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## HOUSE BILL 1337

State of Washington 54th Legislature 1995 Regular Session

By Representatives Lisk, Cole, Conway, Fuhrman, Sheahan, Romero, Jacobsen and Wolfe; by request of Department of Licensing

Read first time 01/23/95. Referred to Committee on Financial Institutions & Insurance.

- 1 AN ACT Relating to deregulating debt adjusters; amending RCW
- 2 18.28.010, 18.28.080, 18.28.090, 18.28.100, 18.28.110, 18.28.120,
- 3 18.28.130, 18.28.150, 18.28.165, and 18.28.190; repealing RCW
- 4 18.28.020, 18.28.030, 18.28.040, 18.28.045, 18.28.050, 18.28.060,
- 5 18.28.070, 18.28.160, and 18.28.170; and prescribing penalties.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 7 **Sec. 1.** RCW 18.28.010 and 1979 c 156 s 1 are each amended to read
- 8 as follows:
- 9 Unless a different meaning is plainly required by the context, the
- 10 following words and phrases as hereinafter used in this chapter shall
- 11 have the following meanings:
- 12 (1) "Debt adjusting" means the managing, counseling, settling,
- 13 adjusting, prorating, or liquidating of the indebtedness of a debtor,
- 14 or receiving funds for the purpose of distributing said funds among
- 15 creditors in payment or partial payment of obligations of a debtor.
- 16 (2) "Debt adjuster", which includes any person known as a debt
- 17 pooler, debt manager, debt consolidator, debt prorater, or credit
- 18 counselor, is any person engaging in or holding himself out as engaging

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- 1 in the business of debt adjusting for compensation. The term shall not 2 include:
- 3 (a) Attorneys at law, escrow agents, accountants, broker-dealers in 4 securities, or investment advisors in securities, while performing 5 services solely incidental to the practice of their professions;
- 6 (b) Any person, partnership, association, or corporation doing
  7 business under and as permitted by any law of this state or of the
  8 United States relating to banks, ((small loan companies, industrial))
  9 consumer finance companies, consumer loan companies, trust companies,
  10 mutual savings banks, savings and loan associations, building and loan
  11 associations, credit unions, crop credit associations, development
  12 credit corporations, industrial development corporations, title
- insurance companies, or insurance companies;

  (c) Persons who, as employees on a regular salary or wage of an
  employer not engaged in the business of debt adjusting, perform credit
- 16 services for their employer;
- 17 (d) Public officers while acting in their official capacities and 18 persons acting under court order;
- 19 (e) Any person while performing services incidental to the 20 dissolution, winding up or liquidation of a partnership, corporation, 21 or other business enterprise;
- 22 (f) Nonprofit organizations dealing exclusively with debts owing 23 from commercial enterprises to business creditors;
- (g) Nonprofit organizations engaged in debt adjusting and which do not assess against the debtor a service charge in excess of fifteen dollars per month.
- 27 (3) "Debt adjusting agency" is any partnership, corporation, or 28 association engaging in or holding itself out as engaging in the 29 business of debt adjusting.
- 30 (((4) "License" means a debt adjuster license or debt adjusting 31 agency license issued under the provisions of this chapter.
- 32 (5) "Licensee" means a debt adjuster or debt adjusting agency to 33 whom a license has been issued under the provisions of this chapter.
- (6) "Director" means the director of the department of licensing.))
- 35 **Sec. 2.** RCW 18.28.080 and 1979 c 156 s 4 are each amended to read as follows:
- 37 (1) By contract a ((<del>licensee</del>)) <u>debt adjuster</u> may charge a 38 reasonable fee for debt adjusting services. The total fee for debt

