1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18 19

20

21

22

23

2425

A bill to be entitled An act relating to litigation financing consumer protection; creating part VIII of ch. 501, F.S., entitled "Litigation Financing Consumer Protection Act"; creating s. 501.1001, F.S.; providing definitions; creating s. 501.1002, F.S.; requiring litigation financiers to register with the Department of State before engaging in litigation financing; providing registration requirements; requiring litigation financiers to file a surety bond meeting specified requirements; requiring the department serve notice to such financiers and to revoke such registrations for certain noncompliance; authorizing the department to adopt rules; creating s. 501.1003, F.S.; providing requirements for litigation financing contracts; creating s. 501.1004, F.S.; prohibiting litigation financiers from engaging in specified conduct; creating s. 501.1005, F.S.; providing disclosure requirements for litigation financing contracts; creating s. 501.1006, F.S.; providing for the assignment of contingent rights to civil action or claim proceeds; specifying the priority of liens against or rights to civil action or claim proceeds; creating s. 501.1007, F.S.; authorizing litigation financiers to assess specified interest, fees, and

Page 1 of 15

```
26
         charges; providing requirements for such interest,
27
         fees, and charges; prohibiting a litigation financier
28
         from assessing specified fees or charges; creating s.
29
         501.1008, F.S.; requiring the disclosure of litigation
30
         financing contracts under specified circumstances;
         creating s. 501.1009, F.S.; providing that specified
31
32
         communications between attorneys and litigation
33
         financiers do not effect statutory or common-law
         privilege; creating s. 501.1011, F.S.; providing that
34
35
         violations of the act are deceptive and unfair trade
36
         practices; providing construction; providing an
37
         effective date.
38
39
    Be It Enacted by the Legislature of the State of Florida:
40
41
                      Part VIII of chapter 501, Florida Statutes,
42
    consisting of sections 501.1001, 501.1002, 501.1003, 501.1004,
    501.1005, 501.1006, 501.1007, 501.1008, 501.1009, and 501.1011,
43
44
    is created and entitled "Litigation Financing Consumer
45
    Protection Act."
         Section 2. Section 501.1001, Florida Statutes, is created
46
    to read:
47
48
         501.1001 Definitions.—As used in this part, the term:
49
         (1)
               "Consumer" means any individual.
50
               "Department" means the Department of State.
         (2)
```

Page 2 of 15

(3) "Enforcing authority" has the same meaning as in s. 501.203.

- (4) "Funded amount" means the funds actually received and retained by a consumer under a litigation financing contract.
- (5) "Health care practitioner" has the same meaning as in s. 456.001.
- (6) "Interest" means the cost of obtaining litigation financing and includes any profit or advantage of any kind whatsoever that a litigation financier may charge, contract for, collect, receive, or in any way obtain as a condition for a litigation financing contract. Charges and fees specifically authorized by this part are not interest.
- (7) "Litigation financier" means a person engaged in the business of litigation financing.
- (8) "Litigation financing" means a nonrecourse transaction in which a litigation financier provides funds to a consumer in exchange for an assignment of the consumer's contingent right to receive an amount of the potential proceeds of the consumer's civil action or claim. The term does not include:
- (a) Legal services provided to a consumer on a contingency fee basis, or advanced legal costs, where such services or costs are provided by an attorney representing the consumer in accordance with the Florida Rules of Professional Conduct;
- (b) A commercial tort claim as defined in s.
  679.1021(1)(m);

Page 3 of 15

/6	(c) A worker's compensation claim under chapter 440;
77	(d) Lending or financing arrangements between an attorney
78	or law firm and a lending institution to fund litigation costs
79	in the ordinary course of business; or
80	(e) A consumer finance loan, as defined in s. 516.01(2).
81	(9) "Net proceeds" means the portion of the proceeds of a
82	civil action or claim remaining after satisfaction of all liens
83	with a higher priority than that of the litigation financier as
84	<u>specified in s. 501.1006(2).</u>
85	Section 3. Section 501.1002, Florida Statutes, is created
86	to read:
87	501.1002 Litigation financier registration; registration
88	<u>revocation</u>
89	(1) A litigation financier may not engage in litigation
90	financing in this state before registering as a litigation
91	financier under this section.
92	(a) A litigation financier that is a corporation, limited
93	liability company, or partnership is registered under this
94	section if it has:
95	1. Met the bond requirements of subsection $(2)$ ;
96	2. A status of active and in good standing as reflected in
97	department records; and
98	3. Filed articles of organization or incorporation, a
99	certificate of limited partnership, or another organizational
100	document, or, if a foreign entity, an application for a

