SENATE BILL 701

I4, I3 0lr1199 CF HB 392

By: Senators Pugh, Lenett, Conway, Currie, Della, Exum, Forehand, Harrington, Kelley, King, Kramer, Madaleno, McFadden, Muse, Peters, Rosapepe, and Stone

Introduced and read first time: February 10, 2010

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: April 2, 2010

CHAPTER

1 AN ACT concerning

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Commercial Law - Debt Settlement Services - Study

FOR the purpose of prohibiting a person from offering, providing, or attempting to provide debt settlement services in the State except as allowed under this Act: prohibiting a debt settlement services provider from receiving certain funds or payments or imposing certain fees or charges on a consumer, except for certain fees for certain services, until a debt settlement services agreement is executed and the debt settlement services are completed; limiting to a certain amount the fee that a debt settlement services provider may charge for debt settlement services: prohibiting a debt settlement services provider from charging a fee for certain services or to rescind a debt settlement services agreement; prohibiting a debt settlement services provider from making a certain representation, requiring or advising a consumer to stop making certain payments, or requiring a consumer to make a certain contribution; requiring that a debt settlement services agreement be signed and dated by the debt settlement services provider and the consumer and include certain information and disclosures; requiring that an advertisement for debt settlement services include certain disclosures: providing that a violation of this Act is an unfair or deceptive trade practice within the meaning of the Maryland Consumer Protection Act and is subject to certain enforcement and penalty provisions; providing for the application of this Act; establishing a certain short title; defining certain terms; requiring the Office of the Commissioner of Financial Regulation in the Department of Labor, Licensing, and Regulation, in consultation with the Consumer Protection

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1	Division of the Office of the Attorney General, to conduct a study of the debt
2	settlement services industry; requiring the study to determine how best to
3	regulate the debt settlement services industry in the State; requiring the Office,
4	in consultation with the Division, to establish a workgroup comprised of certain
5	representatives; requiring the Office, in consultation with the Division, to report
6	certain findings and recommendations on or before a certain date to certain
7	committees of the General Assembly; and generally relating to debt settlement
8	services and debt settlement services providers.
9	BY repealing and reenacting, with amendments,
10	Article - Commercial Law
11	Section 13-301(14)(xxvi)
12	Annotated Code of Maryland
13	(2005 Replacement Volume and 2009 Supplement)
14	BY repealing and reenacting, without amendments,
15	Article - Commercial Law
16	Section 13-301(14)(xxvii)
17	Annotated Code of Maryland
18	(2005 Replacement Volume and 2009 Supplement)
19	BY adding to
20	Article - Commercial Law
21	Section 13-301(14)(xxviii); and 14-3801 through 14-3811 to be under the new
22	subtitle "Subtitle 38. Debt Settlement Services Act"
23	Annotated Code of Maryland
24	(2005 Replacement Volume and 2009 Supplement)
25	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
26	MARYLAND, That the Laws of Maryland read as follows :
27	(a) (1) The Office of the Commissioner of Financial Regulation in the
28	Department of Labor, Licensing, and Regulation, in consultation with the Consumer
29	Protection Division of the Office of the Attorney General, shall conduct a study of the
30	debt settlement services industry.
31	(2) The study shall determine how the debt settlement services
32	industry would best be regulated in the State, including the option of establishing a
33	licensure requirement, and the fiscal impact of regulating the industry if licensure
34	were required.
35	(b) In conducting its study, the Office of the Commissioner of Financial
36	Regulation, in consultation with the Consumer Protection Division, shall establish a
37	workgroup that is comprised of representatives of relevant stakeholders, including:

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1	(i) the Office of the Commissioner of Financial Regulation;
2	(ii) the Consumer Protection Division;
3 4 5	(iii) the debt settlement services industry, including representatives of the various debt settlement services providers with differing models of debt settlement services practices;
6	(iv) the Maryland Consumer Rights Coalition; and
7	(v) the debt management industry; and
8 9	(2) any other person that the Office of the Commissioner of Financial Regulation or the Consumer Protection Division considers appropriate.
10 11 12 13	(c) On or before December 1, 2010, the Office of the Commissioner of Financial Regulation, in consultation with the Consumer Protection Division, shall report, in accordance with § 2–1246 of the State Government Article, its findings and recommendations, including draft legislation, if any, to the Senate Finance Committee and the House Economic Matters Committee.
15	Article - Commercial Law
16	13-301.
L7	Unfair or deceptive trade practices include any:
18	(14) Violation of a provision of:
19	(xxvi) Title 6, Subtitle 13 of the Environment Article; [or]
20	(xxvii) Section 7-405(e)(2)(ii) of the Health Occupations Article; or
21	(XXVIII) TITLE 14, SUBTITLE 38 OF THIS ARTICLE; OR
22	SUBTITLE 38. DEBT SETTLEMENT SERVICES ACT.
23	14-3801.
24 25	(A) In this subtitle the following words have the meanings indicated.
26 27 28	(B) "CONSULTATION FEE" MEANS A FEE PAID BY A CONSUMER TO A DEBT SETTLEMENT SERVICES PROVIDER IN CONNECTION WITH THE PROCESSING OF ANY APPLICATION THAT THE CONSUMER MAKES FOR DEBT

