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#### HOUSE BILL 356\* Committee Substitute Favorable 4/10/01 Senate Commerce Committee Substitute Adopted 6/13/01

Short Title:	Collection Agency/Bail Bond Amendments-AB.	(Public)
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Sponsors:

Referred to:

March 1, 2001

1	A BILL TO BE ENTITLED
2	AN ACT TO UPDATE THE BOND REQUIREMENTS FOR COLLECTION
3	AGENCIES; TO CLARIFY THE DEFINITION OF COLLECTION AGENCY; TO
4	REQUIRE NONRESIDENT COLLECTION AGENCIES TO POST A SECOND
5	BOND FOR EXPENSES INCURRED BY THE STATE IN A RECEIVERSHIP
6	PROCEEDING INVOLVING THE COLLECTION AGENCY; TO CONFORM
7	THE LAW ON DECEPTIVE REPRESENTATION BY COLLECTION
8	AGENCIES TO FEDERAL LAW; TO MAKE TECHNICAL CORRECTIONS; TO
9	ALLOW BAIL BONDSMEN TO CREATE SHARED TRUST ACCOUNTS; TO
10	CODIFY AN ADMINISTRATIVE RULE ON BONDSMEN AFFIDAVITS; AND
11	TO AUTHORIZE THE COMMISSIONER TO DENY LICENSE RENEWALS TO
12	PROFESSIONAL BONDSMEN UNTIL THEY CURE DEPOSIT DEFICIENCIES.
13	The General Assembly of North Carolina enacts:
14	PART I. COLLECTION AGENCIES
15	<b>SECTION 1.1.</b> G.S. 58-70-5(f) reads as rewritten:
16	"(f) A completed statement by each stockholder owning ten percent (10%) or
17	more of the applicant's outstanding voting stock and each partner, director, officer,
18	office manager, sales representative or other collector and officer actively engaged in
19	the collection agency business, containing: the name of the collection agency, the name
20	and address of the individual completing the form, the positions held by such the
21	individual, each conviction of any criminal offense and any criminal charges pending
22	other than minor traffic violations of such the individual, and the name and address of
23	three people not related to the individual who can attest to the individual's reputation for
24	honesty and fair dealings;".
25	SECTION 1.2. G.S. 58-70-15 reads as rewritten:
26	"§ 58-70-15. Definition of collection agency and collection agency business.
27	(a) 'Collection agency' means and includes all persons, firms, corporations, and
28	associations a person directly or indirectly engaged in soliciting, from more than one

