A BILL FOR AN ACT

RELATING TO ESCROW DEPOSITORIES.

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

1	SECT	10N 1. Chapter 449, Hawall Revised Statutes, is
2	amended b	y adding four new sections to be appropriately
3	designate	d and to read as follows:
4	" <u>§44</u>	9- Powers of commissioner. In addition to any other
5	powers pr	ovided by law, the commissioner may:
6	(1)	Administer and enforce the provisions and requirements
7		of this chapter;
8	(2)	Adopt, amend, or repeal rules or declaratory rulings
9		pursuant to chapter 91 to effectuate the purposes of
10		this chapter;
11	(3)	Issue informal nonbinding interpretations to
12		effectuate the purposes of this chapter;
13	(4)	Investigate and conduct hearings regarding any
14		violation of this chapter or any rule or order of the
15		<pre>commissioner;</pre>
16	<u>(5)</u>	Contract with or employ qualified persons, including
17		investigators, examiners, or auditors who shall be
18		exempt from chapter 76 and who shall assist the

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1		commissioner in exercising the commissioner's powers
2		and duties;
3	(6)	Deposit all fees, fines, and charges collected by the
4		commissioner under this chapter into the compliance
5		resolution fund established pursuant to section 26-
6		9(0);
7	(7)	Process and investigate complaints, subpoena witnesses
8		and documents, administer oaths, and receive
9		affidavits and oral testimony, including through
10		electronic means, and conduct contested case
11		proceedings; and
12	(8)	Require a licensee to comply with any rule, guidance,
13		guideline, statement, supervisory policy, or any
14		similar proclamation issued or adopted by the federal
15		authority or in the alternative any policy position of
16		the Consumer Financial Protection Bureau.
17	<u>§449</u>	Cease and desist orders; grounds for issuance.
18	(a) The	commissioner may issue a permanent cease and desist
19	order to a	any escrow depository that the commissioner finds or
20	has reason	nable cause to believe:
21	(1)	Is violating, has violated, or is about to violate
22		this chapter or any rules adopted pursuant to this
23		chapter;

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1	(2)	Is violating, has violated, or is about to violate any
2		written condition imposed or order issued by the
3		commissioner on such escrow depository's authority to
4		engage in business, or any condition of a written
5		agreement between the escrow depository and the
6		<pre>commissioner;</pre>
7	(3)	Is engaging, has engaged, or is about to engage in an
8		illegal, unauthorized, unsafe, or unsound practice; or
9	(4)	Is failing to maintain books and records that are
10	·	sufficiently complete and accurate so as to permit the
11		commissioner to determine the financial condition of
12		the escrow depository named in the order.
13	<u>§449</u>	Permanent cease and desist orders; procedure;
14	hearing;	enforcement. (a) The notice of charges and proposed
15	permanent	cease and desist order shall be in writing and shall
16	be served	upon the escrow depository at its principal office in
17	this State	e. The notice of charges shall state the alleged
18	violation	s or wrongful practices and a summary of the facts in
19	support o	f the allegations. The notice shall be accompanied by
20	a proposed	d order which states the commissioner's intent to
21	require d	iscontinuance of such violation or practice and the
22	immediate	compliance with all requirements of any applicable
23	agreement	, conditions of approval, order, rule, or law. The

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2 necessary to prevent insolvency and to correct the alleged 3 violation or wrongful practice. The notice of charges shall set 4 forth a time and place for a hearing to determine whether the 5 proposed order shall be issued. 6 (b) Within twenty days after service of a notice of 7 charges, unless an earlier date or later date is set by the 8 commissioner upon request of the escrow depository, the 9 commissioner shall hold a hearing in accordance with chapter 91. 10 If no appearance is made at the scheduled hearing by the escrow 11 depository or its duly authorized representative, the escrow 12 depository shall be deemed to have consented to the issuance of 13 the cease and desist order and the commissioner may issue a 14 permanent cease and desist order. Any cease and desist order 15 issued after a hearing held in accordance with this subsection 16 shall become effective after service upon the escrow depository **17** and shall remain effective until modified or terminated by the 18 commissioner. Any appeal of a permanent cease and desist order 19 shall be made to the circuit court in accordance with chapter 20 91. 21 (c) On or after the effective date of any permanent cease 22 and desist order, the commissioner may apply for enforcement of 23 the order to the circuit court. Such application may also

