

By: Senator(s) Doxey

To: Judiciary, Division A

COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 2781

1 AN ACT TO CREATE THE UNIFORM FRAUDULENT TRANSFER ACT; TO
2 DEFINE CERTAIN TERMS; TO PROVIDE FOR INSOLVENCY UNDER THIS ACT; TO
3 SPECIFY VALUE UNDER THIS ACT; TO PROVIDE FOR FRAUDULENT TRANSFERS
4 AS TO PRESENT AND FUTURE CREDITORS; TO SPECIFY WHEN A TRANSFER IS
5 MADE OR OBLIGATION IS INCURRED; TO PROVIDE REMEDIES OF CREDITORS;
6 TO PROVIDE FOR DEFENSES, LIABILITY AND PROTECTION OF TRANSFEREES;
7 TO PROVIDE FOR THE EXTINGUISHMENT OF A CAUSE OF ACTION; TO AMEND
8 SECTION 11-5-75, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE
9 PROVISIONS OF THIS ACT; TO REPEAL SECTION 15-3-3, MISSISSIPPI CODE
10 OF 1972, WHICH DECLARES FRAUDULENT CONVEYANCES TO BE VOID; AND FOR
11 RELATED PURPOSES.

12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

13 **SECTION 1.** The following words and phrases shall have the
14 meanings ascribed herein, unless the context clearly indicates
15 otherwise:

16 (a) "Affiliate" means:

17 (i) A person who directly or indirectly owns,
18 controls or holds with power to vote, twenty percent (20%) or more
19 of the outstanding voting securities of the debtor, other than a
20 person who holds the securities,

21 1. As a fiduciary or agent without sole
22 discretionary power to vote the securities; or

23 2. Solely to secure a debt, if the person has
24 not exercised the power to vote;

25 (ii) A corporation twenty percent (20%) or more of
26 whose outstanding voting securities are directly or indirectly
27 owned, controlled, or held with power to vote, by the debtor or a
28 person who directly or indirectly owns, controls or holds with
29 power to vote, twenty percent (20%) or more of the outstanding
30 voting securities of the debtor, other than a person who holds the
31 securities,

32 1. As a fiduciary or agent without sole power
33 to vote the securities; or

34 2. Solely to secure a debt, if the person has
35 not in fact exercised the power to vote;

36 (iii) A person whose business is operated by the
37 debtor under a lease or other agreement, or a person substantially
38 all of whose assets are controlled by the debtor; or

39 (iv) A person who operates the debtor's business
40 under a lease or other agreement or controls substantially all of
41 the debtor's assets.

42 (b) "Asset" means property of a debtor, but the term
43 does not include:

44 (i) Property to the extent it is encumbered by a
45 valid lien;

46 (ii) Property to the extent it is generally exempt
47 under nonbankruptcy law; or

48 (iii) An interest in property held in tenancy by
49 the entirety to the extent it is not subject to process by a
50 creditor holding a claim against only one tenant.

51 (c) "Claim" means a right to payment, whether or not
52 the right is reduced to judgment, liquidated, unliquidated, fixed,
53 contingent, matured, unmatured, disputed, undisputed, legal,
54 equitable, secured, or unsecured.

55 (d) "Creditor" means a person who has a claim.

56 (e) "Debt" means liability on a claim.

57 (f) "Debtor" means a person who is liable on a claim.

58 (g) "Insider" includes:

59 (i) If the debtor is an individual,

60 1. A relative of the debtor or of a general
61 partner of the debtor;

62 2. A partnership in which the debtor is a
63 general partner;

64 3. A general partner in a partnership
65 described in clause 2; or
66 4. A corporation of which the debtor is a
67 director, officer or person in control;
68 (ii) If the debtor is a corporation,
69 1. A director of the debtor;
70 2. An officer of the debtor;
71 3. A person in control of the debtor;
72 4. A partnership in which the debtor is a
73 general partner;
74 5. A general partner in a partnership
75 described in clause 4; or
76 6. A relative of a general partner, director,
77 officer or person in control of the debtor;
78 (iii) If the debtor is a partnership,
79 1. A general partner in the debtor;
80 2. A relative of a general partner in, or a
81 general partner of, or a person in control of the debtor;
82 3. Another partnership in which the debtor is
83 a general partner;
84 4. A general partner in a partnership
85 described in clause 3; or
86 5. A person in control of the debtor;
87 (iv) An affiliate, or an insider of an affiliate
88 as if the affiliate were the debtor; and
89 (v) A managing agent of the debtor.
90 (h) "Lien" means a charge against or an interest in
91 property to secure payment of a debt or performance of an
92 obligation, and includes a security interest created by agreement,
93 a judicial lien obtained by legal or equitable process or
94 proceedings, a common-law lien, or a statutory lien.
95 (i) "Person" means an individual, partnership,
96 corporation, association, organization, government or governmental

