A BILL FOR AN ACT

RELATING TO MONEY TRANSMITTERS.

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

- 1 SECTION 1. Chapter 489D, Hawaii Revised Statutes, is 2 amended by adding two new sections to be appropriately designated and to read as follows: 3 "§489D- Registration with Nationwide Mortgage Licensing 4 5 System and Registry. The commissioner may require all licensees 6 to register with the Nationwide Mortgage Licensing System and 7 Registry. §489D- Voluntary surrender of license. (a) A licensee 8 9 may voluntarily cease business and surrender its license by 10 giving written notice to the commissioner of its intent to 11 surrender its license. Prior to the surrender date of a 12 license, the licensee shall have either completed all pending 13 money transmissions or assigned each to another licensee. 14 Notice pursuant to this subsection shall be provided 15 at least thirty days before the surrender of the license and 16 shall include:
 - The date of surrender;



1	(2)	The name, address, telephone number, facsimile number,
2		and electronic address of a contact individual with
3		knowledge and authority sufficient to communicate with
4		the commissioner regarding all matters relating to the
5		licensee during the period that it was licensed
6		pursuant to this chapter;
7	<u>(3)</u>	The reason or reasons for surrender;
8	(4)	Total dollar amount of the outstanding licensee's
9		payment instruments sold in Hawaii and the individual
10		amounts of each outstanding instrument, and the name,
11		address, and contact phone number of the licensee to
12		which each outstanding instrument was assigned;
13	(5)	A list of the licensee's Hawaii authorized delegates,
14		if any, as of the date of surrender; and
15	(6)	Confirmation that the licensee has notified each of
16		its Hawaii authorized delegates, if any, that they may
17		no longer conduct money transmissions on the
18		licensee's behalf.
19	Volu	ntary surrender of a license shall be effective upon
20	the date	of surrender specified on the written notice to the
21	commissio	ner as required by this subsection, provided that the

- 1 licensee has met all the requirements of voluntary surrender and
- 2 has returned the original license issued."
- 3 SECTION 2. Section 489D-9, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§489D-9 [Application for license.] License and
- 6 registration; application. (a) To fulfill the purposes of this
- 7 chapter, the commissioner may establish relationships or
- 8 contracts with the Nationwide Mortgage Licensing System and
- 9 Registry or other entities designated by the Nationwide Mortgage
- 10 Licensing System and Registry to collect and maintain records
- 11 and process transaction fees or other fees related to licensees
- 12 or other persons subject to this chapter.
- 13 (b) For the purpose and the extent necessary to
- 14 participate in the Nationwide Mortgage Licensing System and
- 15 Registry, the commissioner may waive or modify, in whole or in
- 16 part, by rule or order, any or all of the requirements of this
- 17 chapter and establish new requirements as reasonably necessary
- 18 to participate in the Nationwide Mortgage Licensing System and
- 19 Registry.
- 20 (c) The commissioner may use the Nationwide Mortgage
- 21 Licensing System and Registry as an agent for:

SB2762 SD1 LRB 12-1850.doc

1	<u>(1)</u>	Requ	esting information from and distributing
2		info	rmation to the United States Department of Justice
3		or a	ny governmental agency; and
4	(2)	Requ	esting and distributing information to and from
5		any	source directed by the commissioner.
6	[(a)]	(d)	An application for a license under this chapter
7	shall be r	nade	in writing, and in a form prescribed by the
8	Nationwide	e Mor	tgage Licensing System and Registry or by the
9	commission	ner.	Each application shall contain the following:
10	(1)	For	all applicants:
11		(A)	The exact name of the applicant, any fictitious
12			or trade name used by the applicant in the
13			conduct of its business, the applicant's
14			principal address, and the location of the
15			applicant's business records;
16		(B)	The history of the applicant's material
17			litigation and criminal convictions for the five-
18			year period prior to the date of the application;
19		(C)	A description of the business activities
20			conducted by the applicant and a history of
21			operations;

•	()	in description of the business activities in which
2		the applicant seeks to engage within the State;
3	(E)	A list identifying the applicant's proposed
4		authorized delegates in the State, if any, at the
5		time of the filing of the license application;
6	(F)	A sample authorized delegate contract, if
7		applicable;
8	(G)	A sample form of payment instrument, if
9		applicable;
10	(H)	The locations where the applicant and its
11		authorized delegates, if any, propose to conduct
12		their licensed activities in the State;
13	(I)	The name and address of the clearing bank or
14		banks on which the applicant's payment
15		instruments will be drawn or through which
16		payment instruments will be payable;
17	(J)	Disclosure of any pending or final suspension,
18		revocation, or other enforcement action by any
19		state or governmental authority for the five-year
20		period prior to the date of the application; and
21	(K)	Any other information the commissioner may
22		require;

