GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 176

Finance Committee Substitute Adopted 6/21/23 Commerce and Insurance Committee Substitute Adopted 6/22/23 PROPOSED COMMITTEE SUBSTITUTE S176-PCS45356-TG-33

Snort Title: C	onsum. in Crisis Protect. Act/ESOPs Min. Bus. (Public)
Sponsors:	
Referred to:	
	March 1, 2023
	A BILL TO BE ENTITLED
AN ACT TO EN	ACT THE CONSUMERS IN CRISIS PROTECTION ACT AND TO EXPAND
	FINITIONS OF MINORITY BUSINESS AND HISTORICALLY
UNDERUT	LIZED BUSINESS FOR PURPOSES OF PUBLIC CONTRACTS TO
INCLUDE	ESOP COMPANIES WITH MAJORITY OWNERSHIP BY MINORITY
PERSONS	OR SOCIALLY AND ECONOMICALLY DISADVANTAGED
INDIVIDUA	
The General Ass	sembly of North Carolina enacts:
DADTI CONC	SUMERS IN CRISIS PROTECTION ACT
	TION 1. Chapter 58 of the General Statutes is amended by adding a new Article
to read:	11014 1. Chapter 50 of the General Statutes is affected by adding a new Article
to read.	"Article 94.
	"Consumers in Crisis Protection Act.
" <u>§ 58-94-1. Sho</u>	
	may be cited as the "Consumers in Crisis Protection Act."
" <u>§ 58-94-5. Def</u>	
	g definitions apply in this Article:
<u>(1)</u>	Affiliate. – As defined in G.S. 53-244.030.
<u>(2)</u>	<u>Charges. – Any fees permitted by this Article to be charged to a consumer by</u>
	a consumer legal funding company, regardless of how denominated, including
(2)	<u>fees denominated as interest or rate.</u> Commissioner. – The Commissioner of Insurance.
(3) (4)	Consumer. – An individual residing in this State.
$\frac{(4)}{(5)}$	Consumer legal funding company. – A person that enters into a consumer
(3)	legal funding transaction with a consumer, whether or not the person is
	registered under this Article.
<u>(6)</u>	Consumer legal funding contract. – A contract for a consumer legal funding
	transaction.
<u>(7)</u>	Consumer legal funding transaction A nonrecourse transaction in which a
	consumer sells an unvested, contingent future interest in the potential net
	proceeds of a settlement or judgment obtained from a legal claim in exchange
	for no more than four hundred thousand dollars (\$400,000) so long as all of
	the following apply:



- 1 a. The consumer is required to use the funds to address personal needs or household expenses.
 2 b. The consumer is prohibited from using the funds to pay for attorneys'
 - b. The consumer is prohibited from using the funds to pay for attorneys' fees, legal filings, legal marketing, legal document preparation or drafting, appeals, expert testimony, or other litigation-related expenses.
 - c. The consumer is not required to use the funds in a particular manner, including to make specific payments or secure specific services.
 - (8) Funded amount. The amount of money provided to, or on behalf of, a consumer pursuant to a consumer legal funding contract. The term excludes charges.
 - (9) Gross proceeds. The total amount of proceeds recovered by a consumer as a result of a legal claim.
 - (10) Health care provider. As defined in G.S. 90-21.50.
 - (11) <u>Legal claim.</u> A civil claim or cause of action, including any claim that triggers obligations under G.S. 58-63-15(11) or related regulations.
 - (12) Net proceeds. The amount recovered by a consumer as a result of a legal claim, less the following associated costs and liens:
 - <u>a.</u> Attorneys' fees and litigation costs associated with the legal claim.
 - <u>b.</u> <u>Attorney, health care provider, or subrogation liens.</u>
 - <u>c.</u> <u>Child support, Medicare, tax, or other statutory or governmental liens.</u>

"§ 58-94-10. Relationship with other law.

A consumer legal funding transaction that complies with this Article is not a loan and is not subject to any provision of law governing loans or investment contracts. To the extent that this Article conflicts with any other law, this Article supersedes that law for purposes of regulating consumer legal funding transactions in this State.

"§ 58-94-15. Exemptions.

