GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

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HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10346-MUf-17

	Short Title:	Student Borr	owers' Bill of Rights.	(Public)
	Sponsors:	Representati	ve Hunt.	
	Referred to:			
1 2 3 4 5 6 7 8 9	THE CON LOAN SI CONSUM OMBUDS The General A	MMISSIONEI ERVICERS, 7 IERS, AND SMAN. Assembly of N C CTION 1.(a)	A BILL TO BE ENTITLED UDENT BORROWERS' BILL OF RIGHT OF BANKS SHALL LICENSE AND TO PROVIDE ADDITIONAL PROTECT TO ESTABLISH THE POSITION OF North Carolina enacts:	REGULATE STUDENT FIONS FOR STUDENT THE STUDENT LOAN
10	Article to read	1.	"Article 26.	
11			"Student Borrowers' Bill of Rights.	
12	" <u>§ 53-440. S</u> l			
13		•	d as the Student Borrowers' Bill of Rights.	
14	" <u>§ 53-441. P</u>			- her manifilities that the
15 16			tudent loan borrowers and their familie all license and regulate student loan servic	
10			nilies are treated fairly.	ers to ensure that student
18	" <u>§ 53-442.</u> D		<u>innes are realed fairty.</u>	
19			ns apply in this Article:	
20	(1)	-	r. – Any of the following:	
21			n individual residing in this State who has	received or agreed to pay
22		<u>a</u>	student loan.	
23			n individual who has received or agreed	to pay a student loan to
24			tend an institution located in this State.	
25			person that shares responsibility to repa	
26			dividual described in sub-subdivision a. or	<u>b. of this subdivision.</u>
27	$\frac{(2)}{(2)}$	Commiss	sioner. – The Commissioner of Banks.	C = 8 + 1 + (8) + (8)
28	$\frac{(3)}{(4)}$		er reporting agency. – As defined in 15 U.S	
29 30	(4) <u>Control. – The power, directly or indirectly, to direct the management or</u>			
30 31	policy of an entity, whether through ownership of securities, by contract, or otherwise. The following persons are presumed to control an entity:			
32			director, general partner, or executive offi	
33			person that directly or indirectly has own	
34			ote ten percent (10%) or more of a cla	
35			ecurities of the entity.	
36			the case of a limited liability company, a	managing member.
			* D R H 1 O 3 4 6 - M U F - 1 7 *	

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	d. In the case of a partnership, a person that has the	e right to receive upon
	dissolution, or has contributed, ten percent (
	capital of the partnership.	
<u>(5)</u>	Nationwide Multistate Licensing System and Regi	stry (NMLS) The
	licensing system developed and maintained by the Con	nference of State Bank
	Supervisors and the American Association of	Residential Mortgage
	Regulators for the licensing of persons under this Artic	ele.
<u>(6)</u>	Overpayment. – A payment on a student loan in exc	ess of the amount due
	from a borrower for a given period.	
<u>(7)</u>	Partial payment. – A payment on a student loan accou	nt that contains one or
	more individual loans in an amount less than the amou	int necessary to satisfy
	the outstanding payment due on all loans in the student	t loan account.
<u>(8)</u>	Person. – An individual, partnership, limited liabil	lity company, limited
	partnership, corporation, association, or other group en	gaged in joint business
	activities however organized.	
<u>(9)</u>	Servicing. – Engaging in any of the following for comp	pensation or gain:
	a. <u>Receiving any scheduled periodic payment on</u>	a student loan from a
	borrower or any notification that a borrow	er made a scheduled
	periodic payment on a student loan and apply	ying a payment to the
	balance of the student loan.	
	b. During a period when no payment is require	ed on a student loan,
	maintaining account records for the student loa	an and communicating
	with the borrower regarding the student loan on	behalf of the owner of
	the student loan.	
	<u>c.</u> <u>Having the right to receive payments from a be</u>	orrower when the loan
	is delinquent or in default.	
<u>(10)</u>		
	to finance postsecondary education expenses or other sc	-
	This term does not include open-end credit or any	loan secured by real
	property.	
<u>(11</u>)		
	servicing a student loan, whether or not licensed under	
<u>(12</u>)		n any format, whether
	electronic or hard copy.	
	ense requirement for student loan servicers.	
	ense Requirement No person except those exempt under	
	ervice a student loan unless the person has a student lo	an servicer license as
provided in this		
	mptions. – The following are exempt from all provisions of	f this Article except for
<u>G.S. 53-450 an</u>		
<u>(1)</u>	A bank, savings bank, credit union, or savings and loar	association organized
	under the laws of any state or the United States.	
<u>(2)</u>	A wholly owned subsidiary of an entity described in	subdivision (1) of this
	subsection.	
<u>(3)</u>	The State or any political subdivision of the State.	
<u>(4)</u>	College Foundation, Inc.	
	ense application.	1 .1 .1
/ `` ·	a na sa	
	blication. – Applications under this Article shall be filed th	
Multistate Lice	ensing System and Registry (NMLS) in a form acceptable	to the Commissioner.
Multistate Lice To be consider	* *	to the Commissioner.