proposed order may also direct such affirmative action as may be

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1	contain a petition for such other relief or remedies as may be
2	appropriate in the circumstances. The application shall be
3	given precedence over other cases pending in court, and shall in
4	every way be expedited.
5	"§449- Temporary cease and desist orders; effective date;
6	hearing; enforcement. (a) The commissioner may issue a
7	temporary cease and desist order upon a determination that one
8	or more of the grounds for issuance are present in section 449-
9	; provided that, in the case of an escrow depository, the
10	commissioner shall not issue a temporary cease and desist order
11	unless the commissioner has also made a determination that the
12	violation, threatened violation, or unsafe or unsound practice
13	is likely to:
14	(1) Cause insolvency or substantial dissipation of assets;
15	or;
16	(2) Seriously weaken the condition of the escrow
17	depository; or
18	(3) Otherwise seriously prejudice the interests of the
19	consumers during the period in which a permanent cease
20	and desist order can be obtained.
21	The order shall be accompanied by a notice of charges stating
22	the alleged violation or wrongful practice, a summary of the
23	facts in support of the allegation, and a time and place for a

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1 hearing to determine whether the temporary order shall be made 2 permanent. The order may require discontinuance of a violation 3 or practice; require the immediate compliance with all 4 requirements of any applicable agreement, conditions of 5 approval, order, or law; and direct affirmative action as may be necessary to prevent insolvency or to correct the alleged 6 7 violation or wrongful practice. 8 (b) The order shall be effective upon service on the 9 escrow depository. The order shall remain in effect until a 10 permanent cease and desist order is issued after a hearing, a 11 permanent cease and desist order is consented to, or the charges 12 are dismissed upon completion of a hearing. Any escrow 13 depository contesting the issuance of the temporary cease and 14 desist order may do so by applying to the circuit court for an 15 injunction. **16** (c) Within ten days after service of a notice of charges, 17 unless an earlier date or later date is set by the commissioner 18 upon request of the affected party, the commissioner shall hold 19 a hearing in accordance with chapter 91. If no appearance is **20** made at the scheduled hearing by the escrow depository or its 21 duly authorized representative, the escrow depository shall be

deemed to have consented to the issuance of the cease and desist

order and the commissioner may convert the temporary cease and

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1 desist order into a permanent cease and desist order. Any 2 permanent cease and desist order issued after a hearing held in 3 accordance with this subsection shall become effective after 4 service upon the escrow depository and shall remain effective until modified or terminated by the commissioner. Any appeal of 5 6 a permanent cease and desist order shall be made to the circuit 7 court in accordance with chapter 91. 8 (d) Any temporary cease and desist order may be enforced 9 in the circuit court upon application by the commissioner. Any 10 permanent cease and desist order issued in accordance with this section may be enforced in circuit court." 11 12 SECTION 2. Section 449-1, Hawaii Revised Statutes, is amended by adding two new definitions to be appropriately 13 14 inserted and to read as follows: ""Branch manager" means an individual who is designated and 15 **16** employed by an escrow depository to be responsible for the 17 activities in the conduct of business at a branch office of the 18 licensed escrow depository. "Branch office" means any location, separate from the 19 20 principal place of business of the escrow depository, that is 21 identified by any means to the public or customers as a location

at which the licensee holds itself out as an escrow depository."

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1 SECTION 3. Section 449-4, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§449-4 Administrative penalty. [Any person who wilfully 4 violates any of the provisions of this chapter, shall be subject 5 to an administrative fine of \$5,000 for each violation.] (a) 6 The commissioner may impose an administrative fine on a licensee 7 or person subject to this chapter if the commissioner finds on 8 the record after notice and opportunity for hearing that the 9 licensee or person subject to this chapter has violated or **10** failed to comply with any requirement of this chapter or any 11 rule prescribed by the commissioner under this chapter or order 12 issued under the authority of this chapter. 13 (b) The maximum fine for each act or omission described in 14 subsection (a) shall be \$10,000. 15 (c) Each violation under this chapter or failure to comply 16 with any directive or order of the commissioner shall be a **17** separate and distinct violation. 18 (d) Notwithstanding section 480-13.5, any violation of 19 this chapter that is directed toward, targets, or injures an **20** elder, may be subject to an additional civil penalty not in 21 excess of \$10,000 for each violation in addition to any other 22 fines or penalties assessed for the violation.

