# FIRST REGULAR SESSION HOUSE BILL NO. 550

## **100TH GENERAL ASSEMBLY**

### INTRODUCED BY REPRESENTATIVE CHRISTOFANELLI.

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To amend chapter 436, RSMo, by adding thereto eleven new sections relating to consumer legal funding, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 436, RSMo, is amended by adding thereto eleven new sections, to

- 2 be known as sections 436.550, 436.552, 436.554, 436.556, 436.558, 436.560, 436.562, 436.564,
- 3 436.566, 436.568, and 436.570, to read as follows:

436.550. Sections 436.550 to 436.570 shall be known and may be cited as the 2 "Consumer Legal Funding Model Act".

436.552. As used in sections 436.550 to 436.570, the following terms mean:

2 (1) "Advertise", publishing or disseminating any written, electronic, or printed 3 communication or any communication by means of recorded telephone messages or 4 transmitted on radio, television, the internet, or similar communications media, including 5 film strips, motion pictures, and videos, published, disseminated, circulated, or placed 6 before the public, directly or indirectly, for the purpose of inducing a consumer to enter 7 into a consumer legal funding contract;

8 (2) "Charges", the amount of moneys to be paid to the consumer legal funding 9 company by or on behalf of the consumer above the funded amount provided by or on 10 behalf of the company to a consumer under sections 436.550 to 436.570. Charges include 11 all administrative, origination, underwriting, or other fees, no matter how denominated; 12 (3) "Consumer", a natural person who has a pending legal claim and:

- 12 13
- (a) Resides or is domiciled in Missouri; or
- 14 **(b)** Has a legal claim in Missouri;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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- (4) "Consumer legal funding company" or "company", a person or entity that
   enters into a consumer legal funding contract with a consumer. The term shall not include:
   (a) An immediate family member of the consumer;
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- (b) A bank, lender, financing entity, or other special purpose entity:
- 19 a. That provides financing to a consumer legal funding company; or
- 20 b. To which a consumer legal funding company grants a security interest or 21 transfers any rights or interest in a consumer legal funding; or
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(c) An attorney or accountant who provides services to a consumer;

(5) "Consumer legal funding contract", a nonrecourse contractual transaction in
which a consumer legal funding company purchases and a consumer assigns to the
company a contingent right to receive an amount of the potential proceeds of a settlement,
judgment, award, or verdict obtained in the consumer's legal claim;

(6) "Funded amount", the amount of moneys provided to or on behalf of the
consumer in the consumer legal funding contract. "Funded amount" shall not include
charges;

(7) "Funding date", the date on which the funded amount is transferred to the
 consumer by the consumer legal company either by personal delivery, via wire, automated
 clearing house transfer, or other electronic means, or by insured, certified, or registered
 United States mail;

(8) "Immediate family member", a parent; sibling; child by blood, adoption, or
 marriage; spouse; grandparent; or grandchild;

(9) "Legal claim", a bona fide civil claim or cause of action, any alternative dispute
 resolution proceeding, or any administrative proceeding before any agency or
 instrumentality of this state;

(10) "Resolution date", the date the amount funded to the consumer, plus the
 agreed upon charges, are delivered to the consumer legal funding company.

436.554. 1. All consumer legal funding contracts shall meet the following 2 requirements:

3 (1) The contract shall be completely filled in when presented to the consumer for
4 signature;

5 (2) The contract shall contain, in bold and boxed type, a right of rescission allowing
6 the consumer to cancel the contract without penalty or further obligation if, within five
7 business days after the funding date, the consumer either:

8 (a) Returns the full amount of the disbursed funds to the consumer legal funding
9 company by delivering the company's uncashed check to the company's office in person;
10 or

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11 (b) Mails a notice of cancellation by insured, certified, or registered United States 12 mail to the address specified in the contract and includes a return of the full amount of 13 disbursed funds in such mailing in the form of the company's uncashed check or a 14 registered or certified check or money order;

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(3) The contract shall contain the initials of the consumer on each page; and

16 (4) The contract shall require the consumer to give nonrevocable written direction 17 to the consumer's attorney requiring the attorney to notify the consumer legal funding 18 company when the legal claim has been resolved. Once the consumer legal funding 19 company confirms in writing the amount due under the contract, the consumer's attorney 20 shall pay, from the proceeds of the resolution of the legal claim, the consumer legal funding 21 company the amount due within ten business days.

