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	LEGISLATIVE ACTION	
Senate	•	House
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The Committee on Banking and Insurance (Thurston) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Part XIII of chapter 559, Florida Statutes, consisting of sections 559.952, 559.953, 559.954, 559.955, 559.956, 559.959, and 559.961, is created and may be cited as the "Litigation Financing Consumer Protection Act."

Section 2. Section 559.952, Florida Statutes, is created to read:

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11 559.952 Definitions.—As used in this part, the term: 12 (1) "Consumer" means any individual residing, physically present, or domiciled in this state. 13 (2) "Funded amount" means the funds actually received by, 14 or on behalf of, a consumer under a litigation financing 15 16 contract. 17 (3) "Health care practitioner" has the same meaning as in 18 s. 456.001. (4) "Interest" means the cost of obtaining litigation 19 20 financing and includes any profit or advantage of any kind 21 whatsoever that a litigation financier may charge, contract for, 22 collect, receive, or in any way obtain as a condition of a litigation financing contract. Charges and fees specifically 23 24 authorized by this part may not be deemed interest. 2.5 (5) "Litigation financier" means a person engaged in the 26 business of litigation financing. 27 (6) "Litigation financing" means a nonrecourse transaction 28 in which a litigation financier provides funds to a consumer in 29 exchange for an assignment of the consumer's contingent right to 30 receive an amount of the potential proceeds of his or her civil 31 action or claim. The term does not include any of the following: 32 (a) Legal services provided to a consumer on a contingency 33 fee basis or advanced legal costs, when such services or costs 34 are provided by an attorney representing the consumer in 35 accordance with the Florida Rules of Professional Conduct. 36 (b) A commercial tort claim as defined in s. 37 679.1021(1)(m). 38 (c) Lending or financing arrangements between an attorney

or a law firm and a lending institution to fund litigation



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- (d) A consumer finance loan as defined in s. 516.01.
- (7) "Net proceeds" means the portion of the proceeds of a civil action or claim remaining after satisfaction of all liens with a higher priority than that of the litigation financier as specified in s. 559.955(2).

Section 3. Section 559.953, Florida Statutes, is created to read:

559.953 Litigation financing contracts; terms. - The terms of a litigation financing contract must be set forth in a written contract that is completely filled in with no incomplete sections when the contract is presented to the consumer. The contract must contain all of the following:

- (1) A right of rescission allowing the consumer to cancel the contract without penalty, interest, charges, fees, or further obligation if, within 5 business days after contract execution or funds receipt by the consumer, whichever is later, the consumer provides written rescission notice and returns any funds already provided under the contract to the litigation financier.
- (2) The consumer's written acknowledgment of whether an attorney represents him or her in the civil action or claim that is the subject of the contract.
- (3) A statement indicating that, in the event the proceeds of the subject civil action or claim are paid into a settlement fund or trust, the litigation financier must notify the fund or trust administrator of any outstanding financial obligations arising from the contract.
 - (4) The consumer's initials on each page of the contract

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and the signature of the consumer on the executed contract. Section 4. Section 559.954, Florida Statutes, is created to read: 559.954 Prohibited acts.—A litigation financier may not: (1) Pay or offer to pay a commission, a referral fee, or other consideration to any person, including an attorney, a law firm, or a health care practitioner, for referring a consumer to a litigation financier. (2) Accept a commission, a referral fee, a rebate, or other consideration from any person, including an attorney, a law firm, or a health care practitioner. (3) Advertise false or misleading information about its products or services. (4) Refer a consumer to a specific attorney, law firm, or health care practitioner, except that, if a consumer lacks legal representation, the litigation financier may refer the consumer to an attorney referral service operated by a county or state bar association. (5) Fail to supply a copy of an executed litigation financing contract to the consumer upon execution of a contract. (6) Attempt to obtain a waiver of any remedy, including, but not limited to, compensatory, statutory, or punitive damages, which the consumer might otherwise have in the subject civil action or claim. (7) Attempt to effect arbitration or waiver of a consumer's right to a jury trial in the subject civil action or claim.

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the litigation financing contract or the subject civil action or

(8) Offer or provide legal advice to the consumer regarding



98 (9) Report to a consumer credit reporting agency if 99 insufficient funds remain from the net proceeds of the subject civil action or claim to repay the litigation financier. 100 101 (10) Direct, or make any decisions with respect to, the 102 conduct of the subject civil action or claim or any settlement 103 thereof. 104 (11) Enter into a litigation financing contract with a 105 consumer incorporating the consumer's obligations to the 106 litigation financier under an existing litigation financing 107 contract. 108 (12) Knowingly enter into a litigation financing contract 109 with a consumer already under a litigation financing contract 110 with another litigation financier without first paying the 111 entire funded amount and all charges owed under the existing 112 contract, unless the consumer consents to a contemporaneous 113 financing arrangement in writing. 114 (13) Provide litigation financing for a claim under chapter 115 440. 116 Section 5. Section 559.955, Florida Statutes, is created to 117 read: 118 559.955 Required disclosures.-119 (1) A litigation financing contract must contain all of the 120 following disclosures on the front page of the contract in at 121 least 12-point boldfaced type: 122 (a) Notice of the consumer's right to a copy of the fully executed contract upon execution of the contract. 123 124 (b) A statement that the litigation financier has no right

