A BILL FOR AN ACT

RELATING TO FINANCIAL INSTITUTIONS.

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

1	SECTION 1. Section 412:2-105, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§412:2-105 Fees [and], assessments[-], and fines. (a)
4	The commissioner [may charge an examination fee based upon the
5	cost per hour per examiner for all financial institutions
6	examined by the commissioner or the commissioner's staff.
7	Effective July 1, 1995, the hourly fee shall be \$40. After
8	July 1, 1996, the] shall collect fees as follows:
9	(1) A nonrefundable fee of \$10,000 for review and
10	preliminary approval by the commissioner for the
11	organization of a bank, savings bank, savings and loan
12	association, trust company, or depository financial
13	services loan company. In addition, the applicant
14	shall be charged a fee of \$60 per employee hour in
15	excess of one hundred sixty hours for the review of
16	the application and attendant investigations. The
17	aggregate fee shall not exceed \$20,000. The

1		additional fee will be billed and shall be paid before
2		preliminary approval is provided;
3	(2)	A nonrefundable fee of \$2,500 for the review and
4		approval by the commissioner of the final application
5		for a charter or license to engage in the business of
6		a bank, savings bank, savings and loan association,
7		trust company, or depository financial services loan
8		company;
9	(3)	A nonrefundable fee of \$10,000 for the review and
10		approval by the commissioner of an application for a
11		new nondepository financial services loan company. In
12		addition, the applicant shall be charged a fee of \$60
13		per employee hour in excess of one hundred sixty hours
14		for the review of the application and attendant
15		investigations. The aggregate fee shall not exceed
16		\$20,000. The additional fee will be billed and shall
17		be paid before the application is approved;
18	(4)	\$5,000 for the review and approval by the commissioner
19		for a conversion to a state chartered institution;
20	(5)	\$700 for the review and approval by the commissioner
21		to establish a new branch for a financial institution;

1	(6)	A nonrefundable fee of \$10,000 for the review and
2		approval by the commissioner of a merger or
3		consolidation. In addition, the applicant shall be
4		charged a fee of \$60 per employee hour in excess of on
5		hundred sixty hours for the review of the application
6		and attendant investigations. The aggregate fee shall
7		not exceed \$20,000. The additional fee will be billed
8		and must be paid before the approval is granted;
9	(7)	\$700 for the review and approval by the commissioner
10		for the relocation of a principal office, branch, or
11		agency;
12	(8)	\$200 for the review and approval by the commissioner
13		for the opening or relocating an out-of-state branch
14		or agency;
15	<u>(9)</u>	\$200 for the review and approval by the commissioner
16		for the opening or relocating of a support facility;
17	(10)	\$1,000 for the review and approval by the commissioner
18		for the issuance of preferred stock, decrease in
19		authorized capital stock or par value of capital
20		stock, or decrease in outstanding capital stock by the
21		acquisition of the Hawaii stock financial

	institution's own shares pursuant to section
	412:3-402(3) and (4);
(11)	\$1,000 for the review and approval by the commissioner
	for the acquisition by any bank, savings bank, savings
	and loan association, or credit union of any federal
	power pursuant to section 412:5-201, 412:6-201,
	412:7-201, or 412:10-201;
(12)	\$2,000 for the review and approval by the commissioner
	for a bank to accept drafts or bills of exchange in an
	amount not exceeding at any time in the aggregate two
	hundred per cent of its capital and surplus pursuant
	to section 412:5-204;
(13)	\$5,000 for the review and approval by the commissioner
	for a bank to conduct a trust business through a
	subsidiary, division, or department of the bank
	pursuant to 412:5-205;
(14)	\$5,000 for the review and approval by the commissioner
	for a bank to conduct insurance activities pursuant to
	section 412:5-205.5;
(15)	\$5,000 for the review and approval by the commissioner
	for a bank to engage in securities activities pursuant
	to section 412:5-205.7;
	(12) (13)

