H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

## A BILL FOR AN ACT

RELATING TO MORTGAGE RESCUE FRAUD.

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

SECTION 1. Chapter 480E, Hawaii Revised Statutes, is 1 2 amended by adding three new sections to be appropriately 3 designated and to read as follows: 4 "§480E- Recordkeeping and compliance requirements. (a) 5 Any distressed property consultant shall keep, for a period of 6 twenty-four months from the date the record is created, the 7 following records: (1) All contracts or other agreements between the 8 9 distressed property consultant and any consumer for 10 any mortgage assistance relief service; (2) Copies of all written communications between the 11 12 distressed property consultant and the distressed property owner or owners occurring prior to the date 13 14 on which the property owner or owners entered into an agreement with the distressed property consultant for 15 any mortgage assistance relief service; 16

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1	(3)	Copies of all documents or telephone recordings
2		created in connection with compliance with subsection
3		<u>(b);</u>
4	(4)	All files containing the distressed property owner's
5		or owners' names and phone numbers, dollar amounts
6		paid, and descriptions of mortgage assistance relief
7		services purchased, to the extent the distressed
8		property consultant keeps such information in the
9		ordinary course of business;
10	(5)	Copies of all materially different sales scripts,
11		training materials, commercial communications, or
12		other marketing materials, including web sites and
13		weblogs, for any mortgage assistance relief service;
14		and
15	(6)	Copies of the documentation provided to the consumer
16		as specified in section 480E-3.
17	(b)	A distressed property consultant shall also:
18	(1)	Take reasonable steps sufficient to monitor and ensure
19		that all employees and independent contractors comply
20		with this chapter. Such steps shall include the
21		monitoring of communications directed at specific





1		consumers and shall also include, at a minimum, the	
2		foll	owing:
3		<u>(A)</u>	If the distressed property consultant is engaged
4			in the telemarketing of mortgage assistance
5			relief services, performing random, blind
6			recording and testing of the oral representations
7			made by individuals engaged in sales or other
8			customer service functions;
9		<u>(B)</u>	Establishing a procedure for receiving and
10			responding to any and all complaints regarding or
11			relating to the distressed property consultant or
12			mortgage assistance relief service, or both; and
13		<u>(C)</u>	Ascertaining the number and nature of any
14			complaints regarding transactions in which any
15		·	employee or independent contractor, or both, is
16			involved;
17	(2)	Inve	stigate promptly and fully each consumer complaint
18		rece	ived;
19	(3)	Take	corrective action with respect to any employee or
20		inde	pendent contractor whom the distressed property
21		cons	ultant determines is not complying with this





1		chapter, which action may include training,	
2		disciplining, or terminating the individual; and	
3	(4)	Maintain any information and material necessary to	
4		demonstrate the distressed property consultant's	
5		compliance with this subsection.	
6	<u>(c)</u>	A distressed property consultant may keep the records	
7	required	by this section in any form, and in the same manner,	
8	<u>format, c</u>	or place as it keeps such records in the ordinary course	
9	of busine	<u>SS.</u>	
10	<u>§480</u>	E- Enforcement authority. The attorney general or	
11	the execu	tive director of the office of consumer protection is	
12	authorized to investigate reported or suspected violations of		
13	the feder	al mortgage assistance relief services rules, set forth	
14	in title	12 Code of Federal Regulations part 1015, and to	
15	enforce s	such rules by bringing civil actions or proceedings.	
16		E- Requirements for attorneys licensed in Hawaii.	
17	An attorr	ney licensed in the State engaged in the practice of law	
18	- who perfo	orms or provides, or attempts to perform or provide, or	
19		nges for others to perform or provide, or who assists	
20		perform or provide, or who makes any solicitation,	

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1	represent	ation, or offer to perform or provide, any mortgage
2	assistance	e relief service shall:
3	(1)	Execute a written contract that identifies each
4		mortgage assistance relief service to be provided;
5	(2)	Maintain a client trust account that complies with all
6		applicable state laws and rules;
7	(3)	Deposit into the attorney's client trust account all
8		moneys received by or on behalf of the consumer to be
9		provided with any mortgage assistance relief service;
10		and
11	(4)	Keep and maintain all moneys received in deposit in
12		the client trust account until such time as the
13		attorney has fully performed each service the attorney
14		contracted to perform or represented would be
15		performed."
16	SECT	ION 2. Section 480E-1, Hawaii Revised Statutes, is
17	amended to	o read as follows:
18	"[+]:	§480E-1[] Purpose. The purpose of this chapter is to
19	protect Ha	awaii consumers from persons who prey on [ <del>homeowners</del>
20	who face ]	property foreclosures, liens, or encumbrances.]
21	consumers	by offering services that purport to provide relief



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1 from consumers' mortgage loan obligations or from other filed or 2 threatened liens or encumbrances against their properties. 3 Consumers who face foreclosures, liens, or encumbrances are 4 often in desperate financial situations that can have severe 5 adverse consequences for individuals and families even if the 6 consumers have significant equity in their residential real 7 property. The consumers' desperation makes them vulnerable to 8 persons who claim they can stop, prevent, or delay foreclosures, 9 liens, or encumbrances [-], or claim they can reduce, modify, or 10 eliminate mortgage loan obligations or other filed or threatened liens or encumbrances. Persons who make these claims often use 11 the consumers' desperation to foster unequal bargaining 12 13 positions and withhold or misrepresent vital information and 14 details. As a result, consumers may be convinced to give up 15 their real property interests and valuable equity to these 16 persons while receiving little in return. Requiring full and 17 complete disclosure of vital information will better enable 18 consumers to make informed decisions when dealing with persons 19 claiming to be able to stop foreclosures, liens, or 20 encumbrances. This [+]chapter[+] addresses possible 21 misrepresentations by compelling persons who offer assistance to

