A BILL FOR AN ACT

RELATING TO MORTGAGE LOAN ORIGINATORS.

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

1	SECTION 1. Chapter 454F, Hawaii Revised Statutes, is
2	amended by adding eight new sections to be appropriately
3	designated and to read as follows:
4	"§454F-A Exempt sponsoring mortgage loan originator
5	company; registration. Any person exempt from the licensing
6	provisions of this chapter may register with the Nationwide
7	Mortgage Licensing System for the purpose of sponsoring a
8	mortgage loan originator required to be licensed by this
9	chapter.
10	§454F-B Sponsorship by mortgage loan origination company
11	or exempt sponsoring mortgage loan originator company. All
12	mortgage loan originators shall be sponsored by a mortgage loar
13	originator company or by an exempt sponsoring mortgage loan
14	originator company.
15	§454F-C Decision denying application subject to

16 administrative hearing. (a) Within fifteen days following

17 receipt of a decision denying an application, an applicant may

petition the commissioner for an administrative hearing which 2011-1486 SB1519 SD2 SMA.doc



1	shall be held in accordance with chapter 91 and the rules of the
2	department of commerce and consumer affairs. If a petition for
3	an administrative hearing is not filed within the time
4	specified, the commissioner's decision denying the application
5	shall become a final decision and order denying the application.
6	(b) Upon the receipt of a petition for an administrative
7	hearing, the commissioner shall assign the petition to a
8	hearings officer for further proceedings pursuant to the rules
9	of the department of commerce and consumer affairs. The
10	commissioner shall issue a written final decision and order,
11	following the hearings officer's transmittal to the commissioner
12	of the entire record together with the recommended decision, any
13	timely filed exceptions, and any timely filed statements in
14	support of the recommended decision.
15	§454F-D Tangible net benefit. (a) For purposes of
16	section 454F-17, the factors to be considered in determining if
17	a borrower receives a reasonable, tangible net benefit shall
18	include whether:
19	(1) The borrower's new monthly payment is lower than the
20	total of all monthly obligations being financed,
21	taking into account all costs and fees disclosed in
22	the United States Department of Housing and Urban

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1		Deve	lopment settlement statement, if applicable,
2		rega	rdless of whether the disclosed costs and fees are
3		inco	rporated into and financed through the new
4		resi	dential mortgage loan or loans; provided that:
5		(A)	If either the original or renegotiated
6			residential mortgage loan is a financial product
7			other than a conventional fixed rate residential
8			mortgage loan, the borrower's monthly payment
9			shall fully amortize the loan at the fully
10			indexed rate; provided that for open-end credit
11			loans, the new monthly payment shall be based on
12			the amount drawn by the borrower at the time the
13			new residential mortgage loan is made;
14		<u>(B)</u>	The time for recouping the costs and fees as
15			disclosed in the United States Department of
16	`		Housing and Urban Development settlement
17			statement, if applicable, shall be calculated
18			over a period of three years and this amount
19			shall be added to the borrower's new monthly
20			<pre>payment;</pre>

1	(2)	There is a change that is beneficial to the borrower
2	,	in the amortization period of a new higher-priced
3		mortgage loan;
4	(3)	The borrower or a person designated by the borrower
5	•	receives a reasonable amount of cash in excess of all
6		costs and fees, regardless of whether costs and fees
7		are incorporated into and financed through the new
8	,	higher-priced mortgage loan paid by the borrower as
9		disclosed in the United States Department of Housing
10		and Urban Development settlement statement, if
11		applicable, as part of the refinancing;
12	(4)	The borrower's rate of interest is reduced or, in the
13		event that more than one loan is refinanced, the
14		weighted average of the rates of interest of the
15		previous loans is reduced;
16	(5)	There is a change from an adjustable rate loan to a
17		fixed rate loan; and
18	(6)	The refinancing is necessary to respond to a bona fide
19		personal need, as reasonably determined by the
20		borrower, or an order of a court of competent
21		jurisdiction.

(b) The determination of whether a borrower has received a
reasonable, tangible net benefit shall be based on an analysis
of all of the factors contained in this section; provided that
any one factor may be determinative, depending on the totality
of the circumstances.
§454F-E Abandoned applications. (a) An application for
licensure pursuant to this chapter shall be considered to be
abandoned if an applicant fails to provide evidence of continued
efforts to complete the licensing process for six consecutive
months. No refund of filing fees shall be provided to an
applicant for an abandoned application. The commissioner shall
not be required to act on any abandoned application and is not
required to retain abandoned applications or supporting
documents. The commissioner has the authority to withdraw
abandoned applications from the Nationwide Mortgage Licensing
System.
(b) For purposes of this section, failure to provide
evidence of continued efforts to complete the licensing process
includes:
(1) Failure to submit required documents and other
information requested by the commissioner within six

