#### **SESSION 1991**

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#### HOUSE BILL 33 Committee Substitute Favorable 5/1/91 Third Edition Engrossed 5/3/91

Short Title: Credit Repair Act.

Sponsors:

Referred to:

February 7, 1991

1	A BILL TO BE ENTITLED
2	AN ACT TO REGULATE THE BUSINESS OF PROVIDING CREDIT REPAIR
3	SERVICES.
4	The General Assembly of North Carolina enacts:
5	Section 1. Chapter 66 of the General Statutes is amended by adding a new
6	Article to read:
7	" <u>ARTICLE 30.</u>
8	<b>"CREDIT REPAIR SERVICES ACT.</b>
9	" <u>§ 66-220. Short title and purpose.</u>
10	(a) This act shall be known and may be cited as the Credit Repair Services Act.
11	(b) The General Assembly recognizes that many of its citizens rely heavily on
12	favorable credit ratings in order to obtain goods and services, and that some of these
13	citizens are unable to secure credit because of unfavorable credit histories. The General
14	Assembly further recognizes that consumers sometimes need assistance in obtaining
15	credit or in correcting erroneous credit histories, and that this need has given rise to the
16	establishment of businesses organized for the purpose of providing credit repair
17	services. The purpose of this act is to ensure that businesses offering credit repair
18	services are providing these services in a manner that is fair and reasonable to the
19	consuming public.
20	" <u>§ 66-221. Definitions.</u>
21	As used in this Article, unless the context requires otherwise:

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(Public)

1	(1)	1Cma	dit manain busingsal maana any namaan what with manaat to the		
1	<u>(1)</u>		dit repair business' means any person who, with respect to the		
2			nsion of credit by others, sells, provides, or performs, or represents		
3			such person can or will sell, provide, or perform any of the		
4			owing services in return for the payment of money or other		
5			able consideration:		
6		<u>a.</u>	Improving, repairing, or correcting a consumer's credit record,		
7			history, or rating;		
8		<u>b.</u>	Obtaining revolving charge card credit or retail installment		
9			<u>credit;</u>		
10		<u>c.</u>	Providing advice or assistance to a consumer with regard to		
11			either sub-subdivision a. or b. above.		
12	<u>(2)</u>	'Cree	dit repair business' does not include:		
13		<u>a.</u>	Any bank, credit union, or savings institution organized and		
14			chartered under the laws of this State or the United States, or		
15			any consumer finance lender licensed pursuant to Article 15 of		
16			Chapter 53 of the General Statutes;		
17		<u>b.</u>	Any nonprofit organization exempt from taxation under section		
18			<u>501(c)(3) of the Internal Revenue Code (26 U.S.C. § 501(c)(3));</u>		
19		<u>c.</u>	Any person licensed as a real estate broker or real estate		
20			salesman by this State where the person is acting within the		
21			course and scope of the license;		
22		<u>d.</u>	Any person licensed to practice law in this State where the		
23			person renders services within the course and scope of that		
24			person's practice as a lawyer;		
25		<u>e.</u>	Any broker-dealer registered with the Securities and Exchange		
26			Commission or the Commodities Future Trading Commission		
27			where the broker-dealer is acting within the course and scope of		
28			that regulation; or		
29		<u>f.</u>	Any consumer reporting agency as defined in the Federal Fair		
30			Credit Reporting Act.		
31	(3)	'Con	sumer' means any individual who is solicited to purchase or who		
32	<del>~~/</del>		hases the services of a credit repair business.		
33	"§ 66-222. Bon	-	rust account required.		
34			r business shall obtain a surety bond issued by a surety company		
35	•	-	ness in this State, or shall establish a trust account with a licensed		
36			savings institution located in the State of North Carolina. The		
37			or trust account shall be ten thousand dollars (\$10,000). The bond		
38			be in favor of the State of North Carolina. Any person damaged		
39			usiness' breach of contract or of any obligation arising therefrom,		
40			this Article, may bring an action against the bond or trust account		
41			suffered. The aggregate liability of the surety or trustee shall be		
42	only for actual damages and in no event shall exceed the amount of the bond or trust				
43	account.				
44	" <u>§ 66-223. Prob</u>	nibited	d acts.		
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"<u>§ 66-223. Prohibited acts.</u>