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1	fully and com	pletely describe their services in written
2	contracts and	gives [ <del>the homeowners</del> ] <u>consumers</u> the right to
3	cancel at any	time before a distressed property consultant has
4	performed all	services called for in a contract."
5	SECTION	3. Section 480E-2, Hawaii Revised Statutes, is
6	amended as fo	llows:
7	1. By a	dding nine new definitions to be appropriately
8	inserted and	to read:
9	" <u>"Distre</u>	ssed property owner" or "property owner" means the
10	owner of any o	distressed property.
11	"Fully p	erformed" means:
12	<u>(1)</u> <u>In</u>	the case of relief requiring the consent of any
13	len	ding party, the distressed property consultant or
14	att	orney has:
15	<u>(A)</u>	Carried out and provided all of the services the
16		distressed property consultant or attorney
17		contracted to perform or represented would be
		contracted to periorm of represented would be
18		performed; and
	<u>(B)</u>	
18	<u>(B)</u>	performed; and

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1	(2)	In the case of relief requiring the consent of any
2		non-lending party, including any person that may hold
3		a lien or encumbrance against any residential real
4		property, the distressed property consultant or
5		attorney has:
6		(A) Carried out and provided all of the services the
7		distressed property consultant or attorney
8		contracted to perform or represented would be
9		performed; and
10		(B) Obtained from the non-lending party a written
11		offer for mortgage assistance relief that the
12		consumer has accepted by executing the written
13	•	contract.
14	(3)	In all other cases, being instances where consent is
15		not obtained as the result of a mortgage assistance
16		relief service, the property owner obtains the desired
17		relief from a court of law, which includes a favorable
18		determination that the mortgage assistance relief
19		service conferred a benefit upon the property owner
20		and is therefore compensable.

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1	<u>"Len</u>	ding party" means the person from whom mortgage
2	assistanc	e relief is sought and includes the residential loan
3	<u>holder or</u>	servicer.
4	<u>"Mat</u>	erial" means likely to affect a consumer's choice of,
5	or conduc	t regarding, any mortgage assistance relief service.
6	"Mor	tgage assistance relief service" means any service,
7	plan, or	program that is offered or provided to the consumer in
8	exchange	for consideration and is represented, expressly or by
9	implicati	on, to assist or attempt to assist the consumer with
10	any of th	e following:
11	(1)	Stopping, preventing, or postponing the loss of any
12		residential real property, whether by mortgage or deed
13		or trust foreclosure sale or repossession, or
14		otherwise saving any consumer's residential real
15		property from foreclosure or repossession;
16	(2)	Stopping, preventing, or postponing the charging of
17		any lien or encumbrance against any residential real
18		property or reducing or eliminating any lien or
19		encumbrance charged against any residential real
20		property for the nonpayment of any taxes, lease
21		assessments, association fees, or maintenance fees;





1	<u>(3)</u>	Saving the owner's property from foreclosure or loss
2		of home due to nonpayment of taxes;
3	(4)	Negotiating, obtaining, or arranging any modification
4		of any term of a residential loan, including a
5		reduction in the amount of interest, principal
6		balance, monthly payments, or fees;
7	(5)	Negotiating, obtaining, or arranging any extension of
8		the period of time within which the consumer may:
9		(A) Cure the default on a residential loan;
10		(B) Reinstate the residential loan;
11		(C) Redeem any residential real property; or
12		(D) Exercise any right to reinstate a residential
13		loan or redeem a residential real property;
14	(6)	Negotiating, obtaining, or arranging, with respect to
15		any residential real property:
16		(A) <u>A short sale;</u>
17		(B) A deed-in-lieu of foreclosure; or
18		(C) Any other disposition of the property other than
19		a sale to a third party who is not the
20		residential loan holder;

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1	<u>(7)</u>	Obtaining any forbearance or modification in the
2		timing of payments from any residential loan holder or
3		servicer;
4	(8)	Obtaining any forbearance from any beneficiary or
5		mortgagee, or any relief with respect to a tax sale of
6		any residential real property;
7	<u>(9)</u>	Obtaining any waiver of an acceleration clause or
8	• •	balloon payment contained in any promissory note or
9		other contract secured by a mortgage on any
10		residential real property or contained in the
11		mortgage;
12	(10)	Obtaining any extension of the period within which the
13		owner may reinstate the owner's rights with respect to
14		the owner's property;
15	(11)	Obtaining a loan or advance of funds while the
16		consumer is in foreclosure or at risk of foreclosure
17		due to nonpayment of any obligation related to a
18		residential real property, including but not limited
19		to one or more loans, taxes, lease assessments,
20		association fees, or maintenance fees;

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1	(12)	Obtaining a loan or advance of funds during any post-
2		tax sale redemption period;
3	(13)	Considering or deciding whether a consumer should
4		continue making payments on any loan, taxes, lease
5		assessments, association fees, or maintenance fees or
6		any other obligation related to a residential real
7		property;
8	(14)	Exercising any cure of default;
9	(15)	Avoiding or ameliorating the impairment of the
10		property owner's credit resulting from the recording
11		or filing of a notice of default or the conduct of a
12		foreclosure sale or tax sale;
13	(16)	Drafting, preparing, performing, creating, or
14		otherwise obtaining a forensic loan audit, a forensic
15		securitization audit, or any other type of audit,
16		report, summary, affidavit, or declaration involving
17		an opinion, determination, or analysis of whether a
18		lending party has an enforceable mortgage or lien,
19		predicated upon claims that a lending party that is a
20		party to a pooling and service agreement failed to
21		adhere to the terms of that agreement, or that errors