1		months from the last date the documents or other
2		information were requested; or
3	(2)	Failure to provide the commissioner with any written
4		communication indicating that the applicant is
5 -		attempting to complete the licensing process for a
6		period of six months.
7	<u>(c)</u>	If an application is deemed abandoned by the
8	commission	ner, the applicant may reapply for licensure after
9	payment of	f applicable fees and compliance with the licensing
10	requiremen	nts in effect at the time of reapplication.
11	(d)	An applicant may withdraw an application that has been
12	submitted	under this chapter at any time, provided that no
13	refund wi	ll be issued. The commissioner shall treat a withdrawn
14	application	on as an abandoned application according to this
15	section.	
16	<u>§4541</u>	F-F Restrictions on loan terms. No licensee shall
17	originate	a residential mortgage loan that includes the
18	following	terms:
19	(1)	Caps on payment increases that are less than those
20		necessary to reduce principal and amortize the loan
21		over the entire term of the loan regardless of

. 1		inte	rest rate adjustments resulting in negative
2		amor	tization;
3	(2)	More	than two periodic payments required under the
4		loan	are consolidated and paid in advance from the
5		<u>loan</u>	proceeds provided to the borrower;
6	<u>(3)</u>	<u>Pena</u>	lties or premiums for prepayment of the balance or
7		any	portion of the principal of the indebtedness; or
8	(4)	For	adjustable rate loans other than a home equity
9		<u>line</u>	of credit:
10		(A)	Interest rates and payment terms that change more
11			frequently than annually during the term of the
12			<pre>loan;</pre>
13		<u>(B)</u>	An initial interest rate that may be increased by
14			more than two per cent for loans with initial
15			periods of less than five years and six per cent
16			for loans with initial periods greater than or
17	· .		equal to five years;
18		<u>(C)</u>	A periodic interest rate that may be increased by
19			more than two per cent; or
20		<u>(D)</u>	A lifetime interest rate cap of more than six per
21			cent over the initial rate.

1	§454F-G Duties of qualified individual and branch manager.
2	(a) A qualified individual shall have the duty to manage and
3	supervise the mortgage loan origination activities of a licensed
4	mortgage loan originator company's principal office and the
5	licensed mortgage loan originators located at or working out of
6	that location. A qualified individual shall hold a license as a
7	mortgage loan originator issued pursuant to this chapter.
8	(b) A branch manager shall have the duty to directly
9	manage and supervise a licensed mortgage loan originator
10	company's branch office and the licensed mortgage loan
11	originators located at or working out of that location. A
12	branch manager shall be physically present in the branch office
13	and shall hold a license as mortgage loan originator issued
14	pursuant to this chapter.
15	(c) A qualified individual for a mortgage loan originator
16	company and a branch manager for a branch office shall be
17	responsible for:
18	(1) Supervising the maintenance and accounting of client
19	trust accounts and disbursements from those accounts;
20	(2) Supervising the maintenance of all records, contracts,
21	and documents of the mortgage loan originator company:

1	<u>(3)</u>	Supervising all mortgage loan originator agreements
2		and mortgage loan documents and the handling of these
3		documents by the licensed mortgage loan originators
4		who are employed by or are independent contractors of
5		the mortgage loan originator company;
6	(4)	Supervising all licensed mortgage loan originators who
7		are employed by or are independent contractors of the
8		mortgage loan originator company;
9	(5)	Developing and enforcing policies and procedures
10		relating to the handling of residential mortgage loan
11		transactions and the professional conduct of the
12		licensed mortgage loan originators and other staff;
13	(6)	Developing and monitoring compliance with a policy on
14		continuing education requirements for all licensed
15		mortgage loan originators who are employed by or are
16		independent contractors of the mortgage loan
17 .		originator company pursuant to the requirements of
18		this chapter and the rules of the commissioner;
19	(7)	Ensuring that the licenses of all mortgage loan
20		originators who are employed by or are independent
21		contractors of the mortgage loan originator company,
22		and the license of the mortgage loan originator

1		company are current and active, and that all required
2		fees are timely paid to the mortgage loan recovery
3		fund;
4	(8)	Establishing and conducting a training program for all
5		licensed mortgage loan originators who are employed by
6		or are independent contractors of the mortgage loan
7		originator company;
8	<u>(9)</u>	Ensuring that all licensed mortgage loan originators
9		who are employed by or are independent contractors of
10		the mortgage loan originator company are provided
11		adequate information and training on the latest
12		amendments to licensing laws and rules and any other
13		applicable laws and rules;
14	(10)	Notifying the commissioner of the termination of the
15		employment or independent contractor relationship of
16	<u>.</u>	licensed mortgage loan originators who were employed
17		by or independent contractors of the mortgage loan
18		originator company upon the termination of employment
19		or the independent contractor relationship; and
20	(11)	Ensuring that the records, loan documents and
21		agreements including mortgage loan originator
22		agreements are retained for seven years in paper or