1	(2)	II L	ne applicant is a corporation, the applicant shall
2		also	provide:
3		(A)	The date of the applicant's incorporation and
4			state of incorporation;
5		(B)	A certificate of good standing from the state in
6			which the applicant was incorporated;
7		(C)	A description of the corporate structure of the
8			applicant, including the identity of any parent
9			or subsidiary company of the applicant, and the
10			disclosure of whether any parent or subsidiary
11			company is publicly traded on any stock exchange;
12		(D)	The name, business and residence address, and
13			employment history, for the past five years, of
14			the applicant's executive officers and the
15			officers or managers who will be in charge of the
16			applicant's activities to be licensed under this
17			chapter;
18		(E)	The name, business and residence address, and
19			employment history of any key shareholder of the
20			applicant, for the period of five years before
21			the date of the application;

1	(F)	For the five-year period prior to the date of the
2		application, the history of material litigation
3		involving, and criminal convictions of, every
4		executive officer or key shareholder of the
5		applicant;
6	(G)	A copy of the applicant's most recent audited
7		financial statement, including balance sheets,
8		statements of income or loss, statements of
9		changes in shareholder equity and statement of
10		changes in financial position, and, if available,
11		the applicant's audited financial statements for
12		the preceding two-year period or, if the
13		applicant is a wholly owned subsidiary of another
14		corporation, either the parent corporation's
15		consolidated audited financial statements for the
16		current year and for the preceding two-year
17		period, or the parent corporation's Form 10-K
18		reports filed with the United States Securities
19		and Exchange Commission for the prior three years
20		in lieu of the applicant's financial statements,
21		or if the applicant is a wholly owned subsidiary

of a corporation having its principal place of

1			business outside the United States, Similar
2			documentation filed with the parent corporation's
3			non-United States regulator;
4		(H)	Copies of all filings, if any, made by the
5			applicant with the United States Securities and
6			Exchange Commission, or with a similar regulator
7			in a country other than the United States, within
8			the year preceding the date of filing of the
9			application; and
10		(I)	Information necessary to conduct a criminal
11			history record check in accordance with section
12			846-2.7 of each of the executive officers, key
13			shareholders, and managers who will be in charge
14			of the applicant's activities, accompanied by the
15			appropriate payment of the applicable fee for
16			each record check; and
17	(3)	If t	he applicant is not a corporation, the applicant
18		shal	l also provide:
19		(A)	The name, business and residence address,
20			personal financial statement, and employment
21			history, for the past five years, of each
22			principal of the applicant;

1	(B)	The name, business and residence address, and
2		employment history, for the past five years, of
3		any other persons who will be in charge of the
4		applicant's activities to be licensed under this
5		chapter;
6	(C)	The place and date of the applicant's
7		registration or qualification to do business in
8		this State;
9	(D)	The history of material litigation and criminal
10		convictions for the five-year period before the
11		date of the application for each individual
12		having any ownership interest in the applicant
13		and each individual who exercises supervisory
14		responsibility over the applicant's activities;
15	(E)	Copies of the applicant's audited financial
16		statements, including balance sheets, statements
17		of income or loss, and statements of changes in
18		financial position for the current year and, if
19		available, for the preceding two-year period; and
20	(F)	Information necessary to conduct a criminal
21		history record check in accordance with section
22		846-2.7 of each principal of the applicant,

```
1
                    accompanied by the appropriate payment of the
2
                    applicable fee for each record check.
          [\frac{b}{b}] (e) The commissioner, for good cause may:
3
4
              Waive any requirement of this section relating to any
         (1)
5
              license application; or
6
         (2)
             Permit an applicant to submit substituted information
7
              in its license application in lieu of the information
              required by this section."
8
9
         SECTION 3. Section 489D-9.5, Hawaii Revised Statutes, is
10
    amended to read as follows:
         "[+]$489D-9.5[+] Limited exemption for financial
11
12
    institutions; financial institutions as authorized delegates.
         Banks, bank holding companies, credit unions, building and
13
14
    loan associations, savings and loan associations, savings banks,
15
    financial services loan companies, and mutual banks organized
16
    under the laws of the United States or any state shall be exempt
    from the licensing and examination provisions of this chapter.
17
18
              An applicant or licensee may appoint an entity
          (b)
19
    described in subsection (a) as an authorized delegate.
20
          (c) When submitting an application for a license pursuant
21
    to section 489D-9, or when submitting an annual report pursuant
22
    to section 489D-12, an applicant or licensee that appoints an
```