1	(C) "CONSUMER" MEANS AN INDIVIDUAL WHO:
2	(1) RESIDES IN THE STATE; AND
3	(2) Is seeking debt settlement services or has entered
4	INTO A DEBT SETTLEMENT SERVICES AGREEMENT.
5	(d) "Debt management services" has the meaning stated in §
6	12-901 OF THE FINANCIAL INSTITUTIONS ARTICLE.
7	(e) (1) "Debt settlement services" means acting or offering
8	OR ATTEMPTING TO ACT FOR CONSIDERATION AS AN INTERMEDIARY BETWEEN
9	A CONSUMER AND THE CONSUMER'S CREDITORS FOR THE PURPOSE OF
10	SETTLING OR IN ANY WAY ALTERING THE TERMS OF PAYMENT OF ANY DEBT.
11	(2) "Debt settlement services" does not include debt
12	MANAGEMENT SERVICES.
13	(F) "DEBT SETTLEMENT SERVICES AGREEMENT" MEANS A WRITTEN
14	CONTRACT, PLAN, OR AGREEMENT BETWEEN A DEBT SETTLEMENT SERVICES
15	PROVIDER AND A CONSUMER FOR THE PERFORMANCE OF DEBT SETTLEMENT
16	SERVICES.
17	(G) "DEBT SETTLEMENT SERVICES FEE" MEANS A FEE EARNED BY A
18	DEBT SETTLEMENT SERVICES PROVIDER FOR PERFORMING DEBT SETTLEMENT
19	SERVICES FOR A CONSUMER.
20	(H) "DEBT SETTLEMENT SERVICES PROVIDER" MEANS A PERSON THAT
21	PROVIDES OR OFFERS TO PROVIDE DEBT SETTLEMENT SERVICES TO A
22	CONSUMER.
23	14-3802.
24	THE PROVISIONS OF THIS SUBTITLE ARE IN ADDITION TO AND NOT IN
25	SUBSTITUTION FOR ANY OTHER PROVISION OF LAW.
26	14-3803.
27	THIS SUBTITLE DOES NOT APPLY TO:
28	(1) THE FOLLOWING PERSONS WHEN ENGAGED IN THE REGULAR
29	COURSE OF THEIR RESPECTIVE BUSINESSES AND PROFESSIONS:

1	(I) AN ATTORNEY AT LAW WHO IS ADMITTED TO PRACTICE
2	IN THE STATE AND IS NOT PRINCIPALLY ENGAGED IN PROVIDING DEBT
3	SETTLEMENT SERVICES;
4	(H) AN ESCROW AGENT;
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5	(HI) A CERTIFIED PUBLIC ACCOUNTANT;
6	(IV) A BANKING INSTITUTION, OTHER-STATE BANK,
7	NATIONAL BANKING ASSOCIATION, CREDIT UNION, OR SAVINGS AND LOAN
8	ASSOCIATION;
O	Hoso of History
9	(V) A PERSON THAT:
10	1. Provides a bill payer service, as defined in
11	§ 12–401 of the Financial Institutions Article;
12	2. Does not initiate any contract with
13	INDIVIDUAL CREDITORS OF A DEBTOR TO COMPROMISE A DEBT OR ARRANGE A
14	NEW PAYMENT SCHEDULE; AND
- L	O Dong was proving the prom government
15	3. Does not provide any debt counseling
16	SERVICES;
17	(VI) A PERSON THAT PROVIDES AN ACCELERATED
18	MORTGAGE PAYMENT SERVICE, AS DEFINED IN § 12-401 OF THE FINANCIAL
19	INSTITUTIONS ARTICLE:
10	THE THE TRUTTE DES
20	(VII) A TITLE INSURER, TITLE INSURANCE AGENCY, OR
21	ABSTRACT COMPANY; OR
22	(VIII) A JUDICIAL OFFICER OR A PERSON ACTING UNDER A
23	COURT ORDER;
24	(2) A PERSON WHILE PERFORMING SERVICES INCIDENTAL TO
25	THE DISSOLUTION, WINDING UP, OR LIQUIDATION OF A PARTNERSHIP,
26	CORPORATION, OR OTHER BUSINESS ENTERPRISE;
0.7	(9) A TRADE OR MERCANTINE ACCOUNTION ACTIVITY IN THE
27	(3) A TRADE OR MERCANTILE ASSOCIATION ACTING IN THE
28	COURSE OF ARRANGING THE ADJUSTMENT OF DEBTS WITH A BUSINESS
29	ESTABLISHMENT; OR
30	(4) A MORTGAGE LENDER, AS DEFINED IN § 11-501 OF THE
31	FINANCIAL INSTITUTIONS ARTICLE:
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1	(I) THAT IS LICENSED BY THE COMMISSIONER OF
2	FINANCIAL REGULATION; AND
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3	(H) WHILE ENGAGED IN THE MORTGAGE LENDING
4	BUSINESS AS DEFINED IN § 11-501 OF THE FINANCIAL INSTITUTIONS ARTICLE.
5	14-3804.
6	A PERSON MAY NOT OFFER, PROVIDE, OR ATTEMPT TO PROVIDE DEBT
7	SETTLEMENT SERVICES IN THE STATE EXCEPT AS ALLOWED UNDER THIS
8	SUBTITLE.
9	14-3805.
10	(A) EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS
11	SECTION, A DEBT SETTLEMENT SERVICES PROVIDER MAY NOT IMPOSE ANY FEES
12	OR OTHER CHARGES ON A CONSUMER, OR RECEIVE ANY FUNDS OR OTHER
13	PAYMENTS ON BEHALF OF A CONSUMER, IN CONNECTION WITH THE PROVISION
14	OF DEBT SETTLEMENT SERVICES UNTIL AFTER:
15	(1) The debt settlement services provider and the
16	CONSUMER HAVE EXECUTED A WRITTEN DEBT SETTLEMENT SERVICES
17	AGREEMENT; AND
18	(2) THE DEBT SETTLEMENT SERVICES HAVE BEEN COMPLETED.
19	(B) (1) A DEBT SETTLEMENT SERVICES PROVIDER MAY CHARGE A
20	CONSULTATION FEE NOT EXCEEDING \$50.
20	CONSCIDENTIAL TO THE CHAPTER OF CONTRACT O
21	(2) THE COST OF A CREDIT REPORT ON A CONSUMER SHALL BE
22	PAID FROM THE CONSULTATION FEE PAID BY THE CONSUMER.
23	(C) A DEBT SETTLEMENT SERVICES PROVIDER MAY CHARGE A
24	CONSUMER A FEE NOT EXCEEDING \$50 FOR A COUNSELING SESSION, AN
25	EDUCATIONAL PROGRAM, OR MATERIALS AND SUPPLIES IF THE CONSUMER
26	DOES NOT ENTER INTO A DEBT SETTLEMENT SERVICES AGREEMENT WITH THE
27	DEBT SETTLEMENT SERVICES PROVIDER.
28	(d) (1) On completion of debt settlement services provided
29	UNDER A DEBT SETTLEMENT SERVICES AGREEMENT, A DEBT SETTLEMENT
30	SERVICES PROVIDER MAY CHARGE A DEBT SETTLEMENT SERVICES FEE IN
31	ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION.
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(2) THE DEST SETTLEMENT SERVICES FEE MAY NOT EXCEED 15%
OF THE TOTAL AMOUNT BY WHICH THE CONSUMER'S DEST TO THE CONSUMER'S

1	CREDITORS, AS SPECIFIED IN THE DEBT SETTLEMENT SERVICES AGREEMENT,
2	WAS REDUCED DUE TO THE DEBT SETTLEMENT SERVICES PROVIDED UNDER
3	THE DEBT SETTLEMENT SERVICES AGREEMENT.
4	14–3806.
5	Except as provided in § 14-3805(b) and (c) of this subtitle, a debt
6	SETTLEMENT SERVICES PROVIDER MAY NOT CHARGE A FEE TO:
7	(1) PREPARE A FINANCIAL ANALYSIS OR AN INITIAL BUDGET
8	PLAN FOR A CONSUMER;
9	(2) Counsel a consumer about debt management or debt
10	SETTLEMENT;
11	(3) PROVIDE A CONSUMER WITH A CONSUMER EDUCATION
12	PROGRAM; OR
13	(4) RESCIND A DEBT SETTLEMENT SERVICES AGREEMENT.
14	14-3807.
15	A DEBT SETTLEMENT SERVICES PROVIDER MAY NOT:
16	(1) Make a representation that a consumer's debt will
17	BE SETTLED FOR A SPECIFIC AMOUNT OR REDUCED BY A SPECIFIC
18	PERCENTAGE;
19	(2) REQUIRE OR ADVISE A CONSUMER TO STOP MAKING
20	PAYMENTS TO A CREDITOR OF THE CONSUMER; OR
21	(3) REQUIRE A VOLUNTARY CONTRIBUTION FROM A CONSUMER
22	FOR ANY SERVICE PROVIDED TO THE CONSUMER BY THE DEBT SETTLEMENT
23	SERVICES PROVIDER.
24	14-3808.
25	A DEBT SETTLEMENT SERVICES AGREEMENT SHALL:
26	(1) BE SIGNED AND DATED BY THE DEBT SETTLEMENT SERVICES
27	PROVIDER AND THE CONSUMER;

