As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 19

Senator Wilson

A BILL

То	amend section 1349.55 and to enact sections	1
	1349.551, 1349.552, 1349.553, 1349.554, and	2
	1349.555 of the Revised Code to amend the law	3
	regarding the non-recourse civil litigation	4
	advance business.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 1349.55 be amended and sections	6
1349.551, 1349.552, 1349.553, 1349.554, and 1349.555 of the	7
Revised Code be enacted to read as follows:	8
Sec. 1349.55. (A) As used in this sections 1349.55	9
to 1349.555 of the Revised Code:	10
(1) "Non-recourse civil litigation advance" means a	11
transaction in which a company makes a cash payment to a	12
consumer who has a pending civil claim or action in exchange for	13
the right to receive an amount out of the proceeds of any	14
realized settlement, judgment, award, or verdict the consumer	15
may receive in the civil lawsuit.	16
(2) "Company" means a person or entity that enters into a	17
non-recourse civil litigation advance transaction with a	18
consumer.	19

(3) "Consumer" means a person or entity residing or	20
domiciled in Ohio and represented by an attorney with a pending	21
civil claim or action.	22
(B) All contracts for a non-recourse civil litigation	23
advance shall comply with the following requirements:	24
advance shall comply with the following requirements:	24
(1) The contract shall be completely filled in and contain	25
on the front page, appropriately headed and in at least twelve-	26
point bold type, the following disclosures:	27
(a) The total dollar amount to be advanced to the	28
consumer;	29
(h) The itemication of the time force	2.0
(b) An itemization of one-time fees;	30
(c) The total dollar amount to be repaid by the consumer,	31
in six-month intervals for thirty-six months, and including all	32
fees;	33
(d) The annual percentage rate of return, calculated as of	34
the last day of each six-month interval, including frequency of	35
compounding.	36
(2) The contract shall provide that the consumer may	37
cancel the contract within five business days following the	38
consumer's receipt of funds, without penalty or further	39
obligation. The contract shall contain the following notice	40
written in a clear and conspicuous manner: "CONSUMER'S RIGHT TO	41
CANCELLATION: YOU MAY CANCEL THIS CONTRACT WITHOUT PENALTY OR	42
FURTHER OBLIGATION WITHIN FIVE BUSINESS DAYS FROM THE DATE YOU	43
RECEIVE FUNDING FROM [insert name of company]." The contract	44
also shall specify that in order for the cancellation to be	45
effective, the consumer must either return to the company the	46
full amount of disbursed funds by delivering the company's	47
uncashed check to the company's offices in person, within five	48

S. B. No. 19
As Introduced

husiness days of the dishurgement of funds or mail a notice of	4.0
business days of the disbursement of funds, or mail a notice of	49
cancellation and include in that mailing a return of the full	50
amount of disbursed funds in the form of the company's uncashed	51
check, or a registered or certified check or money order, by	52
insured, registered or certified United States mail, postmarked	53
within five business days of receiving funds from the company,	54
at the address specified in the contract for the cancellation.	55
(3) The contract shall contain the following statement in	56
at least twelve-point boldface type: "THE COMPANY AGREES THAT IT	57
SHALL HAVE NO RIGHT TO AND WILL NOT MAKE ANY DECISIONS WITH	58
RESPECT TO THE CONDUCT OF THE UNDERLYING CIVIL ACTION OR CLAIM	59
OR ANY SETTLEMENT OR RESOLUTION THEREOF AND THAT THE RIGHT TO	60
MAKE THOSE DECISIONS REMAINS SOLELY WITH YOU AND YOUR ATTORNEY	61
IN THE CIVIL ACTION OR CLAIM."	62
(4) The contract shall contain the initials of the	63
consumer on each page.	64
(5) The contract shall contain the following statement in	65
at least twelve-point boldface type located immediately above	66
the place on the contract where the consumer's signature is	67
required: "DO NOT SIGN THIS CONTRACT BEFORE YOU READ IT	68
COMPLETELY OR IF IT CONTAINS ANY BLANK SPACES. YOU ARE ENTITLED	69
TO A COMPLETELY FILLED IN COPY OF THIS CONTRACT. BEFORE YOU SIGN	70
THIS CONTRACT YOU SHOULD OBTAIN THE ADVICE OF AN ATTORNEY.	71
DEPENDING ON THE CIRCUMSTANCES, YOU MAY WANT TO CONSULT A TAX,	72
PUBLIC OR PRIVATE BENEFIT PLANNING, OR FINANCIAL PROFESSIONAL.	73
YOU ACKNOWLEDGE THAT YOUR ATTORNEY IN THE CIVIL ACTION OR CLAIM	74
HAS PROVIDED NO TAX, PUBLIC OR PRIVATE BENEFIT PLANNING, OR	75
FINANCIAL ADVICE REGARDING THIS TRANSACTION."	76
(6) The contract shall contain a written acknowledgment by	77

