SESSION 1995

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HOUSE BILL 842 Committee Substitute Favorable 5/4/95 Committee Substitute #2 Favorable 5/9/95

Short Title: Uniform Fraudulent Transfer Act.

Sponsors:

Referred to:

April 12, 1995

1	A BILL TO BE ENTITLED
2	AN ACT TO REPEAL THE CURRENT STATUTES REGARDING FRAUDULENT
3	CONVEYANCES AND TO ADOPT THE UNIFORM FRAUDULENT TRANSFER
4	ACT IN ORDER TO MODERNIZE NORTH CAROLINA LAW AND
5	HARMONIZE OUR LAW ON THIS SUBJECT WITH THOSE STATES THAT
6	HAVE ADOPTED THIS UNIFORM ACT.
7	The General Assembly of North Carolina enacts:
8	Section 1. Article 3 of Chapter 39 of the General Statutes is repealed.
9	Sec. 2. Chapter 39 of the General Statutes is amended by adding a new Article
10	to read:
11	" <u>ARTICLE 3A.</u>
12	"UNIFORM FRAUDULENT TRANSFER ACT.
13	" <u>§ 39-23.1. Definitions.</u>
14	As used in this Article:
15	(1) <u>'Affiliate' means:</u>
16	a. <u>A person who directly or indirectly owns, controls, or holds with</u>
17	power to vote, twenty percent (20%) or more of the outstanding

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(Public)

1			voting securities of the debtor, other than a person who holds the
2			securities,
3			<u>1.</u> As a fiduciary or agent without sole discretionary power
4			to vote the securities; or
5			2. Solely to secure a debt, if the person has not exercised the
6			power to vote;
7		<u>b.</u>	A corporation twenty percent (20%) or more of whose
8			outstanding voting securities are directly or indirectly owned,
9			controlled, or held with power to vote, by the debtor or a person
10			who directly or indirectly owns, controls, or holds, with power to
11			vote, twenty percent (20%) or more of the outstanding voting
12			securities of the debtor, other than a person who holds the
13			securities,
14			<u>l.</u> As a fiduciary or agent without sole power to vote the
15			securities; or
16			2. Solely to secure a debt, if the person has not in fact
17			exercised the power to vote;
18		<u>c.</u>	A person whose business is operated by the debtor under a lease
19			or other agreement, or a person substantially all of whose assets
20			are controlled by the debtor; or
21		<u>d.</u>	A person who operates the debtor's business under a lease or
22			other agreement or controls substantially all of the debtor's
23			assets.
24	<u>(2)</u>	'Asset	' means property of a debtor, but the term does not include:
25		<u>a.</u>	Property to the extent it is encumbered by a valid lien;
26		<u>b.</u>	Property to the extent it is generally exempt under nonbankruptcy
27			law; or
28		<u>c.</u>	An interest in property held in tenancy by the entireties to the
29			extent it is not subject to process by a creditor holding a claim
30			against only one tenant.
31	<u>(3)</u>	'Claim	n' means a right to payment, whether or not the right is reduced to
32		judgm	nent, liquidated, unliquidated, fixed, contingent, matured,
33		unmat	tured, disputed, undisputed, legal, equitable, secured, or
34		unsect	ured.
35	<u>(4)</u>	'Credi	tor' means a person who has a claim.
36	<u>(5)</u>	'Debt'	means liability on a claim.
37	<u>(6)</u>	'Debto	or' means a person who is liable on a claim.
38	<u>(7)</u>	'Inside	er' includes:
39		<u>a.</u>	If the debtor is an individual,
40			<u>1.</u> <u>A relative of the debtor or of a general partner of the</u>
41			debtor;
42			2. <u>A partnership in which the debtor is a general partner;</u>

1		3. A general partner in a partnership described in clause 2. of
2		this sub-subdivision; or
3		4. A corporation of which the debtor is a director, officer, or
4		person in control;
5		b. If the debtor is a corporation,
6		
7		2. An officer of the debtor;
8		 <u>A director of the debtor;</u> <u>An officer of the debtor;</u> <u>A person in control of the debtor;</u> <u>A partnership in which the debtor is a general partner;</u> <u>A general partner in a partnership described in clause 4. of</u>
9		4. A partnership in which the debtor is a general partner;
10		5. A general partner in a partnership described in clause 4. of
11		this sub-subdivision; or
12		6. A relative of a general partner, director, officer, or person
13		in control of the debtor;
14		c. If the debtor is a partnership,
15		
16		 <u>A general partner in the debtor;</u> <u>A relative of a general partner in, a general partner of, or a</u>
17		person in control of the debtor;
18		3. Another partnership in which the debtor is a general
19		partner;
20		4. A general partner in a partnership described in clause 3. of
21		this sub-subdivision; or
22		5. <u>A person in control of the debtor;</u>
23		d. An affiliate, or an insider of an affiliate as if the affiliate were the
24		debtor; and
25		e. <u>A managing agent of the debtor.</u>
26	<u>(8)</u>	'Lien' means a charge against or an interest in property to secure
27		payment of a debt or performance of an obligation, and includes a
28		security interest created by agreement, a judicial lien obtained by legal
29		or equitable process or proceedings, a common-law lien, or a statutory
30		lien.
31	<u>(9)</u>	'Person' means an individual, partnership, corporation, association,
32		organization, government or governmental subdivision or agency,
33		business trust, estate, trust, or any other legal or commercial entity.
34	<u>(10)</u>	'Property' means anything that may be the subject of ownership.
35	<u>(11)</u>	'Relative' means an individual related by consanguinity within the third
36		degree as determined in accordance with G.S. 104A-1, a spouse, or an
37		individual related to a spouse within the third degree as so determined,
38		and includes an individual in an adoptive relationship within the third
39		degree.
40	<u>(12)</u>	'Transfer' means every mode, direct or indirect, absolute or conditional,
41		voluntary or involuntary, of disposing of or parting with an asset or an
42		interest in an asset, and includes payment of money, release, lease, and
43		creation of a lien or other encumbrance.

1	(13) 'Valid lien' means a lien that is effective against the holder of a judicial
2	lien subsequently obtained by legal or equitable process or proceedings.
3	"§ 39-23.2. Insolvency.
4	(a) <u>A debtor is insolvent if the sum of the debtor's debts is greater than all of the</u>
5	debtor's assets at a fair valuation.
6	(b) A debtor who is generally not paying his debts as they become due is presumed
7	to be insolvent.
8	(c) <u>A partnership is insolvent under subsection (a) of this section if the sum of the</u>
9	partnership's debts is greater than the aggregate, at a fair valuation, of all of the
10	partnership's assets and the sum of the excess of the value of each general partner's
11	nonpartnership assets over the partner's nonpartnership debts.
12	(d) Assets under this section do not include property that has been transferred,
13	concealed, or removed with intent to hinder, delay, or defraud creditors or that has been
14	transferred in a manner making transfer voidable under this Article.
15	(e) Debts under this section do not include an obligation to the extent it is secured
16	by a valid lien on property of the debtor not included as an asset.
17	" <u>§ 39-23.3. Value.</u>
18	(a) Value is given for a transfer or an obligation if, in exchange for the transfer or
19	obligation, property is transferred or an antecedent debt is secured or satisfied, but value
20	does not include an unperformed promise made otherwise than in the ordinary course of
21	the promisor's business to furnish support to the debtor or another person.
22	(b) For the purposes of G.S. 39-23.5, a person gives a reasonably equivalent value
23	if the person acquires an interest of the debtor in an asset pursuant to a regularly
24	conducted, noncollusive foreclosure sale or execution of a power of sale for the
25	acquisition or disposition of the interest of the debtor upon default under a mortgage,
26	deed of trust, or security agreement.
27	(c) <u>A transfer is made for present value if the exchange between the debtor and the</u>
28	transferee is intended by them to be contemporaneous and is in fact substantially
29	contemporaneous.
30	"§ 39-23.4. Transfers fraudulent as to present and future creditors.
31	(a) <u>A transfer made or obligation incurred by a debtor is fraudulent as to a</u>
32	creditor, whether the creditor's claim arose before or after the transfer was made or the
33	obligation was incurred, if the debtor made the transfer or incurred the obligation with
34	actual intent to hinder, delay, or defraud any creditor of the debtor.
35	(b) In determining actual intent under subsection (a) of this section, consideration
36	may be given, among other factors, to whether:
37	$(1) \qquad \frac{\text{The transfer or obligation was to an insider;}}{The debter retained received an exact of the received rece$
38	(2) The debtor retained possession or control of the property transferred
39 40	(2) <u>after the transfer</u> ; (3) The transfer or obligation was disclosed or concepted:
40 41	(3) <u>The transfer or obligation was disclosed or concealed;</u> (4) <u>Before the transfer was made or obligation was incurred</u> the debtor had
41 42	(4) Before the transfer was made or obligation was incurred, the debtor had been sued or threatened with suit;
42 43	
J	(5) The transfer was of substantially all the debtor's assets;

1	<u>(6)</u>	The d	ebtor absconded;
2	$\frac{(0)}{(7)}$		ebtor removed or concealed assets;
3	$\frac{(7)}{(8)}$		value of the consideration received by the debtor was reasonably
4	<u>(0)</u>		alent to the value of the asset transferred or the amount of the
5		· ·	ition incurred;
6	<u>(9)</u>	•	ebtor was insolvent or became insolvent shortly after the transfer
7			nade or the obligation was incurred;
8	(10)		ransfer occurred shortly before or shortly after a substantial debt
9	<u>(10)</u>		ncurred; and
10	(11)		lebtor transferred the essential assets of the business to a lienor
11	(11)		ransferred the assets to an insider of the debtor.
12	"8 39-23.5. Tra		fraudulent as to present creditors.
13			ade or obligation incurred by a debtor is fraudulent as to a creditor
14			fore the transfer was made or the obligation was incurred if the
15			sfer or incurred the obligation without receiving a reasonably
16			hange for the transfer or obligation and the debtor was insolvent at
17			became insolvent as a result of the transfer or obligation.
18			hade by a debtor is fraudulent as to a creditor whose claim arose
19			made if the transfer was made to an insider for an antecedent debt,
20			nt at that time, and the insider had reasonable cause to believe that
21	the debtor was i		
22			settlements void as to present creditors.
23			d settlement of property made by any man and woman in
24			riage between them, for the benefit of such man or woman, or of
25			e same be made before or after marriage, shall be void as against
26	creditors of the	e partie	es making the same respectively, existing at the time of such
27	marriage if the s	same is	antenuptial, or at the time of making such contract or settlement if
28	the same is post	<u>nuptial</u>	
29	" <u>§ 39-23.7.</u> Wh	en tra	nsfer is made or obligation is incurred.
30	For the purp	oses of	this Article:
31	<u>(1)</u>	<u>A trar</u>	nsfer is made:
32		<u>a.</u>	With respect to an asset that is real property other than a fixture,
33			but including the interest of a seller or purchaser under a contract
34			for the sale of the asset, when the transfer is so far perfected that
35			a good-faith purchaser of the asset from the debtor against whom
36			applicable law permits the transfer to be perfected cannot acquire
37			an interest in the asset that is superior to the interest of the
38			transferee; and
39		<u>b.</u>	With respect to an asset that is not real property or that is a
40			fixture, when the transfer is so far perfected that a creditor on a
41			simple contract cannot acquire a judicial lien otherwise than
42			under this Article that is superior to the interest of the transferee;

1	<u>(2)</u>	If applicable law permits the transfer to be perfected as provided in
2		subdivision (1) of this section and the transfer is not so perfected before
3		the commencement of an action for relief under this Article, the transfer
4		is deemed made immediately before the commencement of the action;
5	<u>(3)</u>	If applicable law does not permit the transfer to be perfected as provided
6		in subdivision (1) of this section, the transfer is made when it becomes
7		effective between the debtor and the transferee;
8	<u>(4)</u>	A transfer is not made until the debtor has acquired rights in the asset
9		transferred;
10	<u>(5)</u>	An obligation is incurred:
11		<u>a.</u> If oral, when it becomes effective between the parties; or
12		b. If evidenced by a writing, when the writing executed by the
13		obligor is delivered to or for the benefit of the obligee.
14	" <u>§ 39-23.8. Re</u>	medies of creditors.
15	<u>(a)</u> <u>In an</u>	action for relief against a transfer or obligation under this Article, a
16	creditor, subject	t to the limitations in G.S. 39-23.9, may obtain:
17	<u>(1)</u>	Avoidance of the transfer or obligation to the extent necessary to satisfy
18		the creditor's claim;
19	<u>(2)</u>	An attachment or other provisional remedy against the asset transferred
20		or other property of the transferee in accordance with the procedure
21		prescribed by Article 35 of Chapter 1 of the General Statutes;
22	<u>(3)</u>	Subject to applicable principles of equity and in accordance with
23		applicable rules of civil procedure,
24		a. An injunction against further disposition by the debtor or a
25		transferee, or both, of the asset transferred or of other property;
26		b. Appointment of a receiver to take charge of the asset transferred
27		or of other property of the transferred or of other property of the
28		transferee; or
29		c. Any other relief the circumstances may require.
30	<u>(b)</u> <u>If a c</u>	reditor has obtained a judgment on a claim against the debtor, the creditor,
31	if the court so o	rders, may levy execution on the asset transferred or its proceeds.
32	" <u>§ 39-23.9. Det</u>	fenses, liability, and protection of transferee.
33	<u>(a)</u> <u>A tra</u>	nsfer or obligation is not voidable under G.S. 39-23.4(a) against a person
34	who took in go	od faith and for a reasonably equivalent value or against any subsequent
35	transferee or ob	ligee.
36	(b) Except	pt as otherwise provided in this section, to the extent a transfer is voidable
37	in an action by	a creditor under G.S. 39-23.8(a)(1), the creditor may recover judgment for
38	the value of the	e asset transferred, as adjusted under subsection (c) of this section, or the
39	amount necessa	ry to satisfy the creditor's claim, whichever is less. The judgment may be
40	entered against:	
41	<u>(1)</u>	The first transferee of the asset or the person for whose benefit the
42	~ ~~~	transfer was made; or

1 2		<u>(2)</u>	Any subsequent transferee other than a good faith transferee who took for value or from any subsequent transferee.
23	(a)	If the	b judgment under subsection (b) of this section is based upon the value of
3 4	(c)		erred, the judgment must be for an amount equal to the value of the asset
4 5			the transfer, subject to adjustment as the equities may require.
5 6	(d)		vithstanding voidability of a transfer or an obligation under this Article, a
7			sferee or obligee is entitled, to the extent of the value given the debtor for
8	-		bbligation, to:
9		(1)	A lien on or a right to retain any interest in the asset transferred;
10		(2)	Enforcement of any obligation incurred; or
11		$\overrightarrow{(3)}$	A reduction in the amount of the liability on the judgment.
12	<u>(e)</u>	~ ~	nsfer is not voidable under G.S. 39-23.5 if the transfer results from:
13	<u> </u>	(1)	Termination of a lease upon default by the debtor when the termination
14		<u> </u>	is pursuant to the lease and applicable law; or
15		<u>(2)</u>	Enforcement of a security interest in compliance with Article 9 of
16		, <i>,</i>	Chapter 25 of the General Statutes, the Uniform Commercial Code.
17	<u>(f)</u>	<u>A</u> tra	nsfer is not voidable under G.S. 39-23.5(b):
18		(1)	To the extent the insider gave new value to or for the benefit of the
19			debtor after the transfer was made unless the new value was secured by
20			<u>a valid lien;</u>
21		<u>(2)</u>	If made in the ordinary course of business or financial affairs of the
22			debtor and the insider; or
23		<u>(3)</u>	If made pursuant to a good-faith effort to rehabilitate the debtor and the
24			transfer secured present value given for that purpose as well as an
25			antecedent debt of the debtor.
26			xtinguishment of cause of action.
27	A cau	use of a	action with respect to a fraudulent transfer or obligation under this Article
28	is exting	uished	unless action is brought:
29		<u>(1)</u>	Under G.S. 39-23.4(a), within four years after the transfer was made or
30			the obligation was incurred or, if later, within one year after the transfer
31			or obligation was or could reasonably have been discovered by the
32			<u>claimant;</u>
33		<u>(2)</u>	Under G.S. 39-23.5(a), within four years after the transfer was made or
34			the obligation was incurred; or
35		<u>(3)</u>	Under G.S. 39-23.5(b), within one year after the transfer was made or
36			the obligation was incurred.
37			upplementary provisions.
38			laced by the provisions of this Article, the principles of law and equity,
39		-	w merchant and the law relating to principal and agent, estoppel, laches,
40		-	sentation, duress, coercion, mistake, insolvency, or other validating or
41			ise, supplement its provisions.
42	" <u>§ 39-23</u>	.12. U	niformity of application and construction.

1	This act shall be applied and construed to effectuate its general purpose to make
2	uniform the law with respect to the subject of this Article among states enacting it.
3	" <u>§ 39-23.13. Short title.</u>
4	This Article may be cited as the Uniform Fraudulent Transfer Act."
5	Sec. 3. The Revisor of Statutes shall cause to be printed with this act all
6	explanatory comments of the drafters of this act as the Revisor may deem appropriate.
7	Sec. 4. This act becomes effective October 1, 1995, and applies to all transfers
8	subject to this act made on or after that date.