

116TH CONGRESS 1ST SESSION

H. R. 3618

To establish requirements relating to credit scores and educational credit scores, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 5, 2019

Mrs. Beatty introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To establish requirements relating to credit scores and educational credit scores, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Free Credit Scores
- 5 for Consumers Act of 2019".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) While nationwide consumer reporting agen-
- 9 cies ("CRAs") are required by law to supply con-
- sumers with a free copy of their credit report annu-

- ally, they can charge consumers to obtain a credit score disclosure.
 - (2) A July 2011 report by the Consumer Financial Protection Bureau ("Consumer Bureau") titled "The Impact of Differences between Consumerand Creditor-Purchased Credit Scores" found that the credit scores made available to and purchased by consumers from CRAs are unlikely to be the same credit scores used by creditors and lenders to evaluate consumers' creditworthiness.
 - (3) That report found that the scarcity of public educational tools to inform consumers of the differences among credit scores, the large combined market share and brand recognition of FICO credit scores, and the marketing practices of some credit score sellers may perpetuate consumers' confusion about credit scores. As a result, some consumers may be purchasing an educational credit score or subscribing to a credit monitoring service sold by a CRA, without realizing the limitations and usefulness of these products and services.
 - (4) Similarly, a September 2012 Consumer Bureau report titled "Analysis of Differences between Consumer- and Creditor-Purchased Credit Scores" found that consumers do not know before they pur-

chase a credit score from a CRA whether this credit score will closely track or vary significantly from the credit score sold to creditors or lenders. Given the lack of transparency about the usefulness of credit scores that are marketed for purchase by consumers from CRAs and the resulting consumer confusion, the Consumer Bureau recommended that companies selling scores to consumers clearly inform consumers that the scores marketed to consumers for purchase by CRAs can vary, sometimes substantially, from the scores that are actually sold to and used by creditors and lenders.

- (5) A February 2011 study by Consumer Federation of America and VantageScore also found that half of the consumers surveyed did not know that a credit score is designed to indicate the risk of not repaying a credit obligation. Consumers also did not know who makes credit scores available, what numerical range constitutes excellent credit standing, or the financial implications of having a low credit score.
- (6) Many consumers do not realize that they have more than just "one" credit score. Because the submission of credit information to CRAs is voluntary and not all furnishers submit information to

- every CRA, the information contained in a report also varies among CRAs. As a result, the credit score generated by each CRA is also likely to vary, resulting in potentially different credit decisions based on an evaluation of different credit reports ob-
- 6 tained from different CRAs.

- (7) A February 2015 Consumer Bureau report titled "Consumer Voices on Credit Reports and Scores" found that consumers had questions about what actions to take to improve their scores once they had seen them, suggesting that additional disclosures and educational content would be helpful to consumers. The Consumer Bureau found that consumers were confused by conflicting advice on how to improve their scores.
 - (8) That report also noted that consumers found the process for obtaining consumer reports and credit scores confusing. Consumers also were uncertain about whether, and under what circumstances, they could obtain a consumer report for free.

SEC. 3. CREDIT SCORE AND EDUCATIONAL CREDIT SCORE

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)	DEFINITIONS.

- 3 (a) In General.—Section 603 of the Fair Credit
- 4 Reporting Act (15 U.S.C. 1681a) is amended by adding
- 5 at the end the following new subsection:
- 6 "(bb) Credit Score and Educational Credit
- 7 Score Definitions.—
- 8 "(1) Credit score.—The term 'credit score'
- 9 means a numerical value or a categorization derived
- from a statistical tool or modeling system used by a
- person who makes or arranges a loan or extends
- credit to predict the likelihood of certain credit be-
- haviors, including default, as determined by the Bu-
- reau.
- 15 "(2) Educational credit score.—The term
- 'educational credit score' means a numerical value or
- 17 categorization derived from a statistical tool or mod-
- eling system based upon information from a con-
- 19 sumer report that assists consumers in under-
- standing how a lender or creditor may view the con-
- 21 sumer's creditworthiness in deciding whether to
- 22 make a loan or extend credit to that consumer.
- 23 "(3) Key factors.—The term 'key factors'
- means relevant elements or reasons affecting the
- credit score for the particular individual, listed in
- the order of importance based on the effect of each