1	(16)	\$2,000 for the review and approval by the commissioner
2		for a bank to comply with lending limits applicable to
3		national banking associations pursuant to section
4		<u>412:5-302;</u>
5	(17)	\$2,000 for the review and approval by the commissioner
6		for a bank to exceed certain permitted investments
7		pursuant to section 412:5-305(f) and (h);
8	(18)	A nonrefundable fee of \$10,000 for the review and
9		approval by the commissioner for an intra-Pacific bank
10		or intra-Pacific bank holding company to engage in
11		business in the State pursuant to sections 412:5-401
12		and 412:5-402. In addition, the applicant shall be
13		charged a fee of \$60 per employee hour in excess of
14		one hundred sixty hours for the review of the
15		application and attendant investigations. The
16		aggregate fee shall not exceed \$20,000. The
17		additional fee will be billed and shall be paid before
18		preliminary approval is provided;
19	(19)	\$5,000 for the review and approval by the commissioner
20		for a bank to establish a corporation to engage in
21		foreign or international banking and other foreign or

1		international financial activities pursuant to section
2		412:5A-201;
3	(20)	\$1,000 for the review and approval by the commissioner
4 .		for an extension of time to sell stock acquired and
5		held by an international banking corporation to
6		prevent loss pursuant to section 412:5A-210;
7	(21)	\$5,000 for the review and approval by the commissioner
8		for the formation and ownership of a service
9		corporation by a savings bank and approval of a
10		service corporation to engage in certain activities
11		pursuant to section 412:6-203;
12	(22)	\$5,000 for the review and approval by the commissioner
13		for a savings bank to acquire, establish, or hold the
14		voting securities of an operating subsidiary pursuant
15		to section 412:6-204;
16	(23)	\$2,000 for the review and approval by the commissioner
17		for a savings bank to abide by the lending limits of
18		the national banking association rather than state
19		limits prescribed by section 412:6-303;
20	(24)	\$1000 for the review and approval by the commissioner
21		for a bank, savings bank, savings and loan
22		association, trust company, or depository financial

1		services loan company to purchase, hold, convey, sell,
2		or lease, certain real or personal property in excess
3		of stated limits pursuant to sections 412:5-305(f)(1)
4		and (2), 412:6-306(f)(1) and (2), 412:7-306(f)(1) and
5		(2), 412:8-301(f)(1) and (2), and 412:9-409(f)(1) and
6		<u>(2);</u>
7	(25)	\$1,000 for the review and approval of the commissioner
8		for an extension of the time by which a bank, savings
9		bank, savings and loan association, or depository
10		financial services loan company must sell or exchange
11		real property that was acquired as security for loans
12		or in the collection of debts pursuant to sections
13		412:5-305(f), 412:6-306(f), 412:7-306(g), and
14		<u>412:9-409(f);</u>
15	(26)	\$1,000 for the review and approval of the commissioner
16	•	for an extension of time for a bank, savings bank,
17		savings and loan association, or depository financial
18		services loan company to sell stock acquired or
19		purchased to save a loss on a preexisting debt secured
20		by the stock pursuant to sections 412:5-305(g),
21		412:6-306(g)(6), 412:7-306(g)(6), and 412:9-409(g)(2);

1	(27)	\$1,000 for the review and approval of the commissioner
2		for a savings bank to invest its own assets in
3		residential properties in excess of two per cent of
4		the savings bank's capital or an aggregate investment
5		exceeding five per cent of the savings bank's capital
6		and surplus pursuant to section 412:6-306(h);
7	(28)	\$5,000 for the review and approval by the commissioner
8		for the formation of a service corporation by a
9		savings and loan association pursuant to section
10		<u>412:7-203;</u>
11	(29)	\$1,000 for the review and approval by the commissioner
12		for banks and other trust companies in which a trust
13		company may deposit its required reserves pursuant to
14		section 412:8-202;
15	(30)	\$2,000 for the review and approval by the commissioner
16		of an agreement between a trust company and any bank
17		or national banking association to carry on trust
18		services in the bank's or national banking
19		association's name pursuant to section 412:8-204;
20	(31)	\$100 for the review and approval by the commissioner
21		for the annual licensing of a financial services loan
22		company;

