By Senator Cruz

	18-00091-20 202066
1	A bill to be entitled
2	An act relating to student loans and scholarship
3	obligations of health care practitioners; amending s.
4	456.072, F.S.; establishing that a health care
5	practitioner's failure to repay a student loan or to
6	comply with service scholarship obligations does not
7	constitute grounds for disciplinary action; removing a
8	civil fine; amending s. 456.0721, F.S.; removing the
9	requirement that the Department of Health investigate
10	and prosecute health care practitioners for failing to
11	repay a student loan or to comply with scholarship
12	service obligations; removing the requirement that the
13	department include specified information related to
14	such investigations and prosecutions in an annual
15	report; providing an effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Paragraph (k) of subsection (1) of section
20	456.072, Florida Statutes, is amended to read:
21	456.072 Grounds for discipline; penalties; enforcement
22	(1) The following acts shall constitute grounds for which
23	the disciplinary actions specified in subsection (2) may be
24	taken:
25	(k) Failing to perform any statutory or legal obligation
26	placed upon a licensee. For purposes of this section, failing to
27	repay a student loan issued or guaranteed by the state or the
28	Federal Government in accordance with the terms of the loan or
29	failing to comply with service scholarship obligations <u>is not</u>
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30	shall be considered a failure to perform a statutory or legal
31	obligation, and the minimum disciplinary action imposed shall be
32	a suspension of the license until new payment terms are agreed
33	upon or the scholarship obligation is resumed, followed by
34	probation for the duration of the student loan or remaining
35	scholarship obligation period, and a fine equal to 10 percent of
36	the defaulted loan amount. Fines collected shall be deposited
37	into the Medical Quality Assurance Trust Fund.
38	Section 2. Section 456.0721, Florida Statutes, is amended
39	to read:
40	456.0721 Practitioners in default on student loan or
41	scholarship obligations; investigation; reportThe Department
42	of Health shall obtain from the United States Department of
43	Health and Human Services information necessary to investigate
44	and prosecute health care practitioners for failing to repay a
45	student loan or comply with scholarship service obligations
46	pursuant to s. 456.072(1)(k). The department shall obtain from
47	the United States Department of Health and Human Services a list
48	of default health care practitioners each month, along with the
49	information necessary to investigate a complaint in accordance
50	with s. 456.073. The department may obtain evidence to support
51	the investigation and prosecution from any financial institution
52	or educational institution involved in providing the loan or
53	education to the practitioner. The department shall report to
54	the Legislature as part of the annual report required by s.
55	456.026, the number of practitioners in default, along with the
56	results of the department's investigations and prosecutions, and
57	the amount of fines collected from practitioners prosecuted for
58	violating s. 456.072(1)(k).

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59	Section	3.	This	act	shall	take	effect	July	1,	2020.	

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