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1	<u>(1)</u>	The applicant's legal name, along with any assumed busin	ness name, principal
2		address, including street address and mailing address, c	
3		and social security number or taxpayer identification num	nber.
4	<u>(2)</u>	The applicant's form and place of organization, if application	ble.
5	$\overline{(3)}$	A certificate of good standing from the state in which	the applicant was
6		organized, if applicable.	
7	<u>(4)</u>	A certificate of authority from the North Carolina Se	cretary of State to
8		conduct business in this State, if required by Article 15 of	of Chapter 55 of the
9		General Statutes, or other evidence of the applicant	nt's registration or
10		qualification to do business in this State.	-
11	<u>(5)</u>	The qualifications and business history of the applicant ar	nd, if applicable, the
12		business history of any person controlling the appl	licant, including a
13		description of any injunction or administrative order by	any state or federal
14		authority to which the person is or has been subject.	-
15	<u>(6)</u>	The applicant's financial condition, including its cred	it history, business
16		history, and most recent audited annual financial statement	nt or, if the applicant
17		is a wholly owned subsidiary, the most recent audite	ed annual financial
18		statement of the applicant's parent entity. This statement	nt shall include the
19		balance sheet, statement of income or loss, stateme	ent of changes in
20		shareholder equity, if applicable, and statement of cl	nanges in financial
21		position.	
22	<u>(7)</u>	A record of any criminal convictions for the applicant of	•
23		applicant that is an entity, each individual who has control	l of the applicant for
24		a 10-year period prior to the date of the application, inclu	iding the applicant's
25		consent to a federal and State criminal background che	
26		applicant's fingerprints in a form acceptable to the Comm	
27		of an applicant that is an entity, each individual who h	
28		applicant shall consent to a federal and State criminal bac	ckground check and
29		shall submit a set of the individual's fingerprints.	
30	<u>(8)</u>	A current schedule of the ranges and categories of t	the fees it charges
31		borrowers for servicing student loans.	
32	<u>(9)</u>	Any additional information that the Commissioner deems	
33		- An applicant shall include a nonrefundable application	•
34		llars (\$1,500) with the application. In addition, every a	**
35		ay the actual cost of obtaining a credit report and federal	and State criminal
36		ks and the processing fees required by the NMLS.	~ · · 1 11
37		igation. – On receipt of the application and fees, the C	
38		applicant's financial condition and responsibility, finan	ncial and business
39 40	· •	haracter and general fitness.	action abandoned if
40		loned Application. – The Commissioner may deem an appli	
41		to respond to a written request for information by the Com	
42 43		of the request. The written request may be given to the ap	<u>oplicant ulrough the</u>
43 44		er electronic means.	oon convicor liconco
44 45		<u>the Commissioner finds all of the following:</u>	oan servicer neense
43 46	(1)	the Commissioner finds all of the following: The applicant has satisfied the requirements imposed by t	his Article
40 47		The applicant's business will be conducted honestly, fair	
47 48	<u>(2)</u>	commanding the confidence and trust of the community.	ry, and m a manner
48 49	(2)	The applicant has demonstrated net worth necessar	ary to entirfy the
49 50	<u>(3)</u>	requirements of G.S. 53-445.	<u>ny to satisfy the</u>
50 51	(A)	The applicant has obtained a surety bond in conformance	with G \$ 53,446
51	<u>(4)</u>	The applicant has obtained a surery bolid in comornalice	with 0.5. 33-440.

