# First Regular Session Seventy-first General Assembly STATE OF COLORADO

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 17-0773.03 Thomas Morris x4218

**HOUSE BILL 17-1352** 

#### **HOUSE SPONSORSHIP**

Winter,

SENATE SPONSORSHIP

Moreno,

#### **House Committees**

**Senate Committees** 

Finance Appropriations

101

#### A BILL FOR AN ACT

## CONCERNING THE REGULATION OF STUDENT LOAN SERVICERS.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

**Section 2** of the bill requires an entity that services a student education loan pursuant to a contract with the federal government to be licensed by the administrator of the "Uniform Consumer Credit Code". "Servicing" means receiving a scheduled periodic payment from a student loan borrower, applying the payments of principal and interest with respect to the amounts received from a student loan borrower, and similar administrative services. **Section 4** makes the bill effective on September 1, 2018.

and Seading Unamended
May 5, 2017

HOUSE 2nd Reading Unamended May 4, 2017

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 hereby: 4 (a) Finds that: 5 (I) Student loan debt has reached a crisis point. More than 6 44,000,000 individuals in the United States owe some amount of student 7 loan debt. Total student loan debt in the United States currently exceeds 8 \$1.3 trillion, surpassing both the amount of credit card debt and car loans. 9 With tuition and other college costs on the rise, student loan debt 10 continues to rise, with no clear reduction in sight. 11 (II) According to the Institute for College Access and Success, 12 56% of Colorado's students graduate with student loan debt averaging 13 \$25,840. There are approximately 761,000 student loan borrowers in 14 Colorado, and the total student loan debt outstanding for Coloradans is 15 approximately \$19 billion. 16 (III) Student loan debt is a hindrance to the state's economy, 17 preventing borrowers from achieving financial independence, buying 18 property, starting businesses, and otherwise investing in Colorado's 19 economy; 20 (b) Determines that: 21 (I) Student loan servicers administer student loans, serving as a 22 critical link between borrowers and lenders in managing accounts, 23 processing payments, and communicating directly with borrowers. 24 Despite this critical relationship, according to the federal Consumer 25 Financial Protection Bureau (CFPB), there are no consistent, market-wide 26 federal standards for student loan servicing.

-2- 1352

1	(II) The CFPB released a report in September of 2015 that found
2	that student loan borrowers encounter servicers that discourage
3	borrower-friendly alternative payment plans, fail to respond to questions
4	and payment processing errors, and fail to provide sufficient information
5	to borrowers regarding payments, benefits, interest rates, and other
6	charges; and
7	(III) A report released in March of 2017 found that Coloradans
8	have complained to the CFPB 124 times about their student loan servicers
9	in 2017 alone, and that nationally, complaints against servicers had
10	increased by 429% compared to data collected in 2016; and
11	(c) Declares that the general assembly intends by the enactment
12	of this act to promote all of the following:
13	(I) Meaningful access to federal affordable repayment and loan
14	forgiveness benefits;
15	(II) Reliable information about student loans and loan repayment
16	options; and
17	(III) Quality customer service and fair treatment.
18	SECTION 2. In Colorado Revised Statutes, add 5-2-311 as
19	follows:
20	5-2-311. Student loan servicers - definitions - rules.
21	$(1) \ \textbf{Definitions.} \ As \ \text{USED IN THIS SECTION} \ \text{AND WITH REGARD TO STUDENT}$
22	EDUCATION LOANS, STUDENT LOAN SERVICERS, AND STUDENT LOAN
23	BORROWERS ONLY:
24	(a) "SERVICING":
25	(I) MEANS:
26	(A) RECEIVING A SCHEDULED PERIODIC PAYMENT FROM A
27	STUDENT LOAN BORROWER PURSUANT TO THE TERMS OF A STUDENT

-3-

1	EDUCATION LOAN;
2	(B) APPLYING THE PAYMENTS OF PRINCIPAL, INTEREST, AND SUCH
3	OTHER PAYMENTS WITH RESPECT TO THE AMOUNTS RECEIVED FROM A
4	STUDENT LOAN BORROWER AS MAY BE REQUIRED PURSUANT TO THE
5	TERMS OF A STUDENT EDUCATION LOAN;
6	(C) TAKING ASSIGNMENTS OF AND UNDERTAKING DIRECT
7	COLLECTION OF PAYMENTS FROM OR ENFORCEMENT OF RIGHTS AGAINST
8	CONSUMERS ARISING FROM STUDENT EDUCATION LOANS; AND
9	(D) PERFORMING OTHER ADMINISTRATIVE SERVICES WITH RESPECT
10	TO A STUDENT EDUCATION LOAN;
11	(II) DOES NOT INCLUDE ORIGINATING OR MAKING ANY TYPE OF
12	LOAN.
13	(b) "STUDENT EDUCATION LOAN" MEANS A CONSUMER CREDIT
14	TRANSACTION THAT IS NOT, BUT FOR THIS SECTION, A CONSUMER CREDIT
15	TRANSACTION FOR WHICH A LICENSE IS REQUIRED PURSUANT TO SECTION
16	5-2-301, AND THAT IS USED TO FINANCE EDUCATION OR OTHER
17	SCHOOL-RELATED EXPENSES; EXCEPT THAT, FOR PURPOSES OF
18	IMPLEMENTING THIS SECTION IN CONNECTION WITH OTHER PROVISIONS OF
19	THIS PART 3 ONLY, A CONSUMER CREDIT TRANSACTION INCLUDES THOSE
20	TRANSACTIONS IN WHICH THE PRINCIPAL OR THE AMOUNT FINANCED
21	EXCEEDS SEVENTY-FIVE THOUSAND DOLLARS.
22	(c) "STUDENT LOAN BORROWER" MEANS:
23	(I) AN INDIVIDUAL WHO HAS RECEIVED OR AGREED TO PAY A
24	STUDENT EDUCATION LOAN; OR
25	(II) AN INDIVIDUAL WHO SHARES RESPONSIBILITY WITH THE
26	INDIVIDUAL SPECIFIED IN SUBSECTION $(1)(c)(I)$ of this section for
27	REPAYING THE STUDENT EDUCATION LOAN.

