<u>S</u>.B. NO. <u>285</u>

JAN 2 7 2016

A BILL FOR AN ACT

RELATING TO MORTGAGE INDUSTRY REGULATION.

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

1 SECTION 1. The purpose of this measure is to clarify the 2 mortgage loan originators law, chapter 454F, Hawaii Revised 3 Statutes, and the mortgage servicers law, chapter 454M, Hawaii 4 Revised Statutes; to increase the consistency of the two 5 chapters, which regulate related industries; to move mortgage 6 servicer provisions that currently appear in chapter 454F to 7 chapter 454M; and to allow mortgage servicers licensed under 8 chapter 454M to perform loan modifications without the 9 additional requirement of a mortgage loan servicer loan 10 modification license under chapter 454F. 11 SECTION 2. Section 454F-1, Hawaii Revised Statutes, is 12 amended as follows: 13 (1) By adding four new definitions to be appropriately 14 inserted and to read as follows:

15 ""C.F.R." means the Code of Federal Regulations.

16 "Consumer Financial Protection Bureau" means the agency of

17 the United States government referenced in title 12 United

18 States Code chapter 53, subchapter V.

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1	"Dwelling" means a residential structure or mobile home
2	which contains one to four family housing units, or individual
3	units of condominiums or cooperatives.
4	"Mortgage servicer" means a person licensed or required to
5	be licensed under chapter 454M."
6	(2) By amending the definitions of "borrower", "Federal
7	banking agencies", "licensee", "residential mortgage loan", and
8	"residential mortgage loan modification" to read as follows:
9	""Borrower" means [a person who has applied for] <u>the</u>
10	obligor, maker, cosigner, or [obtained] guarantor under a
11	residential mortgage loan [from or through a licensed mortgage
12	loan originator or mortgage loan originator company-or from a
13	person required to be licensed as a mortgage loan originator or
14	mortgage-loan-originator company-under this chapter.] agreement.
15	For purposes of this chapter, a borrower is included in the term
16	consumer.
17	"Federal banking agencies" means the Board of Governors of
18	the Federal Reserve System, the Comptroller of the Currency,
19	[the Office of Thrift Supervision,] the National Credit Union
20	Administration, and the Federal Deposit Insurance Corporation.
21	"Licensee" means [a mortgage loan originator, a mortgage
22	loan originator company, a mortgage servicer company, unless

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1	exempt under chapter 454M, or] a person who is licensed <u>or</u>				
2	required to be licensed under this chapter. Licensee does not				
3	include an exempt registered mortgage loan originator, exempt				
4	sponsoring mortgage loan originator company, or nonprofit				
5	organization as defined by this section.				
6	"Residential mortgage loan" or ["residential mortgage				
7	transaction ¹¹] <u>"mortgage loan"</u> means any loan primarily for				
8	personal, family, or household use that is secured by a				
9	mortgage, deed of trust, or other equivalent consensual security				
10	interest on a dwelling [as-defined in section 103(v) of the				
11	Truth in Lending Act, 15 United States Code section 1602] or				
12	residential real estate [-] upon which is constructed or intended				
13	to be constructed a dwelling, and includes refinancings, reverse				
14	mortgages, home equity lines of credit, and other first and				
15	additional lien loans that meet the qualifications listed in				
16	this definition.				
17	"Residential [mortgage] loan modification" <u>or "loan</u>				
18	modification means [:				
19	(1) Modification of] a temporary or permanent change to				
20	the terms of a borrower's existing residential				
21	mortgage [loans which generally includes a change in				
22	interest, principal, or-term of loan; or				

1	(2) The processing of the approval of loan assumptions.]
2	loan agreement, mutually agreed to between a borrower
3	and a lender.
4	["Residential mortgage-loan modification" does-not-include
5	origination-of mortgage loans.]"
6	(3) By repealing the definition of "mortgage servicer
.7	company".
8	[" "Mortgage-servicer company" means-a mortgage servicer
9	company-licensed, or required to be licensed, under chapter 454M
10	that conducts mortgage loan origination activity."]
11	SECTION 3. Section 454F-1.5, Hawaii Revised Statutes, is
12	amended by amending subsection (a) to read as follows:
13	"(a) All mortgage loan originators, mortgage loan
14	originator companies, exempt registered mortgage loan
15	originators, exempt sponsoring mortgage loan originator
16	companies, nonprofit organizations, [mortgage servicer
17	companies,] and every other person in this State that originates
18	a residential mortgage loan, unless exempt under section 454F-2,
19	shall register with NMLS."
20	SECTION 4. Section 454F-1.6, Hawaii Revised Statutes, is
21	amended to read as follows:

1	"§454F-1.6 Presumption of control. An individual is					
2	presumed to control a mortgage loan originator company [or a					
3	mortgage servicer company] if that individual is a director,					
4	general partner, managing member, or executive officer who					
5	lirectly or indirectly has the right to vote ten per cent or					
6	more of a class of voting securities or has the power to sell or					
7	direct the sale of ten per cent or more of a class of voting					
8	securities of that [mortgage loan originator company or mortgage					
9	servicer_company.] licensee or applicant."					
10	SECTION 5. Section 454F-2, Hawaii Revised Statutes, is					
11	amended to read as follows:					
12	"§454F-2 Exemptions. This chapter shall not apply to the					
13	following:					
14	(1) An exempt registered mortgage loan originator when					
15	acting for an insured depository institution or an					
15 16						
	acting for an insured depository institution or an					
16	acting for an insured depository institution or an institution regulated by the Farm Credit					
16 17	acting for an insured depository institution or an institution regulated by the Farm Credit Administration;					
16 17 18	<pre>acting for an insured depository institution or an institution regulated by the Farm Credit Administration; (2) A licensed attorney who negotiates the terms of a</pre>					
16 17 18 19	<pre>acting for an insured depository institution or an institution regulated by the Farm Credit Administration; (2) A licensed attorney who negotiates the terms of a residential mortgage loan on behalf of a client as an</pre>					

