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1	AN ACT
2	relating to disclosures on selection or modification of an account
3	by a customer of a financial institution.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 113.053, Estates Code, is amended to
6	read as follows:
7	Sec. 113.053. <u>REQUIRED DISCLOSURE;</u> USE OF FORM[;
8	DISCLOSURE]. (a) <u>A financial institution shall disclose the</u>
9	information provided in this subchapter to a customer at the time
10	the customer selects or modifies an account. A financial
11	institution is considered to have [adequately] disclosed the
12	information provided in this subchapter if <u>:</u>
13	(1) the financial institution uses the form provided
14	by Section 113.052; and
15	(2) the customer places the customer's initials to the
16	right of each paragraph of the form.
17	(b) If a financial institution varies the format of the form
18	provided by Section 113.052, the financial institution may make
19	disclosures in the account agreement or in any other form that
20	[adequately] discloses the information provided by this
21	subchapter. <u>Disclosures under this subsection must:</u>
22	(1) be given separately from other account
23	<pre>information;</pre>
24	(2) be provided before account selection or

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1	<pre>modification;</pre>
2	(3) be printed in 14-point boldfaced type; and
3	(4) if the discussions that precede the account
4	opening or modification are conducted primarily in a language other
5	than English, be in that language.
6	(c) The financial institution shall notify the customer of
7	the type of account the customer selected [If the customer receives
8	adequate disclosure of the ownership rights to an account and the
9	names of the parties are appropriately indicated, a financial
10	institution may combine any of the provisions in, and vary the
11	format of, the form and notices described in Section 113.052 in:
12	[(1) a universal account form with options listed for
13	selection and additional disclosures provided in the account
14	agreement; or
15	[(2) any other manner that adequately discloses the
16	information provided by this subchapter].
17	(d) This section does not apply to a credit union.
18	SECTION 2. Subchapter B, Chapter 113, Estates Code, is
19	amended by adding Section 113.0531 to read as follows:
20	Sec. 113.0531. USE OF FORM AND DISCLOSURE BY CREDIT UNIONS.
21	(a) A credit union is considered to have disclosed the information
22	provided by this subchapter if the credit union uses the form
23	provided by Section 113.052.
24	(b) If a credit union varies the format of the form provided
25	by Section 113.052, the credit union may make disclosures in the
26	account agreement or in any other form that discloses the
27	information provided by this subchapter.

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1 (c) If the customer receives disclosure of the ownership rights to an account and the names of the parties are indicated, a 2 credit union may combine any of the provisions in, and vary the 3 format of, the form and notices described in Section 113.052 in: 4 5 (1) a universal account form with options listed for selection and additional disclosures provided in the account 6 7 agreement; or (2) any other manner that adequately discloses the 8 9 information provided by this subchapter. SECTION 3. This Act applies only to an account created or 10 modified on or after the effective date of this Act. An account 11 created or modified before the effective date of this Act is 12 governed by the law in effect when the account was created or 13 modified, and the former law is continued in effect for that 14 15 purpose. SECTION 4. This Act takes effect September 1, 2015. 16

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President of the SenateSpeaker of the HouseI hereby certify that S.B. No. 1791 passed the Senate onApril 20, 2015, by the following vote:Yeas 29, Nays 1.

Secretary of the Senate

I hereby certify that S.B. No. 1791 passed the House on May 11, 2015, by the following vote: Yeas 118, Nays 7, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor