Content

	Jin-Guan-Yin-Piao-Zi-No. 10040000140 Ch
	2011.02.09
Legislative :	Date of Issue: February 9, 2011

Content :	When a penalty fee is collected on a credit card because the cardholder
	fails to make minimum payment due by the payment due date, such a penalty
	fee may be collected for no more than three consecutive periods, and
	different amounts may not be collected for different intervals. No penalty
	fee may be collected for total amounts due of NT\$1,000 or less, and
	standards for penalty fees collected shall reasonably reflect operating
	costs.
	Date issued: 9 February 2011
	Ref.: Jin-Guan-Yin-Piao-Zi-No. 10040000140
	Full text of order:
	1. This Order is issued in accordance with Article 48, paragraph 2 of the
	Regulations Governing Institutions Engaging In Credit Card Business.
	2. When a card issuer charges the cardholder penalty fees as agreed because
	the cardholder fails to make minimum amount due by the payment due date,
	the charge method shall comply with the following provisions:
	(1) Penalty fees shall be calculated and collected on a fixed amount basis,
	and shall accord with the principles of equity. A penalty fee may be
	collected for no more than three consecutive periods.
	(2) Flat penalty fees may not be charged on the basis of "different amounts
	of payment overdue in each period." But, under the prerequisite of
	reasonably reflecting the operating costs resulting from a late payment,
	different penalty fees may be charged on the basis of "different overdue
	periods."
	(3) When the cardholder's "total amount due in the current billing period"
	is NT\$1,000 or less, the card issuer may not collect a penalty fee.
	(4) When the cardholder's "total amount due in the current billing period"
	is above NT\$1,000, the maximum amounts of penalty fees that may be
	collected by the card issuer in the first, second, and third periods in
	which the cardholder is in default are, respectively, NT\$300, NT\$400, and
	NT\$500.
	(5) When a card issuer adopts standards for the collection of penalty fees
	within the maximum amounts set out in the preceding paragraph, the fees
	shall reasonably reflect the operating costs resulting from the
	cardholder's default, and may include only the "variable costs" resulting
	from the cardholder's default, such as telephone fees, text messaging fees,
	payment reminders, costs for related letters of notification and postage,
	fees for credit checks by the Joint Credit Information Center, and manpower
	costs for debt collection personnel.
	(6) The card issuer shall enhance its mechanisms for payment notifications
	or reminders to the cardholder.
	3. Any card issuer whose method of collecting penalty fees is not in
	compliance with this Order shall make adjustments to achieve compliance by
	31 March 2011.
	4. The present Order is effective from this day forward.
	The present order is effective from this day folward.
Data Source : Finar	ncial Supervisory Commission Laws and Regulations Retrieving System

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