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1	<u>(5)</u>	Persons controlling the applicant, as a group, ha	we degrees of character,
2		competence, and experience that command the co	onfidence and trust of the
3		community and justify the belief that the applic	cant will operate safely,
4		soundly, and in compliance with the law.	
5	<u>(6)</u>	The applicant meets other similar requirement	nts determined by the
6		Commissioner.	
7	(f) <u>Autor</u>	natic Issuance of License for Federal Student Loan S	ervicing Contractors. – A
8		o act within this State as a student loan servicer is exe	1 I
9		ections (a) through (d) of this section upon a determina	
10		a party to a contract awarded by the United States Sec	
11		87f. Any person seeking this exemption shall subr	÷
12		emption to the Commissioner. The request shall be in	•
13		nd shall include a copy of any written agreement and r	
14	-	e exemption. The following provisions apply to the ex	
15	<u>(1)</u>	Actions by Commissioner. – With regard to a pers	
16		this subsection, the Commissioner shall do all of the	
17		a. <u>Automatically issue a license upon paymer</u>	nt of the fees required by
18		subsection (b) of this section.	
19 20		b. <u>Automatically issue a renewal license upon p</u>	payment of the assessment
20	$\langle 0 \rangle$	required by G.S. 53-448.	1 / 1 11 11
21	<u>(2)</u>	Notice. – A person issued a license pursuant to this	-
22		the Commissioner with written notice within seven	•
23 24		the expiration, revocation, or termination of any	-
24 25		<u>United States Secretary of Education under 20 U.S.C</u> 30 days after notification to satisfy all require	_
23 26		subsections (a) and (b) of this section in order to c	
20 27		State as a student loan servicer. At the expiration of	
28		person seeking to act within this State as a stude	• 1
20 29		satisfied the requirements of subsections (a) and	
30		Commissioner shall summarily suspend any licen	
31		under this section.	<u>-</u>
32	<u>(3)</u>	Preservation of authorities. – With respect to str	udent loan servicing not
33	<u></u>	conducted pursuant to a contract awarded by the L	
34		Education under 20 U.S.C. § 1087f, nothing in	•
35		Commissioner from issuing, or filing a civil action for	-
36		or permanently enjoin a person from acting as a stud	dent loan servicer or from
37		violating this Article.	
38	" <u>§ 53-445. Mini</u>	<u>mum net worth.</u>	
39	<u>(a)</u> <u>An ap</u>	plicant shall possess and a licensee shall maintain at a	all times a net worth of not
40		ndred fifty thousand dollars (\$250,000) calculated in a	accordance with generally
41	accepted account		
42		Commissioner may by order increase the amount of	-
43	* *	see if the Commissioner determines additional net wo	•
44		peration based on consideration of the following factor	
45	$\frac{(1)}{(2)}$	The nature and volume of the projected or establish	
46	$\frac{(2)}{(2)}$	The amount, nature, quality, and liquidity of assets.	
47 48	$\frac{(3)}{(4)}$	The amount and nature of liabilities.	and nataining in a set
48	$\frac{(4)}{(5)}$	The history of operations and prospects for earning The quality of operations and management	and retaining income.
49 50	$\frac{(5)}{(6)}$	The quality of operations and management.	
50 51	$\frac{(6)}{(7)}$	<u>The nature and quality of control persons.</u> The history of compliance with State and federal law	X <i>I</i>
51	<u>(/)</u>	The instory of compliance with State and redefal la	<u>vv .</u>

1	(8) Any other factors the Commissioner deems relevant.
2	" <u>§ 53-446. Surety bond.</u>
3	(a) Applicants shall be required to post a surety bond with the Commissioner at
4	application, and licensees shall maintain a surety bond in the amount of one hundred fifty
5	thousand dollars (\$150,000). If a servicer, however, has servicing volume in this State in a
6	calendar year in excess of ten million dollars (\$10,000,000) but less than fifty million dollars
7	(\$50,000,000), then the servicer's minimum bond amount shall be two hundred fifty thousand
8	dollars (\$250,000), and if a servicer has servicing volume in this State in a calendar year of fifty
9	million dollars (\$50,000,000) or more, then the servicer's minimum bond shall be five hundred
10	thousand dollars (\$500,000).
11	(b) The surety bond shall be in a form satisfactory to the Commissioner and shall run to
12	the State for the benefit of any claimants against the licensee to secure the faithful performance
13	of the obligations of the licensee. The Commissioner has the discretion to require the applicant
14	to obtain additional insurance coverage to address related cybersecurity risks inherent in the
15	applicant's business model as it relates to student loan servicing to the extent those risks are not
16	within the scope of the surety bond.
17	(c) The aggregate liability of the surety in no event shall exceed the principal sum of the
18	bond. Claimants against the licensee may themselves bring suit directly on the surety bond, or
19	the Commissioner may bring suit on behalf of the claimants, either in one action or in successive
20	actions. Borrower claims shall be given priority in recovering from the bond. When an action is
21	commenced on a licensee's bond, the Commissioner may require the posting of a new bond; in
22	this case, the licensee shall post a replacement bond in the required amount within 30 days.
23	Immediately upon recovery upon any action on the bond, the licensee shall post a new bond.
24	(d) The surety bond shall remain in effect until cancellation, which may occur only after
25	90 days' written notice to the Commissioner. Cancellation shall not affect any liability incurred
26	during that period.
27	(e) <u>The surety bond shall remain in place for no less than five years after the licensee</u>
28	ceases student loan servicing operations in this State. The Commissioner, however, may permit
29 20	the surety bond to be reduced or eliminated if the Commissioner determines that the reduction or
30 31	elimination will not harm borrowers or this State.
31 32	(f) The surety bond proceeds and any cash or other collateral posted as security by a licensee is deemed to be held in trust for the henefit of any elements account the licensee and for
	licensee is deemed to be held in trust for the benefit of any claimants against the licensee and for the benefit of the State in the event of the licensee's benkruptey.
33 34	the benefit of the State in the event of the licensee's bankruptcy. "§ 53-447. License renewal, expiration, and cancellation; no assignability; acquisition of
34 35	<u>s 55-447. Elecense renewal, expiration, and cancenation; no assignability; acquisition of</u> licensee.
36	(a) Renewal. – A license under this Article shall be renewed annually. A licensee shall
30 37	apply to renew a license by submitting an application to the Commissioner through the NMLS
38	on or after July 1 of each year. The renewal applicant shall continue to meet the requirements for
39	initial licensure as provided in G.S. 53-444 but is not required to pay the fees described in
40	subsection (b) of that section.
41	(b) Expiration. – A license under this Article expires annually on September 30 unless it
42	is renewed under subsection (a) of this section.
43	(c) Reinstatement. – If a licensee has not renewed prior to the expiration date, then the
44	licensee shall pay two hundred fifty dollars (\$250.00) as a nonrefundable late fee to reinstate the
45	license. In the event the licensee fails to obtain a reinstatement of the license prior to October 31,
46	the Commissioner shall require the licensee to comply with the requirements for initial licensure
47	as provided in G.S. 53-444, including the fees described in subsection (b) of that section.
48	(d) Cessation of Operations. – To cease student loan servicing operations in this State, a
49	licensee shall first obtain the approval of the Commissioner. To obtain this approval, the licensee
50	shall provide written notice to the Commissioner of the location of the licensee's records and the