1		electronic format by the mortgage loan originator
2		company.
3	<u>§454</u>	F-H Fees, commissions, and charges payable to mortgage
4	loan orig	inators and mortgage loan originator companies. (a) A
5	licensee	shall not require a borrower to pay any fees or charges
6	prior to	the closing of a residential mortgage loan except:
7	(1)	Charges to be incurred by the licensee on behalf of
8		the borrower for services from third parties necessary
9		to process the residential mortgage loan application,
10		such as credit reports and appraisals;
11	(2)	An application fee;
12	(3)	A rate lock fee;
13	(4)	A commitment fee upon approval of the residential
. 14	<i>y</i>	mortgage loan; and
15	(5)	A loan cancellation fee.
16	<u>(b)</u>	Within thirty days after any rejection, withdrawal, or
17	closing c	of a mortgage loan, any fees collected by a mortgage
18	loan orig	inator in excess of actual costs shall be returned to
19	the borro	ower.
20	<u>(c)</u>	The commissioner shall adopt rules setting maximum
21	fees, com	missions, and charges on residential mortgage loan
22	transacti	ons and requiring full disclosure of fees, commissions,
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- 1 and charges. Maximum fees, commissions, and charges shall be
- 2 related to the actual amount of money made available to the
- 3 borrower, over and above the indebtedness of prior mortgages."
- 4 SECTION 2. Section 454F-1, Hawaii Revised Statutes, is
- 5 amended as follows:
- 6 1. By adding four new definitions to be appropriately
- 7 inserted and to read:
- 8 ""Branch manager" means an individual who is designated and
- 9 employed by a mortgage loan originator company to be responsible
- 10 for the activities in the conduct of business of the licensed
- 11 mortgage loan originator company's branch office, in conducting
- 12 the business of that mortgage loan originator company's branch
- 13 office.
- 14 "Exempt sponsoring mortgage loan originator company" means
- 15 any person exempt from or not included in the licensing
- 16 requirements of this chapter who registers with the Nationwide
- 17 Mortgage Licensing System for purposes of sponsoring a mortgage
- 18 loan originator.
- 19 "Qualified individual" means an individual who is
- 20 responsible for oversight of mortgage loan originators that are
- 21 employed by or contracted to perform work for a mortgage loan
- 22 originator company.

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- 1 "Sponsor" means to create a relationship through the 2 Nationwide Mortgage Licensing System for the purpose of 3 appropriately supervising a mortgage loan originator's 4 activities." 5 2. By amending the definitions of "licensee" and "mortgage 6 loan originator company" to read: 7 ""Licensee" means a mortgage loan originator, a mortgage 8 loan originator company, or a person who is required to be 9 licensed under this chapter. Licensee does not include an 10 exempt registered mortgage loan originator or exempt 11 [registered] sponsoring mortgage loan originator company as 12 defined by this section. 13 "Mortgage loan originator company" means: 14 (1) An individual not exempt under section 454F-2 who 15 engages in the business of a mortgage loan originator 16 as a sole proprietorship; or 17 A person not exempt under section 454F-2 who employs (2) 18 or [uses the exclusive] contracts for the services of 19 one or more mortgage loan originators licensed or
- 3. By deleting the definition of "exempt registeredmortgage loan originator company".

required to be licensed under this chapter."



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1
         [""Exempt registered mortgage loan originator company"
2
    means any person, including an insured depository institution,
3
    who is required to be licensed by any other state or federal law
4
    but is not required to be licensed under this chapter, and has
5
    the obligation to register with the Nationwide Mortgage
6
    Licensing System because one or more of the person's employees
7
    engage in the business of a mortgage loan originator."]
8
         SECTION 3. Section 454F-1.5, Hawaii Revised Statutes, is
9
    amended to read as follows:
10
         "[+] §454F-1.5[+] Registration with Nationwide Mortgage
11
    Licensing System required. (a) All mortgage loan originators,
12
    mortgage loan originator companies, exempt sponsoring mortgage
13
    loan originator companies, and any other person in this State
14
    that [originate] originates a residential mortgage loan, unless
    exempt under section 454F-2, shall register with the Nationwide
15
16
    Mortgage Licensing System.
17
              Exempt registered mortgage loan originators [and
18
    exempt mortgage loan originator companies], unless exempt under
19
    section 454F-2, shall register and maintain a unique identifier
20
    through the Nationwide Mortgage Licensing System, but shall not
21
    be required to be licensed under this chapter."
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1	SECT	ION 4. Section 454F-2, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"§45	4F-2 Exemptions. This chapter shall not apply to the
4	following	:
5	(1)	An exempt registered mortgage loan originator, when
6		acting for an insured depository institution, a
7		subsidiary of an insured depository institution
8		regulated by a federal banking agency, or an
9		institution regulated by the Farm Credit
10		Administration;
11	(2)	Any individual who offers or negotiates terms of a
12		residential mortgage loan with, or on behalf of, an
13		immediate family member of the individual;
14	(3)	Any individual who offers or negotiates terms of a
15		residential mortgage loan secured by a dwelling that
16		served as the individual's residence;
17	(4)	A licensed attorney who negotiates the terms of a
18		residential mortgage loan on behalf of a client as an
19		ancillary matter to the attorney's representation of
20		the client unless the attorney is compensated by a
21		lender, a mortgage loan originator company, or other

