A BILL FOR AN ACT

RELATING TO SPECIAL PURPOSE DIGITAL CURRENCY LICENSURE.

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

- 1 SECTION 1. The legislature finds that digital currencies
- 2 are assets that are primarily managed or stored electronically.
- 3 Digital currencies refer to digital currency, cryptocurrency,
- 4 e-money, network money, e-cash, and others, as defined by
- 5 various governmental jurisdictions. Digital currency may be
- 6 recorded on a decentralized ledger on the Internet or a
- 7 centralized database or ledger system owned by a company.
- 8 Digital currencies do not have physical form like banknotes
- 9 or minted coins. Digital currencies are also usually not issued
- 10 by a governmental body and are generally not considered legal
- 11 tender.
- 12 Although digital currency has grown in popularity and
- 13 acceptance worldwide, there is little regulation of the industry
- 14 in the United States, with a few states treating digital
- 15 currency activities as within the scope of money transmitter
- 16 laws. In 2020 the division of financial institutions of the
- 17 department of commerce and consumer affairs and the Hawaii



- 1 technology development corporation created a two-year "sandbox"
- 2 program, called the digital currency innovation lab, to study
- 3 digital currency transactions. This program allows companies to
- 4 conduct digital currency transactions without obtaining a money
- 5 transmitter license while the division of financial institutions
- 6 evaluates the need for more permanent and comprehensive
- 7 oversight. During the regular session of 2022 the legislature
- 8 authorized the division of financial institutions and Hawaii
- 9 technology development corporation to extend the program. As a
- 10 result the program was extended to June 30, 2024.
- 11 The data gathered through the digital currency innovation
- 12 lab program confirmed that digital currency transactions are not
- 13 best regulated through existing money transmitter laws and that
- 14 a new regulatory framework is appropriate.
- 15 The purpose of this Act is to establish a licensing program
- 16 that will replace the digital currency innovation lab.
- 17 SECTION 2. The Hawaii Revised Statutes is amended by
- 18 adding a new chapter to title 22, to be appropriately designated
- 19 and to read as follows:
- 20 "CHAPTER
- 21 SPECIAL PURPOSE DIGITAL CURRENCY LICENSING ACT



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I.	PART	1.	GENERAL	PROVISIONS

- 2 § -1 Definitions. As used in this chapter, unless the
- 3 context otherwise requires:
- 4 "Commissioner" means the commissioner of financial
- 5 institutions.
- 6 "Consumer" means a natural person who engages in a
- 7 transaction that is primarily for that natural person's
- 8 personal, family, or household purposes.
- 9 "Control of digital currency", when used in reference to a
- 10 transaction or relationship involving digital currency, means
- 11 the power to execute unilaterally or prevent indefinitely a
- 12 digital currency transaction.
- "Custodial services" means the safekeeping, servicing, and
- 14 management of customer digital currency and digital assets.
- "Department" means the department of commerce and consumer
- 16 affairs.
- "Digital currency" means any type of digital unit that is
- 18 used as a medium of exchange or a form of digitally stored
- 19 value. Digital currency shall be broadly construed to include
- 20 digital units of exchange that have a centralized repository or
- 21 administrator; are decentralized and have no centralized

1	repositor	у От	administrator; or may be created or obtained by
2	computing	or m	anufacturing effort. Digital currency shall not
3	be constr	ued t	o include any of the following:
4	(1)	Digi	tal units that:
5		(A)	Are used solely within online gaming platforms;
6		(B)	Have no market or application outside of those
7			gaming platforms; and
8		(C)	Cannot be converted into, or redeemed for, fiat
9			currency or digital currency;
10	(2)	Digi	tal units that can be redeemed for:
11		(A)	Goods, services, discounts, or purchases as part
12			of a customer affinity or rewards program with
13			the issuer or other designated merchants; or
14		(B)	Digital units in another customer affinity or
15			rewards program,
16		but	cannot be converted into or redeemed for fiat
17		curr	ency or digital currency; or
18	(3)	Digi	tal units used as part of prepaid cards.
19	"Dig	ital	currency administration" means issuing digital
20	currency	with	the authority to redeem the currency for money,
21	bank cred	it. c	or other digital currency