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1		occurred after the signing of the mortgage loan, or
2		disputing whether the lending party is the holder of
3		the promissory note, or any argument that the lending
4		party has failed to comply with federal or state
5		mortgage lending laws;
6	(17)	Drafting, preparing, performing, creating, or
7		otherwise obtaining any documentation used or intended
8		to be used to advance any legal theory in defense of a
9		foreclosure or ejectment action, regardless of any
10		disclaimer as to providing legal advice; or
11	(18)	Understanding any legal theory that may be used in
12		defense of a foreclosure or ejectment action,
13		regardless of any disclaimer as to providing legal
14		advice.
15	"Res	idential loan" means any loan that is secured by a
16	mortgage	against residential real property, regardless of
17	whether t	he property owner lacks sufficient equity in the
18	property	so as to render the loan partially or entirely
19	unsecured	<u>.</u>

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1	"Res	idential loan holder" means any person who holds the
2	residenti	al loan that is the subject of the offer to provide
3	mortgage	assistance relief services.
4	"Res	idential real property" means any fee simple or
5	leasehold	real property wherever located, the primary use of
6	which is	occupancy as a residence by any natural person or
7	persons,	regardless of whether the property owner resides on the
8	property.	
9	"Ser	vicer" means the person responsible for:
10	(1)	Receiving any scheduled periodic payments pursuant to
11		the terms of the residential loan that is the subject
12		of the offer to provide mortgage assistance relief
13		services; and
14	(2)	Making the payments of principal and interest and such
15		other payments with respect to the amounts received
16		from the consumer as may be required pursuant to the
17		terms of the mortgage servicing loan documents or
18		servicing contract."
19	2.	By amending the definition of "distressed property" to
20	read:	

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1	""Di	stressed property" means any residential real property
2	that:	
3	(1)	Is in foreclosure or at risk of foreclosure because
4		payment of any loan that is secured by the residential
5		real property is more than sixty days delinquent;
6	(2)	Had a lien or encumbrance charged against it because
7		of nonpayment of any taxes, lease assessments,
8		association fees, or maintenance fees;
9	(3)	Is at risk of having a lien or encumbrance charged
10		against it because the payments of any taxes, lease
11	۰.	assessments, association fees, or maintenance fees are
12		more than ninety days delinquent;
13	(4)	Secures a loan for which a notice of default has been
14		given; [ <del>or</del> ]
15	(5)	Secures a loan that has been accelerated $[-,]$ ; or
16	(6)	Is the subject of any solicitation, representation,
17		offer, agreement, promise, or contract to perform any
18		mortgage assistance relief service."
19	3.	By amending the definition of "distressed property
20	consultan	t" to read:

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1	""Di	stressed property consultant" means any person who
2	performs	or provides, or attempts to perform or provide, or who
3	arranges	for others to perform or provide, or who assists others
4	to perfor	m or provide, or who makes any solicitation,
5	represent	ation, or offer to perform or provide, any [ <del>of the</del>
6	following	relating to a distressed-property:] mortgage
7	assistanc	e relief service.
8	[ <del>(1)</del> -	Stop-or-postpone the foreclosure sale or loss of any
9		distressed property due to the nonpayment of any loan
10		that is secured by the distressed property;
11	<del>(2)</del>	Stop or postpone the charging of any lien or
12		encumbrance-against any distressed property or
13		eliminate any lien or encumbrance charged against any
14		distressed property for the nonpayment of any taxes,
15		lease assessments, association fees, or maintenance
16		fees;
17	<del>(3)</del> -	Obtain any forbearance from any beneficiary or
18		mortgagee, or relief-with-respect to a tax sale of the
19		property;
20	-(4)-	Assist the owner to exercise any cure of default
21		<del>arising under Hawaii law;</del>

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1	- <del>(5)</del>	Obtain any extension of the period within which the
2		owner may reinstate the owner's rights with respect to
3		the property;
4	<del>(6)</del> -	Obtain any waiver of an acceleration clause contained
5		in any promissory note-or contract secured by a
6		mortgage on a distressed property or contained in the
7		mortgage;
8	<del>(7)</del>	Assist the owner in foreclosure, loan default, or
9		post-tax sale redemption period to obtain-a-loan or
10		advance of funds;
11	<del>(8)</del>	Avoid or ameliorate the impairment of the owner's
12		credit resulting from the recording or filing of a
13		notice of default or the conduct of a foreclosure sale
14		or tax sale; or
15	<del>(9)</del>	Save the owner's residence from foreelosure or loss of
16		home_due-to-nonpayment of taxes.]
17	"Dis	tressed property consultant" shall not include any of
18	the follo	wing:
19	(1)	A person or the person's authorized agent acting under
20		the express authority or written approval of the
21		federal Department of Housing and Urban Development;





A person who holds or is owed an obligation secured by 1 (2) 2 a lien on any distressed property, or a person acting under the express authorization or written approval of 3 such person, when the person performs services in 4 connection with the obligation or lien, if the 5 obligation or lien did not arise as the result of or 6 as part of a proposed distressed property conveyance; 7 8 Banks, savings banks, savings and loan associations, (3) 9 credit unions, trust companies, depository and nondepository financial service loan companies, and 10 insurance companies organized, chartered, or holding a 11 certificate of authority to do business under the laws 12 13 of this State or any other state, or under the laws of the United States; 14 Attorneys licensed in the State of Hawaii engaged in (4) 15 the practice of law; 16 17 (5) Certified public accountants licensed under chapter 466, persons holding a permit to practice public 18 accountancy in the State of Hawaii, and persons 19 holding a valid certified public accountant license 20 issued under the laws of another state or territory 21