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- l adjusting services may not exceed fifteen percent of the total debt
- 2 listed by the debtor on the contract. The fee retained by the
- 3 ((licensee)) debt adjuster from any one payment made by or on behalf of
- 4 the debtor may not exceed fifteen percent of the payment((: PROVIDED,
- 5 That)). However, the ((licensee)) debt adjuster may make an initial
- 6 charge of up to twenty-five dollars which shall be considered part of
- 7 the total fee. If an initial charge is made, no additional fee may be
- 8 retained which will bring the total fee retained to date to more than
- 9 fifteen percent of the total payments made to date. No fee whatsoever
- 10 shall be applied against rent and utility payments for housing.
- 11 In the event of cancellation or default on performance of the
- 12 contract by the debtor prior to its successful completion, the
- 13 ((<del>licensee</del>)) <u>debt adjuster</u> may collect in addition to fees previously
- 14 received, six percent of that portion of the remaining indebtedness
- 15 listed on said contract which was due when the contract was entered
- 16 into, but not to exceed twenty-five dollars.
- 17 (2) A ((<del>licensee</del>)) <u>debt adjuster</u> shall not be entitled to retain
- 18 any fee until notifying all creditors listed by the debtor that the
- 19 debtor has engaged the ((licensee)) debt adjuster in a program of debt
- 20 adjusting.
- 21 Sec. 3. RCW 18.28.090 and 1967 c 201 s 9 are each amended to read
- 22 as follows:
- 23 If a ((<del>licensee</del>)) <u>debt adjuster</u> contracts for, receives or makes
- 24 any charge in excess of the maximums permitted by this chapter, except
- 25 as the result of an accidental and bona fide error, the ((licensee's))
- 26 <u>debt adjuster's</u> contract with the debtor shall be void and the
- 27 ((<del>licensee</del>)) <u>debt adjuster</u> shall return to the debtor the amount of all
- 28 payments received from the debtor or on ((his)) the debtor's behalf and
- 29 not distributed to creditors.
- 30 **Sec. 4.** RCW 18.28.100 and 1979 c 156 s 5 are each amended to read
- 31 as follows:
- 32 Every contract between a ((licensee)) debt adjuster and a debtor
- 33 shall:
- 34 (1) List every debt to be handled with the creditor's name and
- 35 disclose the approximate total of all known debts;
- 36 (2) Provide in precise terms payments reasonably within the ability
- 37 of the debtor to pay;

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- 1 (3) Disclose in precise terms the rate and amount of all ((of)) the 2 ((licensee's)) charges and fees;
- 3 (4) Disclose the approximate number and amount of installments 4 required to pay the debts in full;
- 5 (5) Disclose the name and address of the ((licensee)) debt adjuster 6 and of the debtor;
- 7 (6) Provide that the ((licensee)) debt adjuster shall notify the 8 debtor, in writing, within five days of notification to the 9 ((licensee)) debt adjuster by a creditor that the creditor refuses to 10 accept payment pursuant to the contract between the ((licensee)) debt adjuster and the debtor;
- 12 (7) Contain the following notice in ten point boldface type or 13 larger directly above the space reserved in the contract for the 14 signature of the buyer: NOTICE TO DEBTOR:
- 15 (a) Do not sign this contract before you read it or if any spaces 16 intended for the agreed terms are left blank.
- 17 (b) You are entitled to a copy of this contract at the time you 18 sign it.
- (c) You may cancel this contract within three days of signing by sending notice of cancellation by certified mail return receipt requested to the debt adjuster at his address shown on the contract, which notice shall be posted not later than midnight of the third day (excluding Sundays and holidays) following your signing of the contract; and
- (8) Contain such other and further provisions or disclosures as ((the director shall determine)) are necessary for the protection of the debtor and the proper conduct of business by the ((licensee)) debt adjuster.
- 29 **Sec. 5.** RCW 18.28.110 and 1979 c 156 s 6 are each amended to read 30 as follows:
- 31 Every ((<del>licensee</del>)) <u>debt adjuster</u> shall perform the following 32 functions:
- 33 (1) Make a permanent record of all payments by debtors, or on the 34 debtors' behalf, and of all disbursements to creditors of such debtors, 35 and shall keep and maintain in this state all such records, and all 36 payments not distributed to creditors. No person shall intentionally 37 make any false entry in any such record, or intentionally mutilate, 38 destroy or otherwise dispose of any such record. Such records shall at

