By: Eltife

S.B. No. 884

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the regulation of consumer debt management services.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 394.204(c), Finance Code, is amended to
5	read as follows:
6	(c) An application for an initial registration must be in a
7	form prescribed by the commissioner and accompanied by:
8	(1) the appropriate fees set by the finance commission
9	in an amount necessary to recover the costs of administering this
10	subchapter;
11	(2) the surety bond or insurance required by Section
12	394.206;
13	(3) the applicant's name, the applicant's principal
14	business address and telephone number, all other business addresses
15	of the applicant in this state, and the applicant's electronic mail
16	address and Internet website address;
17	(4) all names under which the applicant conducts
18	<u>business;</u>
19	(5) the address of each location in this state at which
20	the applicant will provide debt management services, or if the
21	applicant will have no such location, a statement to that effect;
22	(6) the name and home address of each officer and
23	director of the applicant and each person that holds at least a 10
24	percent ownership interest in the applicant;

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(7) if the applicant is a nonprofit or tax exempt 1 2 organization, a detailed description of the ownership interest of each officer, director, agent, or employee of the applicant, and 3 any member of the immediate family of an officer, director, agent, 4 5 or employee of the applicant, in a for-profit affiliate or 6 subsidiary of the applicant or in any other for-profit business 7 entity that provides services to the applicant or to a consumer in 8 relation to the applicant's debt management business; and 9 (8) [(4)] any other information that the commissioner 10 requires. SECTION 2. Section 394.205(b), Finance Code, is amended to 11 read as follows: 12 (b) Each provider shall file a report with the commissioner 13 14 at each renewal of the provider's registration. The report must at 15 a minimum disclose in detail and under appropriate headings: (1) the assets and liabilities of the provider at the 16 17 beginning and end of the period, if the provider is a nonprofit or 18 tax exempt organization; (2) the total number of debt management plans the 19 provider has initiated on behalf of consumers in this state during 20 21 that year; and records of total and average fees charged to 22 (3) consumers, including all voluntary contributions received from 23 24 consumers. 25 SECTION 3. Sections 394.208(a) and (d), Finance Code, are 26 amended to read as follows: 27 (a) A provider may not enroll a consumer in a debt

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1 management plan unless\_[+

2 [(1) the provider is a nonprofit organization exempt
3 from taxation under Section 501(c)(3), Internal Revenue Code of
4 1986; and

5 [(2)] through the services of a counselor certified by
6 an independent accreditation organization, the provider has:

7 (1) [(A)] provided the consumer individualized 8 counseling and educational information that at a minimum addresses 9 the topics of managing household finances, managing credit and 10 debt, and budgeting;

11 (2) [(B)] prepared an individualized financial 12 analysis and an initial debt management plan for the consumer's 13 debts with specific recommendations regarding actions the consumer 14 should take;

15 (3) [(C)] determined that the consumer has a 16 reasonable ability to make payments under the proposed debt 17 management plan based on the information provided by the consumer;

18 <u>(4)</u> [<del>(D)</del>] a reasonable expectation, provided that the 19 consumer has provided accurate information to the provider, that 20 each creditor of the consumer listed as a participating creditor in 21 the plan will accept payment of the consumer's debts as provided in 22 the initial plan;

23 (5) [(E)] prepared, for all creditors identified by 24 the consumer or identified through additional investigation by the 25 provider, a list, which must be provided to the consumer in a form 26 the consumer may keep, of the creditors that the provider 27 reasonably expects to participate in the plan; and

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1 (6) [(F)] provided a written document to the consumer
2 in a form the consumer may keep that clearly and conspicuously
3 contains the following statements:

4 <u>(A)</u> [<del>(i)</del>] that debt management services are not 5 suitable for all consumers and that consumers may request 6 information about other ways, including bankruptcy, to deal with 7 indebtedness;

8 <u>(B)</u> [<del>(ii)</del>] that <u>if</u> the <u>provider is a</u> nonprofit or 9 tax-exempt organization <u>the provider</u> cannot require donations or 10 contributions; and

11 <u>(C) if applicable, [(iii)</u>] that some of the 12 provider's funding comes from contributions from creditors who 13 participate in debt management plans, except that a provider may 14 substitute for "some" the actual percentage of creditor 15 contributions it received during the most recent reporting period.

(d) A provider may provide the information required by
Subsections (a)(2), (5), and (6) [(a)(2)(B), (E), and (F)] through
its Internet website if the provider:

(1) has complied with the federal Electronic
Signatures in Global and National Commerce Act (15 U.S.C. Section
7001 et seq.);

(2) informs the consumer that, on electronic,
telephonic, or written request the provider will make available to
the consumer a paper copy or copies; and

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(3) discloses on its Internet website:

(A) the provider's name and each name under which
 it does business;

S.B. No. 884 (B) the provider's principal business address 1 2 and telephone number; and 3 (C) the names of the provider's principal 4 officers. SECTION 4. Section 394.210, Finance Code, is amended by 5 adding Subsection (f) to read as follows: 6 (f) The commissioner may establish maximum fair and 7 reasonable fees under this section. 8 9 SECTION 5. This Act takes effect September 1, 2007.