All of the following are exempt from this Article's requirements:

- (1) An immediate family member of the consumer.
- (2) A bank, lender, financing entity, or other special purpose entity that either provides financing to a consumer legal funding company or receives an interest in a consumer legal funding from a consumer legal funding company.
- (3) An attorney or accountant who provides services to a consumer.

"§ 58-94-20. Registration; fee; financial stability.

- (a) No person shall enter into a consumer legal funding transaction with a consumer without first registering as a consumer legal funding company with the Commissioner, in a format prescribed by the Commissioner, and submitting a registration fee and proof of financial stability, as required by this Article. A consumer legal funding contract between a consumer and a consumer legal funding company that has not registered under this Article is void and unenforceable.
- (b) A consumer legal funding company shall pay a nonrefundable fee of one thousand dollars (\$1,000) at the time of registration and at the time of each renewal. Registrations shall be renewed every three years.
- (c) The Commissioner may deny a consumer legal funding company's registration or renewal of registration for failure to comply with this Article.

"§ 58-94-25. Registration application.

(a) Application. – Applications for registration under this Article shall be filed in a form determined by the Commissioner. To be considered complete, the application shall be verified by attestation of the applicant or a designee of the applicant and shall include all of the following:

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- consumer's attorney.
- A right of rescission, allowing the consumer to cancel the contract without <u>(3)</u> penalty or further obligation if, within 10 business days following the execution of the contract or the consumer's initial receipt of any portion of the funded amount, the consumer gives notice of the rescission to the company and returns all funds provided to the consumer by the company.
- Located immediately above the place on the contract where the consumer's (4) signature is required, the following in 12-point bold font:

"Do not sign this contract before you have read it completely or if it contains any blank spaces. You are entitled to a completely filled-in copy of

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1		the contract. Before you sign this contract, you should obtain the advice of an
2		attorney. Depending on the circumstances, you may want to consult a tax,
3		public or private benefits planning, or financial professional. You
4		acknowledge that your attorney in the legal claim has provided no tax, public
5		or private benefit planning, or financial advice regarding this transaction.
6		You shall not use funds from this transaction to pay attorneys' fees or costs
7		related to the litigation of your claim."
8	<u>(5)</u>	A requirement that a copy of the executed consumer legal funding contract
9		shall promptly be delivered to the consumer's attorney upon request.
10	(e) Each	contract shall include consumer disclosures on the first two pages, to the extent
11	possible. The co	onsumer disclosures shall be in a form prescribed by the Commissioner and shall
12	include all of the	e following:
13	(1)	Notification that some or all of the funded amount may be taxable.
14	(2)	A description of the consumer's right of rescission.
14 15	(3)	The total funded amount provided to the consumer under the contract.
16	${(4)}$	An itemization of charges.
17	(5)	The total amount due from the consumer, in six-month intervals for 36
18		months, including all charges.
19	(6)	A statement that no additional charges may accrue 36 months after execution
	<u> </u>	of the consumer legal funding contract.
21	<u>(7)</u>	A statement that there are no payments owed by the consumer other than what
22	/	is disclosed on the disclosure form.
23	<u>(8)</u>	In the event the consumer seeks more than one consumer legal funding
20 21 22 23 24 25 26 27 28 29	<u>1,57</u>	contract, a disclosure providing the cumulative amount due from the consumer
25		for all transactions, including charges under all contracts, if repayment is made
26		any time after the contracts are executed.
27	(9)	A statement that the company has no influence over any aspect of the
28	<u>127</u>	consumer's legal claim or any settlement or resolution of the consumer's legal
29		claim and that all decisions related to the consumer's legal claim remain solely
30		with the consumer and the consumer's attorney.
31	(10)	A statement that if there is no recovery of any money from the consumer's
32	<u>(10)</u>	legal claim, the consumer has no further financial obligation to the company
33		unless the consumer committed fraud against the consumer legal funding
34		company.
35	(11)	A statement that, if the net proceeds of the claim are insufficient to repay the
36	(11)	consumer's financial obligation to the company, defined as the complete
36 37		funded amount and charges, the consumer is not responsible to the company
38		for any amount in excess of the net proceeds.
39	(f) The	consumer legal funding contract shall contain a written acknowledgement by the
40		d by the consumer for the legal claim that attests to the following:
41	$\frac{\text{attorney retained}}{(1)}$	To the best of the attorney's knowledge, the funded amounts and any charges
42	(1)	relating to the consumer legal funding transaction have been disclosed to the
+2 43		
	(2)	consumer. The atterney is being poid pursuant to a separate written for agreement
14 15	<u>(2)</u>	The attorney is being paid pursuant to a separate written fee agreement
		between the consumer and the attorney, and the consumer legal funding
46 47	(2)	company is not a party to that agreement.
47 40	<u>(3)</u>	Gross proceeds of the legal claim shall be deposited into the client trust
48 40		account of the attorney or a settlement fund established to receive the gross
49 50	(4)	proceeds of the legal claim on behalf of the consumer. The atternational shall comply with the written improved his instructions of the
50	<u>(4)</u>	The attorney shall comply with the written irrevocable instructions of the
51		consumer with regard to the consumer legal funding transaction.

