

upon presentation of a credit card by the cardholder, or any agent or employee of such person, who, with intent to defraud the issuer or cardholder, fails to furnish money, goods, services or anything else of value which he represents in writing to the issuer that he has furnished violates this subsection and is subject to the penalties set forth in (h)(1) of this section, if the difference between the value of all money, goods, services and anything else of value actually furnished and the value represented to the issuer to have been furnished does not exceed [\$500] \$300, and is subject to the penalties set forth in (h)(2) of this section if such difference exceeds [\$500] \$300.

(g) A person who receives money, goods, services or anything else of value obtained in violation of (d) of this section, knowing or believing that it was so obtained violates this subsection and is subject to the penalties set forth in (h)(1) of this section if the value of all money, goods, services and other things of value obtained in violation of this subsection does not exceed [\$500] \$300; and is subject to the penalties set forth in (h)(2) of this section, if such value exceeds [\$500] \$300.

(h) (1) A person who is subject to the penalties of this subsection shall be guilty of a misdemeanor and fined a sum not to exceed [\$1,000] \$500 or imprisoned not more than [one year] 18 MONTHS, or both.

(2) A person who is subject to the penalties of this subsection shall be guilty of a [misdemeanor] FELONY and fined a sum not to exceed [\$3,000] \$1,000 or imprisoned not more than [three] 15 years, or both.

~~{i}--WHEN-A-PERSON-COMMITS-A-VIOLATION-OF-THIS-SECTION PURSUANT--TO--ONE--SCHEME--OR--CONTINUING-COURSE-OF-CONDUCT, WHETHER-FROM-THE-SAME-OR-SEVERAL-SOURCES,--THE-CONDUCT-MAY-BE CONSIDERED-AS-ONE-OFFENSE-AND-THE-VALUE-OF-THE-MONEY,--GOODS, SERVICES,--OR-ANYTHING-ELSE-OF-VALUE--MAY--BE--AGGREGATED--IN DETERMINING---WHETHER---THE---OFFENSE---IS--A--FELONY--OR--A MISDEMEANOR.~~

~~{i}(i)-}~~ ~~{j}~~ This section shall not be construed to preclude the applicability of any other provision of the criminal law of this State which presently applies or may in the future apply to any transaction which violates this section, unless such provision is inconsistent with the terms of this section.

~~{i}(j)-}~~ ~~{k}~~ If any provision of this section or its application to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the section which can be given effect without the invalid provision or application, and to this end the provisions of this section are declared to be severable.