-4-

1	(d) "STUDENT LOAN SERVICER" MEANS A PERSON, WHEREVER
2	LOCATED, RESPONSIBLE PURSUANT TO A CONTRACT WITH THE UNITED
3	STATES SECRETARY OF EDUCATION FOR SERVICING A STUDENT EDUCATION
4	LOAN MADE TO A STUDENT LOAN BORROWER PURSUANT TO THE FEDERAL
5	"Ensuring Continued Access to Student Loans Act of 2008",
6	PUB.L. 110-227.
7	(e) "SUPERVISED LENDER", FOR THE PURPOSES OF IMPLEMENTING
8	This section in connection with other provisions of this part $3$
9	ONLY AND WITH REGARD TO THE SERVICING OF A STUDENT EDUCATION
10	LOAN BY A STUDENT LOAN SERVICER ONLY, INCLUDES A STUDENT LOAN
11	SERVICER.
12	$(2) \ \textbf{Licensing of student loan servicers.} \ (a) \ (I) \ A \texttt{NENTITY SHALL}$
13	NOT ACT AS A STUDENT LOAN SERVICER, DIRECTLY OR INDIRECTLY,
14	WITHOUT FIRST OBTAINING A SUPERVISED LENDER LICENSE FROM THE
15	ADMINISTRATOR PURSUANT TO THIS PART 3, UNLESS THE ENTITY IS
16	EXEMPT FROM LICENSURE PURSUANT TO SUBSECTION (2)(a)(II) OF THIS
17	SECTION.
18	(II) THE FOLLOWING ENTITIES ARE EXEMPT FROM SUBSECTION
19	(2)(a)(I) OF THIS SECTION:
20	(A) A STATE OR FEDERALLY CHARTERED BANK, SAVINGS BANK,
21	SAVINGS AND LOAN ASSOCIATION, OR CREDIT UNION;
22	(B) A WHOLLY OWNED SUBSIDIARY OF ANY BANK OR CREDIT
23	UNION; AND
24	(C) AN OPERATING SUBSIDIARY IN WHICH EACH OWNER OF THE
25	OPERATING SUBSIDIARY IS WHOLLY OWNED BY THE SAME BANK OR CREDIT
26	UNION.
27	(b) All of the provisions of this part 3 that apply to the

-5- 1352

1	MAKING OF A SUPERVISED LOAN APPLY EQUALLY TO THE SERVICING OF A
2	STUDENT LOAN BY A STUDENT LOAN SERVICER AS IF THE STUDENT LOAN
3	SERVICER WERE A SUPERVISED LENDER SERVICING A SUPERVISED LOAN.
4	(3) Rules. The administrator shall adopt rules as
5	NECESSARY TO IMPLEMENT THIS SECTION.
6	SECTION 3. In Colorado Revised Statutes, 5-1-202, amend
7	(1)(f) as follows:
8	<b>5-1-202.</b> Exclusions. (1) This code does not apply to:
9	(f) Loans made, originated, disbursed, serviced, or guaranteed by
10	an agency, instrumentality, or political subdivision of the state pursuant
11	to article 3.1 of title 23. C.R.S. NOTHING IN THIS SUBSECTION (1)(f)
12	AFFECTS THE ADMINISTRATOR'S ABILITY TO ENFORCE PART 3 OF ARTICLE
13	2 OF THIS TITLE 5 IN COMPLIANCE WITH SECTION 5-2-311.
14	SECTION 4. Act subject to petition - effective date -
15	applicability. (1) This act takes effect September 1, 2018; except that,
16	if a referendum petition is filed pursuant to section 1 (3) of article V of
17	the state constitution against this act or an item, section, or part of this act
18	within the ninety-day period after final adjournment of the general
19	assembly, then the act, item, section, or part will not take effect unless
20	approved by the people at the general election to be held in November
21	2018 and, in such case, will take effect on the date of the official
22	declaration of the vote thereon by the governor.
23	(2) This act applies to conduct occurring on or after the applicable
24	effective date of this act.

-6- 1352