House

Florida Senate - 2018 Bill No. SB 1076

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LEGISLATIVE ACTION .

Senate	
Comm: RCS	
02/14/2018	

The Committee on Judiciary (Steube) recommended the following: Senate Amendment (with title amendment) 1 2 3 Delete everything after the enacting clause 4 and insert: 5 Section 1. Section 686.101, Florida Statutes, is created to 6 read: 7 686.101 Sales, transfers, and assignments of franchises.-8 (1) A franchisor may not deny the surviving spouse, heir, 9 or estate of a deceased franchisee or of a deceased person who 10 controlled a majority interest in the franchise the opportunity to participate in the ownership of the franchise or franchise

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12	business under a valid franchise agreement for at least 180 days
13	after the death of the franchisee or the death of a person
14	controlling a majority interest in the franchise. During that
15	time, the surviving spouse, heir, or estate of the deceased must
16	either meet all of the existing reasonable qualifications for a
17	purchaser of a franchise or must sell, transfer, or assign the
18	franchise to a person who meets the franchisor's existing
19	reasonable qualifications for new franchisees. The rights
20	granted to the surviving spouse, heir, or estate under this
21	section are granted subject to the surviving spouse, heir, or
22	estate of the deceased maintaining all standards and obligations
23	of the franchise.
24	(2)(a) A franchisee may sell, transfer, or assign a
25	franchise, all or substantially all of the assets of the
26	franchise business, or an interest in the franchise with the
27	prior written consent of the franchisor. The franchisor's
28	consent may not be withheld unless the purchaser, transferee, or
29	assignee does not meet the qualifications for new or renewing
30	franchisees described in paragraph (b) or the franchisee and the
31	purchaser, transferee, or assignee fail to comply with other
32	reasonable transfer conditions specified in the franchise
33	agreement.
34	(b) A franchisor may not prevent a franchisee from selling,
35	transferring, or assigning a franchise, all or substantially all
36	of the assets of the franchise business, or an interest in the
37	franchise to another person if the other person meets the
38	franchisor's reasonable qualifications for the approval of new
39	or renewing franchisees in effect at the time the franchisor
40	receives notice of the proposed sale, transfer, or assignment.

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The franchisor shall make this list of qualifications to the franchise, and the franchisor shall consist such qualifications to similarly situated franchise within the franchise brand. Section 2. Section 686.102, Florida Statutes, read: 686.102 Venue; choice of law.—A provision in agreement restricting the venue to a forum outside or selecting the law of any other state or jurisdi than this state is void with respect to any claim or relating to a franchise agreement involving a f was, at the time of signing, a resident of this state business either operating or planning to in this state. An agreement between a Florida-base and a franchise with none of these stated connect state is not subject to this section or s. 686.101 of whether the franchise agreement contains a choi provision selecting this state. Section 3. This act shall take effect upon be set to a the number of the state.	tently apply ees operating is created to <u>a franchise</u> of this state
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	coming a law.
62 =========== T I T L E A M E N D M E N T ===	
63 And the title is amended as follows:	
64 Delete everything before the enacting clause	
65 and insert:	
66 A bill to be entitled	
67 An act relating to franchises; creating s. 68	6.101,
68 F.S.; prohibiting a franchisor from denying c	ertain
69 persons the opportunity to participate in the	

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70 ownership of a franchise for at least a specified 71 period after the death of the franchisee or the death 72 of a person controlling a majority interest in the 73 franchise; requiring specified persons to either meet 74 certain requirements or sell, transfer, or assign the 75 franchise after the death of the franchisee or the 76 death of the person controlling a majority interest in 77 the franchise; authorizing a franchisee to sell, transfer, or assign a franchise, specified assets, or 78 79 an interest in the franchise under certain 80 circumstances; prohibiting a franchisor from 81 preventing a franchisee from selling or transferring a 82 franchise, assets of the franchise business, or an 83 interest in the franchise under certain circumstances; 84 requiring the franchisor to make available to the 85 franchisee and to consistently apply qualifications 86 for the approval of new or renewing franchises; 87 creating s. 686.102, F.S.; prohibiting the use of 88 certain choice of venue and choice of law provisions, 89 under certain circumstances; providing an effective 90 date.