GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

S SENATE BILL 693

Short Title:	Attorneys' Fees Provisions/Business Contract. (Public)
Sponsors:	Senators Clodfelter; and Hartsell.
Referred to:	Judiciary 1 (Civil).
March 13, 2007	
IN BUS	
	Assembly of North Carolina enacts: ECTION 1. The purpose of this act is to validate reciprocal attorneys' fees
provisions in	n written contracts that all parties are entering into for business purposes. ECTION 2. Article 3 of Chapter 6 of the General Statutes is amended by
adding a new section to read: "§ 6-21.6. Reciprocal attorneys' fees provisions in business contracts.	
	s used in this section, the following words or phrases have the listed
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<u>(2</u>	commercial purposes and that is not a consumer contract. Consumer contract. – A contract to which (i) one or more of the parties is a natural person and (ii) the money, property, services, or other
	subject matter of the contract are primarily for personal, family, or household purposes.
<u>(3</u> <u>(4</u>	Reciprocal attorneys' fees provisions. – Provisions in any written
	business contract that essentially provide that, upon the terms and subject to the conditions set forth in the contract, each party shall pay to or reimburse the other parties for the attorneys' fees and expenses
	incurred by the other parties in connection with any suit, action, proceeding, or arbitration involving the construction, interpretation,
(b) R	<u>enforcement, reformation, or rescission of a business contract.</u> eciprocal attorneys' fees provisions in business contracts governed by State

law are valid and enforceable for the recovery of reasonable attorneys' fees and

expenses.

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- (c) The presiding judge or arbitrator in any suit or arbitration involving the construction, interpretation, enforcement, reformation, or rescission of a business contract governed by State law shall award reasonable attorneys' fees and expenses in accordance with the terms and conditions of the reciprocal attorneys' fees provisions of the business contract. In determining reasonable attorneys' fees and expenses, the presiding judge or arbitrator may consider relevant facts and circumstances, including:
 - (1) The time and labor expended by the attorneys.
 - (2) The novelty and difficulty of the questions raised in the action or proceeding.
 - (3) The skill required to perform properly the legal services rendered.
 - (4) The attorneys' opportunity costs in pursuing the litigation.
 - (5) The customary fee for the type of work performed.
 - (6) The attorneys' expectations at the beginning of the litigation.
 - (7) The time limitations imposed by the client or by circumstances.
 - (8) The amount in controversy and the results obtained.
 - (9) The experience, reputation, and ability of the attorneys.
 - (10) The undesirability of the case within the legal community in which the suit arose.
 - (11) The nature and length of the professional relationship between the attorney and client.
 - (12) The amount of attorneys' fees awarded in similar cases.

Reasonable attorneys' fees and expenses shall not be governed by any other applicable statutory or contractual provision providing for a stated percentage of the amount at issue or the amount recovered in cases in which the business contract contains reciprocal attorneys' fees provisions.

- (d) The party seeking an award of reasonable attorneys' fees and expenses shall have the burden of proving, by a preponderance of the evidence, that the amount sought to be recovered is reasonable, and no presumption shall be employed in favor of or against the reasonableness of the amount sought. Appellate review of an award of reasonable attorneys' fees and expenses shall be by an abuse of discretion standard.
- (e) Nothing contained in this section shall in any way make valid or invalid attorneys' fees provisions in consumer contracts or any note, conditional sale contract, or other evidence of indebtedness that is otherwise governed by G.S. 6-21.2. Notwithstanding subsection (c) of this section, if a business contract is also a note, conditional sale contract, or other evidence of indebtedness that is otherwise governed by G.S. 6-21.2, then the parties that are entitled to recover attorneys' fees and expenses may elect to recover attorneys' fees and expenses either under this section or G.S. 6-21.2, but shall not recover attorneys' fees and expenses under both statutes."
- **SECTION 3.** This act becomes effective October 1, 2007, and applies to contracts entered into on or after that date.