- The attorney is obligated to disburse proceeds from the legal claim and pay
 the funded amount and charges due per the terms of the consumer legal
 funding contract.

 Only liens related to the legal claim, including attorney liens, Medicare, or
 - Only liens related to the legal claim, including attorney liens, Medicare, or other statutory liens, take priority over any lien of the consumer legal funding company. All other liens take priority by operation of law.
 - (7) The attorney for the legal claim has provided no tax, public or private benefit planning, or financial advice regarding the consumer legal funding transaction.
 - (g) The failure of the attorney retained by the consumer for the legal claim to provide written attestation as required by this section renders the contract null and void.
 - (h) A consumer legal funding contract remains valid and enforceable in the event that, subsequent to execution, a consumer moves to substitute counsel or pursues a legal claim pro se. "§ 58-94-35. Nonrecourse obligation; authorized charges.
 - (a) If a consumer obtains no recovery from the consumer's legal claim, the consumer is not required to repay a consumer legal funding company unless the consumer committed fraud against the consumer legal funding company. If the net proceeds of the claim are insufficient to repay the consumer's financial obligation to the company, defined as the complete funded amount plus charges authorized by this section, the consumer is not responsible to the company for any amount in excess of the net proceeds.
 - (b) A consumer legal funding company may charge a consumer only the following:
 - (1) Upon funding, a charge not to exceed eighteen percent (18%) of the funded amount and a servicing charge not to exceed three and one-half percent (3.5%) of the funded amount.
 - (2) Upon every subsequent six-month anniversary, a charge not to exceed eighteen percent (18%) of the funded amount and a servicing charge not to exceed three and one-half percent (3.5%) of the funded amount. If, however, within five days after the start of a new six-month interval, the consumer legal funding company receives payment of the full amount owed by the consumer for the immediately preceding six-month interval, no additional charges shall be charged for the new six-month interval.
 - (3) A document preparation charge, not to exceed two hundred fifty dollars (\$250.00), that may be deducted from the funded amount, to be used to defray the cost of opening, funding, administering, and terminating a consumer legal funding transaction.
 - (c) No charges shall accrue on a consumer legal funding transaction more than 36 months after execution of the consumer legal funding contract. A consumer legal funding company, however, may assess charges on any additional funding, whether by amendment to the consumer legal funding contract or by execution of a new consumer legal funding contract, for 36 months after the provision of the additional funding.

"§ 58-94-40. Prohibited acts.

A consumer legal funding company shall not do any of the following:

- (1) Pay or offer to pay commissions, referral fees, or any other form of consideration to any attorney, law firm, health care provider, or an employee of a law firm or health care provider for referring a consumer to the company.
- (2) Accept any commissions, referral fees, or any other form of consideration from any attorney, law firm, health care provider, or an employee of a law firm or health care provider.
- (3) Refer, in furtherance of the initial legal funding, a consumer or potential consumer to an attorney, law firm, health care provider, or an employee of a law firm or health care provider; however, a consumer legal funding company

