By the Committees on Judiciary; Banking and Insurance; and Senators Geller and Dawson

308-1568-01

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19 20 A bill to be entitled

An act relating to the transfer of structured settlements; specifying the purpose of the act; providing definitions; providing requirements for the direct or indirect transfer of structured-settlement-payment rights; requiring that any such transfer be approved by a court; requiring that the court make certain findings with respect to the transfer; authorizing an interested party to file an objection to a proposed transfer; providing requirements for an order approving a transfer; requiring that an obligor make certain disclosures to a claimant in negotiating a settlement of claims; requiring a transferee to provide certain notice with respect to a proposed transfer of structured-settlement-payment rights; providing for penalties to be imposed for certain violations of the act; authorizing the state attorney to bring an action for injunctive relief; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

232425

Section 1. <u>Transfers of structured-settlement-payment rights.--</u>

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(1) PURPOSE.--The purpose of this section is to protect recipients of structured settlements who are involved in the process of transferring structured-settlement-payment rights.

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(2) DEFINITIONS.--As used in this section, the term:

1	(a) "Annuity issuer" means an insurer that has issued							
2	an annuity contract to be used to fund periodic payments under							
3	a structured settlement.							
4	(b) "Applicable law" means any of the following, as							
5	applicable in interpreting the terms of a structured							
6	settlement:							
7	1. The laws of the United States;							
8	2. The laws of this state, including principles of							
9	equity applied in the courts of this state; and							
10	3. The laws of any other jurisdiction:							
11	a. That is the domicile of the payee or any other							
12	<pre>interested party;</pre>							
13	b. Under whose laws a structured-settlement agreement							
14	was approved by a court; or							
15	c. In whose courts a settled claim was pending when							
16	the parties entered into a structured-settlement agreement.							
17	(c) "Applicable federal rate" means the most recently							
18	published applicable rate for determining the present value of							
19	an annuity, as issued by the United States Internal Revenue							
20	Service pursuant to section 7520 of the United States Internal							
21	Revenue Code, as amended.							
22	(d) "Assignee" means any party that acquires							
23	structured-settlement-payment rights directly or indirectly							
24	from a transferee of such rights.							
25	(e) "Dependents" means a payee's spouse and minor							
26	children and all other family members and other persons for							
27	whom the payee is legally obligated to provide support,							
28	including spousal maintenance.							
29	(f) "Discount and finance charge" means the sum of all							

charges that are payable directly or indirectly from assigned

31 structured-settlement payments and imposed directly or

1	indirectly by the transferee and that are incident to a							
2	transfer of structured-settlement-payment rights, including:							
3	1. Interest charges, discounts, or other compensation							
4	for the time value of money;							
5	2. All application, origination, processing,							
6	underwriting, closing, filing, and notary fees and all similar							
7	charges, however denominated; and							
8	3. All charges for commissions or brokerage,							
9	regardless of the identity of the party to whom such charges							
10	are paid or payable.							
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12	The term does not include any fee or other obligation incurred							
13	by a payee in obtaining independent professional advice							
14	concerning a transfer of structured-settlement-payment rights.							
15	(g) "Discounted present value" means, with respect to							
16	a proposed transfer of structured-settlement-payment rights,							
17	the fair present value of future payments, as determined by							
18	discounting the payments to the present using the most							
19	recently published applicable federal rate as the discount							
20	rate.							
21	(h) "Independent professional advice" means advice of							
22	an attorney, certified public accountant, actuary, or other							
23	<u>licensed professional adviser:</u>							
24	1. Who is engaged by a payee to render advice							
25	concerning the legal, tax, and financial implications of a							
26	transfer of structured-settlement-payment rights;							
27	2. Who is not in any manner affiliated with or							
28	compensated by the transferee of the transfer; and							
29	3. Whose compensation for providing the advice is not							
30	affected by whether a transfer occurs or does not occur.							

(i) "Interested parties" means:

1	1. The payee;							
2	2. Any beneficiary irrevocably designated under the							
3	annuity contract to receive payments following the payee's							
4	death or, if such designated beneficiary is a minor, the							
5	designated beneficiary's parent or guardian;							
6	3. The annuity issuer;							
7	4. The structured-settlement obligor; or							
8	5. Any other party who has continuing rights or							
9	obligations under the structured settlement.							
10	(j) "Payee" means an individual who is receiving							
11	tax-free damage payments under a structured settlement and							
12	proposes to make a transfer of payment rights under the							
13	structured settlement.							
14	(k) "Qualified-assignment agreement" means an							
15	agreement providing for a qualified assignment, as authorized							
16	by Title 26, section 130 of the United States Internal Revenue							
17	<pre>Code, as amended.</pre>							
18	(1) "Settled claim" means the original tort claim							
19	resolved by a structured settlement.							
20	(m) "Structured settlement" means an arrangement for							
21	periodic payment of damages for personal injuries established							
22	by settlement or judgment in resolution of a tort claim.							
23	(n) "Structured-settlement agreement" means the							
24	agreement, judgment, stipulation, or release embodying the							
25	terms of a structured settlement, including the rights of the							
26	payee to receive periodic payments.							
27	(o) "Structured-settlement obligor" means the party							
28	who is obligated to make continuing periodic payments to the							
29	payee under a structured-settlement agreement or a							
30	qualified-assignment agreement.							

