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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3636

(SENATE AUTHORS: UTKE, Mathews and Bigham)					
DATE	D-PG	OFFICIAL STATUS			
03/02/2022	5180	Introduction and first reading			
		Referred to Civil Law and Data Practices Policy			
03/03/2022	5208	Author added Bigham			
03/16/2022	5371	Chief author stricken, shown as co-author Mathews			
		Chief author added Utke			
03/28/2022		Comm report: To pass as amended and re-refer to Commerce and Consumer Protection Finance			
		and Policy			

1.1	A bill for an act
1.2 1.3	relating to civil law; amending process for and approval of transfer of structured settlement; providing for enforcement of violations of prohibited practices; amending Minnesota Statutes 2020, sections 549.30, subdivisions 3, 6, 15, 19, by
1.4 1.5 1.6	adding subdivisions; 549.31; 549.32; 549.34; proposing coding for new law in Minnesota Statutes, chapter 549.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 549.30, subdivision 3, is amended to read:
1.9	Subd. 3. Applicable law. "Applicable law" means: (1) the laws of the United States; (2)
1.10	the laws of this state, including principles of equity applied in the courts of this state; and
1.11	(3) the laws of any other jurisdiction: (i) which is the domicile of the payee or any other
1.12	interested party; (ii) under whose laws a structured settlement agreement was approved by
1.13	a court or responsible administrative authority; or (iii) in whose courts a settled claim was
1.14	pending when the parties entered into a structured settlement agreement.
1.15	Sec. 2. Minnesota Statutes 2020, section 549.30, is amended by adding a subdivision to
1.16	read:
1.17	Subd. 3a. Assignee. "Assignee" means a person acquiring or proposing to acquire
1.18	structured settlement payment rights from a transferee.
1.19	Sec. 3. Minnesota Statutes 2020, section 549.30, is amended by adding a subdivision to
1.20	read:
1.21	Subd. 5a. Effective equivalent annual interest rate. "Effective equivalent annual
1.22	interest rate" means the annualized rate of interest on the net advance amount, calculated

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2.1				s if they were installment	
2.2	loan, with each	payment applied	I first to the accrue	d unpaid interest and then	to the principal.
2.3	Sec. 4. Minne	esota Statutes 20	20, section 549.30), subdivision 6, is amend	led to read:
2.4	Subd. 6. In	dependent prof	essional advice. "	Independent professional	advice" means
2.5	advice of an att	orney, certified p	ublic accountant, a	actuary, financial adviser,	or other <u>licensed</u>
2.6	professional ad	lviser: (1) who is	engaged by a pay	yee to render advice conc	erning the legal,
2.7	tax, and financ	ial implications of	of a transfer of str	uctured settlement payme	ent rights; (2) to
2.8	whom the paye	e is not referred	directly or indirect	t <u>ly and</u> who is not in any r	nanner affiliated
2.9	with or compen	nsated by the trai	nsferee of the tran	sfer; and (3) whose comp	ensation for
2.10	providing the a	dvice is not affe	cted by whether a	transfer occurs or does n	ot occur.

2.11 Sec. 5. Minnesota Statutes 2020, section 549.30, subdivision 15, is amended to read:

2.12 Subd. 15. **Structured settlement payment rights.** "Structured settlement payment 2.13 rights" means rights to receive periodic payments, including lump-sum payments, under a 2.14 structured settlement, whether from the settlement obligor or the annuity issuer, where: (1) 2.15 the payee or any other interested party is domiciled in the state; (2) the structured settlement 2.16 agreement was approved by a court or responsible administrative authority in the state; or 2.17 (3) the settled claim was pending before the courts of this state when the parties entered 2.18 into the structured settlement agreement.

Sec. 6. Minnesota Statutes 2020, section 549.30, subdivision 19, is amended to read:
 Subd. 19. Transferee. "Transferee" means a person who is receiving or will receive
 acquiring or proposing to acquire structured settlement payment rights resulting from a
 transfer.