the attorney representing the consumer in the civil action or

78

S. B. No. 19
As Introduced

claim that states all of the following:	79
(a) The attorney representing the consumer in the civil	80
action or claim has reviewed the contract and all costs and fees	81
have been disclosed including the annualized rate of return	82
applied to calculate the amount to be paid by the consumer.	83
(b) The attorney representing the consumer in the civil	84
action or claim is being paid on a contingency basis per a	85
written fee agreement.	86
(c) All proceeds of the civil litigation will be disbursed	87
via the trust account of the attorney representing the consumer	88
in the civil action or claim or a settlement fund established to	89
receive the proceeds of the civil litigation from the defendant	90
on behalf of the consumer.	91
(d) The attorney representing the consumer in the civil	92
action or claim is following the written instructions of the	93
consumer with regard to the non-recourse civil litigation	94
advance.	95
(7) For English_, French_, and Spanish_speaking consumers,	96
the contract shall be written in the same language in which the	97
oral negotiations are conducted between the company and the	98
consumer. For consumers whose primary language is not English,	99
French, or Spanish, the principal terms of the contract shall be	100
translated in writing into the consumer's native language, the	101
consumer shall sign the translated document containing the	102
principal terms and initial each page, and the translator shall	103
sign a notarized affirmation confirming that the principal terms	104
have been presented to the consumer in the consumer's native	105
language and acknowledged by the consumer, in writing. Principal	106
terms shall include all items that must be disclosed by this	107

S. B. No. 19
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section.	
(C) If a dispute arises between the consumer and the	109
company concerning the contract for a non-recourse civil	110
litigation advance, the responsibilities of the attorney	
representing the consumer in the civil action or claim shall be	112
no greater than the attorney's responsibilities under the Ohio	113
Rules of Professional Conduct.	114
Sec. 1349.551. (A) No company shall engage in the business	115
of non-recourse civil litigation advance in this state without	116
first having filed a registration statement with the	117
superintendent of financial institutions.	118
(B) (1) The registration statement shall be in the form	119
prescribed by the superintendent, and shall at a minimum contain	120
the name of the company, the name of each person with any	
ownership interest in the company, the company's principal place	122
of business, and, if applicable, a certification that the	123
company is licensed or registered under section 1703.03 or	124
1706.511 of the Revised Code. The statement shall be accompanied	
by a registration fee, established by the superintendent, of not	
more than one hundred fifty dollars.	127
(2) A company shall notify the superintendent within	128
thirty days of any change in the information included on the	129
<pre>company's registration statement.</pre>	130
(C) Each company shall obtain and maintain in effect at	131
all times a corporate surety bond issued by a bonding company or	132
insurance company authorized to do business in this state. The	133
bond shall be in favor of the superintendent and in the penal	134
sum of at least fifty thousand dollars. The bond shall continue	135
in effect for as long as the company is registered with the	136

superintendent.	
Sec. 1349.552. A company shall not do any of the	138
<pre>following:</pre>	139
(A) Pay or offer to pay a commission, referral fee, or	140
other form of consideration to any attorney, law firm, medical	141
provider, chiropractor, or physical therapist, or to any	142
employee or agent of any such person, for referring a consumer	143
to the company;	144
(B) Accept any commission, referral fee, rebate, or other	145
form of consideration from an attorney, law firm, medical	146
provider, chiropractor, or physical therapist, or from any	147
<pre>employee or agent of any such person;</pre>	148
(C) Advertise false or misleading information regarding	149
its products or services;	150
(D) Refer a consumer or potential consumer to a specific	151
attorney, law firm, medical provider, chiropractor, or physical	152
therapist or to any employee or agent of any such person;	
provided that, if a consumer does not have legal representation,	154
the company may refer the consumer to a local or state attorney	155
referral service operated by a bar association or nonprofit	
organization;	157
(E) Fail to promptly supply copies of all complete non-	158
recourse civil litigation advance contracts to the consumer and	159
the attorney representing the consumer in a dispute;	160
(F) Attempt to obtain a waiver of any remedy, including	161
compensatory, statutory, or punitive damages, that the consumer	162
<pre>might otherwise have;</pre>	163
(G) Attempt to effect arbitration or otherwise effect a	164

