A BILL FOR AN ACT

RELATING TO NONDEPOSITORY TRUSTS.

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

The legislature finds that there is a growing 1 SECTION 1. "gap group" of consumers who need their assets to be responsibly 2 managed for them, but typically would not meet asset 3 qualifications to be serviced by banks or large investment 4 These consumers may have no family member qualified or 5 firms. available to help them manage their assets. A nondepository 6 7 trust charter would allow a qualified company to fulfill a fiduciary responsibility to consumers and provide investment 8 9 oversight. Usually independent business, these trust companies operate similarly to the trust department of a bank but do not 10 take deposits or make loans. The nondepository trust company's 11 focus is fiduciary, acting as a trustee or guardian in the 12 administration of funds, estates, and other related services. 13 These nondepository trust companies, also known as independent 14 or corporate trust companies, are different than family trusts 15 because they are chartered to provide fiduciary services to the 16 17 public.



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1	Accordingly, the purpose of this Act is to establish:
2	(1) Yearly assessments for nondepository trusts beginning
3	July 1, 2021;
4	(2) Paid-in-capital and surplus requirements for
5	nondepository trust companies; and
6	(3) Powers and duties of nondepository trust companies.
7	SECTION 2. Chapter 412, Hawaii Revised Statutes, is
8	amended by adding a new part to article 8 to be appropriately
9	designated and to read as follows:
10	"PART . NONDEPOSITORY TRUST COMPANIES
11	§412:8- Powers and duties. (a) Unless otherwise
11 12	§412:8- Powers and duties. (a) Unless otherwise prohibited or restricted by this section or any other law, a
12	prohibited or restricted by this section or any other law, a
12 13	prohibited or restricted by this section or any other law, a nondepository trust company shall have the general powers
12 13 14	prohibited or restricted by this section or any other law, a nondepository trust company shall have the general powers specified in section 412:8-200.
12 13 14 15	<pre>prohibited or restricted by this section or any other law, a nondepository trust company shall have the general powers specified in section 412:8-200. (b) Notwithstanding any other provision in this chapter, a</pre>
12 13 14 15 16	<pre>prohibited or restricted by this section or any other law, a nondepository trust company shall have the general powers specified in section 412:8-200. (b) Notwithstanding any other provision in this chapter, a nondepository trust company shall not:</pre>
12 13 14 15 16 17	<pre>prohibited or restricted by this section or any other law, a nondepository trust company shall have the general powers specified in section 412:8-200. (b) Notwithstanding any other provision in this chapter, a nondepository trust company shall not: (1) Solicit, accept, or hold deposits;</pre>

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1	(4)	Engage in any business for which an insurance producer
2		license is required; or
3	(5)	Engage in any business of securities broker or dealer.
4	(c)	A nondepository trust company shall not itself
5	perform,	and instead shall contract for, the following services
6	for its c	lients, if needed:
7	(1)	Financial advisors for client investments;
8	(2)	Property management for client rental properties; or
9	(3)	Real estate brokerages for client real estate
10		transactions.
11	(d)	A nondepository trust company shall be responsible for
12	the perfo	ormance of the service providers that it engages for its
13	clients."	
14	SECT	CION 3. Section 412:1-109, Hawaii Revised Statutes, is
15	amended b	by adding a new definition to be appropriately inserted
16	and to re	ead as follows:
17	" <u>"Tc</u>	otal assets under management" means the total market
18	value of	the assets that a trust company oversees, administers,
19	or manage	es on behalf of its clients pursuant to its fiduciary
20	and trust	powers in article 8 of this chapter, including such
21	assets fo	or which a trust company has engaged a third-party



1	platform	investment, property management services, or real
2	<u>estate se</u>	rvices."
3	SECT	ION 4. Section 412:2-105.2, Hawaii Revised Statutes,
4	is amende	d to read as follows:
5	"§41	2:2-105.2 Hawaii financial institutions; assessments;
6	fees; pen	alty. (a) Beginning January 1, 2014, every Hawaii
7	financial	institution shall be assessed a yearly fee in
8	accordanc	e with the following:
9	(1)	For financial institutions with total assets under
10		\$750,000, the assessment shall be the sum of \$1,000
11		plus the product of 0.00029111 times total assets;
12	(2)	For financial institutions with total assets of at
13		least \$750,000 but under \$7,500,000, the assessment
14		shall be the sum of \$2,000 plus the product of
15		0.00029111 times total assets;
16	(3)	For financial institutions with total assets of at
17		least \$7,500,000 but under \$20,000,000, the assessment
18		shall be the sum of \$4,800 plus the product of
19		0.00029111 times total assets;
20	(4)	For financial institutions with total assets of at
21		least \$20,000,000 but under \$75,000,000, the

