LITIGATION FUNDING PRACTICES ACT
2020 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: James A. Dunnigan
Senate Sponsor:
LONG TITLE
General Description:
This bill regulates litigation funding practices under the Division of Consumer
Protection within the Commerce Department.
Highlighted Provisions:
This bill:
defines terms;
 requires a litigation funding provider to register with the Division of Consumer
Protection;
establishes operating requirements for a litigation funding provider;
 establishes requirements for litigation funding agreements;
 requires a litigation funding provider to make certain disclosures;
 grants rulemaking authority to the Division of Consumer Protection;
 requires the Division of Consumer Protection to administer and enforce the
Litigation Funding Practices Act;
 addresses enforceability of a litigation funding agreement; and
 establishes an interest cap on litigation funding.
Money Appropriated in this Bill:
None
Other Special Clauses:
None



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28	Otan Code Sections Affected:
29	AMENDS:
30	13-2-1, as last amended by Laws of Utah 2019, Chapters 115, 423 and last amended by
31	Coordination Clause, Laws of Utah 2019, Chapter 115
32	ENACTS:
33	13-57-101, Utah Code Annotated 1953
34	13-57-102, Utah Code Annotated 1953
35	13-57-201, Utah Code Annotated 1953
36	13-57-202, Utah Code Annotated 1953
37	13-57-301, Utah Code Annotated 1953
38	13-57-302, Utah Code Annotated 1953
39	13-57-401, Utah Code Annotated 1953
40	13-57-402, Utah Code Annotated 1953
41	13-57-403, Utah Code Annotated 1953
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43	Be it enacted by the Legislature of the state of Utah:
44	Section 1. Section 13-2-1 is amended to read:
45	13-2-1. Consumer protection division established Functions.
46	(1) There is established within the Department of Commerce the Division of Consumer
47	Protection.
48	(2) The division shall administer and enforce the following:
49	(a) Chapter 5, Unfair Practices Act;
50	(b) Chapter 10a, Music Licensing Practices Act;
51	(c) Chapter 11, Utah Consumer Sales Practices Act;
52	(d) Chapter 15, Business Opportunity Disclosure Act;
53	(e) Chapter 20, New Motor Vehicle Warranties Act;
54	(f) Chapter 21, Credit Services Organizations Act;
55	(g) Chapter 22, Charitable Solicitations Act;
56	(h) Chapter 23, Health Spa Services Protection Act;
57	(i) Chapter 25a, Telephone and Facsimile Solicitation Act;
58	(i) Chapter 26, Telephone Fraud Prevention Act;

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59	(k) Chapter 28, Prize Notices Regulation Act;
60	(l) Chapter 32a, Pawnshop and Secondhand Merchandise Transaction Information Act;
61	(m) Chapter 34, Utah Postsecondary Proprietary School Act;
62	(n) Chapter 34a, Utah Postsecondary School State Authorization Act;
63	(o) Chapter 39, Child Protection Registry;
64	(p) Chapter 41, Price Controls During Emergencies Act;
65	(q) Chapter 42, Uniform Debt-Management Services Act;
66	(r) Chapter 49, Immigration Consultants Registration Act;
67	(s) Chapter 51, Transportation Network Company Registration Act;
68	(t) Chapter 52, Residential Solar Energy Disclosure Act;
69	(u) Chapter 53, Residential, Vocational and Life Skills Program Act;
70	(v) Chapter 54, Ticket Website Sales Act; [and]
71	(w) Chapter 56, Ticket Transferability Act[:]; and
72	(x) Chapter 57, Litigation Funding Practices Act.
73	Section 2. Section 13-57-101 is enacted to read:
74	CHAPTER 57. LITIGATION FUNDING PRACTICES ACT
75	Part 1. General Provisions
76	<u>13-57-101.</u> Title.
77	This chapter is known as the "Litigation Funding Practices Act."
78	Section 3. Section 13-57-102 is enacted to read:
79	<u>13-57-102.</u> Definitions.
80	As used in this chapter:
81	(1) "Consumer" means a person who:
82	(a) resides in this state; and
83	(b) has or may have a pending legal action in this state.
84	(2) "Director" means the director of the Division of Consumer Protection.
85	(3) "Division" means the Division of Consumer Protection of the Department of
86	Commerce established in Section 13-2-1.
87	(4) "Health care provider" means the same as that term is defined in Section
88	<u>78B-3-403.</u>
89	(5) "Legal funding" means a payment to a consumer in exchange for the right to

