

Legislative Council Staff

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Final Fiscal Note

Drafting Number: LLS 21-0483 **Prime Sponsors:** Sen. Winter; Gonzales

Rep. Gray; Gonzales-Gutierrez Bill Status: Signed into Law

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Date: September 1, 2021

Bill Topic: PRIVATE LENDERS OF STUDENT LOANS ACTS & PRACTICES

Summary of Fiscal Impact:

☐ State Transfer

□ Local Government

☐ Statutory Public Entity

This bill adds private lenders, creditors, and collection agencies connected with student loans to the Colorado Student Loan Servicers Act. This bill will increase state and local revenue and expenditures beginning in FY 2021-22.

Appropriation Summary:

No appropriation is required, as the Student Loan Ombudsperson and Student Loan Servicer Licensing Fund is continuously appropriated.

Fiscal Note Status:

This fiscal note reflects the enacted bill.

Table 1 State Fiscal Impacts Under SB 21-057

		Budget Year FY 2021-22	Out Year FY 2022-23
Revenue	Cash Funds	\$112,500	\$112,500
	Total Revenue	\$112,500	\$112,500
Expenditures	Cash Funds	\$83,838	\$77,638
	Centrally Appropriated	\$25,705	\$31,654
	Total Expenditures	\$109,543	\$109,292
	Total FTE	1.0 FTE	1.0 FTE
Transfers		-	-
TABOR Refund	General Fund	\$112,500	\$112,500

Summary of Legislation

This bill expands the Colorado Student Loan Servicers Act to include requirements for private lenders, creditors, and collection agencies related to higher education loans. It also increases protections for borrowers and cosigners.

Oversight and regulation. Beginning September 1, 2021, private lenders must register with the Department of Law (DOL) and annually provide certain information on their loans. The bill requires that these lenders abide by requirements related to flexible payment options, disclosures to potential borrowers, record retention, and advertisements, among other requirements. The Ombudsperson must provide education and data on private lenders to the public, and respond to and investigate complaints.

Borrower and cosigner protections. The bill provides legal recourse for borrowers and cosigners who are harmed by predatory acts and practices, and:

- requires lenders to release loan cosigners from repayment in certain situations;
- gives cosigners more rights in accessing information on the loan;
- expands the situations in which disability discharge requirements may release either borrowers or cosigners from repayment;
- prohibits "robo-signing" of documents used in collection lawsuits and requires certain evidence before allowing a loan creditor or collection agency to start legal proceedings;
- prohibits auto defaults, where a loan is declared immediately due upon the death or bankruptcy
 of the cosigner.

Violations and enforcement. A violation of this new section is defined as a deceptive trade practice under the Colorado Consumer Protection Act. The department may impose penalties on private education lenders and collection agencies that do not comply with the certain requirements.

Background

Private loans currently make up an estimated 8 percent of all student loans, nearly \$130 billion nationally. Colorado borrowers currently owe an estimated \$9.1 billion in private student loan debt.

Assumptions

The Student Loan Ombudsperson currently has 3.0 FTE to oversee federally backed loans, which make up 92% of student loans. Last year the office licensed 33 entities as student loan servicers in Colorado, and they received 44 complaints. As private lenders do not have the same reporting requirements under federal consumer financial laws as federally backed lenders, it is assumed that a greater amount of oversight will be required for the regulation of private student loan servicers compared to federally backed loans. Due to these factors and the nationwide growth in private student loan origination, this fiscal note assumes a higher rate of complaints and investigations than the office currently receives.

State Revenue

This bill will increase state cash fund revenue to the Student Loan Servicer Licensing Cash Fund in DOL by \$112,500 annually beginning in FY 2021-22. This revenue is from registration fees and is subject to TABOR. In addition, state General Fund revenue may increase to the extent that lenders are penalized for deceptive trade practices.

Fee impact on private student loan servicers. Colorado law requires legislative service agency review of measures which create or increase any fee collected by a state agency. These fee amounts are estimates only, based on an assumed 25 entities each year. Actual fees will be set administratively by DOL based on cash fund balance, actual program costs, and the estimated number of regulated bodies subject to this fee. The table below identifies the fee impact of this bill based on the assumed number of private student loan servicers that will be registered and the costs identified in the State Expenditures section below.

Table 2
Fee Impact on Private Student Education Loan Servicers

Fiscal Year	Type of Fee	Estimated Fee	Number Affected	Total Fee Impact
FY 2021-22	Annual Registration Fee	\$4,500	25	\$112,500
FY 2022-23	Annual Registration Fee	\$4,500	25	\$112,500

Penalties. To the extent that the Attorney General or district attorneys pursue actions related to the deceptive trade practice, fine revenue to the General Fund will increase. The precise impact to the state cannot be determined.

State Expenditures

The bill increases costs in DOL by \$109,543 in FY 2021-22 and \$109,292 in FY 2022-23, paid from the Student Loan Servicer Licensing Cash Fund, as shown in Table 3. The Student Loan Servicer Licensing Cash Fund is continuously appropriated. The bill may also increase workload and costs for the Judicial Branch. These impacts are discussed below.

Table 3
Expenditures Under SB 21-057

		FY 2021-22	FY 2022-23
Department of Law			
Personal Services		\$76,288	\$76,288
Operating Expenses		\$1,350	\$1,350
Capital Outlay Costs		\$6,200	-
Centrally Appropriated Costs ¹		\$25,705	\$31,654
	Total Cost	\$109,543	\$109,292
	Total FTE	1.0 FTE	1.0 FTE

¹ Centrally appropriated costs are not included in the bill's appropriation.

Department of Law. The Student Loan Servicer division will require one additional staff member (1.0 FTE) to register private education lenders and ensure lenders, creditors, and collection agencies entities abide by the bill's requirements. The division will make data on private lenders publicly available, respond to inquiries and investigate complaints, and handle any deceptive trade practices.

Judicial Department. To the extent that more civil cases are filed, workload for the trial courts will increase. This workload increase can be accomplished within existing appropriations.

Centrally appropriated costs. Pursuant to a Joint Budget Committee policy, certain costs associated with this bill are addressed through the annual budget process and centrally appropriated in the Long Bill or supplemental appropriations bills, rather than in this bill. These costs, which include employee insurance and supplemental employee retirement payments, are estimated to be \$25,705 FY 2021-22 and \$31,654 in FY 2022-23.

TABOR refunds. The bill is expected to increase the amount of state revenue required to be refunded to taxpayers by the amounts shown in the State Revenue section above. TABOR refunds are paid from the General Fund. This estimate is based on the June 2021 LCS revenue forecast, which incorporates the revenue impacts of bills passed during the 2021 session. A forecast of state revenue subject to TABOR is not available beyond FY 2022-23.

Federal ARPA funds. This bill increases state revenue, which may impact the state's flexibility in spending federal American Rescue Plan Act (ARPA) funds. For more information, see the LCS memo, titled "Legislative Changes and Flexibility in Use of American Rescue Plan Funds," available online at: https://leg.colorado.gov/node/2211881.

Local Government

Similar to the state, to the extent that there is an increase in the number of civil case filings, costs and workload may increase for the district attorneys. The number of case filings is expected to be minimal.

Page 5 September 1, 2021

SB 21-057

Effective Date

This bill was signed into law by the Governor and took effect on June 29, 2021. It applies to conduct occurring on or after the bill takes effect, including collection of debts from loans issued prior to the bill's effective date.

State and Local Government Contacts

Counties Information Technology Regulatory Agencies District Attorneys

Higher Education Municipalities Personnel