GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 678 PROPOSED COMMITTEE SUBSTITUTE S678-PCS45360-TG-18

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Short Title: Amend Debt Collection Statutes. (Public) Sponsors: Referred to: March 30, 2015 A BILL TO BE ENTITLED AN ACT TO AMEND THE DEBT COLLECTOR STATUTES TO MORE NEARLY CONFORM TO THE FEDERAL FAIR DEBT COLLECTION PRACTICES ACT. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 75-50 is amended by adding a new subdivision to read: **"§ 75-50. Definitions.** The following words and terms as used in this Article shall be construed as follows: (4) "Location information" means information about a consumer's place of abode, any telephone numbers used by the consumer, and information about the consumer's place of employment." **SECTION 2.** G.S. 75-53(1) reads as rewritten: "§ 75-53. Unreasonable publication. No debt collector shall unreasonably publicize information regarding a consumer's debt. Such unreasonable publication includes, but is not limited to, the following: Any communication with any person other than the debtor or his attorney, except: With the written permission of the debtor or his attorney given after a. default; To third parties with the written permission of the debtor or his attorney. To persons employed by the debt collector, to a credit reporting b. agency, to a person or business employed to collect the debt on behalf of the creditor, or to a person who makes a legitimate request for the information: information. To the spouse (or one who stands in place of the spouse) of the c. debtor, or to the parent or guardian of the debtor if the debtor is a minor and lives in the same household with such parent; parent. If the debt collector has a good faith belief that the exception set forth in this sub-subdivision applies to a particular communication, that communication shall not be a violation of this sub-subdivision. For the sole purpose of locating obtaining location information about d. the debtor, if no indication of indebtedness is made; made. A debt collector making a communication under this sub-subdivision shall: Identify himself or herself, state that he or she is attempting to 1. confirm or correct location information about the debtor, and,



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1 2 3 4 5 6 7 8 9	SEC' "§ 75-54. Decep	e. Throu FION 3. G.S. 7 otive represents ector shall colle any fraudulent,	only if expressly requested to employer. Not state that the debtor owes a de Not communicate with any participer week or a total of three time unless requested to do so by the purple legal process." 75-54 reads as rewritten: ation. ect or attempt to collect a debt or ob deceptive or misleading representation.	do so, identify his or her ebt. cular person more than once es during any 30-day period erson. otain information concerning
13 14	(2)	Failing to dis	close in all communications attemp	ting to collect a debt that the
15 16 17	(2)	purpose of communication	such communication is to collection is made to a third-party pursuation about	ct a debt.debt, unless the uant to G.S. 75-53 for the
18 19	• • • •	TION 4 GS 7	75 55 rande as rawrittan:	
20	SECTION 4. G.S. 75-55 reads as rewritten: "§ 75-55. Unconscionable means.			
21	No debt collector shall collect or attempt to collect any debt by use of any unconscionable			
22	means. Such means include, but are not limited to, the following:			
	(1)		btaining any written statement or a	cknowledgment in any form
24	(1)	_	affirmation of any debt by a consu	
23 24 25		-	acknowledgment of any debt	
26		-	or a waiver of any legal rights of the	
27			d consequences of such affirmation	_
28			is not legally obligated to make such	
29	(2)		attempting to collect from the con-	
30	(-)	_	r's fee or charge for services render	· ·
31			y interest or other charge, fee or	
32			t unless legally entitled to such fee	
33			be construed to prohibit the collect	_
34			or other court costs actually incur	
35		-	violation of this Article or of Arti	
36		General Statu		•
37	(3)		ing with a consumer (other than a s	statement of account used in
38	()		ourse of business) whenever the deb	
39			ner's attorney that he represents said	
40	(4)	•	against the debtor in a county othe	
41	` '		or in which the debtor resides if	
1 2			ald make it impractical for the debto	
43	SEC'		act is effective when it becomes law	