22 2. The consumer legal funding company shall provide the consumer's attorney with 23 a written notification of the consumer legal funding contract provided to the consumer 24 within three business days of the funding date by way of postal mail, courier service, 25 facsimile, or other means of proof of delivery method.

3. A consumer legal funding contract shall be entered into only if the contract
 involves:

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(1) An existing legal claim made by or on behalf of the consumer; or

(2) An existing proceeding that shall resolve the consumer's legal claim in which
 the consumer is represented by an attorney.

436.556. No consumer legal funding company shall:

2 (1) Pay or offer to pay commissions, referral fees, or other forms of consideration
3 to any attorney, law firm, medical provider, chiropractor, or physical therapist or any of
4 their employees for referring a consumer to the company;

5 (2) Accept any commissions, referral fees, rebates, or other forms of consideration
6 from an attorney, law firm, medical provider, chiropractor, or physical therapist or any
7 of their employees;

8 (3) Intentionally advertise materially false or misleading information regarding its
 9 products or services;

10 (4) Refer, in furtherance of an initial legal funding, a customer or potential 11 customer to a specific attorney, law firm, medical provider, chiropractor, or physical 12 therapist or any of their employees. However, the company may refer the customer to a 13 local or state bar association referral service if a customer needs legal representation;

14 (5) Fail to promptly supply a copy of the executed contract to the consumer's 15 attorney;

16 (6) Knowingly provide funding to a consumer who has previously assigned or sold 17 a portion of the right to proceeds from the consumer's legal claim unless the consumer 18 legal funding company pays or purchases the entire unsatisfied funded amount and 19 contracted charges from the prior consumer legal funding company or the two companies 20 agree to a lesser amount in writing. However, multiple companies may agree to 21 contemporaneously provide funding to a consumer, provided that the consumer and the 22 consumer's attorney consent to the arrangement in writing;

(7) Receive any right to or make any decisions with respect to the conduct of the
underlying legal claim or any settlement or resolution thereof. The right to make such
decisions shall remain solely with the consumer and the attorney in the legal claim; or

(8) Knowingly pay or offer to pay for court costs, filing fees, or attorney fees either
during or after the resolution of the legal claim by using funds from the consumer legal
funding contract. The consumer legal funding contract shall include a provision advising
the consumer that the funding shall not be used for such costs or fees.

436.558. 1. The contracted amount to be paid to the consumer legal funding company shall be set as a predetermined amount based upon intervals of time from the funding date to the resolution date and shall not be determined as a percentage of the recovery from the legal claim.

5 2. No consumer legal funding contract shall be valid if its terms exceed a period of 6 forty-eight months. No consumer legal funding contract shall be automatically renewed.

436.560. All consumer legal funding contracts shall contain the disclosures specified in this section, which shall constitute material terms of the contract. Unless otherwise specified, the disclosures shall be typed in at least twelve-point bold-type font and be placed clearly and conspicuously within the contract, as follows:

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(1) On the front page under appropriate headings, language specifying:

6 (a) The funded amount to be paid to the consumer by the consumer legal funding 7 company;

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(b) An itemization of one time charges;

9 (c) The total amount to be assigned by the consumer to the company, including the 10 funded amount and all charges; and

(d) A payment schedule to include the funded amount and charges, listing all dates
and the amount due at the end of each one-hundred-eighty-day period from the funding
date until the date the maximum amount due to the company by the consumer to satisfy
the amount due pursuant to the contract;

15 (2) Within the body of the contract, in accordance with the provisions under 16 subdivision (2) of subsection 1 of section 436.554: "Consumer's Right to Cancellation: You

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may cancel this contract without penalty or further obligation within five business days
after the funding date if you either:

(a) Return the full amount of the disbursed funds to the consumer legal funding
 company by delivering the company's uncashed check to the company's office in person;
 or