1	element or reason on the credit score or educational
2	credit score.
3	"(4) Credit scoring model.—The term
4	'credit scoring model' means a scoring algorithm,
5	formula, model, program, or mechanism used to gen-
6	erate a credit score or an educational credit score.".
7	(b) Conforming Amendments.—The Fair Credit
8	Reporting Act (15 U.S.C. 1681 et seq.) is amended—
9	(1) in section $605(d)(2)$, by striking "(as de-
10	fined in section $609(f)(2)(B)$)"; and
11	(2) in section 615—
12	(A) by striking "as defined in section
13	609(f)(2)(A)" each place that term appears;
14	and
15	(B) in subsection (a)(2)(B), by striking
16	"set forth in subparagraphs (B) through (E) of
17	section 609(f)(1)" and inserting "with respect
18	to a credit score described in section 609(f)(2),
19	if available" each place that term appears.
20	SEC. 4. EXPANDS EXPLANATORY INFORMATION GIVEN TO
21	CONSUMERS ABOUT HOW SCORES ARE CAL-
22	CULATED.
23	Section 609(f) of the Fair Credit Reporting Act (15
24	U.S.C. 1681g(f)) is amended to read as follows:

1	"(f) Disclosure of Credit Score and Edu-
2	CATIONAL CREDIT SCORE BY CONSUMER REPORTING
3	AGENCIES.—
4	"(1) In general.—Upon the request of a con-
5	sumer for a credit score or educational credit score,
6	a consumer reporting agency shall supply to the con-
7	sumer a statement—
8	"(A) containing—
9	"(i) a current credit score at the time
10	of the request generated using a commonly
11	used credit scoring model to generate cred-
12	it scores, subject to regulations of the Bu-
13	reau;
14	"(ii) an educational credit score at the
15	time of the request, if it is not practicable
16	to generate such a credit score, as deter-
17	mined by the Bureau; or
18	"(iii) an explanation that the con-
19	sumer's file does not have sufficient infor-
20	mation from which to generate such a
21	credit score or educational credit score;
22	and
23	"(B) with respect to each previous credit
24	score in the file of the consumer—

1	"(i) the date on which the credit score
2	was generated;
3	"(ii) the name of any entity that the
4	credit score was provided to; and
5	"(iii) the credit score itself.
6	"(2) Requirements.—A statement provided
7	under clause (i) or (ii) of paragraph (1)(A) shall in-
8	clude—
9	"(A) a minimum of 4 key factors, if avail-
10	able, that adversely affected the credit score or
11	educational credit score, except that if one of
12	the key factors consists of the number of
13	enquiries made with respect to a consumer re-
14	port, that factor shall be provided to the con-
15	sumer in addition to the factors required by
16	this subparagraph;
17	"(B) to the extent possible, specific actions
18	a consumer could take with respect to each key
19	factor listed in subparagraph (A) to improve
20	the consumer's credit score or educational cred-
21	it score;
22	"(C) a minimum of 4 key factors, if avail-
23	able, that positively affected the credit score or
24	educational credit score;

1	"(D) the range of possible credit scores or
2	educational credit scores under the credit scor-
3	ing model used;
4	"(E) the distribution of credit scores or
5	educational credit scores among consumers who
6	are scored under the same credit scoring model
7	by the consumer reporting agency, and using
8	the same scale as that of the score that is pro-
9	vided to a creditor or consumers—
10	"(i) in the form of a bar graph con-
11	taining a minimum of 6 bars that illus-
12	trates the percentage of consumers with
13	credit scores or educational credit scores
14	within the range of scores represented by
15	each bar; or
16	"(ii) by another clear and readily un-
17	derstandable graphical depiction, state-
18	ment, or illustration comparing the con-
19	sumer's credit score or educational credit
20	score to the scores of other consumers, as
21	determined by the Bureau;
22	"(F) the date on which the credit score or
23	educational credit score was created; and
24	"(G) the name of the person that devel-
25	oped the credit scoring model on which the

