# Military Service Member Protections Questionnaire

# Limitation on Terms of Consumer Credit Extended to Service Members and Dependents

	to service members at	id Dependents			
Section	on 232.3 – Defined Consumer Credit		Yes	No	NA
	Ooes the creditor offer or extend or purchase closed-enonal, family, or household purposes in the following c				
•	Payday loans?				
•	Vehicle title loans?				
•	Tax refund anticipation loans?				
If Ye	s, determine if the loans meet the definitions found in ed.	(§ 232.3(b) (1)). If Yes,			
If No	or NA, conclude the review and stop here.				
Secti	on 232.4 – Account Terms				
V	old the creditor impose a military annual percentage rawhat is permissible under applicable State or Federal lawnsions of consumer credit to covered borrowers? (§ 2)	w in connection with ex-			
	n any case, did the creditor impose a MAPR greater the vith extensions of consumer credit to covered borrowe				
If the	answer to either question is Yes, cite a violation of §	232.4.			
Secti	on 232.5 – Covered Borrower Identification Statem	ient			
1. P	rior to consummation of the consumer credit transaction	on:			
•	Did the creditor provide each applicant a clear and rower identification statement" or an alternate ident substantially similar?	•			
•	Did each applicant sign the statement indicating that covered borrower? (§ 232.5(a)(1))	at he or she is or is not a			
•	If the creditor did not use the "covered borrower idesimilar form, did the creditor use procedures that course the creditor did not make covered loans to covered terms? (§ 232.4))	omply with the rule so that			
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### **Military Service Member Protections**

#### **Questionnaire**

Sec	tion 232.6 – Loan Disclosures	Yes	No	NA
Dei	livery of Account Disclosures			
1.	Does the creditor provide to a covered borrower clearly and conspicuously the initial disclosures before consummation? (§ 232.6(a))			
2.	Does the creditor provide the disclosures in writing in a form the covered borrower can keep? (§ 232.6(b)(1))			
3.	Does the creditor provide the initial disclosures orally before consummation (other than in mail or internet transactions)? (§ 232.6(b)(2))			
4.	For mail or internet transactions, does the creditor provide a toll-free number on or with the written disclosures? (§ 232.6(b)(2))			
5.	For refinancing or renewal of a covered loan, does the creditor provide new disclosures when the transaction would be considered a new transaction that requires disclosures under the Truth in Lending Act? (§ 232.6(c))			
Co	ntent of Disclosures			
6.	Do the disclosures include the following:			
	• The "military annual percentage rate" (MAPR) applicable to the extension of consumer credit, and the total dollar amount of all charges included in the MAPR? (§ 232.6(a)(1))			
	<ul> <li>Any disclosures required by Regulation Z (Truth in Lending)?</li> <li>(§ 232.6(a)(2))</li> </ul>			
	• A clear description of the payment obligation of the covered borrower, as applicable, such as a payment schedule? (§ 232.6(a)(3))			
	• The required federal notice? (§ 232.6(a)(4))			
Section 232.8 – Limitations				
1.	Does the creditor, as part of any covered transaction:			
	• Roll over, renew, repay, refinance, or consolidate any covered transaction with the proceeds of a covered transaction to the same covered borrower on the same or less favorable terms to the covered borrower, unless the new transaction results in more favorable terms to the covered borrower? (§ 232.8(a) (1))			
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## **Military Service Member Protections**

#### Questionnaire

•	Require the covered borrower to waive their right to legal recourse us any applicable provision of State or Federal law, including any provi the Servicemembers Civil Relief Act (50 USC §527 et seq.)? (§ 232.8(a)(2))		Yes	No	NA
•	Require the covered borrower to submit to arbitration or imposed any onerous legal notice provision in the case of a dispute? (§ 232.8(a)(3))				
•	Demand unreasonable notice from the covered borrower as a condition legal action? (§ 232.8(a) (4))				
•	Require use of a check or other method of access to a deposit, saving other financial account maintained by the covered borrower except the connection with a transaction with an MAPR consistent with the rule is, not greater than 36 percent), the creditor may:	nat in			
	<ul> <li>Require an electronic fund transfer to repay the obligation, unless hibited by Regulation E, 12 CFR Part 205;</li> <li>Require direct deposit of the consumer's salary as a condition of bility, unless otherwise prohibited by law; or</li> <li>If not otherwise prohibited by law, take a security interest in fund posited after the extension of the covered transaction in an account established in connection with the covered transaction? (§ 232.8)</li> </ul>	eligi- ds de- nt			
•	Require the covered borrower to establish an allotment to repay the otion? (§ 232.8(a)(6))	bliga-			
•	Prohibit the covered borrower from prepaying the credit charges the ered borrower a penalty fee for prepaying all or part of the credit? (§ 232.8(a)(7))	cov-			
Commo	ents				
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