

The New York City Council

Legislation Details (With Text)

File #: Res 0131- Version: * Name: Capital One to amend their individual credit card

2014 agreements regarding how and when they contact

cardholders for debt collection.

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In control: Committee on Consumer Affairs

On agenda: 3/26/2014

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Title: Resolution calling on Capital One to amend their individual credit card agreements regarding how and

when they contact cardholders for debt collection.

Sponsors: Rafael L. Espinal, Jr., Robert E. Cornegy, Jr., Rosie Mendez, Deborah L. Rose

Indexes:

Attachments:

Date	Ver.	Action By	Action	Result
3/26/2014	*	City Council	Introduced by Council	
3/26/2014	*	City Council	Referred to Comm by Council	
12/31/2017	*	City Council	Filed (End of Session)	

Res. No. 131

Resolution calling on Capital One to amend their individual credit card agreements regarding how and when they contact cardholders for debt collection.

By Council Members Espinal, Cornegy, Mendez and Rose

Whereas, Capital One is a Fortune 500 company that provides an array of financial services and products to consumers, small businesses and commercial clients; and

Whereas, One of their products is an individual consumer credit card that can be applied for and obtained online or at bank branch locations in seven states, including New York; and

Whereas, According to various news reports, Capital One's 2014 individual cardholder agreement allows them to visit cardholders at their homes and workplaces and contact them at any time for debt collection purposes; and

Whereas, Further, under the same agreement, Capital One states they "may modify or suppress caller ID and similar services and identify [them] selves on these services in any manner [they] choose" for collection

File #: Res 0131-2014, Version: *

purposes; and

Whereas, New York City is home to over eight million residents, many of whom have and use credit

cards on a daily basis and make their payments in a timely fashion; and

Whereas, Some consumers find themselves unable to make their credit card payments in a timely

manner and while Capital One has every right to make efforts to collect delinquent debts, it should do so in a

professional, respectful, above-board manner that doesn't offend and alienate the card holder; and

Whereas, Notwithstanding that there are existing consumer protections against some of the practices

referenced in Capital One's credit card agreement, referencing these practices in their agreements or attempting

to carrying out such acts is unprofessional, intrusive, invasive and overly aggressive; and

Whereas, Capital One should amend their credit card agreements and require their representatives to

disclose their identity when they contact consumers to collect a debt and only contact the consumer by mail or

over the phone during reasonable hours; now therefore, be it

Resolved, That the Council of the City of New York calls on Capital One to amend their individual

credit card agreements regarding how and when they contact cardholders for debt collection.

JSM

LS# 830

3/18/14