1 name, address, and telephone number of an individual authorized to provide access to the records. 2 The licensee shall provide written notice at least 60 days prior to the cessation of operation. 3 If the Commissioner determines that the licensee's cessation of operations will not harm 4 borrowers or this State, the Commissioner may order the cancellation of the license. The 5 cancellation of a license under this subsection does not reduce or eliminate any civil or criminal 6 liability of a licensee arising from acts or omissions occurring before the cancellation. 7 Assignability. – A license issued under this Article is not assignable. (e) 8 Acquisition of Licensee. – Control of a licensee shall not be acquired through a stock (f) 9 purchase, merger, or other device without prior written consent of the Commissioner. The 10 Commissioner shall not give consent if the Commissioner finds that any of the grounds for denial, revocation, or suspension as set forth under G.S. 53-455 apply to the acquiring person. 11 12 "§ 53-448. Assessments. 13 Annual Assessments. – For purposes of meeting the cost of regulation under this (a) 14 Article, each licensee shall pay to the Commissioner an annual assessment in the amount of one 15 dollar (\$1.00) per borrower served by the licensee. The annual assessment shall be based on the number of borrowers reported by the licensee pursuant to G.S. 53-449(b). The Commissioner 16 17 may collect the assessment annually or in periodic installments. All assessments for the prior 18 year shall be paid before a licensee may renew its license. 19 Special Assessments. – If the Commissioner determines that the financial condition (b) 20 or manner of operation of a licensee warrants further examination or an increased level of supervision, the Commissioner may charge, and the licensee shall pay, a special assessment equal 21 22 to the reasonable cost of further examination or increased level of supervision. The 23 Commissioner's determination of this cost is, in the absence of manifest error, dispositive of the 24 issue of reasonableness. 25 "§ 53-449. Duties of licensee to the Commissioner. 26 Notice of Material Event. – (a) 27 Within 20 days of a change or acquisition of control of a licensee, the licensee (1)28 shall provide notice of the event to the Commissioner through the NMLS in 29 writing and in a form prescribed by the Commissioner. The notice shall be 30 accompanied by any information, data, and records required by the 31 Commissioner. 32 Within 20 days of the occurrence of any one of the following events, a licensee (2)33 shall file a written report with the Commissioner through the NMLS 34 describing the event and its expected impact on the licensee's activities in this 35 State: The filing for bankruptcy or reorganization by the licensee. 36 a. 37 b. The institution of revocation or suspension proceedings against the 38 licensee by any State or governmental agency. 39 Any felony indictment of the licensee or any control person related to <u>c.</u> 40 student loan servicing activities. Any felony conviction of the licensee or any control person related to 41 <u>d</u>. 42 student loan servicing activities. 43 If the information contained in any document filed with the Commissioner or (3) 44 the NMLS is or becomes inaccurate or incomplete in any material respect, the licensee or applicant shall within 30 days file a correcting amendment to the 45 46 information contained in the document. Annual Report on Student Loans. - No later than 90 days after the end of the calendar 47 (b) 48 year, a licensee shall file an annual report in a form prescribed by the Commissioner through the 49 NMLS. The report shall include all of the following relating to student loans serviced by the 50 licensee on behalf of borrowers in this State:

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(1)	<u>)</u> The number of borrowers, number of student loans, and balance.	l total outstanding
<u>(2)</u>) With respect to student loans enrolled in any type of income plan, the number of borrowers, number of student loans, an	
<u>(3)</u>	<u>balance.</u> <u>The types of student loans, such as federal, private, Federal</u>	Family Education
	Loan (FFEL), Parent Plus, Perkins, and institutional loans, student loans for each type.	and the number of
<u>(4)</u>	number of student loans 30 to 90 days delinquent, 91 to 18	
<u>(5)</u>		ner.
" <u>§ 53-450. D</u>	uties of student loan servicer to borrowers.	
<u>(a)</u> <u>A</u>	student loan servicer shall respond to a written inquiry from	a borrower or the
representative	e of a borrower within 10 days of receipt of the request and, within	in 30 days after the
receipt of the	request, provide information relating to the request and, if app	blicable, the action
the student loa	an servicer will take to correct the borrower's account or an expla	anation for why the
	servicer believes the account is correct.	
	ne 30-day period in subsection (a) of this section may be extended	
<u>15 days, if, be</u>	efore the end of the 30-day period, the student loan servicer notified	ies the borrower or
	s representative of the extension and the reason for the delay.	
	student loan servicer shall not furnish to a consumer reporting a	
•	wing receipt of a written inquiry related to a dispute on a borrow	
	information regarding a payment that is the subject of the written	
	however, may furnish to a consumer reporting agency information	
<u>lisputed</u> payn	nent after this period of time, even if the borrower submits an	additional written
inquiry.		
	scept as provided in federal law or required by a student loan ag	
	shall inquire of a borrower how to apply an overpayment to	
	rection on how to apply an overpayment to a student loan stay	
	yments during the term of the loan until the borrower provides d	
	student loan servicer shall apply partial payments in a manner t	
-	ative credit reporting. Where loans on a borrower's student loan	
	delinquency, a student loan servicer shall apply partial payments	s to satisfy as many
	in payments as possible on the borrower's account.	
	the event of the sale, assignment, or other transfer of the servicin	-
	a change in the identity of the person to whom a borrower i	*
	direct any communication concerning the loan, the following pro	
<u>(1)</u>		
	as available during repayment, including those for which th	e borrower has not
	yet qualified.	
(2)		
	new student loan servicer within 45 days of the sale, assign	
<u>(3)</u>		
	assignment, or transfer at least seven days before the first	
	the new student loan servicer. The notice shall include the	
	student loan servicer, the effective date of the sale, assignment	
	date the old student loan servicer will no longer accept 1	payments, and the
/ `	contact information for the new student loan servicer.	
	<u>Accept as otherwise provided in federal law, federal student loar</u>	
contract betwe	een the federal government and a student loan servicer, a student	Ioan servicer shall

General Assembly Of North Carolina Session 2021 1 properly evaluate a borrower for an income-based repayment program, public service loan 2 forgiveness program, or other repayment program before placing the borrower in forbearance or 3 default if one or more of these programs is available to the borrower. 4 "§ 53-451. Prohibited conduct. 5 In addition to the activities prohibited under other provisions of this Article, it is unlawful for 6 any student loan servicer to do any of the following: 7 Directly or indirectly employ a scheme, device, or artifice to defraud or (1)8 mislead borrowers or the Commissioner. 9 Engage in an unfair or deceptive trade practice toward any person or (2)misrepresent or omit any material information in connection with the 10 11 servicing of a student loan, including the amount, nature, or terms of any fee 12 or payment due or claimed to be due on a student loan, the terms and 13 conditions of the loan agreement, or the borrower's obligation under the 14 student loan. 15 (3) Obtain property by fraud or misrepresentation. Misapply payments to the outstanding balance of a student loan. 16 (4) 17 Provide inaccurate information to a consumer reporting agency. (5)18 (6) Fail to report both the favorable and unfavorable payment history of a 19 borrower to a consumer reporting agency at least annually if the student loan 20 servicer regularly reports information to a consumer reporting agency. 21 (7)Refuse to communicate with an authorized representative of a borrower who 22 provides any written authorization signed by the borrower. The student loan 23 servicer, however, may adopt procedures reasonably related to verifying that 24 the representative is in fact authorized to act on behalf of the borrower. For 25 purposes of this subdivision, a borrower who has submitted a complaint to any 26 State agency is deemed to have authorized the student loan servicer to 27 communicate directly with the State agency about the borrower's student loan. 28 Fail to respond to a communication from any State agency within 20 days or (8) 29 within a shorter reasonable period of time if requested by the State agency. 30 Fail to respond within 20 days to a complaint submitted to the student loan (9) 31 servicer by the Commissioner or Student Loan Ombudsman. If necessary, the 32 student loan servicer may request additional time to respond to the complaint, 33 up to a maximum of 45 days, so long as the request is accompanied by an 34 explanation for why additional time is reasonable and necessary. 35 Make any false statement or omit any material fact in connection with (10)36 information or reports filed with a governmental agency or in connection with 37 an investigation or examination conducted by the Commissioner. 38 (11)Communicate with a borrower in any manner designed to harass or intimidate 39 the borrower. 40 Violate State or federal privacy laws. (12)41 "§ 53-452. Commissioner's authority to investigate and examine. 42 For purposes of carrying out this Article, the Commissioner may access any (a) 43 documents or information, including all of the following: Criminal, civil, and administrative history information, including data 44 (1)45 unrelated to a conviction. 46 (2)Personal history and experience information, including independent credit 47 reports obtained from a consumer reporting agency. 48 Any other documents, information, or evidence the Commissioner deems (3) 49 relevant to the inquiry, investigation, or examination regardless of the 50 location, possession, control, or custody of the documents or information.