1	credit score or educational credit score was
2	based.
3	"(3) Applicability to certain uses.—This
4	subsection shall not be construed so as to compel a
5	consumer reporting agency to—
6	"(A) develop or disclose a credit score if
7	the agency does not distribute credit scores
8	used by a person who makes or arranges a loan
9	or extends credit to predict the likelihood of
10	certain credit behaviors; or
11	"(B) develop or disclose an educational
12	credit score if the agency does not develop edu-
13	cational credit scores that assist in under-
14	standing the general credit behavior of a con-
15	sumer and predicting the future credit behavior
16	of the consumer.
17	"(4) Maintenance of credit scores.—
18	"(A) IN GENERAL.—All consumer report-
19	ing agencies shall maintain in the consumer's
20	file credit scores relating to the consumer for a
21	period of 2 years from the date on which such
22	information is generated.
23	"(B) DISCLOSURE ONLY TO CON-
24	SUMERS.—A past credit score maintained in a
25	consumer's file pursuant to subparagraph (A)

1 may only be provided to the consumer to which 2 the credit score relates and may not be included 3 in a consumer report or used as a factor in gen-4 erating a credit score or educational credit score. "(C) 6 REMOVAL OF PAST CREDIT 7 SCORES.—A past credit score maintained in a

scores.—A past credit score maintained in a consumer's file pursuant to subparagraph (A) shall be removed from the consumer's file after the end of the 2-year period described under subparagraph (A).".

12 SEC. 5. REQUIRES CONSUMER REPORTING AGENCIES TO
13 DISCLOSE PROMINENTLY THE DIFFERENCES
14 BETWEEN AND LIMITATIONS OF CREDIT
15 SCORES AND EDUCATIONAL CREDIT SCORES
16 REQUIRED PRIOR TO A CONSUMER OBTAIN17 ING SUCH SCORES.

Section 609(f) of the Fair Credit Reporting Act (15 U.S.C. 1681g(f)), as amended by section 3, is further 20 amended by adding at the end the following new para-21 graphs:

"(5) Website disclaimer.—A consumer reporting agency that generates or provides credit scores or educational credit scores shall clearly and conspicuously display on the home page of the agen-

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- 1 cy's Internet website, and as part of any application,
- 2 solicitation, or marketing material or media pro-
- 3 viding information related to a credit score or edu-
- 4 cational credit score, the following notice, in boldface
- 5 type of 18-point font or larger and in a text box
- 6 with boldface outer borders:

7 "'CREDIT SCORE DISCLAIMER.

- 8 "There is no "one" credit score. There are many
- 9 scoring formulas derived from a wide variety of models
- 10 available to a consumer and used by lenders and creditors.
- 11 Different lenders and creditors use different scoring for-
- 12 mulas to determine whether to extend credit or make a
- 13 loan to you, and the terms of the credit or loan. An edu-
- 14 cational credit score is not a credit score that a person
- 15 who makes a loan or extends credit to you is likely to use.
- 16 Educational credit scores are merely intended to be used
- 17 as an educational tool to help consumers understand how
- 18 the information contained in a consumer report may affect
- 19 the terms and conditions of a loan or extension of credit
- 20 that may be available to a consumer. Lenders and credi-
- 21 tors may also rely on information not contained in your
- 22 consumer report and not reflected in the calculation of
- 23 your credit score.'.
- 24 "(6) Additional requirements for edu-
- 25 CATIONAL CREDIT SCORES.—

"(A) 1 DISCLAIMER.—If an educational 2 credit score is provided pursuant to paragraph 3 (1), a consumer reporting agency shall clearly 4 and conspicuously include in a prominent location on the statement, in boldface type of 18-6 point font or larger, and in a text box with 7 boldface outer borders, the following notice:

8 "'EDUCATIONAL CREDIT SCORE DISCLAIMER.

"The educational credit score provided to you is not 9 a credit score that a lender or creditor is likely to use to 10 make a loan or extend credit to you. There are many dif-12 ferent credit scores derived from a wide variety of models used by lenders and creditors. An educational credit score is merely an educational tool. It is intended to provide con-15 sumers with a basic understanding of how the information contained in a consumer report may affect the terms and 16 conditions of credit that are available. The credit scores you receive directly from different lenders and creditors may not be the same as an educational credit score. There 19 20 are a number of reasons for this: 21

"'(1) Each company may use a different formula for calculating credit scores and the differences in the formulas may lead to differences in your scores.

