## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

## **SENATE BILL 655**

	Short Title:	Update Structured Settlement Protection Act. (Public)
	Sponsors:	Senators Sawyer, Craven, and Johnson (Primary Sponsors).
	Referred to:	Rules and Operations of the Senate
		April 10, 2023
1		A BILL TO BE ENTITLED
2	AN ACT 7	TO UPDATE THE NORTH CAROLINA STRUCTURED SETTLEMENT
3 4		TION ACT TO ALIGN WITH THE MOST RECENT VERSION OF THE STATE STRUCTURED SETTLEMENT PROTECTION ACT APPROVED BY
5		FIONAL COUNCIL OF INSURANCE LEGISLATORS.
6	The General	Assembly of North Carolina enacts:
7 8		ECTION 1. Article 44B of Chapter 1 of the General Statutes reads as rewritten: "Article 44B.
8 9		"Structured Settlement Protection Act.
	"8 1 542 10	
10	"§ 1-543.10.	
11	"§ 1-543.11.	cle may be cited as the North Carolina Structured Settlement Protection Act.
12	-	
13		uses of this Article: Article, the following definitions apply:
14	(1	· · · · · · · · · · · · · · · · · · ·
15		annuity or insurance contract used to fund periodic payments under a
16	(1	structured settlement; settlement.
17	<u>(1</u>	a) <u>Assignee. – A party acquiring or proposing to acquire structured settlement</u>
18	(1	payment rights from a transferee of the rights.
19	<u>(1</u>	b) Dependents. – Includes a payee's spouse and minor children and all other
20		persons for whom the payee is legally obligated to provide support, including
21		alimony.
22	(2	· · · · ·
23		present value of future payments, as payments determined by discounting such
24		the payments to the present utilizing the tables adopted in Article 5 of Chapter
25		8 of the General Statutes; most recently published Applicable Federal Rate for
26		determining the present value of an annuity, as issued by the United States
27		Internal Revenue Service.
28	<u>(2</u>	
29		account as consideration for a transfer of structured settlement payment rights
30		before any reductions for transfer expenses or other deductions to be made
31		from the consideration.
32	(3	
33		<u>advice. – Advice</u> of an attorney, certified public accountant, actuary, or other
34		licensed or registered professional or financial adviser: advisor.



1

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		a. Who is engaged by a payee to render advice co	
		and financial implications of a transfer of payment rights;	structured settlemen
			r companyated by the
		b. Who is not in any manner affiliated with o transferce of such transfer; and	i compensated by the
			ion is not offerted by
		c. Whose compensation for rendering such adv whether a transfer occurs or does not occur;	ice is not affected by
	(A)		<b>W</b> 7:41
	(4)	"Interested parties" means, with Interested parties.	
		structured settlement, the payee, any beneficiary design	
		contract to receive payments following the payee's de	
		the structured settlement obligor, and any other p	
		settlement that has continuing rights or obligation	
	$(1_{\alpha})$	<u>payments</u> under the terms of the structured settlement;	
	<u>(4a)</u>	<u>Net advance amount. – The gross advance amount less</u>	
		of the actual and estimated transfer expenses required G.S. 1-543.11C(5).	to be disclosed unde
	(5)		iving toy from domag
	(5)	<u>"Payee" means an Payee. – An individual who is reco</u>	
		payments under a structured settlement and proposes to	o make a transfer of <u>th</u>
	$(5_{2})$	payment rights thereunder; rights.	a and calculad futur
	<u>(5a)</u>	<u>Periodic payments. – Includes both recurring payment</u>	s and scheduled futur
	$(5\mathbf{h})$	lump sum payments.	
	$\frac{(5b)}{(6)}$	Person. – Includes individual and entity.	
