1

15

16

17

#### A BILL FOR AN ACT

PART I

RELATING TO CONSUMER PROTECTION.

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

2 The legislature finds that there has been a 3 shift in the market from deferred deposit agreements, commonly referred to as payday loans, toward small dollar installment 4 5 loans, which are repayable over time and secured by access to the borrower's checking account. Unfortunately, due to the 6 7 State's current deferred deposit laws, the payday lending 8 industry can engage in practices that trap consumers in 9 unsustainable cycles of debt. Payday lenders structure loans 10 with unrealistically short repayment terms, unaffordable 11 payments, and excessive fees, resulting in long-term, high-cost 12 debt and harm to the consumer. Lenders are also granted access -13 to the borrower's checking account to ensure that the lender 14 gets repaid, even if the borrower cannot cover rent, utilities,

and other basic living expenses. The Pew Charitable Trusts has

reported that the average Hawaii payday borrower incurs \$529 in

fees to borrow \$300 over five months. Research also shows that

- 1 this amount is nearly three times higher than what the same
- 2 lenders charge similarly situated consumers in other states.
- 3 The legislature notes that there has been a growing trend
- 4 around the country to provide more consumer protections, which
- 5 benefit consumers and encourage responsible and transparent
- 6 lending, for deferred deposit transactions and installment loans
- 7 within the alternative financial service products industry.
- 8 Hawaii has not yet joined in these reform efforts. In 2017, the
- 9 Consumer Financial Protection Bureau released new rules that,
- 10 among other things, targeted loans with a thirty-six per cent
- 11 annual interest rate or higher and restricted payday lenders
- 12 from extracting money from the borrower's account, without
- 13 explicit consent, if they failed to repay twice in a row.
- 14 However, the Consumer Financial Protection Bureau also rescinded
- 15 the mandatory underwriting provisions of its payday lending
- 16 rules. It is critical that the State take action now to address
- 17 these harmful practices in light of this delay and the weakening
- 18 of the federal consumer protections for payday and similar
- 19 loans.
- The legislature acknowledges that there is a market for
- 21 installment loans. However, the legislature finds that if

1	installment loans are going to be offered to Hawaii consumers,
2	there must be appropriate consumer protections in place to
3	ensure these loans contain reasonable terms and fees, provide
4	sufficient protections that allow borrowers to avoid extending
5	or adding additional loans, and allow borrowers to meet their
6	basic living expenses.
7	Accordingly, the purpose of this Act is to:
8	(1) Establish a framework for providing new, viable
9	installment loan transactions; and
10	(2) Repeal the statutory authorization for deferred
11	deposit transactions in the State.
12	PART II
13	SECTION 2. The Hawaii Revised Statutes is amended by
14	adding a new chapter to be appropriately designated and to read
15	as follows:
16	"CHAPTER
17	INSTALLMENT LOANS
18	PART I. GENERAL PROVISIONS
19	§ -1 Definitions. As used in this chapter, unless the

context otherwise requires:

**20** 

- 1 "Annual percentage rate" means an annual percentage rate as
- 2 determined pursuant to section 107 of the Truth in Lending Act,
- 3 title 15 United States Code section 1606. For the purposes of
- 4 this definition, all fees and charges, including interest and
- 5 monthly maintenance fees authorized by this chapter, shall be
- 6 included in the calculation of the annual percentage rate.
- 7 "Arranger" means a provider of funds in the syndication of
- 8 a debt.
- 9 "Branch office" means any location in the State that is
- 10 identified by any means to the public or consumers as a location
- 11 at which the licensee holds itself out as an installment lender.
- 12 "Commissioner" means the commissioner of financial
- 13 institutions.
- "Consumer" means a natural person who is the buyer, lessee,
- 15 or debtor to whom credit is granted in a transaction that is
- 16 primarily for that natural person's personal, family, or
- 17 household purposes.
- 18 "Control" means the power, either directly or indirectly,
- 19 to direct management or policies of a company, whether through
- 20 ownership of securities, by contract, or otherwise.

- 1 "Control person" means any person who directly or
- 2 indirectly exercises control of a licensee or applicant.
- 3 "Default" means a consumer's failure to repay an
- 4 installment loan in compliance with the terms contained in an
- 5 installment loan agreement.
- 6 "Department" means the department of commerce and consumer
- 7 affairs.
- 8 "Division" means the division of financial institutions of
- 9 the department of commerce and consumer affairs.
- "Elder" means an individual who is sixty-two years of age
- 11 or older.
- 12 "Finance charges" means the cost of credit or cost of
- 13 borrowing, including the interest and other fees authorized by
- 14 this chapter.
- 15 "Financial institution" means any bank, savings bank,
- 16 savings and loan association, financial services loan company,
- 17 or credit union doing business in the State whose accounts are
- 18 insured by the Federal Deposit Insurance Corporation, the
- 19 National Credit Union Share Insurance Fund, or other similar or
- 20 successor program of federal insurance.

- 1 "Installment lender" or "lender" means any person who is in
- 2 the business of offering or making a consumer loan, who arranges
- 3 a consumer loan for a third party, or who acts as an agent for a
- 4 third party, regardless of whether the third party is exempt
- 5 from licensure under this chapter or whether approval,
- 6 acceptance, or ratification by the third party is necessary to
- 7 create a legal obligation for the third party, through any
- 8 method including mail, telephone, the Internet, or any
- 9 electronic means.
- 10 "Installment loan" means a loan made pursuant to this
- 11 chapter.
- "Instrument" means a method of payment that may include a
- 13 debit card payment, automated clearing house transfer, e-check
- 14 or other forms of electronic transfers, money order, cash,
- 15 personal check signed by the consumer, or any other method of
- 16 loan payment authorized by this part or by rule adopted by the
- 17 commissioner pursuant to chapter 91 and made payable to a person
- 18 subject to this chapter.
- "Interest" means all charges payable directly or indirectly
- 20 by a borrower to a licensee as a condition to a loan or an
- 21 application for a loan, however denominated; provided that

- 1 "interest" does not include default charges, deferment charges,
- 2 insurance charges or premiums, court costs, loan origination
- 3 charges, check collection charges, credit line charges, credit
- 4 report charges, or other fees and charges specifically
- 5 authorized by law.
- 6 "Licensee" means a person who is licensed or required to be
- 7 licensed under this chapter.
- 8 "Loan amount" means the amount financed, as that term is
- 9 defined in Truth in Lending (Regulation Z), title 12 Code of
- 10 Federal Regulations, chapter X, part 1026, as amended, or
- 11 supplemented by this chapter.
- "Loan charges" means the total of all charges made in
- 13 connection with a loan except for insufficient funds fees
- 14 authorized by section -11, and default charges authorized by
- 15 section -4(i).
- 16 "Maintenance fee" means a monthly fee paid to a licensee to
- 17 maintain an installment loan.
- 18 "NMLS" means the Nationwide Multistate Licensing System and
- 19 Registry, which is a licensing system developed and maintained
- 20 by the Conference of State Bank Supervisors for the state
- 21 licensing and registration of state-licensed loan originators

- 1 and other financial services providers, or any system provided
- 2 by the Consumer Financial Protection Bureau.
- 3 "Nonprofit organization" means an organization that:
- 4 (1) Has the status of a tax-exempt organization under
- 5 section 501(c)(3) of the Internal Revenue Code of
- **6** 1986, as amended;
- 7 (2) Conducts its activities in a manner that serves public
- 8 or charitable purposes, rather than commercial
- 9 purposes;
- 10 (3) Receives funding, revenue, and charge fees in a manner
- 11 that does not incentivize its organization or its
- employees to act other than in the best interests of
- its clients; and
- 14 (4) Compensates its employees in a manner that does not
- incentivize employees to act other than in the best
- interests of its clients.
- "Person" means an individual, sole proprietorship,
- 18 partnership, corporation, limited liability company, limited
- 19 liability partnership, or other association of individuals,
- 20 however organized.

- 1 "Place of business" means a location where installment
- 2 loans are offered or made and includes each website through
- 3 which a consumer may apply for an installment loan from an
- 4 installment lender.
- 5 "Precomputed interest" means an interest method that uses
- 6 the original payment schedule to calculate interest.
- 7 "Renewal" means the refinancing of an installment loan that
- 8 occurs during the period between the original maturity date and
- 9 the immediately preceding installment payment due date.
- 10 "Renewal" does not include the refinancing of an installment
- 11 loan that occurs prior to the penultimate installment payment
- 12 due date.
- "Truth in Lending Act" means the federal Truth in Lending
- 14 Act, title 15 United States Code section 1601 et seq., as may be
- 15 amended, and regulations adopted thereunder, as may be amended.
- 16 § -2 Installment loans; requirements; payments. (a)
- 17 Each installment loan transaction and renewal shall meet the
- 18 following requirements:
- 19 (1) Any transaction and renewal shall be documented in a
- 20 written agreement pursuant to section -3;

1

#### H.B. NO. H.D. 1 S.D. 2

2		greater than \$1,500 pursuant to section -5(a);
3	(3)	The total amount of loan charges an installment lender
4		may charge, collect, or receive in connection with an
5		installment loan shall not exceed fifty per cent of
6		the principal loan amount;
7	(4)	Subject to subsection (a)(3), a monthly maintenance
8		fee may be charged by the lender, not to exceed the
9		following:
10		(A) \$25 on a loan of an original principal loan
11		amount up to \$299.99;
12		(B) \$30 on a loan of an original principal loan
13		amount of at least \$300.00 and up to \$699.99; and
14		(C) \$35 on a loan of an original principal loan
15		amount of at least \$700.00 and greater;
16		provided that the monthly maintenance fee shall not be
17		added to the loan balance upon which the interest is
18		charged; provided further that an installment lender
19		shall not charge, collect, or receive a monthly
20		maintenance fee if the borrower is a person on active

(2) The total amount of the installment loan shall not be

L		duty	ın	the	armed	force	es of	the	United	States	or	a
2		deper	nder	nt of	E that	perso	on;					
3	(5)	The n	nini	mum	contra	acted	repa	yment	term o	of the		

- installment loan shall be two months if the contracted loan amount is \$500 or less, or four months if the contracted loan amount is \$500.01 or more; provided that, for purposes of meeting the required minimum contracted repayment term, an installment lender may calculate one month as twenty-eight days or longer;
- (6) All repayment schedule due dates shall be dates upon which an installment lender is open for business to the public at the place of business where the installment loan was made;
- (7) An installment lender shall accept prepayment in full or in part from a consumer prior to the loan due date and shall not charge the consumer a fee or penalty if the consumer opts to prepay the loan; provided that in order to make a prepayment all past due interest and fees shall be paid first;

