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Selling Structured Settlement Payments in Florida – What Do I Need to Know?

Do you live in Florida? Do you have structured settlement payments that you would like to sell? Are you looking to find out where and how it is easiest **selling structured settlement Payments in Florida?**

What is the Process for Selling Structured Settlement Payments in Florida?



After you've accepted a quote from a purchasing company like [Mainstreet Funding](http://structuredsettlement.mainstreetsettlement.com/structured-settlement/) (<http://structuredsettlement.mainstreetsettlement.com/structured-settlement/>) for your structured settlement payments, the first step is to receive and read the [disclosure statement](http://www.mainstreetsettlement.com/2012/01/structured-settlement-disclosure-statement/) (<http://www.mainstreetsettlement.com/2012/01/structured-settlement-disclosure-statement/>) from the purchasing company. This is a document that purchasing companies are required to give you that tells you what structured settlement payments you agreed to sell and how much you are going to receive for selling those structured settlement payments. In addition to receiving the disclosure statement, the rules in Florida for selling structured settlement payments require that you wait ten days after receiving the disclosure statement before signing an [agreement](http://www.mainstreetsettlement.com/2012/05/structured-settlement-transfer/) (<http://www.mainstreetsettlement.com/2012/05/structured-settlement-transfer/>) to sell your structured settlement payments.

Why Do I Have to Wait Ten Days Before Signing a Contract to Sell Structured Settlement Payments in Florida?

The rules for *selling structured settlement payments in Florida* require you to wait ten days after receiving a disclosure statement so that you can:

- Gather information about the purchasing company,
- Check to make sure you were given the best deal,
- Ask any questions you may have before signing a contract,
- Confirm that you have made the best decision with your structured settlement payments

What is the Process for Selling Structured Settlement Payments in Florida?

The next step after receiving and reading the disclosure statement is to sign a contract which agreement for [selling structured settlement payments in Florida](#). After that, Mainstreet will request a hearing because the rules for selling structured settlement payments require that a judge must approve all transactions for [selling structured settlement payments](http://www.mainstreetsettlement.com/2012/07/structured-settlement-payments-2/) (<http://www.mainstreetsettlement.com/2012/07/structured-settlement-payments-2/>). We will request a hearing as soon as we've received the signed contract and copies of your annuity documents. The hearing will be set by the court based upon the availability of the judge.

What Can I Expect When I am Selling Structured Settlement Payments in Florida?

The rules in many states require residents who want to sell structured settlement payments have a hearing in the county where they live. [Maryland](http://www.mainstreetsettlement.com/2014/02/selling-structured-settlement-payments-maryland/) (<http://www.mainstreetsettlement.com/2014/02/selling-structured-settlement-payments-maryland/>) and [West Virginia](http://www.mainstreetsettlement.com/2014/01/sell-) (<http://www.mainstreetsettlement.com/2014/01/sell->

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[structured-settlement-payments-west-virginia/](#)) are just two states of a long list that require that structured settlement transactions take place in the county where the person with the structured settlement payments lives.



The Structured Settlement Transfer Rules in Florida are Different

Selling structured settlement payments in Florida is often easier because the rules do not require that structured settlement transactions take place in the county where the person with the structured settlement payments lives.

What does this mean for you?

When you are selling structured settlement payments in Florida to Mainstreet Funding, one of the courts that often hears these cases is the Sumter County, Florida court. Sometimes, this particular court does not require that you appear before the judge in person. You can sometimes submit a document called an Affidavit in Support which is your written testimony of why you believe selling your structured settlement payments in Florida is in your best interest.

How do I know what to say in my Affidavit in Support?



We will help guide you through how your Affidavit in Support presents your needs. The reasons you are using the funds from selling structured settlement payments in Florida will be spelled out for the judge in this document along with information about the payments you are selling and what you are receiving. The document typically also includes information about your dependents and income. All of these items are in the Affidavit in Support, so that the judge can make an educated decision on whether to approve or deny your transaction. Typically, as long as you have valid needs such as buying a house, paying off debt, going to school, purchasing a vehicle or many other valid reasons, the judge will approve the transfer. Some people try to sell their payments for non-necessities such as fancy cars or trips and get denied. The number one priority here at Mainstreet Funding is to look out for our customer's best interests. We'll look out for your best interests by giving you the best deal and by doing everything we can to make sure your structured settlement transaction in Florida gets approved. We will help you show the judge that selling your structured settlement payments is in your best interest and that it is better for you to have the money now instead of waiting for them in the future.



Call Mainstreet Funding today at 1-877-919-8003 to speak with one of our pricing specialists about selling your structured settlement payments in Florida. You can also fill out a [free quote request](http://structuredsettlement.mainstreetsettlement.com/structured-settlement/) on our website.

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How to Contact Mainstreet

Address

197 West Crogan Street
Lawrenceville, GA 30046

Phone

1-877-919-8003