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1		mortgage loan originator or by an agent of a lender,
2		mortgage loan originator company, or other mortgage
3		loan originator;
4	(3)	A person or entity that only performs real estate
5		brokerage activities and is licensed or registered by $$
6		the State unless the person or entity is compensated
7		by a lender, a mortgage loan originator company, or
8		other mortgage loan originator or by an agent of the
9		lender, mortgage loan originator company, or other
10		mortgage loan originator;
11	(4)	A person or entity solely involved in extensions of
12		credit relating to timeshare plans, as the term is
13		defined in title 11 United States Code section
14		101(53D);
15	(5)	An exempt sponsoring mortgage loan originator company
16		as defined by this chapter except as otherwise
17		provided by this chapter;
18	(6)	An insured depository institution;
19	(7)	An institution regulated by the Farm Credit
20		Administration;
21	(8)	Employees of government agencies or of housing finance
22		agencies who act as mortgage loan originators; <u>or</u>

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1	[-(9) -	A mor	rtgage servicer company that is exempt from
2		chapt	eer 454M, pursuant to section 454M 3;-or
3	(10)]	(9)	A seller of real property who offers or
4		negot	tiates terms of a residential mortgage loan that
5		is f:	inanced by the seller and secured by the seller's
6		own :	real property; provided that:
7		(A)	The seller is a person, estate, or trust that
8			transacts three or fewer residential mortgage
9			loans in one calendar year;
10		(B)	The seller is not a loan originator for purposes
11			of the loan originator qualification requirements
12			in 12 [Code of Federal Regulations] C.F.R.
13			section 1026.36(f) and (g);
14		(C)	The seller has not constructed or acted as the
15			construction contractor for the residence on the
16			property in the ordinary course of the seller's
17			business;
18		(D)	The interest rate for the loan does not exceed
19			the State's usury limit; provided that the
20			exemptions from usury specified in section 478-8
21			shall not apply to transactions subject to this
22			paragraph;

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1	(E) The s	eller shall provide to the buyer the terms
2	of th	e financing including:
3	(i)	A current title search including any liens
4		against the property;
5	(ii)	The interest rate;
6	(iii)	Monthly principal and interest payments;
7	(iv)	Any prepayment penalty;
8	(v)	Any late payment charges;
9	(vi)	The payment schedule;
10	(vii)	The total amount of interest that the
11		mortgagor will pay over the term of the loan
12		expressed as a percentage of the loan
13		amount;
14	(viii)	A calculation of projected aggregate monthly
15		payments including principal and interest;
16	(ix)	Estimated closing costs if closing costs are
17		included in loan costs and estimated cash to
18		close if closing costs are not included in
19		loan costs. For purposes of this paragraph,
20		closing costs shall include recording fees,
21		transfer taxes, prepaid costs such as
22		homeowner's insurance premiums or property

1		taxes, and appraisal costs charged to the
2		mortgagor;
3	(x)	The seller's contact information including
4		name, address, phone number, electronic mail
5		address, and alternate contact information
6		to the extent available; and
7	(xi)	A statement that the seller will acquire a
8		security interest in the buyer's dwelling
9		and that the buyer may lose the dwelling in
10		the event of a loan default;
11	(F) The s	eller shall provide a disclaimer, to be
12	initi	aled by the buyer, which states, "BUYER
13	ACKNO	WLEDGES RECEIVING FINANCING FROM THE SELLER
14	IN TH	IS TRANSACTION AND GRANTING THE SELLER A
15	MORTG	AGE. THIS CAN HAVE SERIOUS CONSEQUENCES
16	SHOUL	D BUYER FAIL TO MAKE ANY PAYMENTS INCLUDING
17	BUT N	OT LIMITED TO FORECLOSURE AND THE LOSS OF
18	BUYER	'S PROPERTY. THEREFORE, IT IS IMPORTANT
19	THAT	BUYER UNDERSTANDS ALL FINANCING TERMS AND
20	OBLIG	ATIONS AND OBTAINS PROFESSIONAL EXPERT
21	ADVIC	E TO THE EXTENT NECESSARY TO ENSURE BUYER IS
22	FULLY	ADVISED IN THIS MATTER. "; and

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1	(G) A residential mortgage loan shall be recorded
2	with the land court or bureau of conveyances as
3	applicable."
4	SECTION 6. Section 454F-3, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) Effective January 1, 2011, or such later date
7	approved by the United States Department of Housing and Urban
8	Development pursuant to the authority granted under Public Law
9	110-289, section 1508(e), title 12 United States Code section
10	5107(e), a person, unless specifically exempted from this
11	chapter, shall not engage in the business of a mortgage loan
12	originator or mortgage loan originator company with respect to
13	any dwelling located in this State without first obtaining and
14	maintaining annually, a license under this chapter. Each
15	licensed mortgage loan originator [$_{ au}$] or mortgage loan originator
16	company[, or mortgage_servicer company] shall register with and
17	maintain a valid unique identifier issued by NMLS and shall
18	submit to NMLS any reports that shall be in a form and contain
19	information as NMLS may require."
20	SECTION 7. Section 454F-5, Hawaii Revised Statutes, is

21 amended by amending subsection (a) to read as follows:

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The commissioner shall not issue a license pursuant 1 "(a) to this chapter unless the commissioner makes at a minimum the 2 following findings: 3 The applicant, [if] or in the case of an applicant 4 (1)that is not an individual, each of the applicant's 5 control persons, executive officers, directors, 6 general partners, and managing members, has never had 7 a mortgage loan originator or a mortgage loan 8 originator company license revoked in any 9 jurisdiction; provided that a subsequent formal 10 vacation of a revocation shall not be deemed a 11 12 revocation; The applicant, [if] or in the case of an applicant (2) 13 that is not an individual, each of the applicant's 14 control persons, executive officers, directors, 15 general partners, and managing members, has not been 16 convicted of, or pled guilty or nolo contendere, or 17 been granted a deferred acceptance of a guilty plea 18 under federal law or under chapter 853 to a felony in 19 a domestic, foreign, or military court: 20