to and will not make any decisions or attempt to influence the

consumer or his or her attorney about the conduct of the civil

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127 action or claim subject to the contract and that the right to 128 make such decisions remains solely with the consumer. 129 (c) The total funded amount provided to the consumer. 130 (d) An itemized list of all charges and fees payable by the 131 consumer. 132 (e) The interest rate. (f) The total amount due from the consumer in 6-month 133 134 intervals for 3 years, including all charges, fees, and 135 interest. 136 (g) A statement that the consumer will owe no charges, 137 fees, or interest other than those described in the disclosures. 138 (h) The cumulative amount due from the consumer for all 139 litigation financing contracts if the consumer seeks multiple 140 contracts and makes repayment any time after contract execution. 141 (i) Notice that if the consumer recovers nothing from the 142 subject civil action or claim, he or she will owe the litigation 143 financier nothing. 144 (j) Notice that if the net proceeds of the subject civil action or claim are insufficient to fully repay the litigation 145 146 financier, the litigation financier will accept a reduced sum as 147 full payment of the funded amount and all charges, fees, and 148 interest owed, which sum may not exceed the net proceeds less 149 proceeds specifically awarded for future medical expenses. 150 (2) A litigation financing contract must also contain the 151 following disclosure on the front page of the contract in at 152 least 18-point uppercase and boldfaced type: 153 154 CONSUMER'S RIGHT TO CANCELLATION: YOU MAY CANCEL THIS

CONTRACT WITHOUT PENALTY, INTEREST, CHARGES, FEES, OR FURTHER



156 OBLIGATION WITHIN 5 BUSINESS DAYS FROM THE DATE OF CONTRACT 157 EXECUTION OR RECEIVING FUNDS FROM [INSERT NAME OF THE LITIGATION FINANCIER], WHICHEVER IS LATER, BY GIVING WRITTEN NOTICE OF THE 158 159 CANCELLATION AND BY RETURNING THE FUNDS TO [INSERT NAME OF THE 160 LITIGATION FINANCIER]. FOR PURPOSES OF THE DEADLINE, THE 161 POSTMARK DATE ON FUNDS RETURNED BY REGULAR U.S. MAIL, OR THE 162 DATE OF THE RETURN RECEIPT REQUESTED IF MAILED BY CERTIFIED 163 MAIL, WILL BE CONSIDERED THE DATE OF RETURN OF THE FUNDS. 164 165 (3) A litigation financing contract must contain the 166 following disclosure immediately above the consumer's signature 167 line in 18-point uppercase and boldfaced type: 168 169 DO NOT SIGN THIS CONTRACT BEFORE READING IT COMPLETELY OR 170 IF THE CONTRACT CONTAINS ANY INCOMPLETE OR BLANK SECTIONS. 171 BEFORE YOU SIGN THIS CONTRACT, YOU SHOULD CONSULT AN ATTORNEY. YOU MAY ALSO WANT TO CONSULT A TAX ADVISOR, A FINANCIAL ADVISOR, 172 173 OR AN ACCOUNTANT. 174 Section 6. Section 559.956, Florida Statutes, is created to 175 read: 559.956 Contingent right to proceeds assignable; priority 176 of lien or right to proceeds.-177 178 (1) A consumer may assign his or her contingent right to an 179 amount of the potential proceeds of a civil action or claim. 180 (2) A litigation financier's lien on the potential proceeds of a civil action or claim has priority over liens that attach 181 182 to such proceeds subsequent to the attachment of the litigation

(a) Attorney, insurer, or health care practitioner liens or

financier's lien, except for any of the following:

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185 liens based upon subrogation interests or reimbursement rights 186 related to the subject civil action or claim. 187 (b) Child support, Medicare, tax, or any other statutory or 188 governmental lien. 189 Section 7. Section 559.959, Florida Statutes, is created to 190 read: 191 559.959 Effect of communication on privilege.-192 Communications between a consumer's attorney and a litigation financier as it pertains to a litigation financing contract do 193 194 not limit, waive, or abrogate the scope or nature of any statutory or common-law privilege, including the work-product 195 196 doctrine and the attorney-client privilege. 197 Section 8. Section 559.961, Florida Statutes, is created to 198 read: 199 559.961 Violation; enforcement.-200 (1) A violation of this part is an unfair or deceptive 201 trade act or practice under part II of chapter 501. 202 (2) A litigation financing transaction that does not comply 203 with the provisions of this part is void and unenforceable, and 204 the litigation financier has no right to collect, receive, or 205 retain any principal, interest, or charges relating to such 206 transaction. 207 Section 9. This act shall take effect July 1, 2020. 208 209 ======== T I T L E A M E N D M E N T ========== 210 And the title is amended as follows: 211 Delete everything before the enacting clause 212 and insert:

A bill to be entitled

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An act relating to litigation financing consumer protection; creating the Litigation Financing Consumer Protection Act; creating s. 559.952, F.S.; defining terms; creating s. 559.953, F.S.; specifying mandatory litigation financing contract terms; creating s. 559.954, F.S.; prohibiting litigation financiers from engaging in specified conduct; creating s. 559.955, F.S.; requiring specified mandatory litigation financing contract disclosures; creating s. 559.956, F.S.; authorizing a consumer to assign his or her contingent right to proceeds from a civil action or claim; establishing the priority of liens against or rights to civil action or claim proceeds; creating s. 559.959, F.S.; providing that specified communications between attorneys and litigation financiers do not limit or waive statutory or common-law privilege; creating s. 559.961, F.S.; providing that a violation of this part is a violation of the Florida Deceptive and Unfair Trade Practices Act; providing that a contract that does not comply with the provisions of this part is void and unenforceable; providing an effective date.