An Act to create provisions governing litigation financing.

2025 South Dakota Legislature

Senate Bill 175

AMENDMENT 175C FOR THE SENATE JUDICIARY ENGROSSED BILL

2	BE IT EN	ACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
3	Section 1	1. That a NEW SECTION be added to a NEW CHAPTER in title 54:
4		Terms used in this Act mean:
5	(1)	"Consumer," any individual who resides or is present in this state or who is or may
6		become a claimant or a plaintiff in a civil action or an administrative proceeding,
7		or in pursuit of any claim or cause of action in this state;
8	(2)	"Division," the Division of Banking;
9	<u>(3)</u>	"Entity," any domestic or foreign corporation, partnership, limited partnership,
10		limited liability company, trust, fund, plan, or any other business, enterprise,
11		association, or organization;
12	<u>(4)</u>	"Foreign country of concern," a foreign government listed in 15 C.F.R. § 791.4
13		(January 1, 2025);
14	<u>(5)</u>	"Foreign entity of concern," an association, corporation, organization, partnership,
15		or other combination of persons:
16		(a) Organized or incorporated in a foreign country of concern;
17		(b) Owned or controlled by the government, a political subdivision, or a political
18		party of a foreign country of concern;
19		(c) That has a principal place of business in a foreign country of concern; or
20		(d) Owned, organized, or controlled by or affiliated with a foreign organization
21		that has been placed on the federal Office of Foreign Assets Control specially
22		designated nationals and blocked persons list or designated by the United
23		States Secretary of State as a foreign terrorist organization;
24	<u>(6)</u>	"Legal representative," an attorney, group of attorneys, or law firm duly licensed
25		and authorized to practice law and to represent a consumer in a civil action,
26		administrative proceeding, or claim to recover damages in this state:

1	<u>(7)</u>	"Litigation financer," any individual or entity engaged in, or any entity formed,
2		created, or established for the purpose of engaging in, the business of litigation
3		financing or any other business or economic activity in which a person receives
4		consideration of any kind in exchange for providing litigation financing. A litigation
5		financer does not include a state or federally charted bank or credit union;
6	<u>(8)</u>	"Litigation financing," the financing, funding, advancing, or loaning of money to
7		pay for fees, costs, expenses, or any other sums arising from or in any manner
8		related to a civil action, administrative proceeding, claim, or cause of action, if the
9		financing, funding, advancing, or loaning of money is provided by any person other
10		than a person who is:
11		(a) A party to the civil action, administrative proceeding, claim, or cause of
12		action;
13		(b) A legal representative engaged, directly or indirectly through another legal
14		representative, to represent a party in the civil action, administrative
15		proceeding, claim, or cause of action; or
16		(c) An entity or insurer with a preexisting contractual obligation to indemnify
17		or defend a party to the civil action, administrative proceeding, claim, or
18		cause of action;
19	<u>(9)</u>	"Litigation financing contract," a written contract in which a person agrees to
20		provide litigation financing to any person in conjunction with a civil action,
21		administrative action, claim, or cause of action in this state in consideration for:
22		(a) The payment of interest, fees, or other consideration to the person
23		providing the litigation financing; or
24		(b) Granting or assigning to the person providing the litigation financing a right
25		to receive payment from the value of any proceeds or other consideration
26		realized from any judgment, award, settlement, verdict, or other form of
27		monetary relief any consumer, legal representative, or other person may
28		receive or recover in relation to the civil action, administrative proceeding,
29		claim, or cause of action.
30		The term does not include any contract or engagement of a legal
31		representative to render legal services to a consumer on a contingency fee basis
32		or the advancement of legal costs by the legal representative, in which the services
33		or costs are provided to or on behalf of a consumer by the legal representative
34		representing the consumer in the civil action, administrative proceeding, claim, or
35		cause of action; and

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"Regulated lender," as defined in § 54-3-14. 1

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A person may not engage in litigation financing in this state unless the person is 3 4 licensed as a money lender, as provided for in chapter 54-4.

