As Passed by the House

132nd General Assembly

Regular Session 2017-2018

Am. H. B. No. 223

Representative Dever

Cosponsors: Representatives Anielski, Antonio, Blessing, Boggs, Lepore-Hagan, Rogers, Sweeney

A BILL

То	amend sections 2323.58, 2323.581, 2323.582,	-
	2323.583, 2323.584, 2323.585, 2323.586, and	2
	2323.587 of the Revised Code relative to	
	transfers of structured settlement payment	4
	rights.	

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

Section 1. That sections 2323.58, 2323.581, 2323.582,	6
2323.583, 2323.584, 2323.585, 2323.586, and 2323.587 of the	7
Revised Code be amended to read as follows:	8
Sec. 2323.58. As used in this section and sections	9
2323.581 to 2323.587 of the Revised Code:	10
(A) "Annuity issuer" means an insurer that has issued an	11
insurance a contract that is used to fund periodic payments	12
under a structured settlement.	13
(B) "Applicable law "Assignee" means any of the following,	14
as applicable in interpreting the terms of a party acquiring or	15
proposing to acquire structured settlement agreement:	16

(1) The laws of the United States;	17
(2) The laws of this state, including principles of equity	18
that are applied in the courts of this state;	19
(3) The laws of any other jurisdiction if any of the	20
following applies:	21
(a) The laws of that other jurisdiction govern the	22
structured settlement.	23
(b) A court or a responsible administrative authority	24
approved the structured settlement agreement under the laws of	25
that other jurisdiction.	26
(c) The transfer of payments under the structured	27
settlement is subject to the laws of that other jurisdiction-	28
payment rights from a transferee of those rights.	29
(C) "Dependent" means_includes_a spouse of a payee, a	30
minor child of a payee, or and any other member of the family of	31
a payee or other person for whom, by law or by court order or	32
decree, the payee is legally obligated to <pre>provide</pre> support,	33
including alimony.	34
(D) "Discounted present value" means the fair present	35
value of the future payments under a structured settlement that	36
is—determined by discounting those payments to the present,	37
using the most recently published applicable federal rate for	38
determining the present value of an annuity $_{\!\scriptscriptstyle L}$ as issued by the	39
United States internal revenue service.	40
(E) "Gross advance amount" means the sum payable to the	41
payee or for the payee's account as consideration for a transfer	42
of structured settlement payment rights before any reductions	43
for transfer expenses or other deductions to be made from such	44

<pre>consideration.</pre>	45
(F) "Independent professional advice" means the advice of	46
an attorney, a certified public accountant, an actuary, or any	47
other licensed professional adviser if all of the following	48
apply:	49
(1) The payee has engaged the services of the licensed-	50
professional adviser to render advice concerning the legal and-	51
other implications of a transfer of structured settlement-	52
payment rights.	53
(2) The licensed professional adviser has signed a	54
statement to the effect that the licensed professional adviser-	55
rendered advice to the payee concerning the legal and other	56
implications of a transfer of structured settlement payment	57
rights.	58
(3) The licensed professional adviser is not affiliated in	59
any manner with, referred by, or compensated in any manner by	60
the transferee of the structured settlement payment rights.	61
(4) The compensation of the licensed professional adviser	62
is not affected by whether or not a transfer of structured	63
settlement payment rights occurs.	64
(F) (G) "Interested party" includes the payee means, with	65
respect to a structured settlement, the payee, any beneficiary	66
<u>irrevocably designated under the annuity contract to receive</u>	67
payments following the payee's death, the annuity issuer, the	68
structured settlement $\frac{\text{agreement}}{\text{obligor}}$, and any other party $\underline{\text{to}}$	69
the structured settlement that has continuing rights or	70
obligations to receive or make payments under the structured	71
settlement-agreement.	72
(G) (H) "Net advance amount" means the gross advance	73