1 2			rporation or association, <u>person</u> delinquent claims of any kind owed or to be owed or due the solicited <del>person, firm, corporation or association,</del>
3			persons, firms, corporations and associations persons directly or
4			ed in the asserting, enforcing or prosecuting of those claims.
5	(b)		ection agency' shall include: includes:
6	<u>(0)</u>	(1)	Any person, firm, corporation or association who shall procure person
7		(1)	that procures a listing of delinquent debtors from any creditor and
8			who shall sell such that sells the listing or otherwise receive receives
9			any fee or benefit from collections made on such the listing; and
10		(2)	Any person, firm, corporation or association which person that
11		. ,	attempts to or does transfer or sell to any person, firm, corporation or
12			association person not holding the permit prescribed by this Article
13			any system or series of letters or forms for use in the collection of
14			delinquent accounts or claims which by direct assertion or by
15			implication indicate that the claim or account is being asserted or
16			collected by any person, firm, corporation, or association other than
17			the creditor or owner of the claim or demand; and
18		(3)	An in-house collection agency, whereby a person, firm, corporation, or
19			association sets up a collection service for his or its own business and
20		10-11-	the agency has a name other than that of the business.
21	<u>(c)</u>		ection agency' does not mean or include: <u>mean:</u>
22 23		(1) (2)	Regular employees of a single creditor; Panka trust companies, or bank owned, controlled or related firms
23 24		(2)	Banks, trust companies, or bank-owned, controlled or related firms, corporations or associations engaged in accounting, bookkeeping or
24 25			data processing services where a primary component of such services
26			is the rendering of statements of accounts and bookkeeping services
20 27			for creditors;
28		(3)	Mortgage banking companies;
29		(4)	Savings and loan associations;
30		(5)	Building and loan associations;
31		(6)	Duly licensed real estate brokers and agents when the claims or
32			accounts being handled by the broker or agent are related to or are in
33			connection with the broker's or agent's regular real estate business;
34		(7)	Express, telephone and telegraph companies subject to public
35			regulation and supervision;
36		(8)	Attorneys-at-law handling claims and collections in their own name
37			and not operating a collection agency under the management of a
38		$\langle 0 \rangle$	layman;
39 40		(9)	Any person, firm, corporation or association handling claims, accounts
40 41		(10)	or collections under an order or orders of any court;
41 42		(10)	A person, firm, corporation or association which, for valuable consideration purchases accounts, claims, or demands of another,
42 43			which such accounts, claims, or demands of another are not delinquent
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1	at the time of such purchase, and then, in its own name, proceeds to
2	assert or collect the accounts, claims or demands;
3	(11) "Collection agency" shall not include any person, firm, corporation or
4	association Any person attempting to collect or collecting claims, in
5	his or its own that person's name, of a business or businesses owned
6	wholly or substantially by the same person, firm, corporation, or
7	association; that person;
8	(12) Any nonprofit tax exempt corporation organized for the purpose of
9	providing mediation or other dispute resolution services; and
10	(13) The designated representatives of programs as defined by G.S.
11	110-129(5)."
12	SECTION 1.3. G.S. 58-70-20 reads as rewritten:
13	"§ 58-70-20. Bond requirement.
14	(a) As a condition precedent to the issuance of any permit under $G.S. 58-70-1$ ,
15	any this Article, every applicant for such a permit shall file with the Commissioner of
16	Insurance and shall thereafter maintain in force while licensed a bond in favor of the
17	State of North Carolina and that is executed by a surety company duly authorized
18	licensed to transact surety business in this State. The bond shall be maintained in force
19	during the permit period, continuous in form form, and shall remain in full force and
20	effect until all moneys collected have been accounted for, and it shall be expressly
21	stated in the for. The bond shall expressly provide that it the bond is for the benefit of
22	any person, firm or corporation for whom such the collection agency engages in the
23	collection of accounts. Such The bond shall be in the amount of five thousand dollars
24	(\$5,000) ten thousand dollars (\$10,000) for the initial permit. The amount of such the
25	bond for any renewal permit shall be no less than five thousand dollars (\$5,000) ten
26	thousand dollars (\$10,000), nor more than fifty thousand dollars (\$50,000), seventy-five
27	thousand dollars (\$75,000), and shall be computed as follows: The total collections paid
28	directly to the collection agency less commissions earned by the collection agency on
29	those collections for the calendar year ending immediately prior to the date of
30	application, multiplied by one-sixth.
31	(b) A person required by this section to maintain a bond may, in lieu of that
32	bond, deposit with the Commissioner the equivalent amount in cash, in certificates of
33	deposit issued by banks organized under the laws of the State of North Carolina, or any
34	national bank having its principal office in North Carolina, or securities, which shall be
35	held in accordance with Article 5 of this Chapter. Securities may only be obligations of
36	the United States or of federal agencies listed in G.S. 147-69.1(c)(2) guaranteed by the
37	United States, obligations of the State of North Carolina, or obligations of a city or
38	county of this State. Any proposed deposit of an obligation of a city or county of this
39	State is subject to the prior approval of the Commissioner.
40	(c) In addition to the requirements of subsections (a) and (b) of this section, as a
41	condition precedent to the issuance of any permit under this Article, every nonresident
12	applicant for a permit shall file with the Commissioner a bond in the amount of ten

42 applicant for a permit shall file with the Commissioner a bond in the amount of ten

43 thousand dollars (\$10,000) in favor of the Department that is executed by a surety