Section 3. That a NEW SECTION be added to a NEW CHAPTER in title 54:

6 An entity seeking to conduct business as a litigation financier must:

- (1)Be active and in good standing, pursuant to § 47-1A-128, as reflected in the Office of the Secretary of State; and
- Be authorized to engage in the business of litigation finance and designated as a (2) litigation financier in the entity's articles of incorporation, charter, articles of 10 11 organization, certificate of limited partnership, or other governing document.

Section 4. That a NEW SECTION be added to a NEW CHAPTER in title 54:

13 An entity seeking to conduct business as a litigation financer must be licensed 14 pursuant to chapter 54-4. In addition to the information required pursuant to § 54-4-40, 15 the entity's application must include a statement containing:

- For each individual who, directly or indirectly, owns, controls, holds with the power to vote, or holds proxies representing five percent or more of the voting securities of the litigation financer:
 - (a) The individual's legal name;
 - (b) The individual's physical street address and mailing address;
 - (c) The individual's occupation;
- (d) Any offices and positions held with the litigation financer during the past five years; and
 - Any conviction of a crime other than a misdemeanor traffic violation during the past ten years;
 - (2) For each entity that, directly or indirectly, owns, controls, holds with the power to vote, or holds proxies representing five percent or more of the voting securities of the litigation financer:
- 29 (a) The entity's legal name;
- 30 The entity's physical street address and mailing address; and (b)

1		(c) The nature of the entity's business operations, if any, during the past five
2		years or a description of the business intended to be done by the entity and
3		entity's subsidiaries, if any; and
4	<u>(3)</u>	The names of the individuals who are or who have been selected to become
5		directors or officers of the entity and each subsidiary of the entity.
6		The information required pursuant to subdivision (1) of this section must be
7	includ	ed for each individual.
8	Section !	5. That a NEW SECTION be added to a NEW CHAPTER in title 54:
9		All documents and information filed with the division pursuant to section 4 of this
10	Act ar	e public records.
11	Section (6. That a NEW SECTION be added to a NEW CHAPTER in title 54:
12		A litigation finances may not
12	(1)	A litigation financer may not:
13	(1)	Pay or offer commissions, referral fees, rebates, or other forms of consideration to
14	(2)	any person in exchange for referring a consumer to a litigation financer;
15	<u>(2)</u>	Accept any commissions, referral fees, rebates, or other forms of consideration
16	(2)	from any person providing any goods or rendering any service to the consumer;
17	<u>(3)</u>	Receive or recover any payment that exceeds twenty-five percent of the amount
18		of any judgment, award, settlement, verdict, or other form of monetary relief
19		obtained in the civil action, administrative proceeding, claim, or cause of action
20	(4)	that is the subject of the litigation financing contract;
21	(4)	Advertise false or misleading information regarding the litigation financer's
22	(5)	products or services;
23	<u>(5)</u>	Refer or require any consumer to hire or engage any person providing any goods
24	(6)	or rendering any services; Eail to promptly deliver a completed and signed litigation financing contract to the
25	<u>(6)</u>	Fail to promptly deliver a completed and signed litigation financing contract to the
26 27	(7)	consumer and the consumer's legal representative; Attempt to secure a remedy or obtain a waiver of any remedy, compensatory
28	(7)	
29		damages, punitive damages, or statutory damages that the consumer may or may not be entitled to pursue or recover otherwise;
30	(8)	Offer or provide legal advice to the consumer;
31	(8) (9)	Assign or secure a litigation financing contract in whole or in part;
32	(<u>9)</u> (10)	Report a consumer to a credit reporting agency if insufficient funds remain to repay
33	(IU)	the litigation financer in full from the proceeds received from any judgment, award,
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1		settlement, verdict, or other form of monetary relief obtained in the civil action,
2		administrative proceeding, claim, or cause of action that is the subject of the
3		litigation financing contract;
4	(11)	Demand, request, receive, or exercise any right to influence, affect, or otherwise
5		make any decision in the handling, conduct, administration, litigation, settlement,
6		or resolution of any civil action, administrative proceeding, claim, or cause of action
7		in which the litigation financer has provided litigation financing. All rights remain
8		solely with the consumer and the consumer's legal representative;
9	(12)	Knowingly enter into an agreement creating a right for anyone, other than the
10		named parties or the legal representative of record, to receive or make any
11		payment that is contingent on the outcome of a claim or cause of action, the terms
12		of which are to be satisfied by funds directly sourced, in whole or in part, from a
13		foreign entity of concern; or
14	(13)	Enter into a commercial litigation financing contract, directly or indirectly, with a
15		foreign entity of concern or a foreign country of concern.
16		Any action arising out of a violation of this section must be brought in a court of
17	compe	etent jurisdiction.