1 who are lawfully practicing in the State of Hawaii
2 with a temporary permit to practice pursuant to rules
3 established by the board of public accountancy and who
4 are subject to regulation by the board of public
5 accountancy while engaged in the practice of public
6 accountancy;

7 (6) A federal Department of Housing and Urban Development
8 approved mortgagee and any subsidiary or affiliate of
9 these persons or entities, and any agent or employee
10 of these persons or entities, while engaged in the
11 business of these persons or entities;

A nonprofit organization that, pursuant to chapter 12 (7) 13 446, offers counseling or advice to an owner of a distressed property, if the nonprofit organization has 14 no contract or agreement for services with lenders, 15 distressed property purchasers, or any person who 16 17 effects loans or distressed property purchases; or A person currently licensed as an active real estate 18 (8) broker or real estate salesperson in Hawaii pursuant 19 to chapter 467, when acting in the capacity of a real 20

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1	estate broker or real estate salesperson in accordance
2	with customary industry standards."
3	4. By deleting the definition of "material fact".
4	[""Material fact" means a fact that, if disclosed, might
5	have influenced the distressed property owner to not enter into
6	the agreement or obligation."]
7	SECTION 4. Section 480E-2.5, Hawaii Revised Statutes, is
8	amended to read as follows:
9	<pre>"[+]\$480E-2.5[+] Mortgage rescue fraud; consumer</pre>
10	education. The office of consumer protection shall educate
11	consumers about [ <del>fraudulent activities</del> ] abusive practices that
12	may be committed against [homeowners] consumers who may be
13	offered mortgage assistance relief services or who face property
14	foreclosures, liens, or encumbrances, as appropriate."
15	SECTION 5. Section 480E-3, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"[{]§480E-3[}] Distressed property consultant contract.
18	(a) A distressed property consultant contract shall be in
19	writing and shall fully disclose all services to be performed by
20	the distressed property consultant and all terms of any
21	agreements between the distressed property consultant and all

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1	[ <del>owners_of_th</del>	e] distressed property[ $ au$ ] owners, including the
2	total amount	and terms of compensation to be directly or
3	indirectly re	ceived by the distressed property consultant.
4	(b) Ad	istressed property consultant contract shall
5	contain on it	s first page in a type size no smaller than
6	fourteen-poin	t boldface type:
7	(1) A d	escription of the distressed property;
8	(2) The	name, street address, and telephone number of the
9	dis	tressed property consultant; and
10	(3) The	name and address of the distressed property
11	con	sultant to which notice of cancellation is to be
12	del	ivered.
13	(c) A d	istressed property consultant contract shall be
14	dated and sig	ned by the distressed property consultant. If the
15	distressed pr	operty consultant is a person other than an
16	individual, t	he individual executing the distressed property
17	consultant co	ntract on behalf of the distressed property
18	consultant sh	all identify the title and office held by the
19	individual.	





1	(d) A distressed property consultant contract shall be
2	dated and signed by all [owners of the] distressed property[-]
3	owners.
4	(e) A distressed property consultant contract shall
5	disclose the following information, and shall be substantially
6	in the following form and printed in not less than fourteen-
7	point type:
8	"You may stop doing business with us at any time. You
9	may accept or reject the offer of mortgage assistance
10	we obtain from your lender (or servicer). If you
11	reject the offer, you do not have to pay us. If you
12	accept the offer, you will have to pay us [insert
13	amount or method of calculating the amount] for our
14	services.
15	[Name of the company] is not associated with the
16	government, and our service is not approved by the
17	government or your lender.
<b>18</b> -	Even if you agree to use our service in an attempt to
19	obtain mortgage assistance relief from the lending
20	party, your lender may not agree to change your loan.

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1	IF YOU STOP PAYING YOUR MORTGAGE, YOU COULD LOSE YOUR
2	HOME AND DAMAGE YOUR CREDIT RATING."
3	For the purposes of this subsection, the amount "you will have
4	to pay" shall consist of the total amount the consumer must pay
5	to purchase, receive, and use all of the mortgage assistance
6	relief services that are the subject of the sales offer,
7	including but not limited to all fees and charges.
8	[ <del>(c)</del> ] <u>(f)</u> The distressed property consultant shall provide
9	each distressed property owner with a copy of the distressed
10	property consultant contract and attached notice of cancellation
11	immediately upon execution by all parties to the distressed
12	property consultant contract. A distressed property consultant
13	contract shall not be effective until all parties to the
14	distressed property consultant contract have signed the
15	contract.
16	(g) For forms of mortgage assistance relief that can only
17	be obtained from a lending party, the objective of every such
18	distressed property consultant contract shall be to obtain from
19	the lending party a written offer to the distressed property
20	owner for mortgage assistance relief on terms acceptable to the
21	property owners. Any such agreement with the lending party for





mortgage assistance relief shall be in writing, and shall become 1 binding upon the distressed property owners only after all 2 property owners have accepted the offer by executing the written 3 4 contract." 5 SECTION 6. Section 480E-5, Hawaii Revised Statutes, is 6 amended to read as follows: 7 "[+]§480E-5[+] Cancellation of a distressed property consultant contract. (a) In addition to any other legal right 8 9 to rescind a contract, any distressed property owner has the 10 right to cancel a distressed property consultant contract, 11 without any penalty or obligation, at any time before the 12 distressed property consultant has fully performed each and every service the distressed property consultant contracted to 13 14 perform or represented would be performed.

(b) Cancellation occurs when any [owner of a] distressed property owner delivers, by any means, written notice of cancellation to the address specified in the distressed property consultant contract.