	(6)	"Qualified assignment agreement" means an Qualified	
		<u>– An agreement providing for a qualified assignment</u>	
		section 130 of the Internal Revenue Code, United St amended from time to time;26 U.S.C. § 130.	ates Code Title 20, a
	(60)		d structurad sattlaman
	<u>(6a)</u>	<u>Renewal date.</u> – The annual date on which a registere purchase company is required to have renewed the	
		pursuant to G.S. 1-543.11A.	annual registration
	(7)	"Responsible administrative authority" means,	with Perponsible
	(7)	<u>administrative authority. – With respect to a struct</u>	·
		government authority vested by law with exclusive	
		settled claim resolved by such the structured settlement	•
	(8)	"Settled claim" means the Settled claim. – The origina	
	(8)	a structured settlement; settlement.	
	(9)	"Structured settlement" means an Structured settlement	t An arrangement fo
	(9)	periodic payment of damages for personal injuries est	Ū
		or judgment in resolution of a tort <del>claim;claim.</del>	autisticu by settiemen
	(10)	"Structured settlement agreement" means the	Structured cottlomor
	(10)	-	
		<u>agreement. – The agreement, judgment, stipulation, or</u>	
		terms of a structured settlement, including the rights -	of the payee to receiv
	(11)	periodic payments; settlement.	d aattlamant ahligan
	(11)	"Structured settlement obligor" means, with <u>Structure</u>	_
		With respect to any structured settlement, the party t	
		periodic payment obligation to the payee under a	
	(10)	agreement or a qualified assignment agreement; agreen	
	(12)	"Structured settlement payment rights" means rights	
		payment rights. – Rights to receive periodic payment	· · · ·
		payments) under a structured settlement, whether	
		settlement obligor or the annuity issuer, where: issuer	uer, when any of the
		following applies:	

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1		a. The payee is domiciled in this <u>State;State</u> .	
2		b. The structured settlement agreement was approve	ed by a court or
3		responsible administrative authority in this State; or	State.
4		c. The settled claim was pending before the courts of t	his State when the
5		parties entered into the structured settlement agreen	
6	<u>(12a)</u>	Structured settlement purchase company A person that a	cts as a transferee
7		in this State and who is registered with the Department of I	
8		to G.S. 1-543.11A.	-
9	<u>(12b)</u>	Structured settlement transfer proceeding A court proc	ceeding filed by a
10		structured settlement purchase company seeking court app	
11		in accordance with G.S. 1-543.12.	
12	(13)	"Terms of the structured settlement" include, with Terms	of the structured
13		settlement With respect to any structured settlement,	the terms of the
14		structured settlement agreement, the annuity contrac	t, any qualified
15		assignment agreement, and any order or approval of any co	ourt or responsible
16		administrative authority or other government authority	y authorizing or
17		approving such the structured settlement; and settlement.	
18	(14)	<u>"Transfer" means any Transfer. – Any sale, assi</u>	ignment, pledge,
19		hypothecation, or other form of alienation or encumbrance	
20		settlement payment rights made by a payee for considerat	ion;consideration.
21		The term does not include the creation or perfection of a s	
22		structured settlement payment rights under a blanket se	
23		entered into with an insured depository institution in the abs	
24		to redirect the structured settlement payments to the in	
25		institution, or its agent or successor in interest, or to othe	
26		blanket security interest against the structured settlement pa	
27	(15)	"Transfer agreement" means the Transfer agreement	
28		providing for transfer of structured settlement payment righ	ts from a payee to
29	(1.6)	a transferee.rights.	
30	<u>(16)</u>	<u>Transfer expenses. – All expenses of a transfer that are r</u>	
31		transfer agreement to be paid by the payee or deducted from	•
32		amount, including court filing fees, attorneys' fees, e	-
33		recordation fees, judgment and lien search fees, finders' for	
34 35		and other payments to a broker or other intermediary. T	
33 36		include preexisting obligations of the payee payable for the	<u>le payée's account</u>
30 37	(17)	<u>from the proceeds of a transfer.</u> Transfer order. – An order approving a transfer in	accordance with
38	(17)	G.S. 1-543.12.	accordance with
39	<u>(18)</u>	<u>Transferee. – A party acquiring or proposing to acquire stru</u>	uctured settlement
40	(10)	payment rights through a transfer.	detured settlement
41	"8 1.543 11A R	egistration required.	