mortgage loan originator or by an agent of a lender,

1		mortgage loan originator company, or other mortgage
2		loan originator;
3	(5)	A person or entity that only performs real estate
4	÷ .	brokerage activities and is licensed or registered by
5		the State unless the person or entity is compensated
6		by a lender, a mortgage loan originator company, or
7		other mortgage loan originator or by an agent of the
8		lender, mortgage loan originator company, or other
9		mortgage loan originator;
10	(6)	A person or entity solely involved in extensions of
11		credit relating to timeshare plans, as the term is
12		defined in [section] Section 101(53D) of Title 11,
13		United States Code;
14	(7)	An exempt [registered] sponsoring mortgage loan
15		originator company as defined by this chapter[7]
16		except as otherwise provided by this chapter; or
17	(8)	An insured depository institution."
18	SECT	ION 5. Section 454F-4, Hawaii Revised Statutes, is
19	amended by	y amending subsection (d) to read as follows:
20	" (d)	In connection with an application for a license under
21	this chapt	ter, the applicant, at a minimum, shall furnish [to the

1	commissioner and] to the Nationwide Mortgage Licensing System
2	information concerning the applicant's identity, including:
3	(1) Fingerprints of the applicant and, in the case of a

- applicant that is not an individual, each of the applicant's control persons, executive officers, directors, general partners, and managing members for submission to the Federal Bureau of Investigation[7] and any governmental agency or entity authorized to receive the fingerprints for a state, national, and international criminal history background check; and
- (2) Personal history and experience of the applicant and, in the case of an applicant that is not an individual, each of the applicant's control persons, executive officers, directors, general partners, and managing members in a form prescribed by the Nationwide

 Mortgage Licensing System including the submission of authorization for the Nationwide Mortgage Licensing

 System and the commissioner to obtain:
 - (A) An independent credit report obtained from a consumer reporting agency described in section 603(p) of the Fair Credit Reporting Act, 15 United States Code 1681 et seq.; and

1	(B) Information related to any administrative, civil,
2	or criminal findings by any governmental
3	jurisdiction[-];
4	provided that the commissioner may use any information obtained
5	pursuant to this subsection or through the Nationwide Mortgage
6	Licensing System to determine an applicant's demonstrated
7	financial responsibility, character, and general fitness for
8	licensure."
9	SECTION 6. Section 454F-4.5, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[+]§454F-4.5[+] Automatic secondary review of license
12	application. [The commissioner shall establish, by rule
13	pursuant to chapter 91, a procedure for the secondary review of]
14	(a) For each application that was determined on initial review
15	to fail to meet the criteria for licensure [-], the commissioner
16	shall provide a secondary level of review of the application
17	which shall include the:
18	(1) Overall character and fitness of the applicant, taking
19	into account all relevant circumstances and weighing
20	all mitigating factors appropriately; and
21	(2) Assurance that non-discretionary licensing criteria
22	have been applied correctly.

1	(b)	The commissioner may request that an applicant provide
2	any addit	ional or supplemental information that the commissioner
3	deems nece	essary for a secondary review of an application."
4	SECT	ION 7. Section 454F-5, Hawaii Revised Statutes, is
5	amended by	y amending subsection (a) to read as follows:
6	"(a)	The commissioner shall not issue a license pursuant
. 7	to this cl	hapter unless the commissioner makes at a minimum the
8	following	findings:
9	(1)	The applicant, or in the case of an applicant that is
10		not an individual, each of the applicant's control
11		persons, executive officers, directors, general
12		partners, and managing members, has never had a
13		mortgage loan originator or a mortgage loan originator
14		company license revoked in any jurisdiction; provided
15		that a subsequent formal vacation of a revocation
16		shall not be deemed a revocation;
17	(2)	The applicant, or in the case of an applicant that is
18		not an individual, each of the applicant's control
19		persons, executive officers, directors, general
20		partners, and managing members, has not been convicted
21		of, or pled guilty or nolo contendere, or been granted
22		a deferred acceptance of a guilty plea under federal

1		<pre>law or under chapter 853 to a felony in a domestic,</pre>
2		foreign, or military court:
3		(A) During the seven-year period preceding the date
4		of the application for licensing and
5		registration; or
6		(B) At any time preceding the date of application, if
7		the felony involved an act of fraud, dishonesty,
8		breach of trust, or money laundering;
9		provided that any pardon of a conviction shall not be
10		deemed a conviction for purposes of this section;
11	(3)	The applicant, or in the case of an applicant that is
12		not an individual, each of the applicant's control
13		persons, executive officers, directors, general
14		partners, and managing members, has demonstrated
15		financial responsibility, character, and general
16		fitness to command the confidence of the community and
17		to warrant a determination that the applicant shall
18		operate honestly, fairly, and efficiently pursuant to
19		this chapter. For purposes of this paragraph, a
20		person is not financially responsible when the person
21		has shown a disregard in the management of the
22		person's financial condition. A determination that a