amount less the aggregate amount of the actual and estimated	74
transfer expenses required to be disclosed under division (E) of	75
section 2323.582 of the Revised Code.	76
(I) "Payee" means an individual who is receiving periodic	77
payments under a structured settlement agreement that are	78
excludable from the individual's gross income under federal	79
income taxation laws applicable to that individual and who	80
proposes to make a transfer of the rights to receive those	81
periodic payments.	82
(H) (J) "Periodic payments" includes both continuing	83
monthly or other periodic payments and scheduled future lump-sum	84
payments under a structured settlement.	85
(I) (K) "Qualified assignment agreement" means an	86
agreement that provides for a qualified assignment, as defined	87
in section 130 of the "Internal Revenue Code of 1986," 100 Stat.	88
2085, 26 U.S.C.A. 130(c), as amended, through an assignment of	89
the liability under a structured settlement agreement to make	90
periodic payments as damages, on account of personal injury or	91
sickness.	92
(J) "Responsible administrative authority" means any	93
government authority of another state vested by the law of that	94
state with the original exclusive jurisdiction over the settled	95
claim resolved by a structured settlement.	96
(K) "Settled claim" means the original tort claim resolved	97
by a structured settlement.	98
(L) "Structured settlement" means an arrangement for	99
periodic payments of damages for injury to a person personal	100
<u>injuries or sickness</u> that is established by a settlement or a	101
court judgment in resolution of a tort claim.	102

(M) "Structured settlement agreement" means an agreement,	103
judgment, stipulation, or release that embodies the terms of a	104
structured settlement, including the rights of a payee to	105
receive periodic payments.	106
(N) "Structured settlement obligor" means the party that	107
has the obligation to make continuing periodic payments to the	108
payee under a structured settlement agreement or a qualified	109
assignment agreement.	110
(O) "Structured settlement payment rights" means the	111
rights under a structured settlement agreement to receive	112
periodic payments from a structured settlement obligor or an	113
annuity issuer if either of the following applies:	114
(1) The payee, the structured settlement obligor, or the	115
annuity issuer with respect to the structured settlement	116
agreement is a resident of this state.	117
(2) The structured settlement agreement was approved by a	118
court in this state.	119
(P) "Terms of a structured settlement" includes the terms	120
of a structured settlement agreement, an insurance the annuity	121
contract, a qualified assignment agreement, and any order or	122
approval by a court, a responsible administrative authority, or	123
other government authority authorizing or approving the	124
structured settlement.	125
(Q) "Transfer" means a sale, assignment, pledge,	126
hypothecation, or any other form of alienation or encumbrance of	127
structured settlement payment rights made by a payee for	128
consideration. "Transfer" does not include the creation or	129
perfection of a security interest in structured settlement	130
naumont rights under a blanket segurity agreement entered into	1 3 1

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with an insured depository institution, in the absence of any	132
action to redirect the structured settlement payments to that	133
institution, or an agent or successor in interest thereof, or	134
otherwise to enforce the blanket security interest against the	135
structured settlement payment rights.	136
(R) "Transfer agreement" means an agreement that provides	137
for the transfer of structured settlement payment rights from a	138
payee to a transferee.	139
(S) <u>"Transfer expense" means any expense of a transfer</u>	140
that is required under the transfer agreement to be paid by the	141
payee or deducted from the gross advance amount, including but	142
not limited to, court filing fees, attorneys' fees, escrow fees,	143
lien recordation fees, judgment and lien search fees, finder's	144
fees, commissions, and other payments to a broker or other	145
intermediary. "Transfer expense" does not include pre-existing	146
obligations of the payee payable for the payee's account from	147
the proceeds of a transfer.	148
(T) "Transferee" means a party acquiring or proposing to	149
acquire structured settlement payment rights through a transfer	150
of those rights.	151
Sec. 2323.581. No direct or indirect transfer of	152
structured settlement payment rights shall be effective, and no	153
structured settlement obligor or annuity issuer shall be	154
required to make any payment directly or indirectly to a	155
transferee or assignee of structured settlement payment rights,	156
unless the transferee has provided the payee and other	157
interested parties with the disclosures required by section-	158
2323.582 of the Revised Code and the transfer has been approved	159
in advance in a final order of a court of competent jurisdiction	160
in accordance with sections 2323.583 and 2323.584 of the Revised	161

annuities," and the amount of the applicable federal rate used

(D) The gross <u>advance</u> amountpayable to the payee in

exchange for or as consideration for the transfer of the

in determining the discounted present value;