1		(A) During the seven-year period preceding the date
2		of the application for licensing and
3		registration; or
4		(B) At any time preceding the date of application, if
5		the felony involved an act of fraud, dishonesty,
6		breach of trust, or money laundering;
7		provided that any pardon of a conviction shall not be
8		deemed a conviction for purposes of this section;
9	(3)	The applicant, [if] <u>or in the case of</u> an applicant
10		that is not an individual, each of the applicant's
11		control persons, executive officers, directors,
12		general partners, and managing members, has
13		demonstrated financial responsibility, character, and
14		general fitness to command the confidence of the
15		community and to warrant a determination that the
16		applicant shall operate honestly, fairly, and
17		efficiently pursuant to this chapter. For purposes of
18		this paragraph, a person is not financially
19		responsible when the person has shown a disregard in
20		the management of the person's financial condition. A
21		determination that a person has shown a disregard in

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1		the management of the person's financial condition may
2		be based on:
3		(A) Current outstanding judgments, except judgments
4		solely as a result of medical expenses;
5		(B) Current outstanding tax liens or other government
6		liens and filings;
7		(C) Foreclosures within the past three years; and
8		(D) A pattern of seriously delinquent accounts within
9		the past three years;
10	(4)	The applicant, [if] <u>or in the case of</u> an applicant
11		that is not an individual, each of the applicant's
12		control persons, executive officers, directors,
13		general partners, and managing members, has not been
14		convicted of, plead guilty or nolo contendere to, or
15		been granted a deferred acceptance of a guilty plea
16		under federal law or chapter 853 to any misdemeanor
17		involving an act of fraud, dishonesty, breach of
18		trust, or money laundering;
19	(5)	The applicant, [if] <u>or in the case of</u> an applicant
20		that is not an individual, each individual mortgage
21		loan originator who is employed by the mortgage loan
22		originator company or who provides exclusive services

1		to the applicant as a mortgage loan originator, has
2		completed the pre-licensing education requirement
3		described in section 454F-6;
4	(6)	The applicant, [if] <u>or in the case of</u> an applicant
5		that is not an individual, each individual mortgage
6		loan originator who is employed by the mortgage loan
7		originator company or who provides exclusive services
8		to the applicant as a mortgage loan originator, has
9		passed a written test that meets the test requirements
10		in section 454F-7; and
11	(7)	The applicant has met the mortgage loan recovery fund
12		requirement as required in section 454F-41."
13	SECT	ION 8. Section 454F-6, Hawaii Revised Statutes, is
14	amended by	y amending subsection (a) to read as follows:
15	"(a)	An applicant for licensure as a mortgage loan
16	originato	r shall complete at least twenty hours of pre-licensing
17	education	approved in accordance with subsection (b) that
18	includes:	
19	(1)	Three hours of federal law and regulations and three
20		hours of [state] the State's law and rules;

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Three hours of ethics, that shall include instruction 1 (2)on fraud, consumer protection, and fair lending 2 3 issues; and Two hours of training related to lending standards for 4 (3) the nontraditional mortgage product marketplace. 5 Upon completion of the pre-licensing education, an individual 6 7 has up to twelve months to submit an application for licensure as a mortgage loan originator. An individual who submits an 8 application after the twelve months have expired will be 9 required to repeat the pre-licensing education requirements." 10 SECTION 9. Section 454F-7, Hawaii Revised Statutes, is 11 amended by amending subsection (b) to read as follows: 12 "(b) A written test shall not be treated as a qualified 13 14 written test for purposes of subsection (a) unless the test adequately measures the applicant's knowledge and comprehension 15 in appropriate subject areas, including: 16 17 Ethics; (1)18 (2) Federal law and regulations pertaining to mortgage 19 origination; (3) [State] The State's law and rules pertaining to 20 mortgage origination; and 21

1	(4)	Federal and [state] the State's law, rules, and
2		regulations, including instruction on fraud, consumer
3		protection, the nontraditional mortgage marketplace,
4		and fair lending issues."
5	SECT	ION 10. Section 454F-8, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"§45	4F-8 Standards for license renewal. (a) The minimum
8	standards	for license renewal for mortgage loan originators
9	shall inc	lude the following:
10	(1)	The mortgage loan originator continues to meet the
11		minimum standards for licensure under section 454F-5;
12	(2)	The mortgage loan originator has satisfied the annual
13		continuing education requirements in section 454F-9
14		prior to requesting renewal; and
15	(3)	The mortgage loan originator has paid all required
16		fees for renewal of the license.
17	(b)	The minimum standards for license renewal for mortgage
18	loan orig	inator companies shall include the following:
19	(1)	The mortgage loan originator company continues to meet
20		the minimum standards for licensure established
21		pursuant to section 454F-5;

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1	(2)	The mortgage loan originator company's qualified
2		individual and every branch manager have satisfied the
3		minimum standards for license renewal;
4	(3)	The mortgage loan originator company has paid all
5		required fees for renewal of the license; and
6	(4)	The mortgage loan originator company is registered
7		with the business registration division of the
8		department of commerce and consumer affairs.
9	[(c)	The minimum standards for license renewal for a
10	mortgage	servicer company shall include the following:
11	(1)	The mortgage-servicer company continues to-meet the
12		minimum-standards for licensure established pursuant
13		to section-454F-5;
14	-(2)	The mortgage servicer company has paid all required
15		fees for renewal of the license; and
16	(3)	The mortgage servicer company is registered with the
17		business-registration-division of the department of
18		commerce and consumer affairs.
19	(d)]	(c) The license of a mortgage loan originator $[\tau]$ or
20	mortgage	loan originator company[, or mortgage servicer company]
21	that fail	s to satisfy the minimum standards for license renewal
22	shall exp	ire. The commissioner may adopt procedures for the

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1	reinstatement of expired licenses consistent with section
2	454F-8.5 and the standards established by NMLS."
3	SECTION 11. Section 454F-9, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) Each year, a licensed mortgage loan originator shall
6	complete at least eight hours of education approved in
7	accordance with subsection (b) that shall include:
8	(1) Three hours of federal law and regulations;
9	(2) One hour of [state] the State's law and rules;
10	(3) Two hours of ethics that shall include instruction on
11	fraud, consumer protection, and fair lending issues;
12	and
13	(4) Two hours of training related to lending standards for
14	the nontraditional mortgage product marketplace."
15	SECTION 12. Section 454F-10, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"§454F-10 Authority to require license. In addition to
18	any other duties imposed upon the commissioner, the commissioner
19	shall require mortgage loan originators [7] and mortgage loan
20	originator companies[, and mortgage servicer companies] to be
21	licensed and registered through NMLS. The commissioner is
22	authorized to participate in NMLS. The commissioner may

