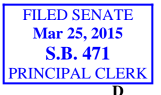
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015



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SENATE DRS15153-MD-74 (03/12)

Short Title:	Modernize Collection Agency Laws.	(Public)
Sponsors:	Senator Hartsell (Primary Sponsor).	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO UPDATE AND MODERNIZE THE LAWS RELATED TO COLLECTION

3 AGENCIES.

4 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 58-70-5 reads as rewritten:

6 "§ 58-70-5. Application to Commissioner for permit.

7 Any person, firm, corporation or association desiring to secure a permit as provided by 8 G.S. 58-70-1, shall make application to the Commissioner of Insurance for each physical 9 location at which such person, firm, corporation or association desires to carry on the collection 10 agency business as hereinafter defined. Such-Nothing in this section shall be construed to 11 require that a person, firm, corporation, or association secure a permit for a remote location 12 from which employees work under the control and monitoring of a collection agency through 13 telecommunications and computer links, so long as (i) records required to be kept under 14 G.S. 58-70-25 are not maintained at the remote location; (ii) the remote location is not held 15 open to the public as a place of business; and (iii) the person, firm, corporation, or association has a valid permit issued pursuant to this Article for at least one physical location in this State. 16 17 An applicant shall be entitled to a permit upon submission to the Commissioner of Insurance of 18 the following:

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SECTION 2. G.S. 58-70-20(a) reads as rewritten:

21 "§ 58-70-20. Bond requirement.

22 (a) As a condition precedent to the issuance of any permit under this Article, every 23 applicant for a permit shall file with the Commissioner a bond in favor of the State of North 24 Carolina that is executed by a surety company licensed to transact surety business in this State. 25 The bond shall be maintained in force during the permit period, continuous in form, and remain in effect until all moneys collected have been accounted for. The bond shall expressly provide 26 27 that the bond is for the benefit of any person, firm or corporation for whom the collection 28 agency engages in the collection of accounts. The bond shall be in the amount of ten thousand 29 dollars (\$10,000) five thousand dollars (\$5,000) for the initial permit. The amount of the bond 30 for any renewal permit shall be no less than ten thousand dollars (\$10,000), five thousand 31 dollars (\$5,000), nor more than seventy-five thousand dollars (\$75,000), twenty thousand dollars (\$20,000), and shall be computed as follows: The total collections paid directly to the 32 33 collection agency less commissions earned by the collection agency on those collections for the 34 calendar year ending immediately prior to the date of application, multiplied by one-sixth."

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SECTION 3. G.S. 58-70-65 reads as rewritten:

36 "§ 58-70-65. Remittance trust account.