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1		assessment shall be the sum of \$9,900 plus the product
2		of 0.000064 times total assets;
3	(5)	For financial institutions with total assets of at
4		least \$75,000,000 but under \$200,000,000, the
5		assessment shall be the sum of \$15,000 plus the
6		product of 0.00005333 times total assets;
7	(6)	For financial institutions with total assets of at
8		least \$200,000,000 but under \$1,000,000,000, the
9		assessment shall be the sum of \$21,100 plus the
10		product of 0.00004750 times total assets;
11	(7)	For financial institutions with total assets of at
12		least \$1,000,000,000 but under \$20,000,000,000, the
13		assessment shall be the sum of \$29,000 plus the
14		product of 0.00004 times total assets;
15	provided	that the yearly fee assessed for financial institutions
16	with tota	l assets of at least \$2,000,000,000 but less than
17	\$10,000,0	00,000 shall be no more than \$100,000, and the yearly
18	fee asses	sed for financial institutions with total assets of at
19	least \$10	,000,000,000 shall be no more than \$150,000.



1	(b)	Beginning July 1, 2021, subsection (a) shall not apply
2	to nondepo	ository trusts, and nondepository trusts shall be
3	assessed	a yearly fee in accordance with the following:
4	(1)	For nondepository trusts with total assets under
5		management under \$750,000, the assessment shall be the
6		sum of \$1,000 plus the product of 0.00029111 times
7		total assets under management;
8	(2)	For nondepository trusts with total assets under
9		management of at least \$750,000 but under \$7,500,000,
10		the assessment shall be the sum of \$2,000 plus the
11		product of 0.00029111 times total assets under
12		management;
13	(3)	For nondepository trusts with total assets under
14		management of at least \$7,500,000 but under
15		\$20,000,000, the assessment shall be the sum of \$4,800
16		plus the product of 0.00029111 times total assets
17		under management;
18	(4)	For nondepository trusts with total assets under
19		management of at least \$20,000,000 but under
20		\$75,000,000, the assessment shall be the sum of \$9,900



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1		plus the product of 0.000064 times total assets under
2		management;
3	(5)	For nondepository trusts with total assets under
4		management of at least \$75,000,000 but under
5		\$200,000,000, the assessment shall be the sum of
6		\$15,000 plus the product of 0.00005333 times total
7		assets under management;
8	(6)	For nondepository trusts with total assets under
9		management of at least \$200,000,000 but under
10		\$1,000,000,000, the assessment shall be the sum of
11		\$21,100 plus the product of 0.00004750 times total
12		assets under management;
13	(7)	For nondepository trusts with total assets under
14		management of at least \$1,000,000,000 but under
15		\$20,000,000,000, the assessment shall be the sum of
16		\$29,000 plus the product of 0.00004 times total assets
17		under management;
18	provided	that the yearly fee assessed for nondepository trusts
19	with tota	l assets under management of at least \$2,000,000,000
20	but less	than \$10,000,000,000 shall be no more than \$100,000,
21	and the y	early fee assessed for nondepository trusts with total



1 assets under management of at least \$10,000,000,000 shall be no 2 more than \$150,000. [(b)] (c) The assessments shall be paid semiannually on 3 4 March 1 and September 1 of each year based on the institution's total assets or total assets under management reported as of the 5 previous December 31 and June 30, respectively. 6 In addition to the assessments established in 7 [(c)] (d) subsection (a), a financial institution or financial institution 8 9 applicant shall pay fees as follows: 10 A nonrefundable fee of \$10,000 for an application for (1)11 preliminary approval by the commissioner for the organization of a Hawaii financial institution 12 13 pursuant to section 412:3-201, 412:3-202, 412:3-206, 14 or 412:3-301; 15 A nonrefundable fee of \$9,000 for an application for (2) 16 preliminary approval by the commissioner for the 17 organization of a Hawaii financial institution 18 pursuant to section 412:5-402; A nonrefundable fee of \$2,500 for a final application 19 (3) 20 for a charter or license to engage in the business of

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1		a Hawaii financial institution pursuant to section
2		412:3-212;
3	(4)	A nonrefundable fee of \$10,000 for an application for
4		a merger or consolidation or acquisition of control
5	, , , , , , , , , , , , , , , , , , ,	involving a Hawaii financial institution;
6	(5)	A nonrefundable fee of \$2,500 for an application for
7		the conversion of a federal financial institution to a
8		Hawaii financial institution or the conversion of a
9		Hawaii financial institution to another Hawaii
10		financial institution charter;
11	(6)	A nonrefundable fee of \$5,000 for an application of a
12		bank to conduct a trust business through a subsidiary,
13		division, or department of the bank pursuant to
14		section 412:5-205;
15	(7)	A nonrefundable fee of \$5,000 for an application of a
16		bank to conduct insurance activities pursuant to
17		section 412:5-205.5;
18	(8)	A nonrefundable fee of \$5,000 for an application of a
19		bank to engage in securities activities pursuant to
20		section 412:5-205.7;