1	(p) "Structured-settlement-payment rights" means							
2	rights to receive periodic payments, including lump-sum							
3	payments under a structured settlement, whether from the							
4	structured-settlement obligor or the annuity issuer, if:							
5	1. The payee or any other interested party is							
6	domiciled in this state;							
7	2. The structured settlement agreement was approved by							
8	a court; or							
9	3. The settled claim was pending before the courts of							
10	this state when the parties entered into the							
11	structured-settlement agreement.							
12	(q) "Terms of the structured settlement" means the							
13	terms of the structured-settlement agreement; the annuity							
14	contract; a qualified-assignment agreement; or an order or							
15	approval of a court or other government authority authorizing							
16	or approving the structured settlement.							
17	(r) "Transfer" means a sale, assignment, pledge,							
18	hypothecation, or other form of alienation or encumbrance made							
19	by a payee for consideration.							
20	(s) "Transfer agreement" means the agreement providing							
21	for transfer of structured-settlement-payment rights from a							
22	payee to a transferee.							
23	(t) "Transferee" means a person who is receiving or							
24	who will receive structured-settlement-payment rights							
25	resulting from a transfer.							
26	(3) CONDITIONS TO TRANSFERS OF							
27	STRUCTURED-SETTLEMENT-PAYMENT RIGHTS AND STRUCTURED-SETTLEMENT							
28	AGREEMENTS							
29	(a) A direct or indirect transfer of							
30	structured-settlement-payment rights is not effective and a							
31	structured-settlement obligor or annuity issuer is not							

required to make a payment directly or indirectly to a transferee of structured-settlement-payment rights unless the transfer is authorized in advance in a final order by a court of competent jurisdiction which is based on the written express findings by the court that:

- 1. The transfer complies with this section and does not contravene other applicable law;
- 2. At least 10 days before the date on which the payee first incurred an obligation with respect to the transfer, the transferee provided to the payee a disclosure statement in bold type, no smaller than 14 points in size, which specifies:
- <u>a. The amounts and due dates of the</u> structured-settlement payments to be transferred;
  - b. The aggregate amount of the payments;
- c. The discounted present value of the payments, together with the discount rate used in determining the discounted present value;
- d. The gross amount payable to the payee in exchange for the payments;
- e. An itemized listing of all brokers' commissions, service charges, application fees, processing fees, closing costs, filing fees, referral fees, administrative fees, legal fees, and notary fees and other commissions, fees, costs, expenses, and charges payable by the payee or deductible from the gross amount otherwise payable to the payee;
- f. The net amount payable to the payee after deducting all commissions, fees, costs, expenses, and charges described in sub-subparagraph e.;
- g. The quotient, expressed as a percentage, obtained
  by dividing the net payment amount by the discounted present
  value of the payments, which must be disclosed in the

following statement: "The net amount that you will receive
from us in exchange for your future structured-settlement
payments represent \_\_\_ percent of the estimated current value
of the payments";

- h. The effective annual interest rate, which must be disclosed in the following statement: "Based on the net amount that you will receive from us and the amounts and timing of the structured-settlement payments that you are turning over to us, you will, in effect, be paying interest to us at a rate of \_\_ percent per year"; and
- <u>i.</u> The amount of any penalty and the aggregate amount of any liquidated damages, including penalties, payable by the payee in the event of a breach of the transfer agreement by the payee;
- 3. The payee has established that the transfer is in the best interests of the payee and the payee's dependents;
- 4. The payee has received, or waived his or her right to receive, independent professional advice regarding the legal, tax, and financial implications of the transfer;
- 5. The transferee has given written notice of the transferee's name, address, and taxpayer identification number to the annuity issuer and the structured-settlement obligor and has filed a copy of the notice with the court;
- 6. The transfer agreement provides that if the payee is domiciled in this state, any disputes between the parties will be governed in accordance with the laws of this state and that the domicile state of the payee is the proper venue to bring any cause of action arising out of a breach of the agreement; and