2.23 Sec. 7. Minnesota Statutes 2020, section 549.31, is amended to read:

2.24 549.31 CONDITIONS TO TRANSFERS OF STRUCTURED SETTLEMENT 2.25 PAYMENT RIGHTS AND STRUCTURED SETTLEMENT AGREEMENTS.

2.26 Subdivision 1. **Generally.** No direct or indirect transfer of structured settlement payment 2.27 rights is effective and no structured settlement obligor or annuity issuer is required to make 2.28 a payment directly or indirectly to a transferee of structured settlement payment rights unless 2.29 the transfer has been authorized in advance in a final order of a court of competent jurisdiction 2.30 or responsible administrative authority, based on the court's or responsible administrative 2.31 authority's written express findings, after notice and hearing, that:

3.1	(a) the transfer complies with the requirements of sections 549.31 to 549.34 and will
3.2	not contravene other applicable law;
3.3	(b) not less than ten days before the date on which the payee first incurred an obligation
3.4	with respect to the transfer, the transferee has provided to the payee, an attorney representing
3.5	the payee or advising the payee, or any other professional known to be advising the payee
3.6	a disclosure statement in bold type, no smaller than 14 points, specifying:
3.7	(1) the amounts and due dates of the structured settlement payments to be transferred;
3.8	(2) the aggregate amount of the payments;
3.9	(3) the discounted present value of the payments, together with the discount rate used
3.10	in determining the discounted present value;
3.11	(4) the gross amount payable to the payee in exchange for the payments;
3.12	(5) an itemized listing of all brokers' commissions, service charges, application fees,
3.13	processing fees, closing costs, filing fees, referral fees, administrative fees, legal fees, notary
3.14	fees, and other commissions, fees, costs, expenses, and any other charges payable by the
3.15	payee or deductible from the gross amount otherwise payable to the payee and verification
3.16	that the total fees and charges do not exceed two percent of the total compensation payable
3.17	to the payee;
3.18	(6) the net amount payable to the payee after deduction of all commissions, fees, costs,
3.19	expenses, and charges described in clause (5);
3.20	(7) the quotient, expressed as a percentage, obtained by dividing the net payment amount
3.21	by the discounted present value of the payments; and
3.22	(8) the amount of any penalty and the aggregate amount of any liquidated damages,
3.23	including penalties, payable by the payee in the event of a breach of the transfer agreement
3.24	by the payee;
3.25	(9) the effective equivalent annual interest rate, disclosed in the following form: "Based
3.26	on the net amount that you will receive from us and the amounts and timing of the structured
3.27	settlement payments you are transferring to us, in effect you will be paying us at an interest
3.28	rate of % per year"; and
3.29	(10) that the payee is advised to obtain independent professional advice about the transfer,
3.30	disclosed in the following form: "Before agreeing to sell any of your payment rights, you
3.31	should seek guidance from an attorney, accountant, actuary, financial adviser, or tax or
3.32	other licensed professional adviser who is not associated with the buyer. It is illegal for the