1	(8)	The loan amount shall be fully amortized over the term
2		of the loan, and maintenance fees shall be applied in
3		arrears on a monthly basis;
4	(9)	A consumer's repayment obligations shall not be
5		secured by a lien on any real or personal property;
6	(10)	An installment lender shall not charge a consumer any
7		loan charges for an installment loan, other than the
8		fees permitted by this chapter;
9	(11)	The written agreement required under section -3
10		shall not require a consumer to purchase add-on
11		products, such as credit insurance; and
12	(12)	The maximum contracted repayment term of the
13		installment loan shall be twelve months.
14	(b)	In an installment loan, a lender may contract for a
15	once-ever	y-two-weeks, twice-monthly, or monthly payment of the
16	loan bala	nce due, including the applicable portion of the
17	interest,	and earned monthly maintenance fee.
18	(c)	For each payment made by a consumer, a lender shall
19	give the	consumer a written receipt with the lender's name and
20	address,	payment date, amount paid, consumer's name, and

- 1 sufficient information to identify the account to which the
- 2 payment is applied.
- 3 (d) Upon prepayment in full by the consumer, the lender
- 4 shall refund:
- 5 (1) Any unearned and unaccrued portion of the interest
- 6 charged; and
- 7 (2) Any unearned monthly maintenance fees.
- 8 (e) Upon request from a consumer or a consumer's agent, an
- 9 installment lender shall provide confirmation of the amount
- 10 required to discharge the installment loan obligation in full.
- 11 When responding to a request under this subsection, the
- 12 installment lender, at a minimum, shall include a statement of
- 13 the amount required to discharge the consumer's obligation fully
- 14 as of the date the notice is provided and for each of the next
- 15 three business days following that date. The installment lender
- 16 shall make the information required under this subsection
- 17 available verbally and in writing and shall provide it in an
- 18 expeditious manner but no later than five business days after
- 19 receiving the request.
- 20 § -3 Written agreement; requirements; disclosure. (a)
- 21 Each installment loan transaction and renewal shall be

- 1 documented by a written agreement signed by the installment
- 2 lender and consumer. The written agreement shall contain the
- 3 following information:
- 4 (1) The name and address of the consumer and the lender;
- 5 (2) The transaction date;
- **6** (3) The loan amount;
- 7 (4) The authorized interest rate;
- 8 (5) A statement of the total amount of finance charges9 charged, expressed as a dollar amount and an annual
- 10 percentage rate;
- 11 (6) The installment payment schedule setting out the
- amount due on specific due dates;
- 13 (7) A statement that an installment lender shall not
- require a consumer to purchase add-on products;
- 15 (8) The name, address, electronic mail address, and
- 16 telephone number of any agent or arranger involved in
- the installment loan transaction;
- 18 (9) A notice to the consumer that the consumer has the
- right to rescind the installment loan before
- 5:00 p.m., Hawaii-Aleutian Standard Time, by the third

1		business day at the location where the loan was
2		originated;
3	(10)	A statement that it shall not be considered a
4		violation of law if the consumer obtains an
5		installment loan voluntarily and separately from the
6		consumer's spouse if the consumer documents the action
7		in writing, either in the written agreement or in a
8		subsequent agreement;
9	(11)	A notice to the consumer that a returned instrument
10		may result in a dishonored instrument charge, not to
11		exceed \$25; and
12	(12)	A description of the methods by which installment loan
13		payments may be made, which may include a debit card
14		payment, Automated Clearing House transfer, electronic
15		check, other forms of electronic transfers, money
16		order, cash, check, or any additional method of loan
17		payment authorized by this chapter or by rule adopted
18		by the commissioner pursuant to chapter 91.
19	(b)	The written agreement shall also comply with the
20	disclosur	e requirements of the Truth in Lending Act and any
21	regulation	n adopted thereunder.

1	(c) The installment lender shall provide to the consumer a
2	printed written disclosure prior to signing the written
3	agreement that accurately discloses the types of information in
4	the chart below, in at least twelve-point type:
5	"MULTIPLE
6	INSTALLMENT
7	LOAN PAYMENT
8	Amount Financed
9	Term (months)
10	Authorized Interest Rate
11	Monthly Maintenance Fee
12	Total of All Permitted Charges
13	Total You Will Pay for This Loan If Paid on Time
14	(Amount Financed, Interest, and Monthly Maintenance Fee)
15	ANNUAL PERCENTAGE RATE
16	Payment Schedule"
17	Included in the chart above, an installment lender may include
18	any other information the lender believes will benefit the
19	consumer, such as an explanation of annual percentage rate and
20	how it is calculated.

1 The consumer shall sign and date each of two copies of 2 the written disclosure required pursuant to subsection (c), one 3 of which shall be given to the consumer and the other of which 4 shall be retained by the lender as part of its records of the 5 installment loan. This requirement may also be accomplished by 6 electronically signing an electronic copy of the disclosure and 7 making the disclosure electronically available to the consumer 8 if the consumer is applying for the loan over the Internet. For 9 purposes of preparing the written disclosure, the installment 10 loan shall be structured on a precomputed basis (total of 11 payments) with the assumption that all payments will be made as scheduled. 12 13 The written agreement may include a demand feature 14 that permits the lender or any other person, if the consumer 15 fails to make any payment when due, to terminate the installment 16 loan in advance of the original maturity date, but no earlier 17 than ten days after the missed payment, and demand repayment of 18 the entire outstanding balance. If the written agreement 19 includes a demand feature and the demand feature is exercised, 20 the lender shall be entitled to collect only the outstanding 21 balance and a prorated portion of the unpaid interest and fees

- 1 earned up to the date of termination. For purposes of this
- 2 subsection, the outstanding balance and prorated portion of the
- 3 unpaid interest and fees shall be calculated as if the consumer
- 4 had voluntarily prepaid the loan in full on the date of
- 5 termination.
- 6 § -4 Authorized interest rate. (a) Subject to section
- 7 -2(a)(3), an installment lender may contract for and receive
- 8 interest at a rate not exceeding thirty-six per cent per year on
- 9 that portion of the unpaid principal balance of the installment
- 10 loan. Loans shall be precomputed. Any loan charges assessed in
- 11 compliance with this chapter shall be exempt from chapter 478.
- 12 (b) For the purposes of computing precomputed loans,
- 13 including calculating interest, a month shall be considered one-
- 14 twelfth of a year and a day shall be considered one three
- 15 hundred sixty-fifth of a year when calculation is made for a
- 16 fraction of a month.
- 17 (c) Subject to section -2(b), installment loans shall
- 18 be repayable in substantially equal and consecutive installments
- 19 of principal and interest combined; provided that the first
- 20 installment period may exceed one month by not more than fifteen
- 21 days, and the first installment payment amount may be larger

- 1 than the remaining payments by the amount of interest charged
- 2 for the extra days; provided further that monthly installment
- 3 payment dates may be omitted if the parties agree in writing,
- 4 either in the written agreement required under section -3 or
- 5 in a subsequent agreement, to accommodate consumers with
- 6 seasonal income.
- 7 (d) Payments may be applied to the combined total of
- 8 principal and precomputed interest until maturity of the
- 9 installment loan, with priority given to any past due interest
- 10 before applying payments to loan charges and then to the
- 11 principal.
- (e) If an installment loan is prepaid in full or renewed
- 13 prior to the loan's maturity date, the lender shall refund to
- 14 the consumer a prorated portion of the unearned and unaccrued
- 15 interest and monthly maintenance fees based on a ratio of the
- 16 number of days the loan was outstanding and the number of days
- 17 for which the loan was originally contracted.
- 18 (f) The parties may agree in writing, either in the
- 19 written agreement required under section -3 or in a
- 20 subsequent agreement, to a deferment of wholly unpaid
- 21 installments; provided that:

1	(1)	A deferment shall postpone the scheduled due date of
2		the earliest unpaid installment and all subsequent
3		installments as originally scheduled, or as previously
4		deferred, for a period equal to the deferment period;
5	(2)	The deferment period shall be that period during which
6		no installment is scheduled to be paid by reason of
7		the deferment; and
8	(3)	The lender shall not charge or collect a deferment
9		fee.
10	(g)	Other than the interest and loan charges permitted
11	under thi	s section, no further or other amount shall be charged
12	or requir	ed by the installment lender.
13	(h)	A lender shall not charge or receive loan origination
14	fees.	
15	(i)	A lender shall not collect a default charge on any
16	installme	nt not paid in full within ten days after its due date.
17	A lender	may charge a default charge of \$30 on an installment
18	not paid	in full after ten days have passed since its due date.
19	For purpo	ses of this subsection, all installments shall be

considered paid in the order in which they become due.

20

1 -5 Maximum loan amount; prohibition against multiple 2 loans. (a) A lender shall not lend an amount greater than 3 \$1,500 nor shall the amount financed exceed \$1,500 by any one lender at any time to a consumer. 4 5 (b) Except as otherwise provided in section -8, an 6 installment lender shall take reasonable measures to ensure that 7 no consumer has more than one installment loan outstanding at a 8 time from any of the following: 9 (1) The installment lender; 10 (2) A person related to the installment lender by common 11 ownership or control; 12 (3) A person in whom the installment lender has any 13 financial interest of ten per cent or more; or 14 (4) Any employee or agent of the installment lender. 15 An installment lender that receives written or 16 electronic confirmation from each consumer that the consumer 17 does not have any outstanding installment loans from the 18 entities listed in subsection (b) as of the date the consumer 19 enters into an installment loan with the installment lender 20 shall be deemed to have met the requirements of this section.

- 1 (d) If a consumer's spouse obtains an installment loan
- 2 voluntarily and separately from the consumer, and subsequently
- 3 the consumer obtains an installment loan voluntarily and
- 4 separately from the consumer's spouse, where neither the
- 5 consumer nor the consumer's spouse are coborrowers with each
- 6 other on either loan, and the consumer's action is documented in
- 7 writing, either in the written agreement required under section
- 8 -3 or in a subsequent agreement, signed by the consumer, and
- 9 retained by the lender, the secondary transaction shall not be
- 10 considered a violation of this section.
- 11 (e) Upon a consumer's payment in full of any installment
- 12 loan, an installment lender shall wait a period of three days
- 13 before the lender may make another installment loan to the same
- 14 consumer.
- 15 § -6 Right of rescission. (a) A consumer shall have
- 16 the right to rescind an installment loan, at or before
- 17 5:00 p.m., Hawaii-Aleutian Standard Time, on the third business
- 18 day at the location where the loan was originated, by returning
- 19 the principal in cash, the original check or money order
- 20 disbursed by the lender, or the other disbursement of loan

- 1 proceeds from the lender to fund the loan. The lender shall not
- 2 charge the consumer for rescinding the loan.
- 3 (b) At the time of rescission, the lender shall refund any
- 4 loan fees and interest received associated with the rescinded
- 5 loan and shall return to the consumer the originally signed
- 6 written agreement, clearly marked across the face:
- 7 "RESCINDED BY [lender's name; license number], [date]"
- 8 and below which the lender's authorized representative shall
- 9 sign.
- 10 § -7 Notice to consumers; general requirements; right to
- 11 prepay; loan limits; right to rescind. An installment lender
- 12 shall provide the following notice on each written agreement for
- 13 an installment loan. The notice shall be in a prominent place
- 14 and in at least twelve-point type:
- 15 "THIS INSTALLMENT LOAN IS NOT INTENDED TO MEET
- 16 LONG-TERM FINANCIAL NEEDS.
- 17 THIS INSTALLMENT LOAN SHOULD BE USED ONLY TO MEET
- 18 SHORT-TERM CASH NEEDS.
- 19 YOU HAVE THE RIGHT TO PREPAY THIS INSTALLMENT
- LOAN IN FULL OR IN PART WITHOUT A PENALTY.