INCLUDE, IN AT LEAST 12 POINT TYPE:

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SERVICES PROVIDER.

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1	(I) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF
2	THE CONSUMER;
3	(II) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF
4	THE DEBT SETTLEMENT SERVICES PROVIDER;
1	THE DEDI SETTEMENT SERVICES TROVIDERS
5	(III) A DESCRIPTION OF THE DEBT SETTLEMENT SERVICES
6	TO BE PROVIDED TO THE CONSUMER AND, SUBJECT TO THE PROVISIONS OF
7	THIS SUBTITLE, ANY FEES TO BE CHARGED TO THE CONSUMER FOR THE DEBT
8	SETTLEMENT SERVICES;
9	(IV) THE IDENTITY OF EACH CREDITOR WHOSE DEBTS ARE
10	TO BE SETTLED UNDER THE DEBT SETTLEMENT SERVICES AGREEMENT AND
11	THE AMOUNT OF THE DEBT OWED TO EACH CREDITOR;
12	(V) THE NAME AND ADDRESS OF THE FINANCIAL
13	INSTITUTION, IF ANY, IN WHICH FUNDS, DEPOSITED BY OR ON BEHALF OF THE
14	CONSUMER FOR DISBURSEMENT TO THE CONSUMER'S CREDITORS, WILL BE
15	HELD;
16	(VI) A DISCLOSURE THAT ENTERING INTO A DEBT
17	SETTLEMENT SERVICES AGREEMENT WILL NOT STOP COLLECTION EFFORTS BY
18	THE CONSUMER'S CREDITORS;
19	(VII) A DISCLOSURE THAT A DEBT SETTLEMENT SERVICES
20	PROVIDER IS PROHIBITED BY LAW FROM REPRESENTING THAT IT CAN SETTLE A
21	CONSUMER'S DEBT FOR A SPECIFIED AMOUNT OR REDUCE A CONSUMER'S DEBT
22	BY A SPECIFIED PERCENTAGE;
20	() A DIGGIOGIAN
23	(VIII) A DISCLOSURE THAT EXECUTION OF A DEBT
24	SETTLEMENT SERVICES AGREEMENT MAY IMPACT THE CONSUMER'S CREDIT
25	RATING AND CREDIT SCORES;
0.0	(D) A DIGGLOCUPE WHAT A DEDT CEMBURATE CEDITICES
26	(IX) A DISCLOSURE THAT A DEBT SETTLEMENT SERVICES
27	PROVIDER MAY NOT REQUIRE OR ADVISE A CONSUMER TO STOP MAKING
28	PAYMENTS TO ANY CREDITOR OF THE CONSUMER;
29	(x) A DISCLOSURE THAT THE CONSUMER MAY BE
30	REQUIRED TO PAY TAXES ON THE AMOUNT BY WHICH THE CONSUMER'S DEBT IS
31	REDUCED; AND
32	(XI) A DISCLOSURE THAT A DEBT SETTLEMENT SERVICES
33	PROVIDER MAY NOT REQUIRE A VOLUNTARY CONTRIBUTION FROM A CONSUMER
34	FOR ANY SERVICE PROVIDED TO THE CONSUMER BY THE DEBT SETTLEMENT
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1	14-3809.
2	An advertisement for debt settlement services shall clearly
3	AND CONSPICUOUSLY INCLUDE THE DISCLOSURES SET FORTH IN §
4	14-3808(2)(VI) THROUGH (X) OF THIS SUBTITLE.
5	14-3810.
6	A VIOLATION OF THIS SUBTITLE IS:
7	(1) AN UNFAIR OR DECEPTIVE TRADE PRACTICE WITHIN THE
8	MEANING OF TITLE 13 OF THIS ARTICLE; AND
9	(2) Subject to the enforcement and penalty provisions
10	OF TITLE 13 OF THIS ARTICLE.
11	14-3811.
12	This subtitle may be cited as the Debt Settlement Services Act.
13 14	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect $\frac{1}{1}$ October July 1, 2010.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.