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1	<u>(b)</u> <u>T</u>	he Commissioner may investigate or examine any student loan servicer as often as		
2	necessary to carry out the purposes of this Article. The Commissioner may interview borrowers,			
3	as well as the student loan servicer's controlling persons, employees, independent contractors,			
4	and agents. T	The Commissioner may order the attendance of and examine under oath all persons		
5	whose testim	ony about the student loan servicing activity the Commissioner deems relevant. The		
6	Commissione	er may also order the student loan servicer to produce documents or information the		
7	Commissione	er deems relevant. Any investigation or examination that, in the opinion of the		
8	Commissione	er, requires extraordinary review, investigation, or examination is subject to the		
9	actual costs of	of additional expenses and the hourly rate for the Office of the Commissioner of		
10	Banks' staff's	time, to be determined annually by the State Banking Commission.		
11		pon request, each student loan servicer shall make available in a location that is		
12	acceptable to	the Commissioner the records relating to the operations of the student loan servicer.		
13	No person s	hall knowingly withhold, remove, secrete, mutilate, or destroy any records or		
14	information.	The Commissioner may control access to the records by moving them to another		
15	location or pl	acing a person in exclusive charge of them where they are usually kept. During this		
16	period of con	trol, no person shall remove any records or information except pursuant to a court		
17	order or with	the consent of the Commissioner. Unless the Commissioner has a reason to believe		
18		re at risk of being withheld, removed, secreted, mutilated, or destroyed, the student		
19		shall have access to them.		
20	(d) Ea	ach student loan servicer shall make or compile reports as directed by the		
21		er to carry out the purposes of this section, including any of the following:		
22	(1			
23	(2			
24		format prescribed by the Commissioner.		
25	<u>(3</u>			
26		<u>a.</u> <u>Annual report questionnaires.</u>		
27		b. Any report required by the NMLS.		
28	<u>(e)</u> <u>T</u>	o carry out the purposes of this section, the Commissioner may do any of the		
29	following:			
30	<u>(1</u>) Retain attorneys, accountants, or other professionals and specialists as		
31	<u> </u>	examiners, auditors, or investigators to assist with the investigation or		
32		examination.		
33	<u>(2</u>			
34	<u>~</u>	regulatory associations to improve efficiencies and reduce the regulatory		
35		burden by sharing resources, standardized or uniform methods or procedures,		
36		or documents or information obtained under this section.		
37	<u>(3</u>			
38	<u>. </u>	systems, methods, or software.		
39	<u>(4</u>	· · · · · · · · · · · · · · · · · · ·		
40	<u></u>	governmental agencies.		
41	<u>(5</u>			
42	<u></u>	and incorporate the audit report in the report of the investigation or		
43		examination or other writing of the Commissioner.		
44	(f) T	the Commissioner may take any action described in G.S. 53-455 or G.S. 53-456,		
45		nmary suspension of the license, if a student loan servicer fails within 20 days, or a		
46		requested for good cause, to do any of the following:		
47	<u>(1</u>			
-T /	1 1			
	<u>\1</u>			
48 49	<u>(1</u>	against the student loan servicer that appears to involve a violation of this		
48	<u>(1</u>	against the student loan servicer that appears to involve a violation of this Article or any rule adopted or order issued under this Article.		

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1	<u>(3)</u> Cons	ent to a criminal history record check. Th	ne refusal constitutes grounds
2		e Commissioner to deny licensure to the a	
3		olled by the applicant.	******
4	"§ 53-453. Confidentia	• • •	
5	(a) All informat	ion obtained by the Commissioner und	er this Article is subject to
6		s provided in G.S. 53C-2-7.	
7	(b) Notwithstand	ling any State law to the contrary, the	e Commissioner shall report
8		ler this Article and any other relevant infor	-
9	(c) The Commi	ssioner may enter into written agreeme	nts with other governmental
10	agencies, the Conferen	nce of State Bank Supervisors, or oth	er associations representing
11	governmental agencies	and may share otherwise confidential in	nformation pursuant to these
12	agreements.		
13	(d) <u>The requirer</u>	nents of G.S. 53C-2-7 regarding the priv	acy or confidentiality of any
14	information provided un	der subsections (b) and (c) of this section, a	nd any privilege arising under
15	any other federal or S	tate law with respect to the information	n, continues to apply to the
16	information after it has	been disclosed to an entity described in	subsection (b) or (c) of this
17	section. Information hele	d by the entity is not subject to disclosure u	under any State law governing
18		blic of information held by an officer or ag	
19		(b) or (c) of this section may share information	
20		student loan industry oversight authority v	
21		y protections provided by State and federa	
22		nis section prohibits the Commissioner from	• •
23	-	er this Article or aggregated financial data	on these licensees.
24	" <u>§ 53-454. Regulatory</u>		
25		wise provided, all actions, hearings, and	
26		3A of Chapter 150B of the General Statut	
27		suance of any summary order permitted	
28	• •	nd cease and desist orders, the Commission	· · · ·
29 30		as been entered and the reasons for the orde icensee may request in writing a hearing b	• •
30 31		edule a hearing within 15 days of receiving	
32		ing, the order remains in effect unless it i	
32 33	Commissioner.	ing, the order remains in effect unless it i	is modified of vacated by the
33 34	"§ 53-455. Disciplinary	v action	
35		sioner may, by order, deny, suspend, revok	e or refuse to renew a license
36		ay restrict the manner in which a licensee	
37		ent loan servicing, if the Commissioner fin	• •
38		order is in the public interest.	tas un or the following.
39		icensee or a controlling person of the lice	nsee has done or is subject to
40		f the following:	
41	<u>a.</u>	Submitted an application for licensure,	report, or other document to
42	—	the Commissioner that, as of its effect	-
43		statement that, in light of the circumstan	
44		is false or misleading with respect to a n	
45	<u>b.</u>	Violated any provision of this Article of	r rule adopted or order issued
46		under this Article.	
47	<u>c.</u>	Is permanently or temporarily enjoined	by a court from engaging in
48		student loan servicing.	
49	<u>d.</u>	Is the subject of an order entered with	
50		governmental agency with jurisdiction of	over the student loan servicing
51		industry.	

