

CC Denial Verb and 529 Trust

On (date) I initiated a consumer credit transaction with my SSN also referenced by congress as a credit card, pursuant 15 USC 1602 (I) The term "credit card" means any card, plate, coupon book or other credit device existing for the purpose of obtaining money, property, labor, or services on credit." The purpose of this consumer credit transaction was to obtain a credit card, I was denied access to my open ended credit. As a consumer, natural person, and original creditor I have an open-ended credit plan, it is unlawful to deny me of my own credit. I am requesting that your department reassess my consumer credit transaction/application and approve my application as a denial is unlawful, goes against congressional law and makes your organization civilly liable for non-compliance pursuant 15 USC 1681o, 15 USC 1640, 15 USC 1691e.

Further more, pursuant 15 USC 1691(a) - Activities constituting discrimination, do so state "It shall be unlawful for any creditor to discriminate against any applicant, with respect to any aspect of a credit transaction—"

A denial of my open ended consumer credit constitutes to discrimination.

Pursuant 12 USC 1431 Powers and Duties of Banks and Credit Unions have power to borrow money, issue bonds and debentures, therefore you are unable to lend a consumer, natural person, and original creditor anything.

I have attached links to congressional law for reference.

<https://www.law.cornell.edu/uscode/text/15/1602> 15 USC 1602

<https://www.law.cornell.edu/uscode/text/15/1637> 15 USC 1637

<https://www.law.cornell.edu/uscode/text/15/1640> 15 USC 1640

<https://www.law.cornell.edu/uscode/text/15/1681o> 15 USC 1681o

<https://www.law.cornell.edu/uscode/text/15/1691e> 15 USC 1691e

<https://www.law.cornell.edu/uscode/text/12/1431> 12 USC 1431