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- 1 may direct a consumer or potential consumer to a local or state bar association 2 referral service or bona fide nonprofit legal aid organization. 3 Advertise false or misleading information regarding its products or services. <u>(4)</u> Receive any right to make any decisions with respect to or attempt to influence 4 (5) 5 a decision relating to the conduct, settlement, or resolution of the consumer's 6 legal claim. The right to make these decisions remains solely with the 7 consumer and the consumer's attorney. 8 Knowingly pay or offer to pay for case expenses, including court costs, filing <u>(6)</u> 9 fees, or attorneys' fees, either during or after the resolution of the legal claim. 10 Fail to promptly provide copies of contract documents to the consumer or the <u>(7)</u> 11 consumer's attorney upon request. 12 (8) Provide legal advice to the consumer regarding the consumer legal funding 13 transaction or the underlying legal claim. 14 (9) Report a consumer to a credit reporting agency if insufficient funds remain 15 from the net proceeds to repay the company unless the consumer has committed fraud against the consumer legal funding company. 16 17 <u>(10)</u> Knowingly provide funding to a consumer who has previously assigned or 18 sold a portion of the consumer's right to proceeds from the consumer's legal 19 claim without first purchasing a prior unsatisfied consumer legal funding 20 company's entire funded amount and contracted charges, unless a lesser 21 amount is otherwise expressly agreed to in writing by the consumer legal 22 funding companies. Multiple consumer legal funding companies, however, 23 may agree to contemporaneously provide funding to a consumer so long as 24 the consumer and the consumer's attorney consent to the agreement in writing. 25 Collect from a consumer any fees or charges not authorized under this Article. (11)26 (12)Sell a contract in whole or in part to a third party. However, if the consumer 27 legal funding company retains responsibility for collecting payment, 28 administering, and otherwise enforcing the consumer legal funding contract, 29 this prohibition does not apply to any of the following: 30 An assignment to a wholly owned subsidiary of the consumer legal 31 funding company. 32 <u>b.</u> 33
 - An assignment to an affiliate of the consumer legal funding company that is under common control.
 - The granting of a security interest under Article 9 of Chapter 25 of the <u>c.</u> General Statutes or as otherwise permitted by law.

"§ 58-94-45. Attorney prohibitions.

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An attorney retained by a consumer for a legal claim shall not have a financial interest in the consumer legal funding company offering consumer legal funding to the consumer. Additionally, any attorney who has referred the consumer to the consumer's retained attorney shall not have a financial interest in the consumer legal funding company offering consumer legal funding to the consumer. A consumer legal funding contract that violates this section is null and void, and no person has a right to collect, attempt to collect, receive, or retain any funded amount or charges related to the consumer legal funding.

§ 58-94-50. Effect of communication on privileges.

Communications between a consumer's attorney and a consumer legal funding company necessary to ascertain the status of a legal claim or a legal claim's expected value shall not be discoverable by a party with whom the claim is filed or against whom the claim is asserted. This section does not limit, waive, or abrogate the scope or nature of any statutory or common-law privilege, including the work-product doctrine and the attorney-client privilege.

§ 58-94-55. Disclosure of consumer legal funding transactions.

- (a) Within 30 calendar days of receipt of a written request, a consumer shall disclose to any party to a legal claim whether the consumer has entered into a consumer legal funding transaction.
- (b) If a consumer enters into a consumer legal funding transaction after responding to a request pursuant to subsection (a) of this section, the consumer shall disclose this fact to the requesting person within 30 calendar days after the consumer entered into the transaction.

"§ 58-94-60. Discovery and admission of consumer legal funding contracts.

- (a) <u>Discovery. Consumer legal funding contracts are presumed to be discoverable in a civil action, notwithstanding any agreement or provision with respect to confidentiality. A consumer may seek to rebut this presumption.</u>
- (b) Admission. Consumer legal funding transactions disclosed pursuant to G.S. 58-94-55 and consumer legal funding contracts discovered pursuant to subsection (a) of this section are presumed to be inadmissible as evidence. A party may seek to rebut this presumption.

"§ 58-94-65. Examinations; charges.