42		on shall not act as a transferee, attempt to acquire structured so	ettlement navment
43		ransfer from a payee who resides in this State, or file a stru	
44		ng in this State unless the person has registered with the	
45	•	tructured settlement purchase company. A registered stru	-
46		y shall renew its registration annually, on or before the rene	
47		nt of Insurance, and provide the certifications set forth in	
48		surance may adopt rules as necessary to implement this section	
49	•	gistrant a fee to offset the costs of processing and maintaining	
50	required by this se		

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1	(b) To protect payees who do b	business with a structured settlement purchase company, a
2	structured settlement purchase comp	pany's initial registration shall be submitted on a form
3	prescribed by the Department of Insur	rance and shall include a sworn certification by an owner,
4	officer, director, or manager of the reg	gistrant, if the registrant is an entity or by the registrant if
5	the registrant is an individual, certifyin	ng that the registrant has secured a surety bond, been issued
6	a letter of credit, or posted a cash bond	l in the amount of fifty thousand dollars (\$50,000) relative
7	to its business as a structured settle	ement purchase company in this State. The following
8	provisions apply:	
9	· · · ·	bayable to the State of North Carolina.
10		tter of credit, or cash bond shall be effective concurrently
11		d settlement purchase company's registration with the
12		rance and shall remain in effect for not less than three years
13	· · · · · · · · · · · · · · · · · · ·	or termination of the registration. The surety bond, letter
14		ond shall be renewed annually with the registration.
15		submit to the Department of Insurance a copy of the surety
16		dit, or receipt from the posted cash bond with its initial
17	registration and eac	
18		letter of credit, or cash bond may provide a source for
19 20	• • •	yee should a payee recover a judgment against a structured
20		e company for a violation of this Article.
21 22		gment is secured against a structured settlement purchase
22 23		settlement purchase company shall file a notice with the
23 24	-	ety. The notice shall include a copy of the judgment, the editor, and the status of the matter, including whether the
24 25	judgment will be appealed or has been	
23 26		inder the bond is not affected by any (i) breach of contract,
20 27		pay a premium, (iv) other act or omission of the bonded
28		pay, or (v) insolvency or bankruptcy of the structured
29	settlement purchase company.	any, or (1) moorteney of canningery of the statement
30		ured settlement purchase company nor the surety shall
31		erm for which it is issued, except with written notice to the
32		) days prior to the effective date of a cancellation or
33	modification.	
34	(f) In the event of a cancellation	on of the bond, the registration of the structured settlement
35	purchase company shall automatically	v expire unless a new surety bond, letter of credit, or cash
36	bond that complies with this section is	s filed with the Department of Insurance. The cancellation
37		fect any liability that the bonded surety company incurred
38	before the cancellation or modification	n of the bond.
39		d to register as a structured settlement purchase company
40	-	ent payment rights or take a security interest in structured
41	settlement payment rights that were tra	ansferred by the payee to a structured settlement purchase
42	<u>company.</u>	
43		red settlement purchase company acting on behalf of the
44	<b>_ _</b>	ny in connection with a transfer is not required to register.
45		a court of competent jurisdiction pursuant to this Article
46	-	U.S.C. § 5891 unless the transferee to which the transfer
47		structured settlement purchase company pursuant to this
48		signed, in which case, the transfer order does not constitute
49 50	a qualified order under 26 U.S.C. § 58	
50	" <u>§ 1-543.11B. Prohibited practices;</u>	private right of action; penalties.

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(a)	A tra	nsferee, structured settlement purchase company, or an	employee or other
		a transferee or structured settlement purchase company sh	
followin		<u> </u>	
	<u>(1)</u>	Pursue or complete a transfer with a payee without	complying with this
	<u>, , , , , , , , , , , , , , , , , , , </u>	Article.	<u> </u>
	(2)	Refuse or fail to fund a transfer after court approval of the	ne transfer.