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4.1	buyer to refe	r you to anyone for	r this advice and	for anyone associated wi	th or paid for by
4.2	the buyer to	give you advice.";			
4.3	(c) based	on the files, record	ls, disclosures, ar	d evidence presented at	the hearing, the
4.4	payee court l	nas established that	t the financial terr	ms of the proposed trans	fer are fair and
4.5	reasonable a	nd the proposed tra	unsfer is in the be	st interests of the payee a	and the payee's
4.6	dependents;	after considering:			
4.7	<u>(1) the pa</u>	yee's age, legal kno	wledge, and appa	arent maturity level, and a	any other relevant
4.8	factors and the	he stated purpose o	of the transfer;		
4.9	(2) wheth	er the payee has th	e capacity to full	y understand the financi	al terms and
4.10	implications	of the transfer agree	eement;		
4.11	(3) wheth	her the payee is emp	ployed or employ	rable;	
4.12	(4) the ab	ility of the payee to	meet ongoing an	d known future living ex	penses, including
4.13	medical expe	enses, and the curre	ent and future fina	ancial obligations of the	payee and the
4.14	payee's depe	ndents, including c	hild support and	spousal maintenance;	
4.15	(5) wheth	er the payee comp	leted previous tra	nsactions involving the	bayee's structured
4.16	settlement pa	ayments, and the time	ming, size, stated	purpose, and actual use	of the proceeds;
4.17	(6) the im	pact of the propos	ed transfer on cu	rent or future eligibility	of the payee or
4.18	the payee's d	ependents for publ	ic benefits; and		
4.19	<u>(7)</u> any ot	her factors or facts	the court determi	nes are relevant and shou	ıld be considered;
4.20	(d) the pa	yee has <u>or has not</u>	received indepen	dent professional advice	regarding the
4.21	legal, tax, an	d financial implica	tions of the trans	fer;	
4.22	(e) the tra	nsferee has given v	vritten notice of th	ie transferee's name, add	ress, and taxpayer
4.23	identification	n number to the and	nuity issuer and the	ne structured settlement	obligor and has
4.24	filed a copy of	of the notice with t	he court or respo	nsible administrative aut	hority; and
4.25	(f) that th	e transfer agreeme	nt provides that a	ny disputes between the	parties will be
4.26	governed, int	terpreted, construed	d, and enforced in	accordance with the law	rs of this state and
4.27	that the domi	cile state of the pay	yee is the proper p	place of venue to bring an	ny cause of action
4.28	in district con	<u>urt</u> arising out of a	breach of the agr	eement. The transfer agr	eement must also
4.29	provide that t	he parties agree to t	he jurisdiction of	any court of competent ju	irisdiction located
4.30	in this state a	and that no predisp	ute arbitration is	required by the agreement	<u>nt</u> .
4.31	If the trar	nsfer would contrav	vene the terms of	the structured settlemen	t , upon the filing
4.32	of a written c	bjection by any in	terested party and	l after considering the ol	yjection and any

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response to it, the court or responsible administrative authority may grant, deny, or impose 5.1 conditions upon the proposed transfer as the court or responsible administrative authority 5.2 5.3 deems just and proper under the facts and circumstances in accordance with established principles of law. Any order approving a transfer must require that the transferee indemnify 5.4 the annuity issuer and the structured settlement obligor for any liability including reasonable 5.5 costs and attorney fees arising from compliance by the issuer or obligor with the order of 5.6 the court or responsible administrative authority. 5.7 5.8 Subd. 1a. Appointment of evaluator. The court may, in its discretion in any case, appoint an attorney to make an independent assessment and advise the court whether the 5.9 financial terms of the proposed transfer agreement are fair and reasonable, and whether the 5.10 transfer is in the best interests of the payee and the payee's dependents. The evaluator must 5.11 present the findings of the evaluation to the court at or prior to a hearing on the application. 5.12 All costs and reasonable fees for the evaluator shall be borne by the transferee. 5.13 Subd. 1b. Obligations of annuity issuers and structured settlement obligors; liability 5.14 of transferees. (a) The annuity issuer and the structured settlement obligor may rely on the 5.15 court order approving the transfer of structured settlement payment rights in redirecting 5.16 periodic payments and, as to all parties except the transferee or an assignee, be discharged 5.17 and released from any and all liability for the redirected payments. The failure of any party 5.18 to the transfer to comply with sections 549.30 to 549.34 or with the court order approving 5.19 the transfer has no effect on the discharge and release. 5.20 (b) The transferee is liable to the structured settlement obligor and annuity issuer: 5.21 (1) if the transfer contravenes the terms of the structured settlement, and for any taxes 5.22 incurred by the structured settlement obligor or annuity issuer resulting from the transfer; 5.23 5.24 or (2) for any other liabilities or costs, including reasonable attorney fees, arising from 5.25 compliance by the annuity issuer or the structured settlement obligor with the court order 5.26 approving the transfer, or from the failure of any party to the transfer to comply with sections 5.27 5.28 549.30 to 549.34. (c) Compliance with the requirements set forth in sections 549.30 to 549.34 regarding 5.29 any transfer of structured settlement payment rights is solely the responsibility of the 5.30 transferee, and neither the annuity issuer nor the structured settlement obligor bears any 5.31

5.32 responsibility for, or any liability arising from, the failure to comply with the requirements

5.33 or failure to fulfill the conditions of the transfer.

