LEGISLATIVE ACTION

Senate Comm: RS 04/08/2025 House

The Committee on Rules (Collins) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsection (7) of section 435.02, Florida Statutes, is amended to read:

435.02 Definitions.—For the purposes of this chapter, the term:

9 (7) "Specified agency" means the Department of Health, the
10 Department of Children and Families, the Agency for Health Care
11 Administration, the Department of Elderly Affairs, the

1 2 3

4

5

6

7

8



12 Department of Juvenile Justice, the Agency for Persons with 13 Disabilities, the Department of Education, the Department of 14 Veterans' Affairs, each district unit under s. 1001.30, special district units under s. 1011.24, the Florida School for the Deaf 15 and the Blind under s. 1002.36, the Florida Virtual School under 16 17 s. 1002.37, virtual instruction programs under s. 1002.45, charter schools under s. 1002.33, hope operators under s. 18 19 1002.333, private schools participating in an educational 20 scholarship program established pursuant to chapter 1002, alternative schools under s. 1008.341, regional workforce boards 21 22 providing services as defined in s. 445.002(3), and local 23 licensing agencies approved pursuant to s. 402.307, when these 24 agencies are conducting state and national criminal history 25 background screening on persons who work with children or 26 persons who are elderly or disabled. 27 Section 2. Section 501.9741, Florida Statutes, is created 28 to read: 29 501.9741 Assisting in veterans' benefits matters.-30 (1) DEFINITIONS.-As used in this section, the term: (a) "Compensation" means payment of any money, thing of 31 32 value, or economic benefit conferred on or received by a person 33 in return for services rendered or to be rendered. 34 (b) "Provider" means an entity or individual assisting 35 veterans with veterans' benefits matters. (c) "Veteran" has the same meaning as in s. 1.01(14) and 36 37 includes eligible peacetime service as defined in s. 296.02. 38 (d) "Veterans' benefits matter" means the preparation, 39 presentation, or prosecution of a veteran's claim, or a claim by the veteran's spouse, dependent child, or any other individual 40

891766

41	eligible for any benefit, program, service, commodity, function,
42	status, or entitlement under the laws and regulations
43	administered by the Department of Veterans' Affairs or the
44	United States Department of Veterans Affairs.
45	(2) LIMITS ON COMPENSATION; TERMS OF ENGAGEMENT; WRITTEN
46	DISCLOSURE
47	(a) A person may not receive compensation for referring an
48	individual to a provider who will advise, assist, or consult
49	with the individual regarding any veterans' benefits matter.
50	(b) A provider may receive compensation for services
51	rendered in connection with a claim filed within the 1-year
52	presumptive period after active-duty release as determined by
53	the United States Department of Veterans Affairs only if the
54	veteran acknowledges, by signing a waiver, that he or she is
55	within the presumptive period and is choosing to deny the free
56	services available to him or her.
57	(c) A provider seeking compensation for advising,
58	assisting, or consulting with an individual regarding any
59	veterans' benefits matter must, before rendering services, enter
60	into a written agreement, signed by both parties, which:
61	1. Memorializes the specific terms under which the
62	compensation will be determined; and
63	2. Provides that compensation for such services is
64	contingent upon securing an increase in benefits awarded as a
65	direct result of such services. Any such compensation may not
66	exceed the lesser of four times the amount of the monthly
67	increase in benefits awarded based on the claim or \$12,500, and
68	must be paid out according to the specific terms agreed to by
69	both parties in accordance with subparagraph 1.

Page 3 of 9

891766

70	(d)1. A provider who advises, assists, or consults on
71	veterans' benefits matters for compensation shall provide the
72	following disclosure, both orally and in writing, before
73	entering into a business relationship with an individual:
74	
75	This business is not sponsored by or affiliated with
76	the Florida Department of Veterans' Affairs, the
77	United States Department of Veterans Affairs, or any
78	other federally chartered veterans' service
79	organization. Other organizations, including, but not
80	limited to, the Florida Department of Veterans'
81	Affairs, a local veterans' service organization, and
82	other federally chartered veterans' service
83	organizations, may be able to provide you with this
84	service free of charge. Products or services offered
85	by this business are not necessarily endorsed by any
86	of these organizations. You may qualify for other
87	veterans' benefits beyond the benefits for which you
88	are receiving services here.
89	
90	2. The written disclosure must appear in a clearly legible
91	font in at least 12-point type immediately above the signature
92	line and must be signed by the individual to signify that he or
93	she understands the oral and written disclosures' provisions.
94	The provider shall retain a copy of the written disclosure while
95	providing veterans' benefits services to the individual for
96	compensation and for at least 6 years after the date on which
97	the services provided under the agreement terminate.
98	(e) A provider who advises, assists, or consults on a