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- 7. The court has determined that the net amount payable to the payee is fair, just, and reasonable under the circumstances then existing.
- (b) If a proposed transfer would contravene the terms of the structured settlement, upon the filing of a written objection by any interested party and after considering the objection and any response to it, the court may grant, deny, or impose conditions upon the proposed transfer which the court deems just and proper given the facts and circumstances and in accordance with established principles of law. Any order approving a transfer must require that the transferee indemnify the annuity issuer and the structured-settlement obligor for any liability, including reasonable costs and attorney's fees, which arises from compliance by the issuer or obligor with the order of the court.
- (c) Any provision in a transfer agreement which gives a transferee power to confess judgment against a payee is unenforceable to the extent that the amount of the judgment would exceed the amount paid by the transferee to the payee, less any payments received from the structured-settlement obligor or payee.
- (d) In negotiating a structured settlement of claims brought by or on behalf of a claimant who is domiciled in this state, the structured-settlement obligor must disclose in writing to the claimant or the claimant's legal representative all of the following information that is not otherwise specified in the structured-settlement agreement:
- 1. The amounts and due dates of the periodic payments to be made under the structured-settlement agreement. In the case of payments that will be subject to periodic percentage increases, the amounts of future payments may be disclosed by

identifying the base payment amount, the amount and timing of
scheduled increases, and the manner in which increases will be
compounded;

2. The amount of the premium payable to the annuity
issuer;

- 3. The discounted present value of all periodic payments that are not life-contingent, together with the discount rate used in determining the discounted present value;
- 4. The nature and amount of any costs that may be deducted from any of the periodic payments;
- 5. Where applicable, that any transfer of the periodic payments is prohibited by the terms of the structured settlement and may otherwise be prohibited or restricted under applicable law; and
- 6. That any transfer of the periodic payments by the claimant may subject the claimant to serious adverse tax consequences.
- (4) JURISDICTION; PROCEDURE FOR APPROVAL OF

  TRANSFERS.--At least 20 days before the scheduled hearing on
  an application for authorizing a transfer of

  structured-settlement-payment rights under this section, the
  transferee must file with the court and all interested parties
  a notice of the proposed transfer and the application for its
  authorization. The notice must include:
- (a) A copy of the transferee's application to the court;
  - (b) A copy of the transfer agreement;
- (c) A copy of the disclosure statement required under subsection (3);

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- (d) Notification that an interested party may support, oppose, or otherwise respond to the transferee's application, in person or by counsel, by submitting written comments to the court or by participating in the hearing; and
- (e) Notification of the time and place of the hearing and notification of the manner in which and the time by which any written response to the application must be filed in order to be considered by the court. A written response to an application must be filed within 15 days after service of the transferee's notice.
  - (5) WAIVER PROHIBITED; NO PENALTIES INCURRED. --
  - (a) The provisions of this section may not be waived.
- (b) If a transfer of structured-settlement-payment rights fails to satisfy the conditions of subsection (3), the payee who proposed the transfer does not incur any penalty, forfeit any application fee or other payment, or otherwise incur any liability to the proposed transferee.
  - (6) NONCOMPLIANCE.--
- (a) If a transferee violates the requirements for stipulating the discount and finance charge provided for in subsection (3), neither the transferee nor any assignee may collect from the transferred payments, or from the payee, any amount in excess of the net advance amount, and the payee may recover from the transferee or any assignee:
- 1. A refund of any excess amounts previously received by the transferee or any assignee;
- 2. A penalty in an amount determined by the court, but not in excess of three times the aggregate amount of the discount and finance charge; and
  - 3. Reasonable costs and attorney's fees.

- 1 (b) If the transferee violates the disclosure
  2 requirements in subsection (3), the transferee and any
  3 assignee are liable to the payee for:
  4 1. A penalty in an amount determined by the con-
  - 1. A penalty in an amount determined by the court, but not in excess of three times the amount of the discount and finance charge; and
    - 2. Reasonable costs and attorney's fees.
  - (c) A transferee or assignee is not liable for any penalty in any action brought under this section if the transferee or assignee establishes by a preponderance of evidence that the violation was not intentional and resulted from a bona fide error, notwithstanding the transferee's maintenance of procedures reasonably designed to avoid such errors.
  - (d) Notwithstanding any other law, an action may not be brought under this section more than 1 year after the due date of:
  - 1. The last transferred structured-settlement payment, in the case of a violation of the requirements for stipulating the discount and finance charge provided for in subsection (3).
  - 2. The first transferred structured-settlement payment, in the case of a violation of the disclosure requirements of subsection (3).
  - (e) When the state attorney has reason to believe that any transferee has violated this section, the state attorney may bring a civil action for injunctive relief, penalties, and any other relief that is appropriate to secure compliance with this section.
    - Section 2. This act shall take effect October 1, 2001.

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