HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII Н.В. NO. 1719

#### A BILL FOR AN ACT

RELATING TO DEBT SETTLEMENT SERVICES.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	DEBT SETTLEMENT SERVICES
6	§ -1 Definitions. As used in this chapter unless the
7	context requires otherwise:
8	"Affiliate" means any of the following:
9	(1) A person that controls, is controlled by, or is under
10	common control with the provider. For purposes of
11	this chapter, "control" means the right to control ten
1 <b>2</b>	per cent or more of the voting power of another
13	person;
14	(2) An executive officer or director of the provider or an
15	individual performing similar functions with respect
16	to the provider; or



1	(3) An executive officer or director of a person described
2	in paragraph (1) or an individual performing similar
3	functions with respect to the provider.
4	"Agreement" means an agreement between a provider and an
5	individual for the performance of debt settlement services.
6	"Bank" means a financial institution regulated under
7	chapter 412.
8	"Concessions" means an assent to repayment of a debt on
9	terms more favorable to an individual than the terms of the
10	contract between the individual and a creditor.
11	"Debt settlement services" means services as an
12	intermediary between an individual and one or more unsecured
13	creditors of the individual for the purpose of obtaining
14	concessions where the contemplated concessions involve a
15	reduction in principal of the individual's unsecured debt but
16	does not include the following; provided that the debt
17	settlement services are not the primary business purpose of the
18	person described herein:
19	(1) Legal services provided in an attorney-client
20	relationship by an attorney licensed or otherwise
21	authorized to practice law in this State;



1	(2)	Accounting services provided in an accountant-client
2		relationship by a certified public accountant licensed
3		to provide accounting services in this State; or
4	(3)	Financial planning services provided in a financial
5		planner-client relationship by a licensed member of a
6		financial planning profession.
7	"Dep	artment" means the department of commerce and consumer
8	affairs.	
9	"Goo	d faith" means honesty in fact and the observance of
10	reasonabl	e standards of fair dealing.
11	"Per	son" means an individual, corporation, business trust,
12	estate, t	rust, partnership, limited liability company,
13	associati	on, joint venture, or any other legal or commercial
14	entity.	The term does not include a public corporation, a
15	governmen	nt or a governmental subdivision, agency, or
16	instrumer	ntality.
17	"Pri	incipal amount of the debt" means the amount of a debt
18	at the ti	ime of the execution of an agreement for debt settlement
19	services.	
20	"Pro	ogram" means a program or strategy in which a provider

21 furnishes debt settlement services.



"Provider" means a person required to be registered 1 2 pursuant to this chapter who provides, offers to provide, or 3 agrees to provide, debt settlement services. "Record" means information that is inscribed on a tangible 4 medium or that is stored in an electronic or other medium and is 5 6 rétrievable in perceivable form. 7 S -2 Applicability of chapter. This chapter shall not 8 apply to any of the following persons or their employees when the person or the employee is engaged in the regular course of 9 10 the person's business or profession: 11 (1) A judicial officer, a person acting under an order of 12 a court or an administrative agency, or an assignee for the benefit of creditors; 13 14 A bank, bank holding company or the subsidiary, agent, (2) or affiliate of either the bank or the bank holding 15 16 company, or a credit union or other financial 17 institution licensed under chapter 412; or A title insurer, escrow company, or other person that 18 (3) 19 provides bill-paying services if the provision of debt 20 settlement services is incidental to the bill-paying 21 services.



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1 -3 Registration required. (a) Except as otherwise S provided in subsection (b), on or after July 1, 2013, no person 2 shall act as a provider in providing debt settlement services to 3 4 an individual who the person reasonably should know resides in 5 this State at the time the person agrees to provide the 6 services, unless the person is registered as a provider under 7 this chapter. 8 The department shall maintain and publicize a list of (b) 9 the names of all persons who are registered providers. 10 The department shall charge fees for registration and (C) renewals of registration, which shall be deposited to the credit 11 12 of the compliance resolution fund established under section 26-9(0). 13 -4 Application; form; fees; documentation. (a) 14 Ş. An application for registration as a provider shall be in a form 15 16 prescribed by the department. An application for registration as a provider shall be 17 (b) 18 accompanied by the following: The fee as established by the department by rule; 19 (1)20 (2)Proof of minimum required liability insurance coverage 21 in an amount specified by the department;



