Unofficial Copy C2 2001 Regular Session 1lr2955 CF 1lr2954

By: Senator DeGrange Introduced and read first time: February 26, 2001 Assigned to: Rules Re-referred to: Finance, March 5, 2001 Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 23, 2001					
1 AN ACT concerning					
Collection Agencies - Exemption from Regulation					
 FOR the purpose of exempting from regulation under the collection agency law a certain person who is collecting a debt for another person under certain circumstances; and generally relating to the scope of regulation of the collection agency law. 					
7 BY repealing and reenacting, with amendments, 8 Article - Business Regulation 9 Section 7-102 10 Annotated Code of Maryland 11 (1998 Replacement Volume and 2000 Supplement)					
12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 13 MARYLAND, That the Laws of Maryland read as follows:					
14 Article - Business Regulation					
15 7-102.					
16 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 17 INDICATED.					
18 (2) "COMMON OWNERSHIP" MEANS DIRECT OR INDIRECT OWNERSHIP 19 OF MORE THAN 50% OF A PERSON					

SENATE BILL 873

	(3) THAT COMPRISES PERSON.	"PRINCIPAL BUSINESS" MEANS A BUSINESS ACTIVITY OF A PERSON MORE THAN 50% OF THE TOTAL BUSINESS ACTIVITIES OF THE				
4	(B) This tit	le does no	e does not apply to:			
5	(1)	a bank;	a bank;			
6	(2)	a federal or State credit union;				
7	(3)	a mortgage lender;				
8	(4)	a person acting under an order of a court of competent jurisdiction;				
9 10	(5) real estate broker, in	a licensed real estate broker, or an individual acting on behalf of the ker, in the collection of rent or allied charges for property;				
11	(6)	a saving	a savings and loan association;			
12	(7)	a title co	a title company as to its escrow business;			
13	(8)	a trust c	ompany; [or]		
14 15	(9) employee who:	a lawyer	who is co	ollecting a debt for a client, unless the lawyer has an		
16		(i)	is not a la	awyer; and		
	(ii) is engaged primarily to solicit debts for collection or primarily makes contact with a debtor to collect or adjust a debt through a procedure identified with the operation of a collection agency; OR					
20	(10)	A PERS	ON WHO	IS COLLECTING A DEBT FOR ANOTHER PERSON IF:		
21 22	AFFILIATED BY C	(I) CORPOR/		ERSONS ARE RELATED BY COMMON OWNERSHIP OR FROL;		
	(II) THE PERSON ACTING AS A DEBT COLLECTOR <u>WHO IS</u> 24 <u>COLLECTING A DEBT</u> DOES SO ONLY FOR THOSE PERSONS TO WHOM IT IS RELATED 25 BY COMMON OWNERSHIP OR AFFILIATED BY CORPORATE CONTROL ; AND					
26 27	(III) THE PRINCIPAL BUSINESS OF THE PERSON ACTING AS A DEBT COLLECTOR WHO IS COLLECTING A DEBT IS NOT THE COLLECTION OF DEBTS ; AND					
28 29	BOARD:	<u>(IV)</u>	<u>BEFORE</u>	COLLECTING A DEBT, THE PERSON FILES WITH THE		
30			<u>1.</u>	THE CORRECT NAME OF THE PERSON;		
31 32	PERSON; AND		<u>2.</u>	AN ADDRESS AND TELEPHONE NUMBER OF A CONTACT		

1

- 3. THE NAME OF THE PERSON'S RESIDENT AGENT.
- 2 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 3 June 1, 2001.