A BILL FOR AN ACT

RELATING TO INSTALLMENT LOANS.

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

1	SECTION 1. Section 480J-1, Hawaii Revised Statutes, is
2	amended by amending the definition of "installment lender" or
3	"lender" to read as follows:
4	""Installment lender" or "lender" means any person not
5	exempt under section 480J-32 who is in the business of offering
6	or making [a consumer] <u>an installment</u> loan, who arranges [a
7	consumer] an installment loan for a third party[7] required by
8	this chapter to be licensed, or who acts as an agent for a third
9	party [, regardless of whether the third party is exempt from
10	licensure under this chapter or whether approval, acceptance, or
11	ratification by the third party is necessary to create a legal
12	obligation for the third party, required by this chapter to be
13	licensed with respect to the third party's offering, making, or
14	arranging of installment loans, through any method including
15	mail, telephone, the Internet, or any electronic means."
16	SECTION 2. Statutory material to be repealed is bracketed
17	and stricken. New statutory material is underscored.

H.B. NO. 2387

1	SECTION 3.	This Act, upo	n its	approval,	shall	take	effect
2	on July 1, 2024.						
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5				BY REQUEST JAN 2 2 2024			

H.B. NO.2387

Report Title:

Installment Lender; Lender; Division of Financial Institutions

Description:

Focuses the law on its intended scope, installment lenders, and clarifies that the law is not intended to eliminate the ability of lenders to make low interest rate loans under the interest and usury law. Removes the term "consumer loan" to consistently use the defined term "installment loan" in the statute.

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

JUSTIFICATION SHEET

DEPARTMENT: Commerce and Consumer Affairs

TITLE: A BILL FOR AN ACT RELATING TO INSTALLMENT

LOANS.

PURPOSE: To focus the law on its intended scope,

installment lenders, and to clarify that the law is not intended to eliminate the ability of lender to make low interest rate loans under the interest and usury law. To remove the term "consumer loan" to consistently use the defined term "installment loan" in the

statute.

MEANS: Amend section 480J-1, Hawaii Revised

Statutes, by amending the definition of

"installment lender" or "lender".

JUSTIFICATION: Currently, the installment loan law includes

the term consumer loan in the definition of installment lender. This law will update the definition of "installment lender" by inserting the term "installment loan" in place of the term "consumer loan", thereby

consistently using the defined term,

"installment loan".

Impact on the public: None.

Impact on the department and other agencies:
These amendments will help the Division of
Financial Institutions license, regulate,
and supervise installment lenders and

provide more clarity to licensees.

GENERAL FUNDS: None.

OTHER FUNDS: None.

PPBS PROGRAM

DESIGNATION: CCA-104.

OTHER AFFECTED

AGENCIES: None.

EFFECTIVE DATE: July 1, 2024.