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- 1 "'(2) Companies may produce scores that give 2 results on different scales.
 - "'(3) Not all lenders or creditors report to every consumer reporting agency, and therefore the information contained in your consumer report that the consumer reporting agencies use to calculate your educational credit score may differ among agencies.'.
 - "(B) Prohibition on Misleading Rep-Resentations.—A consumer reporting agency may not refer to an educational credit score as a credit score in any application, solicitation, marketing, or other informational materials or media.
 - "(7) Modification of disclaimers.—The Bureau may modify the content, format, and manner of the disclaimers required under paragraphs (5) and (6), if warranted, after conducting consumer testing or research."

1	SEC. 6. PROVIDES CONSUMERS WITH FREE CREDIT SCORE
2	DISCLOSURES WITH THEIR FREE ANNUAL
3	CONSUMER REPORTS UPON REQUEST AND
4	CREATES INSTANCES WHEN CONSUMERS
5	AUTOMATICALLY RECEIVE FREE CONSUMER
6	REPORTS AND CREDIT SCORES.
7	(a) In General.—Section 612 of the Fair Credit
8	Reporting Act (15 U.S.C. 1681j) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (1)—
11	(i) in subparagraph (A), by inserting
12	after "section 609" the following: "(includ-
13	ing the disclosure of a credit score or edu-
14	cational credit score under subsection (f)
15	of such section)"; and
16	(ii) in subparagraph (C)—
17	(I) by striking "Commission"
18	and inserting "Bureau"; and
19	(II) by inserting ", credit scores,
20	and educational credit scores (as ap-
21	plicable)" after "consumer reports"
22	each place that term appears;
23	(B) in paragraph (2)—
24	(i) by striking "15 days" and insert-
25	ing "3 business days"; and

1	(ii) by inserting ", credit score, or
2	educational credit score" after "consumer
3	report";
4	(C) in paragraph (3), by inserting ", credit
5	score, or educational credit score" after "con-
6	sumer report"; and
7	(D) in paragraph (4), by inserting ", credit
8	scores, or educational credit scores" after "con-
9	sumer reports";
10	(2) in subsection (b), by inserting "(including
11	the disclosure of a credit score or educational credit
12	score, as applicable, under subsection (f) of such sec-
13	tion)" after "section 609";
14	(3) in subsection (c)—
15	(A) by inserting "(including the disclosure
16	of a credit score or educational credit score
17	under subsection (f) of such section)" after
18	"pursuant to section 609";
19	(B) in paragraph (2), by striking "; or"
20	and inserting a semicolon;
21	(C) in paragraph (3), by striking the pe-
22	riod at the end and inserting a semicolon; and
23	(D) by adding at the end the following new
24	paragraphs:

1	"(4) has disputed information, or submitted an
2	appeal of an investigation or reinvestigation of such
3	information, under section 611 or 623, regardless of
4	whether the consumer has already received a credit
5	report, credit score, or educational credit score
6	under section 611 or 623; or
7	"(5) has had information that was previously
8	deleted under section 611(a)(5) reinserted into the
9	consumer's file, regardless of whether the consumer
10	has already received a credit report, credit score, or
11	educational credit score under such section.";
12	(4) in subsection (d), by inserting "(including
13	the disclosure of a credit score or educational credit
14	score under subsection (f) of such section)" after
15	"section 609";
16	(5) in subsection $(f)(1)$ —
17	(A) by striking "reasonable charge" and
18	all that follows through "section 609" and in-
19	serting "reasonable charge on a consumer for
20	providing a consumer report to a consumer";
21	(B) by striking subparagraph (B);
22	(C) by redesignating clauses (i) and (ii) as
23	subparagraphs (A) and (B), respectively (and
24	conforming the margins accordingly); and

1	(D) in subparagraph (B) (as so redesig-
2	nated), by striking "disclosure; and" and insert-
3	ing "disclosure."; and
4	(6) by adding at the end the following new sub-
5	sections:
6	"(h) Centralized Source for Obtaining Free
7	COPY OF CONSUMER REPORT AND SCORES.—
8	"(1) Nationwide consumer reporting
9	AGENCIES.—
10	"(A) In General.—Not later than 180
11	days after the date of enactment of this sub-
12	section, each consumer reporting agency de-
13	scribed under subsection (p) of section 603
14	shall prominently display on the home page of
15	the agency's website—
16	"(i) a hyperlink labeled 'Get Your
17	Free Annual Credit Reports along with ei-
18	ther your Credit Scores or Educational
19	Credit Scores provided for under Federal
20	Law' or substantially similar text, as deter-
21	mined by the Bureau; and
22	"(ii) a disclosure titled 'Consumer's
23	Right to Free Credit Scores, Educational
24	Credit Scores, and Reports under Federal
25	Law' or substantially similar text, as deter-

