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

## **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-0482.02 Thomas Morris x4218

**SENATE BILL 19-002** 

### SENATE SPONSORSHIP

Winter and Fenberg,

#### **HOUSE SPONSORSHIP**

(None),

### **Senate Committees**

#### **House Committees**

Education Finance

#### A BILL FOR AN ACT

101 CONCERNING THE REGULATION OF STUDENT EDUCATION 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>.)

The bill requires an entity that services a student education loan 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. The bill also creates a student loan ombudsperson

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Legislative declaration. (1) The general assembly
3	<u>hereby:</u>
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	\$1.48 trillion, surpassing both the amount of credit card debt and car
9	loans. 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, 52
12	percent of Colorado's students graduate with student loan debt, with an
13	average balance of \$26,530. There are approximately 761,000 student
14	loan borrowers in Colorado, and the total student loan debt outstanding
15	for Coloradans is approximately \$26 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

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1	<u>federal standards for student loan servicing.</u>
2	(II) The CFPB released a report in September of 2015 that found
3	that student loan borrowers encounter servicers that discourage
4	borrower-friendly alternative payment plans, fail to respond to questions
5	and payment processing errors, and fail to provide sufficient information
6	to borrowers regarding payments, benefits, interest rates, and other
7	charges; and
8	(III) A report released in March of 2017 found that Coloradans
9	complained to the CFPB 124 times about their student loan servicers in
10	2017 alone, and that nationally, complaints against servicers had
11	increased by 429 percent compared to data collected in 2016; and
12	(c) Declares that it intends by the enactment of the "Colorado
13	Student Loan Servicers Act" to promote all of the following:
14	(I) Meaningful access to federal affordable repayment and loan
15	forgiveness benefits;
16	(II) Reliable information about student loans and loan repayment
17	options;
18	(III) The public interest in furtherance of the state's historic police
19	powers to protect the health, welfare, and safety of the state and, in
20	furtherance of the public interest, the act should be liberally construed to
21	effectuate that intent; and
22	(IV) Quality customer service and fair treatment.
23	SECTION 2. In Colorado Revised Statutes, add article 20 to title
24	<u>5 as follows:</u>
25	ARTICLE 20
26	Colorado Student Loan Servicers
27	5-20-101. Short title. The short title of this article 20 is the

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1	"COLORADO STUDENT LOAN SERVICERS ACT".
2	5-20-102. Scope of article. This article 20 applies to any
3	PERSON ENGAGED IN SERVICING A STUDENT EDUCATION LOAN OWED BY AN
4	INDIVIDUAL WHO IS A RESIDENT OF THIS STATE. FOR THE PURPOSES OF THIS
5	ARTICLE 20, THE RESIDENCE OF AN INDIVIDUAL IS THE ADDRESS GIVEN BY
6	THE INDIVIDUAL AS THE INDIVIDUAL'S RESIDENCE TO THE CREDITOR OR TO
7	THE STUDENT LOAN SERVICER. UNTIL AN INDIVIDUAL NOTIFIES THE
8	CREDITOR OR THE STUDENT LOAN SERVICER OF A NEW OR DIFFERENT
9	ADDRESS, THE GIVEN ADDRESS IS PRESUMED TO BE UNCHANGED.
10	5-20-103. Definitions. As used in this article 20, unless the
11	CONTEXT OTHERWISE REQUIRES:
12	(1) "ADMINISTRATOR" MEANS THE ADMINISTRATOR DESIGNATED
13	<u>IN SECTION 5-6-103.</u>
14	(2) "Consumer reporting agency" has the meaning
15	ESTABLISHED IN SECTION 5-18-103 (4).
16	(3) "EDUCATION EXPENSES" MEANS ANY OF THE EXPENSES THAT
17	ARE INCLUDED AS PART OF THE COST OF ATTENDANCE OF A STUDENT AS
18	DEFINED IN 20 U.S.C. SEC. 108711, REGARDLESS OF WHETHER THE
19	EXPENSES ARE FOR POSTSECONDARY EDUCATION.
20	(4) "RECORD" MEANS INFORMATION THAT IS INSCRIBED ON A
21	TANGIBLE MEDIUM OR THAT IS STORED IN AN ELECTRONIC OR OTHER
22	MEDIUM AND IS RETRIEVABLE IN PERCEIVABLE FORM.
23	(5) "SERVICING" MEANS:
24	(a) (I) RECEIVING ANY SCHEDULED PERIODIC PAYMENTS FROM A
25	BORROWER OR NOTIFICATION OF SUCH PAYMENTS; AND
26	(II) APPLYING PAYMENTS TO THE BORROWER'S ACCOUNT
2.7	PURSUANT TO THE TERMS OF A STUDENT EDUCATION LOAN OR OF THE

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1	CONTRACT GOVERNING THE SERVICING;
2	(b) During a period when no payment is required on a
3	STUDENT EDUCATION LOAN:
4	(I) MAINTAINING ACCOUNT RECORDS FOR THE STUDENT
5	EDUCATION LOAN; AND
6	(II) COMMUNICATING WITH THE BORROWER REGARDING THE
7	STUDENT EDUCATION LOAN, ON BEHALF OF THE LOAN'S HOLDER; OR
8	(c) Interactions with a borrower, including activities to
9	HELP PREVENT DEFAULT ON OBLIGATIONS ARISING FROM STUDENT
10	EDUCATION LOANS, CONDUCTED TO FACILITATE THE ACTIVITIES
11	DESCRIBED IN SUBSECTION (5)(a) OR (5)(b) OF THIS SECTION.
12	(6) "STUDENT EDUCATION LOAN":
13	(a) Means a loan that is made, insured, or guaranteed
14	UNDER TITLE IV OF THE FEDERAL "HIGHER EDUCATION ACT OF 1965", 20
15	U.S.C. SEC. 1070 ET SEQ., AS AMENDED, OR THAT IS EXTENDED TO A
16	STUDENT LOAN BORROWER FOR THE PURPOSE OF FUNDING, IN WHOLE OR
17	IN PART, EDUCATION EXPENSES, REGARDLESS OF WHETHER THE EXPENSES
18	ARE FOR POSTSECONDARY EDUCATION. THE TERM INCLUDES A LOAN THAT
19	IS EXTENDED IN ORDER TO REFINANCE OR CONSOLIDATE A STUDENT LOAN
20	BORROWER'S EXISTING STUDENT EDUCATION LOANS.
21	(b) Does not include a loan under an open-end credit plan,
22	AS DEFINED IN REGULATION Z, 12 CFR 1026.2 (a)(20), OR A LOAN THAT
23	IS SECURED BY REAL PROPERTY, REGARDLESS OF THE PURPOSE FOR THE
24	<u>LOAN.</u>
25	(7) "STUDENT LOAN BORROWER" OR "BORROWER" MEANS:
26	(a) An individual who has received or agreed to pay a
27	STUDENT EDUCATION LOAN; OR

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1	(b) An individual who shares responsibility with the
2	INDIVIDUAL SPECIFIED IN SUBSECTION (7)(a) OF THIS SECTION FOR
3	REPAYING THE STUDENT EDUCATION LOAN.
4	(8) "STUDENT LOAN SERVICER":
5	(a) MEANS A PERSON THAT:
6	(I) (A) RECEIVES ANY SCHEDULED PERIODIC PAYMENTS FROM A
7	STUDENT LOAN BORROWER OR NOTIFICATION OF THE PAYMENTS; AND
8	(B) APPLIES PAYMENTS TO THE STUDENT LOAN BORROWER'S
9	ACCOUNT PURSUANT TO THE TERMS OF THE STUDENT EDUCATION LOAN OR
10	OF THE CONTRACT GOVERNING THE SERVICING;
11	(II) DURING A PERIOD WHEN NO PAYMENT IS REQUIRED ON A
12	STUDENT EDUCATION LOAN:
13	(A) MAINTAINS ACCOUNT RECORDS FOR THE LOAN; AND
14	(B) COMMUNICATES WITH THE STUDENT LOAN BORROWER
15	REGARDING THE LOAN, ON BEHALF OF THE LOAN'S HOLDER; OR
16	(III) INTERACTS WITH A STUDENT LOAN BORROWER, INCLUDING
17	ACTIVITIES TO HELP PREVENT DEFAULT ON OBLIGATIONS ARISING FROM
18	EDUCATION LOANS, CONDUCTED TO FACILITATE THE ACTIVITIES
19	DESCRIBED IN SUBSECTION (8)(a)(I) OR (8)(a)(II) OF THIS SECTION;
20	(b) Does not include:
21	(I) A BANK, TRUST COMPANY, OR INDUSTRIAL LOAN COMPANY
22	DOING BUSINESS UNDER THE AUTHORITY OF, OR IN ACCORDANCE WITH, A
23	LICENSE, CERTIFICATE, OR CHARTER ISSUED BY THE UNITED STATES OR
24	ANY STATE, DISTRICT, TERRITORY, OR COMMONWEALTH OF THE UNITED
25	STATES THAT IS AUTHORIZED TO TRANSACT BUSINESS IN THIS STATE;
26	(II) A FEDERALLY CHARTERED SAVINGS AND LOAN ASSOCIATION.
27	FEDERAL SAVINGS BANK, OR FEDERAL CREDIT UNION THAT IS AUTHORIZED