Page 4 of 15

101	certificate of authority with the department stating therein
102	that it is a litigation financier.
103	(b) A litigation financier who is not a corporation,
104	limited liability company, or partnership is registered under
105	this section if he or she has:
106	1. Met the bond requirements of subsection (2); and
107	2. Filed a litigation financier registration application
108	with the department on a form prescribed by the department
109	containing, at a minimum:
110	a. The applicant's full legal name and fictitious name, if
111	any;
112	b. The applicant's physical address, mailing address, and
113	telephone number;
114	c. A statement that the applicant is a litigation
115	financier; and
116	d. Any other information the department deems necessary.
117	(2) Each litigation financier must file with the
118	department a \$250,000 surety bond, which bond must be:
119	(a) Issued by a surety company authorized to do business
120	in this state.
121	(b) Payable to the department for the payment of damages
122	awarded to a consumer under part II of this chapter.
123	(c) Effective so long as the department's records
124	designate a litigation financier as such or a litigation

Page 5 of 15

financing contract with the litigation financier is effective.

(3) A litigation financier must amend its registration
within 30 days after the date the information contained therein
changes or becomes inaccurate in any respect. A litigation
financier who is not a corporation, limited liability company,
or partnership may amend his or her registration by filing with
the department an amendment on a form prescribed by the
department.

- (4) If the department determines that a litigation financier has not complied with the requirements of this section, the department shall serve the litigation financier notice in a record of its intent to revoke the litigation financier's registration. Such notice:
- (a) Must specifically state all grounds for revocation; and
- (b) May be sent by electronic mail to a litigation financier that provided the department with an electronic mail address.
- (5) A litigation financier has 60 days from the date the department sends the notice required by subsection (4) to correct the grounds for revocation or demonstrate to the reasonable satisfaction of the department that each ground determined by the department does not exist. The department shall revoke the litigation financier registration of any litigation financier who fails to comply with the requirements of this section.

2021 HB 1293

L51	(6) The department has the authority reasonably necessary
L52	to enable it to administer this section efficiently, to perform
L53	duties imposed upon it, and to adopt rules to implement this
L54	section.
L55	Section 4. Section 501.1003, Florida Statutes, is created
L56	to read:
L57	501.1003 Litigation financing contracts; termsThe
L58	litigation financing terms must be set forth in a written
L59	<pre>contract containing:</pre>
L60	(1) A right of rescission allowing the consumer to cancel
L61	the contract without penalty, interest, fees, or charges, or
L62	further obligation if, within 5 business days after execution of
L63	a contract or receipt of funds by the consumer, whichever is
L64	later, the consumer provides written rescission notice and
L65	returns any funds already provided under the contract to the
166	litigation financier;
L67	(2) The consumer's written acknowledgement of whether an
L68	attorney represents him or her in the civil action or claim that
L69	is the subject of the contract; and
L70	(3) A statement indicating that, in the event the proceeds
L71	of the subject civil action or claim are paid into a settlement
L72	fund or trust, the litigation financier must notify the fund or
L73	trust administrator of any outstanding financial obligations
L74	arising from the contract.
L75	Section 5. Section 501.1004, Florida Statutes, is created

Page 7 of 15

CODING: Words stricken are deletions; words underlined are additions.

175

L76	to read:
L77	501.1004 Prohibited conduct.—A litigation financier may
L78	<pre>not:</pre>
L79	(1) Pay or offer to pay a commission, referral fee or
180	other consideration to any person, including an attorney, law
181	firm, or health care practitioner, for referring a consumer to a
182	litigation financier;
183	(2) Accept a commission, referral fee, rebate, or other
184	consideration from any person, including an attorney, law firm,
L85	or health care practitioner;
186	(3) Advertise false or misleading information about its
L87	<pre>products or services;</pre>
188	(4) Refer a consumer to a specific attorney, law firm, or
L89	health care practitioner, except that, if a consumer lacks legal
L90	representation, the litigation financier may refer the consumer
L91	to an attorney referral service operated by a county or state
L92	bar association;
L93	(5) Fail to promptly supply a copy of any complete
194	litigation financing contract to the consumer;
L95	(6) Attempt to obtain a waiver of any remedy, including,
196	but not limited to, compensatory, statutory, or punitive
L97	damages, that the consumer might otherwise have in the subject
L98	civil action or claim;
L99	(7) Attempt to effect arbitration or waiver of a
200	consumer's right to a jury trial in the subject civil action or

Page 8 of 15

CODING: Words  $\frac{\text{stricken}}{\text{stricken}}$  are deletions; words  $\frac{\text{underlined}}{\text{ore}}$  are additions.