1	mined by the Bureau that includes the fol-
2	lowing statement:
3	"'All consumers are entitled to obtain a free copy of
4	their consumer report and credit score or educational cred-
5	it score annually from each of the nationwide consumer
6	reporting agencies. Under Federal law, a consumer is enti-
7	tled to obtain additional free copies of their consumer re-
8	ports, along with a copy of either the consumer's credit
9	score or educational credit score (under certain cir-
10	cumstances), including:
11	"(1) When a consumer is unemployed and in-
12	tends to apply for employment within 60 days.
13	"(2) When a consumer is a recipient of public
14	welfare assistance.
15	"'(3) When a consumer has a reasonable belief
16	that their report contains inaccuracies as a result of
17	fraud.
18	"(4) When a consumer asserts in good faith a
19	suspicion that the consumer has been or is about to
20	become a victim of identity theft, fraud, or a related
21	crime, or harmed by the unauthorized disclosure of
22	the consumer's financial or personally identifiable in-
23	formation.
24	"(5) When a consumer files a dispute or an
25	appeal of the results of a dispute with a consumer

- reporting agency or a person who furnished information to the consumer reporting agency regarding the accuracy or completeness of the information contained on their report.
 - "(6) After a furnisher of information discovers it has furnished inaccurate or incomplete information to a consumer reporting agency, and the furnisher notifies the agency of the error.
 - "(7) After an adverse action is taken against a consumer or a consumer receives a risk-based pricing notice.
 - "(8) When a mortgage lender, private educational lender, indirect auto lender, or motor vehicle lender obtains and uses a consumer's reports or scores for underwriting purposes.'.
 - "(B) Hyperlink requirements.—The hyperlink described in subparagraph (A)(i) shall be prominently located on the top of the home page and should link directly to the website of the centralized source established pursuant to section 211(d) of the Fair and Accurate Credit Transactions Act of 2003 (15 U.S.C. 1681j note).
- 24 "(C) Modifications.—The Bureau may
 25 modify the disclosure described in subparagraph

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1	(A)(ii) as necessary to include other cir-
2	cumstances under which a consumer has the
3	right to receive a free consumer report, credit
4	score, or educational credit score.
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5 "(2) Nationwide specialty consumer re-6 porting agencies.—

"(A) IN GENERAL.—Not later than 180 days after the date of enactment of this subsection, each nationwide specialty consumer reporting agency shall prominently display on the Internet home webpage of the agency a disclosure titled 'Consumer's Right to Free Consumer Reports and Credit Score or Educational Credit Score (as applicable) under Federal Law'. Such disclosure shall include the following statement:

"'Upon request, all consumers are entitled to obtain
a free copy of their consumer report and credit score or
educational credit score (as applicable) during any 12month period from each of the nationwide specialty consumer reporting agencies. Federal law also provides further circumstances under which a consumer is entitled to
obtain additional free copies of their consumer report and
credit score or educational credit score (as applicable) including:

"(1) When a consumer is unemployed and in-1 2 tends to apply for employment within 60 days. "(2) When a consumer is a recipient of public 3 welfare assistance. 4 "(3) When a consumer has a reasonable belief 5 6 that their report contains inaccuracies as a result of 7 fraud. "(4) When a consumer files a dispute or an 8 9 appeal of the results of a dispute with a consumer 10 reporting agency or a person who furnished informa-11 tion to the consumer reporting agency regarding the 12 accuracy or completeness of the information con-13 tained on their report. "(5) After a furnisher of information discovers 14 it has furnished inaccurate or incomplete informa-15 16 tion to a consumer reporting agency, and the fur-17 nisher notifies the agency of the error. 18 "(6) After an adverse action is taken against 19 a consumer or a consumer receives a risk-based pric-20 ing notice. "(7) When a mortgage lender, private edu-21 22 cational lender, indirect auto lender, or motor vehicle lender obtains and uses a consumer's reports or 23

scores for underwriting purposes.'.

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"(B) Modifications.—The Bureau may modify the disclosure described in subparagraph (A) as necessary to include other circumstances under which a consumer has the right to receive a free consumer report and credit score or educational credit score (as applicable).