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1	establish	by rule pursuant to chapter 91, requirements for
2	mortgage l	can originators $[\tau]$ and mortgage loan originator
3	companies,	[and mortgage servicer companies,] including:
4	(1)	Background checks of:
5		(A) Criminal history through fingerprint or other
6		databases;
7		(B) Civil or administrative records;
8		(C) Credit history; and
9		(D) Any other source deemed necessary by NMLS;
10	(2)	Fees to apply for or renew licenses through NMLS;
11	(3)	The setting or resetting as necessary of license
12		renewal and reporting dates;
13	(4)	Requirements for amending or surrendering a license;
14		and
15	ر (5)	Any other activity the commissioner deems necessary to
16		participate in NMLS."
17	SECTI	ON 13. Section 454F-14, Hawaii Revised Statutes, is
18	amended by	amending subsection (f) to read as follows:
19	"(f)	This section shall not apply to information or
20	material r	elating to the employment history of, and publicly
21	adjudicate	d disciplinary and enforcement actions against,
22	mortgage l	oan originators $[-7]$ and mortgage loan originator

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1	companies	[,-and-mortgage servicer companies] that are included
2	in NMLS f	or access by the public."
3	SECT	ION 14. Section 454F-17, Hawaii Revised Statutes, is
4	amended t	o read as follows:
5	"§45	4F-17 Prohibited practices. It shall be a violation
6	of this c	hapter for a licensee or person subject to this chapter
7	to:	
8	(1)	Directly or indirectly employ any scheme, device, or
9		artifice to defraud or mislead borrowers or lenders or
10		to defraud any person;
11	(2)	Engage in any unfair or deceptive practice related to
12		mortgage loan origination activities toward any
13		person;
14	(3)	Obtain property by fraud or misrepresentation;
15	(4)	Solicit or enter into any contract with a borrower <u>or</u>
16		an applicant for a residential mortgage loan that
17		provides in substance that the person or individual
18		subject to this chapter may earn a fee or commission
19		through "best efforts" to obtain a <u>residential</u>
20		mortgage loan even though no loan is actually obtained
21		for the borrower[+] or applicant for a residential
22		mortgage loan;

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1	(5)	Solicit, advertise, or enter into a contract for
2		specific interest rates, points, or other financing
3		terms unless the terms are actually available at the
4		time of soliciting, advertising, or contracting;
5	(6)	Conduct any business covered by this chapter without
6		holding a valid license as required under this
7		chapter, or assist or aid and abet any person in the
8		conduct of business under this chapter without a valid
9		license as required under this chapter;
10	(7)	Fail to make disclosures as required by this chapter
11		and any other applicable state or federal law
12		including rules or regulations adopted pursuant to
13		state or federal law;
14	(8)	Fail to comply with this chapter or any order or rule
15		issued or adopted under the authority of this chapter,
16		or fail to comply with any other state or federal law,
17		including the rules and regulations adopted pursuant
18		to state or federal law applicable to any business
19		authorized or conducted pursuant to this chapter;
20	(9)	Make, in any manner, any false or deceptive statement
21		or representation, including with regard to the rates,
22		points, or other financing terms or conditions for a

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1		residential mortgage loan, or engage in bait and
2		switch advertising;
3	(10)	Negligently or knowingly make any false statement or
4		provide any misleading information or knowingly and
5		wilfully make any omission of material fact in
6		connection with any information or reports filed with
7		a governmental agency or NMLS, including an
8		application for a license under this chapter, or in
9		connection with any examination or investigation
10		conducted by the commissioner or another government
11		agency;
12	(11)	Make any payment, threat, or promise, directly or
13		indirectly, to any person for the purposes of
14		influencing the independent judgment of the person in
15		connection with a residential mortgage loan, or make
16		any payment, threat, or promise, directly or
17		indirectly, to any appraiser of a property for the
18		purpose of influencing the independent judgment of the
19		appraiser with respect to the value of a property;
20	(12)	Cause or require a borrower to obtain property
21		insurance coverage in an amount that exceeds the

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1		repla	acement cost of the improvements as established by
2		the j	property insurer;
3	(13)	Fail	to truthfully account for moneys belonging to a
4		part	y to a residential mortgage loan transaction;
5	(14)	Deli	ver a misleading or deceptive communication or
6		adve:	rtisement, whether written, electronic, or oral,
7		when	marketing or soliciting a residential mortgage
8		loan	; provided that:
9		(A)	A communication or advertisement that uses the
10			name or trademark of a financial institution as
11			defined in section 412:1-109 or its affiliates or
12			subsidiaries, or infers that the communication or
13			advertisement is from, endorsed by, is related
14			to, or is the responsibility of the financial
15			institution is a misleading or deceptive
16			communication;
17		(B)	Advertising that a specific interest rate,
18			points, or financial terms are available when the
19			rates, points, or financial terms are not
20			actually available is a misleading or deceptive
21			communication;
			,

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Fill in or complete any blank on a final residential 1 (15)mortgage loan application that requests material 2 information including financial information without 3 adequate supporting documentation provided by the 4 borrower; 5 Fill in or complete any blank on any mortgage or note 6 (16)7 evidencing or securing the residential mortgage loan which relates to the amount, interest rate, term, or 8 monthly payment of the residential mortgage loan; 9 Originate a residential mortgage loan based primarily 10 (17)on the current market value of the borrower's 11 collateral rather than on the borrower's ability to 12 repay the loan according to its terms; provided that 13 14 the sale of the property is made to a bona fide buyer; and provided further that this paragraph shall not 15 apply to a reverse mortgage as defined under [title] 16 12 [Code of Federal Regulations] C.F.R. section 17 18 [226.33;] 1026.33; Advertise terms of a residential mortgage loan in 19 (18)violation of [section 226.16] 12 C.F.R. section 20 1026.16 or [226.24 of Regulation Z of the Board of 21 Governors of the Federal Reserve System;] 1026.24; or 22

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1	(19)	Encourage a borrower to misrepresent, inflate, or
2		fabricate the source or amount of a borrower's actual
3		income or assets in the application or underwriting
4		process for a residential mortgage loan."
5	SECT	ION 15. Section 454F-22, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"§45	4F-22 Mortgage loan originator, mortgage loan
8	originate	or company, exempt sponsoring mortgage loan originator
9	company,	and nonprofit [organizations, and mortgage servicer
10	company]	organization fees. (a) Except as provided in
11	subsectio	on (b), a mortgage loan originator shall pay the
12	following	g fees to obtain and maintain a valid mortgage loan
13	originato	or license:
14	(1)	Initial application fee of \$600;
15	(2)	Annual license renewal fee of \$350;
16	(3)	Reinstatement fee of \$100;
17	(4)	Late fee of \$25 per day; and
18	(5)	Criminal background check fee of \$35, or of an amount
19		determined by the commissioner by rule pursuant to
20		chapter 91.