1	(3)	In lieu of the aggregate umbrella insurance, a surety
2		bond filed with the department, in a form approved by
3		the department, for a term that ends not earlier than
4		the expiration of the term of registration and in an
5		amount of not less than the greater of \$10,000 or an
6		amount that the department determines is warranted by:
7		(A) The financial condition and business experience
8		of the provider;
9		(B) The history of the provider in performing debt
10		settlement services; and
11		(C) The risk to individuals and any other factor the
12		department considers appropriate,
13		but in no event greater than \$50,000. The surety bond
14		shall run to the State for the benefit of this State
15		and of individuals who reside in this State when they
16		agree to receive debt settlement services from the
17		provider, as their interests may appear, payment of
18		which is contingent upon the noncompliance of the
19		provider or its agent with this chapter; and
20	(4)	Proof that the provider is registered under title 23
21		to conduct business in this State.



1	S	-5 Application; required information. An application
2	for regis	tration shall be signed by the applicant and declare as
3	true any :	material matter pursuant to the application for
4	registrat	ion. The application form shall contain a statement
5	informing	the applicant that a false or dishonest answer to a
6	question	may be grounds for denial, subsequent suspension, or
7	revocatio	n of the applicant's registration. An application
8	shall inc	lude the following:
9	(1)	The applicant's name, principal business address and
10		telephone number, and all other business addresses in
11		this State, electronic mail addresses, and internet
12		website addresses;
13	(2)	All names under which the applicant conducts business
14		in this State;
15	(3)	The address of each location in this State at which
16		the applicant will provide debt settlement services or
17		a statement that the applicant will have no such
18		location;
19	(4)	A copy of each form of agreement that the applicant
20		will use with individuals who reside in this State;
21		and



1 (5) The schedule of fees and charges that the applicant 2 will use with individuals who reside in this State. 3 S -6 Application information; updates. An applicant or 4 a provider shall notify the department within sixty days after a 5 material change in the information required under section -5. 6 S -7 Application information; government record. The 7 department shall make the information in an application for 8 registration and renewal of registration as a provider available 9 to the public as a government record under chapter 92F. -8 Certificate of registration; issuance; denial. (a) 10 S. Except as otherwise provided in subsection (b), the department 11 12 shall issue a certificate of registration as a provider to a person that complies with sections -4 and -5. 13 The department shall deny registration if any of the 14 (b)15 following applies: 16 (1)The application contains information that is 17 materially erroneous or incomplete; 18 (2)An officer, director, or owner of the applicant has 19 been convicted of a crime, or received a civil 20 judgment that involved dishonesty or the violation of 21 federal or state securities laws; or



1	(3)	The	application	is	not	accompanied	by	the	required
2		fee.							

§ -9 Procedure for registration. (a) The department
shall approve or deny an initial registration as a provider
within sixty days after an application is filed. The department
may extend the sixty-day period for not more than forty-five
days. Within seven days after denying an application, the
department, in a record, shall inform the applicant of the
reasons for the denial.

10 (b) If the department denies an application for
11 registration as a provider or does not act upon an application
12 within the time prescribed in subsection (a), the applicant may
13 appeal and request an administrative hearing under chapter 91.
14 (c) Subject to section -10(d), a registration as a
15 provider shall be valid for one year.

(d) Upon submission of an application for registration and
until such time as an application, or any appeal filed pursuant
to subsection (b), is approved or denied, the applicant may
continue to provide debt settlement services, but a denial of
registration terminates any further right to provide services,
unless approved by the department.