	$\overline{(3)}$	Acquire structured settlement payment rights from a paye	
		with this Article and obtaining court approval of the tra	
		with this Article.	
	<u>(4)</u>	Intentionally file a structured settlement transfer procee	ding in any court or
		with any administrative authority other than the cou	irt or administrative
		authority specified in G.S. 1-543.14, unless the transfered	e is required to file in
		a different court by other law.	
	<u>(5)</u>	Except as otherwise provided in this subdivision, pay a co	ommission or finder's
		fee to any person for facilitating or arranging a structure	ed settlement transfer
		with a payee. This subdivision does not prevent a s	structured settlement
		purchase company from paying any of the following:	
		<u>a.</u> <u>A commission or finder's fee to a person who is a</u>	
		purchase company or an employee of a structured	l settlement purchase
		<u>company.</u>	
		b. Routine transfer expenses to third parties, includ	
		escrow fees, lien recordation fees, judgment a	
		attorneys' fees, and other similar types of fees rel	
		c. <u>A reasonable referral fee to an attorney, certifie</u>	<b>-</b>
		<u>actuary, licensed insurance agent, or other li</u> advisor in connection with a transfer.	censed professional
	<u>(6)</u>	Intentionally advertise materially false or misleading in	formation regarding
	<u>(0)</u>	its products or services.	normation regarding
	<u>(7)</u>	Attempt to coerce, bribe, or intimidate a payee seeking to	to transfer structured
	<u>(7)</u>	settlement payment rights.	to transfer structured
	<u>(8)</u>	Attempt to defraud a payee, any party to a structured se	ettlement transfer or
	<u>(0)</u>	any interested party in a structured settlement transfer p	
		of forgery or false identification.	
	<u>(9)</u>	Except as otherwise provided in this subdivision, into	ervene in a pending
	<u> </u>	structured settlement transfer proceeding if the trans	
		settlement purchase company is not a party to the procee	
		party relative to the proposed transfer that is the subject	ct of the proceeding.
		This subdivision does not prevent a structured settlement	nt purchase company
		from intervening in a pending structured settlement trans	sfer proceeding if the
		payee has signed a transfer agreement with the structured	<u>l settlement purchase</u>
		company within 60 days before the filing of the proceedi	-
		settlement purchase company that filed the proceeding vi	
		of this Article in connection with the proposed transfer	that is the subject of
		the proceeding.	
	<u>(10)</u>	Except as otherwise provided in this subdivision, knowi	
		who has signed a transfer agreement and is pursuing a pr	-
		another structured settlement purchase company for the	
		the payee into cancelling the proposed transfer or transfe	-
		other structured settlement purchase company if a s	
		transfer proceeding has been filed by the other structured	±
		company and is pending. This subdivision does not app	ny 11 no nearing was

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1		held in the pending structured settlement transfer proceeding within 90 d	lays
2		after the filing of the proceeding.	
3	(11)	Fail to move for dismissal of a pending structured settlement tran	sfer
4	<u>,</u>	proceeding at the request of the payee. A dismissal of a structured settlen	
5		proceeding after a structured settlement purchase company has violated	
6		subdivision does not exempt the structured settlement purchase company fi	
7		liability under this Article.	
8	(b) A pay	ree has standing to bring a private action for violation of this Article and i	may
9		ges and pursue all rights and remedies to which the payee may be enti	
10		Article or any other law. Any payee who brings an action against the transfe	
11	-	al monetary loss or damages up to five thousand dollars (\$5,000), or both.	
12		o attorneys' fees and costs incurred to enforce this Article. In addition, all un	
13	- ·	nent payment rights transferred in violation of this Article by any transferee s	-
14	be reconveyed to		
15		ictured settlement purchase company has standing to bring a private action	n to
16		ons (4), (7), (9), (10), and (11) of subsection (a) of this section and may reco	
17		pursue all remedies to which the structured settlement purchase company r	
18		ant to this Article or any other law.	<u>~</u>
19	-	ourt determines that a structured settlement purchase company or transfere	e is
20		bsection (a) of this section, the court may do one or more of the following:	
21	(1)	Revoke the registration of the structured settlement purchase company.	