1	(32)	\$2,000 for the review and approval by the commissioner
2		for a financial services loan company to sell or
3		refer, and collect premiums or fees for the sale or
4		referral of, specified products and services pursuant
5		to section 412:9-201(a);
6	(33)	\$2,000 for the review and approval by the commissioner
7		for a financial services loan company to issue standby
8		letters of credit pursuant to 412:9-201(c);
9	(34)	\$5,000 for the review and approval by the commissioner
10		for depository financial services loan companies to
11		sell fixed rate annuities and collect premiums and
12		fees for the sale or referral of those fixed rate
13		annuities and the imposition of conditions and
14		restrictions that are in the public interest pursuant
15		to section 412:9-400;
16	(35)	\$5,000 for the review and approval of the commissioner
17		for a depository financial services loan company to
18		deposit its cash reserves in United States branches of
19		non-United States banks pursuant to section
20		<u>412:9-401(b);</u>
21	(36)	\$2,000 for the review and approval by the commissioner
22		of irrevocable lines of credit of one year or more



1		used as reserves for depository financial services
2		loan companies pursuant to section 412:9-401(c);
3	(37)	\$5,000 for the review and approval by the commissioner
4		for one or more depository financial services loan
5		companies to form and own a service corporation
6		pursuant to section 412:9-403;
7	(38)	\$1,000 for the review and approval by the commissioner
8		for a proposed change in a credit union's field of
9		membership pursuant to section 412:10-109(h);
10	(39)	A nonrefundable fee of \$10,000 for the review and
1		approval by the commissioner of an application for an
12		interstate merger transaction submitted by an out-of-
13		state bank pursuant to section 412:12-104. In
14		addition, the applicant shall be charged a fee of \$60
15		per employee hour in excess of one hundred sixty hours
16		for the review of the application and attendant
17		investigations. The aggregate fee shall not exceed
18		\$20,000. The additional fee will be billed and shall
19		be paid before the approval is granted;
20	(40)	\$1,000 for the review and approval by the commissioner
21		of an application for a charter of a credit union; and

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(41) $100 for the review and approval by the commissioner
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              of a request to use of the terms listed in section
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              412:1-104.
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              The commissioner may [establish,] increase[7] or
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    decrease[, or repeal the] any hourly fee established in
    subsection (a), and may establish, increase, decrease, or repeal
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    any other fee, when necessary pursuant to rules adopted in
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    accordance with chapter 91.
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         [<del>(b)</del>] (c) In addition to the examination fee, the
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    commissioner [may] shall charge any financial institution
    examined or investigated by the commissioner or the
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    commissioner's staff, additional amounts for travel, per diem,
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    mileage, and other reasonable expenses incurred in connection
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    with the examination.
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         [(c)] (d) The commissioner shall bill the affected
    financial institution for examination fees and expenses as soon
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    as feasible after the close of the examination or investigation.
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    The affected financial institution shall pay the division of
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    financial institutions within thirty days following the billing.
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    All such payments shall be deposited to the compliance
    resolution fund established pursuant to section 26-9(o). All
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    disputes relating to these billings between the affected
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    financial institution and the commissioner shall be resolved in
    accordance with the procedures for contested cases under chapter
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    91.
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         (d) The commissioner, by rules adopted in accordance with
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    chapter 91, may set reasonable fee amounts to be collected by
    the division in connection with its regulatory functions,
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    including, without limitation, any fees for renewals,
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    applications, licenses, and charters. Unless otherwise provided
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    by statute, all such fees shall be deposited into the compliance
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    resolution fund established pursuant to section 26-9(o).]
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         (e) A Hawaii financial institution that fails to make a
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    payment required by this section shall be subject to an
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    administrative fine of not more than $250 per day for each day
    it is in violation of this section[, which fine, together with
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    the amount due under this section, may be recovered pursuant to
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    section 412:2-611 and shall be deposited into the compliance
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    resolution fund established pursuant to section 26-9(o)]."
         SECTION 2. Section 412:2-109, Hawaii Revised Statutes, is
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    amended by amending subsection (g) to read as follows:
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         "(g) The commissioner may [annually] charge each financial
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    institution subject to examination by the commissioner [the sum
    of $500 plus $100 for each office, agency, and branch office
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1	maintaine	d-by the financial institution, payment of which shall
2	be made]	an annual fee which shall be paid before July 2 [and
3	thereafte	r credited to the compliance resolution fund.] of each
4	year and	shall be as follows:
5	(1)	\$5,000 for financial institutions with assets of at
6		least \$500,000 but less than \$150,000,000 for the
7		previous calendar year ending December 31;
8	(2)	\$10,000 for financial institutions with assets of at
9		least \$150,000,000 but less than \$750,000,000 for the
10		previous calendar year ending December 31;
11	(3)	\$12,500 for financial institutions with assets of at
12		least \$750,000,000 but less than \$5,000,000,000 for
13		the previous calendar year ending December 31; and
14	(4)	\$15,000 for financial institutions with assets of at
15		least \$5,000,000,000 for the previous calendar year
16		ending December 31.
17	The commi	ssioner may establish, increase, decrease, or repeal
18	[this fee] any or all of these fees when necessary pursuant to
19	rules ado	pted in accordance with chapter 91."
20	SECT	ION 3. Section 412:2-508, Hawaii Revised Statutes, is
21	amended b	y amending subsection (b) to read as follows:

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"(b) Applications for a provisional approval shall be
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    filed with the commissioner, and shall provide the information
    required by this chapter for preliminary approval to organize
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    the type of financial institution that will result from the
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    merger or acquisition under this part. The applicant shall also
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    furnish such other information as the commissioner may require,
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    and an application fee [as established by the commissioner.]
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    pursuant to section 412:2-105."
         SECTION 4. Section 412:3-102, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§412:3-102 Change of name. To change its name, a Hawaii
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    financial institution shall file with the commissioner an
    application [with the commissioner and pay the fees as the
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    commissioner may establish.] accompanied by an application fee
    pursuant to section 412:2-105. The application shall be
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    approved if the commissioner is satisfied that the new name
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    complies with this chapter and chapter 414. Any change of name
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    of a stock financial institution pursuant to this section shall
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    be effected in accordance with chapter 414. Any change of name
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    shall not affect a financial institution's rights, liabilities,
    or obligations existing prior to the effective date thereof, and
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    no documents of transfer shall be necessary to preserve the
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1 rights, liabilities, or obligations; provided that the 2 commissioner may require notice to be given to the public and other governmental agencies." 3 4 SECTION 5. Section 412:3-212, Hawaii Revised Statutes, is 5 amended by amending subsection (c) to read as follows: 6 If the commissioner is satisfied that the financial 7 institution and, if applicable, its holding company have 8 fulfilled all the requirements of law and the grounds for 9 preliminary approval, and that the financial institution is 10 qualified to engage in the business of a financial institution, 11 the commissioner shall issue a written decision and order 12 approving the application. The order may restrict the payment 13 of dividends for a period of up to three years, and may contain 14 any other conditions and restrictions on the financial 15 institution that are in the public interest, including [but not 16 limited to | the divestment of any contractual arrangement with an affiliate or subsidiary involving any type of business not 17 18 permitted under this chapter. Upon the satisfactory fulfillment 19 by the financial institution and, if applicable, its holding 20 company of the conditions in the written decision and order 21 approving the application and upon the payment by a depository

financial services loan company of [an] the initial license fee

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- 1 [established by rule pursuant to chapter 91,] pursuant to
- 2 section 412:2-105, the commissioner shall issue to the financial
- 3 institution a charter or license to engage in the business of a
- 4 financial institution under this chapter."
- 5 SECTION 6. Section 412:3-301, Hawaii Revised Statutes is
- 6 amended by amending subsection (c) to read as follows:
- 7 "(c) The application shall be submitted on a form
- 8 prescribed by the commissioner[. The application] and shall be
- 9 accompanied by an application fee [of \$5,000, or such greater
- 10 amount as the commissioner shall establish by rule pursuant to
- 11 chapter 91. The application fee shall not be refundable.
- 12 pursuant to section 412:2-105."
- 13 SECTION 7. Section 412:3-304, Hawaii Revised Statutes, is
- 14 amended by amending subsection (b) to read as follows:
- 15 "(b) If the commissioner is satisfied that the applicant
- 16 has fulfilled all the requirements of law and is qualified to
- 17 engage in the business of a nondepository financial services
- 18 loan company, the commissioner shall issue a written decision
- 19 and order approving the application. Upon the approval of the
- 20 application, the payment of [an initial] the license fee
- 21 [established by rule pursuant to chapter 91,] pursuant to
- 22 section 412:2-105, and, if applicable, upon providing