1	"Dig:	ital currency business activity" means:
2	(1)	Exchanging, transferring, or storing digital currency
3		or engaging in digital currency administration,
4		whether directly or through an agreement with a
5		digital currency control-services vendor;
6	(2)	Exchanging one or more digital representations of
7		value used within one or more online games, game
8		platforms, or family of games for money or bank credit
9		outside the online game, game platform, or family of
10		games offered by or on behalf of the same publisher
11		from which the original digital representation of
12		value was received;
13	(3)	Storing, holding, or maintaining custody or control of
14		digital currency on behalf of others;
15	(4)	Buying and selling digital currency as a business;
16	(5)	Performing exchange services as a business; or
17	(6)	Controlling, administering, or issuing a digital
18		currency.
19	"Dig	ital currency control-services vendor" means a person
20	who has c	ontrol of digital currency solely under an agreement

- 1 with a person who, on behalf of another person, assumes control
- 2 of digital currency.
- 3 "Division" means the division of financial institutions of
- 4 the department of commerce and consumer affairs.
- 5 "Elder" means an individual who is sixty-two years of age
- 6 or older.
- 7 "Exchange" means the conversion or change of:
- 8 (1) Fiat currency or other value into digital currency;
- 9 (2) Digital currency into fiat currency or other value; or
- 10 (3) One form of digital currency into another form of
- 11 digital currency.
- "Licensee" means a person who is licensed or required to be
- 13 licensed under this chapter.
- "NMLS" means a nationwide multi-state licensing and
- 15 registry system developed and maintained by the Conference of
- 16 State Bank Supervisors for the state licensing and registration
- 17 of state-licensed financial services providers.
- "Person" means an individual, sole proprietorship,
- 19 partnership, corporation, limited liability company, limited
- 20 liability partnership, or other association of individuals,
- 21 however organized.



1	"Private key" means a unique element of cryptographic data,
2	or any substantially similar analogue, that is:
3	(1) Held by a person;
4	(2) Paired with a unique, publicly available element of
5	cryptographic data; and
6	(3) Associated with an algorithm that is necessary to
7	carry out an encryption or decryption required to
8	execute a transaction.
9	"Special purpose digital currency company" means a person
10	who holds a special purpose digital currency license under this
11	chapter.
12	"Stored value" means monetary value that is evidenced by an
13	electronic record.
14	"Tangible net worth" means total assets, excluding
15	intangible assets, less total liabilities, in accordance with
16	United States Generally Accepted Accounting Principles.
17	"Transfer" means to assume control of digital currency from
18	or on behalf of a person and to:
19	(1) Credit the digital currency to the account of another
20	person;

1	(2) Move the digital currency from one account of a person
2	to another account of the same person; or
3	(3) Relinquish control of digital currency to another
4	person.
5	"United States dollar equivalent of digital currency" means
6	the equivalent value of a particular digital currency in United
7	States dollars shown on a digital currency exchange based in the
8	United States for a particular date or specified period.
9	§ -2 Exclusions. This chapter shall not apply to:
10	(1) The exchange, transfer, or storage of digital currency
11	or to digital currency administration to the extent
12	regulated by the Securities Exchange Act of 1934,
13	title 15 United States Code chapter 2B, or the
14	Commodity Exchange Act, title 7 United States Code
15	chapter 1;
16	(2) Activity by a person that:
17	(A) Contributes only connectivity software or
18	computing power to a:
19	(i) Decentralized digital currency; or
20	(ii) Protocol governing transfer of the digital
21	representation of value;