22	$\overline{(2)}$	Suspend the registration of the structured settlement purchase company for	or a
23		period to be determined at the discretion of the court.	
24	<u>(3)</u>	Enjoin the structured settlement purchase company or transferee from fi	ling
25		new structured settlement transfer proceedings in this State or otherw	
26		pursuing transfers in this State.	
27	" <u>§ 1-543.11C.</u> R	equired disclosures to payee.	
28	No less than	three days prior to the date on which a payee signs a transfer agreement,	the
29	transferee shall p	rovide to the payee a separate disclosure statement setting forth in bolded ty	ype,
30	no smaller than 1	4-point font, all of the following:	
31	<u>(1)</u>	The amounts and due dates of the structured settlement payments to	be
32		transferred.	
33	<u>(2)</u>	The aggregate amount of the payments.	
34	<u>(3)</u>	The discounted present value of the payments to be transferred, identified	d in
35		the disclosure statement as the "calculation of current value of the transfer	rred
36		structured settlement payments under federal standards for valuing annuiti	es,"
37		and the percentage figure used to calculate the discounted present va	alue
38		<u>pursuant to G.S. 1-543.11(2).</u>	
39	<u>(4)</u>	The gross advance amount.	
40	<u>(5)</u>	An itemized listing of all applicable transfer expenses and rela	ated
41		disbursements payable in connection with the transferee's application	for
42		approval of the transfer, other than attorneys' fees, and the transferee's	best
43		estimate of the amount of the listed fees and disbursements.	
44	<u>(6)</u>	The effective annual interest rate disclosed in a statement in the follow	ving
45		form: "On the basis of the net amount that you will receive from us and	the
46		amounts and timing of the structured settlement payments that you	are
47		transferring to us, you will, in effect be paying interest to us at a rate of	
48		percent per year."	
49	<u>(7)</u>	The net advance amount.	
50	<u>(8)</u>	The amount of any penalties or liquidated damages payable by the paye	<u>e in</u>
51		the event of any breach of the transfer agreement by the payee.	

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1	<u>(9)</u>	That the payee has the right to cancel the transfer	agreement without penalty
2	<u>\&gt;7</u>	or further obligation no later than the third busin	
3		agreement is signed by the payee.	iess day arter the date the
4	<u>(10)</u>	That the payee has the right to seek and receive	independent professional
5	<u>(10)</u>	advice regarding the proposed transfer and that	
6		doing so before agreeing to transfer any structured	
7	(11)		
8	<u>(11)</u>	That the payee has the right to seek out and con	
	"8 1 542 10 St-	transferring structured settlement payments and the	
9		uctured <u>Approval of transfers of structured</u> settle	
10		rect or indirect transfer of structured settlement	
11		<u>ve</u> and no structured settlement obligor or annuity	
12		nt directly or indirectly to any transferee or assigned	
13		nless the transfer has been authorized in advance in	
14		ction or a responsible administrative authority base	
15	findings by such	the court or responsible administrative authority that	
16	(1)	The transfer complies with the requirements of this	
17		contravene any statute or the order of any court or o	other government authority.
18	<del>(2)</del>	Not less than 10 days prior to the date on which the	he payee first incurred any
19		obligation with respect to the transfer, the transfere	e has provided to the payee
20		a disclosure statement in bold type, no smaller than	n 14 point setting forth:
21		a. The amounts and due dates of the structur	
22		be transferred;	
23		b. The aggregate amount of such payments;	
24		c. The discounted present value of such paym	ents:
25		d. The gross amount payable to the payee in ex	
26		e. An itemized listing of all brokers' com	
27		application fees, processing fees, clo	
28		administrative fees, legal fees, notary fee	
20 29		fees, costs, expenses, and charges payable	
30		from the gross amount otherwise payable to	
30		f. The net amount payable to the payable	
31			
32 33		commissions, fees, costs, expenses, and sub-subdivision e. of this subdivision;	ia charges described m
34		g. The quotient (expressed as a percentage) of	
35		payment amount by the discounted present	
36		h. The discount rate used by the transferee to	
37		payable to the payee for the structured s	settlement payments to be
38		transferred; and	
39		i. The amount of any penalty and the aggregation	
40		damages (inclusive of penalties) payable b	
41		any breach of the transfer agreement by the	
42	(3)	The transfer is in the best interest of the payee; pay	vee, taking into account the
43		welfare and support of the payee's dependents.	