1	company licens	ed to transact surety business in this State. The bond shall be maintained
2		the permit period, be continuous in form, and remain in effect until
3		he Commissioner. The bond shall expressly provide that the bond is for
4	•	reimbursing the Department for expenses incurred in visiting and
5		nresident collection agency in connection with a federal bankruptcy or
6	-	nip proceeding in which the collection agency is the subject of the
7	proceeding."	
8		<b>FION 1.4.</b> G.S. 58-70-110 reads as rewritten:
9	"§ 58-70-110. ]	Deceptive representation.
10	No collectio	n agency shall collect or attempt to collect a debt or obtain information
11	concerning a co	nsumer by any fraudulent, deceptive or misleading representation. Such
12	representations	include, but are not limited to, the following:
13	(1)	Communicating with the consumer other than in the name of the
14		person making the communication, the collection agency and the
15		person or business on whose behalf the collection agency is acting or
16		to whom the debt is owed;
17	(2)	Failing to disclose in all communications attempting to collect a debt
18		that the purpose of such communication is to collect a debt; Failing to
19		disclose in the initial written communication with the consumer and, in
20		addition, if the initial communication with the consumer is oral, in that
21		initial oral communication, that the debt collector is attempting to
22		collect a debt and that any information obtained will be used for that
23		purpose, and the failure to disclose in subsequent communications that
24		the communication is from a debt collector; provided, however, that
25		this subdivision does not apply to a formal pleading made in
26		connection with legal action;
27	(3)	Falsely representing that the collection agency has in its possession
28		information or something of value for the consumer;
29	(4)	Falsely representing the character, extent, or amount of a debt against a
30		consumer or of its status in any legal proceeding; falsely representing
31		that the collection agency is in any way connected with any agency of
32		the federal, State or local government; or falsely representing the
33		creditor's rights or intentions;
34	(5)	Using or distributing or selling any written communication which
35		simulates or is falsely represented to be a document authorized, issued,
36		or approved by a court, an official, or any other legally constituted or
37		authorized authority, or which creates a false impression about its
38		source;
39	(6)	Falsely representing that an existing obligation of the consumer may
40		be increased by the addition of attorney's fees, investigation fees,
41		service fees, or any other fees or charges;
42	(7)	Falsely representing the status or true nature of the services rendered
43		by the collection agency or its business."

1	1 PART II. BAIL BONDSMEN	
2	2 <b>SECTION 2.1.</b> G.S. 58-71-1(1) reads as rewritten:	
3	3 "(1) 'Accommodation bondsman' is a natural person wh	o has reached the
4	4 age of 18 years and is a bona fide resident of this Sta	ate and who, aside
5	5 from love and affection and release of the person of	oncerned, receives
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7		
8	8 evidences of ownership, value value, and market	ability of real or
9	9 personal property to the extent necessary to reason	onably satisfy the
10	10 official taking bond that such-the real or personal p	property will in all
11	11 respects be sufficient to assure that the full principal	l sum of the bond
12		
13		
14	14 not include the legal rights of a surety against a prin	cipal by reason of
15	15 breach of the conditions of a bail bond nor does it	include collateral
16	16 furnished to and securing the surety so as long as	s the value of the
17	17 surety's rights in the collateral do not exceed the prin	ncipal's liability to
18	18 the surety by reason of a breach in the condition	s of said the bail
19	19 bond."	
20	20 SECTION 2.2. G.S. 58-71-10 reads as rewritten:	
21	21 "§ 58-71-10. Defects not to invalidate undertakings; liability	not affected by
22	22 agreement or lack of qualifications.	
23	23 (a) No undertaking shall be invalid, nor shall any person be di	scharged from his
24	24 undertaking, nor a forfeiture thereof be stayed, nor shall judgment the	reon be stayed, set
25	25 aside or reversed, the collection of any such judgment be barred or c	lefeated by reason
26	26 invalid because of any defect of form, omission or recital or of condit	ion, failure to note
27	27 or record the default of any principal or surety, or because of any oth	her irregularity, or
28	28 because the undertaking was entered into on Sunday or other holiday	<del>, <u>irregularity</u> if it</del>
29	29 appears from the tenor of the undertaking before what magistrate or	at what court the
30	30 principal was bound to appear, and that the official before whom it wa	as entered into was
31	31 legally authorized to take it and the amount of bail is stated.	
32	32 (b) The liability of a person on an undertaking shall not be affected.	ected by reason of
33	33 the lack of any qualifications, sufficiency or competency provide	d in the criminal
34	34 procedure law, or by reason of any other agreement whether or not	
35	54 procedure law, or by reason of any other agreement whether of no	t the agreement is
	35 expressed in the undertaking, or because the defendant has n	-
36	35 expressed in the undertaking, or because the defendant has n	-
36 37	<ul> <li>35 expressed in the undertaking, or because the defendant has n undertaking."</li> <li>37 SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> </ul>	-
36	<ul> <li>35 expressed in the undertaking, or because the defendant has n undertaking."</li> <li>37 SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> </ul>	ot joined in the
36 37	<ul> <li>expressed in the undertaking, or because the defendant has n undertaking."</li> <li>SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> <li>\$58-71-20. Surrender of defendant by surety; when premi</li> </ul>	ot joined in the
36 37 38 39 40	<ul> <li>35 expressed in the undertaking, or because the defendant has n undertaking."</li> <li>37 SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> <li>38 "§ 58-71-20. Surrender of defendant by surety; when premi returned.</li> <li>40 At any time before there has been a breach of the undertaking in a</li> </ul>	ot joined in the um need not be any type of bail or
36 37 38 39 40 41	<ul> <li>expressed in the undertaking, or because the defendant has n undertaking."</li> <li>SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> <li><b>58-71-20.</b> Surrender of defendant by surety; when premi returned.</li> <li>At any time before there has been a breach of the undertaking in a fine and cash bond the surety may surrender the defendant to the</li> </ul>	ot joined in the um need not be any type of bail or official to whose
36 37 38 39 40 41 42	<ul> <li>expressed in the undertaking, or because the defendant has n undertaking."</li> <li>SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> <li>\$58-71-20. Surrender of defendant by surety; when premi returned.</li> <li>At any time before there has been a breach of the undertaking in a fine and cash bond the surety may surrender the defendant to the custody the defendant was committed at the time bail was taken, or</li> </ul>	um need not be any type of bail or official to whose to the official into
36 37 38 39 40 41	<ul> <li>expressed in the undertaking, or because the defendant has n undertaking."</li> <li>SECTION 2.3. G.S. 58-71-20 reads as rewritten:</li> <li>\$58-71-20. Surrender of defendant by surety; when premi returned.</li> <li>At any time before there has been a breach of the undertaking in a fine and cash bond the surety may surrender the defendant to the custody the defendant was committed at the time bail was taken, or</li> </ul>	um need not be any type of bail or official to whose to the official into