1		person has [not shown rinancial responsibility] snown
2		a disregard in the management of the person's
3		financial condition may be based on:
4		(A) Current outstanding judgments, except judgments
5		solely as a result of medical expenses;
6		(B) Current outstanding tax liens or other government
7		liens and filings;
8		(C) Foreclosures within the past three years; and
9		(D) A pattern of seriously delinquent accounts within
10		the past three years;
11	(4)	The applicant, or in the case of an applicant that is
12		not an individual, each of the applicant's control
13		persons, executive officers, directors, general
14		partners, and managing members, has not been convicted
15		of, plead guilty or nolo contendere to, or been
16		granted a deferred acceptance of a guilty plea under
17	•	federal law or chapter 853 to any misdemeanor
18		involving an act of fraud, dishonesty, breach of
19		trust, or money laundering;
20	(5)	The applicant, or in the case of an applicant that is
21		not an individual, each individual mortgage loan
22		originator who is employed by the mortgage loan

		originator company or who provides exclusive services
2		to the applicant as a mortgage loan originator, has
3		completed the pre-licensing education requirement
4		described in section 454F-6;
5	(6)	The applicant, or in the case of an applicant that is
6		not an individual, each individual mortgage loan
7		originator who is employed by the mortgage loan
8		originator company or who provides exclusive services
9		to the applicant as a mortgage loan originator, has
10		passed a written test that meets the test requirements
11		in section 454F-7; and
12	(7)	The applicant has met the mortgage loan recovery fund
13		requirement as required in section 454F-41."
14	SECT	ION 8. Section 454F-8, Hawaii Revised Statutes, is
15	amended by	y amending subsection (b) to read as follows:
16	"(b)	The minimum standards for license renewal for
17	mortgage	loan originator companies shall include the following:
18	(1)	The mortgage loan originator company continues to meet
19		the minimum standards for licensure established
20		pursuant to section 454F-5;
21	(2)	The mortgage loan originator company's [qualified]
22		branch manager [has] and qualified individual have

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1
              satisfied the minimum standards for license renewal;
2
              and
3
              The mortgage loan originator company has paid all
 4
              required fees for renewal of the license."
5
         SECTION 9. Section 454F-9, Hawaii Revised Statutes, is
6
    amended by amending subsection (g) to read as follows:
7
               Continuing education courses as described in
8
    subsection (a) and approved by the Nationwide Mortgage Licensing
9
    System for any state, that are successfully completed by a
10
    licensed mortgage loan originator, shall be accepted as credit
11
    towards completion of continuing education requirements in this
12
    State."
13
         SECTION 10. Section 454F-10.5, Hawaii Revised Statutes, is
14
    amended to read as follows:
15
         "[+] §454F-10.5[+] Authorized places of business;
16
    designation of qualified individuals and branch managers; branch
17
    offices[-]; out-of-state headquarters; relocation. (a)
18
    mortgage loan originator company licensed under this chapter
19
    shall have and maintain a principal place of business in the
20
    State and shall designate a qualified individual who is licensed
21
    as a mortgage loan originator pursuant to this chapter to
22
    oversee mortgage loan originators employed or contracted by the
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- 1 company. If the qualified individual is physically located at a
- 2 branch office, the qualified individual may also be designated
- 3 as the branch manager.
- 4 (b) A mortgage loan originator company shall not maintain
- 5 any branch offices in the State in addition to its principal
- 6 place of business without the prior written approval of the
- 7 commissioner. An application to establish a branch office shall
- 8 be submitted with a nonrefundable application fee as required by
- 9 section 454F-22. A mortgage loan originator company that
- 10 [established a] establishes one or more branch [effice] offices
- 11 pursuant to this subsection shall designate a branch manager for
- 12 each branch office located at [each] the branch office to
- 13 oversee that branch office. Every branch manager shall be
- 14 licensed as a mortgage loan originator pursuant to this chapter.
- 15 (c) A mortgage loan originator company shall not relocate
- 16 any office in this State without the prior written approval of
- 17 the commissioner. An application to relocate an office shall
- 18 set forth the reasons for the relocation, the street address of
- 19 the proposed relocated office, and other information that may be
- 20 required by the commissioner. An application to relocate an
- 21 office pursuant to this subsection shall be submitted with a
- 22 nonrefundable fee as required by section 454F-22.