"(C) TOLL-FREE TELEPHONE ACCESS.— The information described in this paragraph shall also be made available via a toll-free telephone number. Such number shall be prominently displayed on the home page of the website of each nationwide specialty consumer reporting agency. Each of the circumstances under which a consumer may obtain a free consumer report and credit score or educational credit score (as applicable) shall be presented in an easily understandable format and consumers shall be directed to an individual who is a customer service representative not later than 2 minutes after the initial phone connection is made by the consumer. Information provided through such telephone number shall comply with the requirements of section 633.

"(D) ONLINE CONSUMER REPORTS; EX-EMPTION.—Upon receipt of a request by a con-

1	sumer for a consumer report, each nationwide
2	specialty consumer reporting agency shall pro-
3	vide access to such report electronically on the
4	Internet website described in section 611(h).
5	"(i) Automatic Provision of Free Consumer
6	REPORTS AND CREDIT SCORES OR EDUCATIONAL CREDIT
7	Scores.—A consumer reporting agency shall provide to
8	a consumer a free copy of the file and credit score or edu-
9	cational credit score of the consumer who—
10	"(1) obtains a fraud alert, extended alert, active
11	duty alert, or security freeze as described in section
12	605A; or
13	"(2) has disputed information, or submitted an
14	appeal of an investigation or reinvestigation of such
15	information, under section 611 or 623.".
16	(b) Technical Amendment.—Section 615(h)(7) of

17 such Act (15 U.S.C. 1681m(h)(7)) is amended by striking

18 "section" and inserting "subsection".

1	SEC. 7. REQUIRES PRIVATE EDUCATIONAL LENDERS TO
2	PROVIDE CONSUMERS WITH FREE COPIES OF
3	ANY CONSUMER REPORTS AND CREDIT
4	SCORES THAT THEY USED FOR UNDER-
5	WRITING BEFORE CONSUMERS SIGN LOAN
6	AGREEMENTS.
7	Section 609 of the Fair Credit Reporting Act (15
8	U.S.C. 1681g) is amended by adding at the end the fol-
9	lowing new subsection:
10	"(h) DISCLOSURE OF CONSUMER REPORTS AND
11	CREDIT SCORES BY PRIVATE EDUCATIONAL LENDERS.—
12	"(1) In general.—If a private educational
13	lender obtains a copy of any consumer reports or
14	credit scores and uses such reports or scores in con-
15	nection with an application of a consumer for a pri-
16	vate education loan, the private educational lender
17	shall provide to the consumer, not later than 3 busi-
18	ness days after obtaining such reports or scores and
19	before the date on which the consumer enters into
20	a loan agreement with the private educational lend-
21	er, a copy of any such reports or scores, along with
22	the statement described under subsection $(f)(2)$.
23	"(2) Costs.—None of the costs to the private
24	educational lender associated with procuring con-
25	sumer reports or credit scores under this subsection

- 1 may be charged, directly or indirectly, to the con-2 sumer.
- "(3) Rule of construction.—Nothing in this subsection shall be construed to eliminate any requirement for creditors and lenders to provide credit score disclosures, including the statement described under subsection (f)(2), to consumers as part of an adverse action or risk-based pricing notice.".
- 10 SEC. 8. REQUIRES MOTOR VEHICLE LENDERS OR INDIRECT
- 11 AUTO LENDERS TO PROVIDE CONSUMERS
- 12 WITH FREE COPIES OF ANY CONSUMER RE-
- 13 PORTS AND CREDIT SCORES THAT THEY
- 14 USED FOR UNDERWRITING BEFORE CON-
- 15 SUMERS SIGN LEASE OR LOAN AGREEMENTS.
- Section 609 of the Fair Credit Reporting Act (15)
- 17 U.S.C. 1681g), as amended by section 6, is further
- 18 amended by adding at the end the following new sub-
- 19 section:
- 20 "(i) DISCLOSURE OF CONSUMER REPORTS AND
- 21 Credit Scores Used by Motor Vehicle Lenders or
- 22 Indirect Auto Lenders.—
- "(1) IN GENERAL.—If a motor vehicle lender or
- indirect auto lender obtains a copy of any consumer
- 25 reports or credit scores and uses such reports or

scores in connection with an application of a consumer for a motor vehicle loan or lease, the motor vehicle lender or indirect auto lender shall provide to the consumer a document, separate from the consumer's lease or purchase agreement and before the consumer enters into a lease or purchase agreement, disclosing any consumer reports and credit scores, including the statement described in subsection (f)(2), used by the lender to determine whether to extend credit to the consumer.