- 1 satisfactory evidence to the commissioner of compliance with the
- 2 requirements of chapter 414 relating to foreign corporations,
- 3 the commissioner shall issue to the applicant a license to
- 4 engage in the business of a nondepository financial services
- 5 loan company under this chapter."
- 6 SECTION 8. Section 412:3-503, Hawaii Revised Statutes, is
- 7 amended by amending subsections (b) and (c) to read as follows:
- 8 "(b) The institution shall file an application with the
- 9 commissioner. The application shall be in a form prescribed by
- 10 the commissioner and shall be accompanied by [a] an application
- 11 fee [the amount of which shall be established by rule.] pursuant
- 12 to section 412:2-105. The application shall contain the
- 13 following information:
- 14 (1) The name of the financial institution;
- 15 (2) The specific location of the proposed site of the
- principal office, branch, or agency;
- 17 (3) The anticipated opening date and, if open for a
- specified period, the end of such period;
- 19 (4) The nature of the business or transactions intended to
- 20 be carried on at the location;
- 21 (5) Facts showing the necessity or justification for the
- 22 proposed site and that there is a reasonable assurance

1		of sufficient volume of business so that opening and	
2		maintaining the proposed business location will not	
3		jeopardize the solvency of the financial institution;	
4		and	
5	(6)	Any other information that the commissioner may	
6		require.	
7	(c)	If after appropriate examination and investigation,	
8	the commi	ssioner is satisfied that the proposed opening or	
9	relocatio	n is justified and proper, the commissioner shall	
10	approve t	he application in writing, with any conditions as the	
11	commissioner deems appropriate. Upon payment by a financial		
12	services loan company of the initial license fee for the new		
13	branch or agency, or the reissuance of license fee for the		
14	relocated	office [as established by rule pursuant to chapter	
15	91,] <u>purs</u>	uant to section 412:2-105, the commissioner shall issue	
16	a license	for the new or relocated office."	
17	SECT	TION 9. Section 412:3-505, Hawaii Revised Statutes, is	
18	amended t	o read as follows:	
19	"§41	2:3-505 Opening or relocating out-of-state branch or	
20	agency.	With the commissioner's prior written approval, a	
21	Hawaii fi	nancial institution may open or relocate a branch or	
22	agency th	at is outside of this State, including { but not limited	
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- 1 to] any state, possession, or territory of the United States or
- 2 any foreign country. An application to open or relocate an out-
- 3 of-state branch or agency shall be filed in accordance with
- 4 section 412:3-503[, and the commissioner may assess the financial
- 5 institution any additional expenses as may be reasonably
- 6 necessary to consider the application.] and be accompanied by a
- 7 fee pursuant to section 412:2-105."
- 8 SECTION 10. Section 412:3-506, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "\$412:3-506 Opening or relocating a support facility. A
- 11 Hawaii financial institution that opens or relocates a support
- 12 facility shall within thirty days thereafter submit a letter to
- 13 the commissioner [containing the following information:]
- 14 including:
- 15 (1) The location of the support facility;
- 16 (2) A description of the type of functions [which] the
- 17 support facility will perform; [and]
- 18 (3) The date or anticipated date of opening or
- relocation[-]; and
- 20 (4) The fee pursuant to section 412:2-105."
- 21 SECTION 11. Section 412:3-603, Hawaii Revised Statutes, is
- 22 amended to read as follows:

1	"§41:	2:3-603 Procedure for applications pursuant to this
2	part. Who	enever the written approval of the commissioner is
3	required	with respect to any transaction covered by this part,
4	the follo	wing procedures shall apply:
5	(1)	An application for approval by the commissioner
6		pursuant to this part shall be on a form prescribed by
7		the commissioner and shall contain any information,
8		data, and records as the commissioner may require $\left[\div\right]_{\underline{\prime}}$
9		and shall be accompanied by a nonrefundable
10		application fee pursuant to section 412:2-105. As far
11		as possible consistent with the effective discharge of
12		the commissioner's responsibilities, the commissioner
13		shall prescribe the use of forms currently prescribed
14		by the appropriate federal regulatory agency of
15		financial institutions and financial institution
16		holding companies for identical or similar types of
17		transactions[. The application shall be accompanied
18		by an application fee established by the commissioner
19		pursuant to section 412:2-105. The application fee
20		<pre>shall not be refundable];</pre>
21	(2)	If any material change occurs in the facts set forth
22		in an application, or if for any other reason the