1	(d)	A mortgage loan originator company shall give the
2	commissio	ner notice of its intent to close a branch office at
3	least thi	rty days prior to the closing. The notice shall:
4	(1)	State the intended date of closing; and
5	(2)	Specify the reasons for the closing.
6	<u>(e)</u>	A mortgage loan originator company that maintains its
7	headquart	ers outside of the State shall:
8	(1)	Designate an office in this State as its principal
9		place of business in this State;
10	(2)	Apply for and obtain approval from the commissioner to
11		designate its principal place of business in this
12		State as a branch office pursuant to this section;
13	(3)	Designate a qualified individual who shall hold a
14		license as a mortgage loan originator pursuant to this
15		chapter; provided that the qualified individual may be
16		the same person designated as the branch manager."
17	SECT	ION 11. Section 454F-10.7, Hawaii Revised Statutes, is
18	amended by	y amending subsection (b) to read as follows:
19	"(b)	The commissioner shall approve a request for change
20	of control	l under subsection (a) if, after investigation, the
21	commission	ner determines that the person or group of persons
22	[requesti	ng approval has] who will obtain control are licensed
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- 1 pursuant to this chapter; have the competence, experience,
- 2 character, and general fitness to control the licensee or person
- 3 in control of the licensee in a lawful and proper manner $[\tau]$; and
- 4 that the interests of the public will not be jeopardized by the
- 5 change of control."
- 6 SECTION 12. Section 454F-14, Hawaii Revised Statutes, is
- 7 amended by amending subsection (a) to read as follows:
- 8 "(a) Except as otherwise provided in Public Law 110-289,
- 9 section 1512, the requirements under any federal or state law
- 10 regarding the privacy or confidentiality of any information or
- 11 material provided to the Nationwide Mortgage Licensing System,
- 12 and any privilege arising under federal or state law, including
- 13 the rules of any federal or state court, with respect to the
- 14 information or material shall continue to apply to the
- 15 information or material after the information or material has
- 16 been disclosed to the Nationwide Mortgage Licensing System. The
- 17 information and material may be shared with all state and
- 18 federal regulatory officials with mortgage industry oversight
- 19 authority without the loss of privilege or the loss of
- 20 confidentiality protections provided by federal or state law.
- 21 Notwithstanding any allowable disclosure under the
- 22 applicable law and rules, no material contained in any



1	application or record shall be made available to the public if		
2	<u>it is det</u>	ermined by the commissioner to be confidential.	
3	Informati	on that shall be considered confidential includes:	
4	(1)	Commercial or financial information that if disclosed	
5		would likely result in substantial competitive harm to	
6		the licensee;	
7	(2)	Information of which disclosure could seriously affect	
8		the financial condition of the applicant or licensee;	
9	(3)	Personal information, including information contained	
10		in criminal background checks and credit reports, that	
11		if disclosed would likely constitute an unwarranted	
12		invasion of privacy;	
13	(4)	Personal information relating to pre- or post-	
14		licensing testing and continuing education, including	
15		test scores; and	
16	<u>(5)</u>	Other information of which disclosure is prohibited by	
17		this chapter and other applicable law."	
18	SECT	ION 13. Section 454F-17, Hawaii Revised Statutes, is	
19	amended t	o read as follows:	
20	"§ 4 5	4F-17 Prohibited practices. It shall be a violation	
21	of this c	hapter for a licensee or person subject to this chapter	
22	to:		

1	(1)	Directly or indirectly employ any scheme, device, or
2		artifice to defraud or mislead borrowers or lenders or
3		to defraud any person;
4	(2)	Engage in any unfair or deceptive practice related to
5		mortgage loan origination activities toward any
6		person;
7	(3)	Obtain property by fraud or misrepresentation;
8	(4)	Solicit or enter into any contract with a borrower
9		that provides in substance that the person or
10		individual subject to this chapter may earn a fee or
11		commission through "best efforts" to obtain a loan
12	,	even though no loan is actually obtained for the
13		borrower;
14	(5)	Solicit, advertise, or enter into a contract for
15		specific interest rates, points, or other financing
16		terms unless the terms are actually available at the
17		time of soliciting, advertising, or contracting;
18	(6)	Conduct any business covered by this chapter without
19		holding a valid license as required under this
20		chapter, or assist or aid and abet any person in the
21		conduct of business under this chapter without a valid
22		license as required under this chapter:

1	(7)	Fail to make disclosures as required by this chapter
2		and any other applicable state or federal law
3		including rules or regulations [thereunder;] adopted
4		pursuant to state or federal law;
5	(8)	Fail to comply with this chapter or any order or rule
6		issued or adopted under the authority of this chapter,
7		or fail to comply with any other state or federal law,
8		including the rules and regulations adopted
9		[thereunder,] pursuant to state or federal law
10		applicable to any business authorized or conducted
(1		pursuant to this chapter;
12	(9)	Make, in any manner, any false or deceptive statement
13		or representation, including with regard to the rates,
14		points, or other financing terms or conditions for a
15		residential mortgage loan, or engage in bait and
16		switch advertising;
17	(10)	Negligently or knowingly make any false statement or
18		provide any misleading information or knowingly and
19		wilfully make any omission of material fact in
20		connection with any information or reports filed with
21		a governmental agency or the Nationwide Mortgage
22		Licensing System, including an application for a