Section 7. That a NEW SECTION be added to a NEW CHAPTER in title 54:

A person who provides any goods or renders any services to the consumer may not have a financial interest in litigation financing and may not receive any commissions, referral fees, rebates, or other forms of consideration from any litigation financer or the litigation financer's employees, owners, or affiliates.

Section 8. That a NEW SECTION be added to a NEW CHAPTER in title 54:

The terms and conditions of a litigation financing contract must be set forth in a written contract. The contract must contain all terms and conditions at the time the contract is signed by any party to the contract.

On execution of a litigation financing contract, a litigation financer may not amend the terms or conditions of the litigation financing contract without full disclosure to and the prior written consent of all parties to the litigation financing contract.

A litigation financing contract must set forth the name, physical street address, and mailing address of the litigation financer on the first page.

Section 9. That a NEW SECTION be added to a NEW CHAPTER in title 54:

A litigation financing contract must contain the following disclosures that constitute material terms and conditions of the litigation financing contract, typed in at least fourteen-point bold font, and placed clearly and conspicuously immediately above the consumer's signature line in the litigation financing contract:

"IMPORTANT DISCLOSURES -- PLEASE READ CAREFULLY

- (1) Right to Cancellation: You may cancel this litigation financing contract without penalty or further obligation within five business days from the date you sign this contract or the date you receive financing from the litigation financer, whichever date is later. You may cancel by sending a notice of cancellation to the litigation financer and returning to the litigation financer any funds received from the litigation financer at the litigation financer's address set forth on the first page of this contract.
- (2) The maximum amount the litigation financer may receive or recover from any payment may not exceed twenty-five percent of the amount of any judgment, award, settlement, verdict, or other form of monetary relief obtained in the civil action, administrative proceeding, claim, or cause of action that is the subject of this litigation contract.
- (3) The litigation financer agrees that it has no right to, and will not demand, request, receive, or exercise any right to influence, affect, or otherwise make any decision in the handling, conduct, administration, litigation, settlement, or resolution of your civil action, administrative proceeding, claim, or cause of action. All of these rights remain solely with you and your legal representative.
- (4) If there is no recovery of any money from your civil action, administrative proceeding, claim, or cause of action, or if there is not enough money to satisfy in full the portion assigned to the litigation financer, you will not owe anything in excess of your recovery.
- (5) You are entitled to a fully completed contract with no terms or conditions omitted prior to signing. Before signing this contract, you should read the contract completely and consult an attorney."
- 30 The litigation financing contract must also include the disclosures required pursuant to § 54-4-58.

Section 10. That a NEW SECTION be added to a NEW CHAPTER in title 54:

If the consumer is represented by a legal representative in the civil action, administrative proceeding, claim, or cause of action that is the subject of the litigation

financing contract, the legal representative must acknowledge in the contract that the legal representative and the legal representative's employer and employees have not received or paid a referral fee or any other consideration from or to the litigation financer and have no obligation to do so in the future.

