116th CONGRESS 1st Session

To protect consumers from usury.

IN THE SENATE OF THE UNITED STATES

Mr. SANDERS (for himself and Mr. WHITEHOUSE) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To protect consumers from usury.

- 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 "Loan Shark Prevention5 Act".

6 SEC. 2. INTEREST RATE REDUCTION.

7 (a) NATIONAL CONSUMER CREDIT USURY RATE.—
8 Section 107 of the Truth in Lending Act (15 U.S.C. 1606)
9 is amended by adding at the end the following new sub10 section:

11 "(f) NATIONAL CONSUMER CREDIT USURY RATE.—

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1	"(1) Limitation established.—
2	"(A) IN GENERAL.—Notwithstanding sub-
3	section (a) or any other provision of law, but
4	except as provided in paragraph (2), the annual
5	percentage rate applicable to any extension of
6	credit may not exceed the lesser of—
7	"(i) 15 percent on unpaid balances,
8	inclusive of all finance charges; or
9	"(ii) the maximum rate permitted by
10	the laws of the State in which the con-
11	sumer resides.
12	"(B) OTHER FEES.—Any fees that are not
13	considered finance charges under section 106(a)
14	may not be used to evade the limitations of this
15	paragraph, and the total sum of such fees may
16	not exceed the total amount of finance charges
17	assessed.
18	"(2) Exceptions.—
19	"(A) BOARD AUTHORITY.—The Board may
20	establish, after consultation with the appro-
21	priate committees of Congress, the Secretary of
22	the Treasury, and any other interested Federal
23	financial institution regulatory agency, an an-
24	nual percentage rate of interest ceiling exceed-
25	ing the 15 percent annual rate under paragraph

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1	(1) for periods of not to exceed 18 months,
2	upon a determination that—
3	"(i) money market interest rates have
4	risen over the preceding 6-month period;
5	and
6	"(ii) prevailing interest rate levels
7	threaten the safety and soundness of indi-
8	vidual lenders, as evidenced by adverse
9	trends in liquidity, capital, earnings, and
10	growth.
11	"(B) TREATMENT OF CREDIT UNIONS
12	The limitation in paragraph (1) does not apply
13	with respect to any extension of credit by an in-
14	sured credit union, as that term is defined in
15	section 101 of the Federal Credit Union Act
16	(12 U.S.C. 1752).
17	"(3) PENALTIES FOR CHARGING HIGHER
18	RATES.—
19	"(A) VIOLATION.—The taking, receiving,
20	reserving, or charging of an annual percentage
21	rate or fee greater than that permitted by para-
22	graph (1), when knowingly done, shall be
23	deemed a violation of this title, and a forfeiture
24	of the entire interest which the note, bill, or

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other evidence of the obligation carries with it, 1 2 or which has been agreed to be paid thereon. "(B) Refund of interest amounts.—If 3 4 an annual percentage rate or fee greater than 5 that permitted under paragraph (1) has been 6 paid, the person by whom it has been paid, or 7 the legal representative thereof, may, by bring-8 ing an action not later than 2 years after the 9 date on which the usurious collection was last 10 made, recover back from the lender in an action 11 in the nature of an action of debt, the entire 12 amount of interest, finance charges, or fees 13 paid. 14 "(4) CIVIL LIABILITY.—Any creditor who violates this subsection shall be subject to the provi-15 16 sions of section 130. 17 "(g) RELATION TO STATE LAW.—Nothing in this 18 section may be construed to preempt any provision of State law that provides greater protection to consumers 19 than is provided in this section.". 20 21 (b) CIVIL LIABILITY CONFORMING AMENDMENT.— 22 Section 130(a) of the Truth in Lending Act (15 U.S.C. 23 1640(a)) is amended by inserting "section 107(f)," before "this chapter". 24