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1	(b)	A sole proprietorship mortgage loan originator shall
2	pay the fo	llowing fees to obtain and maintain a valid sole
3	proprieto:	mortgage loan originator license:
4	(1)	Initial application fee of \$35;
5	(2)	Annual license renewal fee of \$35;
6	(3)	Reinstatement fee of \$100;
7	(4)	Late fee of \$25 per day; and
8	(5)	Criminal background check fee of \$35, or of an amount
9		determined by the commissioner by rule pursuant to
10		chapter 91.
11	(c)	A mortgage loan originator company shall pay the
12	following	fees to maintain a valid mortgage loan originator
13	company l	cense or branch license:
14	(1)	Fees payable for a principal office of a mortgage loan
15		originator company:
16		(A) Initial application fee of \$900;
17		(B) Processing fee of \$35 for each control person;
18		(C) Annual license renewal fee of \$600;
19		(D) Reinstatement fee of \$100;
20		(E) Late fee of \$25 per day; and
21		(F) Criminal background check fee of \$35, or of an
22		amount determined by the commissioner by rule

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1		pursuant to chapter 91, for each control person,
2		executive officer, director, general partner, and
3		manager; and
4	(2)	Fees payable for each branch office of a mortgage loan
5		originator company:
6		(A) Initial application fee of \$250;
7		(B) Annual license renewal fee of \$100;
8		(C) Reinstatement fee of \$100; and
9		(D) Late fee of \$25 per day.
10	(d)	An exempt sponsoring mortgage loan originator company
11	shall pay	the following fees to maintain a valid registration in
12	NMLS:	
13	(1)	Initial registration fee of \$200;
14	(2)	Annual registration renewal fee of \$150; and
15	(3)	Late fee of \$25 per day.
16	(e)	A nonprofit organization shall pay the following fees
17	to mainta	in a valid registration as a nonprofit organization in
18	NMLS :	
19	(1)	Initial registration fee of \$200;
20	(2)	Annual registration renewal fee of \$150; and
21	(3)	Late fee of \$25 per day.

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1	[(£)	A mortgage servicer company shall pay-for a principal
2	office the	e following fees to maintain a valid mortgage loan
3	servicer]	Loan-modification license:
4	(1)	Initial application fee of \$600;
5	-(2-)-	Annual license renewal fee of \$600;
6	(3)	Reinstatement fee of \$100;
7	-(4)-	Late fee of \$25-per day;- and
8	- (5) -	Criminal-background check-fee of \$35, or of an amount
9		determined by the commissioner by rule pursuant to
10		chapter 91, for-each control person, executive
11		officer, director, general partner, and managing
12		member.
12 13	.(g)]	$\frac{(f)}{(f)}$ In addition to fees charged by NMLS, a licensee
13	shall pay	(f) In addition to fees charged by NMLS, a licensee
13 14	shall pay following	(f) In addition to fees charged by NMLS, a licensee to the commissioner a fee of \$100 for each of the
13 14 15	shall pay following require th	(f) In addition to fees charged by NMLS, a licensee to the commissioner a fee of \$100 for each of the amendments to information provided to NMLS that
13 14 15 16	shall pay following require th	(f) In addition to fees charged by NMLS, a licensee to the commissioner a fee of \$100 for each of the amendments to information provided to NMLS that he review of the commissioner:
13 14 15 16 17	shall pay following require th	(f) In addition to fees charged by NMLS, a licensee to the commissioner a fee of \$100 for each of the amendments to information provided to NMLS that he review of the commissioner: Change of physical location or mailing address for
13 14 15 16 17 18	shall pay following require th (1)	(f) In addition to fees charged by NMLS, a licensee to the commissioner a fee of \$100 for each of the amendments to information provided to NMLS that he review of the commissioner: Change of physical location or mailing address for branch office or principal place of business;
13 14 15 16 17 18 19	shall pay following require th (1) (2)	(f) In addition to fees charged by NMLS, a licensee to the commissioner a fee of \$100 for each of the amendments to information provided to NMLS that he review of the commissioner: Change of physical location or mailing address for branch office or principal place of business; Addition or deletion of a "d/b/a" assignment;

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(6) Change of mortgage loan originator company's legal
name.
The commissioner, upon a showing of good cause, may waive any
fee set forth in this subsection.
[(h)] (g) The fees established by this section are
nonrefundable and are in addition to any fees established and

7 charged by NMLS, an approved educational course provider, an 8 approved educational testing provider, a law enforcement agency 9 for fingerprints and background checks, or a credit reporting 10 agency used by NMLS.

11 [(i)] (h) The commissioner may establish, by rule pursuant 12 to chapter 91, any other fees or charges necessary for the 13 administration of this chapter."