(c) Notice of cancellation, if given by mail, is effective
when deposited in the mail with postage prepaid. Notice by
certified mail, return receipt requested, addressed to the

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1 address specified in the distressed property consultant 2 contract, shall be conclusive proof of notice of cancellation. 3 (d) Notice of cancellation given by any [owner of a] distressed property owner need not take the particular form as 4 5 provided with the distressed property consultant contract and, however expressed, is effective if it indicates the intention of 6 [an owner] the distressed property owner not to be bound by the 7 contract." 8 SECTION 7. Section 480E-6, Hawaii Revised Statutes, is 9 10 amended by amending subsections (a) and (b) to read as follows: "(a) A distressed property conveyance contract shall be in 11 writing and shall fully disclose all rights and obligations of 12 the distressed property purchaser and all [owners of the] 13 distressed property owners and all terms of any agreements 14 between the distressed property purchaser and all [owners-of the 15 distressed property.] distressed property owners. 16 Every distressed property conveyance contract shall 17 (b) 18 specifically include the following terms: 19 The total consideration to be given by the distressed (1) property purchaser or tax lien payor in connection 20

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1		with or incident to the distressed property
2		conveyance;
3	(2)	A complete description of the terms of payment or
4		other consideration including any services of any
5		nature that the distressed property purchaser
6		represents will be performed for any [ <del>owner of the</del> ]
7		distressed property <u>owner</u> before or after the
8		distressed property conveyance;
9	(3)	A complete description of the terms of any related
10		agreement designed to allow any [ <del>owner of the</del> ]
11		distressed property <u>owner</u> to remain in the distressed
12		property, such as a rental agreement, repurchase
13		agreement, contract for deed, or lease with option to ${}^{f}$
14		buy;
15	(4)	All notices as provided in this chapter;
16	(5)	The following notice, in a type size no smaller than
17		fourteen-point boldface type, completed with the name
18		of the distressed property purchaser, shall appear
19		immediately above the notice of right to cancel a
20		distressed property conveyance contract required by
21		section 480E-7(a):



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### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1		"NOTICE REQUIRED BY HAWAII LAW
2		UNTIL YOUR RIGHT TO CANCEL THIS CONTRACT HAS ENDED,
3		(Name of distressed property purchaser) OR ANYONE
4		WORKING FOR (Name of distressed property purchaser)
5	×	CANNOT ASK YOU TO SIGN OR HAVE YOU SIGN ANY DEED OR
6		ANY OTHER DOCUMENT. YOU ARE URGED TO HAVE THIS
7		CONTRACT REVIEWED BY AN ATTORNEY OF YOUR CHOICE WITHIN
8		FIFTEEN BUSINESS DAYS OF SIGNING IT."; and
9	(6)	If title to the distressed property will be
10		transferred in the conveyance transaction, the
11		following notice, in a type size no smaller than
12		fourteen-point boldface type, completed with the name
13		of the distressed property purchaser, shall appear
14		immediately below the notice required by paragraph
15		(5):
16		"NOTICE REQUIRED BY HAWAII LAW
17		AS PART OF THIS TRANSACTION, YOU ARE GIVING UP TITLE
18		TO YOUR HOME.""
19	SECT	ION 8. Section 480E-8, Hawaii Revised Statutes, is
20	amended t	o read as follows:

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1	"[ <del>[</del> ]§480E-8[ <del>]</del> ] Cancellation of a distressed property
2	conveyance contract. (a) In addition to any other legal right
3	to rescind a contract, any distressed property owner has the
4	right to cancel a distressed property conveyance contract,
5	without any penalty or obligation, at any time before the later
6	of midnight of the fifteenth business day following the day on
7	which the last party to a distressed property conveyance
8	contract signs the distressed property conveyance contract or
9	5:00 p.m. on the last day of the period during which any [owner
10	of-a] distressed property <u>owner</u> has the right to cure a default
11	under state law.

12 (b) The period of fifteen business days following the day 13 on which the last party to a distressed property conveyance 14 contract signs the contract during which any [owner of the] 15 distressed property owner may cancel the contract shall not 16 begin to run until all parties to the distressed property 17 conveyance contract have executed the distressed property 18 conveyance contract and the distressed property purchaser has 19 complied with all the requirements of sections 480E-6, 480E-7, 20 and this section.

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#### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

(c) Cancellation occurs when any [owner of a] distressed
 property owner delivers, by any means, and within the time
 specified under subsection (a), written notice of cancellation
 to the address specified in the distressed property conveyance
 contract.

6 (d) Notice of cancellation, if given by mail, is effective 7 when deposited in the mail with postage prepaid. Notice by 8 certified mail, return receipt requested, addressed to the 9 address specified in the distressed property conveyance 10 contract, shall be conclusive proof of notice of cancellation. 11 Notice of cancellation given by any [owner of a] (e) 12 distressed property owner need not take the particular form as 13 provided with the distressed property conveyance contract and, 14 however expressed, is effective if it indicates the intention of 15 [an owner] a distressed property owner not to be bound by the 16 contract.

(f) Within fifteen days following receipt of a notice of cancellation given in accordance with this section, the distressed property purchaser shall return, without condition, any and all original contracts and documents signed by any [owner of the distressed property.] distressed property owner."



### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1	SECT	ION 9. Section 480E-10, Hawaii Revised Statutes, is
2	amended b	y amending its title and subsections (a) and (b) to
3	read as f	ollows:
4	"[+]	§480E-10[] Prohibitions. (a) A distressed property
5	consultan	t shall not:
6	(1)	Represent, expressly or by implication, in connection
7		with the advertising, marketing, promotion, offering
8		for sale, or performance of any mortgage assistance
9		relief service, that a distressed property owner
10		cannot or should not contact or communicate with the
11		distressed property owner's lender or servicer;
12	(2)	Misrepresent, expressly or by implication, any
13		material aspect of any mortgage assistance relief
14		service, including but not limited to:
15		(A) The likelihood of negotiating, obtaining, or
16		arranging any represented service or result, such
17		as those set forth in the definition of mortgage
18		assistance relief service;
19		(B) The amount of time it will take the distressed
20		property consultant to accomplish any represented

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1	service or result, such as those set forth in the
2	definition of mortgage assistance relief service;
3	(C) That a mortgage assistance relief service is
4	affiliated with, endorsed or approved by, or
5	otherwise associated with:
б	(i) The United States government;
7	(ii) Any governmental homeowner assistance plan;
8	(iii) Any federal, state, or local government
9	agency, unit, or department;
10	(iv) Any nonprofit housing counselor agency or
11	program;
12	(v) The maker, holder, or servicer of the
13	consumer's residential loan; or
14	(vi) Any other individual, entity, or program;
15	(D) The distressed property owner's obligation to
16	make scheduled periodic payments or any other
17	payments pursuant to the terms of the distressed
18	property owner's residential loan;
19	(E) The terms or conditions of the distressed
20	property owner's residential loan, including but
21	not limited to the amount of the debt owed;



#### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1	<u>(F)</u>	The terms or conditions of any refund,
2		cancellation, exchange, or repurchase policy for
3		any mortgage assistance relief service, including
4		but not limited to the likelihood of obtaining a
5		full or partial refund, or the circumstances in
6		which a full or partial refund will be granted,
7		for a mortgage assistance relief service;
8	<u>(G)</u>	That the distressed property consultant has
9		completed the represented services or has a right
10		to claim, demand, charge, collect, or receive
11		payment or other consideration;
12	<u>(H)</u>	That the distressed property owner will receive
13		legal representation;
14	<u>(I)</u>	The availability, performance, cost, or
15		characteristics of any alternative to for-profit
16		mortgage assistance relief services through which
17		the distressed property owner can obtain mortgage
18		assistance relief, including negotiating directly
19		with the residential loan holder or servicer, or
20		using any nonprofit housing counselor agency or
21		program;



H.B.	NO.	
		S.D. 1

1		<u>(J)</u>	The amount of money or the percentage of the debt
2			amount that a distressed property owner may save
3			by using any mortgage assistance relief service;
4		<u>(K)</u>	The total cost to purchase any mortgage
5			assistance relief service; or
6		(L)	The terms, conditions, or limitation of any offer
7			of mortgage assistance relief the distressed
8			property consultant obtains from the distressed
9			property owner's residential loan holder or
10			servicer, including the time period in which the
11			distressed property owner must decide to accept
12			the offer;
13	(3)	Make	any representation, expressly or by implication,
14		abou	t the benefits, performance, or efficacy of any
15		mort	gage assistance relief service unless, at the time
16		such	representation is made, the provider possesses
17		and	relies upon competent and reliable evidence that
18		subs	tantiates that the representation is true. For
19		the	purposes of this paragraph, "competent and
20		reli	able evidence" means tests, analyses, research,
21		stud	ies, or other evidence based on the expertise of





1		professionals in the relevant area, that have been
2		conducted and evaluated in an objective manner by
3		individuals qualified to do so, using procedures
4		generally accepted in the profession to yield accurate
5		and reliable results;
6	[ <del>(1)</del>	Misrepresent or conceal] (4) Conceal any material
7		fact;
8	[ <del>(2)</del> ]	(5) Induce or attempt to induce a distressed property
9		owner to waive any provision of this chapter;
10	[ <del>(3)</del> ]	(6) Make any promise or guarantee not fully disclosed
11		in the distressed property consultant contract;
12	[-(-4-)-]	(7) Engage or attempt to engage in any activity or
13		act concerning the distressed property not fully
14		disclosed in the distressed property consultant
15		contract;
16	[ <del>-(5)</del> ]	(8) Induce or attempt to induce a distressed property
17		owner to engage in any activity or act not fully
18		disclosed in the distressed property consultant
19		contract;
20	.[ <del>.(6)</del> ]	(9) Take, ask for, claim, demand, charge, collect, or
21		receive any compensation until after the distressed





1		property consultant has fully performed each service
2		the distressed property consultant contracted to
3		perform or represented would be performed;
4	[ <del>(7)</del> ]	(10) Take, ask for, claim, demand, charge, collect,
5		or receive for any reason, any fee, interest, or any
6		other compensation that exceeds the two most recent
7		monthly mortgage installments of principal and
8		interest due on the loan first secured by the
9		distressed property or the most recent annual real
10		property tax charged against the distressed property,
11		whichever is less;
12	[ <del>-(8)</del> ]	(11) Take or ask for a wage assignment, a lien of any
13		type on real or personal property, or other security
14		to secure the payment of compensation. This type of
14 15		
	[ <del>(9)</del> ]	to secure the payment of compensation. This type of
15	[ <del>-(9)</del> -]	to secure the payment of compensation. This type of security is void and not enforceable;
15 16	[ <del>(9)</del> ]	to secure the payment of compensation. This type of security is void and not enforceable; (12) Receive any consideration from any third party
15 16 17	[ <del>(9)</del> ]	to secure the payment of compensation. This type of security is void and not enforceable; (12) Receive any consideration from any third party in connection with services rendered to a distressed