1	the county in which the defendant is bonded to appear or to the sheriff where the
2	defendant was bonded; in such case the full premium shall be returned within 72 hours
3	after the surrender. The defendant may be surrendered without the return of premium
4	for the bond if the defendant does any of the following:
5	(1) Willfully fails to pay the premium to the surety or willfully fails to
6	make a premium payment under the agreement specified in G.S.
7	58-71-167.
8	(2) Changes his or her address without notifying the surety before the
9	address change.
10	(3) Physically hides from the surety.
11	(4) Leaves the State without the permission of the surety.
12	(5) Violates any order of the court."
13	SECTION 2.4. G.S. 58-71-40 reads as rewritten:
14	"§ 58-71-40. Bail bondsmen and runners to be qualified and licensed; license
15	applications generally.
16	(a) No person shall act in the capacity of a bail bondsman professional
17	bondsman, surety bondsman, or runner or perform any of the functions, duties, or
18	powers prescribed for bail bondsmen professional bondsmen, surety bondsmen, or
19	runners under the provisions of this Article unless that person shall be is qualified and
20	(except as regards an accommodation bondsman) licensed in accordance with the
21	provisions of <u>under</u> this Article. No license shall be issued to a professional bondsman
22	or runner under this Article except to an individual natural person.
23	(b) The applicant shall apply for a license on forms prepared and supplied by the
24	Commissioner and the Commissioner. The Commissioner may propound any
25	reasonable interrogatories to an applicant for a license under this Article relating to
26	<u>about</u> the applicant's qualifications, residence, prospective place of business, and any
27	other matters which, in the opinion of the Commissioner, are deemed that the
28	<u>Commissioner considers necessary in order to protect the public and ascertain the</u>
29	qualifications of the applicant. The Commissioner may also conduct any reasonable
30	inquiry or investigation relative to the determination of the applicant's fitness to be
31	licensed or to continue to be licensed.
32	(c) A person whose application is denied may reapply, but the Commissioner
33	may shall not consider more than one application submitted by the same person within
34	any one-year period.
35	(d) When a license is issued under this section, the Commissioner shall issue a
36	picture identification card, of design, size, and content approved by the Commissioner,
37	to the licensee. Each licensee must carry this card at all times when working in the
38	scope of the licensee's employment. A licensee whose license is terminated must shall
39	surrender the identification card to the Commissioner within 10 working days of after
40	the termination.
41	(e) This section does not prohibit the hiring of personnel by a bail bondsman to
42	perform only normal office duties. As used in this subsection, 'normal office duties' do
43	not include acting as a bail bondsman or runner."