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1	TO TRANSACT BUSINESS IN THIS STATE;
2	(III) A SAVINGS AND LOAN ASSOCIATION, SAVINGS BANK, OR
3	CREDIT UNION ORGANIZED UNDER THE LAWS OF THIS OR ANY OTHER STATE
4	THAT IS AUTHORIZED TO TRANSACT BUSINESS IN THIS STATE; OR
5	(IV) A COLLECTION AGENCY, AS DEFINED IN SECTION 5-16-103 (3).
6	THAT IS LICENSED PURSUANT TO SECTION 5-16-120 AND WHOSE STUDENT
7	LOAN DEBT COLLECTION BUSINESS INVOLVES COLLECTING OR ATTEMPTING
8	TO COLLECT ON DEFAULTED STUDENT LOANS; EXCEPT THAT A COLLECTION
9	AGENCY THAT ALSO SERVICES NONDEFAULTED STUDENT LOANS AS PART
10	OF ITS BUSINESS IS A STUDENT LOAN SERVICER. FOR THE PURPOSE OF THIS
11	SUBSECTION (8)(b)(IV), "DEFAULTED STUDENT LOANS" MEANS FEDERAL
12	STUDENT LOANS FOR WHICH NO PAYMENT HAS BEEN RECEIVED FOR TWO
13	HUNDRED SEVENTY DAYS OR MORE OR PRIVATE STUDENT LOANS IN
14	DEFAULT ACCORDING TO THE TERMS OF THE LOAN DOCUMENTS. THIS
15	SUBSECTION (8)(b)(IV) DOES NOT EXEMPT A COLLECTION AGENCY FROM
16	COMPLYING WITH THE REQUIREMENTS OF THE "COLORADO FAIR DEBT
17	COLLECTION PRACTICES ACT", ARTICLE 16 OF THIS TITLE 5.
18	5-20-104. Student loan ombudsperson - report - fund - rules
19	- repeal. (1) The administrator shall designate, support, and
20	MAINTAIN A STUDENT LOAN OMBUDSPERSON TO PROVIDE TIMELY
21	ASSISTANCE TO STUDENT LOAN BORROWERS. THE STUDENT LOAN
22	OMBUDSPERSON, IN CONSULTATION WITH THE ADMINISTRATOR, SHALL:
23	(a) Complaints. RECEIVE, REVIEW, AND ATTEMPT TO RESOLVE
24	COMPLAINTS FROM STUDENT LOAN BORROWERS, INCLUDING IN
25	COLLABORATION WITH INSTITUTIONS OF HIGHER EDUCATION, STUDENT
26	LOAN SERVICERS, AND ANY OTHER PARTICIPANTS IN STUDENT LOAN
27	LENDING, INCLUDING ORIGINATORS SERVICING THEIR OWN STUDENT

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1	EDUCATION LOANS;
2	(b) Data. Compile and analyze data on student loan
3	BORROWER COMPLAINTS AS DESCRIBED IN SUBSECTION (1)(a) OF THIS
4	SECTION;
5	(c) Assistance. Assist student loan borrowers in
6	UNDERSTANDING THEIR RIGHTS AND RESPONSIBILITIES UNDER THE TERMS
7	OF STUDENT EDUCATION LOANS;
8	(d) Information. Provide information to the public,
9	AGENCIES, LEGISLATORS, AND OTHERS REGARDING THE PROBLEMS AND
10	CONCERNS OF STUDENT LOAN BORROWERS AND MAKE RECOMMENDATIONS
11	FOR RESOLVING THOSE PROBLEMS AND CONCERNS;
12	(e) Laws, rules, and policies. ANALYZE AND MONITOR THE
13	DEVELOPMENT AND IMPLEMENTATION OF FEDERAL, STATE, AND LOCAL
14	LAWS, ORDINANCES, REGULATIONS, RULES, AND POLICIES RELATING TO
15	STUDENT LOAN BORROWERS AND RECOMMEND ANY NECESSARY CHANGES;
16	(f) Student loan history. REVIEW THE COMPLETE STUDENT
17	EDUCATION LOAN HISTORY FOR A STUDENT LOAN BORROWER WHO
18	PROVIDES WRITTEN CONSENT FOR THE REVIEW;
19	(g) Availability. Disseminate information concerning the
20	AVAILABILITY OF THE STUDENT LOAN OMBUDSPERSON TO ASSIST STUDENT
21	LOAN BORROWERS AND POTENTIAL STUDENT LOAN BORROWERS,
22	INCLUDING DISSEMINATING THE INFORMATION TO INSTITUTIONS OF HIGHER
23	EDUCATION, STUDENT LOAN SERVICERS, AND ANY OTHER PARTICIPANTS IN
24	STUDENT EDUCATION LOAN LENDING WITH ANY SERVICING CONCERNS;
25	(h) Education course. Establish and maintain a student
26	LOAN BORROWER EDUCATION COURSE WITHIN EXISTING RESOURCES THAT
27	INCLUDES EDUCATIONAL DESENTATIONS AND MATERIALS DECARDING

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1	STUDENT EDUCATION LOANS. THE COURSE MUST INCLUDE AT LEAST KEY
2	LOAN TERMS, DOCUMENTATION REQUIREMENTS, MONTHLY PAYMENT
3	OBLIGATIONS, INCOME-BASED REPAYMENT OPTIONS, LOAN FORGIVENESS.
4	AND DISCLOSURE REQUIREMENTS.
5	(i) Other actions. Take any other actions necessary to
6	FULFILL THE DUTIES OF THE STUDENT LOAN OMBUDSPERSON AS SET FORTH
7	IN THIS SECTION.
8	(2) (a) Annual report. The administrator shall submit a
9	REPORT BY JANUARY 1 OF EACH YEAR TO THE COMMITTEES OF REFERENCE
10	OF THE GENERAL ASSEMBLY HAVING JURISDICTION OVER EDUCATION.
11	INSURANCE, AND FINANCIAL SERVICES MATTERS. THE REPORT MUST
12	<u>INCLUDE:</u>
13	(I) Implementation. A DESCRIPTION OF ACTIONS TAKEN WITH
14	RESPECT TO THE IMPLEMENTATION OF THIS SECTION;
15	(II) Effectiveness. An assessment of the overall
16	EFFECTIVENESS OF THE STUDENT LOAN OMBUDSPERSON; AND
17	(III) Additional steps. Recommendations regarding
18	ADDITIONAL STEPS FOR THE ADMINISTRATOR TO GAIN REGULATORY
19	CONTROL OVER LICENSING AND ENFORCEMENT WITH RESPECT TO STUDENT
20	LOAN SERVICERS.
21	(b) This subsection (2) is repealed, effective September 1.
22	<u>2023.</u>
23	(3) Student loan ombudsperson and student loan servicer
24	licensing fund. (a) The student loan ombudsperson and student
25	LOAN SERVICER LICENSING FUND, REFERRED TO IN THIS SECTION AS THE
26	"FUND", IS HEREBY CREATED IN THE STATE TREASURY. THE FUND
27	CONSISTS OF LICENSING AND INVESTIGATION FEES COLLECTED PURSUANT

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I	TO SECTION 5-20-107, CIVIL PENALTIES COLLECTED PURSUANT TO
2	SECTIONS 5-20-114 AND 5-20-117, ANY OTHER MONEY REQUIRED BY LAW
3	TO BE DEPOSITED IN THE FUND, AND ANY OTHER MONEY THAT THE
4	GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND.
5	(b) The state treasurer shall credit all interest and
6	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
7	FUND TO THE FUND.
8	(c) All money held in the fund is continuously
9	APPROPRIATED TO THE DEPARTMENT OF LAW. THE ADMINISTRATOR SHALL
10	EXPEND MONEY HELD IN THE FUND TO ADMINISTER THIS ARTICLE 20.
11	5-20-105. License required. A PERSON SHALL NOT ACT AS A
12	STUDENT LOAN SERVICER, DIRECTLY OR INDIRECTLY, WITHOUT FIRST
13	OBTAINING A STUDENT LOAN SERVICING LICENSE FROM THE
14	ADMINISTRATOR PURSUANT TO THIS ARTICLE 20.
15	5-20-106. Licensure of student loan servicers. (1) Automatic
16	issuance of license for federal student loan servicing contractors.
17	(a) A PERSON SEEKING TO ACT WITHIN THIS STATE AS A STUDENT LOAN
18	SERVICER IS EXEMPT FROM THE APPLICATION PROCEDURES DESCRIBED IN
19	SUBSECTION (2) OF THIS SECTION UPON A DETERMINATION BY THE
20	ADMINISTRATOR THAT STUDENT LOAN SERVICING PERFORMED IN THIS
21	STATE IS CONDUCTED PURSUANT TO A CONTRACT AWARDED BY THE
22	UNITED STATES SECRETARY OF EDUCATION UNDER 20 U.S.C. SEC. 1087f.
23	THE ADMINISTRATOR SHALL PRESCRIBE THE PROCEDURE TO DOCUMENT
24	ELIGIBILITY FOR THE EXEMPTION.
25	(b) Automatic license. A PERSON DEEMED EXEMPT BY THE
26	ADMINISTRATOR PURSUANT TO THIS SUBSECTION (1) SHALL, UPON
27	PAYMENT OF THE FEES REQUIRED BY SECTION 5-20-107, AUTOMATICALLY

