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New South Wales

Consumer Credit (New South Wales) Amendment (Maximum Annual Percentage Rate) Bill 2005

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

Section 11 of the *Consumer Credit (New South Wales) Act 1995* (the *Principal Act*) enables a maximum annual percentage rate to be prescribed for credit contracts covered by the *Consumer Credit (New South Wales) Code* (the *Code*). The Principal Act together with the *Consumer Credit (New South Wales) Special Provisions Regulation 2002* (the *Principal Regulation*) currently set that maximum rate at 48% and provide that the calculation for determining the maximum annual percentage rate is to include interest charges and all credit fees and charges in the case of credit contracts that do not exceed 62 days. Section 10B of the Principal Act also provides that in disclosing the annual percentage rate for contracts of that duration all charges in the nature of interest charges are to be included whether or not they are described as interest charges.

The objects of this Bill are:

(a) to amend the Principal Act to enable the making of regulations that require the calculation for determining the maximum annual percentage rate to include interest charges and all credit fees and charges for all credit contracts covered by the Code, and

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Explanatory note

- (b) to amend the Principal Act to extend the disclosure requirements in section 10B of the Act to all credit contracts covered by the Code (these disclosure requirements currently apply only to a contract for the provision of credit limited to a total period that does not exceed 62 days), and
- (c) to amend the Principal Regulation to provide that interest charges and all credit fees and charges are to be included for the purposes of calculating the maximum annual percentage rate for all credit contracts covered by the Code (with the exception of certain temporary credit facilities provided by authorised deposit-taking institutions), and
- (d) to amend the Principal Regulation to provide for additional assumptions that are to apply when calculating the maximum annual percentage rate for continuing credit contracts.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision that gives effect to the amendments to the Principal Act set out in Schedule 1.

Clause 4 is a formal provision that gives effect to the amendments to the Principal Regulation set out in Schedule 2.

Schedule 1 Amendment of Consumer Credit (New South Wales) Act 1995

Schedule 1 [1] amends section 10B of the Principal Act, to extend the disclosure requirements in that section to all credit contracts covered by the Code. The current disclosure requirements apply only to a contract for the provision of credit limited to a total period that does not exceed 62 days.

Schedule 1 [2] substitutes section 11 of the Principal Act, to enable the making of regulations that require the calculation for determining the maximum annual percentage rate to include interest charges and all credit fees and charges for all credit contracts covered by the Code.

Schedule 1 [3] amends section 14 of the Principal Act to enable the making of regulations of a savings and transitional nature consequent on the enactment of the proposed Act.

Explanatory note

Schedule 2 Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002

Schedule 2 [1] inserts proposed clause 7 (2)–(5) into the Principal Regulation, to provide that interest charges and all credit fees and charges are to be included for the purposes of calculating the maximum annual percentage rate for all credit contracts covered by the Code (with the exception of certain temporary credit facilities provided by authorised deposit-taking institutions).

Schedule 2 [2]–[4] and [6]–[8] contain consequential amendments.

Schedule 2 [5] inserts proposed clause 8 (6A) into the Principal Regulation, to provide for additional assumptions that are to apply when calculating the maximum annual percentage rate for continuing credit contracts.

Schedule 2 [9] applies the amendments to existing credit contracts.

First print



New South Wales

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Contents

	Page
Name of Act	2
Commencement	2
Amendment of Consumer Credit (New South Wales) Act 1995 No 7	2
Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002	2
Amendment of Consumer Credit (New South Wales) Act 1995	3
Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002	4
	Commencement Amendment of Consumer Credit (New South Wales) Act 1995 No 7 Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002 Amendment of Consumer Credit (New South Wales) Act 1995 Amendment of Consumer Credit (New South Wales)



New South Wales

Consumer Credit (New South Wales) Amendment (Maximum Annual Percentage Rate) Bill 2005

No , 2005

A Bill for

An Act to amend the *Consumer Credit (New South Wales) Act 1995* and the *Consumer Credit (New South Wales) Special Provisions Regulation 2002* with respect to the inclusion of fees and charges in the calculation of maximum annual percentage rates for credit contracts; and for other purposes.

The	Legislature of New South Wales enacts:	1		
1	Name of Act	2		
	This Act is the Consumer Credit (New South Wales) Amendment (Maximum Annual Percentage Rate) Act 2005.	3 4		
2	Commencement			
	This Act commences on a day or days to be appointed by proclamation.	6		
3	Amendment of Consumer Credit (New South Wales) Act 1995 No 7			
	The Consumer Credit (New South Wales) Act 1995 is amended as set out in Schedule 1.	8 9		
4	Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002	10 11		
	The Consumer Credit (New South Wales) Special Provisions Regulation 2002 is amended as set out in Schedule 2.	12 13		