1	RENEWING THIS INSTALLMENT LOAN RATHER THAN PAYING
2	THE DEBT IN FULL MAY REQUIRE ADDITIONAL FEES OR
3	CHARGES.
4	STATE LAW PROHIBITS THE PRINCIPAL OF THIS
5	INSTALLMENT LOAN FROM EXCEEDING ONE THOUSAND FIVE
6	HUNDRED DOLLARS (\$1,500). EXCEEDING THIS AMOUNT MAY
7	CREATE FINANCIAL HARDSHIPS FOR YOU AND YOUR FAMILY.
8	YOU HAVE THE RIGHT TO RESCIND THIS TRANSACTION AT
9	OR BEFORE 5:00 P.M. [SPECIFY HERE THE CLOSE OF THE
10	THIRD BUSINESS DAY BY DAY OF WEEK AND DATE]."
11	§ -8 Renewal; new loan requirements; consecutive loans;
12	payment plan. (a) An installment loan may be renewed only
13	once. After one renewal, the consumer shall pay the debt in
14	cash or its equivalent.
15	(b) Upon renewal of an installment loan, the lender may
16	renew up to \$1,500 of the remaining unpaid principal balance.
17	If the unpaid balance on renewal is more than \$1,500, the
18	consumer may be required to pay the remaining balance; provided
19	that the lender shall not finance any amount over \$1,500. The
20	total amount of loan charges for the renewed loan shall meet the
21	requirements of section -2, with the understanding that the

- 1 total amount of loan charges an installment lender may charge,
- 2 collect, or receive in connection with the renewal of an
- 3 installment loan shall not exceed fifty per cent of the renewal
- 4 principal loan amount. If the installment loan is renewed prior
- 5 to the maturity date, the lender shall refund to the consumer a
- 6 prorated portion of the finance charge based upon the ratio of
- 7 time left before maturity to the loan term.
- 8 § -9 Form of loan proceeds; endorsement of instrument;
- 9 redemption of instrument. (a) An installment lender may pay
- 10 the proceeds from or otherwise fund an installment loan to the
- 11 consumer in the form of a monetary instrument, prepaid debit
- 12 card, Automated Clearing House transfer, electronic check, other
- 13 form of electronic transfer, money order, or cash.
- (b) An installment lender shall not negotiate or present
- 15 an instrument for payment unless the instrument is endorsed with
- 16 the actual business name of the lender.
- 17 (c) Prior to an installment lender negotiating or
- 18 presenting the instrument, a consumer may redeem any instrument
- 19 held by the lender as a result of an installment loan if the
- 20 consumer pays the full amount of the instrument to the lender.

1 -10 Delinquent installment loans; restrictions on 2 collection by lender or third party. (a) An installment lender 3 shall comply with all applicable state and federal laws when 4 collecting a delinquent installment loan. A lender may take 5 civil action to collect principal, interest, fees, and costs 6 allowed under this chapter. A lender shall not threaten 7 criminal prosecution as a method of collecting a delinquent 8 installment loan or threaten to take any legal action against 9 the consumer that is not otherwise permitted by law. 10 Unless invited by the consumer, a lender shall not 11 visit a consumer's residence or place of employment for the 12 purpose of collecting a delinquent installment loan. A lender 13 shall not impersonate a law enforcement officer or make any 14 statements that might be construed as indicating an official 15 connection with any federal, state, or county law enforcement 16 agency or any other governmental agency while engaged in **17** collecting an installment loan. 18 (c) A lender shall not communicate with a consumer in a 19 manner intended to harass, intimidate, abuse, or embarrass a 20 consumer, including communication at an unreasonable hour, with

unreasonable frequency, by threats of force or violence, or by

21

1	use of off	ensiv	re language. A communication shall be presumed to
2	have been	made	for the purposes of harassment if it is initiated
3	by the ler	nder f	or the purposes of collection and the
4	communicat	cion i	s made:
5	(1)	With	the consumer's spouse or the consumer's domestic
6		partn	er in any form, manner, or place, on more than
7		one c	occasion, except when:
8		(A)	Calling a shared phone number and asking to speak
9			to the consumer;
10		(B)	Sending a text message to a shared phone number;
11		(C)	Sending an electronic mail to a shared electronic
12			mail address; or
13		(D)	Sending any other electronic writing to a shared
14			electronic account;
15	(2)	With	a consumer at the consumer's place of employment
16		on mo	ore than one occasion;
17	(3)	With	the consumer, the consumer's spouse, or the
18		consu	mer's domestic partner at the consumer's place of
19		resid	dence between the hours of 9:00 p.m. and

8:00 a.m., Hawaii-Aleutian Standard Time; or

20

1 (4	To a party other than the consumer, the consumer's
2	attorney, the lender's attorney, or a consumer credit
3	reporting agency if otherwise permitted by law, except
4	for the purposes of acquiring location or contact
5	information about the consumer.

- (d) A lender shall maintain, in accordance with applicable law, an accurate and complete communication log of all telephone and written communications with a consumer initiated by the lender regarding any collection efforts, including date, time, and the nature of each communication.
- 11 (e) For purposes of collecting a dishonored check, this
  12 section shall apply to any employee, arranger, or third-party
  13 assignee of a lender.
- (f) For purposes of this section, "communication" includes
  any contact with a consumer initiated by a lender in person, by
  telephone, or in writing, including via electronic mail, text
  message, or other electronic writing; provided that:
- 18 (1) "Communication" includes the time the lender initiates
  19 contact with a consumer, regardless of whether the
  20 communication is received or accessed by the consumer;
  21 and

1	(2)	'Comi	munication" shall not include:
2	,	(A)	Verbal communication with the consumer while the
3			consumer is physically present in the lender's
4			place of business;
5	,	(B)	An unanswered telephone call in which no message,
6			other than a caller identification, is left,
7			unless the telephone call is in violation of
8			subsection (c)(3); or
9		(C)	An initial letter to the consumer that includes
10			disclosures under the federal Fair Debt
11			Collection Practices Act.
12	§ -:	11 .	Authorized insufficient funds charge. (a)
13	Regardless	of	the number of instances where a consumer's payment
14	is rejected	d du	e to insufficient funds, an installment lender may
15	contract fo	or a	nd collect one insufficient funds charge for each
16	payment due	e on	an installment loan, not to exceed \$25. The
17	lender sha	ll n	ot collect any other fees as a result of the
18	insufficie	nt f	unds of the consumer.
19	(b)	If t	he loan proceeds instrument delivered by the
20	installmen	t le	nder to the consumer is dishonored by the
21	financial	inst	itution, the installment lender shall cover any

- 1 fees and charges incurred by the consumer as a direct result of
- 2 the dishonored loan proceeds instrument.
- 3 § -12 Posting of license and loan charges. Any
- 4 installment lender offering an installment loan shall
- 5 conspicuously and continuously post at any place of business
- 6 where installment loans are made, the license required pursuant
- 7 to this chapter and a notice of the loan charges imposed for
- 8 installment loans.
- 9 § -13 Internet lending. (a) An installment lender may
- 10 advertise and accept applications for installment loans by any
- 11 lawful medium, including the Internet, and shall provide all
- 12 required notices and disclosures via the Internet, and the
- 13 consumer may provide a valid electronic signature on the
- 14 disclosures and loan agreement, subject to subsection (b).
- (b) Installment lenders shall not advertise or make
- 16 installment loans via the Internet without first having obtained
- 17 a license pursuant to part II of this chapter.
- 18 (c) The unique identifier of any installment lender
- 19 originating an installment loan, except a person who is exempt
- 20 from licensure under this chapter, shall be clearly shown on all

- 1 solicitations, including websites, and all other documents, as
- 2 established by rule or order of the commissioner.
- 3 § -14 Notice on assignment or sale of contract. (a) No
- 4 licensee shall pledge, negotiate, sell, or assign a current and
- 5 performing installment loan, except to another licensee or to a
- 6 bank, savings bank, trust company, financial services loan
- 7 company, or credit union organized under the laws of this State
- 8 or the laws of the United States.
- 9 (b) Prior to sale or assignment of a current and
- 10 performing installment loan contract held by the installment
- 11 lender, the lender shall place a notice on the installment loan
- 12 contract in at least twelve-point type that reads:
- 13 "INSTALLMENT LOAN
- No licensee shall pledge, negotiate, sell, or
- assign an installment loan, except to another licensee
- or to a bank, savings bank, trust company, financial
- 17 services loan company, or credit union organized under
- 18 the laws of Hawaii or the laws of the United States."
- 19 (c) This section shall not apply to:
- 20 (1) The transfer of an installment loan to a company
- 21 affiliated with the installment lender that

1	securitizes the installment lender's loan receivables;
2	and
3	(2) The pledge or other granting of a security interest in
4	the installment loan to a financial institution in
5	connection with asset back financing or similar
6	lending facility of the installment lender.
7	§ -15 Maintenance of books and records. (a) Every
8	installment lender shall keep in a safe and secure place those
9	books and records that directly relate to any installment loan
10	made within the State, and other books and records as may be
11	necessary for the commissioner to ensure full compliance with
12	the laws of the State.
13	(b) All books and records may be maintained as originals
14	or photocopies, on microfilm or microfiche, on computer disks
15	(including related cloud storage devices) or tapes, or similar
16	forms; provided that the books and records are readily
17	accessible and may be easily examined.
18	(c) All records, statements, and reports required or
19	authorized by this chapter shall be made in writing in the

English language.

20

- 1 (d) Every lender shall preserve all of its records for a
- 2 minimum of six years or for a period the commissioner may
- 3 prescribe by rules adopted pursuant to chapter 91.
- 4 PART II. LICENSING
- 5 S -31 License required. (a) No person, except those
- 6 exempt under this chapter, shall act as an installment lender in
- 7 this State unless licensed to do so by the commissioner.
- 8 (b) Any loan made in violation of this section is void,
- 9 and no person shall have the right to collect, receive, or
- 10 retain any principal, interest, fees, or other charges in
- 11 connection with the loan.
- 12 § -32 Exemptions. This chapter shall not apply to the
- 13 following:
- 14 (1) A financial institution;
- 15 (2) A nondepository financial services loan company;
- 16 (3) An "open end credit plan", as defined in the Truth in
- 17 Lending Act, title 15 United States Code
- 18 section 1602(j); or
- 19 (4) A tax refund anticipation loan;
- 20 provided that licensees shall not be subject to chapter 443B.