6.1 (d) Neither the annuity issuer nor the structured settlement obligor shall be required to 6.2 divide any periodic payment between the payee and any transferee or assignee or between 6.3 two or more transferees or assignees.

6.4 Subd. 2. Unenforceable confessions of judgment. A provision in a transfer agreement
6.5 giving a transferee power to confess judgment against a payee is unenforceable to the extent
6.6 the amount of the judgment would exceed the amount paid by the transferee to the payee,
6.7 less any payments received from the structured settlement obligor or the payee.

Subd. 3. Initial disclosure of structured settlement terms. In negotiating a structured
settlement of claims brought by or on behalf of a claimant who is domiciled in this state,
the structured settlement obligor shall disclose in writing to the claimant or the claimant's
legal representative all of the following information that is not otherwise specified in the
structured settlement agreement:

6.13 (1) the amounts and due dates of the periodic payments to be made under the structured
6.14 settlement agreement. In the case of payments that will be subject to periodic percentage
6.15 increases, the amounts of future payments may be disclosed by identifying the base payment
6.16 amount, the amount and timing of scheduled increases, and the manner in which increases
6.17 will be compounded;

6.18 (2) the amount of the premium payable to the annuity issuer;

6.19 (3) the discounted present value of all periodic payments that are not life-contingent,6.20 together with the discount rate used in determining the discounted present value;

6.21 (4) the nature and amount of any cost that may be deducted from any of the periodic6.22 payments;

6.23 (5) where applicable, that any transfer of the periodic payments is prohibited by the
6.24 terms of the structured settlement and may otherwise be prohibited or restricted under
6.25 applicable law; and

6.26 (6) that any transfer of the periodic payments by the claimant may subject the claimant6.27 to serious adverse tax consequences.

6.28 Sec. 8. [549.315] DISCOUNT RATE.

6.29 The discount rate used in determining the net amount payable to the payee under the

6.30 transfer agreement may not exceed an annual percentage rate of prime plus five percentage

6.31 points calculated as if the net amount payable to the payee was the principal of a consumer

6.32 loan made by the transferee to the payee, and if the structured settlement payments to be

	loan. For purposes of this subdivision, the prime rate shall be as reported by the Federal
	Reserve Statistical Release H.15 on the first Monday of the month in which the transfer
	agreement is signed by both the payee and the transferee, except when the transfer agreement
	is signed prior to the first Monday of that month then the prime rate shall be as reported
	the Federal Reserve Statistical Release H.15 on the first Monday of the preceding mont
	Sec. 9. Minnesota Statutes 2020, section 549.32, is amended to read:
	549.32 JURISDICTION <u>APPLICATION</u> ; PROCEDURE FOR APPROVAL O
	TRANSFERS.
	Subdivision 1. Jurisdiction; venue. The district court has nonexclusive jurisdiction
÷	over (a) An application for authorization under section 549.31 of a transfer of structure
	settlement payment rights must be filed in the district court in the county in which the pay
	resides.
	(b) The payee must appear in person at the hearing unless the court determines that go
1	cause exists to excuse the payee from appearing in person.
	Subd. 2. Notice. Not less than 20 days before the scheduled hearing on an application
	for authorization of a transfer of structured settlement payment rights under section 549.
	the transferee shall file with the court or responsible administrative authority and serve
	any other government authority that previously approved the structured settlement; and
	interested parties, a notice of the proposed transfer and the application for its authorizati
	The notice must include:
	(1) a copy of the transferee's application to the court or responsible administrative
	authority, which must contain the payee's name and age;
	(2) a copy of the transfer agreement;
	(3) a copy of the disclosure statement required under section 549.31, subdivision 1,
	paragraph (b), and proof that the disclosure statement has been delivered to the payee,
	an attorney representing or advising the payee, and to any other professional known to
	advising the payee;
	(4) notification that an interested party is entitled to support, oppose, or otherwise respo
	to the transferee's application, either in person or by counsel, by submitting written comme
	to the court or responsible administrative authority or by participating in the hearing;