1		(D)	riovides only data storage or security services
2			for a business engaged in digital currency
3			business activity and does not otherwise engage
4			in digital currency business activity on behalf
5			of another person; or
6		(C)	Provides only to a person otherwise exempt from
7			this chapter digital currency as one or more
8			enterprise solutions used solely among each other
9			and has no agreement or relationship with a
10			person that is an end-user of digital currency;
11	(3)	A pe	rson using digital currency, including creating,
12		inve	sting, buying or selling, or obtaining digital
13		curr	ency as payment for the purchase or sale of goods
14		or s	ervices, solely for academic purposes;
15	(4)	A pe	rson whose digital currency business activity with
16		or o	n behalf of persons is reasonably expected to be
17		valu	ed, in the aggregate, on an annual basis at \$5,000
18		or l	ess, measured by the United States dollar
19		equi	valent of digital currency;
20	(5)	An a	ttorney to the extent of providing escrow services
21		to a	person;

1	(6)	A securities intermediary, as defined in section
2		490:8-102, or a commodity intermediary, as defined in
3		section 490:9-102;
4	(7)	A digital currency control-services vendor;
5	(8)	A person that:
6		(A) Does not receive compensation from a person for:
7		(i) Providing digital currency products or
8		services; or
9		(ii) Conducting digital currency business
10		activity; or
11		(B) Is engaged in testing products or services with
12		the person's own funds or digital currency;
13	(9)	Non-custodial digital currency business activity by a
14		person using a digital currency:
15		(A) Acknowledged as legal tender by the United States
16		or a government recognized by the United States;
17		or
18		(B) That has been determined to not be a security by
19		a United States regulatory agency; or
20	(10)	Banks, bank holding companies, credit unions, savings
21		banks, financial services loan companies, and mutual

1		banks organized under the laws of the United States or
2		any state.
3	The	commissioner may determine that a person or class of
4	persons s	hould be exempt from this chapter.
5	\$	-3 Powers of commissioner. In addition to any other
6	powers pr	ovided by law, the commissioner may:
7	(1)	Adopt rules pursuant to chapter 91 as the commissioner
8		deems necessary for the administration of this
9		chapter;
10	(2)	Issue declaratory rulings or informal nonbinding
11		interpretations;
12	(3)	Investigate and conduct hearings regarding any
13		violation of this chapter or any rule or order of, or
14		agreement with, the commissioner;
15	(4)	Create fact-finding committees that may make
16		recommendations to the commissioner for the
17		commissioner's deliberations;
18	(5)	Require an applicant or any of its control persons,
19		executive officers, directors, general partners, and
20		managing members to disclose their relevant criminal
21		history and request a criminal history record check to

1		be conducted by or through NMLS or pursuant to chapter
2		846. The information shall be accompanied by the
3		appropriate payment of the applicable fee for each
4		criminal history record check;
5	(6)	Contract with or employ qualified persons, including
6		accountants, attorneys, investigators, examiners,
7		auditors, or other professionals who may be exempt
8		from chapter 76 and who shall assist the commissioner
9		in exercising the commissioner's powers and duties;
10	(7)	Process and investigate complaints, subpoena witnesses
11		and documents, administer oaths, receive affidavits
12		and oral testimony, including telephonic
13		communications, and do anything necessary or
14		incidental to the exercise of the commissioner's power
15		and duties, including the authority to conduct
16		contested case proceedings under chapter 91;
17	(8)	Require a licensee to comply with:
18		(A) Any rule, guidance, guideline, statement,
19		supervisory policy or any similar proclamation
20		issued or adopted by the Federal Deposit
21		Insurance Corporation; or

1		(B) Any policy position of the Conference of State
2		Bank Supervisors,
3		to the same extent and in the same manner as a bank
4		chartered by the State;
5	(9)	Enter into agreements or relationships with other
6		government officials or regulatory associations to
7		improve efficiencies and reduce regulatory burden by
8		sharing resources, standardized or uniform methods or
9		procedures, and documents, records, information, or
10		evidence obtained under this chapter;
11	(10)	Use, hire, contract, or employ public or privately
12		available analytical systems, methods, or software to
13		investigate or examine a licensee or person subject to
14		this chapter;
15	(11)	Accept and rely on investigation or examination
16		reports made by other government officials, within or
17		outside of this State;
18	(12)	Accept audit reports made by an independent certified
19		public accountant for the licensee or person subject
20		to this chapter during that part of the examination
21		covering the same general subject matter as the audit