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1	BE ISSUED A LICENSE FROM THE ADMINISTRATOR AND SHALL BE
2	CONSIDERED BY THE ADMINISTRATOR TO HAVE MET ALL REQUIREMENTS
3	SET FORTH IN SUBSECTION (2) OF THIS SECTION.
4	(c) Procedural exemptions. A PERSON ISSUED A LICENSE
5	PURSUANT TO THIS SUBSECTION (1) IS EXEMPT FROM SUBSECTIONS (3) TO
6	(9) AND (11) OF THIS SECTION. A PERSON ISSUED A LICENSE PURSUANT TO
7	THIS SUBSECTION (1) SHALL COMPLY WITH THE RECORD REQUIREMENTS IN
8	SUBSECTION (10) OF THIS SECTION EXCEPT TO THE EXTENT THAT THE
9	REQUIREMENTS ARE INCONSISTENT WITH FEDERAL LAW.
10	(d) Notice. A PERSON ISSUED A LICENSE PURSUANT TO THIS
11	SUBSECTION (1) SHALL PROVIDE THE ADMINISTRATOR WITH WRITTEN
12	NOTICE WITHIN SEVEN DAYS AFTER NOTIFICATION OF THE EXPIRATION,
13	REVOCATION, OR TERMINATION OF ANY CONTRACT AWARDED BY THE
14	UNITED STATES SECRETARY OF EDUCATION UNDER 20 U.S.C. SEC. 1087f.
15	THE PERSON HAS THIRTY DAYS AFTER NOTIFICATION TO SATISFY ALL
16	REQUIREMENTS ESTABLISHED UNDER SUBSECTION (2) OF THIS SECTION IN
17	ORDER TO CONTINUE TO ACT WITHIN THIS STATE AS A STUDENT LOAN
18	SERVICER. AT THE EXPIRATION OF THE THIRTY-DAY PERIOD, IF THE PERSON
19	SEEKING TO ACT WITHIN THIS STATE AS A STUDENT LOAN SERVICER HAS
20	NOT SATISFIED THE REQUIREMENTS OF SUBSECTION (2) OF THIS SECTION,
21	THE ADMINISTRATOR SHALL SUMMARILY SUSPEND ANY LICENSE GRANTED
22	TO THE PERSON UNDER THIS SECTION IN ACCORDANCE WITH SECTION
23	24-4-104 (4); EXCEPT THAT THE FULL INVESTIGATION REQUIREMENT
24	SPECIFIED IN SECTION 24-4-104 (4)(a) DOES NOT APPLY.
25	(e) Preservation of authorities. WITH RESPECT TO STUDENT LOAN
26	SERVICING NOT CONDUCTED PURSUANT TO A CONTRACT AWARDED BY THE
2.7	UNITED STATES SECRETARY OF EDUCATION UNDER 20 U.S.C. SEC. 1087f

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1	NOTHING IN THIS SECTION PREVENTS THE ADMINISTRATOR FROM ISSUING,
2	OR FILING A CIVIL ACTION FOR, AN ORDER TO TEMPORARILY OR
3	PERMANENTLY PROHIBIT OR BAR ANY PERSON FROM ACTING AS A STUDENT
4	LOAN SERVICER OR VIOLATING APPLICABLE LAW.
5	(2) Other student loan servicers. (a) A PERSON SEEKING TO ACT
6	WITHIN THIS STATE AS A STUDENT LOAN SERVICER, OTHER THAN A PERSON
7	DEEMED EXEMPT BY THE ADMINISTRATOR PURSUANT TO SUBSECTION (1)
8	OF THIS SECTION, MUST APPLY TO THE ADMINISTRATOR FOR AN INITIAL
9	LICENSE IN THE FORM THE ADMINISTRATOR PRESCRIBES. THE APPLICATION
10	MUST BE ACCOMPANIED BY:
11	(I) A FINANCIAL STATEMENT PREPARED BY A CERTIFIED PUBLIC
12	ACCOUNTANT OR A PUBLIC ACCOUNTANT, A GENERAL PARTNER IF THE
13	APPLICANT IS A PARTNERSHIP, A CORPORATE OFFICER IF THE APPLICANT IS
14	A CORPORATION, OR A MEMBER DULY AUTHORIZED TO EXECUTE FINANCIAL
15	STATEMENTS IF THE APPLICANT IS A LIMITED LIABILITY COMPANY OR
16	ASSOCIATION;
17	(II) Information regarding the history of criminal
18	CONVICTIONS OF THE FOLLOWING:
19	(A) THE APPLICANT;
20	(B) PARTNERS OF THE APPLICANT, IF THE APPLICANT IS IN A
21	PARTNERSHIP;
22	(C) MEMBERS OF THE APPLICANT, IF THE APPLICANT IS A LIMITED
23	LIABILITY COMPANY OR ASSOCIATION; OR
24	(D) OFFICERS, DIRECTORS, AND PRINCIPAL EMPLOYEES OF THE
25	APPLICANT, IF THE APPLICANT IS A CORPORATION.
26	(b) The information submitted pursuant to subsection
27	(2)(a)(II) OF THIS SECTION MUST BE SUFFICIENT, AS DETERMINED BY THE

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1	ADMINISTRATOR, TO MAKE THE FINDINGS REQUIRED UNDER THIS SECTION.
2	(3) Investigation of applicant. (a) Upon the filing of an
3	APPLICATION FOR AN INITIAL LICENSE AND THE PAYMENT OF THE FEES FOR
4	LICENSING AND INVESTIGATION PURSUANT TO SECTION 5-20-107, THE
5	ADMINISTRATOR SHALL INVESTIGATE THE FINANCIAL CONDITION AND
6	RESPONSIBILITY, FINANCIAL AND BUSINESS EXPERIENCE, CHARACTER, AND
7	GENERAL FITNESS OF THE APPLICANT.
8	(b) THE ADMINISTRATOR MAY ISSUE A LICENSE PURSUANT TO THIS
9	SECTION IF THE ADMINISTRATOR FINDS THAT:
10	(I) THE APPLICANT'S FINANCIAL CONDITION IS SOUND;
11	(II) THE APPLICANT'S BUSINESS WILL BE CONDUCTED HONESTLY,
12	FAIRLY, EQUITABLY, CAREFULLY, AND EFFICIENTLY WITHIN THE PURPOSES
13	AND INTENT OF THIS ARTICLE 20 AND IN A MANNER COMMANDING THE
14	CONFIDENCE AND TRUST OF THE COMMUNITY;
15	(III) IF THE APPLICANT IS:
16	(A) AN INDIVIDUAL, THE INDIVIDUAL IS IN ALL RESPECTS
17	PROPERLY QUALIFIED AND OF GOOD CHARACTER;
18	(B) A PARTNERSHIP, EACH PARTNER IS IN ALL RESPECTS PROPERLY
19	QUALIFIED AND OF GOOD CHARACTER;
20	(C) A LIMITED LIABILITY COMPANY OR ASSOCIATION, EACH
21	MEMBER IS IN ALL RESPECTS PROPERLY QUALIFIED AND OF GOOD
22	CHARACTER; OR
23	(D) A CORPORATION, THE PRESIDENT, CHAIR OF THE EXECUTIVE
24	COMMITTEE, SENIOR OFFICER RESPONSIBLE FOR THE CORPORATION'S
25	BUSINESS, CHIEF FINANCIAL OFFICER OR ANY OTHER PERSON WHO
26	PERFORMS SIMILAR FUNCTIONS AS DETERMINED BY THE ADMINISTRATOR,
27	EACH DIRECTOR, EACH TRUSTEE, AND EACH SHAREHOLDER OWNING TEN