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1 No licensee shall be subject to this penalty for a violation of section 449-16(b) or (c) if the violation was not 2 3 intentional or resulted from a bona fide error, notwithstanding 4 the maintenance of procedures reasonably adopted to avoid that error. Examples of bona fide errors include, but are not 5 6 limited to, clerical miscalculations, computer malfunction, printing errors, and computer programming errors." 7 8 SECTION 4. Section 449-5.5, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§449-5.5 Net capital. The net capital of any corporation 11 engaging in the escrow depository business under this chapter 12 shall not be less than [\$50,000. A corporation in lieu of the 13 net capital requirement may alternatively file a bond for 14 \$50,000 conditional upon its satisfactory performance of escrow 15 conditions and satisfaction of all escrow liabilities. 16 \$100,000. The amount of the minimum net capital of [\$50,000, or **17** the bond, or a combination of both net capital or bond totaling 18 \$50,000] \$100,000 shall be maintained at all times by the licensee. 19 20 [Licensees in operation on May 24, 1973, pursuant to this 21 chapter with a net capital of less than \$50,000 shall increase 22 its net capital to \$50,000 or file a bond for \$50,000, or take

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action so that a combination of its net capital and bond totals \$50,000, before May 24, 1978.]" 2 3 SECTION 5. Section 449-7.5, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows: 4 5 "(c) The escrow depository business shall be under the 6 direct management of an officer, or an employee, designated by 7 its board of directors as escrow officer for the corporation and 8 if the designated escrow officer or the designated branch 9 manager of a branch office terminates the escrow officer's **10** employment with the escrow depository, the licensee shall notify 11 the commissioner in writing at least fifteen days before the 12 termination date of the designated escrow officer. The licensee 13 shall also inform the commissioner in writing of the new escrow 14 officer or branch manager for the corporation designated by its 15 board of directors before the present escrow officer terminates 16 the present escrow officer's employment with the company, 17 setting forth the experience, integrity, and competency of the 18 new designated escrow officer in handling escrow transactions, 19 and such other information as required by the commissioner. The 20 licensee shall inform the commissioner in writing of any change to the designated escrow officer for the corporation or branch 21 22 manager at least fifteen days prior to the change, unless the

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- 1 event occurs so unexpectedly that the licensee is unable to
- 2 provide fifteen days prior notice."
- 3 SECTION 6. Section 449-8.6, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[f]§449-8.6[+] Sale or transfer of license or change in
- 6 control. (a) No escrow depository license shall be
- 7 transferred.
- 8 (b) A bona fide sale of all or substantially all of the
- 9 ongoing operations of a licensee shall not result in the
- 10 assignment or transfer of the escrow depository license. The
- 11 purchaser of all or substantially all of the ongoing operations
- 12 of a licensee shall file an application for approval in
- 13 accordance with this chapter and shall not act as an escrow
- 14 depository unless it has been licensed by the commissioner.
- 15 (c) If the licensee is a corporation, any intended
- 16 transfer of its voting stock which may result in the acquisition
- 17 of control of the licensee may be considered a transfer of
- 18 license. Any intended transfer of the voting stock which may
- 19 result in the acquisition of control shall be reported to the
- 20 commissioner in writing. Upon determination by the commissioner
- 21 that the intended transfer will result in the acquisition of
- 22 control, the transferee of the stock shall file an application
- 23 for approval to act as an escrow depository and shall not

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- 1 acquire control of an escrow depository until the transferee has
- 2 been approved by the commissioner.
- 3 (d) The fee for the transfer and change in control of an
- 4 escrow depository license shall be \$2,000."
- 5 SECTION 7. Section 449-11, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "§449-11 Fidelity bonds[; deposit.]; insurance or other
- 8 **security devices.** A licensed escrow depository shall at all
- 9 times either:
- 10 (1) Maintain a fidelity bond executed by a surety insurer

 11 authorized to do business in the State in an amount

 12 not less than [\$25.000:] \$100.000: provided that any
- not less than $[\frac{$25,000}{}]$ $\frac{$100,000}{}$ provided that any
- bond which is subject to a deductible thereunder in
- 14 excess of [\$5,000] \$10,000 per occurrence shall
- require the prior approval of the commissioner, who
- 16 may take into consideration, among other factors, the
- 17 amount of the proposed bond; or
- 18 (2) Deposit an equivalent amount of cash or [securities]
- or other security device under such terms and
- 20 conditions as are acceptable to the commissioner, upon
- 21 all of its directors, officers, and employees who have
- 22 access to money or negotiable securities or
- instruments in its possession or under its control.