(b) Mail a notice of cancellation by insured, certified, or registered United States mail to the company at the address specified in the contract and include a return of the full amount of disbursed funds in such mailing in the form of the company's uncashed check or a registered or certified check or money order.";

(3) Within the body of the contract, language specifying that the consumer legal funding company shall have no role in deciding whether, when, or for how much the legal claim is settled and that the consumer or the consumer's attorney shall notify the company of whether the outcome of the legal claim will be by settlement or by adjudication prior to the resolution date. The company may seek updated information about the status of the legal claim but in no event shall the company interfere with the independent professional judgment of the attorney in the handling of the legal claim or any settlement thereof;

33 (4) Within the body of the contract, in all capital letters and in at least twelve-point 34 bold-type font contained within a box: "THE FUNDED AMOUNT AND AGREED UPON 35 CHARGES SHALL BE PAID ONLY FROM THE PROCEEDS OF YOUR LEGAL 36 CLAIM AND SHALL BE PAID ONLY TO THE EXTENT THAT THERE ARE AVAILABLE PROCEEDS FROM YOUR LEGAL CLAIM. IF THERE IS NO 37 **RECOVERY OF ANY DAMAGES FROM YOUR LEGAL CLAIM OR IF THERE IS** 38 NOT ENOUGH MONEY TO PAY BACK THE CONSUMER LEGAL FUNDING 39 COMPANY IN FULL, YOU WILL NOT BE OBLIGATED TO PAY THE CONSUMER 40 41 LEGAL FUNDING COMPANY ANYTHING IN EXCESS OF YOUR RECOVERY UNLESS YOU HAVE VIOLATED THIS CONTRACT. YOU WILL NOT OWE 42 43 (INSERT NAME OF THE CONSUMER LEGAL FUNDING COMPANY) ANYTHING IF THERE ARE NO PROCEEDS FROM YOUR LEGAL CLAIM UNLESS YOU OR 44 YOUR ATTORNEY HAVE VIOLATED ANY MATERIAL TERM OF THIS 45 CONTRACT OR UNLESS YOU HAVE COMMITTED FRAUD AGAINST THE 46 47 CONSUMER LEGAL FUNDING COMPANY."; and

(5) Located immediately above the place on the contract where the consumer's signature is required, in twelve-point font: "Do not sign this contract before you read it completely or if it contains any blank spaces. You are entitled to a completely filled-in copy of the contract. Before you sign this contract, you should obtain the advice of an attorney. Depending on the circumstances, you may want to consult a tax, public or private benefits

53 planning, or financial professional. You acknowledge that your attorney in the legal claim

has provided no tax, public or private benefit planning, or financial advice regarding this
 transaction."

436.562. 1. Nothing in sections 436.550 to 436.570 shall be construed to restrict the
exercise of powers or the performance of the duties of the state attorney general that he or
she is authorized to exercise or perform by law.

2. If a court of competent jurisdiction determines that a consumer legal funding company has intentionally violated the provisions of sections 436.550 to 436.570 in a consumer legal funding contract, the consumer legal funding company shall only be entitled to recover the funded amount it provided in that transaction and shall not be entitled to any additional charges.

436.564. 1. The contingent right to receive an amount of the potential proceeds of 2 a legal claim is assignable by a consumer.

2. Nothing contained in sections 436.550 to 436.570 shall be construed to cause any consumer legal funding contract conforming to sections 436.550 to 436.570 to be deemed a loan or to be subject to any of the provisions governing loans. A consumer legal funding contract that complies with sections 436.550 to 436.570 is not subject to any other statutory or regulatory provisions governing loans or investment contracts. To the extent that sections 436.550 to 436.570 conflict with any other law, such sections shall supersede the other law for the purposes of regulating consumer legal funding in this state.

3. Only attorney's liens related to the legal claim, Medicare, or other statutory liens
 related to the legal claim shall take priority over claims to proceeds from the consumer
 legal funding company. All other liens and claims shall take priority by normal operation
 of law.