891766

I	
vete	rans' benefits matter may not charge an initial or
nonr	efundable fee. Any charge for interest on any payment plan
agre	ed to by the parties is prohibited.
	(3) DEATH OF VETERAN CLAIMANTIf a veteran claimant dies
befo	re a claim is processed:
	(a) Any expected compensation must be waived and a charge,
fee,	or debt may not be collected; and
	(b) Any payment plan for services rendered must be
term	inated immediately.
	(4) PROHIBITIONS
	(a) A provider may not guarantee, either directly or by
impl	ication, a successful outcome or that an individual is
cert	ain to receive specific veterans' benefits or a specific
leve	l, percentage, or amount of veterans' benefits.
	(b) A provider who advises, assists, or consults on
vete	rans' benefits matters for compensation:
	1. May not use an international call center or data center
to d	irectly solicit a veteran to enter into a business
rela	tionship with the provider or process a veteran's personal
info	rmation.
	2. May not use a veteran's personal log-in, username, or
pass	word information to access that veteran's medical,
fina	ncial, or government benefits information.
	3. May not employ a medical provider to conduct a secondary
medi	cal examination of the veteran.
	(5) BACKGROUND SCREENINGA provider must ensure that all
indi	viduals who directly assist a veteran in a veterans'
bene	fits matter complete a level 2 background screening that
scre	ens for any offenses identified in in ss. 408.809(4) and

595-03020B-25



128 435.04(2)(d), (e), and (oo) and (4) <u>before entering into any</u> 129 agreement with a veteran for veterans' benefits matters. An 130 individual must submit a full set of fingerprints to the 131 Department of Law Enforcement or to a vendor, entity, or agency 132 authorized by s. 943.053(13), which shall forward the 133 fingerprints to the Department of Law Enforcement for state 134 processing. The Department of Veterans' Affairs shall transmit 135 the background screening results to the provider, which results must indicate whether an individual's background screening 136 137 contains any of the offenses listed in this subsection. Fees for 138 state and federal fingerprint processing must be borne by the 139 provider or individual. The state cost for fingerprint 140 processing is as provided in s. 943.053(3)(e). This subsection 141 does not imply endorsement, certification, or regulation of 142 providers by the Florida Department of Veterans' Affairs. (6) DOCUMENTATION.-A provider must provide copies of all 143 144 fully executed documents required by subsection (2) to the 145 veteran being assisted in the veterans' benefits matters and 146 maintain a copy of all fully executed documents for 6 years and 147 in accordance with the requirements of rule 5-1(f) of the rules 148 regulating The Florida Bar. 149 (7) COMPLAINT.-If a veteran who receives services from a 150 provider under this section in return for compensation files a 151 complaint with the Consumer Protection Division of the Office of 152 the Attorney General based on alleged absence of good faith as 153 defined in s. 673.1031(1), and if such veteran does not receive 154 a monthly monetary increase as direct result of such provider's 155 services, the provider may not receive compensation for any 156 services provided to such an individual before the resolution of

891766

157	the complaint.
158	(8) PENALTIES.—A violation of this section constitutes a
159	violation of the Florida Deceptive and Unfair Trade Practices
160	Act under part II of this chapter. Violators may be subject to
161	penalties provided in that part, including s. 501.2077 for
162	violations against a military servicemember or his or her spouse
163	or dependent child.
164	(9) CONSTRUCTIONThis section may not be construed as
165	applying to, limiting, or expanding the requirements imposed on
166	agents or employees of the Department of Veterans' Affairs or
167	agents or attorneys accredited by the United States Department
168	of Veterans Affairs and regulated by that agency.
169	Section 3. This act shall take effect upon becoming a law.
170	
171	========== T I T L E A M E N D M E N T =================================
172	And the title is amended as follows:
173	Delete everything before the enacting clause
174	and insert:
175	A bill to be entitled
176	An act relating to veterans' benefits assistance;
177	amending s. 435.02, F.S.; revising the definition of
178	the term "specified agency"; creating s. 501.9741,
179	F.S.; defining terms; prohibiting a person from
180	receiving compensation for referring an individual to
181	a provider for advising, assisting, or consulting on
182	any veterans' benefits matter; authorizing a provider
183	to receive compensation only for services rendered
184	during a specified period under certain circumstances;
185	requiring that, before such services are rendered, a

595-03020B-25



186 written agreement, which must include specified 187 information, be signed by both parties; requiring that 188 persons who advise, assist, or consult on veterans' 189 benefits matters for compensation provide a specified 190 oral and written disclosure before entering into a 191 business relationship with a client; providing 192 requirements for such disclosure; prohibiting a 193 provider who advises, assists, or consults on 194 veterans' benefits matters from charging certain fees; 195 prohibiting the charging of interest on payment plans; 196 providing requirements in the event of the death of a 197 veteran claimant; prohibiting certain guarantees; 198 prohibiting a provider who advises, assists, or 199 consults on veterans' benefits matters for 200 compensation from taking certain actions; requiring a 201 provider to ensure that individuals who directly 202 assist a veteran in a veterans' benefits matter 203 complete a specified background screening before 204 entering into an agreement with a veteran for 205 veterans' benefits matters; providing requirements; 206 providing construction; requiring a provider to 207 provide copies of certain documents to the veteran and 208 maintain a copy of such documents pursuant to 209 specified provisions; prohibiting a person who 210 provides services from receiving compensation under 211 certain circumstances and until certain conditions are 212 met; providing that a violation is a deceptive and 213 unfair trade practice which may be subject to specified penalties; providing construction; providing 214

595-03020B-25



215

an effective date.