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(5) notification of the time and place of the hearing and notification of the manner in
which and the time by which written responses to the application must be filed, in order to
be considered by the court or responsible administrative authority. Written responses to the
application must be filed within 15 days after service of the transferee's notice; and

(6) notification of the date and judicial district court, and details of any prior application
for transfer filed by the transferee, an affiliate or assignee of the transferee, or any other
transferee relating to a prior proposed transfer with the payee, including whether the prior
application was granted or denied. If any prior application was granted, the notice shall
provide the amount and due dates of any structured settlement payments that were transferred,
the aggregate amount of the payments, the discounted present value of the payments, and
the gross amount that was payable to the payee in exchange for the payments.

8.12 Sec. 10. **[549.325] PROHIBITED PRACTICES.**

8.13 Subdivision 1. Prohibitions. No transferee shall:

- 8.14 (1) represent the payee;
- 8.15 (2) intervene in a pending structured settlement transfer proceeding, if the transferee is
- 8.16 not a party to such proceeding or an interested party relative to the proposed transfer that
- 8.17 is the subject of the pending structured settlement transfer proceeding;
- 8.18 (3) offer or provide any gift, loan, extension of credit, or advance as an inducement to
- 8.19 enter into a transfer agreement or pay a fee to any person to refer a potential payee to the
- 8.20 transferee or any affiliate of the transferee;
- 8.21 (4) communicate with a payee or a person associated with the payee with excessive
- 8.22 <u>frequency</u>, at unusual hours, or in any other manner as reasonably may be expected to abuse
- 8.23 or harass the payee in connection with a proposed transfer;
- 8.24 (5) solicit a prospective payee through the conveyance of a document in any way
- 8.25 resembling a check or other form of payment;
- 8.26 (6) provide in a transfer agreement or related document that gives to the transferee the
- 8.27 <u>first choice or option to purchase any remaining structured settlement rights belonging to</u>
- 8.28 <u>the payee; or</u>
- 8.29 (7) solicit or petition for a transfer of a structured settlement from a minor or a parent
 8.30 or guardian of a minor.
- 8.31 Subd. 2. Enforcement. A violation of this section is a deceptive practice in violation of
 8.32 section 325F.69.

Sec. 10.

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9.1 9.2		linnesota Statutes 2		4, is amended to read:	
9.3	(a) Noth	ing contained in se	ctions 549.30 to 54	9.34 may be construed	to authorize the
9.4	transfer of w	vorkers' compensat	ion payment rights	in contravention of app	plicable law or to
9.5	give effect t	o the transfer of wo	orkers' compensatio	on payment rights that i	s invalid under
9.6	applicable la	aw.			
9.7	<u>(b)</u> No tr	ansfer of structured	d settlement payme	ent rights shall extend to	o any payments
9.8	that are life	contingent unless,	prior to the date on	which the payee signs	the transfer
9.9	agreement, t	he transferee has es	stablished and has a	igreed to maintain proce	edures reasonably
9.10	satisfactory	to the annuity issue	er and the structure	d settlement obligor fo	<u>r:</u>
9.11	<u>(1) perio</u>	dically confirming	the payee's surviva	al; and	
9.12	<u>(2) givin</u>	g the annuity issue	and the structured	settlement obligor pror	npt written notice

9.13 <u>in the event of the payee's death.</u>