97 subdivision or agency, business trust, estate, trust or any other
98 legal or commercial entity.

99 (j) "Property" means anything that may be the subject
100 of ownership.

101 (k) "Relative" means an individual related by
102 consanguinity within the third degree as determined by the common
103 law, a spouse, or an individual related to a spouse within the
104 third degree as so determined, and includes an individual in an
105 adoptive relationship within the third degree.

106 (l) "Transfer" means every mode, direct or indirect,
107 absolute or conditional, voluntary or involuntary, of disposing of
108 or parting with an asset or an interest in an asset, and includes
109 payment of money, release, lease and creation of a lien or other
110 encumbrance.

111 (m) "Valid lien" means a lien that is effective against
112 the holder of a judicial lien subsequently obtained by legal or
113 equitable process or proceedings.

114 **SECTION 2.** (1) A debtor is insolvent if the sum of the
115 debtor's debts is greater than all of the debtor's assets, at a
116 fair valuation.

117 (2) A debtor who generally is not paying his or her debts as
118 they become due is presumed to be insolvent.

119 (3) A partnership is insolvent under subsection (1) if the
120 sum of the partnership's debts is greater than the aggregate, at a
121 fair valuation, of all of the partnership's assets, and the sum of
122 the excess of the value of each general partner's nonpartnership
123 assets over the partner's nonpartnership debts.

124 (4) Assets under this section do not include property that
125 has been transferred, concealed or removed with intent to hinder,
126 delay or defraud creditors or that has been transferred in a
127 manner making the transfer voidable under this act.

128 (5) Debts under this section do not include an obligation to
129 the extent it is secured by a valid lien on property of the debtor
130 not included as an asset.

131 **SECTION 3.** (1) Value is given for a transfer or an
132 obligation if, in exchange for the transfer or obligation,
133 property is transferred or an antecedent debt is secured or
134 satisfied, but value does not include an unperformed promise made
135 otherwise than in the ordinary course of the promisor's business
136 to furnish support to the debtor or another person.

137 (2) For the purposes of Section 4(2)(1), (m) and (n), a
138 person gives a reasonably equivalent value if the person acquires
139 an interest of the debtor in an asset pursuant to a regularly
140 conducted, noncollusive foreclosure sale or execution of a power
141 of sale for the acquisition or disposition of the interest of the
142 debtor upon default under a mortgage, deed of trust or security
143 agreement.

144 (3) A transfer is made for present value if the exchange
145 between the debtor and the transferee is intended by them to be
146 contemporaneous and is in fact substantially contemporaneous.

147 **SECTION 4.** (1) A transfer made or obligation incurred by a
148 debtor is fraudulent as to a creditor, whether the creditor's
149 claim arose before or after the transfer was made or the
150 obligation was incurred, if the debtor made the transfer or
151 incurred the obligation with actual intent to hinder, delay or
152 defraud any creditor of the debtor.

153 (2) In determining actual intent under subsection (1),
154 consideration may be given, among other factors, to whether:

155 (a) The transfer or obligation was to an insider;
156 (b) The debtor retained possession or control of the
157 property transferred after the transfer;

158 (c) The transfer or obligation was disclosed or
159 concealed;

160 (d) Before the transfer was made or obligation was
161 incurred, the debtor had been sued or threatened with suit;

162 (e) The transfer was of substantially all the debtor's
163 assets;

164 (f) The debtor absconded;

165 (g) The debtor removed or concealed assets;

166 (h) The value of the consideration received by the
167 debtor was reasonably equivalent to the value of the asset
168 transferred or the amount of the obligation incurred;