201	<pre>claim;</pre>
202	(8) Offer or provide legal advice to the consumer
203	regarding the litigation financing contract or the subject civil
204	action or claim;
205	(9) Assign a litigation financing contract in whole or in
206	part;
207	(10) Report to a consumer credit reporting agency if
208	insufficient funds remain from the net proceeds of the subject
209	civil action or claim to repay the litigation financier;
210	(11) Direct, or make any decisions with respect to, the
211	course of the subject civil action or claim or any settlement
212	<pre>thereof;</pre>
213	(12) Enter into a litigation financing contract with a
214	consumer incorporating the consumer's obligations to the
215	litigation financier under an existing litigation financing
216	contract; or
217	(13) Knowingly enter into a litigation financing contract
218	with a consumer already under a litigation financing contract
219	with another litigation financier without first paying the
220	entire funded amount and all fees and charges owed under the
221	existing contract, unless the consumer consents to a
222	contemporaneous financing arrangement in writing.
223	Section 6. Section 501.1005, Florida Statutes, is created
224	to read:
225	501.1005 Required disclosures.—

Page 9 of 15

226	(1) A litigation financing contract must contain the
227	following disclosures on the front page of the contract in at
228	<pre>least 12-point boldfaced type:</pre>
229	(a) Notice of the consumer's right to a completely filled
230	in contract;
231	(b) A statement that the litigation financier does not
232	have the right to, and may not make any decisions or attempt to,
233	influence the consumer or his or her attorney about the conduct
234	of the civil action or claim that is the subject of the contract
235	and that the right to make such decisions remains solely with
236	the consumer;
237	(c) The total funded amount provided to the consumer;
238	(d) An itemized list of all fees and charges payable by
239	the consumer;
240	(e) The interest rate;
241	(f) The total amount due from the consumer in 6-month
242	intervals for 3 years, including all interest, fees, and
243	charges;
244	(g) A statement that the consumer will owe no fees or
245	charges other than those described in the disclosures;
246	(h) The cumulative amount due from the consumer for all
247	litigation financing contracts if the consumer seeks multiple
248	contracts and makes repayment any time after contract execution;
249	(i) Notice that if the consumer recovers nothing from the
250	subject civil action or claim, he or she will owe the litigation

Page 10 of 15

## 251 <u>financier nothing; and</u>

- (j) Notice that if the net proceeds of the subject civil action or claim are insufficient to fully repay the litigation financier, the litigation financier will accept a reduced sum as full payment of the funded amount and all fees and charges owed, which sum may not exceed the net proceeds less proceeds specifically awarded for future medical expenses.
- (2) A litigation financing contract must also contain the following disclosure on the front page of the contract in at least 18-point uppercase and boldfaced type:

CONSUMER'S RIGHT TO CANCELLATION: YOU MAY CANCEL THIS CONTRACT
WITHOUT PENALTY, INTEREST, FEES, CHARGES, OR FURTHER OBLIGATION
WITHIN 5 BUSINESS DAYS FROM THE DATE OF CONTRACT EXECUTION OR
RECEIPT OF FUNDS FROM [INSERT NAME OF THE LITIGATION FINANCIER],
WHICHEVER IS LATER, BY GIVING WRITTEN NOTICE OF THE CANCELLATION
AND BY RETURNING THE FUNDS TO [INSERT NAME OF THE LITIGATION
FINANCIER]. FOR PURPOSES OF THE DEADLINE, THE POSTMARK DATE ON
FUNDS RETURNED BY REGULAR U.S. MAIL, OR THE DATE OF THE RETURN
RECEIPT REQUESTED IF MAILED BY CERTIFIED MAIL, WILL BE
CONSIDERED THE DATE OF RETURN OF THE FUNDS.