SECTION 16. Section 454F-24, Hawaii Revised Statutes, isamended to read as follows:

16 "§454F-24 [Mortgage servicer companies;] Limited exemption 17 for mortgage loan originators[.] employed by mortgage servicers. 18 An employee who performs mortgage loan originator activities for 19 a mortgage servicer [company] is exempt from registration and 11 licensure as a mortgage loan originator[.], provided that:

,

1	(1)	The employee's actions are part of the employee's
2		duties as an employee of the mortgage servicer
3		[company]; and
4	(2)	The [employee provides] employee's mortgage loan
5		originator services [only with respect] are limited to
6		[a] residential mortgage loan [modification;]
7		modifications and processing the approval of loan
8		assumptions."
9	SECT	CION 17. Section 454F-41, Hawaii Revised Statutes, is
10	amended h	by amending subsections (b) and (c) to read as follows:
11	"(b)	In addition to application fees and any fees required
12	by NMLS,	a licensee shall pay to the division a mortgage loan
13	recovery	fund fee as follows for deposit in the mortgage loan
14	recovery	fund:
15	(1)	The sum of \$300 for each principal office location of
16		a mortgage loan originator company [or mortgage
17		<pre>servicer company];</pre>
18	(2)	The sum of \$250 for each branch office location of a
19		mortgage loan originator company; and
20	(3)	The sum of \$200 for each mortgage loan originator.
21	(c)	Upon application for renewal of a license under this
22	chapter,	a licensee shall pay, in addition to the licensee's

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1	license renewal fee and fees required by NMLS, a mortgage loan
2	recovery fund fee as follows for deposit in the mortgage loan
3	recovery fund:
4	(1) The sum of \$200 for each principal office location of
5	a mortgage loan originator company [or-a-mortgage
6	<pre>servicer company];</pre>
7	(2) The sum of \$100 for each branch office location of a
8	mortgage loan originator company; and
9	(3) The sum of \$100 for each mortgage loan originator.
10	Mortgage loan recovery fees collected pursuant to this
11	subsection shall be refundable upon the denial of a license
12	renewal by the commissioner."
13	SECTION 18. Section 454M-1, Hawaii Revised Statutes, is
14	amended as follows:
15	(1) By adding two new definitions to be appropriately
16	inserted and to read as follows:
17	"Dwelling" means a residential structure or mobile home
18	which contains one to four family housing units, or individual
19	units of condominiums or cooperatives.
20	"Residential real estate" means any real property located
21	in this State, upon which a dwelling is constructed or intended
22	to be constructed."

1	(2) By amending the definitions of "borrower", "loan		
2	modification", "person", and "residential mortgage loan" to read		
3	as follows:		
4	""Borrower" means the obligor, maker, cosigner, or		
5	guarantor under a mortgage loan agreement. For purposes of this		
6	chapter, a borrower [may also be referred to as a] is included		
7	in the term consumer.		
8	"[Loan] Residential loan modification" or "loan		
9	modification" means a temporary or permanent change to the terms		
10	of a borrower's existing residential mortgage loan agreement,		
11	mutually agreed to between a borrower and a lender.		
12	"Person" means an individual, sole proprietorship,		
13	partnership, corporation, limited liability company, limited		
14	liability partnership, or other association[, or other		
15	organization.] of individuals, however organized.		
16	"Residential mortgage loan" <u>or "mortgage loan"</u> means [a		
17	mortgage-loan, home-equity loan, or reverse mortgage] any		
18	loan[,] primarily for personal, family, or household use that is		
19	secured by a [first-or-subordinate lien-on residential real		
20	property located in Hawaii, including a refinancing of any		
21	secured loan on residential real property located in Hawaii,		
22	upon-which:		

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1	(1) There-is-or will be constructed a structure or
2	structures designed principally for occupancy by one
3	to four families, including individual units of
4	condominiums and cooperatives; or
5	(2) A manufactured home is located or-will be placed on
6	the real property, using-proceeds of the loan.] mortgage, deed
7	of trust, or other consensual security interest on a dwelling or
8	residential estate upon which is constructed or intended to be
9	constructed a dwelling, and includes refinancings, reverse
10	mortgages, home equity lines of credit, and other first and
11	additional lien loans that meet the qualifications listed in
12	this definition."
13	SECTION 19. Section 454M-2, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§454M-2 License required. (a) No person except those
16	exempted under this chapter shall engage in the business of
17	mortgage servicing without a license as provided in this
18	chapter.
19	(b) No person shall engage in the business of mortgage
20	servicing in this State unless the person providing services has
21	a physical presence in the State pursuant to section 454M-
22	5(b)(6).

1	[(c) No-person licensed as a mortgage servicer shall
2	provide mortgage-loan modifications or any other services that
3	would require licensing pursuant to chapter 454F without first
4	complying with the licensure requirements under chapter-454F.]"
5	SECTION 20. Section 454M-4, Hawaii Revised Statutes, is
6	amended as follows:
7	(1) By amending subsection (a) to read as follows:
8	"(a) The commissioner may approve a license or license
9	renewal application upon receipt of a complete application;
10	provided that an applicant for licensure shall file an
11	application on a form prescribed by NMLS or by the commissioner
12	and shall pay an application fee of \$675. Each license shall
13	expire on December 31 of each calendar year unless the license is
14	renewed. A licensee may apply for license renewal by filing a
15	renewal statement on a form prescribed by NMLS or by the
16	commissioner and paying a renewal fee of [\$425,] <u>\$600,</u> at least
17	four weeks prior to December 31. The minimum standards for
18	license renewal shall include the following:
19	(1) The licensee continues to meet the minimum standards
20	for licensure established pursuant to this section;
21	(2) The licensee has paid all required fees for renewal of
22	the license; and

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1	(3) The licensee is registered with the business
2	registration division of the department of commerce
3	and consumer affairs.
4	All fees paid pursuant to this section, including fees paid in
5	connection with an application, shall be nonrefundable. No fee
6	paid pursuant to this section shall be prorated if the license
7	is surrendered, revoked, or suspended prior to the expiration of
8	the period for which it was approved."
9	(2) By amending subsection (g) to read as follows:
10	"(g) A mortgage servicer licensee may change the
11	licensee's name or the address of any of the licensee's offices
12	specified on the most recent filing with NMLS if:
13	(1) The licensee files the change with NMLS and, in the
14	case of the principal office or a branch office,
15	provides directly to the commissioner a bond rider or
16	endorsement, or addendum, as applicable, to any bond on
17	file with the commissioner that reflects the new name
18	or address of the principal office or branch office;
19	[and]
20	(2) The commissioner approves the change in writing $[-]$; and
21	(3) The mortgage servicer pays to the commissioner a fee
22	of \$100, and any fees charged by NMLS."