4. No consumer legal funding company, regardless of the outcome of a claim to
 proceeds, shall attempt to negatively impact a consumer's credit history, except in the cases
 of breach of contract and fraud.

436.566. An attorney or law firm retained by the consumer in the legal claim shall
not have a financial interest in the consumer legal funding company offering consumer
legal funding to that consumer. Additionally, any attorney who has referred the consumer
to his or her retained attorney shall not have a financial interest in the consumer legal
funding company offering consumer legal funding to that consumer.
436.568. No communication between the consumer's attorney in the legal claim and

2 the consumer legal funding company as it pertains to the consumer legal funding contract

3 shall limit, waive, or abrogate the scope or nature of any statutory or common-law

4 privilege, including the work-product doctrine and attorney-client privilege.

436.570. 1. Unless a consumer legal funding company has first registered pursuant
to this section, the company shall not engage in the business of consumer legal funding in
this state.

2. An applicant's registration shall be filed in the manner prescribed by the department of insurance, financial institutions and professional registration and shall contain the information the department requires to make an evaluation of the character and fitness of the applicant company. The initial application shall be accompanied by a five-hundred-dollar fee. A renewal registration shall include a two-hundred-dollar fee. A registration shall be renewed every two years and expire on September thirtieth.

3. A certificate of registration shall not be issued unless the department of insurance, financial institutions and professional registration, upon investigation, finds that the character and fitness of the applicant company, and of the officers and directors thereof, are such as to warrant belief that the business shall operate honestly and fairly within the purposes of sections 436.550 to 436.570.

15 4. Every registrant shall also, at the time of filing such application, file with the 16 department of insurance, financial institutions and professional registration, if the 17 department so requires, a bond satisfactory to the department in an amount not to exceed fifty thousand dollars. In lieu of the bond at the option of the registrant, the registrant may 18 19 post an irrevocable letter of credit. The terms of the bond shall run concurrently with the 20 period of time during which the registration shall be in effect. The bond shall provide that the registrant shall faithfully conform to and abide by the provisions of sections 436.550 21 22 to 436.570, to all rules lawfully made by the administrator under sections 436.550 to 23 436.570, and to any such person or persons any and all amounts of moneys that may 24 become due or owing to the state or to such person or persons from the registrant under 25 and by virtue of sections 436.550 to 436.570 during the period for which the bond is given. 26 5. Upon written request, the applicant is entitled to a hearing on the question of the 27 applicant's qualifications for registration if:

(1) The department of insurance, financial institutions and professional registration
 notifies the applicant in writing that the application is denied; or

30 (2) The department of insurance, financial institutions and professional registration
 31 has not issued a registration within sixty days of the date the application for the
 32 registration was filed.

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A request for a hearing shall not be made more than fifteen days after the department mails a written notice to the applicant stating that the application is denied and disclosing

36 findings in support of denial of the application.

6. Notwithstanding the prior approval requirement of subsection 1 of this section, a consumer legal funding company that registered with the department of insurance, financial institutions and professional registration between the effective date of sections 436.550 to 436.570 and six months thereafter may engage in consumer legal funding while the company's registration is awaiting approval by the department. All funding contracts in effect prior to the effective date of sections 436.550 to 436.570 are not subject to the terms of sections 436.550 to 436.570.

7. No consumer legal funding company shall use any consumer legal funding
contract form in this state unless it has been filed with the department of insurance,
financial institutions and professional registration in accordance with the filing procedures
set forth by the department.

8. The department of insurance, financial institutions and professional registration may, after notice and hearing under chapter 536, impose an administrative fine not to exceed one thousand dollars per violation against a consumer legal funding company that is found to have knowingly and willfully violated sections 436.550 to 436.570.

52 9. The department of insurance, financial institutions and professional registration 53 shall have the authority to promulgate rules to carry out the provisions of sections 436.550 54 to 436.570. Any rule or portion of a rule, as that term is defined in section 536.010, that is 55 created under the authority delegated in this section shall become effective only if it 56 complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers 57 vested with the general assembly pursuant to chapter 536 to review, to delay the effective 58 59 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the 60 grant of rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be invalid and void. 61

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