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1	PERCENT OR MORE OF EACH CLASS OF THE SECURITIES OF THE
2	CORPORATION ARE IN ALL RESPECTS PROPERLY QUALIFIED AND OF GOOD
3	<u>CHARACTER;</u>
4	(IV) NO PERSON ACTING ON BEHALF OF THE APPLICANT
5	KNOWINGLY HAS MADE AN INCORRECT STATEMENT OF A MATERIAL FACT
6	IN THE APPLICATION OR IN ANY REPORT OR STATEMENT MADE PURSUANT
7	TO THIS ARTICLE 20; AND
8	(V) THE APPLICANT HAS MET ANY OTHER REQUIREMENTS AS
9	DETERMINED BY THE ADMINISTRATOR.
10	(4) License expiration. A LICENSE ISSUED PURSUANT TO THIS
11	SECTION EXPIRES EACH JANUARY 31 UNLESS RENEWED OR EARLIER
12	SURRENDERED, SUSPENDED, OR REVOKED PURSUANT TO THIS ARTICLE 20.
13	NO LATER THAN FIFTEEN DAYS AFTER A LICENSEE CEASES TO ENGAGE IN
14	THE BUSINESS OF SERVICING IN THIS STATE FOR ANY REASON, INCLUDING
15	A BUSINESS DECISION TO TERMINATE OPERATIONS IN THIS STATE, LICENSE
16	REVOCATION, BANKRUPTCY, OR VOLUNTARY DISSOLUTION, THE LICENSEE
17	SHALL PROVIDE WRITTEN NOTICE OF SURRENDER TO THE ADMINISTRATOR
18	AND SHALL SURRENDER TO THE ADMINISTRATOR ITS LICENSE FOR EACH
19	LOCATION IN WHICH THE LICENSEE HAS CEASED TO ENGAGE IN SERVICING.
20	THE WRITTEN NOTICE OF SURRENDER MUST IDENTIFY THE LOCATION
21	WHERE THE RECORDS OF THE LICENSEE WILL BE STORED AND THE NAME,
22	ADDRESS, AND TELEPHONE NUMBER OF A PERSON AUTHORIZED TO PROVIDE
23	ACCESS TO THE RECORDS. THE SURRENDER OF A LICENSE DOES NOT
24	REDUCE OR ELIMINATE THE LICENSEE'S CIVIL OR CRIMINAL LIABILITY
25	ARISING FROM ACTS OR OMISSIONS OCCURRING BEFORE THE SURRENDER
26	OF THE LICENSE, INCLUDING ANY ADMINISTRATIVE ACTIONS UNDERTAKEN
27	BY THE ADMINISTRATOR TO REVOKE OR SUSPEND A LICENSE, ASSESS A

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1	CIVIL PENALTY, ORDER RESTITUTION, OR EXERCISE ANY OTHER AUTHORITY
2	PROVIDED TO THE ADMINISTRATOR.
3	(5) License renewal. (a) A LICENSE ISSUED PURSUANT TO THIS
4	SECTION MAY BE RENEWED FOR THE ENSUING TWELVE-MONTH PERIOD
5	UPON THE FILING OF AN APPLICATION CONTAINING ALL REQUIRED RECORDS
6	AND FEES, INCLUDING RENEWAL FEES AS ESTABLISHED BY THE
7	ADMINISTRATOR IN ACCORDANCE WITH SECTION 5-20-107. A RENEWAL
8	APPLICATION MUST BE FILED ON OR BEFORE JANUARY 31 OF THE YEAR IN
9	WHICH THE LICENSE EXPIRES. THE ADMINISTRATOR MAY ESTABLISH A
10	LATE FEE FOR ANY RENEWAL APPLICATIONS SUBMITTED AFTER JANUARY
11	<u>31.</u>
12	(b) IF AN APPLICATION FOR A RENEWAL LICENSE HAS BEEN FILED
13	WITH THE ADMINISTRATOR ON OR BEFORE THE DATE THE LICENSE EXPIRES,
14	THE LICENSE SOUGHT TO BE RENEWED CONTINUES IN EFFECT UNTIL THE
15	ISSUANCE BY THE ADMINISTRATOR OF THE RENEWAL LICENSE APPLIED FOR
16	OR UNTIL THE ADMINISTRATOR HAS NOTIFIED THE LICENSEE IN WRITING OF
17	THE ADMINISTRATOR'S REFUSAL TO ISSUE THE RENEWAL LICENSE
18	TOGETHER WITH THE GROUNDS UPON WHICH THE REFUSAL IS BASED.
19	(c) The administrator may refuse to issue a renewal
20	LICENSE ON ANY GROUND ON WHICH THE ADMINISTRATOR MAY REFUSE TO
21	ISSUE AN INITIAL LICENSE.
22	(6) <b>Dishonored check.</b> If a check filed with the
23	ADMINISTRATOR TO PAY A LICENSE, INVESTIGATION, OR RENEWAL FEE
24	UNDER THIS SECTION IS DISHONORED, THE ADMINISTRATOR SHALL
25	SUMMARILY SUSPEND THE LICENSE OR THE RENEWAL LICENSE THAT HAS
26	BEEN ISSUED BUT IS NOT YET EFFECTIVE IN ACCORDANCE WITH SECTION
27	24-4-104 (4); EXCEPT THAT THE FULL INVESTIGATION REQUIREMENT

-15- 002

1	SPECIFIED IN SECTION 24-4-104 (4)(a) DOES NOT APPLY. THE
2	ADMINISTRATOR SHALL GIVE THE LICENSEE NOTICE OF THE SUMMARY
3	SUSPENSION PENDING PROCEEDINGS FOR REVOCATION OR REFUSAL TO
4	RENEW AND AN OPPORTUNITY FOR A HEARING ON THE ACTIONS IN
5	ACCORDANCE WITH SECTION 5-20-113.
6	(7) Update application information. AN APPLICANT OR LICENSEE
7	UNDER THIS SECTION SHALL NOTIFY THE ADMINISTRATOR, IN WRITING, OF
8	ANY CHANGE IN THE INFORMATION PROVIDED IN ITS INITIAL APPLICATION
9	FOR A LICENSE OR ITS MOST RECENT RENEWAL APPLICATION FOR A
10	LICENSE, AS APPLICABLE, NOT LATER THAN TEN BUSINESS DAYS AFTER THE
11	OCCURRENCE OF THE EVENT THAT RESULTS IN THE CHANGE.
12	(8) Incomplete application. The administrator may consider
13	AN APPLICATION FOR A LICENSE UNDER THIS SECTION ABANDONED IF THE
14	APPLICANT FAILS TO RESPOND TO ANY REQUEST FOR INFORMATION
15	REQUIRED UNDER THIS ARTICLE 20 OR ANY RULES ADOPTED PURSUANT TO
16	THIS ARTICLE 20, AS LONG AS THE ADMINISTRATOR NOTIFIES THE
17	APPLICANT, IN WRITING, THAT THE APPLICATION WILL BE CONSIDERED
18	ABANDONED IF THE APPLICANT FAILS TO SUBMIT THE INFORMATION
19	WITHIN SIXTY DAYS AFTER THE DATE ON WHICH THE REQUEST FOR
20	INFORMATION WAS MADE. ABANDONMENT OF AN APPLICATION PURSUANT
21	TO THIS SUBSECTION (8) DOES NOT PRECLUDE THE APPLICANT FROM
22	SUBMITTING A NEW APPLICATION FOR A LICENSE UNDER THIS ARTICLE 20.
23	(9) Change of license notification. A LICENSEE UNDER THIS
24	SECTION SHALL NOT ACT WITHIN THIS STATE AS A STUDENT LOAN
25	SERVICER UNDER ANY NAME OR AT ANY PLACE OF BUSINESS OTHER THAN
26	THOSE NAMED IN THE LICENSE. A LICENSEE SHALL GIVE PRIOR WRITTEN
2.7	NOTICE TO THE ADMINISTRATOR OF A CHANGE OF BUSINESS LOCATION A