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1	(3) By amending subsection (j) to read as follows:
2	"(j) Before a mortgage servicer's license becomes
3	effective, the applicant or licensee shall file with the
4	commissioner a surety bond written by a surety authorized to
5	write surety bonds in this State, covering the applicant or
6	[licensee's principal-office and any branch office from which the
7	applicant or licensee acts as a mortgage servicer,] licensee in
8	a penal sum of \$100,000. No mortgage servicer licensee shall act
9	as a mortgage servicer in this State without maintaining the
10	surety bond required by this section.
11	The surety bond shall be:
12	(1) In a form approved by the attorney general of this
13	State; and
14	(2) Conditioned upon the mortgage servicer
15	licensee faithfully performing any and all written
16	agreements or commitments with or for the benefit of
17	borrowers and mortgagees, truly and faithfully
18	accounting for all funds received from a borrower
19	or mortgagee in the person's capacity as a mortgage
20	servicer, and conducting the mortgage business
21	consistent with the provisions of this chapter to perform
22	any written agreements or commitments."

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1	SECTION 21. Section 454M-5, Hawaii Revised Statutes, is		
2	amended by amending subsection (m) to read as follows:		
. 3	"(m) Where this chapter requires [compliance] <u>a person to</u>		
4	comply with procedures, actions, standards, disclosures,		
5	notices, format, content, or other requirements of the Real		
6	Estate Settlement Procedures Act, the required compliance		
7	applies to any person subject to this chapter, whether or not		
8	the Real Estate Settlement Procedures Act applies to that person		
9	or transaction."		
10	SECTION 22. Section 454M-6, Hawaii Revised Statutes, is		
11	amended by amending subsection (b) to read as follows:		
12	"(b) It shall be a violation of this chapter for any		
13	mortgage servicer in the course of any mortgage loan transaction		
14	to fail to comply with any:		
15	(1) Applicable federal law or regulation related to		
16	mortgage servicing, including but not limited to:		
17	(A) The Real Estate Settlement Procedures Act,		
18	including the mortgage loan servicing transfer,		
19	escrow account administration, and borrower		
20	request for information and error resolution		
21	requirements;		

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1	(B)	The Truth in Lending Act, title 15 United States	
2		Code sections 1601 through 1667f, as amended, and	
3		Regulation Z adopted thereunder, [title] 12	
4		C.F.R. part [226,] <u>1026,</u> as amended; or	
5	(C)	Rules and regulations issued or administered by	
6		the Consumer Financial Protection Bureau, and	
7		interpretations of the rules by the Consumer	
8		Financial Protection Bureau through interpretive	
9		rules, bulletins, statements of policy, and	
10		statements of guidance;	
11 (2)	Agre	eement with a governmental entity, agency, agent,	
12	or 1	or regulator, or state attorney general that applies	
13	to t	the mortgage servicer, including:	
14	(A)	A servicer participation agreement or other	
15		agreement to participate in the Home Affordable	
16		Modification Program or other Making Home	
17		Affordable program;	
18	(B)	Home Affordable Modification Program rules,	
19		including guidance provided by Making Home	
20		Affordable program handbooks, and supplemental	
21		directives; or	

1	(C)	The National Mortgage Settlement reached in 2012
2		by the federal government and forty-nine states,
3		with the five largest mortgage servicers in the
4		United States, to address mortgage servicing,
5		foreclosure, and bankruptcy abuses;
6	(3) Ord	ler of a court or government regulator that applies
7	to	the mortgage servicer;
8	(4) Pro	ovision of this chapter or any rule adopted pursuant.
9	to	this chapter; or
10	(5) Fed	leral or state law, rule, or regulation."
11	SECTION	23. Section 454M-8.5, Hawaii Revised Statutes, is
12	amended by an	mending subsection (c) to read as follows:
13	"(c) Ea	ach licensee or person subject to this chapter shall
14	provide to th	ne commissioner upon request the books and records
15	relating to t	the operations of the licensee or person subject to
16	this chapter.	. The commissioner shall have access to the books
17	and records a	and shall be permitted to interview the officers,
18	principals, m	nortgage loan originators, employees, independent
19	contractors,	agents, and customers of the [licensed-mortgage
20	loan origina t	cor] <u>licensee</u> or person subject to this chapter
21	concerning th	neir business."

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SECTION 24. Statutory material to be repealed is bracketed 1 2 and stricken. New statutory material is underscored.

3 SECTION 25. This Act, upon its approval, shall take effect 4 on July 1, 2016.

MAN.M. INTRODUCED BY: 6 7

BY REQUEST

Report Title:

Mortgage Loan Originators; Mortgage Servicers; Division of Financial Institutions; Chapter 454F; Chapter 454M; Secure and Fair Enforcement for Mortgage Licensing Act

Description:

Clarifies chapter 454F, Hawaii Revised Statutes, requirements for mortgage loan originators, and chapter 454M, requirements for mortgage servicers. Amends various definitions, including the definition of "residential mortgage loan". Moves mortgage servicer provisions that appear in chapter 454F, to chapter 454M, including a fee for a name or address change, that will apply to all mortgage servicers. Abolishes the mortgage loan servicer loan modification license under chapter 454F. Updates references to federal regulations.

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

JUSTIFICATION SHEET

DEPARTMENT :

Commerce and Consumer Affairs

A BILL FOR AN ACT RELATING TO MORTGAGE INDUSTRY REGULATION.

PURPOSE:

TITLE:

To add clarity and consistency to various existing provisions of the mortgage loan origination law, and the mortgage servicers law, chapters 454F and 454M of the Hawaii Revised Statutes, respectively; to update references to federal regulations and more closely track a federal regulatory definition of "residential mortgage loan"; to move mortgage servicer provisions that appear in chapter 454F, to chapter 454M; and to abolish the mortgage loan servicer loan modification ("MLSLM") license under chapter 454F, by:

Chapter 454F:

- (1)Amending § 454F-1 to add definitions of "C.F.R.", "Consumer Financial Protection Bureau", "dwelling", and "mortgage servicer"; to amend definitions of "borrower", "federal banking agencies", "licensee", "residential mortgage loan", and "residential mortgage loan modification"; and to repeal the definition of "mortgage servicer company". These changes will add clarity to the chapter, and consistency to terms common to chapters 454F and 454M, and compliance will be enhanced by more closely tracking a federal regulatory definition of "residential mortgage loan";
- (2) Amending § 454F-1.5(a) to add exempt registered mortgage loan originators to those required to register with NMLS, because registration is necessary for

tracking purposes; and to delete the requirement that mortgage servicers register with NMLS, because the commissioner may already require registration under chapter 454M;

