# A BILL FOR AN ACT

RELATING TO THE MORTGAGE RESCUE FRAUD PREVENTION ACT.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 467-14, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§467-14 Revocation, suspension, and fine. In addition to
4	any other actions authorized by law, the commission may revoke
5	any license issued under this chapter, suspend the right of the
6	licensee to use the license, fine any person holding a license,
7	registration, or certificate issued under this chapter, or
8	terminate any registration or certificate issued under this
9	chapter, for any cause authorized by law, including but not
10	limited to the following:
11	(1) Making any misrepresentation concerning any real
12	estate transaction;
13	(2) Making any false promises concerning any real estate
14	transaction of a character likely to mislead another;
15	(3) Pursuing a continued and flagrant course of
16	misrepresentation, or making of false promises through
17	advertising or otherwise;

1	(4)	Without first having obtained the written consent to
2		do so of both parties involved in any real estate
3		transaction, acting for both the parties in connection
4		with the transaction, or collecting or attempting to
5		collect commissions or other compensation for the
6		licensee's services from both of the parties;
7	(5)	When the licensee, being a real estate salesperson,
8		accepts any commission or other compensation for the
9		performance of any of the acts enumerated in the
10		definition set forth in section 467-1 of real estate
11		salesperson from any person other than the real estate
12		salesperson's employer or the real estate broker with
13		whom the real estate salesperson associates or, being
14		a real estate broker or salesperson, compensates one
15		not licensed under this chapter to perform any such
16		act;
17	(6)	When the licensee, being a real estate salesperson,
18		acts or attempts to act as a real estate broker or
19		represents, or attempts to represent, any real estate
20		broker other than the real estate salesperson's

employer or the real estate broker with whom the real

estate salesperson is associated;

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(7)	Failing, within a reasonable time, to account for any
	moneys belonging to others [which] that may be in the
	possession or under the control of the licensee;
(8)	Any other conduct constituting fraudulent or dishonest
	dealings;
(9)	When the licensee, being a partnership, permits any
	member of the partnership who does not hold a real
	estate broker's license to actively participate in the
	real estate brokerage business thereof or permits any
	employee thereof who does not hold a real estate
	salesperson's license to act as a real estate
	salesperson [therefore; therefor;
(10)	When the licensee, being a corporation, permits any
la de la companya de	officer or employee of the corporation who does not
	hold a real estate broker's license to have the direct
	management of the real estate brokerage business
	thereof or permits any officer or employee thereof who
	does not hold a real estate salesperson's license to
	act as a real estate salesperson [therefore;]
	therefor;
(11)	When the licensee, being a real estate salesperson,
	fails to file with the commission a written statement
	(10)

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1		sett	ing forth the name of the real estate broker by
2		whom	the licensee is employed or with whom the
3		lice	nsee is associated;
4	(12)	When	the licensee fails to obtain on the contract
5		betw	een the parties to the real estate transaction
6		conf	irmation of who the real estate broker represents
7	(13)	Viol	ating this chapter; chapter 484, 514A, 514B, 514E
8		or 5	15; section 516-71; or the rules adopted pursuant
9		ther	eto;
10	(14)	Spli	tting fees with or otherwise compensating others
11		not	licensed hereunder for referring business;
12		prov	ided that notwithstanding paragraph (5), a real
13		esta	te broker may pay a commission to:
14		(A)	A licensed real estate broker of another state,
15			territory, or possession of the United States if
16			that real estate broker does not conduct in this
17			State any of the negotiations for which a
18			commission is paid;
19		(B)	A real estate broker lawfully engaged in real
20			estate brokerage activity under the laws of a
21			foreign country if that real estate broker does

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1		not conduct in this State any of the negotiations
2		for which a commission is paid; or
3		(C) A travel agency that in the course of business as
4		a travel agency or sales representative, arranges
5		for compensation the rental of $\underline{a}$ transient
6		vacation rental; provided that for purposes of
7		this paragraph "travel agency" means any person[ $ au$
8		which] that, for compensation or other
9		consideration, acts or attempts to act as an
10		intermediary between a person seeking to purchase
11		travel services and any person seeking to sell
12		travel services, including an air or ocean
13		carrier;
14	(15)	Commingling the money or other property of the
15		licensee's principal with the licensee's own;
16	(16)	Converting other people's moneys to the licensee's own
17		use;
18	(17)	The licensee is adjudicated insane or incompetent;
19	(18)	Failing to ascertain and disclose all material facts
20		concerning every property for which the licensee
21		accepts the agency, so that the licensee may fulfill
22		the licensee's obligation to avoid error,

1		misrepresentation, or concealment of material facts;
2		provided that for the purposes of this paragraph, the
3		fact that an occupant has AIDS or AIDS Related Complex
4		(ARC) or has been tested for HIV (human
5		immunodeficiency virus) infection shall not be
6		considered a material fact;
7	(19)	When the licensee obtains or causes to be obtained,
8		directly or indirectly, any licensing examination or
9		licensing examination question for the purpose of
10		disseminating the information to future takers of the
11		examination for the benefit or gain of the licensee;
12		[ <del>or</del> ]
13	(20)	Failure to maintain a reputation for or record of
14		competency, honesty, truthfulness, financial
15		integrity, and fair dealing[-]; or
16	(21)	Acquiring an ownership interest, directly or
17		indirectly, or by means of a subsidiary or affiliate,
18		in any distressed property that is listed with the
19		licensee or within three hundred sixty-five days after
20		the licensee's listing agreement for the distressed
21		property is terminated.