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1	LICENSEE SHALL NOT OPERATE MORE THAN ONE PLACE OF BUSINESS UNDER
2	THE SAME LICENSE, BUT THE ADMINISTRATOR MAY ISSUE MORE THAN ONE
3	LICENSE TO A LICENSEE THAT COMPLIES WITH THIS ARTICLE 20 AS TO EACH
4	LICENSE. A LICENSE IS NOT TRANSFERABLE OR ASSIGNABLE.
5	(10) Records retention - records request. A STUDENT LOAN
6	SERVICER SHALL MAINTAIN ADEQUATE RECORDS OF EACH STUDENT
7	EDUCATION LOAN TRANSACTION FOR NOT LESS THAN TWO YEARS AFTER
8	THE FINAL PAYMENT ON THE STUDENT EDUCATION LOAN OR THE
9	ASSIGNMENT OF THE STUDENT EDUCATION LOAN, WHICHEVER OCCURS
10	FIRST, OR EXCEPT AS OTHERWISE REQUIRED BY FEDERAL LAW, A FEDERAL
11	STUDENT EDUCATION LOAN AGREEMENT, OR A CONTRACT BETWEEN THE
12	FEDERAL GOVERNMENT AND A LICENSEE. UPON REQUEST BY THE
13	ADMINISTRATOR, A STUDENT LOAN SERVICER SHALL MAKE THE RECORDS
14	AVAILABLE OR SHALL SEND THE RECORDS TO THE ADMINISTRATOR BY
15	REGISTERED OR CERTIFIED MAIL, RETURN RECEIPT REQUESTED, OR BY ANY
16	EXPRESS DELIVERY CARRIER THAT PROVIDES A DATED DELIVERY RECEIPT,
17	NOT LATER THAN FIVE BUSINESS DAYS AFTER REQUESTED BY THE
18	ADMINISTRATOR. UPON A LICENSEE'S REQUEST, THE ADMINISTRATOR MAY
19	GRANT THE LICENSEE ADDITIONAL TIME TO MAKE THE RECORDS
20	AVAILABLE OR TO SEND THE RECORDS TO THE ADMINISTRATOR.
21	(11) License suspension and revocation - refusal to renew.
22	(a) THE ADMINISTRATOR MAY SUSPEND, REVOKE, ANNUL, LIMIT, MODIFY,
23	OR REFUSE TO RENEW A LICENSE ISSUED PURSUANT TO SUBSECTION (2) OF
24	THIS SECTION OR TAKE ANY OTHER ACTION IN ACCORDANCE WITH THIS
25	ARTICLE 20 IF THE ADMINISTRATOR FINDS ONE OR MORE OF THE
26	FOLLOWING:
27	(I) THE LICENSEE HAS VIOLATED ANY PROVISION OF THIS ARTICLE

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1	20 OR ANY RULE LAWFULLY ADOPTED OR ORDER LAWFULLY ISSUED
2	PURSUANT TO AND WITHIN THE AUTHORITY OF THIS ARTICLE 20; OR
3	(II) ANY FACT OR CONDITION EXISTS THAT, IF IT HAD EXISTED AT
4	THE TIME OF THE ORIGINAL APPLICATION FOR THE LICENSE, CLEARLY
5	WOULD HAVE WARRANTED A DENIAL OF THE LICENSE.
6	(b) AN ABATEMENT OF THE LICENSE FEE MAY NOT BE MADE IF THE
7	LICENSE IS SURRENDERED, REVOKED, OR SUSPENDED.
8	5-20-107. License and investigation fees. (1) A PERSON
9	APPLYING FOR LICENSURE UNDER SECTION 5-20-106(1) OR (2) SHALL PAY
10	THE FOLLOWING NONREFUNDABLE FEES ESTABLISHED BY THE
11	ADMINISTRATOR:
12	(a) INITIAL LICENSE FEE OF AT LEAST ONE THOUSAND DOLLARS;
13	(b) Annual renewal fee of at least one thousand dollars;
14	AND
15	(c) INVESTIGATION FEE.
16	(2) THE ADMINISTRATOR SHALL DETERMINE THE AMOUNT OF THE
17	FEES REQUIRED IN THIS SECTION AND MAY PERIODICALLY REDUCE OR
18	INCREASE THE AMOUNT OF ONE OR MORE OF THE FEES IF NECESSARY
19	PURSUANT TO SECTION 24-75-402 (3) AND (4), TO REDUCE THE
20	UNCOMMITTED RESERVES OF THE FUND CREATED IN SECTION 5-20-104(3).
21	THE FUND IS SUBJECT TO THE MAXIMUM RESERVE ESTABLISHED IN
22	<u>SECTION 24-75-402.</u>
23	5-20-108. Affirmative acts required of student loan servicers
24	- definitions. (1) EXCEPT AS OTHERWISE PROVIDED IN FEDERAL LAW,
25	FEDERAL STUDENT EDUCATION LOAN AGREEMENTS, OR A CONTRACT
26	BETWEEN THE FEDERAL GOVERNMENT AND A STUDENT LOAN SERVICER, A
27	STUDENT LOAN SERVICER SHALL TAKE THE ACTIONS SPECIFIED IN THIS

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1	<u>SECTION.</u>
2	(2) (a) A STUDENT LOAN SERVICER SHALL RESPOND TO A WRITTEN
3	INQUIRY FROM A STUDENT LOAN BORROWER, THE REPRESENTATIVE OF A
4	STUDENT LOAN BORROWER, OR THE STUDENT LOAN OMBUDSPERSON
5	WITHIN FIVE BUSINESS DAYS AFTER RECEIPT OF THE REQUEST AND, WITHIN
6	THIRTY BUSINESS DAYS AFTER RECEIPT OF THE REQUEST, PROVIDE
7	INFORMATION RELATING TO THE REQUEST AND, IF APPLICABLE, THE
8	ACTION THE STUDENT LOAN SERVICER WILL TAKE TO CORRECT THE
9	ACCOUNT OR AN EXPLANATION FOR THE STUDENT LOAN SERVICER'S
10	POSITION THAT THE BORROWER'S ACCOUNT IS CORRECT.
11	(b) The thirty-day period described in subsection (2)(a) of
12	THIS SECTION MAY BE EXTENDED FOR NOT MORE THAN FIFTEEN DAYS IF,
13	BEFORE THE END OF THE THIRTY-DAY PERIOD, THE STUDENT LOAN
14	SERVICER NOTIFIES THE BORROWER, THE BORROWER'S REPRESENTATIVE,
15	OR THE OMBUDSPERSON, AS APPLICABLE, OF THE EXTENSION AND THE
16	REASONS FOR THE DELAY IN RESPONDING.
17	(c) AFTER RECEIPT OF A WRITTEN REQUEST RELATED TO A DISPUTE
18	ON A BORROWER'S PAYMENT ON A STUDENT EDUCATION LOAN, A STUDENT
19	LOAN SERVICER SHALL NOT, FOR THE SIXTY DAYS FOLLOWING RECEIPT,
20	FURNISH ADVERSE INFORMATION TO A CONSUMER REPORTING AGENCY
21	REGARDING A PAYMENT THAT IS THE SUBJECT OF THE WRITTEN INQUIRY.
22	(3) (a) EXCEPT AS PROVIDED IN FEDERAL LAW OR REQUIRED BY A
23	STUDENT LOAN AGREEMENT, A STUDENT LOAN SERVICER SHALL INQUIRE
24	OF A BORROWER HOW TO APPLY AN OVERPAYMENT TO A STUDENT
25	EDUCATION LOAN. A BORROWER'S DIRECTION ON HOW TO APPLY AN
26	OVERPAYMENT TO A STUDENT EDUCATION LOAN STAYS IN EFFECT FOR ANY
27	FUTURE OVERPAYMENTS DURING THE TERM OF A STUDENT EDUCATION

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1	LOAN UNTIL THE BORROWER PROVIDES DIFFERENT DIRECTIONS.
2	(b) For purposes of this subsection (3), "overpayment"
3	MEANS A PAYMENT ON A STUDENT EDUCATION LOAN IN EXCESS OF THE
4	MONTHLY AMOUNT DUE FROM A BORROWER ON A STUDENT EDUCATION
5	LOAN, ALSO COMMONLY REFERRED TO AS A PREPAYMENT.
6	(4) (a) A STUDENT LOAN SERVICER SHALL APPLY PARTIAL
7	PAYMENTS IN A MANNER THAT MINIMIZES LATE FEES AND NEGATIVE
8	CREDIT REPORTING BY APPLYING PARTIAL PAYMENTS TO SATISFY AS MANY
9	INDIVIDUAL LOAN PAYMENTS AS POSSIBLE ON A BORROWER'S ACCOUNT.
10	(b) FOR PURPOSES OF THIS SUBSECTION (4), "PARTIAL PAYMENT"
11	MEANS A PAYMENT ON A STUDENT LOAN ACCOUNT THAT CONTAINS
12	MULTIPLE INDIVIDUAL LOANS IN AN AMOUNT LESS THAN THE AMOUNT
13	NECESSARY TO SATISFY THE OUTSTANDING PAYMENT DUE ON ALL LOANS
14	IN THE STUDENT LOAN ACCOUNT, ALSO COMMONLY REFERRED TO AS AN
15	<u>UNDERPAYMENT.</u>
16	(5) IN THE EVENT OF THE SALE, ASSIGNMENT, OR OTHER TRANSFER
17	OF THE SERVICING OF A STUDENT EDUCATION LOAN THAT RESULTS IN A
18	CHANGE IN THE IDENTITY OF THE PERSON TO WHOM A STUDENT LOAN
19	BORROWER IS REQUIRED TO SEND PAYMENTS OR DIRECT ANY
20	COMMUNICATION CONCERNING THE STUDENT EDUCATION LOAN, THE
21	FOLLOWING PROVISIONS APPLY:
22	(a) As a condition of a sale, an assignment, or any other
23	TRANSFER OF THE SERVICING OF A STUDENT EDUCATION LOAN, A STUDENT
24	LOAN SERVICER SHALL REQUIRE THE NEW STUDENT LOAN SERVICER TO
25	HONOR ALL BENEFITS ORIGINALLY REPRESENTED AS AVAILABLE TO A
26	STUDENT LOAN BORROWER DURING THE REPAYMENT OF THE STUDENT
27	EDUCATION LOAN AND PRESERVE THE AVAILABILITY OF THE BENEFITS.