For the purpose of protecting consumer interests and determining a consumer legal funding company's financial stability and compliance with the requirements of this Article, the Commissioner may conduct an examination of a consumer legal funding company. The company shall reimburse the Department of Insurance all reasonable costs and expenses of the examination. In unusual circumstances and in the interests of justice, the Commissioner may waive reimbursement for the costs and expenses of an examination under this section.

"§ 58-94-70. Rules.

The Commissioner may adopt rules necessary for the proper enforcement of this Article. Before proposing a rule, the Commissioner shall notify all companies registered or pending registration under this Article.

"§ 58-94-75. Penalties; enforcement.

- (a) After notice and an opportunity for hearing, the Commissioner may do any of the following if the Commissioner determines that a consumer legal funding company intentionally violated any provision of this Article:
 - (1) Revoke, suspend, or refuse to renew a consumer legal funding company's registration.
 - (2) Order a consumer legal funding company to cease and desist from entering into additional consumer legal funding transactions.
 - (3) Assess a civil penalty of not more than ten thousand dollars (\$10,000) for each violation. The clear proceeds of any penalty assessed pursuant to this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.
 - (4) Order the consumer legal financing company to make restitution to an injured consumer.
- (b) The powers vested in the Commissioner by this Article are in addition to and do not limit the ability of the Commissioner or any other officer, employee, or agent of the State to take enforcement action."
- **SECTION 2.** If any provision of this Part or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this Part that can be given effect without the invalid provision or application and, to this end, the provisions of this Part are severable.

SECTION 3. This Part becomes effective October 1, 2023.

PART II. EXPAND DEFINITIONS OF MINORITY BUSINESS AND HISTORICALLY UNDERUTILIZED BUSINESS FOR PURPOSES OF PUBLIC CONTRACTS TO INCLUDE AN ESOP COMPANY WITH MAJORITY OWNERSHIP BY MINORITY

ECONOMICALLY PERSONS OR **SOCIALLY AND DISADVANTAGED** 1 2 **INDIVIDUALS** 3 **SECTION 4.(a)** G.S. 143-128.2 reads as rewritten: 4 "§ 143-128.2. Minority business participation goals. 5 6 (g) As used in this section: 7 The term "minority business" means a business: means either of the following: (1) 8 In which at A business that meets both of the following conditions: 9 At least fifty-one percent (51%) of the business is owned by one or more minority persons or socially and economically 10 11 disadvantaged individuals, or in the case of a corporation, in which at least fifty-one percent (51%) of the stock is owned by 12 one or more minority persons or socially and economically 13 14 disadvantaged individuals; and Of which the The management and daily business operations 15 b.2. are controlled by one or more of the minority persons or 16 17 socially and economically disadvantaged individuals who own 18 19 An Employee Stock Ownership Plan (ESOP) company in which at <u>b.</u> least fifty-one percent (51%) of the stock is owned by one or more 20 minority persons or socially and economically disadvantaged 21 22 individuals. 23 24 **SECTION 4.(b)** G.S. 143-128.4 reads as rewritten: 25 "§ 143-128.4. Historically underutilized business defined; statewide uniform certification. 26 As used in this Chapter, the term "historically underutilized business" means a 27 business that meets all of the following conditions: means either of the following: 28 A business that meets both of the following conditions: (1) At least fifty-one percent (51%) of the business is owned by one or 29 <u>a.</u> 30 more persons who are members of at least one of the groups set forth in subsection (b) of this section, or in the case of a corporation, at least 31 32 fifty-one percent (51%) of the stock is owned by one or more persons 33 who are members of at least one of the groups set forth in subsection 34 (b) of this section. 35 The management and daily business operations are controlled by one $\frac{(2)}{(2)}$ b. 36 or more owners of the business who are members of at least one of the groups set forth in subsection (b) of this section. 37 An Employee Stock Ownership Plan (ESOP) company in which at least 38 (2) 39 fifty-one percent (51%) of the stock is owned by members of at least one of 40 the groups set forth in subsection (b) of this section. 41 42 **SECTION 4.(c)** This Part is effective when it becomes law. 43 PART III. EFFECTIVE DATE 44 **SECTION 5.** Except as otherwise provided, this act is effective when it becomes 45 46 law.