1	SECTION 2.5. G.S. 58-71-100 reads as rewritten:
2	"§ 58-71-100. Receipts for collateral; trust accounts.
3	(a) When a bail bondsman accepts collateral he shall give a written receipt for
4	the collateral. The receipt shall give in detail a full description of the collateral received.
5	Collateral security shall be held and maintained in trust. When collateral security is
6	received in the form of cash or check or other negotiable instrument, the licensee shall
7	deposit the cash or instrument within two banking days after receipt, in an established,
8	separate noninterest-bearing trust account in any bank located in North Carolina. The
9	trust account funds <u>under this section</u> shall not be commingled with other operating
10	funds.
11	(b) With the approval of the Commissioner, bail bondsmen operating out of the
12	same business office or location may establish a shared trust account for collateral
13	security received by them. The Commissioner may require the bondsmen desiring to
14 15	establish the shared trust account to furnish the Commissioner information about their
15 16	business that the Commissioner considers necessary to administer this Article effectively."
10	<b>SECTION 2.6.</b> G.S. 58-71-140 reads as rewritten:
18	"§ 58-71-140. Registration of licenses and power of appointments by insurers.
19	(a) No professional bail bondsman shall become a surety on an undertaking
20	unless he or she has registered his or her current license in the office of the clerk of
21	superior court in the county in which he or she resides and a certified copy of the same
22	with the clerk of superior court in any other county in which he or she shall write bail
23	bonds.
24	(b) A surety bondsman shall register his or her current surety bondsman's license
25	and a certified copy of his or her power of appointment with the clerk of superior court
26	in the county in which the surety bondsman resides and with the clerk of superior court
27	in any other county in which the surety bondsman writes bail bonds on behalf of an
28	insurer.
29	(c) No runner shall become surety on an undertaking on behalf of a professional
30	bondsman unless that runner has registered his or her current license and a certified
31	copy of his or her power of attorney in the office of the clerk of superior court in the
32	county in which the runner resides and with the clerk of superior court in any other
33	county in which the runner writes bail bonds on behalf of the professional bondsman.
34	(d) Professional bondsmen, surety bondsmen, and runners shall file with the clerk
35	of court having jurisdiction over the principal an affidavit on a form furnished by the
36	Administrative Office of the Courts. The affidavit shall include, but not be limited to:
37	(1) If applicable, a statement that the bondsman has not, nor has anyone
38	for the bondsman's use, been promised or received any collateral,
39 40	security, or premium for executing this appearance bond.
40 41	(2) If promised a premium, the amount of the premium promised and the due date.
41	(3) If the bondsman has received a premium, the amount of premium
42	received.
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If given collateral security, the name of the person from whom it is (4) received and the nature and amount of the collateral security listed in detail." SECTION 2.7. G.S. 58-71-160 reads as rewritten: "§ 58-71-160. Security deposit to be maintained. Any professional bondsman, whose security deposits with the Commissioner (a) are, for any reason, reduced in value below the requirements of this Article, shall immediately upon receipt of a notice of deficiency from the Commissioner of Insurance deposit such additional securities as are necessary to comply with the law. No professional bondsman shall sign, endorse, execute execute, or become surety on any additional bail bonds, or pledge or deposit any cash, check, or other security of any nature in lieu of a bail bond in any county in North Carolina until such time as he the professional bondsman has made such additional deposit of securities as shall be required by the notice of deficiency. The Commissioner may deny the renewal of any license held by a (b) professional bondsman under this Chapter or may deny the issuance of any license applied for by a professional bondsman under this Chapter if, at the time of the renewal application or license application, the professional bondsman has not complied with a notice of deficiency under subsection (a) of this section. The Commissioner may issue the renewal license or the new license upon compliance by the professional bondsman with the notice of deficiency." SECTION 2.8. G.S. 58-71-170(a) reads as rewritten: Whenever the Commissioner deems considers it prudent, the Commissioner "(a) shall visit and examine or cause to be visited and examined by a competent person appointed by the Commissioner for that purpose any professional bail bondsman bondsman, surety bondsman, or runner subject to the provisions of this Article. For this purpose the Commissioner or person making the examination shall have free access to all books and papers records of the bondsman licensee that relate to the bondsman's licensee's business and to the books and papers records kept by any of the bondsman's agents or runners.licensee's agents." SECTION 3. This act becomes effective October 1, 2001, and applies to

31 **SECTION 3.** This act becomes effective October 1, 2001, and appl 32 permits or licenses issued or renewed on or after that date.

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