44	(4)	The payee has received been advised in writing	by the transferee to seek
45		independent professional advice regarding the	
46		implications of the transfer; transfer and has e	-
47		knowingly waived in writing the opportunity to see	
48	<del>(5)</del>	The transferee has given written notice of the trans	
49	(-)	taxpayer identification number to the annuity	
50		settlement obligor and has filed a copy of such	
51		responsible administrative authority;	
51		responsible administrative admonty,	

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	) The discount rate use	l in determining the net amount payable to the payee, as
	provided in subdivi	tion (2) of this section, does not exceed an annual
		me plus five percentage points calculated as if the net
		ne payee, as provided in sub-subdivision (2)f. of this
	section, was the prin	cipal of a consumer loan made by the transferee to the
		uctured settlement payments to be transferred to the
	transferee were the p	ayee's payments of principal plus interest on such loan.
	For purposes of this	subdivision, the prime rate shall be as reported by the
	Federal Reserve Stat	stical Release H.15 on the first Monday of the month in
		reement is signed by both the payee and the transferee,
		fer agreement is signed prior to the first Monday of that
		he rate shall be as reported by the Federal Reserve
	Statistical Release H	15 on the first Monday of the preceding month;
(	) Any brokers' commis	sions, service charges, application fees, processing fees,
	<b>U</b>	fees, administrative fees, notary fees and other
		osts, expenses, and charges payable by the payee or
		gross amount otherwise payable to the payee do not
	-	2%) of the net amount payable to the payee;
(	<del>) The transfer of struc</del>	ured settlement payment rights is fair and reasonable;
	and	
(	-	provision of the structured settlement agreement
		ment by the payee, the court may order a transfer of
		ts provided that the court finds that the provisions of this
	Article are satisfied.	
	1	rative authority authorizes the transfer pursuant to this
		istrative authority shall order the structured settlement
		of assignment letter on behalf of the transferee for the
		ayment rights to be transferred; provided, however,
	tlement payment rights ar	sing from a claim pursuant to Chapter 97 shall not be
authorized.	1 1	
		of a minor's structured settlement payment rights by a
	-	effective and no structured settlement obligor or annuity
	· · · ·	nt directly or indirectly to a transferee or assignee of the
	± •	ights unless, in addition to the findings required under
		lso finds all of the following:
<u>(</u>		roposed transfer would be applied solely for the support,
,		h, and welfare of the minor payee.
<u>(</u>	• •	s would be preserved for the future support, care,
		welfare of the minor payee and transferred to the minor
	payee upon emancipa	
	1 .	nt rights arising from a claim pursuant to Chapter 97 of
	tatutes shall not be author	
		ructured settlement payment rights.
	g a transfer of structured se	tlement payment rights under this Article, the following
<u>apply:</u>	) The stars stored settler	ant abligge and the second try issues may also as the ander
<u>(</u>		nent obligor and the annuity issuer may rely on the order
		sible administrative authority approving the transfer in
		payments to an assignee or transferee and are, as to all
	<b>H H</b>	ansferee or an assignee designated by the transferee,
		ed from any and all liability for the redirected payments.