SB2762 SD1 LRB 12-1850.doc

1	entity described in subsection (a) as an authorized delegate
2	shall include that entity's name and the locations in this State
3	where that entity will conduct its authorized delegate
4	activities.
5	[(d) When computing the application and license fees
6	required to be paid pursuant to sections 489D-10 and 489D-12, and
7	applicant or licensee that appoints an entity described in
8	subsection (a) as an authorized delegate shall exclude all of
9	the locations in this State where that entity will conduct its
10	authorized-delegate-activities.]"
11	SECTION 4. Section 489D-10, Hawaii Revised Statutes, is
12	amended by amending subsection (a) to read as follows:
13	"(a) Each application shall be accompanied by:
14	(1) A nonrefundable application fee in the amount of
15	[\$2,000 plus \$300 for each additional location in the
16	State, \$5,000; provided that the applicant shall be
17	charged \$60 per employee hour in excess of eighty
18	employee hours for the review of the application and
19	attendant investigations not to exceed an aggregate
20	fee of $[\$15,000;]$ $\$25,000$. The hourly fee shall be
21	billed and shall be paid prior to preliminary approval
22	of the license; and

1	(2)	An <u>initial</u> annual license fee of [$\$2,000$ plus $\$300$ for
2		each-additional location in the State, not to exceed
3		an aggregate fee of \$15,000.
4	SECT	ION 5. Section 489D-12, Hawaii Revised Statutes, is
5	amended to	o read as follows:
6	"§ 48 :	9D-12 Renewal of license and annual report. (a) On
7	or before	December 31 of each year, each licensee shall pay [to
8	the commi	ssioner an annual license fee of \$2,000, plus \$300 for
9	each addi	tional location in the State, not to exceed an
10	aggregate	fee of \$15,000.] the following renewal fees based on
11	the numbe	r of annualized money transmissions as follows:
12	(1)	\$5,000 for licensees with fewer than 5,000 money
13		transmissions;
14	(2)	\$6,000 for licensees with 5,000 or more but fewer than
15		50,000 money transmissions;
16	<u>(3)</u>	\$8,000 for licensees with 50,000 or more but fewer
17		than 100,000 money transmissions;
18	(4)	\$12,500 for licensees with 100,000 or more but fewer
19		than 200,000 money transmissions; and
20	(5)	\$15,000 for licensees with 200,000 or more money
21		transmissions.

1 For purposes of this subsection, "annualized money 2 transmissions" is the number of money transmissions reported for 3 the quarter on the report required by subsection (b)(2) 4 multiplied by four. 5 The annual license fee shall be accompanied by a 6 report, in a form prescribed by the commissioner, which shall 7 include: 8 A copy of the licensee's most recent audited annual (1)9 financial statement, including balance sheets, 10 statement of income or loss, statement of changes in 11 shareholder's equity, and statement of changes in 12 financial position or, if a licensee is a wholly owned 13 subsidiary of another corporation, the consolidated 14 audited annual financial statement of the parent 15 corporation in lieu of the licensee's audited annual 16 financial statement; 17 (2) For the most recent quarter for which data is 18 available prior to the date of filing the annual 19 report, but in no event more than one hundred twenty 20 days prior to the renewal date, the licensee shall

provide the number of [payment instruments] money

transmissions sold, issued, or received for

21

1			transmission by the licensee in the State, the dollar
2			amount of those [instruments,] transmissions, and the
3			dollar amounts of [those] payment instruments
4			currently outstanding;
5		(3)	Any material changes to any of the information
6			submitted by the licensee on its original application
7			that have not previously been reported to the
8			commissioner on any other report required to be filed
9			under this chapter;
10		(4)	For the most recent quarter for which data is
11	Šerie i		available prior to the date of filing the annual
12			report, but in no event more than one hundred twenty
13			days prior to the renewal date, a list of the
14			licensee's permissible investments, including the
15			total market value of each type of permissible
16			investment, and the total dollar amount of all
17			outstanding payment instruments issued or sold by the
18			licensee in the United States;
19		(5)	A list of the locations, if any, within this State
20			where business regulated by this chapter is being
21			conducted by either the licensee or the licensee's
22			authorized delegates;

```
1
         (6) Disclosure of any pending or final suspension,
2
              revocation, or other enforcement action by any state
3
              or governmental authority; and
         (7)
              Any other information the commissioner may require.
5
         (c) A licensee that has not filed an annual report that
6
    has been deemed complete by the commissioner or paid its annual
7
    license fee by the renewal filing deadline, and has not been
8
    granted an extension of time to do so by the commissioner, shall
9
    have its license suspended on the renewal date. The licensee
10
    [has] shall have thirty days after its license is suspended to
11
    file an annual report and pay the annual license fee, plus a
12
    late filing fee of [$100] $250 for each business day after
    suspension that the commissioner does not receive the annual
13
14
    report and the annual license fee. The commissioner, for good
15
    cause, may grant an extension of the renewal date or reduce or
16
    suspend the [$100] $250 per day late filing fee."
         SECTION 6. Section 489D-12.5, Hawaii Revised Statutes, is
17
18
    amended to read as follows:
19
         "[+]$489D-12.5[+] Fees. Unless otherwise provided by
20
    statute, all fees, administrative penalties, and other charges
    assessed under this chapter shall be deposited into the
21
```

