## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## SENATE DRS45230-MD-28 (02/11)

| Short Title:  | Proof Required for Debt/Fees.   | (Public)                 |
|---|---|--------------------------|
| Sponsors:   | Senators Lee and Brown (Primary Sponsors).  |                          |
| Referred to:  |   |                          |
|   |   |                          |
|   | A BILL TO BE ENTITLED   |                          |
|   | O ALLOW COLLECTION ONLY WHERE ADI   | -                        |
| INDEBTEDNESS PROVIDED; TO CONFORM TO FEDERAL LAW; TO AID                  |   |                          |
| DEBTORS IN IDENTIFYING ACCOUNT OWNERS TO RESOLVE CREDIT ISSUES;           |   |                          |
| TO SPECIFY THAT A CHARGE-OFF STATEMENT SERVE AS PROOF OF DEBT             |   |                          |
| OWED; AND TO MAKE VARIOUS RELATED CHANGES.                                |   |                          |
| The General Assembly of North Carolina enacts:                            |   |                          |
|   | CCTION 1. G.S. 58-70-115 reads as rewritten:  |                          |
| -   | Unfair practices.   |                          |
|   | tion agency shall collect or attempt to collect any del   | of by use of any unfair  |
| practices. Such practices include, but are not limited to, the following: |   |                          |
| (1)   |   |                          |
|   | containing an affirmation of any debt by a consume  |                          |
|   | bankrupt, an acknowledgment of any debt ban   | •                        |
|   | limitations, or a waiver of any legal rights of the d<br>the nature and consequences of such affirmation or | _                        |
|   | the consumer is not legally obligated to make such a  |                          |
| (2)   | ~ · ·   |                          |
| (2)   | collecting of attempting to collect from the consum collection agency's fee or charge for services          | • •                      |
|   | attempting to collect any interest or other charge, f   | _                        |
|   | to the principal debt unless legally entitled to such fe  | <u> </u>                 |
| (3)   | ± ± ±   | •                        |
| (3)   | notified by the consumer's attorney that he represent   | <u> </u>                 |
| (4)   | •   |                          |
| (+)   | buyer, bringing suit or initiating an arbitration proce   | •                        |
|   | or otherwise attempting to collect on a debt whe  |                          |
|   | knows, or reasonably should know, that such coll  |                          |
|   | applicable statute of limitations.  | is curred by une         |
| (5)   | 11  | ting on behalf of a debt |
| (-)   | buyer, bringing suit or initiating an arbitration proce   |                          |
|   | or otherwise attempting to collect on the debt with   | 0 0                      |
|   | documentation that the debt buyer is the owner  |                          |
|   | instrument or account at issue and (ii) reasonable ve   |                          |
|   | of the debt allegedly owed by the debtor. For purp  |                          |
|   | reasonable verification shall include documentation   |                          |
|   | original creditor, the name and address of the deb  |                          |



original creditor's records, the original consumer account number, a copy of the contract contract, charge-off statement, or other document evidencing the consumer debt, and an itemized accounting of the amount claimed to be owed, including all fees and charges. If the debt that a debt buyer is attempting to collect on has been charged off, this itemized accounting shall include an itemized accounting of (i) the charge-off balance; (ii) any post charge-off interest; (iii) any post charge-off fees; and (iv) any post charge-off payments or credits.

- When the collection agency is a debt buyer or acting on behalf of a debt buyer, bringing suit or initiating an arbitration proceeding against the debtor to collect on a debt without first giving the debtor written notice of the intent to file a legal action at least 30 days in advance of filing. The written notice shall include the name, address, and telephone number of the debt buyer, the name of the original creditor and the debtor's original account number, a copy of the eontract—contract, charge-off statement, or other document evidencing the consumer debt, and an itemized accounting of all amounts claimed to be owed. If the debt that a debt buyer is attempting to collect on has been charged off, this itemized accounting shall include an itemized accounting of (i) the charge-off balance; (ii) any post charge-off interest; (iii) any post charge-off fees; and (iv) any post charge-off payments or credits.
- (7) Failing to comply with Part 5 of this Article.
- (8) When collecting or attempting to collect on a time-barred debt where the debt is not past the date for obsolescence provided for in Section 605(a) of the federal Fair Credit Reporting Act (15 U.S.C. § 1681c) failing to conspicuously include the following notice in every written communication with the debtor:

"The law limits how long you can be sued on a debt. Because of the age of your debt, we will not sue you for it. If you do not pay the debt, [insert name of debt buyer] may [continue to] report it to the credit reporting agencies as unpaid for as long as the law permits this reporting."

(9) When collecting or attempting to collect on a time-barred debt where the debt is past the date for obsolescence provided for in Section 605(a) of the federal Fair Credit Reporting Act (15 U.S.C. § 1681c) failing to conspicuously include the following notice in every written communication with the debtor:

"The law limits how long you can be sued on a debt. Because of the age of your debt, we will not sue you for it, and we will not report it to any credit reporting agency.""

**SECTION 2.** G.S. 58-70-150(1) reads as rewritten:

## "§ 58-70-150. Complaint of a debt buyer plaintiff must be accompanied by certain materials.

In addition to the requirements of G.S. 58-70-145, in any cause of action initiated by a debt buyer, as that term is defined in G.S. 58-70-15, all of the following materials shall be attached to the complaint or claim:

(1) A copy of the contract contract, charge-off statement, or other writing evidencing the original debt, which must contain a signature of the defendant. If a claim is based on credit card debt and no such signed writing evidencing the original debt ever existed, then copies of documents generated when the credit card was actually used must be attached.debt."

**SECTION 3.** G.S. 58-70-155 reads as rewritten:

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## "§ 58-70-155. Prerequisites to entering a default or summary judgment against a debtor under this Part.

- (a) Prior to entry of a default judgment or summary judgment against a debtor in a complaint initiated by a debt buyer, the plaintiff shall file evidence with the court to establish the amount and nature of the debt.
- (b) The only evidence sufficient to establish the amount and nature of the debt shall be properly authenticated business records that satisfy the requirements of Rule 803(6) of the North Carolina Rules of Evidence. The authenticated business records shall include at least all of the following items:
  - (1) The original account number.
  - (2) The original creditor.
  - (3) The amount of the original debt. total amount claimed to be owed.
  - (4) An itemization of charges and fees claimed to be <u>owed.owed</u>, and an itemization of post charge-off payments or credits, where applicable.
  - (5) The original-charge-off balance, or, if the balance has not been charged off, an explanation of how the balance was calculated.
  - (6) An itemization of post charge-off additions, fees, where applicable.
  - (7) The date of last <del>payment.payment, where applicable.</del>
    - (8) The amount of interest <u>claimed\_claimed, including any post charge-off</u> <u>interest claimed, and the basis for the interest charged."</u>

**SECTION 4.** This act becomes effective October 1, 2015.