higher education as defined								
10	by Section 61.003, Education Code;								
11	(B) a private or independent institution of								
12	higher education as defined by Section 61.003, Education Code; or								
13	(C) a private postsecondary educational								
14	institution as defined by Section 61.302, Education Code.								
15	Sec. 35.132. CAMPUS CREDIT CARD MARKETING ACTIVITY OUTSIDE								
16	DESIGNATED LOCATION OR TIME PROHIBITED. (a) A credit card issuer								
17	may not engage in campus credit card marketing activities:								
18	(1) outside of a campus location designated by the								
19	governing board of the postsecondary educational institution for								
20	that purpose in accordance with Subsection (b); or								
21	(2) at a time other than a time designated by the								
22	governing board in accordance with Subsection (b).								
23	(b) The governing board of a postsecondary educational								
24	institution may designate:								
25	(1) one or more locations on campus where a credit card								
26	issuer may engage in campus credit card marketing activities; and								
27	(2) one or more times during which a credit card issuer								

1	may engage in campus credit card marketing activities.
2	Sec. 35.133. CREDIT CARD ISSUER TO DEVELOP FINANCIAL
3	EDUCATIONAL MATERIAL. A credit card issuer who conducts campus
4	credit card marketing activities shall develop financial
5	educational material in consultation with or subject to approval by
6	the postsecondary educational institution. The financial
7	educational material must include a clear and practical explanation
8	<u>of:</u>
9	(1) effective money management skills, including how
10	to develop and maintain a budget;
11	(2) key financial terms and phrases related to credit
12	cards and personal debt management;
13	(3) credit educational materials and programs offered
14	by the credit card issuer that are available to student cardholders
15	after they have opened an account;
16	(4) resources to assist students in understanding
17	credit reports and credit scores and the consequences of
18	irresponsible credit card use; and
19	(5) the importance of responsible credit practices,
20	including timely paying the minimum amount due each month and
21	reducing costs by paying as much of the balance as possible.
22	Sec. 35.134. CREDIT CARD ISSUER TO PROVIDE FINANCIAL
23	EDUCATIONAL MATERIAL. A credit card issuer that conducts campus
24	credit card marketing activities shall:
25	(1) during the time that the credit card issuer
26	conducts the credit card marketing activity on the campus, make
27	available to students, on the campus, financial educational

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1	material developed under Section 35.133;
2	(2) make financial educational material similar to
3	material developed under Section 35.133 available on the Internet;
4	and
5	(3) provide to a student to whom a credit card is
6	issued, at the time the credit card is provided to the student,
7	financial educational material developed under Section 35.133.
8	Sec. 35.135. RESTRICTION ON GIFTS OR INCENTIVES FOR
9	COMPLETING CREDIT CARD APPLICATION. A credit card issuer may not
10	offer a gift or other incentive in exchange for the completion of a
11	credit card application as part of a campus credit card marketing
12	activity unless the credit card issuer, at the time the credit card
13	issuer provides a credit card application to an individual,
14	provides financial educational material developed under Section
15	35.133 to the individual.
16	Sec. 35.136. CREDIT CARD AND DEBT EDUCATION AT NEW STUDENT
17	ORIENTATION. The governing board of a postsecondary educational
18	institution shall adopt a policy requiring a credit card and debt
19	education and counseling session to be included in any orientation
20	program for new students. The postsecondary educational
21	institution shall use existing educational materials prepared by
22	nonprofit entities for purposes of the credit card and debt
23	education and counseling session.
24	Sec. 35.137. CIVIL PENALTY. A person who intentionally
25	violates this subchapter is liable to the state for a civil penalty
26	in an amount not to exceed \$2,500 for each violation. The attorney
27	general or the prosecuting attorney in the county in which the

1	violation	occurs	may	bring	suit	to	recover	the	civil	penalty
2	imposed un	der this	sect	cion.						

3 SECTION 2. This Act takes effect September 1, 2007.