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1	INCLUDING ANY BENEFITS FOR WHICH THE STUDENT LOAN BORROWER HAS
2	NOT YET QUALIFIED.
3	(b) A STUDENT LOAN SERVICER SHALL TRANSFER TO THE NEW
4	STUDENT LOAN SERVICER ALL RECORDS REGARDING THE STUDENT LOAN
5	BORROWER, THE ACCOUNT OF THE STUDENT LOAN BORROWER, AND THE
6	STUDENT EDUCATION LOAN OF THE STUDENT LOAN BORROWER.
7	(c) The records required under subsection (5)(b) of this
8	SECTION INCLUDE THE REPAYMENT STATUS OF THE STUDENT LOAN
9	BORROWER AND ANY BENEFITS ASSOCIATED WITH THE STUDENT
10	EDUCATION LOAN OF THE STUDENT LOAN BORROWER.
11	(d) The student loan servicer shall complete the transfer
12	OF RECORDS REQUIRED UNDER SUBSECTION (5)(b) OF THIS SECTION WITHIN
13	FORTY-FIVE DAYS AFTER THE SALE, ASSIGNMENT, OR OTHER TRANSFER OF
14	THE SERVICING OF A STUDENT EDUCATION LOAN.
15	(e) The parties shall complete the sale, assignment, or
16	OTHER TRANSFER OF THE SERVICING OF A STUDENT EDUCATION LOAN AT
17	LEAST SEVEN DAYS BEFORE THE NEXT PAYMENT ON THE LOAN IS DUE.
18	(6) A STUDENT LOAN SERVICER THAT OBTAINS THE RIGHT TO
19	SERVICE A STUDENT EDUCATION LOAN SHALL ADOPT POLICIES AND
20	PROCEDURES TO VERIFY THAT THE STUDENT LOAN SERVICER HAS
21	RECEIVED ALL RECORDS REGARDING THE STUDENT LOAN BORROWER, THE
22	ACCOUNT OF THE STUDENT LOAN BORROWER, AND THE STUDENT
23	EDUCATION LOAN OF THE STUDENT LOAN BORROWER, INCLUDING THE
24	REPAYMENT STATUS OF THE STUDENT LOAN BORROWER AND ANY
25	BENEFITS ASSOCIATED WITH THE STUDENT EDUCATION LOAN OF THE
26	STUDENT LOAN BORROWER.
2.7	5-20-109. Prohibited acts of student loan servicers. (1) A

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1	STUDENT LOAN SERVICER SHALL NOT:
2	(a) DIRECTLY OR INDIRECTLY EMPLOY A SCHEME, A DEVICE, OR
3	ARTIFICE TO DEFRAUD OR MISLEAD STUDENT LOAN BORROWERS;
4	(b) ENGAGE IN AN UNFAIR OR DECEPTIVE PRACTICE TOWARD ANY
5	PERSON OR MISREPRESENT OR OMIT ANY MATERIAL INFORMATION IN
6	CONNECTION WITH THE SERVICING OF A STUDENT EDUCATION LOAN,
7	INCLUDING MISREPRESENTING THE AMOUNT, NATURE, OR TERMS OF ANY
8	FEE OR PAYMENT DUE OR CLAIMED TO BE DUE ON A STUDENT EDUCATION
9	LOAN, THE TERMS AND CONDITIONS OF THE LOAN AGREEMENT, OR THE
10	STUDENT LOAN BORROWER'S OBLIGATIONS UNDER THE LOAN;
11	(c) OBTAIN PROPERTY BY FRAUD OR MISREPRESENTATION;
12	(d) MISAPPLY STUDENT EDUCATION LOAN PAYMENTS TO THE
13	OUTSTANDING BALANCE OF A STUDENT EDUCATION LOAN;
14	(e) Provide inaccurate information to a consumer
15	REPORTING AGENCY;
16	(f) FAIL TO REPORT BOTH THE FAVORABLE AND UNFAVORABLE
17	PAYMENT HISTORY OF A STUDENT LOAN BORROWER TO A CONSUMER
18	REPORTING AGENCY AT LEAST ANNUALLY IF THE STUDENT LOAN SERVICER
19	REGULARLY REPORTS INFORMATION TO A CONSUMER REPORTING AGENCY:
20	(g) Refuse to communicate with an authorized
21	REPRESENTATIVE OF A STUDENT LOAN BORROWER WHO PROVIDES A
22	WRITTEN AUTHORIZATION SIGNED BY THE STUDENT LOAN BORROWER;
23	EXCEPT THAT THE STUDENT LOAN SERVICER MAY ADOPT PROCEDURES
24	REASONABLY RELATED TO VERIFYING THAT THE REPRESENTATIVE IS IN
25	FACT AUTHORIZED TO ACT ON BEHALF OF THE STUDENT LOAN BORROWER;
26	(h) Make any false statement or omit any material fact
27	IN CONNECTION WITH INFORMATION OR REPORTS FILED WITH A

-22- 002

1	GOVERNMENTAL AGENCY OR IN CONNECTION WITH AN INVESTIGATION
2	CONDUCTED BY THE ADMINISTRATOR OR ANOTHER GOVERNMENTAL
3	AGENCY; OR
4	(i) EXCEPT AS OTHERWISE PROVIDED IN FEDERAL LAW, FEDERAL
5	STUDENT LOAN AGREEMENTS, OR A CONTRACT BETWEEN THE FEDERAL
6	GOVERNMENT AND A STUDENT LOAN SERVICER, FAIL TO PROPERLY
7	EVALUATE A STUDENT LOAN BORROWER FOR AN INCOME-BASED OR OTHER
8	STUDENT LOAN REPAYMENT PROGRAM OR FOR ELIGIBILITY FOR A PUBLIC
9	SERVICE LOAN FORGIVENESS PROGRAM BEFORE PLACING THE STUDENT
10	LOAN BORROWER IN FORBEARANCE OR DEFAULT, IF AN INCOME-BASED
11	REPAYMENT OR OTHER PROGRAM IS AVAILABLE TO THE STUDENT LOAN
12	BORROWER.
13	5-20-110. Powers and duties of the administrator - rules.
14	(1) THE ADMINISTRATOR MAY CONDUCT INVESTIGATIONS AND
15	EXAMINATIONS AS FOLLOWS:
16	(a) For purposes of initial licensing, license renewal,
17	LICENSE SUSPENSION, LICENSE REVOCATION OR TERMINATION, OR
18	GENERAL OR SPECIFIC INQUIRY OR INVESTIGATION TO DETERMINE
19	COMPLIANCE WITH THIS ARTICLE 20, THE ADMINISTRATOR MAY ACCESS,
20	RECEIVE, AND USE ANY RECORDS OR INFORMATION BELONGING TO A
21	LICENSEE OR PERSON UNDER EXAMINATION, INCLUDING CRIMINAL, CIVIL,
22	AND ADMINISTRATIVE HISTORY INFORMATION; PERSONAL HISTORY AND
23	EXPERIENCE INFORMATION, INCLUDING INDEPENDENT CREDIT REPORTS
24	OBTAINED FROM A CONSUMER REPORTING AGENCY DESCRIBED IN SECTION
25	603 (p) of the federal "Fair Credit Reporting Act", 15 U.S.C. sec.
26	1681a, AS AMENDED; AND ANY OTHER RECORDS OR INFORMATION THE
27	ADMINISTRATOR CONSIDERS RELEVANT TO THE INQUIRY OR