1	A credit re	pair business and its salespersons, agents, and representatives, and				
2		ontractors who sell or attempt to sell the services of a credit repair				
3	business, shall not do any of the following:					
4	(1)	Charge or receive any money or other valuable consideration prior to				
5	÷	full and complete performance of the services that the credit repair				
6		business has agreed to perform for or on behalf of the consumer;				
7	<u>(2)</u>	Charge or receive any money or other valuable consideration solely for				
8	<del></del>	referral of the consumer to a retail seller or to any other credit grantor				
9		who will or may extend credit to the consumer, if the credit that is or				
10		will be extended to the consumer is upon substantially the same terms				
11		as those available to the general public;				
12	<u>(3)</u>	Represent that it can directly or indirectly arrange for the removal of				
13		derogatory credit information from the consumer's credit report or				
14		otherwise improve the consumer's credit report or credit standing;				
15	<u>(4)</u>	Make, or counsel or advise any consumer to make, any statement that				
16		is untrue or misleading and which is known or which by the exercise				
17		of reasonable care should be known, to be untrue or misleading, to a				
18		consumer reporting agency or to any person who has extended credit				
19		to a consumer or to whom a consumer is applying for an extension of				
20		credit, with respect to a consumer's creditworthiness, credit standing,				
21		or credit capacity; or				
22	<u>(5)</u>	Make or use any untrue or misleading representations in the offer or				
23		sale of the services of a credit repair business or engage, directly or				
24		indirectly, in any act, practice, or course of business which operates or				
25		would operate as a fraud or deception upon any person in connection				
26		with the offer or sale of the services of a credit repair business.				
27		tractual requirements.				
28		tive October 1, 1991, every contract between a consumer and a credit				
29	-	for the purchase of the services of the credit repair business shall be in				
30	writing, dated,	signed by the consumer, and shall include the following:				
31	<u>(1)</u>	A conspicuous statement in size equal to at least 10-point boldface				
32		type, in immediate proximity to the space reserved for the signature of				
33		the consumer, as follows:				
34		YOU, THE BUYER, MAY CANCEL THIS CONTRACT AT ANY				
35		TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY				
36		AFTER THE DATE OF THE TRANSACTION. SEE THE				
37		ATTACHED NOTICE OF CANCELLATION FORM FOR AN				
38		EXPLANATION OF THIS RIGHT.'				
39	<u>(2)</u>	The terms and conditions of payment, including the total of all				
40		payments to be made by the consumer, whether to the credit repair				
41		business or to some other person;				
42	<u>(3)</u>	A complete and detailed description of the services to be performed				
43		and the results to be achieved by the credit repair business for or on				
44		behalf of the consumer, including all guarantees and all promises of				

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1	full or nortial ration do and a list of the advarge information annoaring
1	full or partial refunds and a list of the adverse information appearing
2	on the consumer's credit report that the credit repair business expects
3	to have modified; (4) The principal business address of the gradit rangin business and the
4	(4) The principal business address of the credit repair business and the
5	name and address of its agent in this State authorized to receive service
6	$\frac{\text{of process; and}}{\text{of } \text{for }$
7	(5) One of the following statements, as appropriate, in substantially the
8	following form:
9	a. <u>'As required by North Carolina law, this credit repair business</u>
10	has secured a bond by(name and address of surety
11	company), a surety authorized to do business in this State.
12	Before signing a contract with this business, you should check
13	with the surety company to determine the bond's current status.',
14	<u>or</u>
15	b. <u>'As required by North Carolina law, this credit repair business</u>
16	has established an escrow account (number) with
17	(name and address of bank or savings institution). Before
18	signing a contract with this business, you should check with the
19	bank or savings institution to determine the current status of the
20	account.'
21	(b) The contract shall be accompanied by a completed form in duplicate,
22	captioned 'NOTICE OF CANCELLATION', which shall be attached to the contract and
23	easily detachable, and which shall contain in an least 10-point boldface type the
24	following statement:
24 25	following statement:
25	following statement: <u>'NOTICE OF CANCELLATION</u>
25 26	<u>following statement:</u> <u>'NOTICE OF CANCELLATION</u> <u>YOU MAY CANCEL THIS CONTRACT, WITHOUT ANY</u>
25 26 27	following statement:    'NOTICE OF CANCELLATION    YOU MAY CANCEL THIS CONTRACT, WITHOUT ANY    PENALTY OR OBLIGATION, AT ANY TIME PRIOR TO MIDNIGHT
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	1991    GENERAL ASSEMBLY OF NORTH CAROLINA
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2	Date Buyer's Signature'.
2	Date Duyer's Signature.
3 4	A copy of the fully completed contract and all other documents the credit repair
5	business requires the consumer to sign shall be given by the credit repair business to the
6	consumer at the time they are signed.
7	"§ 66-225. Violations.
8	(a) If a credit repair business uses any untrue or misleading statements in
9	connection with a credit repair contract, fails to fully comply with the requirements of
10	this Article, or fails to comply with the terms of the contract or any obligation arising
11	therefrom, then, upon written notice to the credit repair business, the consumer may
12	void the contract, and shall be entitled to receive from the credit repair business all sums
13	paid to the credit repair business, and recover any additional damages including
14	reasonable attorneys' fees.
15	(b) Any waiver by a consumer of any of the provisions of this Article shall be
16	deemed void and unenforceable by a credit repair business.
17	(c) Upon complaint of any person that a credit repair business has violated the
18	provisions of this Article, the superior court shall have jurisdiction to enjoin that
19	defendant from further such violations.
20	(d) In a proceeding involving this Article, the burden of proving an exemption or
21	an exception from the definition of a credit repair business shall be borne by the person
22	claiming the exemption or exception.
23	(e) The remedies provided herein shall be in addition to any other remedies
24	provided for by law or in equity.
25	(f) The violation of any provision of this Article shall constitute an unfair trade
26	practice under G.S. 75-1.1 and the violation of any provision of this Article shall
27	<u>constitute a Class J felony.</u>
28	" <u>§ 66-226. Scope.</u>
29	The provisions of this Article shall apply in all circumstances in which any party to
30	the contract conducted any contractual activity, including but not limited to solicitation,
31	discussion, negotiation, offer, acceptance, signing, or performance in this State."
32	Sec. 2. This act becomes effective October 1, 1991.