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1	[ <del>(10)</del> ]	(13) Acquire any interest, directly or indirectly, or
2		by means of a subsidiary or affiliate, in a distressed
3		property from a distressed property owner with whom
4		the distressed property consultant has contracted;
5	[ <del>(11)</del> ]	(14) Require or ask a distressed property owner to
6		sign any lien, encumbrance, mortgage, assignment, or
7		deed unless the lien, encumbrance, mortgage,
8		assignment, or deed is fully described in the
9		distressed property consultant contract, including all
10		disclosures required by this chapter; [ <del>or</del>
11	<del>(12)</del> ]	(15) Take any power of attorney from a distressed
12		property owner for any purpose, except to inspect
13		documents concerning the distressed property as
14		allowed by law[-];
15	(16)	Advise or instruct a distressed property owner to stop
16		making payments to any lending party if that property
17		owner is not in receipt of a written notice that the
18		property owner's residential loan has been
19		accelerated;
20	(17)	Fail to disclose, at the time the distressed property
21		consultant furnishes the distressed property owner





1		with the lending party's written offer for mortgage
2		assistance relief, the following information:
3		"This is an offer of mortgage assistance we
4		obtained from your lender [or servicer]. You may
5		accept or reject the offer. If you reject the
6		offer, you do not have to pay us. If you accept
7		the offer, you will have to pay us [same amount
8	1	as disclosed in the distressed property
9		consultant contract] for our services."
10		The disclosure required by this paragraph shall be
11		made in a clear and prominent manner, on a separate
12		written page, and preceded by the heading:
13		"IMPORTANT NOTICE: Before buying this service,
14		consider the following information."
15		The heading shall be in bold face type that is two-
16		point type larger than the type size of the required
17		disclosure;
18	<u>(18)</u>	Fail to provide, at the time the distressed property
19		consultant furnishes the distressed property owner
20		with the written agreement specified in paragraph
21		(17), a notice from the lending party that describes

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1	all	material differences between the terms,
2	cond	itions, and limitations associated with the
3	<u>dist</u>	ressed property owner's current residential loan
4	and	the terms, conditions, and limitations associated
5	<u>with</u>	the distressed property owner's residential loan
6	<u>if t</u>	he owner accepts the lending party's offer,
7	incl	uding but not limited to differences in the
8	<u>loan</u>	<u>'s:</u>
9	<u>(A)</u>	Principal balance;
10	<u>(B)</u>	Contract interest rate, including the maximum
11		rate and any adjustable rates, if applicable;
12	<u>(C)</u>	Amount and number of the owner's scheduled
13		periodic payments on the loan;
14	<u>(D)</u>	Monthly amounts owed for principal, interest,
15		taxes, and any mortgage insurance on the loan;
16	<u>(E)</u>	Amount of any delinguent payments owing or
17		outstanding;
18	<u>(F)</u>	Assessed fees or penalties; and
19	<u>(G)</u>	<u>Term;</u>
20	<u>The</u>	notice required by this paragraph shall be made in
21	<u>a cl</u>	ear and prominent manner, on a separate written

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1		page, and preceded by the heading: "IMPORTANT
2		INFORMATION FROM YOUR [name of lender or servicer]
3		ABOUT THIS OFFER." The heading shall be in bold face
4		type that is two-point type larger than the type size
5		of the required disclosure;
6	(19)	Fail to disclose in the notice specified in paragraph
7		(18), in cases where the offer of mortgage assistance
8		relief obtained by the distressed property consultant
9		from the lending party is a trial residential loan
10	,	modification, the terms, conditions, and limitations
11		of the offer, including but not limited to:
12		(A) The fact that the distressed property owner may
13		not qualify for a permanent loan modification;
14		and
15		(B) The likely amount of the scheduled periodic
16		payments and any arrears, payments, or fees that
17		the distressed property owner would owe in
18		failing to qualify; or
19	(20)	File any document in the bureau of conveyances of the
20		State of Hawaii that purports to modify, reduce,
21		eliminate, discharge, contest, or otherwise affect any



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### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1		mortgage, lien, or encumbrance of record without
2		either the express written consent of the lending
3		party or lienholder or a court order permitting or
4		directing the document to be filed, with the exception
5		of a notice of pendency of action or lis pendens.
6	(b)	A distressed property purchaser shall not:
7	.(1)	Misrepresent or conceal any material fact;
8	(2)	Induce or attempt to induce a distressed property
9		owner to waive any provision of this chapter;
10	(3)	Make any promise or guarantee not fully disclosed in
11		the distressed property conveyance [+]contract[+];
12	(4)	Engage or attempt to engage in any activity or act
13		concerning the distressed property not fully disclosed
14		in the distressed property conveyance contract;
15	(5)	Induce or attempt to induce a distressed property
16		owner to engage in any activity or act not fully
17		disclosed in the distressed property conveyance
18		contract;
19	(6)	Enter into or attempt to enter into a distressed
20		property conveyance unless the distressed property
21		purchaser verifies and can demonstrate that [ <del>an owner</del>
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#### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1		of] the distressed property <u>owner</u> has a reasonable
2		ability to pay any amounts due to reacquire an
3		interest in the distressed property or to make monthly
4		or any other payments due under a distressed property
5		conveyance contract or distressed property lease, if
6		the distressed property purchaser allows any [ <del>owner-of</del>
7		a] distressed property <u>owner</u> to remain in, occupy,
8		use, or repurchase the distressed property;
9	(7)	Fail to make a payment to the [ <del>owner of the</del> ]
10		distressed property <u>owner</u> at the time the title is
11		conveyed so that the [ <del>owner of the</del> ] distressed
12		property owner has received consideration in an amount
13		of at least eighty-two per cent of the property's fair
14		market value, or, in the alternative, fail to pay the
15		[ <del>owner of the</del> ] distressed property <u>owner</u> no more than
16		the costs necessary to extinguish all of the existing
17		obligations on the distressed property, as set forth
18		in this chapter; provided that the distressed property
19	`	owner's costs to repurchase the distressed property
20		pursuant to the terms of the distressed property
21		conveyance contract do not exceed one hundred twenty-