(3) A litigation financing contract must contain the following disclosure immediately above the consumer's signature line in 18-point uppercase and boldfaced type:

Page 11 of 15

276	
277	DO NOT SIGN THIS CONTRACT BEFORE READING IT COMPLETELY OR IF THE
278	CONTRACT CONTAINS ANY INCOMPLETE OR BLANK SECTIONS. BEFORE YOU
279	SIGN THIS CONTRACT, YOU SHOULD CONSULT AN ATTORNEY. YOU MAY ALSO
280	WANT TO CONSULT A TAX ADVISOR, A FINANCIAL PROFESSIONAL, OR AN
281	ACCOUNTANT.
282	Section 7. Section 501.1006, Florida Statutes, is created
283	to read:
284	501.1006 Contingent right to proceeds assignable; priority
285	of lien or right to proceeds.—
286	(1) A consumer may assign his or her contingent right to
287	receive an amount of the potential proceeds of a civil action or
288	<pre>claim.</pre>
289	(2) A litigation financier's lien on the potential
290	proceeds of a civil action or claim has priority over liens that
291	attach to such proceeds subsequent to the attachment of the
292	litigation financier's lien, except for:
293	(a) Attorney, insurance carrier, or healthcare
294	practitioner liens or liens based upon subrogation interests or
295	reimbursement rights related to the subject civil action or
296	claim; and
297	(b) Child support, Medicare, tax, or any other statutory
298	or governmental lien.
299	Section 8. Section 501.1007, Florida Statutes, is created
$\circ \cap \cap$	to road:

Page 12 of 15

301

302

303

304

305

306

307

308

309

310311

312

313

314

315

316

317

318

319

320

321

322

323

324

325

501.1007 Interest, fees, charges, and penalties.-(1) A litigation financier may not directly or indirectly charge, contract for, or receive an interest rate of greater than 10 percent of the funded amount per annum. In determining compliance with the statutory maximum interest rate, the computations used must be simple interest and not add-on interest or any other computations. The maximum interest rate that may be contracted for and received by a litigation financier is 12 times the maximum monthly rate, and the maximum monthly rate must be computed on the basis of one-twelfth of the annual rate for each full month. The maximum daily rate must be computed on the basis of the maximum monthly rate divided by the number of days in the month. Interest may only accrue until a court enters a final order or a settlement agreement is executed in the civil action or claim that is the subject of the litigation financing contract, whichever is earlier, but interest may not accrue for a period exceeding three years from the date the consumer receives the funds from the litigation financier. The total interest assessed must be calculated based on the actual number of days for which interest accrued. (4) A litigation financier may not directly or indirectly charge, contract for, or receive any fees or charges the combined total of which exceeds \$500 with regard to a single

Page 13 of 15

civil action or claim, regardless of the number of litigation

326	financing contracts the consumer enters into with the litigation
327	financier with respect to the civil action or claim.
328	(5) A litigation financier may not directly or indirectly
329	charge, contract for, or receive any interest, fees, or charges,
330	for rescission or cancellation of a litigation financing
331	<pre>contract under s. 501.1003(1).</pre>
332	Section 9. Section 501.1008, Florida Statutes, is created
333	to read:
334	501.1008 Litigation financing contracts; discovery.—Except
335	as otherwise ordered by the court, a party to any civil action
336	or claim must, without awaiting a discovery request, provide to
337	the other parties any contract under which a litigation
338	financier has a contingent right to receive compensation sourced
339	from potential proceeds of the civil action or claim.
340	Section 10. Section 501.1009, Florida Statutes, is created
341	to read:
342	501.1009 Effect of communication on privilege
343	Communication between a consumer's attorney and a litigation
344	financier regarding a litigation financing contract does not
345	limit, waive, or abrogate the scope or nature of any statutory
346	or common-law privilege, including the work-product doctrine and
347	the attorney-client privilege.
348	Section 11. Section 501.1011, Florida Statutes, is created
349	to read:
350	501.1011 Violation; enforcement

Page 14 of 15

351	(1) A violation of this part is an unfair and deceptive
352	trade practice actionable under part II of this chapter.
353	(2) This section does not limit the:
354	(a) Enforcing authority's exercise of powers or
355	performance of duties which the enforcing authority is otherwise
356	legally authorized or required to exercise or perform; or
357	(b) Rights and remedies available to the state or a person
358	under any other law.
359	Section 12. This act shall take effect July 1, 2021.