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structured settlement payments described in division (A) of this	190
section;	191
(E) An itemized listing of all brokers' commissions,	192
service charges, application fees, processing fees, closing	193
costs, filing fees, administrative fees, legal fees, notary	194
fees, and other commissions, fees, costs, expenses, and charges	195
payable by the payee or deductible from the gross amount	196
otherwise payable to the payee as described in division (D) of	197
this section applicable transfer expenses, other than attorneys'	198
fees and related disbursements payable in connection with the	199
transferee's application for approval of the transfer, and the	200
transferee's best estimate of the amount of any such fees and	201
disbursements;	202
(F) The net <u>advance</u> amount payable to the payee after	203
deduction from the gross amount payable to the payee as	204
described in division (D) of this section of all commissions,	205
fees, costs, expenses, and charges described in division (E) of	206
this section;	207
(G) The quotient, expressed as a percentage, obtained by	208
dividing the net amount payable to the payee as described in	209
division (F) of this section by the discounted present value of	210
the payments described in division (C) of this section effective	211
annual interest rate, which shall be disclosed as follows: "On	212
the basis of the net amount that you will receive from us and	213
the amounts and timing of the structured settlement payments	214
that you are transferring to us, you will, in effect, be paying	215
interest to us at a rate of per cent per year";	216
(H) The aggregate amount of any penalty and the aggregate	217
amount of any or liquidated damages, including penalties,	218
payable by the payee in the event of any breach of the transfer	219

agreement by the payee;	220
(I) That the payee has the right to cancel the transfer	221
agreement, without penalty or further obligation, not later than	222
the third business day after the date the agreement is signed by	223
the payee;	224
(J) That the payee has the right to seek and receive	225
independent professional advice regarding the proposed transfer	226
and should consider doing so before agreeing to transfer any	227
structured settlement payment rights.	228
Sec. 2323.583. A court of competent jurisdiction may	229
approve Following a transfer of structured settlement payment	230
rights only in a final order that is based on the express	231
findings of the court, and the express findings shall include	232
pursuant to sections 2323.58 to 2323.585 of the Revised Code,	233
all of the following apply:	234
(A) The transferee has provided to the payee a disclosure	235
statement that complies with section 2323.582 of the Revised	236
Code, and the payee has confirmed the payee's receipt of the	237
disclosure statement, as evidenced by the payee's notarized	238
signature on a copy of the disclosure statement structured	239
settlement obligor and the annuity issuer may rely on the court	240
order approving the transfer in redirecting periodic payments to	241
an assignee or transferee in accordance with the order approving	242
the transfer and shall, as to all parties except the transferee	243
or an assignee designated by the transferee, be discharged and	244
released from any and all liability for the redirected payments.	245
That discharge and release shall not be affected by the failure	246
of any party to the transfer to comply with sections 2323.58 to	247
2323.585 of the Revised Code or with the court order approving	248
the transfer.	249

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(B) (1) Except as provided in division (B) (2) of this	250
section, the payee has established that the transfer is fair and	251
reasonable and in the best interests of the payee and the-	252
payee's dependents.	253
(2) If, on the effective date of the transfer agreement, a	254
federal hardship standard exists, the payee has established that	255
the transfer meets that hardship standard.	256
(C) The payee has received independent professional advice	257
regarding the legal and other implications of the transfer.	258
(D) If The transferee shall be liable to the structured	259
settlement obligor and the annuity issuer, as follows:	260
(1) For any taxes incurred by the structured settlement	261
obligor or annuity issuer as a consequence of the transfer, if	262
the transfer contravenes the terms of the structured settlement	263
involved, all of the following have been complied with:	264
(1) Each dependent whom the payee is legally obligated to	265
support by court order or decree, in a written approval and	266
waiver, approves the transfer and waives the right to require	267
that the structured settlement payments be made to the payee in-	268
accordance with the terms of the structured settlement.;	269
(2) Any court or responsible administrative authority that	270
previously approved the structured settlement, other than the	271
court from which the approval of the transfer is sought under	272
sections 2323.58 to 2323.585 of the Revised Code, has expressly	273
approved the transfer in writing For any other liabilities or	274
costs, including reasonable costs and attorneys' fees, arising	275
from compliance by the structured settlement obligor or annuity	276
issuer with the court order approving the transfer or from the	277
failure of any party to the transfer to comply with sections	278