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1	INVESTIGATION REGARDLESS OF THE LOCATION, POSSESSION, CONTROL, OR
2	CUSTODY OF THE RECORDS OR INFORMATION.
3	(b) For the purposes of investigating violations or
4	COMPLAINTS ARISING UNDER THIS ARTICLE 20 OR FOR THE PURPOSES OF
5	EXAMINATION, THE ADMINISTRATOR MAY REVIEW, INVESTIGATE, OR
6	EXAMINE ANY LICENSEE OR PERSON SUBJECT TO THIS ARTICLE 20 AS OFTEN
7	AS NECESSARY IN ORDER TO CARRY OUT THE PURPOSES OF THIS ARTICLE
8	20. The administrator may direct, subpoena, or order the
9	ATTENDANCE OF AND EXAMINE UNDER OATH ANY PERSON WHOSE
10	TESTIMONY MAY BE REQUIRED ABOUT THE STUDENT EDUCATION LOAN OR
11	THE BUSINESS OR SUBJECT MATTER OF AN EXAMINATION OR
12	INVESTIGATION AND MAY DIRECT, SUBPOENA, OR ORDER THE PERSON TO
13	PRODUCE RECORDS THE ADMINISTRATOR CONSIDERS RELEVANT TO THE
14	<u>INQUIRY.</u>
15	(c) (I) IN MAKING AN EXAMINATION OR INVESTIGATION
16	AUTHORIZED BY THIS SECTION, THE ADMINISTRATOR MAY CONTROL
17	ACCESS TO ANY RECORDS OF THE LICENSEE OR PERSON UNDER
18	EXAMINATION OR INVESTIGATION. THE ADMINISTRATOR MAY TAKE
19	POSSESSION OF THE RECORDS OR PLACE A PERSON IN EXCLUSIVE CHARGE
20	OF THE RECORDS IN THE PLACE WHERE THEY ARE USUALLY KEPT.
21	(II) DURING THE PERIOD OF ADMINISTRATOR CONTROL PURSUANT
22	TO THIS SUBSECTION (1)(c), A PERSON MAY NOT REMOVE OR ATTEMPT TO
23	REMOVE ANY OF THE RECORDS EXCEPT PURSUANT TO A COURT ORDER OR
24	WITH THE CONSENT OF THE ADMINISTRATOR. UNLESS THE ADMINISTRATOR
25	HAS REASONABLE GROUNDS TO BELIEVE THAT THE RECORDS OF THE
26	LICENSEE OR PERSON HAVE BEEN, OR ARE AT RISK OF BEING, ALTERED OR
27	DESTROYED FOR PURPOSES OF CONCEALING A VIOLATION OF THIS ARTICLE

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1	20, THE LICENSEE OR OWNER OF THE RECORDS MAY HAVE ACCESS TO THE
2	RECORDS AS NECESSARY TO CONDUCT ITS ORDINARY BUSINESS AFFAIRS.
3	(2) IN ORDER TO CARRY OUT THE PURPOSES OF THIS SECTION, THE
4	ADMINISTRATOR MAY:
5	(a) RETAIN ATTORNEYS, ACCOUNTANTS, OR OTHER PROFESSIONALS
6	AND SPECIALISTS AS EXAMINERS, AUDITORS, OR INVESTIGATORS TO
7	CONDUCT OR ASSIST IN THE CONDUCT OF EXAMINATIONS OR
8	<u>INVESTIGATIONS;</u>
9	(b) Enter into agreements or relationships with other
10	GOVERNMENT OFFICIALS OR REGULATORY ASSOCIATIONS IN ORDER TO
11	IMPROVE EFFICIENCIES AND REDUCE REGULATORY BURDEN BY SHARING
12	RESOURCES, STANDARDIZED OR UNIFORM METHODS OR PROCEDURES, AND
13	RECORDS OR INFORMATION OBTAINED UNDER THIS SECTION;
14	(c) USE, HIRE, CONTRACT FOR, OR EMPLOY PUBLICLY OR
15	PRIVATELY AVAILABLE ANALYTICAL SYSTEMS, METHODS, OR SOFTWARE
16	TO EXAMINE OR INVESTIGATE THE LICENSEE OR PERSON SUBJECT TO THIS
17	ARTICLE 20;
18	(d) ACCEPT AND RELY ON EXAMINATION OR INVESTIGATION
19	REPORTS MADE BY OTHER GOVERNMENT OFFICIALS WITHIN OR OUTSIDE
20	THIS STATE; AND
21	(e) ACCEPT AUDIT REPORTS MADE BY AN INDEPENDENT CERTIFIED
22	PUBLIC ACCOUNTANT OF THE LICENSEE OR PERSON SUBJECT TO THIS
23	ARTICLE 20 IN THE COURSE OF THAT PART OF THE EXAMINATION COVERING
24	THE SAME GENERAL SUBJECT MATTER AS THE AUDIT AND MAY
25	INCORPORATE THE AUDIT REPORT IN A REPORT OF EXAMINATION, REPORT
26	OF INVESTIGATION, OR OTHER WRITING OF THE ADMINISTRATOR.
27	(3) A PERSON SUBJECT TO INVESTIGATION OR EXAMINATION UNDER

-25- 002

1	THIS SECTION SHALL NOT KNOWINGLY WITHHOLD, ABSTRACT, REMOVE,
2	MUTILATE, OR DESTROY ANY RECORDS OR OTHER INFORMATION RELATING
3	TO INFORMATION REGULATED UNDER THIS ARTICLE 20.
4	(4) Whenever it appears to the administrator that a
5	PERSON HAS VIOLATED, IS VIOLATING, OR IS ABOUT TO VIOLATE A
6	PROVISION OF THIS ARTICLE 20 OR A RULE ADOPTED PURSUANT TO THIS
7	ARTICLE 20 OR THAT A LICENSEE OR AN OWNER, DIRECTOR, OFFICER,
8	MEMBER, PARTNER, SHAREHOLDER, TRUSTEE, EMPLOYEE, OR AGENT OF
9	THE LICENSEE HAS COMMITTED FRAUD, ENGAGED IN DISHONEST
10	ACTIVITIES, OR MADE A MISREPRESENTATION, THE ADMINISTRATOR MAY
11	TAKE ACTION AGAINST THE PERSON OR LICENSEE IN ACCORDANCE WITH
12	THIS ARTICLE 20.
13	(5) THE ADMINISTRATOR SHALL ADOPT RULES AS NECESSARY TO
14	IMPLEMENT THIS ARTICLE 20.
15	5-20-111. Compliance with federal law. A STUDENT LOAN
16	SERVICER SHALL COMPLY WITH ALL APPLICABLE FEDERAL LAWS AND
17	REGULATIONS RELATING TO SERVICING, INCLUDING THE FEDERAL "TRUTH
18	IN LENDING ACT", 15 U.S.C. SEC. 1601 TO 1667f, AS AMENDED, AND THE
19	REGULATIONS ADOPTED PURSUANT TO THAT ACT. IN ADDITION TO ANY
20	OTHER REMEDIES PROVIDED BY LAW, A VIOLATION OF THAT ACT OR
21	REGULATIONS ADOPTED PURSUANT TO THAT ACT IS A VIOLATION OF THIS
22	ARTICLE 20 AND A BASIS UPON WHICH THE ADMINISTRATOR MAY TAKE
23	ENFORCEMENT ACTION PURSUANT TO THIS ARTICLE 20.
24	5-20-112. Civil action. (1) A VIOLATION OF THIS ARTICLE 20 IS A
25	DECEPTIVE TRADE PRACTICE WITHIN THE MEANING OF SECTION 6-1-105.
26	(2) A STUDENT LOAN SERVICER WHO FAILS TO COMPLY WITH ANY
27	REQUIREMENT IMPOSED UNDER THIS ARTICLE 20 WITH RESPECT TO A

-26- 002

I	STUDENT LOAN BURROWER IS LIABLE IN AN AMOUNT EQUAL TO THE SUM
2	<u>OF:</u>
3	(a) Any actual damages sustained by the student loan
4	BORROWER AS A RESULT OF THE FAILURE;
5	(b) A MONETARY AWARD EQUAL TO THREE TIMES THE TOTAL
6	AMOUNT THE STUDENT LOAN SERVICER COLLECTED FROM THE STUDENT
7	LOAN BORROWER IN VIOLATION OF THIS ARTICLE 20;
8	(c) PUNITIVE DAMAGES AS THE COURT MAY ALLOW; AND
9	(d) In the case of any successful action by a student loan
10	BORROWER TO ENFORCE THE LIABILITY SET OUT IN THIS SECTION, THE
11	COSTS OF THE ACTION, TOGETHER WITH REASONABLE ATTORNEY FEES AS
12	DETERMINED BY THE COURT.
13	(3) The remedies provided in this section are not the
14	EXCLUSIVE REMEDIES AVAILABLE TO A STUDENT LOAN BORROWER.
15	5-20-113. Application of administrative procedures -
16	provisions. Except as otherwise provided, sections 24-4-102 to
17	24-4-106 APPLY TO AND GOVERN ALL RULES PROMULGATED AND ALL
18	ADMINISTRATIVE ACTION TAKEN BY THE ADMINISTRATOR PURSUANT TO
19	THIS ARTICLE 20; EXCEPT THAT SECTION 24-4-104 (3) DOES NOT APPLY TO
20	ANY SUCH ACTION.
21	5-20-114. Administrative enforcement orders. (1) AFTER
22	NOTICE AND HEARING, THE ADMINISTRATOR MAY ORDER A STUDENT LOAN
23	SERVICER OR A PERSON ACTING IN THE STUDENT LOAN SERVICER'S BEHALF
24	TO CEASE AND DESIST FROM ENGAGING IN VIOLATIONS OF THIS ARTICLE 20
25	OR ANY RULE LAWFULLY ADOPTED OR ORDER LAWFULLY ISSUED
26	PURSUANT TO THIS ARTICLE 20. THE ORDER ISSUED BY THE
2.7	ADMINISTRATOR MAY ALSO REQUIRE THE STUDENT LOAN SERVICER OR