	<u>The discharge and re</u>	lease are not affected by the failure of any party to the

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1		transfer to comply with this Article or with the order of the co	ourt or responsible
2		administrative authority approving the transfer.	<u></u>
3	<u>(2)</u>	The transferee is liable to the structured settlement obligor	r and the annuity
4	<u></u>	issuer as follows:	
5		<u>a.</u> If the transfer contravenes the terms of the structure	ed settlement, for
6		any taxes incurred by the structured settlement of	
7		issuer as a consequence of the transfer.	<u> </u>
8		b. For any other liabilities or costs, including reason	onable costs and
9		attorneys' fees, arising from compliance by the stru	
10		obligor or annuity issuer with the order of the cou	<u>irt or responsible</u>
11		administrative authority approving the transfer or fr	om the failure of
12		any party to the transfer to comply with this Article.	
13	<u>(3)</u>	Neither the annuity issuer nor the structured settlement	obligor shall be
14		required to divide any periodic payment between the payee	and one or more
15		transferees or assignees.	
16	<u>(4)</u>	Any further transfer of structured settlement payment rights	
17		be made only after compliance with all of the requirements	of this Article.
18	"§ 1-543.13. Jur		
19		e— <u>When</u> the structured settlement agreement was en	
20		of litigation or administrative proceedings in this Stat	
21	-	gency where the action was pending shall have has exclusive	•
22		or authorization under this Article of a transfer of structured se	ttlement payment
23	rights.	<b>TT</b> 71 - 1 1 1	• . •
24		e- <u>When</u> the structured settlement agreement was entered	-
25 26		of litigation or administrative proceedings, or after the co	
26 27	litigation outside this State, the Superior Court Division of the General Court of Justice shall have has nonexclusive original jurisdiction over any application for authorization under this		
27	Article of a transfer of structured settlement payment rights.		
28 29		ocedure for approval of transfers.	
30		e- <u>When</u> the structured settlement agreement was entered	d into after the
31		of litigation or administrative proceedings in this State, the <u>tra</u>	
32		or authorization of a transfer of structured settlement rights $\frac{1}{5}$	
33		nistrative agency where the settled claim was pending as a mo	
34		e-When the structured settlement agreement was entered	
35	. ,	of litigation or administrative proceedings, or after the co	-
36		inistrative proceedings outside this State, the transferee shall fi	
37	•	of a transfer of structured settlement payment rights shall be fil	
38	court with proper	r venue pursuant to Article 7 of this Chapter. The nature of the	e action shall be a
39	special proceedin	ng governed by the provisions of Article 33 of this Chapter.	
40	<u>(b1)</u> At the	e time of filing, the application shall include evidence that	the transferee is
41	registered with th	ne Department of Insurance as a structured settlement purchase	e company.
42		ely hearing shall be held on an application for approval of a trar	
43		ent rights. The payee shall appear in person at the hearing un	
44	-	nistrative authority determines that good cause exists to excus	se the payee from
45	appearing in pers		
46		ess than $30-20$ days prior to the scheduled hearing on any	
47		a transfer of structured settlement payment rights under	
48		ile with the proper court or responsible administrative autho	
49 50		ment authority which that previously approved the structured	
50	-	s as defined in G.S. 1-543.11(4), <u>including a parent or o</u>	-
51	aumorized legal i	representative of any interested party who is not legally comp	<u>belent</u> , and on the

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l 2	•	l, a notice of the proposed transfer and the application for notice: and shall include in the notice all of the following:	its authorization,
3	(1)	A copy of the transferee's application; application.	
	(2)	A copy of the transfer <del>agreement; agreement.</del>	
	(3)	A copy of the disclosure statement required	under G.S.
	$(\mathbf{J})$	$\frac{1-543.12(a)(2)}{G.S.}$ 1-543.11C.	under 0.5.