1	and may incorporate the audit report in the report of
2	the examination, report of investigation, or other
3	writing of the commissioner; and
4	(13) Enter into agreements with, hire, retain, or contract
5	with private and governmental entities to develop and
6	create educational programs relating to special
7	purpose digital currency.
8	§ -4 License required. (a) A person shall not engage
9	in digital currency business activity, or hold itself out as
10	being able to engage in digital currency business activity, with
11	or on behalf of a person unless the person is:
12	(1) Licensed in this State under this chapter; or
13	(2) Excluded from licensing under section -2.
14	(b) Any transaction made in violation of this section is
15	void, and no person shall have the right to collect, receive, or
16	retain any principal, interest, fees, or other charges in
17	connection with the transaction.
18	§ -5 Payment of fees. All fees, fines, penalties, and
19	other charges collected pursuant to this chapter or by rule
20	shall be deposited with the director of commerce and consumer
21	affairs to the credit of the compliance resolution fund

1	establish	ed pursuant to section 26-9(0). Payments shall be made
2	through N	MLS, to the extent allowed by NMLS.
3		PART II. LICENSING
4	\$	-6 License; application; issuance. (a) The
5	commissio	ner shall require all licensees to register with NMLS.
6	(b)	Applicants for a license shall apply in a form as
7	prescribe	d by NMLS or by the commissioner. The application
8	shall con	tain, at a minimum, the following information:
9	(1)	The legal name, trade names, and business address of:
10		(A) The applicant; and
11		(B) Every member, officer, principal, or director
12		thereof, if the applicant is a partnership,
13		association, limited liability company, limited
14		liability partnership, or corporation;
15	(2)	The principal place of business located in the United
16		States;
17	(3)	The complete address of any other branch offices at
18		which the applicant currently proposes to engage in
19		digital currency business activity in the State; and
20	(4)	Other data, financial statements, and pertinent
21		information as the commissioner may require with

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

.1		directors, general partners, and managing members for			
2		submission to the Federal Bureau of Investigation and			
3		any governmental agency or entity authorized to			
4		receive the fingerprints for a state, national, and			
5		international criminal history background check,			
6		accompanied by the applicable fee charged by the			
7		entities conducting the criminal history background			
8		check; and			
9	(2)	Personal history and experience of the applicant or,			
10		if an applicant is not an individual, the personal			
11		history and experience of each of the applicant's			
12		control persons, executive officers, directors,			
13		general partners, and managing members in a form			
14		prescribed by NMLS, including the submission of			
15		authorization for NMLS and the commissioner to obtain:			
16		(A) An independent credit report obtained from a			
17		consumer reporting agency described in section			
18		603(p) of the Fair Credit Reporting Act, title 15			
19		United States Code section 1681a(p); and			

1	(B) Information related to any administrative, civil,
2	or criminal findings by any governmental
3	jurisdiction;
4	provided that the commissioner may use any information obtained
5	pursuant to this subsection or through NMLS to determine an
6	applicant's demonstrated financial responsibility, character,
7	and general fitness for licensure.
8	(f) The commissioner may use NMLS as an agent for
9	requesting information from and distributing information to the
10	United States Department of Justice or any governmental agency.
11	(g) The commissioner may use NMLS as an agent for
12	requesting and distributing information to and from any source
13	directed by the commissioner.
14	(h) An applicant for a license as a special purpose
15	digital currency company shall be registered with the business
16	registration division of the department to do business in this
17	State before a license pursuant to this chapter shall be issued.
18	§ -7 Issuance of license; grounds for denial. (a) The
19	commissioner shall investigate every applicant to determine the
20	financial responsibility, character, and general fitness of the
21	applicant. The commissioner shall issue the applicant a license