- (3) Amending §§ 454F-1.5, 454F-1.6, 454F-2(9), 454F-8(c) and (d), 454F-10, 454F-14(f), 454F-22(f), and 454F-41(b) and (c) to delete references to, and requirements of, a mortgage servicer company, because this measure moves mortgage servicer requirements to chapter 454M;
- (4) Amending §§ 454F-2(10), and 454F-17(17) and (18) to streamline or update references to federal regulations;
- (5) Amending § 454F-5(a) to clarify the persons who must meet background qualifications before an applicant may be issued a license under the chapter;
- (6) Amending §§ 454F-6(a), 454F-7, and 454F-9(a) to clarify that state law education and testing requirements for licensure and renewal refer to the law of this State;
- (7) Amending § 454F-17(4) to clarify that a fee cannot be earned for unsuccessful efforts to obtain a residential mortgage loan for a borrower or loan applicant;
- (8) Amending § 454F-24 to clarify that a mortgage loan originator license is not required for certain employees of mortgage servicers, if the employee's mortgage loan originator services are limited to residential mortgage loan modifications and processing the approval of loan assumptions;

(9) Amending § 454F-41(b) and (c) to remove the requirement that mortgage servicers pay into the mortgage loan recovery fund if they are licensed to perform loan modifications under chapter 454M. This is because this measure does not require chapter 454F licensing for loan modifications, and it migrates mortgage servicer requirements to chapter 454M, under which a mortgage servicer licensee may provide loan modification services.

Chapter 454M:

- (10) Amending § 454M-1 to add consistency to the definitions in chapters 454M and 454F, by: adding definitions of "dwelling", and "residential real property"; and amending definitions of "borrower", "loan modification", "person", and "residential mortgage loan". These changes will add clarity to the chapter, and consistency to terms common to chapters 454F and 454M, and compliance will be enhanced by more closely tracking a federal regulatory definition of "residential mortgage loan";
- (11) Deleting § 454M-2(c) to remove the requirement that a mortgage servicer hold a license under chapter 454F in order to perform loan modifications, as mortgage servicers commonly provide loan modifications and this measure would allow mortgage servicer licensees to provide loan modifications;
- (12) Amending § 454M-4(a) to change the mortgage servicer annual renewal fee from \$425 to \$600, because a mortgage servicer performing loan modifications will no longer need a license under chapter 454F; and to insert license

renewal standards, which are currently in § 454F-8(a), as part of the migration of mortgage servicer requirements from chapter 454F to chapter 454M;

- (13) Amending § 454M-4(g) to add a \$100 fee for a change of name or address of a mortgage servicer licensee. For many mortgage servicers, this is not a new fee because they pay name and address change fees of the same amount under chapter 454F, if they hold a mortgage loan servicer loan modification ("MLSLM") license. Because this proposal would allow licensed mortgage servicers to perform loan modifications without an MLSLM license under chapter 454F, this provision is needed for DFI to recoup staff time for such changes requested by mortgage servicers - the time involved is similar whether the request is from an MLSLM or a mortgage servicer;
- (14) Amending § 454M-4(j) to change the language of who must be covered by the mortgage servicer surety bond, so as to avoid ambiguity;
- (15) Amending § 454M-5(m) to add language clarifying required compliance with the Real Estate Settlement Procedures Act, to enhance compliance with this chapter;
- (16) Amending § 454M-6(b) to update a reference to federal regulations; and
- (17) Amending § 454M-8.5(c) to clarify that the commissioner shall have access to books, records, and various personnel of the mortgage servicer, rather than of the mortgage loan originator, as the

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latter industry is covered by chapter 454F.

MEANS: Amend sections 454F-1, 454F-1.5(a), 454F-1.6, 454F-2, 454F-3(a), 454F-5(a), 454F-6(a), 454F-7(b), 454F-8(c) and (d), 454F-9(a), 454F-10, 454F-14(f), 454F-17, 454F-22(f), (g), (h), and (i), 454F-24, 454F-41(b) and (c), 454M-1, 454M-2(c), 454M-4(a), (g) and (j), 454M-5(m), 454M-6(b), and 454M-8.5(c), Hawaii Revised Statutes.

JUSTIFICATION: The mortgage loan originator and mortgage servicer industries and laws overlap to a degree. Currently, some terms are used in both chapters 454F and 454M, but have different definitions causing confusion for licensees. Some laws that apply to mortgage servicers appear in the mortgage loan originator chapter. This measure will add clarity and consistency to the two chapters, and make them easier to understand, by amending definitions, consolidating mortgage servicer provisions into chapter 454M, and allowing licensed mortgage servicers to perform loan modifications under chapter 454M, without also needing a special MLSLM license under chapter 454F.

Impact on the public: None.

Impact on the department and other agencies: This measure would enhance the execution of licensing, examination, and enforcement responsibilities by the division of financial institutions ("DFI"). DFI licensing workload and inquiries would be reduced and resources would be redirected to other mortgage industry matters by abolishing the requirement that a mortgage servicer licensed under chapter 454M also hold an MLSLM license under chapter 454F in order to make loan modifications. Licensing revenue from chapters 454F and 454M would remain virtually unchanged because lost MLSLM license fees would be offset by the increased mortgage servicer license renewal

fee. Similarly, as most mortgage servicers also hold an MLSLM license, the increased mortgage servicer licensing renewal fee would be offset by savings from the abolished MLSLM license requirement. A fee for a mortgage servicer name or address change will only minimally increase DFI's licensing revenues since many mortgage servicers are already subject to the same fees under chapter 454F, because they hold an MLSLM license. As well, mortgage servicers do not tend to change their names or addresses with any frequency.

GENERAL FUNDS:	None.
OTHER FUNDS:	None.
PPBS PROGRAM DESIGNATION:	CCA-104.
OTHER AFFECTED AGENCIES:	None.
EFFECTIVE DATE:	July 1, 2016.