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(b) If the Commissioner has reason to believe that a lice	ensee has violated any provision
of this Article or rule adopted or order issued under this Article,	• •
of the following actions:	······································
(1) Summarily order the licensee to cease and de	esist from any harmful activities
or violations of this Article.	
(2) Summarily suspend the license of the license	e.
This subsection supplements the Commissioner's authority u	
(c) If a licensee is accused of any act or omission that	
disciplinary action under this section, the licensee, with the appr	
surrender the license and all the rights and privileges pertaining	
license is not eligible for licensure under this Article durin	
Commissioner.	ig any period specified by the
"§ 53-456. Civil penalty; restitution; disgorgement; authorit	ty to prohibit certain conduct
(a) Civil Penalty. – The Commissioner may assess a civ	
servicer not to exceed twenty-five thousand dollars (\$25,000) for	
rules adopted under this Article, or order of the Commissioner	
clear proceeds of civil penalties imposed pursuant to this section	
Penalty and Forfeiture Fund in accordance with G.S. 115C-457.	
(b) Restitution. – If a student loan servicer violates this	
issued under this Article, the Commissioner may order the studen	-
to a borrower injured by the violation.	in toan servicer to pay restitution
(c) <u>Disgorgement. – The Commissioner may require a s</u>	student loon servicer to discorge
and pay to the borrower or other person any amount receive	•••
collected in violation of Chapter 24 of the General Statutes.	ed by the student toan servicer
(d) Authority to Prohibit. – The Commissioner may proh	nibit a student loan servicer from
engaging in acts or practices in connection with student loan s	
finds to be unfair, deceptive, designed to evade the laws of this	
of the borrowing public.	state, of not in the best interest
"§ 53-457. Civil remedy.	
(a) A borrower may bring a civil action for damages ag	rainst a student loan servicer for
an injury caused by the student loan servicer's violation of this	
issued under this Article. If the violation occurs in connection w	±
transfer of the servicing between two student loan servicers, the jointly and severally liable for the injury.	ie suuent toan servicers remain
(b) A violation of this Article or rule adopted or order	issued under this Article is on
unfair or deceptive trade practice for purposes of Chapter 75 of	
"§ 53-458. Service of process.	uie Ociiciai Statutes.
	all of the following:
(a) <u>A licensee under this Article is deemed to have done</u>	
(1) <u>Consented to the jurisdiction of the courts of</u>	i uns state for an action arising
(2) <u>Approximately of State as the line</u>	manale acout for the second of
(2) <u>Appointed the Secretary of State as the lice</u>	
accepting service of process in an action arisi	
(b) The Commissioner is deemed to have complied	-
concerning service of process upon mailing by certified mail noti	
and addressed to the last known address on file with the Commi	issioner.
" <u>§ 53-459. Rules; appeal by aggrieved person.</u>	
(a) <u>The Commissioner may adopt any rule that the Com</u>	mmissioner deems necessary to
carry out the provisions of this Article.	
(b) Pursuant to G.S. 53C-2-6(b), any person aggrieved	• • •
issued by the Commissioner may appeal to the State Banking	
providing a written notice of appeal within 20 days after the rule	was adopted or order was issued.