1		license under this chapter, or in connection with any
2		examination or investigation conducted by the
3		commissioner or another government agency;
4	(11)	Make any payment, threat, or promise, directly or
5		indirectly, to any person for the purposes of
6		influencing the independent judgment of the person in
7		connection with a residential mortgage loan, or make
8		any payment, threat, or promise, directly or
9		indirectly, to any appraiser of a property for the
10		purpose of influencing the independent judgment of the
11		appraiser with respect to the value of a property;
12	[-(12)	Collect, charge, attempt to collect or charge, or use
13		or propose any agreement purporting to collect or
14		charge any fee prohibited by this chapter;
15	(13)]	(12) Cause or require a borrower to obtain property
16		insurance coverage in an amount that exceeds the
17	• .	replacement cost of the improvements as established by
18		the property insurer;
19	[(14)]	(13) Fail to truthfully account for moneys belonging
20		to a party to a residential mortgage loan transaction;
21		[or]

1	[(15)]	(14) Deliver a misleading or deceptive communication
2		or advertisement, whether written, electronic, or
3		oral, when marketing or soliciting a residential
4		mortgage loan[A]; provided that a communication or
5		advertisement that uses the name or trademark of a
6		financial institution as defined in section 412:1-109
7		or its affiliates or subsidiaries, or infers that the
8		communication or advertisement is from, endorsed by,
9		is related to, or is the responsibility of the
10		financial institution is a misleading or deceptive
11		communication[. Advertising]; provided further that
12		advertising that a specific interest rate, points, or
13		financial terms are available when the rates, points,
14		or financial terms are not actually available is a
15		misleading or deceptive communication $[\div]_{\underline{i}}$
16	(15)	Fill in or complete any blank on a residential
17		mortgage loan application that requests material
18		information including financial information without
19		adequate supporting documentation provided by the
20		borrower;
21	(16)	Fill in or complete any blank on any instrument
22		evidencing or securing the residential mortgage loan

1		which relates to the amount, interest rate, term, or
2		monthly payment of the residential mortgage loan;
3	(17)	Knowingly and intentionally originate a residential
4		mortgage loan that refinances an existing residential
5		mortgage loan if the new loan does not provide a
6		reasonable, tangible net benefit to the borrower
7		considering the totality of the circumstances
8		including the terms of both loans, the cost of the new
9		loan, and the borrower's circumstances;
10	(18)	Originate a residential mortgage loan without
11		consideration and documentation of the borrower's
12	· ·	ability to repay the loan pursuant to its terms;
13		provided that a borrower's ability to repay a loan
14		shall be demonstrated through reasonably reliable
15		documentation that may include payroll records, tax
16		returns, bank records, asset and credit evaluations,
17		mortgage payment history, and other similarly reliable
18		documents; and provided further that this paragraph
19		shall not apply to the following, so long as the
20		borrower receives a reasonable, tangible net benefit:
21		(A) Refinancing of a residential mortgage loan
22		originated pursuant to a government streamline

1		program or a streamline program administered by a
2		government-sponsored enterprise;
3		(B) A reverse mortgage insured as part of a
4		government program; or
5		(C) Loss mitigation activities of a mortgage servicer
6		or lender with which the borrower has a current
7		relationship;
8	(19)	Originate a residential mortgage loan without
9		determining the borrower's ability to pay the
10		applicable costs including principal, interest, real
11		estate taxes, property insurance, property
12		assessments, mortgage insurance premiums, and other
13		scheduled long-term monthly debt payments; provided
14		that in the case of an adjustable rate mortgage loan,
15		ability to pay shall be determined based on a fully
16		indexed rate and a repayment schedule that achieves
17		full amortization over the life of the loan;
18	(20)	Originate a residential mortgage loan based primarily
19		on the foreclosure or liquidation value of the
20		borrower's collateral rather than on the borrower's
21		ability to repay the loan according to its terms;

1	(21)	Advertise terms of a residential mortgage loan
2		including interest rates, margins, discount points,
3		fees, commissions, limitations, or other material
4		facts unless the licensee is able to make the
5		advertised loan and terms available to a reasonable
6		number of qualified applicants;
7	(22)	Misrepresent a borrower's credit rating; or
8	(23)	Misrepresent, inflate, or fabricate, or encourage a
9		borrower to misrepresent, inflate, or fabricate the
10		source or amount of a borrower's actual income or
11		assets in the application or underwriting process for
12		a residential mortgage loan."
13	SECT	ION 14. Section 454F-22, Hawaii Revised Statutes, is
14	amended to	o read as follows:
15	·"[[]:	§454F-22[] Mortgage loan originator [and], mortgage
16	loan orig	inator company, and exempt sponsoring mortgage loan
17	originato:	r company fees. (a) A mortgage loan originator shall
18	pay the fo	ollowing fees to obtain and maintain a valid mortgage
19	loan orig	inator license:
20	(1)	Initial application fee of \$500;
21	(2)	Annual license renewal fee of \$300;
22	(3)	Reinstatement fee of \$100;

