## GENERAL ASSEMBLY OF NORTH CAROLINA

## SESSION 1997

S

SENATE BILL 808\*

Short Title: Prohibit ATM Surcharge.

(Public)

Sponsors: Senators Kincaid; Allran, Ballance, Ballantine, Blust, Carpenter, Carrington, Clark, Cochrane, Dannelly, East, Forrester, Foxx, Garwood, Gulley, Hartsell, Horton, Hoyle, Jenkins, Jordan, Kerr, Kinnaird, Ledbetter, Lucas, Martin of Pitt, Martin of Guilford, McDaniel, Odom, Page, Phillips, Reeves, Rucho, Shaw of Cumberland, Shaw of Guilford, Webster, Weinstein, and Winner.

Referred to: Commerce.

## April 10, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO PROHIBIT FINANCIAL INSTITUTIONS FROM CHARGING
3	CERTAIN FEES FOR THE USE OF AUTOMATED TELLER MACHINES.
4	The General Assembly of North Carolina enacts:
5	Section 1. G.S. 53-62 is amended by adding a new subsection to read:
6	"(d2) A bank, savings and loan association, savings bank, credit union, or other
7	financial institution that owns, operates, or leases an off-premises terminal, device, or
8	machine authorized by subsection (d1) of this section shall not charge fees to consumers
9	for transactions conducted at the terminal, device, or machine when the transactions are
10	not related to or do not affect accounts held by the financial institution. A violation of
11	this subsection is an unfair and deceptive trade practice in violation of G.S. 75-1.1."
12	Section 2. G.S. 54B-77(a)(1) reads as rewritten:
13	"(1) Establish off the premises of any principal office or branch a customer
14	communications terminal, point-of-sale terminal, automated teller
15	machine, automated or other direct or remote information-processing
16	device or machine, whether manned or unmanned, machine through or by

1

1	means of which funds or information relating to any financial service or
2	transaction rendered to the public is stored and transmitted,
3	instantaneously or otherwise to or from an association terminal or
4	terminals controlled or used by or with other parties; parties. The device
5	or machine may be manned or unmanned and the establishment and use
6	of such a device or machine shall not be deemed to constitute a branch
7	office and the capital requirements and standards for approval of a
8	branch office as set forth in the statutes and regulations, rules and shall
9	not be applicable to the establishment of any such-off-premises terminal,
10	device or machine; and associations machine. Associations may through
11	mutual consent share on-premises unmanned automated teller machines
12	and cash dispensers. The Administrator may prescribe adopt rules and
13	regulations—with regard to the application for permission for use,
14	maintenance and supervision of said-terminals, devices and machines;
15	machines, except that no association that owns, operates, or leases an
16	off-premises terminal, device, or machine may charge a fee to
17	consumers for transactions conducted at off-premises terminals, devices,
18	or machines when the transactions are not related to or do not affect
19	accounts held by the association and any association that charges such a
20	fee is in violation of the Unfair and Deceptive Trade Practice Act, G.S.

<u>75-1.1.</u>"

Section 3. G.S. 54C-146(a)(1) reads as rewritten:

- Establish off the premises of any principal office or branch a customer 23 "(1) 24 communications terminal, point of sale terminal, automated teller machine, automated or other direct or remote information processing 25 device or machine, whether manned or unmanned, through or by means 26 27 of which funds or information relating to any financial service or transaction rendered to the public is stored and transmitted, 28 29 instantaneously or otherwise to or from a savings bank terminal or terminals controlled or used by or with other parties. The establishment 30 and use of a device or machine is not deemed to constitute a branch 31 office, and the capital requirements and standards for approval of a 32 33 branch office as set forth in the statutes and regulations are not applicable to the establishment of any off-premises terminal, device or 34 35 machine. Savings banks may, through mutual consent, share onpremises, unmanned, automated teller machines and cash dispensers. No 36 savings bank that owns, operates, or leases an off-premises terminal, 37 38 device, or machine may charge a fee to consumers for transactions conducted at off-premises terminals, devices, or machines when the 39 transactions are not related to or do not affect accounts held by the bank 40 and any bank that charges such a fee is in violation of the Unfair and 41 42 Deceptive Trade Practice Act, G.S. 75-1.1."
- 43 Section 4. G.S. 53-180 is amended by adding a new subsection to read:

21

22

## GENERAL ASSEMBLY OF NORTH CAROLINA

1	"(k) A bank, savings and loan association, savings bank, credit union, or other
2	financial institution that owns, operates, or leases an off-premises terminal, device, or
3	machine authorized by G.S. 53-62, 54B-77, or 54C-146 shall not charge fees to
4	consumers for transactions conducted at the terminal, device, or machine when the
5	transactions are not related to or do not affect accounts held by the financial institution.
6	A violation of this subsection is an unfair and deceptive trade practice in violation of G.S.
7	<u>75-1.1.</u> "
8	Section 5. This act becomes effective October 1, 1997.