1	to engage	in digital currency business activity if the
2	commission	ner determines that:
3	(1)	The applicant or, in the case of an applicant that is
4		not an individual, each of the applicant's control
5		persons, executive officers, directors, general
6		partners, and managing members has never had a digital
7		currency license revoked in any jurisdiction; provided
8		that a subsequent formal vacation of a revocation
9		shall not be deemed a revocation;
10	(2)	The applicant or, in the case of an applicant that is
11		not an individual, each of the applicant's control
12		persons, executive officers, directors, general
13		partners, and managing members has not been convicted
14		of, pled guilty or nolo contendere to, or been granted
15		a deferred acceptance of a guilty plea under federal
16		law or the laws of any state to a felony in a
17		domestic, foreign, or military court:
18		(A) During the seven-year period preceding the date
19		of the application for licensing; or

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

.l		(B) Current outstanding tax liens or other government			
2		liens and filings, subject to applicable			
3		disclosure laws and administrative rules;			
4		(C) Foreclosures within the prior three years; and			
5		(D) A pattern of seriously delinquent accounts within			
6		the prior three years;			
7	(4)	The applicant or, in the case of an applicant that is			
8		not an individual, each of the applicant's control			
9		persons, executive officers, directors, general			
10		partners, and managing members has not been convicted			
11		of, pled guilty or nolo contendere to, or been granted			
12		a deferred acceptance of a guilty plea under federal			
13		law or the laws of any state to any misdemeanor			
14		involving an act of fraud, dishonesty, breach of			
15		trust, or money laundering;			
16	(5)	The applicant has satisfied the licensing requirements			
17		of this chapter; and			
18	(6)	The applicant has provided the bond required by			
19		section -10.			
20	(b)	The applicant or, in the case of an applicant that is			
21	not an in	dividual each of the applicant's control porsons			

1	executive	officers, directors, general partners, and managing
2	members s	hall submit authorization to the commissioner for the
3	commissio	ner to conduct background checks to determine or verify
4	the infor	mation in subsection (a) in each state where the person
5	has condu	cted digital currency business activity. Authorization
6	pursuant	to this subsection shall include consent to provide
7	additiona	l fingerprints, if necessary, to law enforcement or
8	regulator	y bodies in other states.
9	(c)	A license shall not be issued to an applicant:
10	(1)	Whose license to conduct business under this chapter,
11		or any similar statute in any other jurisdiction, has
12		been suspended or revoked within five years of the
13		filing of the present application;
14	(2)	Whose license to conduct digital currency business
15		activity has been revoked by an administrative order
16		issued by the commissioner or the commissioner's
17		designee, or the licensing authority of another state
18		or jurisdiction, for the period specified in the
19		administrative order;

1	(3) Who has advertised directly and purposefully to
2	consumers in the State or conducted transactions in
3	violation of this chapter; or
4	(4) Who has failed to complete an application for
5	licensure.
6	(d) A license issued in accordance with this chapter shall
7	remain in force and effect until surrendered, suspended, or
8	revoked, or until the license expires as a result of nonpayment
9	of the annual license renewal fee required by this chapter.
10	S -8 Anti-money laundering program . (a) Each licensee
11	shall conduct an initial risk assessment that shall consider
12	legal, compliance, financial, and reputational risks associated
13	with the licensee's activities, services, customers,
14	counterparties, and geographic location and shall establish,
15	maintain, and enforce an anti-money laundering program based
16	thereon. The licensee shall conduct additional assessments on
17	an annual basis, or more frequently as risks change, and shall
18	modify its anti-money laundering program as appropriate to
19	reflect the changes.
20	(b) Each licensee, at a minimum, shall:

1	(1)	Establish an effective anti-money laundering			
2		compliance program in accordance with the federal			
3		Anti-Money Laundering Act of 2020;			
4	(2)	(2) Establish an effective customer due diligence sys			
5		and monitoring program;			
6	(3)	Screen against the Specially Designated Nationals and			
7		Blocked Persons List maintained by the Office of			
8		Foreign Assets Control and other government lists;			
9	(4)	Maintain records of cash purchases or cash			
10		transactions and report to the appropriate federal			
11		regulatory agency, as required by the federal			
12		Anti-Money Laundering Act of 2020;			
13	(5)	Establish an effective suspicious activity monitoring			
14		and reporting process; and			
15	(6)	Develop a risk-based anti-money laundering program.			
16	(c)	Each licensee shall have in place appropriate policies			
17	and proce	dures to block or reject specific or impermissible			
18	transacti	ons that violate federal or state laws, rules, or			
19	regulatio	ns.			
20	\$	-9 Cybersecurity program. (a) Each licensee shall			
21	establish	and maintain an effective cybersecurity program to			