- "(2) Costs.—None of the costs to the motor vehicle lender or indirect auto lender associated with procuring consumer reports or credit scores under this subsection may be charged, directly or indirectly, to the consumer.
- "(3) RULE OF CONSTRUCTION.—Nothing in this subsection shall be construed to eliminate any requirement for creditors and lenders to provide credit score disclosures, including the statement described under subsection (f)(2), to consumers as part of an adverse action or risk-based pricing notice.

23 "(4) Definitions.—

24 "(A) INDIRECT AUTO LENDER.—The term
25 "indirect auto lender' has the meaning given the

1	term by the Bureau, and shall include a person
2	extending a loan made with respect to a car,
3	boat, motorcycle, recreational vehicle, or other
4	similar vehicle used primarily for personal or
5	household purposes.
6	"(B) Motor vehicle lender.—The
7	term 'motor vehicle lender' has the meaning
8	given the term by the Board of Governors of
9	the Federal Reserve System, and shall include
10	a person extending a loan made with respect to
11	a car, boat, motorcycle, recreational vehicle, or
12	other similar vehicle used primarily for personal
13	or household purposes.".
14	SEC. 9. REQUIRES RESIDENTIAL MORTGAGE LENDERS TO
15	PROVIDE CONSUMERS WITH FREE COPIES OF
16	ANY CONSUMER REPORTS AND CREDIT
17	SCORES THAT THEY USED FOR UNDER-
18	WRITING BEFORE CONSUMERS SIGN LOAN
19	AGREEMENTS.
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20	Section 609(g) of the Fair Credit Reporting Act (15
20	Section 609(g) of the Fair Credit Reporting Act (15 U.S.C. 1681g(g)) is amended—
21	U.S.C. 1681g(g)) is amended—

1	(A) by striking "a consumer credit score"
2	and inserting "any consumer reports or credit
3	scores'';
4	(B) by striking ", as defined in subsection
5	(f),'';
6	(C) by striking "the following to the con-
7	sumer as soon as reasonably practicable:" and
8	inserting ", not later than 3 business days after
9	using such reports or scores, a document dis-
10	closing any consumer reports and credit scores
11	used by the lender to determine whether to ex-
12	tend credit to the consumer along with the
13	statement described in subsection (f)(2).";
14	(D) by striking subparagraphs (A), (B),
15	(C), (E), and (F);
16	(E) by redesignating subparagraph (D) as
17	paragraph (3) (and adjusting the margins ac-
18	cordingly); and
19	(F) by redesignating subparagraph (G) as
20	paragraph (4) (and adjusting the margins ac-
21	cordingly);
22	(3) by inserting before paragraph (3) (as so re-
23	designated) the following new paragraph:
24	"(2) Rule of Construction.—Nothing in
25	this subsection shall be construed to eliminate any

1	requirement for lenders to provide credit score dis-
2	closures, including the statement described under
3	subsection (f)(2), to consumers as part of an adverse
4	action or risk-based pricing notice.";
5	(4) in paragraph (3) (as so redesignated), in
6	the quoted material—
7	(A) by inserting ", free of charge," after
8	"disclose to you"; and
9	(B) by striking "affecting your credit
10	scores" and inserting "affecting your credit
11	score or scores";
12	(5) in paragraph (5) (as so redesignated) by in-
13	serting "or scores" after "credit score" each place
14	such term appears; and
15	(6) by adding at the end the following new
16	paragraphs:
17	"(6) ACTIONS NOT REQUIRED.—This subsection
18	shall not require any person to disclose any credit
19	score or related information obtained by the person
20	after a loan has closed.
21	"(7) No procurement costs.—None of the
22	costs to the creditor or lender associated with pro-
23	curing any consumer reports or scores under this
24	subsection may be charged, directly or indirectly, to
25	the consumer.".

1 SEC. 10. RULEMAKING.

- 2 Not later than the end of the 2-year period beginning
- 3 on the date of the enactment of this Act, the Bureau of
- 4 Consumer Financial Protection shall issue final rules to
- 5 implement the amendments made by this Act.

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