2323.58 to 2323.585 of the Revised Code.	279
(3) The transferee has provided to the court in which the	280
application for approval of the transfer was filed all of the	281
signed original copies of the approvals required under divisions	282
(D) (1) and (2) of this section.	283
(4) The transferee has furnished each interested party	284
copies of the approvals required under divisions (D)(1) and (2)	285
of this section.	286
(E) The transferee has given written notice of the	287
transferee's name, address, and taxpayer identification number	288
to the annuity issuer and the structured settlement obligor and	289
has filed a copy of that notice with the court in which the	290
application for approval of the transfer was filed.	291
(F) The (C) Neither the annuity issuer nor the structured	292
settlement obligor may be required to divide any periodic	293
payment between the payee and any transferee or assignee or	294
between two or more transferees or assignees.	295
(D) Any further transfer of structured settlement payment	296
rights by the payee may be made only if the transfer complies	297
with all of the requirements of sections 2323.58 to 2323.585 of	298
the Revised Code and does not contravene any applicable law.	299
Sec. 2323.584. (A) A person transferee shall file an	300
application under sections 2323.58 to 2323.585 of the Revised	301
Code for the approval in advance of a transfer of structured	302
settlement payment rights in the <u>probate division of the court</u>	303
of common pleas of the county in which the payee resides, except	304
that if the structured settlement agreement was approved by a	305
court of common pleas or other Ohio state court, the application	306
shall be filed in the Ohio state court that approved the	307

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agreement was not approved by an Ohio court, a person shall file-	309
an application under sections 2323.58 to 2323.585 of the Revised	310
Code for the approval in advance of a transfer of structured	311
settlement payment rights in the probate division of the court	312
of common pleas of the county in which the payee, the structured	313
settlement obligor, or the annuity issuer resides.	314
(B) The following procedures shall apply to an application	315
for the approval in advance by a court of a transfer of	316
structured settlement payment rights under division (A) of this	317
section:	318
(1) Upon the filing of the application, the <u>The</u> court	319
shall set a date and time for <u>hold</u> a <u>timely</u> hearing on the	320
application and shall notify the transferee of the date, time,	321
and place of the hearing. The payee shall appear in person at	322
the hearing unless the court determines that good cause exists	323
to excuse the payee from appearing in person.	324
(2) Not less than twenty days prior to the date set by the	325
court for the hearing on an application filed pursuant to this	326
section, the transferee shall file with the court and shall	327
serve on the court or any responsible administrative authority	328
that previously approved the structured settlement, on all	329
interested parties, and on the annuity issuer and the structured	330
settlement obligor including a parent or other guardian or	331
authorized legal representative of any interested party who is	332
not legally competent, in the manner prescribed in the Rules of	333
Civil Procedure for the service of process, a notice of the	334
proposed transfer and the application for its approval in	335
advance. The notice shall include all of the following:	336

(a) A copy of the application;

structured settlement agreement. If the structured settlement

(b) A copy of the transfer agreement;	338
(c) A copy of the disclosure statement provided by the	339
transferee pursuant to section 2323.582 of the Revised Code—and—	340
signed by the payee pursuant to division (A) of section 2323.583	341
of the Revised Code;	342
(d) The payee's name, age, and county of residence and the	343
number and ages of each of the payee's dependents;	344
(e) A summary of both of the following:	345
(i) Any prior transfers by the payee to the transferee or	346
an affiliate, or through the transferee or an affiliate to an	347
assignee, within the four years preceding the date of the	348
transfer agreement and any proposed transfers by the payee to	349
the transferee or an affiliate, or through the transferee or an	350
affiliate to an assignee, applications for approval of which	351
were denied within the two years preceding the date of the	352
transfer agreement;	353
(ii) Any prior transfers by the payee to any person or	354
entity other than the transferee or an affiliate, or an assignee	355
of the transferee or an affiliate, within the three years	356
preceding the date of the transfer agreement and any prior	357
proposed transfers by the payee to any person or entity other	358
than the transferee or an affiliate, or an assignee of a	359
transferee or affiliate, applications for approval of which were	360
denied within the one year preceding the date of the current	361
transfer agreement, to the extent that the transfers or proposed	362
transfers have been disclosed to the transferee by the payee in	363
writing or otherwise are actually known to the transferee.	364
(f) Notification of the date, time, and place of the	365
hearing on the application;	366