1		Notwithstanding the above provision, the escrow
2		depository may carry bonds or deposit cash or
3		securities above the amounts required by the
4		commissioner."
5	SECT	ION 8. Section 449-12, Hawaii Revised Statutes, is
6	amended to	o read as follows:
7	"§44 <u>9</u>	9-12 Errors and omissions insurance[; deposit.] or
8	other sec	urity devices. A licensed escrow depository shall at
9	all times	either:
10	(1)	Maintain a policy of errors and omissions insurance
11		executed by an insurer authorized to do business in
12		the State in an amount not less than [\$100,000;]
13		\$250,000; provided that any policy which is subject to
14		a deductible thereunder in excess of [\$10,000,]
15		\$100,000, per occurrence, shall require the prior
16		approval of the commissioner, who may take into
17		consideration, among other factors, the amount of the
18		proposed coverage; or
19	(2)	Deposit an equivalent amount of cash or [securities]
20		or other security device under such terms and
21		conditions as are acceptable to the commissioner."
22	SECT	ION 9. Section 449-14, Hawaii Revised Statutes, is
23	amended to	read as follows:

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1	"§44 <u>9</u>	9-14 Fees. (a) The following fees shall be paid by
2	licensed	escrow depositories to the commissioner and, together
3	with any	administrative penalty or other charge assessed under
4	this chap	ter, shall be deposited into the compliance resolution
5	fund esta	blished pursuant to section 26-9(o):
6	(1)	For filing and investigation of an escrow depository's
7		application for license, [\$2,000;] \$5,000;
8	(2)	For an application for approval to establish a branch
9		office[+], \$100;
10	(3)	For an application for approval to relocate an
11		existing office or branch [+], \$100;
12	(4)	For [initial issuance and] annual renewal of an escrow
13		depository's license, [\$100;] \$2,000;
14	(5)	For initial issuance and annual renewal of a branch
15		office license, [\$50;] \$100;
16	(6)	For reissuance of a license for the change in the
17		business address of its office, [\$25;] \$50; provided
18		that, a reissuance caused by changes to the address by
19		the United States Postal Service shall not require
20		payment of a fee; and
21	(7)	For an application for approval to cease business as
22		an escrow depository[-] , \$0.

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1	(b)	For all escrow depositories examined or investigated
2	by the c	ommissioner or the commissioner's staff, the
3	commissi	oner:
4	(1)	May charge an examination or investigation fee based
5		upon the cost per hour per examiner. The hourly fee
6		shall be [\$40;] <u>\$60;</u>
7	(2)	May charge additional amounts for travel, per diem,
8		mileage, and other reasonable expenses incurred in
9		connection with the examination[+] or investigation;
10		and
11	(3)	Shall bill the affected escrow depository for
12		examination or investigation fees and expenses as soon
13		as feasible after the close of the examination or
14		investigation. The affected escrow depository shall
15		pay the division within thirty days following the
16		billing. All payments shall be deposited into the
17		compliance resolution fund established pursuant to
18		section 26-9(o). Any dispute by the affected escrow
19		depository relating to these billings shall be
20		reviewed by the commissioner who may modify, waive, or
21		suspend any billing.
22	(c)	An escrow depository that fails to make a payment
23	required	by this section shall be subject to an administrative

required by this section shall be subject to an administrative

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1	penalty of not more than \$200 per day for each day it is in
2	violation of this section.
3	(d) Any fee authorized by this section may be set or
4	modified by the commissioner by rule adopted pursuant to chapter
5	91."
6	SECTION 10. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 11. This Act, upon its approval, shall take effect
9	on July 1, 2013; provided that sections 4, 7, and 8 of this Act
10	shall take effect on January 1, 2014.
11	
12	INTRODUCED BY:
13	BY REQUEST

JAN 2 2 2013

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Report Title:

Escrow Depositories

Description:

Requires escrow depositories to report any change of their corporate designated escrow officer or branch manager to the Commissioner of Financial Institutions; establishes a statutory fee for the transfer or change in control of an escrow depository license; increases the fidelity bond maintained by escrow depositories to a minimum of \$100,000; increases the errors and omissions policy amount escrow depositories are required to carry to not less than \$250,000; increases fees; provides powers for the commissioner to supervise and regulate the industry; and empowers the commissioner to issue cease and desist orders; increases net capital requirement to \$100,000.