1		applicant desires to amend the application, an
2		amendment setting forth any change, together with
3		copies of all documents and other material relevant to
4		the change, shall be filed with the commissioner.
5		Within twenty days after receiving an application or
6		any amendment thereto, the commissioner may request
7		any additional information necessary in deciding
8		whether to approve a proposed transaction pursuant to
9		this part. The applicant shall submit the additional
10		information in a reasonable time thereafter, as may be
11		specified by the commissioner;
12	(3)	If the commissioner would approve a plan of
13		conversion, merger, or consolidation, an acquisition
14		of assets or assumption of liabilities, an acquisition
15		of control, or a voluntary cessation of business or
16		voluntary dissolution, but on terms different than
17		contained in the application, the commissioner may
18		give notice to the applicant of the nature of the
19		changes which would be approved, and the applicant may
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submit an amended application;

(4) If the commissioner intends to disapprove an

application, the commissioner shall deliver to the

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applicant a written notice of the intent to
disapprove. Within ten days after receipt of the
commissioner's notice of intent to disapprove an
application, the applicant may request an
administrative hearing, to be held in accordance with
chapter 91. If no request for a hearing is made, the
commissioner's disapproval shall become final. If
after the hearing the commissioner finally disapproves
the application, the applicant may, within thirty days
of the date of the final decision, appeal to the
circuit court as provided in chapter 91;
Notwithstanding any other provision of this part, any

(5) Notwithstanding any other provision of this part, any complete application which is not approved or denied by the commissioner within a period of sixty days after the application is filed with the commissioner or, if the applicant consents to an extension of the period within which the commissioner may act, within the extended period, shall be deemed to be approved by the commissioner as of the first day after the period of sixty days or the extended period. If the commissioner gives notice of an informational and comment proceeding on the application, the sixty-day

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period shall be extended to a date as may be fixed by
order of the commissioner. For purposes of this
section, an application is deemed to be filed with the
commissioner at the time when the complete
application, including any amendments or supplements,
containing all of the information in the form required
by the commissioner, is received and accepted by the
commissioner; and
(6) Any applicant submitting information to the

9 10 commissioner pursuant to this part may request that 11 the information, or any part thereof, be kept 12 confidential. The request shall be made in writing and shall set forth the specific items sought to be 13 14 kept confidential and the reasons and authority for the confidential treatment. The commissioner may, 15 16 pursuant to a request or otherwise, determine that 17 good cause exists to keep some or all of the information confidential, and shall keep the 18 19 information confidential and not subject to public 20 disclosure. In connection with an application for the 21 acquisition of control pursuant to section 412:3-612, 22 the commissioner may release information to the

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1	affected financial institution or financial
2	institution holding company with a directive that some
3	or all of the information be kept confidential."
4	SECTION 12. Section 412:5-203, Hawaii Revised Statutes, is
5	amended by amending subsection (d) to read as follows:
6	"(d) The bank shall file an application with the
7	commissioner in a form approved by the commissioner. The
8	application shall be accompanied by a fee [the amount of which
9	shall be prescribed by rule.] pursuant to section 412:2-105.
10	The application shall contain the following information
11	concerning the proposed operating subsidiary:
12	(1) The name and date for commencement of operations;
13	(2) The specific location;
14	(3) The activities and nature of business;
15	(4) The ownership, amount, and nature of the investment;
16	and
17	(5) Any other information that the commissioner may
. 18	require."
19	SECTION 13. Section 412:5-205, Hawaii Revised Statutes is
20	amended by amending subsection (b) to read as follows:
21	"(b) The bank shall file an application for such approval
22	with the commissioner on a form prescribed by the commissioner,
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1	together	with an application fee [of \$5,000, or such greater
2	amount as	the commissioner shall establish, no part of which
3	shall be	refundable.] pursuant to section 412:2-105. The
4	application shall contain the following information:	
5	(1)	Appropriate board resolutions authorizing the
6		establishment of a trust company, division, or
7		department;
8	(2)	Employment history, education, management experience,
9		and other biographical information for all executive
10		officers, trust officers, and managers of the trust
11		company, division, or department;
12	(3)	Proposed policies concerning common trust funds,
13		overdrafts, disaster recovery plans, dividends,
14		management of assets and liabilities, conflicts of
15		interest, investments, and fee schedules. The
16		commissioner may consider any existing bank policies
17		that will be adapted and [utilized] used for its trust
18		business;
19	(4)	A business plan and financial projections regarding
20		profitability of the proposed trust business;