-27- 002

1	PERSON TO MAKE REFUNDS TO PERSONS OF UNLAWFUL CHARGES UNDER
2	THIS ARTICLE 20 AND AN ADMINISTRATIVE PENALTY OF UP TO ONE
3	THOUSAND FIVE HUNDRED DOLLARS PER VIOLATION, ALL OR PART OF
4	WHICH MAY BE SPECIFICALLY DESIGNATED FOR CONSUMER AND CREDITOR
5	EDUCATIONAL PURPOSES.
6	(2) A RESPONDENT AGGRIEVED BY AN ORDER OF THE
7	ADMINISTRATOR MAY OBTAIN JUDICIAL REVIEW OF THE ORDER IN THE
8	COLORADO COURT OF APPEALS. THE ADMINISTRATOR MAY OBTAIN AN
9	ORDER OF THE COURT FOR ENFORCEMENT OF THE ADMINISTRATOR'S ORDER
10	IN THE DISTRICT COURT UNDER SECTION 24-4-106. ALL PROCEEDINGS
11	UNDER THIS SECTION ARE GOVERNED BY SECTIONS 24-4-105 AND
12	<u>24-4-106.</u>
13	5-20-115. Assurance of discontinuance. IF IT IS CLAIMED THAT
14	A PERSON HAS VIOLATED THIS ARTICLE 20, THE ADMINISTRATOR MAY
15	ACCEPT AN ASSURANCE IN WRITING THAT THE PERSON WILL NOT ENGAGE
16	IN THE CONDUCT IN THE FUTURE. THE ASSURANCE MAY ALSO REQUIRE THE
17	PERSON TO MAKE REFUNDS TO PERSONS OF UNLAWFUL CHARGES UNDER
18	THIS ARTICLE 20, PAY A PENALTY AUTHORIZED IN SECTION 5-20-114 (1),
19	ALL OR PART OF WHICH MAY BE SPECIFICALLY DESIGNATED FOR
20	CONSUMER AND CREDITOR EDUCATIONAL PURPOSES, AND REIMBURSE THE
21	ADMINISTRATOR FOR THE ADMINISTRATOR'S REASONABLE COSTS
22	INCURRED IN INVESTIGATING THE CONDUCT. IF A PERSON GIVING AN
23	ASSURANCE OF DISCONTINUANCE FAILS TO COMPLY WITH ITS TERMS, THE
24	ASSURANCE IS EVIDENCE THAT PRIOR TO THE ASSURANCE THE PERSON
25	ENGAGED IN THE CONDUCT DESCRIBED IN THE ASSURANCE.
26	5-20-116. Injunctions. The administrator may bring a civil
27	ACTION TO RESTRAIN A PERSON FROM VIOLATING THIS ARTICLE 20 OR

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1	RULES PROMULGATED PURSUANT TO THIS ARTICLE 20 AND FOR OTHER
2	APPROPRIATE RELIEF, INCLUDING SUCH ORDERS OR JUDGMENTS AS MAY BE
3	NECESSARY TO COMPLETELY COMPENSATE OR RESTORE ANY PERSON
4	AFFECTED BY THE VIOLATION TO THE PERSON'S ORIGINAL POSITION. THE
5	ADMINISTRATOR MAY ALSO APPLY FOR A TEMPORARY RESTRAINING ORDER
6	OR A PRELIMINARY INJUNCTION AGAINST A RESPONDENT PENDING FINAL
7	DETERMINATION OF PROCEEDINGS. NO BOND OR OTHER SECURITY IS
8	REQUIRED OF THE ADMINISTRATOR BEFORE RELIEF UNDER THIS SECTION
9	MAY BE GRANTED.
10	5-20-117. Civil actions by the administrator. THE
11	ADMINISTRATOR MAY BRING A CIVIL ACTION AGAINST A STUDENT LOAN
12	SERVICER FOR ANY VIOLATION OF THIS ARTICLE 20. AN ACTION MAY
13	RELATE TO TRANSACTIONS WITH MORE THAN ONE PERSON. THE COURT
14	MAY ORDER A STUDENT LOAN SERVICER TO REFUND TO A PERSON ANY
15	CHARGES COLLECTED IN VIOLATION OF THIS ARTICLE 20 AND MAY ALSO
16	ASSESS CIVIL PENALTIES AGAINST THE STUDENT LOAN SERVICER AS SET
17	FORTH IN SECTION 5-20-112 (2). IF THE ADMINISTRATOR PREVAILS IN AN
18	ACTION BROUGHT UNDER THIS SECTION, THE ADMINISTRATOR MAY
19	RECOVER REASONABLE COSTS IN INVESTIGATING AND BRINGING THE
20	ACTION AND MAY RECOVER REASONABLE ATTORNEY FEES.
21	5-20-118. Limitations. NOTWITHSTANDING ARTICLE 80 OF TITLE
22	13, ALL ACTIONS BROUGHT UNDER THIS ARTICLE 20 MUST BE COMMENCED
23	WITHIN FOUR YEARS AFTER THE DATE ON WHICH ANY VIOLATION OF THIS
24	ARTICLE 20 OCCURRED OR THE DATE ON WHICH THE LAST IN A SERIES OF
25	SUCH ACTS OR PRACTICES OCCURRED OR WITHIN FOUR YEARS AFTER THE
26	PLAINTIFF DISCOVERED OR IN THE EXERCISE OF REASONABLE DILIGENCE
27	SHOULD HAVE DISCOVERED THE OCCURRENCE OF A VIOLATION OF THIS

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1	ARTICLE 20; EXCEPT THAT THE PERIOD OF LIMITATION PROVIDED IN THIS
2	SECTION MAY BE EXTENDED FOR A PERIOD OF ONE YEAR IF THE PLAINTIF
3	PROVES THAT FAILURE TO TIMELY COMMENCE THE ACTION WAS CAUSED
4	BY THE DEFENDANT ENGAGING IN CONDUCT CALCULATED TO INDUCE THE
5	PLAINTIFF TO REFRAIN FROM OR POSTPONE THE COMMENCEMENT OF THE
6	ACTION.
7	5-20-119. Confidential information. (1) THE ADMINISTRATOR
8	SHALL NOT MAKE PUBLIC THE NAME OR IDENTITY OF A PERSON WHOSE
9	ACTS OR CONDUCT THE ADMINISTRATOR INVESTIGATES OR EXAMINES
10	PURSUANT TO THIS ARTICLE 20 OR THE FACTS DISCLOSED IN THI
11	INVESTIGATION OR EXAMINATION.
12	(2) The administrator may disclose license application
13	AND RENEWAL RECORDS PROVIDED TO THE ADMINISTRATOR AND OTHER
14	CONTENTS OF LICENSE RECORDS MAINTAINED PURSUANT TO THIS ARTICLE
15	20, BUT THE ADMINISTRATOR SHALL NOT MAKE PUBLIC THE CONFIDENTIAL
16	INFORMATION CONTAINED IN THE RECORDS.
17	(3) THE RESTRICTIONS ON THE DISCLOSURE OF INFORMATION IN
18	SUBSECTIONS (1) AND (2) OF THIS SECTION DO NOT APPLY TO DISCLOSURES
19	BY THE ADMINISTRATOR IN ACTIONS OR ADMINISTRATIVE ENFORCEMENT
20	PROCEEDINGS PURSUANT TO THIS ARTICLE 20.
21	SECTION 3. In Colorado Revised Statutes, 6-1-105, add (1)(111
22	as follows:
23	6-1-105. Deceptive trade practices. (1) A person engages in a
24	deceptive trade practice when, in the course of the person's business
25	vocation, or occupation, the person:
26	(111) VIOLATES ARTICLE 20 OF TITLE 5.
27	SECTION 4. In Colorado Revised Statutes, 13-4-102, add

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1	(2)(mm) as follows:
2	13-4-102. Jurisdiction. (2) The court of appeals has initial
3	jurisdiction to:
4	(mm) REVIEW FINAL DECISIONS OR ORDERS OF THE
5	ADMINISTRATOR AS PROVIDED IN ARTICLE 20 OF TITLE 5.
6	SECTION 5. Act subject to petition - effective date -
7	applicability. (1) This act takes effect January 1, 2020; except that, if a
8	referendum petition is filed pursuant to section 1 (3) of article V of the
9	state constitution against this act or an item, section, or part of this act
10	within the ninety-day period after final adjournment of the general
11	assembly, then the act, item, section, or part will not take effect unless
12	approved by the people at the general election to be held in November
13	2020 and, in such case, will take effect on the date of the official
14	declaration of the vote thereon by the governor.
15	(2) This act applies to conduct occurring on or after the applicable
16	effective date of this act.

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