	<u>(3a)</u>	The payee's name, age, county of domicile, and the number	and area of each
	<u>(3a)</u>	of the payee's dependents.	and ages of cach
	<u>(3b)</u>	<u>A summary of each of the following:</u>	
	(30)		or on offiliate or
		<u>a.</u> <u>Any prior transfers by the payee to the transferee of</u> through the transferee or affiliate to an assignee, w	
		immediately preceding the date of the transfer agreer	
		b. Any proposed transfers by the payee to the transfere	
		or through the transferee or affiliate, for which	
		approval were denied within two years immediately p	receding the date
		of the transfer agreement.	ity other then the
		c. <u>Any prior transfers by the payee to any person or ent</u> transferee or an affiliate, or assignee of the transf	
		within three years immediately preceding the date	
		· · · · · ·	
		agreement, to the extent disclosed to the transferee	
		writing or otherwise actually known by the transfered	
		d. Any prior proposed transfers by the payee to any pers	
		than the transferee or an affiliate, or assignee of	
		affiliate, for which applications for approval were d	
		year immediately preceding the date of the current tra	-
		to the extent disclosed to the transferee by the pay	ee in writing or
	(A)	otherwise actually known by the transferee.	nont onnoso on
	(4)	Notification that any interested party is entitled to sup	
		otherwise respond to the transferee's application, either	
		counsel, by submitting written comments to the court	1
	(5)	administrative authority or by participating in the hearing; and patification of the time and place of the hearing and patification	
	(5)	Notification of the time and place of the hearing and notification is subject to be added by the subje	
		in which and the time date by which which, no less than five	
		hearing, written responses to the application must be file	
		considered by the court or responsible administrative author	•
		Attorney General shall have standing to raise, appear, and be here	-
		plication for authorization of a transfer of structured settlemer	it payment rights
	under this Article		
		waiver; penalties.waiver; miscellaneous provisions.	
	· / I	rovisions of this Article may not be waived.	
	· · · · ·	bayee who has transferred structured settlement payment righ	
		ng with this Article may bring an action against the transferee	
	-	r for damages up to five thousand dollars (\$5,000) for the	-
		ng actions for both. The payee is entitled to attorneys' fees and	
		cle. In addition, all unpaid structured settlement payment rig	
		Article by any transferee shall be reconveyed to the pay	
		d into by a payee who resides in this State shall provide that d	
	-	nt, including any claim that the payee has breached the agr	
		nd under the laws of this State. No transfer agreement sha	
		v other party to confess judgment or consent to entry of judg	ment against the
	payee.		

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1	(c) No payee who proposes to make a transfer of structured settlement payment rights
2	shall incur any penalty, forfeit any application fee or other payment, or otherwise incur any
3	liability to the proposed transferee based on any failure of such-the transfer to satisfy the
4	conditions of this Article.
5	(d) No transfer of structured settlement payment rights shall extend to any payments that
6	are life contingent unless, prior to the date on which the payee signs the transfer agreement, the
7	transferee has established and has agreed to maintain procedures reasonably satisfactory to the
8	annuity issuer and the structured settlement obligor for (i) periodically confirming the payee's
9	survival and (ii) giving the annuity issuer and the structured settlement obligor prompt written
10	notice in the event of the payee's death.
11	(e) If the payee cancels a transfer agreement or if the transfer agreement otherwise
12	terminates after an application for approval of a transfer of structured settlement payment rights
13	has been filed and before it has been granted or denied, the transferee shall promptly request
14	dismissal of the application.
15	(f) Nothing in this Article affects the validity of any transfer of structured settlement
16	payment rights in which the structured settlement obligor and annuity issuer waive or do not
17	assert their rights under terms of the structured settlement prohibiting or restricting the sale,
18	assignment, or encumbrance of the structured settlement payment rights.
19	(g) Nothing in this Article authorizes any transfer of structured settlement payment rights
20	in contravention of any law.
21	(h) Compliance with the requirements set forth in G.S. 1-543.11A and with the
22	prohibitions set forth in G.S. 1-543.11B are solely the responsibility of the transferee in any
23	transfer of structured settlement payment rights, and neither the structured settlement obligor nor
24	the annuity issuer bear any responsibility for or any liability arising from noncompliance."
25	SECTION 2. This act is effective when it becomes law and applies to transfer
26	agreements entered into on or after October 1, 2024. Nothing in this act is intended to imply that
27	any transfer under a transfer agreement entered into prior to October 1, 2024, is valid or invalid.