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- all times be open for inspection by the ((director)) attorney general or ((his)) the attorney general's authorized agent, and shall be preserved as original records or by microfilm or other methods of duplication ((acceptable to the director,)) for at least six years after making the final entry therein.
- 6 (2) Deliver a completed copy of the contract between the 7 ((licensee)) debt adjuster and a debtor to the debtor immediately after 8 the debtor executes the contract, and sign the debtor's copy of such 9 contract.
- 10 (3) Unless paid by check or money order, deliver a receipt to a 11 debtor for each payment within five days after receipt of such payment.
- 12 (4) Distribute to the creditors of the debtor at least once each 13 forty days after receipt of payment during the term of the contract at 14 least eighty-five percent of each payment received from the debtor.
  - (5) At least once every month render an accounting to the debtor which shall indicate the total amount received from or on behalf of the debtor, the total amount paid to each creditor, the total amount which any creditor has agreed to accept as payment in full on any debt owed ((him)) the creditor by the debtor, the amount of charges deducted, and any amount held in trust. The ((licensee)) debt adjuster shall in addition render such an account to a debtor within ten days after written demand.
- (6) Notify the debtor, in writing, within five days of notification to the ((licensee)) debt adjuster by a creditor that the creditor refuses to accept payment pursuant to the contract between the ((licensee)) debt adjuster and the debtor.
- 27 ((<del>(7)</del> Furnish the director with all contracts, assignments, and 28 forms as described in RCW 18.28.030 which are currently in use.))
- 29 **Sec. 6.** RCW 18.28.120 and 1967 c 201 s 12 are each amended to read 30 as follows:
- 31 A ((<del>licensee</del>)) <u>debt adjuster</u> shall not:
- 32 (1) Take any contract, or other instrument which has any blank 33 spaces when signed by the debtor;
- 34 (2) Receive or charge any fee in the form of a promissory note or 35 other promise to pay or receive or accept any mortgage or other 36 security for any fee, whether as to real or personal property;
  - (3) Lend money or credit;

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- 1 (4) Take any confession of judgment or power of attorney to confess 2 judgment against the debtor or appear as the debtor in any judicial 3 proceedings;
- 4 (5) Take, concurrent with the signing of the contract or as a part of the contract or as part of the application for the contract, a 6 release of any obligation to be performed on the part of the 7 ((licensee)) debt adjuster;
- 8 (6) Advertise ((his)) services, display, distribute, broadcast or 9 televise, or permit ((his)) services to be displayed, advertised, 10 distributed, broadcasted or televised in any manner whatsoever wherein 11 any false, misleading or deceptive statement or representation with 12 regard to the services to be performed by the ((licensee)) debt 13 adjuster, or the charges to be made therefor, is made;
- (7) Offer, pay, or give any cash, fee, gift, bonus, premiums, reward, or other compensation to any person for referring any personective customer to the ((<del>licensee</del>)) debt adjuster;
- (8) Receive any cash, fee, gift, bonus, premium, reward, or other compensation from any person other than the debtor or a person in the debtor's behalf in connection with ((his)) activities as a ((licensee)) debt adjuster; or
- (9) Disclose to anyone((, other than the director or his agent,))
  the debtors who have contracted with the ((licensee)) debt adjuster;
  anor shall the ((licensee)) debt adjuster disclose the creditors of a
  debtor to anyone other than: (a) The debtor((, or (b) the director or
  his agent,)); or (((c))) (b) another creditor of the debtor and then
  only to the extent necessary to secure the cooperation of such a
  creditor in a debt adjusting plan.
- 28 **Sec. 7.** RCW 18.28.130 and 1967 c 201 s 13 are each amended to read 29 as follows:
- Without limiting the generality of the foregoing and other applicable laws, the ((<del>licensee</del>, manager)) debt adjuster or an employee of ((a licensee)) the debt adjuster shall not:
- 33 (1) Prepare, advise, or sign a release of attachment or 34 garnishment, stipulation, affidavit for exemption, compromise agreement 35 or other legal or court document, nor furnish legal advice or perform 36 legal services of any kind;
- 37 (2) Represent that he <u>or she</u> is authorized or competent to furnish legal advice or perform legal services;