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    As used in this section, "distressed property" has the same
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    meaning as set forth in section 480E-2.
         Disciplinary action may be taken by the commission whether
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    the licensee is acting as a real estate broker, or real estate
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    salesperson, or on the licensee's own behalf."
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         SECTION 2. Section 480E-2, Hawaii Revised Statutes, is
    amended by amending the definition of "distressed property
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    consultant" to read as follows:
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         ""Distressed property consultant" [means]:
         (1) Means any person who performs or makes any
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              solicitation, representation, or offer to perform any
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              of the following relating to a distressed property:
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        [\frac{1}{1}] (A) Stop or postpone the foreclosure sale or loss of
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                    any distressed property due to the nonpayment of
                    any loan that is secured by the distressed
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                   property;
                    Stop or postpone the charging of any lien or
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        [\frac{(2)}{(2)}] (B)
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                    encumbrance against any distressed property or
                    eliminate any lien or encumbrance charged against
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                    any distressed property for the nonpayment of any
                    taxes, lease assessments, association fees, or
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                    maintenance fees;
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1	[ <del>(3)</del> ] <u>(C)</u>	Obtain any forbearance from any beneficiary or
2		mortgagee, or relief with respect to a tax sale
3		of the property;
4	[ <del>(4)</del> ] <u>(D)</u>	Assist the owner to exercise any cure of default
5		arising under Hawaii law;
6	[ <del>(5)</del> ] <u>(E)</u>	Obtain any extension of the period within which
7		the owner may reinstate the owner's rights with
8		respect to the property;
9	[ <del>(6)</del> ] <u>(F)</u>	Obtain any waiver of an acceleration clause
10		contained in any promissory note or contract
11		secured by a mortgage on a distressed property or
12		contained in the mortgage;
13	[ <del>(7)</del> ] <u>(G)</u>	Assist the owner in foreclosure, loan default, or
14		post-tax sale redemption period to obtain a loan
15		or advance of funds;
16	[ <del>(8)</del> ] <u>(H)</u>	Avoid or ameliorate the impairment of the owner's
17		credit resulting from the recording or filing of
18		a notice of default or the conduct of a
19		foreclosure sale or tax sale; or
20	[ <del>(9)</del> ] <u>(I)</u>	Save the owner's residence from foreclosure or
21		loss of home due to nonpayment of taxes.
22	[ <del>"Distres</del>	sed property consultant" shall]

1	<u>(2)</u> Shal	1 not include any of the following:
2	[ <del>(1)</del> ] <u>(</u> A)	A person or the person's authorized agent acting
3		under the express authority or written approval
4		of the federal Department of Housing and Urban
5		Development;
6	[ <del>(2)</del> ] <u>(B)</u>	A person who holds or is owed an obligation
7		secured by a lien on any distressed property, or
8		a person acting under the express authorization
9		or written approval of such person, when the
10		person performs services in connection with the
11		obligation or lien, if the obligation or lien did
12		not arise as the result of or as part of a
13		proposed distressed property conveyance;
14	[ <del>(3)</del> ] <u>(C)</u>	Banks, savings banks, savings and loan
15		associations, credit unions, trust companies,
16		depository and nondepository financial service
17		loan companies, and insurance companies
18		organized, chartered, or holding a certificate of
19		authority to do business under the laws of this
20		[State] state or any other state, or under the
21		laws of the United States;

1	[ <del>(4)</del> ] <u>(D)</u>	[Licensed attorneys] A licensed attorney engaged
2		in the practice of law;
3	[ <del>(5)</del> ] <u>(E)</u>	A federal Department of Housing and Urban
4		Development approved mortgagee and any subsidiary
5		or affiliate of these persons or entities, and
6		any agent or employee of these persons or
7		entities, while engaged in the business of these
8		persons or entities; [ <del>or</del>
9	<del>(6)</del> ] <u>(F)</u>	A nonprofit organization that, pursuant to
10		chapter 446, offers counseling or advice to an
11		owner of a distressed property, if the nonprofit
12		organization has no contract or agreement for
13		services with lenders, distressed property
14		purchasers, or any person who effects loans or
15		distressed property purchases[+];
16	(G)	A person licensed as a real estate broker or real
17		estate salesperson under chapter 467 when acting
18		in the capacity of a real estate broker or real
19		estate salesperson; or
20	<u>(H)</u>	A person with a license or permit to practice
21		certified public accountancy under chapter 466
22		when acting as a certified public accountant."

- 1 SECTION 3. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect upon its approval.

#### Report Title:

Mortgage Rescue Fraud Prevention Act; Real Estate Licensees

### Description:

Excludes certified public accountants and licensed real estate brokers and salespersons from the definition of distressed property consultants in the Mortgage Foreclosure Rescue Fraud Prevention Act. Prohibits certain conduct relating to the acquisition of an ownership interest in distressed property by licensed real estate brokers and salespersons. (HB233 HD1)

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