169 (i) The debtor was insolvent or became insolvent
170 shortly after the transfer was made or the obligation was
171 incurred;

172 (j) The transfer occurred shortly before or shortly
173 after a substantial debt was incurred;

174 (k) The debtor transferred the essential assets of the
175 business to a lienor who transferred the assets to an insider of
176 the debtor;

177 (l) The debtor made the transfer or incurred the
178 obligation without receiving a reasonably equivalent value in
179 exchange for the transfer or obligation, and the debtor:

180 (i) Was engaged or was about to engage in a
181 business or a transaction for which the remaining assets of the
182 debtor were unreasonably small in relation to the business or
183 transaction; or

184 (ii) Intended to incur, or believed or reasonably
185 should have believed that he would incur, debts beyond his ability
186 to pay as they became due;

187 (m) A transfer made or obligation incurred by a debtor
188 may be fraudulent as to a creditor whose claim arose before the
189 transfer was made or the obligation was incurred if the debtor
190 made the transfer or incurred the obligation without receiving a
191 reasonably equivalent value in exchange for the transfer or

192 obligation and the debtor was insolvent at that time or the debtor
193 became insolvent as a result of the transfer or obligation; and

194 (n) A transfer made by a debtor may be fraudulent as to
195 a creditor whose claim arose before the transfer was made if the
196 transfer was made to an insider for an antecedent debt, the debtor
197 was insolvent at that time, and the insider had reasonable cause
198 to believe that the debtor was insolvent.

199 (3) If there exists a combination of facts such as described
200 in subsection (2)(l), (m) or (n) only, then there will be a strong
201 presumption of fraud which can be rebutted only by clear and
202 convincing evidence.

203 **SECTION 5.** For the purposes of this act:

204 (a) A transfer is made:

205 (i) With respect to an asset that is real property
206 other than a fixture, but including the interest of a seller or
207 purchaser under a contract for the sale of the asset, when the
208 transfer is so far perfected that a good-faith purchaser of the
209 asset from the debtor against whom applicable law permits the
210 transfer to be perfected cannot acquire an interest in the asset
211 that is superior to the interest of the transferee; and

212 (ii) With respect to an asset that is not real
213 property or that is a fixture, when the transfer is so far
214 perfected that a creditor on a simple contract cannot acquire a
215 judicial lien otherwise than under this act that is superior to
216 the interest of the transferee;

217 (b) If applicable law permits the transfer to be
218 perfected as provided in paragraph (a) and the transfer is not so
219 perfected before the commencement of an action for relief under
220 this act, the transfer is deemed made immediately before the
221 commencement of the action;

222 (c) If applicable law does not permit the transfer to
223 be perfected as provided in paragraph (a), the transfer is made
224 when it becomes effective between the debtor and the transferee;

225 (d) A transfer is not made until the debtor has
226 acquired rights in the asset transferred;

227 (e) An obligation is incurred:

228 (i) If oral, when it becomes effective between the
229 parties; or

230 (ii) If evidenced by a writing, when the writing
231 executed by the obligor is delivered to or for the benefit of the
232 obligee.

233 **SECTION 6.** (1) In an action for relief against a transfer
234 or obligation under this act, a creditor, subject to the
235 limitations in Section 7, may obtain:

236 (a) Avoidance of the transfer or obligation to the
237 extent necessary to satisfy the creditor's claim;

238 (b) An attachment or other provisional remedy against
239 the asset transferred or other property of the transferee;

240 (c) Subject to applicable principles of equity and in
241 accordance with applicable rules of civil procedure,

242 (i) An injunction against further disposition by
243 the debtor or a transferee, or both, of the asset transferred or
244 of other property;

245 (ii) Appointment of a receiver to take charge of
246 the asset transferred or of other property of the transferee; or

247 (iii) Any other relief the circumstances may
248 require.

249 (2) If a creditor has obtained a judgment on a claim against
250 the debtor, the creditor, if the court so orders, may levy
251 execution on the asset transferred or its proceeds.

252 **SECTION 7.** (1) A transfer or obligation is not voidable
253 under Section 4(1) against a person who took in good faith and for
254 a reasonably equivalent value or against any subsequent transferee
255 or obligee.