1	§	-33 License; application; issuance. (a) The
2	commissio	ner shall require all licensees to register with NMLS.
3	(b)	Applicants for a license shall apply in a form
4	prescribe	d by NMLS or by the commissioner. The application
5	shall con	tain, at a minimum, the following information:
6	(1)	The legal name, trade names, and business address of:
7		(A) The applicant; and
8		(B) Every member, officer, principal, or director
9		thereof, if the applicant is a partnership,
10		association, limited liability company, limited
11		liability partnership, or corporation;
12	(2)	The principal place of business;
13	(3)	The complete address of any other branch offices at
14		which the applicant proposes to engage in making
15		installment loans; and
16	(4)	Any other data, financial statements, and pertinent
17		information the commissioner may require with respect
18		to the applicant or, if an applicant is not an
19		individual, each of the applicant's control persons,
20		executive officers, directors, general partners, and
21		managing members.

1	(c) To fulfill the purposes of this chapter, the		
2	commissioner may enter into agreements or contracts with NMLS or		
3	other entities to use NMLS to collect and maintain records and		
4	process transaction fees or other fees related to licensees or		
5	other persons subject to this chapter.		
6	(d) For the purpose and to the extent necessary to		
7	participate in NMLS, the commissioner may waive or modify, in		
8	whole or in part, by rule or order, any or all of the		
9	requirements of this chapter and establish new requirements as		
10	reasonably necessary to participate in NMLS.		
11	(e) In connection with an application for a license under		
12	this chapter, the applicant, at a minimum, shall furnish to NMLS		
13	information or material verifying the applicant's identity,		
14	including:		
15	(1) Fingerprints of the applicant or, if an applicant is		
16	not an individual, fingerprints of each of the		
17	applicant's control persons, executive officers,		
18	directors, general partners, and managing members for		
19	submission to the Federal Bureau of Investigation and		
20	any governmental agency or entity authorized to		

receive the fingerprints for a state, national, and

21

I		international criminal history background check,
2		accompanied by the applicable fee charged by the
3		entities conducting the criminal history background
4		check; and
5	(2)	Information verifying the personal history and
6		experience of the applicant or, if an applicant is not
7		an individual, the personal history and experiences of
8		each of the applicant's control persons, executive
9		officers, directors, general partners, and managing
10		members in a form prescribed by NMLS, including
11		authorization for NMLS and the commissioner to obtain
12		(A) An independent credit report from a consumer
13		reporting agency described in section 603(p) of
14		the Fair Credit Reporting Act, title 15 United
15		States Code section 1681a(p); and
16		(B) Information related to any administrative, civil
17		or criminal findings by any governmental
18		jurisdiction;
19	provided	that the commissioner may use any information obtained
20	pursuant	to this subsection or through NMLS to determine an

- 1 applicant's demonstrated financial responsibility, character,
- 2 and general fitness for licensure.
- 3 (f) The commissioner may use NMLS as an agent for
- 4 requesting information from and distributing information to the
- 5 United States Department of Justice or any governmental agency.
- 6 (g) The commissioner may use NMLS as an agent for
- 7 requesting information from and distributing information to any
- 8 source directed by the commissioner.
- 9 (h) An applicant for a license as an installment lender
- 10 shall be registered with the business registration division of
- 11 the department to do business in this State before a license
- 12 pursuant to this chapter may be granted.
- 13 § -34 License; grounds for denial. (a) The
- 14 commissioner shall conduct an investigation of every applicant
- 15 to determine the applicant's financial responsibility,
- 16 character, and general fitness. The commissioner shall issue
- 17 the applicant a license to engage in the business of making
- 18 installment loans if the commissioner determines that the
- 19 applicant or, in the case of an applicant that is not an
- 20 individual, each of the applicant's control persons, executive
- 21 officers, directors, general partners, and managing members:

Ţ	( 1 )	Has never had an installment lender license revoked in						
2		any jurisdiction; provided that a subsequent formal						
3		vacation of a revocation shall not be deemed a						
4		revocation;						
5	(2)	Has not been convicted of, pled guilty or nolo						
6		contendere to, or been granted a deferred acceptance						
7		of a guilty plea under any federal law or under						
8		chapter 853 to a felony in a domestic, foreign, or						
9		military court, either:						
10		(A) During the seven-year period preceding the date						
11		of the application for licensing; or						
12		(B) At any time preceding the date of application, if						
13		the felony involved an act of fraud, dishonesty,						
14		breach of trust, or money laundering;						
15		provided that any pardon of a conviction shall not be						
16		deemed a conviction for the purposes of this section;						
17	(3)	Has demonstrated sufficient financial responsibility,						
18		good character, and general fitness to command the						
19		confidence of the community and to warrant a						
20		determination that the applicant will operate						
21		honestly, fairly, and efficiently, pursuant to this						

1		chapter. For the purposes of this paragraph, a person							
2		is not financially responsible when the person has							
3		shown disregard in the management of the person's own							
4		financial condition. A determination that a person							
5		has shown disregard in the management of the person's							
6		own financial condition may be based upon:							
7		(A) Current outstanding judgments, except judgments							
8		solely as a result of medical expenses;							
9		(B) Current outstanding tax liens or other government							
10		liens and filings, subject to applicable							
11		disclosure laws and administrative rules;							
12		(C) Foreclosures within the prior three years; and							
13		(D) A pattern of seriously delinquent accounts within							
14		the prior three years;							
15	(4)	Has not been convicted of, pled guilty or nolo							
16		contendere to, or been granted a deferred acceptance							
17		of a guilty plea under federal law or chapter 853 to							
18		any misdemeanor involving an act of fraud, dishonesty,							
19		breach of trust, or money laundering;							
20	(5)	Has satisfied the licensing requirements of this							
21		chapter; and							

1	(6)	Has provided the bond required by section -35.
2	(b)	The applicant or, in the case of an applicant that is
3	not an ind	lividual, each of the applicant's control persons,
4	executive	officers, directors, general partners, and managing
5	members sh	nall submit authorization to the commissioner to
6	conduct ba	ackground checks to determine or verify the information
7	in subsect	tion (a) in each state where the person has made
8	installmen	nt loans. Authorization pursuant to this subsection
9	shall incl	ude consent to provide additional fingerprints, if
10	necessary,	to law enforcement or regulatory bodies in other
11	states.	
12	(c)	A license shall not be issued to an applicant:
13	(1)	Whose license to conduct business under this chapter,
14		or any similar statute in any other jurisdiction, has
15		been suspended or revoked within five years of the
16		filing of the present application;
17	(2)	Whose license to conduct business in the installment
18		loan or payday industry has been revoked by an
19		administrative order issued by the commissioner or the

commissioner's designee, or the licensing authority of

**20** 

1		another state or jurisdiction, for the period
2		specified in the administrative order;
3	(3)	Who has advertised directly and purposefully to Hawaii
4		consumers or made Internet loans in violation of this
5		chapter; or
6	(4)	Who has failed to complete an application for
7		licensure.
8	(d)	A license issued in accordance with this chapter shall
9	remain in	force and effect until surrendered, suspended, or
10	revoked,	or until the license expires as a result of nonpayment
11	of the an	nual license renewal fee required by this chapter.
12	S	-35 Fees; bond. (a) An installment lender shall pay
13	the follo	wing fees to the division to obtain and maintain a
14	valid lic	ense under this chapter:
15	(1)	An initial application fee of \$1,000;
16	(2)	A processing fee of \$35 for each control person;
17	(3)	An annual license renewal fee of the greater of:
18		(A) \$1,000; or
19		(B) An amount equal to \$0.15 per installment loan
20		originated during the previous year, plus 0.08
21		per cent of the dollar volume of loans originated

1		during the previous year; provided that for the
2		purposes of calculating the renewal fee, all
3		installment loans originated by the installment
4		lender between the third quarter of the previous
5		year and third quarter of the current year shall
6		be considered.
7	(4)	Any applicable fee charged by the entities conducting
8		the criminal history background check for each of the
9		applicant's control persons, executive officers,
10		directors, general partners, and managing members for
11		submission to the Federal Bureau of Investigation and
12		any governmental agency or entity authorized to
13		receive the fingerprints for a state, national, and
14		international criminal history background check; and
15	(5)	Any applicable fee charged by the entities obtaining
16		an independent credit report from a consumer reporting
17		agency as described in section 603(p) of the Fair
18		Credit Reporting Act, title 15 United States Code
19		section 1681a(p);

- 1 provided that the application fee and annual license renewal fee
- 2 shall not apply to a nonprofit organization acting as an
- 3 installment lender.
- 4 (b) A nonprofit organization acting as an installment
- 5 lender shall pay the following fees to maintain a valid
- 6 registration as a nonprofit organization in NMLS:
- 7 (1) An initial registration fee of \$200;
- 8 (2) An annual registration renewal fee of \$150; and
- 9 (3) A late fee of \$25 per day if the nonprofit
- 10 registration expires and the nonprofit organization
- 11 continues to act as an installment lender.
- 12 (c) The applicant shall file and maintain a surety bond
- 13 that is approved by the commissioner and executed by the
- 14 applicant as obligor and by a surety company authorized to
- 15 operate as a surety in this State, whose liability as a surety
- 16 does not exceed, in the aggregate, the penal sum of the bond.
- 17 The penal sum of the bond shall be a minimum of \$30,000 and a
- 18 maximum of \$250,000, based upon the annual dollar amount of
- 19 loans originated.
- 20 (d) The surety bond required by subsection (c) shall run
- 21 to the State of Hawaii as oblique for the use and benefit of the

- 1 State and of any person or persons who may have a cause of
- 2 action against the licensee as obligor under this chapter. The
- 3 bond shall be conditioned upon the following:
- 4 (1) The licensee as obligor shall faithfully conform to
- 5 and abide by this chapter and all rules adopted under
- 6 this chapter; and
- 7 (2) The bond shall pay to the State and any person or
- 8 persons having a cause of action against the licensee
- 9 as obligor all moneys that may become due and owing to
- 10 the State and those persons under and by virtue of
- 11 this chapter.
- (e) Each installment lender shall pay a nonrefundable fee
- 13 of \$100 to the division for each office that is relocated.
- 14 § -36 License renewal; annual report. (a) On or before
- 15 December 31 of each year, each licensee shall pay a renewal fee
- 16 pursuant to section -35.
- 17 (b) The annual license renewal fee shall be accompanied by
- 18 a report, in a form prescribed by the commissioner, that shall
- 19 include:
- 20 (1) A copy of the licensee's most recent audited annual
- 21 financial statement, including:

1		(A)	Balance sheets;					
2		(B)	A statement of income or loss;					
3		(C)	A statement of changes in shareholders' equity;					
4			and					
5		(D)	A statement of cash flows or, if a licensee is a					
6			wholly owned subsidiary of another corporation,					
7			the consolidated audited annual financial					
8			statement of the parent corporation in lieu of					
9			the licensee's audited annual financial					
10			statement;					
11	(2)	A re	port detailing the installment lender's activities					
12		in t	in this State since the prior reporting period,					
13		incl	including:					
14		(A)	The number of installment loans made;					
15		(B)	The number of installment loans that have					
16			defaulted; and					
17		(C)	Any other information the commissioner may					
18			reasonably require related to performance metrics					
19			and the efficacy of the installment loan program;					
20	(3)	A re	port of any material changes to any of the					
21		info	ermation submitted by the licensee on its original					

1		application that have not previously been reported to
2		the commissioner on any other report required to be
3		filed under this chapter;
4	(4)	A list of the principal place of business and branch
5		locations, if any, within this State where business
6		regulated by this chapter is being conducted by the
7		licensee;
8	(5)	Disclosure of any pending or final suspension,
9		revocation, or other enforcement action by any state
10		or governmental authority; and
11	(6)	Any other information the commissioner may require.
12	(c)	A licensee may renew by:
13	(1)	Continuing to meet the licensing requirements of
14		sections -33, -34, and -35;
15	(2)	Filing a completed renewal statement on a form
16		prescribed by NMLS or by the commissioner;
17	(3)	Paying a renewal fee; and
18	(4)	Meeting all other requirements of this section.
19	(d)	A licensee that has not filed an annual report deemed
20	complete	by the commissioner or paid the annual renewal fee by
21	the renew	al filing deadline, and has not been granted an

- 1 extension of time to do so by the commissioner, shall have its
- 2 license suspended on the renewal date. The licensee shall have
- 3 thirty days after its license is suspended to file an annual
- 4 report and pay the annual renewal fee, plus a late filing fee of
- 5 \$250 for each business day that has passed since suspension;
- 6 provided that the late filing fee for a nonprofit organization
- 7 acting as an installment lender shall be \$25 per day. The
- 8 commissioner, for good cause, may grant an extension of the
- 9 renewal date or reduce or suspend the late filing fees.
- 10 § -37 Enforcement; violations; penalties. (a) To
- 11 ensure the effective supervision and enforcement of this
- 12 chapter, the commissioner, pursuant to chapter 91, may take any
- 13 disciplinary action specified in subsection (b) against an
- 14 applicant or licensee if the commissioner finds that the
- 15 applicant or licensee:
- 16 (1) Has violated this chapter, or any rule or order
- 17 lawfully made pursuant to this chapter;
- 18 (2) Has failed to disclose facts or conditions that
- 19 clearly would have been grounds for the commissioner
- 20 to deny an application for licensure, had those facts

1		of conditions been discrosed at the time the
2		application was made;
3	(3)	Has failed to provide information required by the
4		commissioner within a reasonable time, as specified by
5		the commissioner;
6	(4)	Has failed to provide or maintain proof of financial
7		responsibility;
8	(5)	Is insolvent;
9	(6)	Has made, in any document or statement filed with the
10		commissioner, a false representation of a material
11		fact or has omitted to state a material fact;
12	(7)	Has, or, if an applicant or licensee is not an
13		individual, any of the applicant's or licensee's
14		control persons, executive officers, directors,
15		general partners, and managing members have, been
16		convicted of or entered a plea of guilty or nolo
17		contendere to a crime involving fraud or deceit, or to
18		any similar crime under the jurisdiction of any
19		federal court or court of another state;

4

5

6

14

15

16

17

18

that
y the
<i>.</i>

- (9) Has been the subject of any disciplinary action by any state or federal agency that resulted in revocation of a license;
- 10 Has a final judgment entered against the applicant or licensee for violations of this chapter; any state or federal law concerning installment loans, deferred deposit loans, check cashing, payday loans, banking, mortgage loan originators, or money transmitters; or any state or federal law prohibiting unfair or deceptive acts or practices; or
  - (11) Has failed to take or provide proof of taking in a timely manner, as specified by the commissioner, the corrective action required by the commissioner subsequent to an investigation or examination pursuant to section -43.
- (b) After finding that the applicant or licensee has
  violated one or more of the conditions under subsection (a), the
  commissioner may take any of the following actions:

16

**17** 

18

19

## H.B. NO. H.D. 1

1	(1)	Deny an application for licensure, including an
2		application for a branch office license;
3	(2)	Revoke the license;
4	(3)	Suspend the license for a period of time;
5	(4)	Issue an order to the licensee to cease and desist
6		from engaging in any act specified in subsection (a);
7	(5)	Order the licensee to refund to consumers any excess
8		charges under this chapter;
9	(6)	Impose penalties of up to \$1,000 for each violation;
10		or
11	(7)	Bar a person from applying for or holding a license
12		for a period of five years following revocation of the
13		person's license.
14	(c)	The commissioner may issue a temporary cease and
15	desist or	der if the commissioner finds that the licensee,

a license application or takes disciplinary action pursuant to

applicant, or person is engaging, has engaged, or is about to

engage in an illegal, unauthorized, unsafe, or unsound practice

in violation of this chapter. Whenever the commissioner denies

20 this subsection, the commissioner shall enter an order to that

21 effect and notify the licensee, applicant, or person of the

- 1 denial or disciplinary action. The notification required by
- 2 this subsection shall be given by personal service or by
- 3 certified mail to the last known address of the licensee or
- 4 applicant as shown on the application, license, or as
- 5 subsequently furnished in writing to the commissioner.
- 6 (d) The revocation, suspension, expiration, or surrender
- 7 of a license shall not affect the licensee's liability for acts
- 8 previously committed or impair the commissioner's ability to
- 9 issue a final agency order or take disciplinary action against
- 10 the licensee.
- 11 (e) No revocation, suspension, or surrender of a license
- 12 shall impair or affect the obligation of any preexisting lawful
- 13 contract between the licensee and any consumer.
- 14 (f) The commissioner may reinstate a license, terminate a
- 15 suspension, or grant a new license to a person whose license has
- 16 been revoked or suspended if no fact or condition then exists
- 17 that clearly would justify the commissioner in revoking,
- 18 suspending, or refusing to grant a license.
- 19 (g) The commissioner may impose an administrative fine on
- 20 a licensee or person subject to this chapter if the commissioner
- 21 finds on the record after notice and opportunity for hearing

- 1 that the licensee or person subject to this chapter has violated
- 2 or failed to comply with any requirement of this chapter or any
- 3 rule or order issued under the authority of this chapter.
- 4 (h) Each violation or failure to comply with any directive
- 5 or order of the commissioner shall be a separate and distinct
- 6 violation.
- 7 (i) Any violation of this chapter that is directed toward,
- 8 targets, or injures an elder may be subject to an additional
- 9 civil penalty not to exceed \$10,000 for each violation in
- 10 addition to any other fines or penalties assessed for the
- 11 violation.
- 12 § -38 Voluntary surrender of license. (a) A licensee
- 13 may voluntarily cease business and surrender its license by
- 14 giving written notice to the commissioner of its intent to
- 15 surrender its license. Prior to the surrender date, the
- 16 licensee shall have either completed all pending installment
- 17 loan transactions or assigned each pending installment loan
- 18 transaction to another licensee or entity as described in
- **19** section -14.

1	(a)	Notice pursuant to this section shall be provided at
2	least thi	rty days before the surrender of the license and shall
3	include:	
4	(1)	The date of surrender;
5	(2)	The name, address, telephone number, facsimile number,
6		and electronic mail address of a contact individual
7		with knowledge and authority sufficient to communicate
8		with the commissioner regarding all matters relating
9		to the licensee during the period that it was licensed
10		pursuant to this chapter;
11	(3)	The reason or reasons for surrender;
12	(4)	The total dollar amount of the licensee's outstanding
13		installment loans sold in Hawaii and the individual
14		amounts of each outstanding installment loan, and the
15		name, address, and contact telephone number of the
16		licensee to whom each outstanding installment loan was
17		assigned;
18	(5)	A list of the licensee's Hawaii authorized branch
10		offices if any as of the date of surrender.

(6) Confirmation that the licensee has notified each of

its Hawaii authorized branch offices, if any, that the

20

21

1	branch	offices	shall	no	longer	make	installment	loans
2	on the	licensee	e's bel	nali	; and			

- Confirmation that the licensee has notified each of its installment loan consumers, if any, that the installment loan is being transferred and the name, address, telephone number, and any other contact information of the licensee or entity described in section -14 to whom the installment loan was assigned.
- (c) Voluntary surrender of a license shall be effective
  upon the date of surrender specified on the written notice to
  the commissioner as required by this section; provided that the
  licensee has met all the requirements of voluntary surrender and
  has returned the original license issued.
- 15 § -39 Sale or transfer of license; change of control.
- 16 (a) No installment lender license shall be transferred, except17 as provided in this section.
- (b) A person or group of persons requesting approval of a proposed change of control of a licensee shall submit to the commissioner an application requesting approval of a proposed

- 1 change of control of the licensee, accompanied by a
- 2 nonrefundable application fee of \$500.
- 3 (c) After review of a request for approval under
- 4 subsection (b), the commissioner may require the licensee or
- 5 person or group of persons requesting approval of a proposed
- 6 change of control of the licensee, or both, to provide
- 7 additional information concerning the persons who shall assume
- 8 control of the licensee. The additional information shall be
- 9 limited to the information required of the licensee or persons
- 10 in control of the licensee as part of its original license or
- 11 renewal application under sections -33 and -36. The
- 12 information shall include, for the five-year period prior to the
- 13 date of the application for change of control of the licensee, a
- 14 history of material litigation and criminal convictions of each
- 15 person who, upon approval of the application for change of
- 16 control, will be a principal of the licensee. Authorization
- 17 shall also be given to conduct criminal history record checks of
- 18 those persons, accompanied by the appropriate payment of the
- 19 applicable fee for each record check.
- 20 (d) The commissioner shall approve a request for change of
- 21 control under subsection (b) if, after investigation, the

- 1 commissioner determines that the person or group of persons
- 2 requesting approval has the competence, experience, character,
- 3 and general fitness to control the licensee or person in control
- 4 of the licensee in a lawful and proper manner, and that the
- 5 interests of the public will not be jeopardized by the change of
- 6 control.
- 7 (e) The following persons shall be exempt from the
- 8 requirements of subsection (b); provided that the licensee shall
- 9 notify the commissioner when control is assumed by a person:
- 10 (1) Who acts as a proxy for the sole purpose of voting at
- a designated meeting of the security holders or
- holders of voting interests of a licensee or person in
- 13 control of a licensee;
- 14 (2) Who acquires control of a licensee by devise or
- descent;
- 16 (3) Who acquires control as a personal representative,
- 17 custodian, quardian, conservator, trustee, or as an
- officer appointed by a court of competent jurisdiction
- or by operation of law; or
- 20 (4) Whom the commissioner, by rule or order, exempts in
- the public interest.