General Assembly of North Carolina Session 2015 1 Each permit holder shall deposit, no later than two banking days after receipt, in a (a) 2 separate trust account in any bank located in North Carolina or in any other bank approved by 3 the Commissioner, sufficient funds to pay all moneys due or owed to all collection creditors or 4 forwarders. The funds shall remain in the trust account until remitted to the creditor or 5 forwarder, and shall not be commingled with any other operating funds. The trust account shall 6 be used only for the purpose of: 7 Remitting to collection creditors or forwarders the proceeds to which they (1)8 are entitled. 9 (2)Remitting to the collection agency the commission that is due the collection 10 agency. 11 (3) Reimbursing consumers for overpayments. Making adjustments to the trust account balance for bank service charges. 12 (4) 13 No refund for overpayment by a debtor in an amount of less than one dollar (b) 14 (\$1.00)ten dollars (\$10.00) is required. Each permit holder located outside this State shall deposit in a separate trust 15 (c) 16 account, designated for its North Carolina creditors, funds to pay all monies due or owing all 17 collection creditors or forwarders located within this State. In the case of alien corporations that 18 are permit holders, the trust account must be established with a bank located in the United 19 States or in any bank approved by the Commissioner." 20 SECTION 4. Part 2 of Article 70 of Chapter 58 of the General Statutes is amended 21 by adding two new sections to read: 22 "§ 58-70-86. Assignment of claims. 23 It is lawful for a collection agency, for the purpose of collecting or enforcing the payment 24 thereof, to take an assignment of any such claim from a creditor, and sue on the claim as the 25 real party in interest, if all of the following apply: 26 (1)The assignment between the creditor and collection agency is in writing; The original agreement between the creditor and debtor does not prohibit 27 (2) 28 assignment; and 29 The collection agency gives the debtor written notice of such assignment as (3) 30 soon as practical after the assignment is made, and at least 30 days before 31 filing any civil action to collect the debt. 32 "§ 58-70-87. Convenience fee. After a consumer has agreed to pay a debt, or make a payment on a debt, a collection 33 34 agency may charge a fee for processing a particular method of payment or for initiating a 35 payment method that includes a fee charged by a payment processing company, so long as all of the following are satisfied: 36 37 (1)The consumer authorizes the method of payment and has been notified in 38 advance that the payment may be made by reasonable alternative means that 39 will not result in additional charges, fees, or expenses. 40 The fee charged does not exceed fifteen dollars (\$15.00) or five percent (2)(5%) of the payment, whichever is less. 41 42 The collection agency provides written or verbal disclosure of all of the (3) following information to the consumer: 43 44 That a fee will be charged. a. 45 The amount of the fee. b. The number of times the fee will be charged. 46 c. 47 The payment method by which a consumer can avoid paying the d. 48 fee." SECTION 5. G.S. 58-70-90(2) reads as rewritten: 49 50 "§ 58-70-90. Definitions. 51 As used in this Part, the following terms have the meanings specified:

General Assem	bly of North Carolina	Session 2015
 (2)	"Consumer" means an individual, aggregation company, association, or partnership that has debt.a natural person obligated or allegedly oblig	incurred a debt or alleged
	TION 6. G.S. 58-70-115 reads as rewritten:	
	Infair practices.	
	n agency shall collect or attempt to collect any	
practices. Such p	practices include, but are not limited to, the following	ng:
(2)	Collecting or attempting to collect from the cor collection agency's fee or charge for service attempting to collect any interest or other charge to the principal debt unless legally entitled to suc including any interest, fee, charge, or expense obligation, unless the amount is expressly au creating the debt or permitted by law.	es rendered, collecting or se, fee or expense incidental th fee or charge.any amount, incidental to the principal
"		
	TION 7. G.S. 58-70-130 reads as rewritten:	
"§ 58-70-130. C	<i>v</i>	
debtor shall be	collection agency which violates Part 3 of this liable to that debtor in an amount equal to the debtor as a result of the violation.	
(b) Any debtor shall, in a also be liable to	collection agency which violates Part 3 of this addition to actual damages sustained by the debtor the debtor for a penalty in such amount as the cour e hundred dollars (\$500.00) for each violation no	t as a result of the violation, t may allow, which shall not
dollars (\$4,000) (c) The s deceptive acts of	for each violation.one thousand dollars (\$1,000) per specific and general provisions of Part 3 of this Art or practices proscribed herein or by G.S. 75-1.1	er individual action. icle shall constitute unfair or in the area of commerce
civil penalties p	y; provided, however, that, notwithstanding the p rovided in this section shall not be trebled. Civil	penalties in excess of four
	(\$4,000) for each violation shall not be imposed.t	he amounts authorized under
	f this section shall not be imposed.	ulative and in addition to
	remedies provided by this section shall be curries available. Any pupitive demographic associated again	
	ise available. Any punitive damages assessed agained by the amount of the civil penalty assessed again	.
subsection (b) of	by the amount of the civil penalty assessed again f this section	nst such agency pursuant to
. ,	clear proceeds of civil penalties imposed under this	section in suite instituted by
	neral shall be remitted to the Civil Penalty and Fo	•
with G.S. 115C-		
	ction alleging a violation of Part 3 of this Article	must be commenced within
(-)		
	e cause of action accrues."	