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1	Ş	-10 Renewal of registration. (a) A provider shall
2	renew reg	istration annually.
3	(b)	An application to renew registration as a provider
4	shall:	
5	(1)	Be in a form prescribed by the department;
6	(2)	Signed under penalty of perjury;
7	(3)	Be filed not less than thirty days and not more than
8		sixty days before the registration expires;
9	(4)	Be accompanied by the registration fee;
10	(5)	Disclose any changes in the information contained in
11		the applicant's application for registration or its
12		immediately previous application for renewal, as
13		applicable; and
14	(6)	Provide any other information that the department
15		reasonably requires to perform the department's duties
16		under this section.
17	(c)	If a provider files a timely and complete application
18	for renewa	al of registration, the registration shall remain
19	effective	until the department, in a record, notifies the
20	applicant	of a denial and states the reasons for the denial.
21	(d)	If the department denies an application for renewal of
22	registrat:	ion as a provider, the applicant, within thirty days
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1 after receiving notice of the denial, may appeal and request an 2 administrative hearing under chapter 91. While the appeal is pending, the applicant shall continue to provide debt settlement 3 4 services to individuals with whom it has agreements. If the 5 denial is affirmed, the applicant shall continue to provide debt 6 settlement services to individuals with whom it has agreements 7 until, with the approval of the department, it transfers the 8 agreements to another registered provider.

-11 Registration or licensure in another state. 9 S If a 10 provider holds a license or certificate of registration in 11 another state that authorizes the provider to provide debt 12 settlement services, the provider may submit a copy of that 13 license or certificate of registration and the application for that license or certificate of registration in lieu of an 14 15 application in the form prescribed by section -4(a), -5, 16 -10(b). The department shall accept the application and or the license or certificate from the other state as an 17 18 application for registration as a provider or for renewal of 19 registration as a provider, as appropriate, in this State if the 20 following applies:

21 (1) The application from the other state contains
22 information substantially similar to or more



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1 comprehensive than that required in an application 2 under this chapter; and (2)The applicant, under penalty of unsworn falsification 3 4 to authorities under section 710-1063, certifies that 5 the information contained in the application from the 6 other states is current or, to the extent it is not 7 current, supplements the application to make the 8 information current. 9 -12 Requirement of good faith. A provider shall act S in good faith in all matters under this chapter. 10 11 -13 Prerequisites for providing debt settlement Ş 12 **services.** (a) Before an individual consents to pay for goods 13 or services offered, a provider shall disclose truthfully, in a 14 clear and conspicuous manner, all of the following material 15 information: 16 A good faith estimate of the amount of time necessary (1)17 to achieve the represented results, and to the extent 18 that the debt settlement services may include a settlement offer to any of the individual's creditors 19  $\mathbf{20}$ or debt collectors, a good faith estimate of the time 21 by which the provider will start to make bona fide 22 settlement offers to the individual's creditors, and



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1		the cost to the individual for providing debt
2		settlement services;
3	(2)	To the extent that the debt settlement services may
4		include a settlement offer to any of the individual's
5		creditors or debt collectors, a good faith estimate of
6		the amount of money or the percentage of each
7		outstanding debt that the individual shall accumulate
8		before the provider will make a bona fide settlement
9		offer to one or more of the creditors;
10	(3)	To the extent that any aspect of the debt settlement
11		services relies upon or results in the individual's
12		failure to make timely payments to creditors or debt
13		collectors, that the use of the debt settlement
14		services will likely adversely affect the individual's
15		creditworthiness, may result in the individual being
16		subject to collection actions or sued by creditors or
17		debt collectors, and may increase the amount of money
18		the individual owes due to the accrual of fees and
19		interest; and
20	(4)	To the extent that the provider requests or requires

the individual to place funds in an account at a bank,

that the individual owns the funds held in the

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1		account, and that the individual may withdraw from the
2		debt settlement services at any time without penalty.
3	(b)	A provider shall not misrepresent, directly or by
4	implicati	on, any material aspect of any debt settlement
5	services,	including but not limited to:
6	(1)	The amount of money or the percentage of the debt
7		amount that an individual may save by using the
8		service;
9	(2)	The effect of the service on the individual's
10		creditworthiness;
11	(3)	The effect of the service on collection efforts of the
12		individual's creditors or debt collectors;
13	(4)	The percentage or number of individuals who attain the
14		represented results; and
15	(5)	Whether debt settlement services are offered or
16		provided by a nonprofit entity.
17	(c)	A provider shall not receive payment of any fee or
18	considera	tion for any debt settlement services until and unless:
19	(1)	The provider has renegotiated, settled, reduced, or
20		otherwise altered the terms of at least one debt under
21		a debt settlement plan;



