

**AMENDMENT TO H.R. 627, AS REPORTED
OFFERED BY MS. SLAUGHTER OF NEW YORK**

After section 8, insert the following new section (and
redesignate the subsequent sections accordingly):

1 **SEC. 9. READABILITY REQUIREMENT.**

2 Section 122 of the Truth in Lending Act (U.S.C.
3 1632) is amended by adding at the end the following new
4 subsection:

5 “(d) **MINIMUM TYPE-SIZE AND FONT REQUIREMENT**
6 **FOR CREDIT CARD APPLICATIONS AND DISCLOSURES.—**
7 All written information, provisions, and terms in or on any
8 application, solicitation, contract, or agreement for any
9 credit card account under an open end consumer credit
10 plan, and all written information included in or on any
11 disclosure required under this chapter with respect to any
12 such account, shall appear—

13 “(1) in not less than 12-point type; and

14 “(2) in any font other than a font which the
15 Board has designated, in regulations under this sec-
16 tion, as a font that inhibits readability.”.