90	receive an amount out of the potential proceeds of any realized settlement, judgment, award, or
91	verdict the consumer may receive in a civil legal action.
92	(6) "Litigation funding agreement" means an agreement between a consumer and a
93	litigation funding provider under which the litigation funding provider provides legal funding
94	to the consumer.
95	(7) (a) "Litigation funding provider" means a person that provides legal funding to a
96	consumer.
97	(b) "Litigation funding provider" does not include:
98	(i) an immediate family member of a consumer; or
99	(ii) an accountant who provides accounting services to a consumer.
100	Section 4. Section 13-57-201 is enacted to read:
101	Part 2. Litigation Funding Providers
102	13-57-201. Litigation funding provider registration.
103	(1) A person may not act as a litigation funding provider in this state without
104	registering with the division.
105	(2) To register as a litigation funding provider, a person shall submit to the division an
106	application for registration:
107	(a) in the manner the division determines; and
108	(b) that includes:
109	(i) proof of a surety bond in an amount of at least \$50,000;
110	(ii) an application fee in an amount determined by the division in accordance with
111	Sections 13-1-2 and 63J-1-504;
112	(iii) all information the division requires to evaluate the character and fitness:
113	(A) of the person; or
114	(B) if the person is an entity, the character and fitness of each officer and director of the
115	entity; and
116	(iv) anything else the division requires as established in rule made in accordance with
117	Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
118	Section 5. Section 13-57-202 is enacted to read:
119	13-57-202. Litigation funding provider operations.
120	(1) A litigation funding provider may only provide legal funding to a consumer if the

121	litigation funding provider and the consumer enter into a litigation funding agreement that
122	meets the requirements of Section 13-57-301.
123	(2) Before executing a litigation funding agreement, a litigation funding provider shall
124	file with the division a template of the litigation funding agreement.
125	(3) A litigation funding provider may not:
126	(a) pay or offer to pay a commission, referral fee, or any other form of consideration to
127	the following for referring a consumer to the litigation funding provider:
128	(i) an attorney authorized to practice law;
129	(ii) a health care provider; or
130	(iii) an employee, independent contractor, or other person affiliated with a person
131	described in Subsection (3)(a)(i) or (ii);
132	(b) accept a commission, referral fee, or any other form of consideration from a person
133	described in Subsection (3)(a) for referring a consumer to the person;
134	(c) refer a consumer or potential consumer to a person described in Subsection (3)(a),
135	unless:
136	(i) the consumer or potential consumer needs legal representation; and
137	(ii) the referral is to a local or state bar association referral service;
138	(d) intentionally advertise materially false or misleading information about the
139	litigation funding provider's services;
140	(e) fail to promptly give a copy of an executed litigation funding agreement to the
141	attorney who represents the consumer in the legal action for which the litigation funding
142	provider provides legal funding;
143	(f) make or attempt to influence a decision relating to the conduct, settlement, or
144	resolution of a legal action for which the litigation funding provider provides legal funding; or
145	(g) knowingly pay or offer to pay court costs, filing fees, or attorney fees using legal
146	funding.
147	(4) A litigation funding provider shall provide a consumer who enters a litigation
148	funding agreement a copy of the executed litigation funding agreement.
149	Section 6. Section 13-57-301 is enacted to read:
150	Part 3. Litigation Funding Agreements
151	13-57-301. Litigation funding agreements.

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152	(1) A litigation funding agreement shall:
153	(a) be in writing;
154	(b) contain a right of rescission permitting the consumer to cancel the agreement
155	without penalty or further obligation, if the consumer returns to the litigation funding provider
156	the full amount of the disbursed funds:
157	(i) within five business days after the day on which the consumer and litigation funding
158	provider enter the agreement; and
159	(ii) (A) in person by delivering the provider's uncashed check to the provider's office;
160	<u>or</u>
161	(B) by insured, certified, or registered United States mail to the address specified in the
162	agreement in the form of the provider's uncashed check or a registered or certified check or
163	money order;
164	(c) contain the disclosures described in Section 13-57-302;
165	(d) include the amount of money the litigation funding provider provides to the
166	consumer;
167	(e) include an itemization of one-time charges;
168	(f) include the total of any realized settlement, judgment, award, or verdict the
169	consumer assigns to the litigation funding provider, including the funded amount and all
170	charges;
171	(g) require a consumer to make a payment to the litigation funding provider in a
172	predetermined amount based on periodic intervals, from the day on which the agreement is
173	executed to the day on which the legal action concludes;
174	(h) include a payment schedule that:
175	(i) includes the funded amount and charges; and
176	(ii) lists all dates and the amount due at the end of each six-month period:
177	(A) beginning after the day on which the consumer receives funds; and
178	(B) ending the day on which all obligations under the contract are satisfied; and
179	(i) contain written acknowledgment from the consumer's attorney in the legal action
180	that:
181	(i) the attorney has reviewed the agreement;
182	(ii) all costs and fees are disclosed in the agreement, including the amount to be paid