General Assembly Of North Carolina Session 2021 The notice of appeal shall specifically state the grounds for appeal and, in the case of an appeal 1 2 from a contested case proceeding before the Commissioner, shall set forth in numbered order the assignments of error for review by the State Banking Commission. Failure to specify the 3 4 assignments of error or failure to comply with the briefing schedule provided by the State 5 Banking Commission constitutes grounds to dismiss the appeal. Any party aggrieved by a decision of the State Banking Commission may petition for judicial review pursuant to 6 7 G.S. 53C-2-6(b). 8 "§ 53-460. Commissioner's participation in nationwide registry. A student loan servicer shall be licensed through the NMLS. In order to carry out this 9 10 requirement, the Commissioner may participate in the NMLS. G.S. 53-244.119 applies to this section." 11 12 **SECTION 1.(b)** This section becomes effective July 1, 2021. 13 **SECTION 2.(a)** Chapter 75 of the General Statutes is amended by adding a new 14 Article to read: 15 "Article 9. "Protections for Student Consumers. 16 "§ 75-150. Fairness in student lending. 17 18 (a) For purposes of this section, an "opportunity to finance" includes originating a student 19 loan, as defined in G.S. 53-442. 20 (b) It is an unfair or deceptive trade practice under this Chapter for any person to do any 21 of the following: 22 Present an opportunity to finance an education in a misleading or unfair way. (1)23 Present an opportunity to finance an education in a manner that frustrates a (2)24 borrower's ability to compare the opportunity with other similar opportunities 25 to finance. 26 Engage in any lending that discriminates on the basis of race, ethnicity, sex, (3) 27 or any other protected class or by institution of higher education. 28 If the Attorney General, Commissioner of Banks, or a court finds that a person has (c) 29 violated this section, the person shall not lend or finance student loans in this State unless and 30 until the Attorney General, Commissioner of Banks, or court finds that the person has satisfactorily ceased and remediated the violation. 31 32 Nothing in this section imposes a duty to disclose anything beyond what is required (d) 33 by federal law." 34 SECTION 2.(b) Chapter 116 of the General Statutes is amended by adding a new 35 Article to read: 36 "Article 38. 37 "Fairness to Tuition Payers. "§ 116-320. Fairness to tuition payers. 38 39 Definitions. – The following definitions apply in this section: (a) 40 Closure. - The cessation of all or a substantial portion of a postsecondary (1) 41 school's offerings or the permanent transition from a physical campus to 42 online instruction. 43 (2)Postsecondary school. – Any of the following: A public or private institution of higher education, as defined in 44 <u>a.</u> 45 G.S. 116-209.16A(d). 46 A proprietary school, as defined in G.S. 115D-87. b. 47 (b) Duties. – 48 A postsecondary school shall clearly and conspicuously advise students of the (1)49 school's policies for refunding tuition. 50 In the event of the closure of a postsecondary school, the postsecondary school (2)shall not mislead or otherwise fail to advise students of their options with 51

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	relation to transfers, teach-outs, refunds, loan discharg	es, retrieving student
	records, and other material areas of concern. To the exte	-
	or State law, the postsecondary school shall also issue	
	students and return financial assistance funds to the fee	
	to the State.	
(c) Unfai	r or Deceptive Trade Practice. – A violation of this se	ection is an unfair or
leceptive trade p	practice for purposes of Chapter 75 of the General Statutes	<u>.</u> "
SEC	FION 2.(c) This section is effective when it becomes law	
SEC	FION 3.(a) Chapter 53 of the General Statutes is amend	ded by adding a new
Article to read:		
	" <u>Article 27.</u>	
	"Student Loan Ombudsman.	
	ent Loan Ombudsman.	
	ssioner of Banks shall designate a Student Loan Ombuds	
	ties set forth in this Article. The Ombudsman shall provid	e timely assistance to
	a student loan in this State.	
	es of the Ombudsman; education course; reports.	
	Commissioner of Banks shall ensure that the Ombuds	man does all of the
following:		C . 1 . 1
<u>(1)</u>	Receives, reviews, and responds to any complaint	from a student loan
	borrower.	C 1 1' ()
<u>(2)</u>	Provides copies of complaints to the Attorney	General, subject to
(2)	<u>G.S. 53C-2-7.</u> Commiles and analyzes data on student loop hormower as	mulainta
$\frac{(3)}{(4)}$	Compiles and analyzes data on student loan borrower co	-
<u>(4)</u>	Monitors and analyzes the development and implementa	
	and local laws and policies relating to student loan borrow	wers and recommends
(5)	any necessary changes to these laws and policies. Disseminates information concerning the Ombudsm	on's duties and the
<u>(5)</u>	regulatory duties of the Commissioner of Banks to i	
	education, student loan servicers, and any other appropr	
(6)	Takes any other action necessary to fulfill the duties set	
	ter than July 1, 2023, the Office of the Commissioner of B	
	lucation Assistance Authority, shall ensure that the Ombuc	
	ent loan borrower education course that includes educatio	
	ing student loans. The program shall include key loan t	-
	onthly payment obligations, income-based repayment optic	
	loan forgiveness programs, and disclosure requirements.	· · · · · · · · ·
	ter than 12 months following the date of appointment of	the Ombudsman and
	er, the Ombudsman shall submit a report to the General A	
of the following:	-	
(1)	The implementation of this section, including data colle	cted and analyzed.
$\overline{(2)}$	The overall effectiveness of the Ombudsman position.	
<u>(3)</u>	The efficacy of the student loan borrower education cou	rse in making student
	borrowers aware of their rights and responsibilities and the	
	to them."	
SEC'	TION 3.(b) This section becomes effective July 1, 2022.	
SEC	FION 4. If any provision of this act or its application	on to any person or
	held invalid, the invalidity does not affect other provisions	• •
	given effect without the invalid provision or application	
provisions of thi	s act are severable.	

1SECTION 5. Except as otherwise provided, this act is effective when it becomes2law.