- 1 compliance resolution fund established pursuant to section 26-
- **2** 9(o)."
- 3 SECTION 7. Section 489D-14.5, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[+] \$489D-14.5[+] Name change. To change its name, its
- 6 fictitious name, or its trade name, a [money transmitter]
- 7 licensee shall file an application with the commissioner and pay
- 8 a nonrefundable fee of [\$250] \$1,000 or [such] a greater amount
- 9 as the commissioner shall establish by rule pursuant to chapter
- 10 91. The application shall be approved if the commissioner is
- 11 satisfied that the new name complies with all applicable laws.
- 12 Any change of name shall not affect a [money transmitter's]
- 13 licensee's rights, liabilities, or obligations existing prior to
- 14 the effective date thereof, and no documents of transfer shall
- 15 be necessary to preserve such rights, liabilities, or
- 16 obligations; provided that the commissioner may require notice
- 17 to be given to the public and other governmental agencies."
- 18 SECTION 8. Section 489D-15, Hawaii Revised Statutes, is
- 19 amended by amending subsection (a) to read as follows:
- 20 "(a) A licensee shall submit to the commissioner an
- 21 application requesting approval of a proposed change of control
- 22 of the licensee, accompanied by a nonrefundable application fee



```
1
    of [\$2,000.] $2,500; provided that the applicant shall be
2
    charged $60 per employee hour expended in excess of forty
3
    employee hours for the review of the proposed change in control
4
    and attendant investigations not to exceed an aggregate fee of
    $10,000. The hourly fee shall be billed and shall be paid prior
5
6
    to approval of the change in control."
7
         SECTION 9. Section 489D-17, Hawaii Revised Statutes, is
8
    amended by amending subsection (c) to read as follows:
9
         "(c)
               The commissioner shall charge an examination fee to
10
    each [licensed money transmitter] licensee and authorized
11
    delegate examined or investigated by the commissioner or the
12
    commissioner's staff, based upon the cost per hour per examiner.
13
    [Effective July 1, 2008, the] The hourly fee [shall be] is $60."
14
         SECTION 10. Section 489D-28, Hawaii Revised Statutes, is
15
    amended to read as follows:
16
         "$489D-28 Civil penalties. [\(\frac{a}{a}\)\] The commissioner may
17
    assess a fine against a person who violates this chapter or a
    rule adopted or an order issued under this chapter in an amount
18
19
    not to exceed [\$500] $1,000 per day for each day the violation
20
    is outstanding, plus the State's costs and expenses for the
21
    investigation and prosecution of the matter, including
    reasonable attorneys' fees.
22
```

SB2762 SD1 LRB 12-1850.doc

15

1 (b) All administrative fines collected under authority of 2 this chapter shall be deposited into the compliance resolution 3 fund-established pursuant to section 26-9(o).]" 4 SECTION 11. Section 489D-34, Hawaii Revised Statutes, is 5 amended to read as follows: 6 "[+] \$489D-34[+] Rules. (a) The commissioner may adopt 7 rules pursuant to chapter 91 [to implement this chapter.] as 8 the commissioner deems necessary for the administration and 9 enforcement of this chapter. 10 (b) Notwithstanding the fees provided in this chapter, the 11 commissioner may raise or lower any fee by rule, and may 12 establish new fees by rule." 13 SECTION 12. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 14

SECTION 13. This Act shall take effect on July 1, 2050.

Report Title:

Money Transmitters; Fees

Description:

Authorizes the Commissioner of Financial Institutions to require money transmitters to register with the Nationwide Mortgage Licensing System and Registry. Establishes procedures for a licensed money transmitter to surrender its license. Amends the fee structure for services provided by the Division of Financial Institutions for the regulation of money transmitters; amends the fine for violations of money transmitter regulations. (SD1)

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