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1	(4)	Late	fee of \$25 per day; and
2	(5)	Crim	inal background check fee of \$35, or of an amount
3		dete	rmined by the commissioner by rule pursuant to
4		chapt	ter 91.
5	(b)	A mo	rtgage loan originator company shall pay the
6	following	fees	to maintain a valid mortgage loan originator
7	company 1	icense	e or branch license:
8	(1)	Fees	payable for a principal office of a mortgage loan
9		origi	inator company:
10		(A)	Initial application fee of \$900;
11		(B)	Annual license renewal fee of \$600;
12		(C)	Reinstatement fee of \$100;
13		(D)	Late fee of \$25 per day; and
14		(E)	Criminal background check fee of \$35, or of an
15			amount determined by the commissioner by rule
16			pursuant to chapter 91, for each control person,
17			executive officer, director, general partner, and
18			manager; and
19	(2)	Fees	payable for each branch office of a mortgage loan
20		origi	inator company:
21		(A)	Initial application fee of \$250;
22		(B)	Annual license renewal fee of \$100;

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- 1 (C) Reinstatement fee of \$100; and 2 (D) Late fee of \$25 per day. 3 An exempt sponsoring mortgage loan originator company shall pay the following fess to maintain a valid registration in 4 5 the Nationwide Mortgage Licensing System: 6 Initial registration fee of \$200; (1) 7 (2) Annual registration renewal fee of \$150; and 8 (3) Late fee of \$25 per day. 9 [(c)] (d) In addition to fees charged by the Nationwide 10 Mortgage Licensing System, a licensee shall pay to the commissioner a fee of \$50 for each of the following amendments 11 12 to information provided to the Nationwide Mortgage Licensing 13 System that require the review of the commissioner: 14 Change of physical location, including address change (1) 15 for branch office or principal place of business; 16 (2) Addition or deletion of a "d/b/a" assignment; 17 Change of manager; or (3) Change of legal name. 18 (4)19 The commissioner, upon a showing of good cause, may waive any 20 fee set forth in this subsection. 21 [(d)] (e) The fees established by this section are 22 nonrefundable and are in addition to any fees established and
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- 1 charged by the Nationwide Mortgage Licensing System, an approved
- 2 educational course provider, an approved educational testing
- 3 provider, a law enforcement agency for fingerprints and
- 4 background checks, or a credit reporting agency used by the
- 5 Nationwide Mortgage Licensing System.
- 6 [(c)] (f) The commissioner may establish, by rule pursuant
- 7 to chapter 91, any other fees or charges necessary for the
- 8 administration of this chapter."
- 9 SECTION 15. Section 454F-42, Hawaii Revised Statutes, is
- 10 amended by amending subsection (c) to read as follows:
- 11 "(c) The court shall proceed upon an application to
- 12 recover from the mortgage loan recovery fund in a summary manner
- 13 and, at hearing, the aggrieved person shall be required to show:
- 14 (1) The person is not a spouse of the judgment debtor or
- the personal representative of a spouse of the
- 16 judgment debtor;
- 17 (2) The person has complied with all the requirements of
- 18 this section;
- 19 (3) The person has obtained a judgment [or settlement]
- pursuant to section 454F-41(a) that states the amount
- of the judgment and the amount owed on the judgment
- debt as of the date of the application;

1	(4)	The person has made all reasonable searches and
2		inquiries to ascertain whether the judgment debtor is
3		possessed of real or personal property or other assets
4		liable to be sold or applied in satisfaction of the
5		judgment; and
6		(A) The search has uncovered no personal or real
7		property or other assets liable to be sold or
8		applied; or
9		(B) The search has uncovered personal or real
10		property or other assets liable to be sold or
11		applied, the person has taken all necessary
12		action and completed all necessary proceedings
13	,	for the realization thereof, and the amount
14		realized was insufficient to satisfy the
15		judgment; provided that the person shall state
16		the amount realized and the balance remaining due
17		on the judgment after application of the amount
18		realized; and
19	(5)	That where the licensee is a judgment debtor in a
20		bankruptcy proceeding, the aggrieved person has
21		obtained an order from the bankruptcy court declaring

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the judgment against the licensee to be non-
dischargeable."

SECTION 16. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

SECTION 17. This Act shall take effect July 1, 2050.
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Report Title:

Mortgage Loan Originators

Description:

Amends the secure and fair enforcement for mortgage licensing act to require all mortgage loan originators to work under the sponsorship of a registered entity; specifies standards for processing denied, abandoned, and withdrawn applications; specifies additional prohibited practices and prohibited loan terms; specifies duties and qualifications for supervisory staff of sponsoring entities; restricts fees payable to a licensee; clarifies confidentiality provisions for applications; establishes licensing fees for sponsoring entities; makes conforming amendments. Effective 7/1/2050. (SD2)

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