

IN THE SENATE

SENATE BILL NO. 1319

BY STATE AFFAIRS COMMITTEE

AN ACT

1 RELATING TO PROHIBITED PRACTICES OF COLLECTION AGENCIES; AMENDING SECTION
2 26-2229A, IDAHO CODE, TO PROVIDE THAT A COLLECTION AGENCY LICENSEE OR
3 COLLECTION AGENCY OR ITS AGENT MAY COLLECT INTEREST OR INCIDENTAL FEES,
4 CHARGES OR EXPENSES IF THEY ARE EXPRESSLY AUTHORIZED BY THE AGREEMENT
5 CREATING THE DEBT AND TO MAKE TECHNICAL CORRECTIONS.
6

7 Be It Enacted by the Legislature of the State of Idaho:

8 SECTION 1. That Section 26-2229A, Idaho Code, be, and the same is hereby
9 amended to read as follows:

10 26-2229A. REQUIREMENT OF FAIR, OPEN AND HONEST DEALING -- PROHIBITED
11 PRACTICES. (1) Every licensee or person required to be licensed under this
12 act and its agents shall deal openly, fairly, and honestly without deception
13 in the conduct of its business activities in this state under this act.

14 (2) When not inconsistent with the statutes of this state, the provi-
15 sions of the federal fair debt collection practices act, 15 U.S.C. ~~section~~
16 1692, et seq., as amended, may be enforced by the director against collection
17 agencies licensed or required to be licensed under the provisions of this
18 act.

19 (3) In every instance where a collection agency licensee has a manage-
20 rial or financial interest in a creditor client, or where a creditor client
21 has a managerial or financial interest in a collection agency licensee, dis-
22 closure of such interest must be made on each and every contact with a debtor
23 in seeking to make a collection of any account, claim, or other indebtedness.

24 (4) No collection agency licensee, or collection agency required to be
25 licensed under this act, or agent of such collection agency shall collect or
26 attempt to collect any interest or other charges, fees, or expenses inci-
27 dental to the principal obligation unless such interest or incidental fees,
28 charges, or expenses:

29 (a) Are expressly authorized by statute;

30 (b) Are expressly authorized by the agreement creating the debt;

31 (c) Are allowed by court ruling against the debtor;

32 (ed) Have been judicially determined;

33 (de) Are provided for in a written form agreement, signed by both the
34 debtor and the licensee, and which has the prior approval of the direc-
35 tor with respect to the terms of the agreement and amounts of the fees,
36 interest, charges and expenses; or

37 (ef) Reasonably relate to the actual cost associated with processing a
38 demand draft or other form of electronic payment on behalf of a debtor
39 for a debt payment, provided that the debtor has preauthorized the
40 method of payment and has been notified in advance that such payment may
41 be made by reasonable alternative means that will not result in addi-
42 tional charges, fees or expenses to the debtor.

1 (5) No person shall sell, distribute or make use of solicitations, col-
2 lection letters, demand forms or other printed matter ~~which~~ that are made
3 similar to or resemble governmental forms or documents, or legal forms used
4 in civil or criminal proceedings.

5 (6) No person shall use any trade name, address, insignia, picture, em-
6 blem or any other means ~~which~~ that creates any impression that such person is
7 connected with or is an agency of government.

8 (7) No person licensed, or required to be licensed under this act, shall
9 misappropriate, transfer, or convert to his own use or benefit, funds be-
10 longing to or held for another person in connection with business activities
11 authorized under this act.

12 (8) No credit repair organization licensed, or required to be licensed
13 under this act, shall charge or receive money or other valuable considera-
14 tion for the performance of any service, which the credit repair organiza-
15 tion has agreed to perform for any consumer, before such service is fully
16 performed.

17 (9) No person licensed or required to be licensed under this act shall
18 make a representation or statement of material fact, or omit to state a mate-
19 rial fact, in connection with the offer, sale or performance of any service
20 authorized under this act, if the representation, statement or omission is
21 false or misleading or has the tendency or capacity to be misleading.