1	(2)	The :	individual has made at least one payment to a
2		cred:	itor in furtherance of a settlement with that
3		cred	itor; and
4	(3)	The :	fee or consideration for settling each individual
5		debt	enrolled in a debt settlement plan shall either:
6		(A)	Bear the same proportional relationship to the
7			total fee for settling the entire debt amount as
8			the individual debt amount bears to the entire
9			debt amount. The individual debt amount and the
10			entire debt amount are amounts owed at the time
11			the debt was enrolled on the debt relief service;
12			or
13		(B)	Be a percentage of the amount saved as a result
14			of the settlement. The percentage charged shall
15			not change from one individual debt to another.
16			The amount saved is the difference between the
17			amount owed at the time the debt was enrolled in
18			the debt relief service and the amount actually
19			paid to satisfy the debt.
20	(d)	Noth:	ing in this section shall prohibit the provider
21	from requ	esting	g or requiring the individual to place funds in an
22	account t	o be i	used to pay the provider's fees and the



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1	individua	l's creditors or debt collectors in connection with the
2	renegotia	tion, settlement, reduction, or other alteration of the
3	terms of	payment or other terms of debt; provided that:
4	(1)	The funds are held in a specifically designated
5		account at a bank;
6	(2)	The individual, not the provider, owns and controls
7		the funds held in the account and is paid accrued
8		interest on the account, if any;
9	(3)	If the provider does not administer the account, the
10		entity administering the account is not owned or
11		controlled by, or an affiliate of, the provider;
12	(4)	The entity administering the account does not give or
13		accept any money or other compensation in exchange for
14		referrals of business by the provider; and
15	(5)	The individual may withdraw from the debt settlement
16		services at any time without penalty, and shall
17		receive all funds in the account, other than funds
18		earned by the provider in compliance with this
19		section, as specified in the account agreement between
20		the individual and the bank.



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1 If a provider is not registered as required by this (e) 2 chapter when an individual assents to an agreement, the agreement is voidable by the individual. 3 4 S -14 Powers of the department. (a) The department may 5 act on its own initiative or in response to complaints and may 6 receive complaints, take action to obtain voluntary compliance 7 with this chapter, and seek or provide remedies as provided in 8 this chapter. 9 The department may investigate and examine, in this (b) State or elsewhere, by subpoena or otherwise, the activities, 10 books, accounts, and records of a person that provides or offers 11 12 to provide debt settlement services, or a person to which a provider has delegated its obligations under an agreement or 13 this chapter, to determine compliance with this chapter. 14 15 Information that identifies individuals who have agreements with 16 the provider shall not be disclosed to the public. In connection with the investigation, the department may: 17 18 Charge the person the reasonable expenses necessarily (1)incurred to conduct the examination; and 19 20 (2) Require or permit a person to file a statement under oath as to all the facts and circumstances of a matter 21 22 to be investigated.



1	(c)	The department may enforce violations of this chapter
2	by taking	one or more of the following actions:
3	(1)	Order a provider or a director, employee, or other
4		agent of a provider to cease from any violations;
5	(2)	Order a provider or a person that has caused a
6		violation to correct the violation, including making
7		restitution of money or property to a person aggrieved
8		by a violation;
9	(3)	Levy upon a provider or a person that has caused a
10		violation a civil penalty not exceeding \$1,000 for
11		each violation; and
12	(4)	Prosecute a civil action to enforce an order or to
13		obtain restitution or an injunction or other equitable
14		relief, or both.
15	ş -	-15 Suspension, revocation, nonrenewal of
16	registrat	ion. (a) The department may suspend, revoke, or deny
17	renewal of	f a provider's registration if:
18	(1)	The provider has committed a material violation of
19		this chapter; or
20	(2)	The provider is insolvent.



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(b) If the department suspends or revokes a provider's
 registration, the provider may appeal and request a hearing
 pursuant to chapter 91."

4 SECTION 2. This Act shall take effect upon its approval.

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JAN 2 4 2013



Report Title: Debt Settlement Services; Registration

**Description:** Requires persons who act as providers of debt settlement services to be registered by DCCA.

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