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#### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

five per cent of the distressed property purchaser's 1 costs to purchase the property. If [an owner] a 2 distressed property owner is unable to repurchase the 3 property pursuant to the terms of the distressed 4 5 property conveyance contract, the distressed property purchaser shall not fail to make a payment to the 6 7 [owner of the] distressed property owner so that the 8 [owner of the] distressed property owner has received 9 consideration in an amount of at least eighty-two per 10 cent of the property's fair market value at the time of conveyance or at the expiration of the distressed 11 12 property owner's option to repurchase; Enter into any repurchase or lease agreement as part 13 (8) 14 of a distressed property conveyance contract or 15 subsequent conveyance of an interest in the distressed 16 property back to a distressed property owner that is 17 unfair or commercially unreasonable or engage in any other unfair conduct; 18 19 (9) Represent, directly or indirectly, that the distressed property purchaser is acting as an advisor or a 20 21 consultant or is acting on behalf of or assisting [an

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### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1		<del>owner of</del> ] a distressed property <u>owner</u> to "remain in			
2		the house", "save the house", "buy time", or "stop th			
3		foreclosure" or is doing anything other than			
4		purchasing the distressed property;			
5	(10)	Misrepresent the distressed property purchaser's			
6		status as to licensure or certification;			
7	(11)	Do any of the following until after the time during			
8		which [ <del>an owner of</del> ] a distressed property <u>owner</u> may			
9		cancel the distressed property conveyance contract:			
10		(A) Accept from [ <del>an owner of the</del> ] <u>a</u> distressed			
11		property <u>owner</u> execution of any instrument of			
12		conveyance of any interest in the distressed			
13		property;			
14		(B) Execute an instrument of conveyance of any			
15		interest in the distressed property; or			
16		(C) Pursuant to chapter 501 or 502, record any			
17		document signed by [ <del>an owner of</del> ] a distressed			
18	,	property[ $_{\tau}$ ] owner, including any instrument of			
19		conveyance;			
20	(12)	Fail to re-convey title in a distressed property to			
21		the distressed property owner or owners when the terms			

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1		of the distressed property conveyance contract have
2		been fulfilled if the distressed property consultant
3		or distressed property purchaser contracted or
4		represented that title in the distressed property
5		would be re-conveyed to the distressed property owner
6		or owners when the terms of the distressed property
7		conveyance contract have been fulfilled;
8	(13)	Induce or attempt to induce [ <del>an-owner of the</del> ] <u>a</u>
9		distressed property <u>owner</u> to execute a quitclaim deed
10		concerning a distressed property;
11	(14)	Enter into a distressed property conveyance contract
12		where any party to the contract is represented by
13		power of attorney;
14	(15)	Immediately following the conveyance of the distressed
15		property, fail to extinguish all liens encumbering the
16		distressed property at the time of the distressed
17		property conveyance or fail to assume all liability
18		with respect to all liens encumbering the distressed
19		property at the time of the distressed property
20		conveyance, which assumption shall be accomplished
21		without violations of the terms and conditions of the

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#### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1		lien	or liens being assumed. Nothing herein shall			
2		preclude a lender from enforcing any provision in a				
3		contract that is not otherwise prohibited by law;				
4	(16)	Fail	to complete a distressed property conveyance			
5		through:				
6		(A)	An escrow depository licensed by the department			
7			of commerce and consumer affairs;			
8		(B)	A bank, trust company, or savings and loan			
9			association authorized under any law of this			
10			State or of the United States to do business in			
11			the State;			
12		(C)	A person licensed as a real estate broker in this			
13			State who is the broker for a party to the			
14			escrow; provided that the person does not charge			
15			any escrow fee; or			
16		(D)	A person licensed to practice law in this State			
17			who, in escrow, is not acting as the employee of			
18			a corporation; provided that the person does not			
19			charge any escrow fee; or			
20	(17)	Caus	e the property to be conveyed or encumbered			
21		with	out the knowledge or permission of all [ <del>owners of</del>			



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### H.B. NO. <sup>2326</sup> H.D. 1 S.D. 1

1	a] distressed property <u>owners</u> or in any way frustrate
2	the ability of [ <del>a</del> ] <u>any</u> distressed property owner to
3	reacquire the distressed property."
4	SECTION 10. Section 480E-11, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§480E-11 Unfair or deceptive act or practice; penalties.
7	(a) Any person who violates any provision of this chapter shall
8	be deemed to have engaged in an unfair or deceptive act or
9	practice in the conduct of any trade or commerce within the
10	meaning of section 480-2.
11	(b) Any person who violates any provision of title 12 Code
12	of Federal Regulations part 1015, pertaining to mortgage
13	assistance relief services, shall be deemed to have engaged in
14	an unfair or deceptive act or practice in the conduct of any
15	trade or commerce within the meaning of section 480-2.
16	[(b)] (c) The penalties provided in this section shall be
17	cumulative to the remedies or penalties available under all
18	other laws of this State."
19	SECTION 11. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.
21	SECTION 12. This Act shall take effect upon its approval.





#### Report Title:

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Mortgage Rescue Fraud Prevention Act; Mortgage Rescue Fraud; Mortgage Assistance Relief Services; Distressed Property Owners

#### Description:

Makes numerous amendments to Hawaii's mortgage rescue fraud prevention act, chapter 480E, Hawaii Revised Statutes, for consistency with the federal Mortgage Assistance Relief Services Rule. (SD1)

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