183	by the consumer;
184	(iii) the attorney is being paid per a written fee agreement;
185	(iv) the attorney will disburse all proceeds of the legal action through the attorney's
186	trust account; and
187	(v) the attorney is following the consumer's written instruction regarding the legal
188	funding;
189	(j) include a provision that the agreement includes no charge or fee other than the
190	charges and fees disclosed in the agreement; and
191	(k) include a provision that:
192	(i) if there are no available proceeds from the legal action, the consumer will owe the
193	litigation funding provider nothing; and
194	(ii) the litigation funding provider's total charges will be paid only to the extent there
195	are available proceeds from the legal action.
196	(2) A litigation funding agreement may not require a consumer to make a payment to
197	the litigation funding provider in an amount determined as a percentage of the recovery from
198	the legal action.
199	Section 7. Section 13-57-302 is enacted to read:
200	13-57-302. Required disclosures.
201	A litigation funding provider shall disclose in a litigation funding agreement:
202	(1) that the litigation funding provider may not participate in deciding whether, when,
203	or the amount for which a legal action is settled;
204	(2) that the litigation funding provider may not interfere with the independent
205	professional judgment of the attorney handling the legal action or any settlement of the legal
206	action;
207	(3) the following statement in substantially the following form, in all capital letters and
208	at least a 12-point type: "THE FUNDED AMOUNT AND AGREED-TO CHARGES SHALL
209	BE PAID ONLY FROM THE PROCEEDS OF YOUR LEGAL CLAIM, AND SHALL BE
210	PAID ONLY TO THE EXTENT THAT THERE ARE AVAILABLE PROCEEDS FROM
211	YOUR LEGAL CLAIM. YOU WILL NOT OWE (INSERT NAME OF THE LITIGATION
212	FUNDING PROVIDER HERE) ANYTHING IF THERE ARE NO PROCEEDS FROM
213	YOUR LEGAL CLAIM, UNLESS YOU HAVE VIOLATED A MATERIAL TERM OF THIS

214	AGREEMENT OR YOU HAVE COMMITTED FRAUD AGAINST THE LITIGATION
215	FUNDING PROVIDER.";
216	(4) in accordance with Section 13-57-301, the following statement in substantially the
217	following form and at least a 12-point type: "CONSUMER'S RIGHT TO CANCELLATION:
218	You may cancel this agreement without penalty or further obligation within five business days
219	after the day on which you enter into this agreement with the litigation funding provider if you
220	either: 1. return to the litigation funding provider the full amount of the disbursed funds by
221	delivering the provider's uncashed check to the provider's office in person; or 2. send, by
222	insured, certified, or registered United States mail, to the litigation funding provider at the
223	address specified in this agreement, a notice of cancellation and include in the mailing a return
224	of the full amount of disbursed funds in the form of the litigation funding provider's uncashed
225	check or a registered or certified check or money order"; and
226	(5) immediately above the line for the consumer's signature, the following statement in
227	at least a 12-point type: "Do not sign this agreement before you read it completely or if it
228	contains any blank spaces. You are entitled to a completed copy of the agreement. Before you
229	sign this agreement, you should obtain the advice of an attorney. Depending on your
230	circumstances, you may want to consult a tax, benefits planning, or financial professional."
231	Section 8. Section 13-57-401 is enacted to read:
232	Part 4. Miscellaneous
233	13-57-401. Rulemaking.
234	The division shall make rules in accordance with Title 63G, Chapter 3, Utah
235	Administrative Rulemaking Act, to:
236	(1) establish an application process for a person to register with the division as a
237	litigation funding provider, in accordance with Section 13-57-201;
238	(2) establish a filing process for a litigation funding provider to file a litigation funding
239	agreement with the division; and
240	(3) carry out the provisions of this chapter.
241	Section 9. Section 13-57-402 is enacted to read:
242	13-57-402. Enforceability.
243	If a litigation funding provider violates a provision of this chapter, a litigation funding
244	agreement associated with the violation is unenforceable by the litigation funding provider or

245	any successor-in-interest to the litigation funding agreement.
246	Section 10. Section 13-57-403 is enacted to read:
247	13-57-403. Interest rate limit.
248	(1) A litigation funding provider may not charge a consumer:
249	(a) an annual interest rate of more than 25% of the original amount of money provided
250	to the consumer as legal funding for a legal action, calculated as described in Subsection (2); or
251	(b) the interest rate described in Subsection (1)(a) more than one time each year with
252	regard to a single legal action, regardless of the number of legal funding agreements the
253	litigation funding provider enters into with the consumer regarding the legal action.
254	(2) For purposes of Subsection (1)(a), a litigation funding provider shall determine the
255	original amount of money provided to a consumer as legal funding for a legal action by:
256	(a) adding all amounts the consumer originally owed, directly or indirectly, to the
257	litigation funding provider under the litigation funding agreement; and
258	(b) subtracting from the sum of Subsection (2)(a) the sum of all payments the
259	consumer has made to the litigation funding provider under the litigation funding agreement.