(e) (g) Notification that any interested party may	367
support, oppose, or otherwise respond to the application, either	368
in person or by counsel, by submitting to the court a written	369
response containing the interested party's support of,	370
opposition to, or comments on the application or by	371
participating in the hearing;	372
(f) Notification of the manner of filing a written	373
response to the application and the time within which the	374
response is required to be filed, which time shall be not less	375
than fifteen days after the service of the transferee's notice,	376
in order for the court to consider it.	377
(3) Within fifteen days after receipt of the notice	378
described in division (B)(2) of this section, any interested	379
party who wishes to respond to the application shall file a	380
written response with the court personally or by certified mail,	381
return receipt requested.	382
(4) At the conclusion of the hearing on an application	383
under this section, the court may grant or deny the approval of	384
the transfer. The court shall enter its order accordingly. If	385
the court grants the approval of the transfer, it shall include	386
in its order all of the express findings specified in section-	387
2323.583 of the Revised Code. If the court denies the approval	388
of the transfer, it shall include in its order the reasons for-	389
the denial.	390
(5) An order of the court made under division (B)(4) of	391
this section is a final and appealable order.	392
Sec. 2323.585. (A) No payee who proposes to make a	393
transfer of structured settlement payment rights shall incur any	394
penalty, forfeit any application fee or other payment, or	395

otherwise incur any liability to the proposed transferee or any	396
assignee based on a failure of the transfer to comply with any	397
of the requirements of sections 2323.581 to 2323.584 of the	398
Revised Code.	399
(B) No provision of this section or section 2323.581,	400
2323.582, 2323.583, or 2323.584 of the Revised Code may be	401
waived by any payee.	402
(C) No provision of this section or section 2323.581,	403
2323.582, 2323.583, or 2323.584 of the Revised Code authorizes	404
any transfer of structured settlement payment rights in	405
contravention of applicable law or gives effect to implies that	406
any transfer of structured settlement payment rights that is	407
void under any applicable law under a transfer agreement that	408
was entered into prior to the effective date of this amendment	409
is valid or invalid.	410
(D) Any transfer agreement entered into on or after the	411
effective date of this amendment by a payee who resides in this	412
state shall provide that disputes under the transfer agreement,	413
including any claim that the payee has breached the agreement,	414
are to be determined in and under the laws of this state. No	415
such transfer agreement shall authorize the transferee or any	416
other party to confess judgment or consent to entry of judgment	417
against the payee.	418
(E) No transfer of structured settlement payment rights	419
shall extend to any payments that are life-contingent unless,	420
prior to the date on which the payee signs the transfer	421
agreement, the transferee has established and has agreed to	422
maintain procedures reasonably satisfactory to the annuity	423
issuer and the structured settlement obligor for both of the	424
<pre>following:</pre>	425

(1) Periodically confirming the payee's survival;	426
(2) Giving the annuity issuer and the structured	427
settlement obligor prompt written notice in the event of the	428
<pre>payee's death.</pre>	429
(F) If the payee cancels a transfer agreement, or if the	430
transfer agreement otherwise terminates, after an application	431
for approval of a transfer of structured settlement payment	432
rights has been filed and before it has been granted or denied,	433
the transferee shall promptly request dismissal of the	434
application.	435
Sec. 2323.586. The Compliance with section 2323.582 of the	436
Revised Code and the fulfillment of the conditions set forth in	437
section 2323.581 of the Revised Code shall be solely the	438
responsibility of the transferee in any transfer of structured	439
settlement payment rights, and neither the structured settlement	440
obligor and nor the annuity issuer under a transfer or transfer	441
agreement are immune from shall bear any responsibility for, or	442
any liability based upon any claim by the payee, or any party,	443
other than a transferee, claiming through the payee, as to any-	444
structured settlement payment rights or periodic payments that	445
are the subject of the transfer or transfer agreement arising	446
from, noncompliance with the requirements or failure to fulfill	447
the conditions.	448
Sec. 2323.587. A violation of or failure to comply with	449
section 2323.581, 2323.582, 2323.583, 2323.584, 2323.585, or	450
2323.586 of the Revised Code is an unfair or deceptive act or	451
practice in violation of section 1345.02 of the Revised Code.	452
Section 2. That existing sections 2323.58, 2323.581,	453
2323.582, 2323.583, 2323.584, 2323.585, 2323.586, and 2323.587	454

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of the Revised Code are hereby repealed.	455
Section 3. Sections 2323.58, 2323.581, 2323.582, 2323.583,	456
2323.584, 2323.585, 2323.586, and 2323.587 of the Revised Code,	457
as amended by this act, shall apply to a transfer of structured	458
settlement payment rights under any transfer agreement entered	459
into on or after the effective date of this act.	460