waiver of a consumer's right to trial by jury;	165
(H) Offer, provide, or attempt to offer or provide legal	166
advice to the consumer regarding the litigation financing or the	167
underlying dispute;	168
(I) (1) Assign, which includes securitizing, a non-recourse	169
civil litigation advance, in whole or in part, to a third party;	170
(2) Division (I)(1) of this section does not prevent a	171
company that retains responsibility for collecting payment,	172
administration, or otherwise enforcing the non-recourse civil	173
litigation advance contract from making an assignment that is to	174
a wholly owned subsidiary of the company or to an affiliate of	175
the company that is under the legal control of the company.	176
(J) Structure a non-recourse civil litigation advance	177
arising from the same civil proceeding or claim as more than one	178
<pre>transaction;</pre>	179
(K) Enter into a non-recourse civil litigation advance if	180
an attorney or a law firm retained by a consumer in a civil	181
claim or action on which the non-recourse civil litigation	182
advance would be based has any financial interest or ownership	183
in the company.	184
Sec. 1349.553. (A) A company shall not charge a consumer	185
<pre>entering into a non-recourse civil litigation advance contract</pre>	186
an annual fee in excess of ten per cent of the original amount	187
of money provided to the consumer under the non-recourse civil	188
litigation advance. The annual fee authorized in this division	189
shall not be charged more than once each year during the term of	190
the non-recourse civil litigation advance.	191
(B) A non-recourse civil litigation advance shall not	192
<pre>exceed a term of three years.</pre>	193

(C) A company shall not enter into an agreement with a	194
consumer that has the effect of incorporating the consumer's	195
obligations to the company that are contained in the original	196
non-recourse civil litigation advance into a subsequent non-	197
recourse civil litigation advance.	198
(D) Any interest rate charged for the non-recourse civil	199
litigation advance shall be reasonable and not overly excessive.	200
In determining what constitutes a reasonable interest rate, the	201
rate established under section 5703.47 of the Revised Code shall	202
be considered. In no circumstance shall the interest rate exceed	203
the rate established under section 5703.47 of the Revised Code	204
plus an additional three per cent.	205
Sec. 1349.554. (A) If a non-recourse civil litigation	206
advance is executed before the consumer files a complaint or	207
similar demand in the consumer's underlying claim or action, the	208
consumer shall file with the court or other tribunal and serve	209
on the opposing party or parties a copy of the executed non-	210
recourse civil litigation advance at the same time as the	211
original complaint. The consumer shall file with the court or	212
other tribunal and serve on each opposing party a copy of any	213
amendments or modifications made to the previously executed non-	214
recourse civil litigation advance.	215
(B) If a non-recourse civil litigation advance is executed	216
after the consumer files a complaint or similar demand in the	217
consumer's underlying civil claim or action, the consumer shall	218
file with the court or other tribunal and serve on each opposing	219
party a copy of the executed non-recourse civil litigation	220
advance within fourteen days of execution of the non-recourse	221
civil litigation advance contract. The consumer shall file with	222
the court or other tribunal and serve on each opposing party a	223

copy of any amendments or modifications made to the previously	224
executed non-recourse civil litigation advance.	225
Sec. 1349.555. (A) A violation of sections 1349.55 to	226
1349.554 of the Revised Code is an unfair or deceptive act or	227
practice in violation of section 1345.02 of the Revised Code. A	228
consumer injured by a violation of sections 1349.55 to 1349.554	229
of the Revised Code shall have a cause of action and be entitled	230
to the same relief available to a consumer under section 1345.09	231
of the Revised Code, and all powers and remedies available to	232
the attorney general to enforce sections 1345.01 to 1345.13 of	233
the Revised Code are available to the attorney general to	234
enforce sections 1349.55 to 1345.554 of the Revised Code.	235
(B) In addition to remedies set forth in division (A) of	236
this section, any violation of sections 1349.55 to 1349.554 of	237
the Revised Code renders the non-recourse civil litigation	238
advance contract legally unenforceable by the company, the	239
consumer, or any successor in interest to the non-recourse civil	240
litigation advance contract.	241
Section 2. That existing section 1349.55 of the Revised	242
Code is hereby repealed.	243