If the consumer's legal representative is a party to a litigation financing contract related to the consumer's civil action, administrative proceeding, claim, or cause of action that is the subject of the litigation financing contract, the legal representative must disclose and deliver the litigation financing contract to the consumer.

Following the disclosure and delivery, the consumer shall sign an acknowledgement that the consumer has read and understands the terms and conditions of the litigation financing contract. The consumer must be provided with a copy of the acknowledgement.

Section 11. That a NEW SECTION be added to a NEW CHAPTER in title 54:

Except as otherwise stipulated or ordered by a court of competent jurisdiction or an administrative law judge, a consumer or the consumer's legal representative shall, without awaiting a discovery request, disclose and deliver the litigation financing contract to:

- (1) Each party to the civil action, or administrative proceeding, claim, or cause of action, or to each party's legal representative; and
- (2) The court, agency, or tribunal in which the civil action, administrative proceeding, claim, or cause of action may be pending; and
- Any known person with a preexisting contractual obligation to indemnify or defend a party to the civil action, or administrative proceeding, claim, or cause of action.

The disclosure obligation exists regardless of whether arises when a civil action or an administrative proceeding has commenced is filed in a court of competent jurisdiction or with an administrative agency.

The After filing, the disclosure obligation is a continuing obligation, and within thirty days of entering into a litigation financing contract or amending an existing litigation financing contract, the consumer or the consumer's legal representative shall disclose and deliver any new or amended litigation financing contract to the parties specified in this section.

The existence of the litigation financing contract and all participants or parties to a litigation financing contract are permissible subjects of discovery in any civil action, or administrative proceeding, claim, or cause of action for which litigation financing is

provided under the contract, regardless of whether after a civil action or an administrative
 proceeding has commenced been filed.

Section 12. That a NEW SECTION be added to a NEW CHAPTER in title 54:

4		This Act does not apply to:
5	<u>(1)</u>	Any litigation financing provided by an entity engaged in commerce or business
6		activity if the entity does not:
7		(a) Charge or collect any interest, fees, or other consideration;
8		(b) Retain or receive any financial interest in the outcome of the civil action,
9		administrative proceeding, claim, or cause of action; or
10		(c) Receive any right to recovery or payment from the amount of any judgment,
11		award, settlement, verdict, or other form of monetary relief obtained in the
12		civil action, administrative proceeding, claim, or cause of action; or
13	<u>(2)</u>	A regulated lender that does not receive, in consideration for loaning money to any
14		person, a right to payment from the value of any proceeds or other consideration
15		realized from any judgment award, settlement, verdict, or other form of monetary
16		relief any person may receive or recover in relation to any civil action,
17		administrative proceeding, claim, or cause of action.

Section 13. That a NEW SECTION be added to a NEW CHAPTER in title 54:

This Act applies to any civil action filed or certified as a class action in which litigation financing is provided. A litigation financer owes a fiduciary duty to all class members or intended beneficiaries of a certified class and shall act in a manner consistent with the litigation financer's fiduciary duty throughout the civil action.

In addition to the disclosure requirements set forth in section 11 of this Act, the legal representative of the putative class shall disclose to all parties, putative class members, and the court any legal, financial, or other relationship between the legal representative and the litigation financer. A class member is entitled to receive from the class counsel a true and correct copy of the litigation financing contract on request.

Section 14. That a NEW SECTION be added to a NEW CHAPTER in title 54:

A litigation financer is jointly and severally liable for any award or order imposing or assessing costs or monetary sanctions against a consumer arising from or relating to

any civil action, administrative proceeding, claim, or cause of action for which the litigation
 financer is providing litigation financing.

Section 15. That a NEW SECTION be added to a NEW CHAPTER in title 54:

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Any violation of this Act by the litigation financer renders the litigation financing

contract unenforceable by the litigation financer or any successor-in-interest to the

litigation financing contract.

Section 16. That a NEW SECTION be added to a NEW CHAPTER in title 54:

8 This Act applies to any civil action or administrative proceeding pending on or commenced after July 1, 2025.