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- 1 (3) Assume authority on behalf of creditors or a debtor or accept 2 a power of attorney authorizing it to employ or terminate the services 3 of any attorney or to arrange the terms of or compensate for such 4 services; or
- (4) Communicate with the debtor or creditor or any other person in the name of any attorney or upon the stationery of any attorney or prepare any form or instrument which only attorneys are authorized to prepare.
- 9 **Sec. 8.** RCW 18.28.150 and 1979 c 156 s 8 are each amended to read 10 as follows:
- (1) Any payment received by a ((licensee)) debt adjuster from or on 11 12 behalf of a debtor shall be held in trust by the ((licensee)) debt adjuster from the moment it is received. The ((licensee)) debt 13 14 adjuster shall not commingle such payment with ((his)) the debt 15 adjuster's own property or funds, but shall maintain a separate trust account and deposit in such account all such payments received. 16 disbursements whether to the debtor or to the creditors of the debtor, 17 18 or to the ((licensee)) debt adjuster, shall be made from such account.
- (2) In the event that the debtor cancels or defaults on the contract between the debtor and the ((licensee)) debt adjuster, the ((licensee)) debt adjuster shall close out the debtor's trust account in the following manner:
- (a) The ((<del>licensee</del>)) <u>debt adjuster</u> may take from the account that amount necessary to satisfy any fees, other than any cancellation or default fee, authorized by this chapter.
- (b) After deducting the fees provided in subsection (2)(a) of this section, the ((licensee)) debt adjuster shall distribute the remaining amount in the account to the creditors of the debtor. The distribution shall be made within five days of the demand therefor by the debtor, but if the debtor fails to make the demand, then the ((licensee)) debt adjuster shall make the distribution within thirty days of the date of cancellation or default.
- 33 **Sec. 9.** RCW 18.28.165 and 1979 c 156 s 7 are each amended to read as follows:
- For the purpose of discovering violations of this chapter or securing information lawfully required ((by him hereunder)) under this chapter, the ((director)) consumer protection division of the attorney

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- 1 general's office may at any time((, either personally or by a person or
- 2 persons duly designated by him, ): Investigate the debt adjusting
- 3 business and examine the books, accounts, records, and files used
- 4 therein((, of every licensee. For that purpose the director and his
- 5 duly designated representatives shall)): have free access to the
- 6 offices and places of business, books, accounts, papers, records,
- 7 files, safes, and vaults of all ((<del>licensees. The director and all</del>
- 8 persons duly designated by him may)) debt adjusters; and require the
- 9 attendance of and examine under oath all persons whomsoever whose
- 10 testimony ((he may require)) might be required relative to such debt
- 11 adjusting business or to the subject matter of any examination,
- 12 investigation, or hearing.
- 13 **Sec. 10.** RCW 18.28.190 and 1967 c 201 s 19 are each amended to 14 read as follows:
- Any person who violates any provision of this chapter or aids or
- 16 abets such violation, or any rule lawfully ((promulgated hereunder))
- 17 <u>adopted under this chapter</u> or any order or decision ((<del>of the director</del>
- 18 hereunder, or any person who operates as a debt adjuster without a
- 19 license, shall be)) made under this chapter, is guilty of a
- 20 misdemeanor.
- 21 <u>NEW SECTION.</u> **Sec. 11.** The following acts or parts of acts are
- 22 each repealed:
- 23 (1) RCW 18.28.020 and 1967 c 201 s 2;
- 24 (2) RCW 18.28.030 and 1985 c 7 s 18, 1975 1st ex.s. c 30 s 23, 1971
- 25 ex.s. c 266 s 6, & 1967 c 201 s 3;
- 26 (3) RCW 18.28.040 and 1967 c 201 s 4;
- 27 (4) RCW 18.28.045 and 1967 c 156 s 2;
- 28 (5) RCW 18.28.050 and 1967 c 201 s 5;
- 29 (6) RCW 18.28.060 and 1979 c 156 s 3, 1971 ex.s. c 292 s 20, 1967
- 30 ex.s. c 141 s 1, & 1967 c 201 s 6;
- 31 (7) RCW 18.28.070 and 1967 c 201 s 7;
- 32 (8) RCW 18.28.160 and 1967 c 201 s 16; and
- 33 (9) RCW 18.28.170 and 1979 c 156 s 9 & 1967 c 201 s 17.

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