

(B) A DISCLOSURE FOR MARKETING PURPOSES MAY NOT BE MADE IF THE HOLDER OF ANY ACTIVE CREDIT CARD OR PAYMENT DEVICE NUMBER HAS PROHIBITED THE ISSUER IN WRITING AT THE ISSUER'S ADDRESS FROM USING THE CARD OR NUMBER FOR MARKETING PURPOSES.

~~{C}--A-PERSON-MAY-NOT-FURNISH-ANY-REPORT-CONTAINING-A-CREDIT CARD-OR-PAYMENT-DEVICE-NUMBER-PRIOR-TO-RECEIPT-OF--AN--INDIVIDUAL WRITTEN, ORAL, OR-ELECTRONIC-CERTIFICATION-FROM-THE-REQUESTOR-~~

~~{1}--CONTAINING--THE--REASON--THAT--THE-CREDIT-CARD-OR PAYMENT-DEVICE-NUMBER-IS-REQUIRED,-AND~~

~~{2}--STATING-THAT-THE-CREDIT-CARD--OR--PAYMENT--DEVICE NUMBER-~~

~~{i}--CANNOT--BE--OBTAINED--UNDER--A-CIRCUMSTANCE SPECIFIED-UNDER-THIS-TITLE,-OR~~

~~{ii}--IS-NEEDED-FOR-SECURITY,-OR-LOSS--OR--FRAUD PREVENTION-PURPOSES-~~

14-1403.

A PERSON MAY NOT POSSESS, WITH UNLAWFUL OR FRAUDULENT INTENT, ANY CREDIT CARD NUMBER OR OTHER PAYMENT DEVICE NUMBER BELONGING TO ANOTHER PERSON.

14-1404.

ANY PERSON WHO VIOLATES THIS TITLE IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO A FINE NOT TO EXCEED \$1,000 OR IMPRISONMENT OF NOT MORE THAN 15 YEARS, OR BOTH.

14-1405.

~~{A}-{1}--THE-ATTORNEY-GENERAL-OF-THE-STATE-MAY--RECOVER--FOR THE-STATE-THE-PENALTY-PROVIDED-UNDER-§-14-404-OF-THIS-SUBTITLE-IN A-CIVIL-ACTION-~~

(A) (1) THE ATTORNEY GENERAL MAY INSTITUTE A CIVIL ACTION AGAINST ANY PERSON WHO VIOLATES THIS TITLE TO RECOVER FOR THE STATE A PENALTY NOT TO EXCEED \$1,000 FOR EACH VIOLATION.

(2) FOR THE PURPOSES OF THIS SUBSECTION, EACH PROHIBITED DISCLOSURE OR USE OF A CREDIT CARD NUMBER OR OTHER PAYMENT DEVICE NUMBER SHALL BE CONSIDERED AN INDEPENDENT VIOLATION.

(B) THE ATTORNEY GENERAL MAY SEEK AN INJUNCTION IN A CIVIL ACTION TO PROHIBIT A PERSON WHO HAS ENGAGED OR IS ENGAGED IN A VIOLATION OF THIS SUBTITLE FROM ENGAGING IN THE VIOLATION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July-1, October 1, 1984.