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

HB836

JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO ESCROW

DEPOSITORIES

\$100,000.

PURPOSE:

Requires escrow depositories to report any change of their corporate designated escrow officer or branch manager to the Commissioner of Financial Institutions: establishes a statutory fee for the transfer or change in control of an escrow depository license; increases the fidelity bond maintained by escrow depositories to a minimum of \$100,000; increases the errors and omissions policy amount escrow depositories are required to carry to not less than \$250,000; increase fees; provides powers for the commissioner to supervise and regulate the industry; empowers the commissioner to issue cease and desist orders; and increases the net capital requirement to

MEANS:

Add four new sections to chapter 449 and amend sections 449-1, 449-4, 449-5.5, 449-7.5(c), 449-8.6, 449-11, 449-12 and 449-14, Hawaii Revised Statutes (HRS).

JUSTIFICATION:

This law has not been revised since 1987. The escrow depository industry has evolved over the last 30 years. The average mortgage transaction is now \$300,000. The federal government has passed laws on privacy, identity theft, business continuity planning, and has added additional regulatory requirements on escrow transactions. The Division of Financial Institutions ("DFI") has supervised, regulated, and examined escrow companies on these new



laws without the benefit of changes to Hawaii's laws.

This bill provides powers to the commissioner to supervise, regulate, and examine escrow depositories. powers include the ability to administer and enforce the provisions of the chapter and rules promulgated thereunder; issue nonbinding interpretations of the law; develop requirements for licensure through rules, investigate and conduct hearings regarding violations of this chapter, and hire qualified persons to help with the implementation or investigation of any claims; and require all licensees to follow the laws and the policy positions provided by the Consumer Financial Protection Bureau.

This bill allows for administrative enforcements after a notice of charges to order the escrow company to cease and desist its operations if it is engaged in violations of law or materially aiding in the violation of the law.

The administrative penalty section has been amended to allow the commissioner to impose an administrative fine after a notice and hearing for any violation of the chapter or failure to comply with any order. The previous provision only allowed for the administrative penalty if the commissioner found that the violation was willful - a high standard that has impaired enforcement.

This bill changes the net capital requirement for all escrow companies to \$100,000 and removed the alternative bond requirement. At a minimum all companies should have at least \$100,000 in capital to cover expenses of the company.

This bill requires a branch manager at each branch office to be designated and employed by an escrow depository to be responsible for the activities in the conduct of business of the licensed escrow depository branch office.

The fidelity bond (for fraudulent acts on the part of employees) and the errors and omissions bond (for acts of negligence) will be increased by this bill to reflect the serious nature of the bond and insurance requirements, but provides DFI with flexibility to allow a licensee to get a bond or other security devise to satisfy this requirement.

The escrow industry agrees to the increased bonding requirements. Industry also is in agreement with the changes to the fee schedule proposed in this bill. Although DFI anticipates revenues from the industry of approximately \$17,000 annually, the true cost of the supervision and regulation is approximately \$48,000 annually (2011) and \$51,000 annually (projected 2012). Regulation of this industry will be subsidized by revenues paid by the financial institution industry's franchise tax.

Impact on the public: As DFI focuses supervisory, regulatory, and examination on state licensees, DFI expects the industry to be more responsive and compliant with state and federal laws and, in turn, consumers will be protected.

Impact on the department and other agencies: DFI, as a self-funded agency must cover its costs in the supervision, regulation, and examination of escrow depositories.

Due to the increased oversight, more

examiner hours will be spent supervising this industry.

GENERAL FUND:

No impact.

OTHER FUNDS:

Add funds to the Compliance Resolution Fund for use by DFI to administer the

provisions of this chapter.

PPBS PROGRAM

DESIGNATION:

CCA 104.

OTHER AGENCIES

Office of Administrative Hearings, DCCA, if an expedited hearing is required for an administrative enforcement hearing.

AFFECTED:

EFFECTIVE DATE:

July 1, 2013; provided that sections 4, 7 and 8 of the bill related to the increase bond requirements shall take effect on January 1, 2014, to allow the companies to comply with the bond

requirements.