- 1 (f) Before filing a request for approval for a change of 2 control, a person may request, in writing, a determination from the commissioner as to whether the person would be considered a 3 person in control of a licensee upon consummation of a proposed 4 5 transaction. If the commissioner determines that the person 6 would not be a person in control of a licensee, the commissioner 7 shall enter an order to that effect and the proposed person and transaction shall not be subject to subsections (b) through (d). 8 9 (q) Subsection (b) shall not apply to public offerings of 10 securities. 11 -40 Authorized places of business; principal office; 12 branch offices; relocation; closure. (a) Every installment 13 lender licensed under this chapter shall have and maintain a 14 principal place of business in the State, regardless of whether 15 the installment lender maintains its principal office outside of 16 the State.
- 17 (b) An installment lender shall not maintain any branch
  18 offices in the State in addition to its principal place of
  19 business without the prior written approval of the commissioner.
  20 No business shall be conducted at a branch office until the
- 21 branch office has been licensed by the commissioner.

- 1 (c) An application to establish a branch office shall be
- 2 submitted through NMLS with a nonrefundable application fee as
- 3 required by section -35.
- 4 (d) An installment lender shall not relocate any office in
- 5 this State without the prior written approval of the
- 6 commissioner. An application to relocate an office shall be
- 7 submitted to the commissioner at least thirty days prior to
- 8 relocation and shall set forth the reasons for the relocation,
- 9 street address of the proposed relocated office, and any other
- 10 information required by the commissioner. An application to
- 11 relocate an office pursuant to this subsection shall be
- 12 submitted with a nonrefundable fee as required by
- 13 section -35.
- 14 (e) An installment lender shall give the commissioner
- 15 notice of its intent to close a branch office at least thirty
- 16 days prior to the closing. The notice shall:
- 17 (1) State the intended date of closing; and
- 18 (2) Specify the reasons for the closing.
- 19 (f) The principal place of business and each branch office
- 20 of the installment lender shall be identified in NMLS to

- 1 consumers as a location at which the licensee holds itself out
- 2 as an installment lender.
- 3 (g) A license issued under this chapter shall be
- 4 prominently displayed in the principal place of business and
- 5 each branch office.
- 6 § -41 Payment of fees. All fees collected pursuant to
- 7 section -35, administrative fines, and other charges
- 8 collected pursuant to this chapter shall be deposited into the
- 9 compliance resolution fund established pursuant to
- 10 section 26-9(o) and shall be payable through NMLS, to the extent
- 11 allowed by NMLS. Fees not eligible for payment through NMLS
- 12 shall be deposited into a separate account within the compliance
- 13 resolution fund for use by the division.
- 14 § -42 Commissioner; general powers. (a) The
- 15 commissioner may adopt rules pursuant to chapter 91 that the
- 16 commissioner deems necessary for the administration of this
- 17 chapter.
- 18 (b) In addition to any other powers provided by law, the
- 19 commissioner may:
- 20 (1) Issue declaratory rulings or informal nonbinding
- 21 interpretations;

1	(2)	Investigate and conduct hearings regarding any
2		violation of this chapter and any rule or order of, or
3		agreement with, the commissioner;
4	(3)	Create fact-finding committees to make recommendations
5		for the commissioner's consideration;
6	(4)	Require an applicant or any of its control persons,
7		executive officers, directors, general partners, and
8		managing members to disclose their relevant criminal
9		history and request a criminal history record check in
10		accordance with chapter 846;
11	(5)	Contract with or employ qualified persons, including
12		accountants, attorneys, investigators, examiners,
13		auditors, or other professionals who may be exempt
14		from chapter 76 and who shall assist the commissioner
15		in exercising the commissioner's powers and duties;
16	(6)	Process and investigate complaints; subpoena witnesses
17		and documents; administer oaths; receive affidavits
18		and oral testimony, including telephonic
19		communications; and do any things necessary or
20		incidental to the exercise of the commissioner's power

1		and duties, including conducting contested case
2		proceedings under chapter 91;
3	(7)	Require a licensee to comply with any rule, guidance,
4		guideline, statement, supervisory policy or any
5		similar proclamation issued or adopted by the Federal
6		Deposit Insurance Corporation to the same extent and
7		in the same manner as a bank chartered by the State
8		or, in the alternative, any policy position of the
9		Conference of State Bank Supervisors;
10	(8)	Enter into agreements or relationships with other
11		government officials or regulatory associations in
12		order to improve efficiencies and reduce regulatory
13		burden by sharing resources; standardized or uniform
14		methods or procedures; and documents, records,
15		information, or evidence obtained under this chapter;
16	(9)	Use, hire, contract, or employ public or privately
17		available analytical systems, methods, or software to
18		investigate or examine a licensee or person subject to

this chapter;

19

1	(10)	Accept and rely on investigation of examination
2		reports made by other government officials, within or
3		without this State; and
4	(11)	Accept audit reports made by an independent certified
5		public accountant for the licensee or person subject
6		to this chapter in the course of an examination
7		covering the same general subject matter as the audit.
8		The commissioner may incorporate the audit report in
9		the commissioner's report of the examination, report
10		of investigation, or other writing.
11	S	-43 Commissioner; investigation and examination
12	authority	. (a) In addition to the authority granted under
13	section	-42(b), the commissioner shall have the authority to
14	conduct i	nvestigations and examinations in accordance with this
15	section.	The commissioner may access, receive, and use any
16	books, ac	counts, records, files, documents, information, or
17	evidence	that the commissioner deems relevant to the
18	investiga	tion or examination, regardless of the location,
19	possessic	on, control, or custody of the documents, information,
20	or eviden	ice.

1 For the purposes of investigating violations or 2 complaints arising under this chapter, or for the purposes of 3 examination, the commissioner may review, investigate, or examine any licensee or person subject to this chapter as often 4 5 as the commissioner deems necessary to carry out the purposes of 6 this chapter. The commissioner may direct, subpoena, order the 7 attendance of, and examine under oath, all persons whose 8 testimony may be required about loans or the business or subject 9 matter of any investigation or examination and may direct, 10 subpoena, or order the person to produce books, accounts, 11 records, files, and any other documents the commissioner deems relevant to the inquiry. 12 13 Each licensee or person subject to this chapter shall 14 provide to the commissioner, upon request, the books and records relating to the operations of the licensee or person subject to 15 16 this chapter. The commissioner shall have access to the books 17 and records and shall be permitted to interview the control 18 persons, executive officers, directors, general partners, 19 managing members, principals, managers, employees, independent 20 contractors, agents, and consumers of the licensee or person

subject to this chapter concerning their business practices.

21

1	(d) Each licensee or person subject to this chapter shall	
2	make or compile reports or prepare other information, as	
3	directed by the commissioner, to carry out the purposes of this	
4	section, including:	
5	(1) Accounting compilations;	
6	(2) Information, lists, and data concerning loan	
7	transactions in a format prescribed by the	
8	commissioner; or	
9	(3) Any other information the commissioner deems	
10	necessary.	
11	(e) In conducting any investigation or examination	
12	authorized by this chapter, the commissioner may control access	
13	to any documents and records of the licensee or person under	
14	investigation or examination. The commissioner may take	
15	possession of the documents and records or place a person in	
16	exclusive charge of the documents and records. During the	
17	period of control, no person shall remove or attempt to remove	
18	any of the documents and records except pursuant to a court	
19	order or with the consent of the commissioner. Unless the	
20	commissioner has reasonable grounds to believe the documents or	
21	records of the licensee or person under investigation or	

- 1 examination have been, or are at risk of being, altered or
- 2 destroyed for the purposes of concealing a violation of this
- 3 chapter, the licensee or owner of the documents and records
- 4 shall have access to the documents or records as necessary to
- 5 conduct its ordinary business affairs.
- 6 (f) The authority of this section shall remain in effect,
- 7 whether a licensee or person subject to this chapter acts or
- 8 claims to act under any licensing or registration law of this
- 9 State, or claims to act without such authority.
- 10 (g) No licensee or person subject to investigation or
- 11 examination under this section shall knowingly withhold,
- 12 abstract, remove, mutilate, destroy, or conceal any books,
- 13 records, computer records, or any other relevant information.
- 14 (h) The commissioner may charge an investigation or
- 15 examination fee, payable to the commissioner, based upon the
- 16 cost per hour per examiner for each licensee or person subject
- 17 to this chapter investigated or examined by the commissioner or
- 18 the commissioner's staff. The hourly fee shall be \$60 or an
- 19 amount the commissioner shall establish by rule pursuant to
- 20 chapter 91. In addition to the investigation or examination
- 21 fee, the commissioner may charge any person who is investigated

- 1 or examined by the commissioner or the commissioner's staff
- 2 pursuant to this section additional fees for travel, per diem,
- 3 mileage, and other reasonable expenses incurred in connection
- 4 with the investigation or examination, payable to the
- 5 commissioner.
- 6 (i) Any person having reason to believe that this chapter
- 7 or the rules adopted under this chapter have been violated, or
- 8 that a license issued under this chapter should be suspended or
- 9 revoked, may file a written complaint with the commissioner,
- 10 setting forth the details of the alleged violation or grounds
- 11 for suspension or revocation.
- 12 § -44 Confidentiality. (a) Except as otherwise
- 13 provided in title 12 United States Code section 5111, the
- 14 requirements under any federal or state law regarding the
- 15 privacy or confidentiality of any information or material
- 16 provided to NMLS and any privilege arising under federal or
- 17 state law, including the rules of any federal or state court,
- 18 with respect to the information or material shall continue to
- 19 apply to the information or material after the information or
- 20 material has been disclosed to NMLS. The information and
- 21 material may be shared with all state and federal regulatory

1	officials	with oversight authority over transactions subject to
2	this chap	ter without the loss of privilege or the loss of
3	confident	iality protections provided by federal or state law.
4	(b)	For the purposes of this section, the commissioner
5	shall be	authorized to enter into agreements or sharing
6	arrangeme	nts with other governmental agencies, the Conference of
7	State Ban	k Supervisors, or other associations representing
8	governmen	tal agencies as established by rule or order of the
9	commissio	ner.
10	(c)	Information or material that is subject to a privilege
11	or confid	entiality under subsection (a) shall not be subject to:
12	(1)	Disclosure under any federal or state law governing
13		the disclosure to the public of information held by an
14		officer or an agency of the federal government or a
15		state; or
16	(2)	Subpoena or discovery, or admission into evidence, in
17		any private civil action or administrative process,
18		unless:
19		(A) Any privilege is determined by NMLS to be
20		inapplicable to the information or material; or

1	(B) The person to whom the information or material
2	pertains waives that privilege, in whole or in
3	part.
4	(d) Notwithstanding chapter 92F, the examination process
5	and related information and documents, including the reports of
6	examination, shall be confidential and shall not be subject to
7	discovery or disclosure in civil or criminal lawsuits.
8	(e) If a conflict arises between this section and any
9	other state law relating to the disclosure of privileged or
10	confidential information or material, this section shall
11	control.
12	(f) This section shall not apply to information or
13	material relating to the employment history of, and publicly
14	adjudicated disciplinary and enforcement actions against, any
15	persons that are included in NMLS for access by the public.
16	§ -45 Prohibited practices. (a) It shall be a
17	violation of this chapter for a licensee or its control persons,
18	executive officers, directors, general partners, managing
19	members, employees, independent contractors, or any other person
20	subject to this chapter to:

1	(1)	Engage in any act that limits or restricts the
2		application of this chapter, including:
3		(A) Disguising an installment loan as a leaseback
4		transaction or a personal property, personal
5		sales, or automobile title loan; or
6		(B) Disguising loan proceeds as cash rebates for the
7		pretextual installment sale of goods and
8		services;
9	(2)	Make an installment loan that requires
10		collateralization, a security interest, or any other
11		pledge of personal property from the consumer;
12	(3)	Use a consumer's account number to prepare, issue, or
13		create a check on behalf of the consumer;
14	(4)	Charge, collect, or receive, directly or indirectly,
15		charges:
16		(A) For negotiating forms of loan proceeds other than
17		cash;
18		(B) For brokering or obtaining loans;
19		(C) Prepayment fees, or any fees, interest, or
20		charges in connection with an installment loan

1		except those explicitly authorized in this
2		chapter;
3	(5)	Fail to make disclosures as required by this chapter
4		or any other applicable state or federal law,
5		including rules or regulations adopted pursuant to
6		state or federal law;
7	(6)	Directly or indirectly employ any scheme, device, or
8		artifice to defraud or mislead any consumer, lender,
9		or person;
10	(7)	Directly or indirectly engage in unfair or deceptive
11		acts, practices, or advertising in connection with an
12		installment loan;
13	(8)	Directly or indirectly obtain property by fraud or
14		misrepresentation;
15	(9)	Make an installment loan to any person physically
16		located in the State through the use of the Internet,
17		facsimile, telephone, kiosk, or other means without
18		first obtaining a license under this chapter;
19	(10)	Make, in any manner, any false or deceptive statement
20		or representation, including with regard to the rates
21		fees, or other financing terms or conditions for an

1		installment loan, or engage in balt and switch
2		advertising;
3	(11)	Make any false statement or knowingly and wilfully
4		omit any material fact in connection with any reports
5		filed with the division by a licensee or in connection
6		with any investigation conducted by the division;
7	(12)	Advertise any rate of interest without conspicuously
8		disclosing the annual percentage rate implied by that
9		rate of interest or otherwise fail to comply with any
10		requirement of the Truth in Lending Act, or any other
11		applicable state or federal laws or regulations;
12	(13)	Make installment loans from any unlicensed location;
13	(14)	Draft funds from any depository financial institution
14		without written approval of the consumer; provided
15		that nothing in this paragraph shall prohibit the
16		conversion of a negotiable instrument into an
17		electronic form for processing through the automated
18		clearing house or similar system;
19	(15)	Attempt to collect from a consumer's account after two
20		consecutive attempts have failed, unless the licensee

1		obtains new written authorization from the consumer to
2		transfer or withdraw funds from the account;
3	(16)	Make a loan to a consumer that includes a demand
4		feature that was not clearly disclosed in the written
5		agreement pursuant to section -3 or collect or
6		demand repayment of any outstanding balance or unpaid
7		interest or fees except as provided in section -3;
8	(17)	Fail to comply with any applicable state or federal
9		laws relating to the activities governed by this
10		chapter; or
11	(18)	Fail to pay any fee, assessment, or moneys due to the
12		department.
13	(b)	In addition to any other penalties provided for under
14	this chap	ter, any installment loan transaction in violation of
15	subsection	n (a) shall be void and unenforceable."
16	SECT	ION 3. Section 478-4, Hawaii Revised Statutes, is
17	amended by	y amending subsection (d) to read as follows:
18	"(d)	The rate limitations contained in subsections (a) and
19	(b) of th	is section and section 478-11.5 shall not apply to any
20	[ <del>credit</del> ]:	

1	(1) <u>Credit</u> transaction authorized by, and entered into in		
2	accordance with the provisions of, articles 9 and 10		
3	of chapter 412 or chapter 476[-]; or		
4	(2) Installment loan transactions authorized by, and		
5	entered into in accordance with, chapter ."		
6	SECTION 4. Section 478-5, Hawaii Revised Statutes, is		
7	amended to read as follows:		
8	"§478-5 Usury not recoverable. If a greater rate of		
9	interest than that permitted by law is contracted for with		
10	respect to any consumer credit transaction, any home business		
11	loan or any credit card agreement, the contract shall not, by		
12	reason thereof, be void. But if in any action on the contract		
13	proof is made that a greater rate of interest than that		
14	permitted by law has been directly or indirectly contracted for		
15	the creditor shall only recover the principal and the debtor		
16	shall recover costs. If interest has been paid, judgment shall		
17	be for the principal less the amount of interest paid. This		
18	section shall not be held to apply[, to loans] to:		
19	(1) Loans made by financial services loan companies and		
20	credit unions at the rates authorized under and		
21	pursuant to articles 9 and 10 of chapter 412[ $\div$ ]; or		



1	(2) Any installment loan regulated under chapter ."
2	SECTION 5. Section 478-6, Hawaii Revised Statutes, is
3	amended to read as follows:
4	"§478-6 Usury; penalty. Any person who directly or
5	indirectly receives any interest or finance charge at a rate
6	greater than that permitted by law or who, by any method or
7	device whatsoever, receives or arranges for the receipt of
8	interest or finance charge at a greater rate than that permitted
9	by law on any credit transaction shall be guilty of usury and
10	shall be fined not more than \$250, unless a greater amount is
11	allowed by law, or imprisoned not more than one year, or both."
12	SECTION 6. Section 846-2.7, Hawaii Revised Statutes, is
13	amended by amending subsection (b) to read as follows:
14	"(b) Criminal history record checks may be conducted by:
15	(1) The department of health or its designee on operators
16	of adult foster homes for individuals with
17	developmental disabilities or developmental
18	disabilities domiciliary homes and their employees, as
19	provided by section 321-15.2;
20	(2) The department of health or its designee on
21	prospective employees, persons seeking to serve as

1		providers, or subcontractors in positions that place
2		them in direct contact with clients when providing
3		non-witnessed direct mental health or health care
4		services as provided by section 321-171.5;
5	(3)	The department of health or its designee on all
6		applicants for licensure or certification for,
7		operators for, prospective employees, adult
8		volunteers, and all adults, except adults in care, at
9		healthcare facilities as defined in section 321-15.2;
10	(4)	The department of education on employees, prospective
11		employees, and teacher trainees in any public school
12		in positions that necessitate close proximity to
13		children as provided by section 302A-601.5;
14	(5)	The counties on employees and prospective employees
15		who may be in positions that place them in close
16		proximity to children in recreation or child care
17		programs and services;
18	(6)	The county liquor commissions on applicants for liquor
19		licenses as provided by section 281-53.5;
20	(7)	The county liquor commissions on employees and
21		prospective employees involved in liquor

1		administration, law enforcement, and liquor control
2		investigations;
3	(8)	The department of human services on operators and
4		employees of child caring institutions, child placing
5		organizations, and foster boarding homes as provided
6		by section 346-17;
7	(9)	The department of human services on prospective
8		adoptive parents as established under section
9		346-19.7;
10	(10)	The department of human services or its designee on
11		applicants to operate child care facilities, household
12		members of the applicant, prospective employees of the
13		applicant, and new employees and household members of
14		the provider after registration or licensure as
15		provided by section 346-154, and persons subject to
16		section 346-152.5;
17	(11)	The department of human services on persons exempt
18		pursuant to section 346-152 to be eligible to provide
19		child care and receive child care subsidies as
20		provided by section 346-152.5;

1	(12)	The department of hearth on operators and emproyees or
2		home and community-based case management agencies and
3		operators and other adults, except for adults in care,
4		residing in community care foster family homes as
5		provided by section 321-15.2;
6	(13)	The department of human services on staff members of
7		the Hawaii youth correctional facility as provided by
8		section 352-5.5;
9	(14)	The department of human services on employees,
10		prospective employees, and volunteers of contracted
11		providers and subcontractors in positions that place
12		them in close proximity to youth when providing
13		services on behalf of the office or the Hawaii youth
14		correctional facility as provided by section 352D-4.3;
15	(15)	The judiciary on employees and applicants at detention
16		and shelter facilities as provided by section 571-34;
17	(16)	The department of public safety on employees and
18		prospective employees who are directly involved with
19		the treatment and care of persons committed to a
20		correctional facility or who possess police powers

1		including the power of arrest as provided by section
2		353C-5;
3	(17)	The board of private detectives and guards on
4		applicants for private detective or private guard
5		licensure as provided by section 463-9;
6	(18)	Private schools and designated organizations on
7		employees and prospective employees who may be in
8		positions that necessitate close proximity to
9		children; provided that private schools and designated
10		organizations receive only indications of the states
11		from which the national criminal history record
12		information was provided pursuant to section 302C-1;
13	(19)	The public library system on employees and prospective
14		employees whose positions place them in close
15		proximity to children as provided by section
16		302A-601.5;
17	(20)	The State or any of its branches, political
18		subdivisions, or agencies on applicants and employees
19		holding a position that has the same type of contact
20		with children, vulnerable adults, or persons committed
21		to a correctional facility as other public employees

1		who hold positions that are authorized by law to
2		require criminal history record checks as a condition
3		of employment as provided by section 78-2.7;
4	(21)	The department of health on licensed adult day care
5		center operators, employees, new employees,
6		subcontracted service providers and their employees,
7		and adult volunteers as provided by section 321-15.2;
8	(22)	The department of human services on purchase of
9		service contracted and subcontracted service providers
10		and their employees serving clients of the adult
11		protective and community services branch, as provided
12		by section 346-97;
13	(23)	The department of human services on foster grandparent
14		program, senior companion program, and respite
15		companion program participants as provided by section
16		346-97;
17	(24)	The department of human services on contracted and
18		subcontracted service providers and their current and
19		prospective employees that provide home and community-
20		based services under section 1915(c) of the Social
21		Security Act, title 42 United States Code section

1		1396n(c), or under any other applicable section or
2		sections of the Social Security Act for the purposes
3		of providing home and community-based services, as
4		provided by section 346-97;
5	(25)	The department of commerce and consumer affairs on
6		proposed directors and executive officers of a bank,
7		savings bank, savings and loan association, trust
8		company, and depository financial services loan
9		company as provided by section 412:3-201;
10	(26)	The department of commerce and consumer affairs on
11		proposed directors and executive officers of a
12		nondepository financial services loan company as
13		provided by section 412:3-301;
14	(27)	The department of commerce and consumer affairs on the
15		original chartering applicants and proposed executive
16		officers of a credit union as provided by section
17		412:10-103;
18	(28)	The department of commerce and consumer affairs on:
19		(A) Each principal of every non-corporate applicant
20		for a money transmitter license;