256 (2) Except as otherwise provided in this section, to the
257 extent a transfer is voidable in an action by a creditor under

258 Section 6(1)(a), the creditor may recover judgment for the value
259 of the asset transferred, as adjusted under subsection (3), or the
260 amount necessary to satisfy the creditor's claim, whichever is
261 less. The judgment may be entered against:

262 (a) The first transferee of the asset or the person for
263 whose benefit the transfer was made; or

264 (b) Any subsequent transferee other than a good-faith
265 transferee or obligee who took for value or from any subsequent
266 transferee or obligee.

267 (3) If the judgment under subsection (2) is based upon the
268 value of the asset transferred, the judgment must be for an amount
269 equal to the value of the asset at the time of the transfer,
270 subject to adjustment as the equities may require.

271 (4) Notwithstanding voidability of a transfer or an
272 obligation under this act, a good-faith transferee or obligee is
273 entitled, to the extent of the value given the debtor for the
274 transfer or obligation, to:

275 (a) A lien on or a right to retain any interest in the
276 asset transferred;

277 (b) Enforcement of any obligation incurred; or

278 (c) A reduction in the amount of the liability on the
279 judgment.

280 (5) A transfer is not voidable under Section 4(2)(l), (m) or
281 (n) if the transfer results from:

282 (a) Termination of a lease upon default by the debtor
283 when the termination is pursuant to the lease and applicable law;
284 or

285 (b) Enforcement of a security interest in compliance
286 with Article 9 of the Uniform Commercial Code.

287 (6) A transfer is not voidable under Section 4(2)(n):

288 (a) To the extent the insider gave new value to or for
289 the benefit of the debtor after the transfer was made unless the
290 new value was secured by a valid lien;

291 (b) If made in the ordinary course of business or
292 financial affairs of the debtor and the insider; or

293 (c) If made pursuant to a good-faith effort to
294 rehabilitate the debtor and the transfer secured present value
295 given for that purpose as well as an antecedent debt of the
296 debtor.

297 **SECTION 8.** A cause of action with respect to a fraudulent
298 transfer or obligation under this act is extinguished unless
299 action is brought:

300 (a) Under Section 4(1), within three (3) years after
301 the transfer was made or the obligation was incurred or, if later,
302 within one (1) year after the transfer or obligation was or could
303 reasonably have been discovered by the claimant;

304 (b) Under Section 4(2)(1) or (m), within three (3)
305 years after the transfer was made or the obligation was incurred;
306 or

307 (c) Under Section 4(2)(n), within one (1) year after
308 the transfer was made or the obligation was incurred.

309 **SECTION 9.** Unless displaced by the provisions of this act,
310 the principles of law and equity, including the law merchant and
311 the law relating to principal and agent, estoppel, laches, fraud,
312 misrepresentation, duress, coercion, mistake, insolvency or other
313 validating or invalidating cause, supplement its provisions.

314 **SECTION 10.** This act shall be applied and construed to
315 effectuate its general purpose to make uniform the law with
316 respect to the subject of this act among states enacting it.

317 **SECTION 11.** Sections 1 through 11 of this act may be cited
318 as the "Uniform Fraudulent Transfer Act."

319 **SECTION 12.** Section 11-5-75, Mississippi Code of 1972, is
320 amended as follows:

321 11-5-75. The chancery court shall have jurisdiction of
322 causes of action filed under the Uniform Fraudulent Transfer Act.
323 Upon such a complaint, a writ of sequestration or injunction, or

324 both, may be issued upon like terms and conditions as such writs
325 may be issued in other cases, and subject to such proceedings and
326 provisions thereafter as are applicable in other cases of such
327 writs; and the chancellor of the proper district shall have power
328 and authority to grant orders for receivers, in same manner as if
329 the creditor had recovered judgment and had execution returned "no
330 property found." The creditor in such case shall have a lien upon
331 the property described therein from the filing of his complaint,
332 except as against bona fide purchasers before the service of
333 process upon the defendant in the complaint.

334 **SECTION 13.** Section 15-3-3, Mississippi Code of 1972, which
335 declares fraudulent conveyances to be void, is repealed.

336 **SECTION 14.** This act shall take effect and be in force from
337 and after July 1, 2006.