Amendment of Consumer Credit (New South Wales) Act 1995

Schedule 1

Schedule 1 Amendment of Consumer Credit (New 1 South Wales) Act 1995 2 (Section 3) 3 [1] Section 10B Disclosure of cost of credit as annual percentage rate 4 Omit section 10B (1). 5 Section 11 [2] 6 Omit the section. Insert instead: 7 11 Maximum annual percentage rate 8 The regulations may prescribe a maximum annual percentage (1)9 rate for a credit contract or class of credit contracts to which the 10 Consumer Credit (New South Wales) Code applies. 11 The regulations may require interest charges and all credit fees (2)12 and charges under a credit contract or class of credit contracts to 13 be included for the purpose of calculating the maximum annual 14 percentage rate under the credit contract for the purposes of 15 subsection (1). 16 (3) Division 2 of Part 2 of the Consumer Credit (New South Wales) 17 *Code* applies in relation to such a maximum annual percentage 18 rate as if that rate had been prescribed by that Code. 19 Note. The effect of subsection (3) is that a contract is void to the extent 20 it imposes a monetary liability prohibited under subsection (1) and that 21 any amount paid under the contract may be recovered. In addition the 22 credit provider is guilty of an offence for entering into such a contract. 23 (4) Nothing in this section affects the powers of the Court under 24 Division 3 of Part 4 of the Consumer Credit (New South Wales) 25 *Code* in relation to a contract that is not, by reason of this section, 26 void. 27 Note. Division 3 of Part 4 of the Code allows (among other things) the 28 Court to re-open unjust transactions. 29 [3] Section 14 Special savings and transitional regulations for New South 30 Wales 31 Insert ", the Consumer Credit (New South Wales) Amendment (Maximum 32 Annual Percentage Rate) Act 2005" after "the Consumer Credit (New South 33 Wales) Amendment (Pay Day Lenders) Act 2001" in section 14 (1). 34

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Schedule 2 Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002

Schedule 2 Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002

	(Section 4)					
[1]	Clause 7 Maximum annual percentage rate					
	Insert at the end of the clause (before the note):					
	(2)	all c inclu perce	he purposes of section 11 (2) of the Act, interest charges and redit fees and charges under a credit contract are to be ided for the purpose of calculating the maximum annual entage rate under any credit contract to which the <i>Consumer</i> <i>lit (New South Wales) Code</i> applies.	7 8 9 10 11		
	(3)		maximum annual percentage rate is to be calculated in rdance with clause 8.	12 13		
	(4)	estab not r	bite subclause (2), any credit fees or charges arising from the blishment or maintenance of a temporary credit facility are required to be included for the purposes of calculating the mum annual percentage rate if:	14 15 16 17		
		(a)	the credit provider is an authorised deposit-taking institution, and	18 19		
		(b)	the debtor has or had an existing credit contract or debit account with the authorised deposit-taking institution at the time the temporary credit facility is or was established, and	20 21 22 23		
		(c)	the temporary credit facility is related to the existing credit contract or debit account.	24 25		
	(5)	limit	is clause, a <i>temporary credit facility</i> includes, but is not ed to, an overdraft facility and a short term extension of the amount of credit available under an existing credit contract.	26 27 28		
[2]	Clause 8 Maximum annual percentage rate for certain credit contracts					
-	Omit clause 8 (1) and (8).					
[3]	Clause 8 (2)					
	Omit the subclause. Insert instead:					
	(2)	rate nomi	he purposes of calculating the maximum annual percentage under a credit contract, the rate must be calculated as a inal rate per annum, together with the compounding hency, in accordance with this clause.	33 34 35 36		

Amendment of Consumer Credit (New South Wales) Special Provisions Schedule 2 Regulation 2002

[4]	Clause 8 (5)		1	
	Insert "precise" before "calculation".				
[5]	Clause 8 (6A)				
	Insert after clause 8 (6):				
	(6A)	mean follo	e credit contract is a continuing credit contract (within the ning of the <i>Consumer Credit (New South Wales) Code</i>), the owing assumptions also apply to the calculation of the imum annual percentage rate:	5 6 7 8	
		(a)	that the debtor has drawn down the maximum amount of credit that the credit provider has agreed to provide under the contract,	9 10 11	
		(b)	that the debtor will pay the minimum repayments specified in the contract,	12 13	
		(c)	if credit is provided in respect of payment by the credit provider to a third person in relation to goods or services or cash supplied by that third person to the debtor from time to time—that the debtor will not be supplied with any further goods or services or cash,	14 15 16 17 18	
		(d)	if credit is provided in respect of cash supplied by the credit provider to the debtor from time to time—that the debtor will not be supplied with any further cash.	19 20 21	
[6]	Clause 9 S	Short t	erm credit	22	
	Omit the clause.				
[7]	Clause 10 Disclosure of cost of credit as annual percentage rate Omit the clause.				
[8]	Part 4, heading				
	Omit the heading. Insert instead:				
	Part 4	Tra	insitional provisions	28	

Schedule 2 Amendment of Consumer Credit (New South Wales) Special Provisions Regulation 2002

[9] Clause 12

Insert after clause 11:

12 Consumer Credit (New South Wales) Amendment (Maximum Annual Percentage Rate) Act 2005

(1) An amendment made by the *Consumer Credit (New South Wales) Amendment (Maximum Annual Percentage Rate) Act 2005* applies to a credit contract whether the credit contract was established before or after the commencement of the amendment. 1

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(2) This clause does not affect anything duly done in connection with such a contract before the commencement of any such amendment.