1	(5)	Evidence that the bank has or will have the financial
2		ability, responsibility, and experience to engage in
3		the trust business; and
4	(6)	Any other information [which] that the commissioner
5	·	may require."
6	SECT	ION 14. Section 412:5-205.5, Hawaii Revised Statutes,
7	is amende	d by amending subsection (c) to read as follows:
8	"(C)	The bank shall file an application for approval with
9	the commis	ssioner in a form prescribed by the commissioner. The
10	application	on shall be accompanied by a fee [the amount of which
11	shall-be j	prescribed by rule.] pursuant to section 412:2-105.
12	The appli	cation shall contain:
13	(1)	A description of the activities to be conducted;
14	(2)	The experience and qualifications of the proposed
15		managers;
16	(3)	The specific location where the activities will be
17		conducted; and
18	(4)	Any other information that the commissioner may
19		require.
20	If the bar	nk proposes to engage in the business of insurance
21	through a	subsidiary or affiliate, then the application shall
22	also conta	ain information regarding the experience and
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- 1 qualifications of the proposed executive officers and directors
- 2 of the subsidiary or affiliate and the ownership, amount, and
- 3 nature of the bank's investment in and advances to the
- 4 subsidiary or affiliate. Upon being satisfied that the
- 5 application is complete, that the conduct of the insurance
- 6 business will not affect the safety or soundness of the bank or
- 7 harm the public interest, and that the bank and its subsidiary
- 8 or affiliate, if applicable, have sufficient experience,
- 9 qualifications, and financial capability to engage in the
- 10 activities authorized by this section, the commissioner shall
- 11 approve the application. The commissioner may impose any terms
- 12 and conditions which the commissioner considers necessary to
- 13 protect the bank, the customers of the bank, and the public
- 14 interest."
- 15 SECTION 15. Section 412:5-205.7, Hawaii Revised Statutes,
- 16 is amended by amending subsection (c) to read as follows:
- 17 "(c) The bank shall file an application for approval with
- 18 the commissioner in a form prescribed by the commissioner[. The
- 19 application shall be] and accompanied by a fee [the amount of
- 20 which shall be prescribed by rule.] pursuant to section
- 21 412:2-105. The application shall contain:
- 22 (1) A description of the activities to be conducted;

1	(2)	The experience and qualifications of the proposed	
2		managers;	
3	(3)	The specific location where the activities will be	
4		conducted; and	
5	(4)	Any other information that the commissioner may	
6		require.	
7	If the bank proposes to engage in securities activities through		
8	a subsidiary or affiliate, then the application shall also		
9	contain i	nformation regarding the experience and qualifications	
10	of the proposed executive officers and directors of the		
11	subsidiary or affiliate and the ownership, amount, and nature of		
12	the bank'	s investment in and advances to the subsidiary or	
13	affiliate. Upon being satisfied that the application is		
14	complete, that the conduct of the securities activities will not		
15	affect the safety or soundness of the bank or harm the public		
16	interest,	and that the bank and its subsidiary or affiliate, if	
17	applicabl	e, have sufficient experience, qualifications, and	
18	financial	capability to engage in the activities authorized by	
19	this sect	ion, the commissioner shall approve the application.	
20	The commi	ssioner may impose any terms and conditions which the	
21	commissio	mer considers necessary to protect the bank, the	
22	customers	of the bank, and the public interest."	