1		(B) Each person who upon approval of an application
2		by a corporate applicant for a money transmitter
3		license will be a principal of the licensee; and
4		(C) Each person who upon approval of an application
5		requesting approval of a proposed change in
6		control of licensee will be a principal of the
7		licensee,
8		as provided by sections 489D-9 and 489D-15;
9	(29)	The department of commerce and consumer affairs on
10		applicants for licensure and persons licensed under
11		title 24;
12	(30)	The Hawaii health systems corporation on:
13		(A) Employees;
14		(B) Applicants seeking employment;
15		(C) Current or prospective members of the corporation
16		board or regional system board; or
17		(D) Current or prospective volunteers, providers, or
18		contractors,
19		in any of the corporation's health facilities as
20		provided by section 323F-5.5;
21	(31)	The department of commerce and consumer affairs on:

1		(A) An applicant for a mortgage loan originator
2		license, or license renewal; and
3		(B) Each control person, executive officer, director,
4		general partner, and managing member of an
5		applicant for a mortgage loan originator company
6		license or license renewal,
7		as provided by chapter 454F;
8	(32)	The state public charter school commission or public
9		charter schools on employees, teacher trainees,
10		prospective employees, and prospective teacher
11		trainees in any public charter school for any position
12		that places them in close proximity to children, as
13		provided in section 302D-33;
14	(33)	The counties on prospective employees who work with
15		children, vulnerable adults, or senior citizens in
16		community-based programs;
17	(34)	The counties on prospective employees for fire
18		department positions which involve contact with
19		children or vulnerable adults;

1	(35)	The counties on prospective employees for emergency
2		medical services positions which involve contact with
3		children or vulnerable adults;
4	(36)	The counties on prospective employees for emergency
5		management positions and community volunteers whose
6		responsibilities involve planning and executing
7		homeland security measures including viewing,
8		handling, and engaging in law enforcement or
9		classified meetings and assisting vulnerable citizens
10		during emergencies or crises;
11	(37)	The State and counties on employees, prospective
12		employees, volunteers, and contractors whose position
13		responsibilities require unescorted access to secured
14		areas and equipment related to a traffic management
15		center;
16	(38)	The State and counties on employees and prospective
17		employees whose positions involve the handling or use
18		of firearms for other than law enforcement purposes;
19	(39)	The State and counties on current and prospective
20		systems analysts and others involved in an agency's
21		information technology operation whose position

1		responsibilities provide them with access to
2		proprietary, confidential, or sensitive information;
3	(40)	The department of commerce and consumer affairs on:
4		(A) Applicants for real estate appraiser licensure or
5		certification as provided by chapter 466K;
6		(B) Each person who owns more than ten per cent of an
7		appraisal management company who is applying for
8		registration as an appraisal management company,
9		as provided by section 466L-7; and
10		(C) Each of the controlling persons of an applicant
11		for registration as an appraisal management
12		company, as provided by section 466L-7;
13	(41)	The department of health or its designee on all
14		license applicants, licensees, employees, contractors,
15		and prospective employees of medical cannabis
16		dispensaries, and individuals permitted to enter and
17		remain in medical cannabis dispensary facilities as
18		provided under sections 329D-15(a)(4) and
19		329D-16(a)(3);
20	(42)	The department of commerce and consumer affairs on
21		applicants for nurse licensure or license renewal,

1		reactivation, or restoration as provided by sections
2		457-7, 457-8, 457-8.5, and 457-9;
3	(43)	The county police departments on applicants for
4		permits to acquire firearms pursuant to section 134-2
5		and on individuals registering their firearms pursuant
6		to section 134-3;
7	(44)	The department of commerce and consumer affairs on:
8		(A) Each of the controlling persons of the applicant
9		for licensure as an escrow depository, and each
10		of the officers, directors, and principals who
11		will be in charge of the escrow depository's
12		activities upon licensure; and
13		(B) Each of the controlling persons of an applicant
14		for proposed change in control of an escrow
15		depository licensee, and each of the officers,
16		directors, and principals who will be in charge
17		of the licensee's activities upon approval of
18		such application,
19		as provided by chapter 449;
20	(45)	The department of taxation on current or prospective
21		employees or contractors who have access to federal

1		tax information in order to comply with requirements
2		of federal law, regulation, or procedure, as provided
3		by section 231-1.6;
4	(46)	The department of labor and industrial relations on
5		current or prospective employees or contractors who
6		have access to federal tax information in order to
7		comply with requirements of federal law, regulation,
8		or procedure, as provided by section 383-110;
9	(47)	The department of human services on current or
10		prospective employees or contractors who have access
11		to federal tax information in order to comply with
12		requirements of federal law, regulation, or procedure,
13		as provided by section 346-2.5;
14	(48)	The child support enforcement agency on current or
15		prospective employees, or contractors who have access
16		to federal tax information in order to comply with
17		federal law, regulation, or procedure, as provided by
18		section 576D-11.5; [and]
19	(49)	The department of commerce and consumer affairs on
20		each control person, executive officer, director,
21		general partner, and managing member of an installment

1	loan licensee, or an applicant for an installment loar
2	license, as provided in chapter ; and
3	$\left[\frac{(49)}{(50)}\right]$ Any other organization, entity, or the State,
4	its branches, political subdivisions, or agencies as
5	may be authorized by state law."
6	PART III
7	SECTION 7. Section 480F-1, Hawaii Revised Statutes, is
8	amended by repealing the definition of "deferred deposit".
9	[""Deferred deposit" means a transaction in which a check
10	casher refrains from depositing a personal check written by a
11	customer until a date after the transaction date, pursuant to a
12	written agreement."]
13	SECTION 8. Section 480F-3, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"[{] §480F-3[}] Authorized fees. [Except as provided in
16	section 480F-4, no] No check casher shall charge fees in excess
17	of the following amounts:
18	(1) Five per cent of the face amount of the check or \$5,
19	whichever is greater;
20	(2) Three per cent of the face amount of the check or \$5,
21	whichever is greater, if the check is the payment of

I		any kind of state public assistance or federal social	
2		security benefit payable to the bearer of the check;	
3	(3)	Ten per cent of the face amount of a personal check or	
4		money order, or \$5, whichever is greater; or	
5	(4)	No more than \$10 to set up an initial account and	
6		issue an optional membership or identification card,	
7		and no more than \$5 for a replacement optional	
8		identification card.	
9	[ <del>The fees</del>	allowed in this section shall not be assessed in any	
10	<del>transacti</del>	on or agreement in which the check casher defers	
11	deposit of the check.] "		
12	SECTION 9. Section 480F-6, Hawaii Revised Statutes, is		
13	amended to read as follows:		
14	"§48	OF-6 Penalties. (a) Any person who violates this	
15	chapter s	hall be deemed to have engaged in an unfair or	
16	deceptive act or practice in the conduct of any trade or		
17	commerce within the meaning of section 480-2(a). Aggrieved		
18	consumers	may seek those remedies set forth in section	
19	480-13 (b)		
20	(b)	Any person who is not a consumer and is injured by a	
21	wilful vi	olation of this chapter may bring an action for the	

- 1 recovery of damages, a proceeding to restrain and enjoin those
- 2 violations, or both. If judgment is for the plaintiff, the
- 3 plaintiff shall be awarded a sum not less than \$1,000 or
- 4 threefold damages, whichever sum is greater, and reasonable
- 5 attorneys' fees together with the costs of suit.
- 6 (c) A wilful violation of this chapter shall be punishable
- 7 by a fine of up to \$500 and up to thirty days imprisonment.
- 8 [(d) A customer who enters into a written deferred deposit
- 9 agreement and offers a personal check to a check casher pursuant
- 10 to that agreement shall not be subject to any criminal penalty
- 11 for failure to comply with the terms of that agreement unless
- 12 the check is dishonored because the customer closed the account
- or stopped payment on the check.]"
- 14 SECTION 10. Section 480F-4, Hawaii Revised Statutes, is
- 15 repealed.
- 16 ["§480F-4 Deferred deposits, when allowed. (a) No check
- 17 casher may defer the deposit of a check except as provided in
- 18 this section.
- 19 (b) Each deferred deposit shall be made pursuant to a
- 20 written agreement that has been signed by the customer and the
- 21 check casher or an authorized representative of the check



1 casher. The written agreement shall contain a statement of the 2 total amount of any fees charged for the deferred deposit, 3 expressed both in United States currency and as an annual 4 percentage rate. The written agreement shall authorize the 5 check casher to defer deposit of the personal check until a 6 specific date not later than thirty-two days from the date the 7 written agreement was signed. The written agreement shall not 8 permit the check casher to accept collateral. 9 (c) The face amount of the check shall not exceed \$600 and 10 the deposit of a personal check written by a customer pursuant 11 to a deferred deposit transaction may be deferred for no more 12 than thirty two days. A check casher may charge a fee for 13 deferred deposit of a personal check in an amount not to exceed 14 fifteen per cent of the face amount of the check. Any fees 15 charged for deferred deposit of a personal check in compliance 16 with this section shall be exempt from chapter 478. 17 (d) A check casher shall not enter into an agreement for 18 deferred deposit with a customer during the period of time that 19 an earlier agreement for a deferred deposit for the same 20 customer is in effect. A deferred deposit transaction shall not

- 1 be repaid, refinanced, or consolidated by or with the proceeds
- 2 of another deferred deposit transaction.
- 3 (e) A check casher who enters into a deferred deposit
- 4 agreement and accepts a check passed on insufficient funds, or
- 5 any assignce of that check casher, shall not be entitled to
- 6 recover damages in any action brought pursuant to or governed by
- 7 chapter 490. Instead, the check casher may charge and recover a
- 8 fee for the return of a dishonored check in an amount not
- 9 greater than \$20.
- 10 (f) No amount in excess of the amounts authorized by this
- 11 section and no collateral products such as insurance shall be
- 12 directly or indirectly charged by a check casher pursuant or
- 13 incident to a deferred deposit agreement."]
- 14 PART IV
- 15 SECTION 11. This Act does not affect rights and duties
- 16 that matured, penalties that were incurred, and proceedings that
- 17 were begun before its effective date.
- 18 SECTION 12. Statutory material to be repealed is bracketed
- 19 and stricken. New statutory material is underscored.
- 20 SECTION 13. This Act shall take effect on July 1, 2050;
- 21 provided that the licensing requirements for installment lenders

- 1 established by section 2 of this Act shall take effect on
- 2 January 1, 2022, and Part III of this Act shall take effect on
- 3 January 1, 2022.

#### Report Title:

Payday Lending; Installment Loans; Installment Lenders; Licensure; Requirements

#### Description:

Transitions from lump sum deferred deposit transactions to installment loan transactions. Specifies various consumer protection requirements for installment loans. Beginning 1/1/2022, requires licensure for installment lenders that offer installment loans to consumers. Repeals the statutory authorization for deferred deposit transactions on 1/1/2022. Effective 7/1/2050. (SD2)

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

HB1192 SD2 LRB 21-1775.doc