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1	(9)	A nonrefundable fee of \$2,000 for an application for a
2		bank, savings bank, or depository financial services
3		loan company to comply with lending limits applicable
4		to federal financial institutions pursuant to section
5		412:5-302, 412:6-303, or 412:9-404;
6	(10)	A nonrefundable fee of \$2,000 for an application to
7		exceed certain permitted investment limits pursuant to
8		sections 412:5-305(f) and (h), 412:6-306(f) and (h),
9		412:7-306(f) and (h), 412:8-301(f), 412:9-409(f) and
10		(i), and 412:10-502(g); and
11	(11)	A nonrefundable fee of \$2,500 for an application to
12		engage in the business of a credit union.
13	[(d)] <u>(e)</u> The annual fee for each intra-Pacific financial
14	instituti	on and interstate branch of out-of-state banks is the
15	sum of \$1	,000 for each office, agency, and branch office
16	maintaine	d by the financial institution, payment of which shall
17	be made b	efore December 31 of each year. The commissioner may
18	establish	, increase, decrease, or repeal this fee pursuant to
19	rules ado	pted in accordance with chapter 91.
20	[.(e) -	(f) Intra-Pacific bank fees shall be as follows:

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 $\left[\frac{(e)}{(f)}\right]$ Intra-Pacific bank fees shall be as follows:

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1	(1)	A nonrefundable fee of \$9,000 to establish an initial
2		branch pursuant to section 412:5-401;
3	(2)	A nonrefundable fee of \$750 to establish an additional
4		branch or agency of an intra-Pacific bank; and
5	(3)	A nonrefundable fee of \$500 for an application to
6		relocate a branch or agency of an intra-Pacific bank
7		established or acquired pursuant to section 412:5-401.
8	[(f)	-] (g) A nonrefundable fee of \$500 shall be assessed
9	for an ap	plication to relocate a branch or office established
10	pursuant	to section 412:12-107.
11	[(g)	-] (h) A nonrefundable fee of \$100 shall be assessed
12	for each	certificate of good standing for any Hawaii financial
13	instituti	on; provided that an additional fee of \$100 shall be
14	assessed	for each certificate of good standing that is requested
15	to be pro	ovided in two business days from receipt of request.
16	[.(h)	-] (i) All assessments and fees shall be deposited into
17	the compl	iance resolution fund established pursuant to section
18	26-9(0).	
19	[/i)	-1 (i) For nurnoses of this section "total assets"

19 [(i)] (j) For purposes of this section, "total assets"
20 means for an insured depository institution the total assets
21 reported in the financial institution's quarterly reports of

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condition, or call reports, which are required to be filed
 pursuant to section 7(a)(3) of the Federal Deposit Insurance Act
 or in the unaudited financial statements filed pursuant to
 section 412:3-112.

5 $\left[\frac{(i)}{(i)}\right]$ (k) A Hawaii financial institution that fails to 6 make a payment required by this section shall be subject to an 7 administrative fine of not more than \$250 per day for each day it is in violation of this section, which fine, together with 8 9 the amount due under this section, may be recovered pursuant to 10 section 412:2-611 and shall be deposited into the compliance 11 resolution fund established pursuant to section 26-9(0)." 12 SECTION 5. Section 412:3-209, Hawaii Revised Statutes, is 13 amended by amending subsection (a) to read as follows: "(a) Every financial institution existing or organized 14 15 under the laws of this State shall at all times, and every 16 applicant in organization shall before filing the final 17 application for a charter or license under this part and at all

18 times thereafter, have paid-in capital and surplus of not less 19 than the following amounts for each type of institution

20 specified below:

21

Banks

\$5,000,000



1	Savings banks \$3,000,000
2	Savings and loan associations \$2,000,000
3	Trust companies \$1,500,000
4	Nondepository trust companies \$1,000,000
5	Depository financial services
6	loan companies \$1,000,000"
7	SECTION 6. Section 412:8-101, Hawaii Revised Statutes, is
8	amended by adding a new definition to be appropriately inserted
9	and to read as follows:
10	" <u>"Nondepository trust company</u> " means a type of trust
11	company that is not authorized to accept deposits."
12	SECTION 7. Section 412:8-202, Hawaii Revised Statutes, is
13	amended by amending subsection (a) to read as follows:
14	"(a) A trust company may act as an agent in behalf of a
15	principal in the transaction of any business or in the
16	management of any property, real, personal or mixed, with such
17	powers as the trust company may exercise under sections
18	412:8-200 [and], 412:8-201[+], and 412:8- ; provided, that its
19	duties as such agent and the terms and conditions of the agency
20	or power are set forth either specifically or generally in a
21	written memorandum signed by the principal."



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SECTION 8. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 9. This Act shall take effect on July 1, 2020.

INTRODUCED BY:

JAN 1 7 2020



Report Title:

Financial Institutions; Nondepository Trust Companies; Powers and Duties; Assessments; Fees; Paid-in-capital and Surplus; Agent

Description:

Establishes provisions concerning nondepository trust companies.

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