- 1 SECTION 16. Section 412:6-201, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows:
- 3 "(b) Any savings bank desiring to acquire any federal
- 4 power shall file an application with the commissioner. The
- 5 application shall indicate the applicable federal statute, rule,
- 6 regulation, interpretation, or court decision, the extent of the
- 7 federal power desired, the reasons for the application, and any
- 8 other information requested by the commissioner. The
- 9 commissioner may by rule prescribe the form of application [and
- 10 application filing fees]."
- 11 SECTION 17. Section 412:9-102, Hawaii Revised Statutes is
- 12 amended to read as follows:
- 13 "\$412:9-102 Annual license fee. On or before December 31
- 14 of each year, each financial services loan company shall pay to
- 15 the commissioner an annual license fee [of \$50] pursuant to
- 16 section 412:2-105 for each license that it holds for the ensuing
- 17 year. A financial services loan company whose application for a
- 18 license was approved in December may pay to the commissioner the
- 19 first annual license fee [of \$50] for the ensuing year on or
- 20 before the expiration of thirty days after receiving notice of
- 21 the approval of the financial services loan company's
- 22 application."

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SECTION 18. Section 412:12-105, Hawaii Revised Statutes is
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2
    amended by amending subsection (c) to read as follows:
3
         "(c) An out-of-state bank desiring to establish and
4
    operate a branch or to acquire and operate a branch in this
5
    State pursuant to this section shall provide to the commissioner
6
    written notice of the proposed transaction not later than the
    date on which the bank applies to the responsible federal bank
7
8
    supervisory agency for approval to establish or acquire the
9
    branch. The filing of the notice shall be accompanied by a
10
    nonrefundable filing fee [of $9,000 or a greater amount as the
11
    commissioner may establish by rule pursuant to chapter 91. The
12
    filing fee shall be nonrefundable.] pursuant to section
    412:2-105."
13
14
         SECTION 19. Section 412:13-202, Hawaii Revised Statutes is
    amended to read as follows:
15
16
         "§412:13-202 Application to establish and maintain a
    branch or agency; contents. [A foreign bank, in order to] To
17
    procure a license under this article [to establish and maintain]
18
19
    for the purpose of establishing and maintaining a Hawaii state
    branch or Hawaii state agency, a foreign bank shall submit an
20
21
    application to the commissioner, together with the application
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1	fee presc	ribed in section $[412:13-206.]$ $412:2-105.$ The
2	applicati	on shall contain:
3	(1)	The same information as required by the Board of
4		Governors of the Federal Reserve System for an
5		application to establish a branch or agency, as the
6		case may be, in the United States;
7	(2)	If applicable, a statement under oath appointing an
8		agent in this State for receipt of service of process
9		in accordance with section 414-437, if the license is
10		granted; and
11	(3)	Any additional information that the commissioner may
12		require."
13	SECT	TION 20. Section 412:13-216, Hawaii Revised Statutes is
14	amended b	y amending subsection (a) to read as follows:
15	" (a)	The application for a license to establish and
16	maintain	a Hawaii representative office shall be in writing
17	under oat	h and shall be in a form and contain any information
18	[as] the	commissioner may require by rule or order. The
19	applicati	on shall be accompanied by a nonrefundable application
20	fee [of \$	1,500 or a greater amount as the commissioner may

establish by rule.] pursuant to section 412:2-105.

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SECTION 21. Section 412:13-206, Hawaii Revised Statutes is
1
2
    repealed.
3
         ["[$412:13-206] Application fees. Upon applying to the
4
    commissioner under this article for an initial license to
    establish and maintain a Hawaii state branch or Hawaii state
5
    agency, a foreign bank shall pay to the commissioner an
6
7
    application fee of $9,000 or a greater amount as the
8
    commissioner shall establish by rule pursuant to chapter 91.
9
    For an application to establish additional branches or agencies,
10
    the foreign bank shall pay an application fee of $1,500 or a
11
    greater amount as may be established by rule. For an
12
    application to amend a license, the foreign bank shall pay an
    application fee of $1,500 or a greater amount as may be
13
14
    established by rule. All application fees shall be
15
    nonrefundable."
16
         SECTION 22. Statutory material to be repealed is bracketed
17
    and stricken. New statutory material is underscored.
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SECTION 23. This Act shall take effect upon its approval.

Report Title:

Financial Institutions; Fees

Description:

Establishes or amends certain regulatory fees charged by the division of financial institutions for the review and analysis of financial institution requests. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.