1	ensure the availability and functionality of the licensee's					
2	electronic systems and to protect those systems and any					
3	sensitive data stored on those systems from unauthorized access,					
4	use, or t	ampering. The cybersecurity program shall be designed				
5	to perform	m the following five core cyber security functions:				
6	(1)	Identify internal and external cybersecurity risks by,				
7		at a minimum, identifying the information stored on				
8		the licensee's systems, the sensitivity of the				
9		information, and how and by whom the information may				
10		be accessed;				
11	(2)	Protect the licensee's electronic systems, and the				
12		information stored on those systems, from unauthorized				
13		access, use, or other malicious acts through the use				
14		of defensive infrastructure and the implementation of				
15		policies and procedures;				
16	(3)	Detect systems intrusions, data breaches, unauthorized				
17		access to systems or information, malware, and other				
18		cybersecurity events;				
19	(4)	Respond to detected cybersecurity events to mitigate				
20		any negative effects; and				

1	(5) Recover from cybersecurity events and restore normal
2	operations and services.
3	(b) Each licensee shall implement a written cybersecurity
4	policy setting forth the licensee's policies and procedures for
5	the protection of its electronic systems and customer and
6	counterparty data stored on those systems, which shall be
7	reviewed and approved by the licensee's board of directors or
8	equivalent governing body at least annually. The cybersecurity
9	policy shall:
10	(1) Establish effective policies, procedures, and controls
11	to effectuate subsection (a);
12	(2) Designate a cybersecurity officer;
13	(3) Develop and implement employee training in accordance
14	with position responsibilities to keep abreast of the
15	changing cybersecurity risk and threats;
16	(4) Establish a method of independent testing; and
17	(5) Maintain records.
18	§ -10 Fees; bond. (a) A special purpose digital
19	currency company shall pay the following fees to the division
20	through NMLS to obtain and maintain a valid license under this
21	chapter:

	(1)	1111 C.	rai nonrerundable application lee of \$9,000;
2	(2)	Nonre	efundable renewal application fee of \$1,000; and
3	(3)	Fees	collected by NMLS for the processing of the
4		appl	ication:
5		(A)	Applicable fee charged by the entities conducting
6			the criminal history background check of each of
7			the applicant's control persons, executive
8			officers, directors, general partners, and
9			managing members for submission to the Federal
10			Bureau of Investigation and any governmental
11			agency or entity authorized to receive the
12			fingerprints for a state, national, and
13			international criminal history background check;
14			and
15		(B)	Applicable fee charged by the entities conducting
16			an independent credit report obtained from a
17			consumer reporting agency described in section
18			603(p) of the Fair Credit Reporting Act, title 15
19			United States Code section 1681a(p).
20	(b)	The a	applicant shall file and maintain a surety bond
21	that is a	pprove	ed by the commissioner and executed by the

- 1 applicant as obligor and by a surety company authorized to
- 2 operate as a surety in this State, whose liability as a surety
- 3 does not exceed, in the aggregate, the penal sum of the bond.
- 4 The penal sum of the bond shall be a minimum of \$500,000, based
- 5 upon the annual United States dollar equivalent of digital
- 6 currency as reported in the annual renewal report.
- 7 (c) The bond required by subsection (b) shall run to the
- 8 State of Hawaii as obligee for the use and benefit of the State
- 9 and of any person or persons who may have a cause of action
- 10 against the licensee as obligor under this chapter. The bond
- 11 shall be conditioned upon the following:
- 12 (1) The licensee as obligor shall faithfully conform to
- and abide by this chapter and all the rules adopted
- under this chapter; and
- 15 (2) The bond shall pay to the State and any person or
- persons having a cause of action against the licensee
- as obligor all moneys that may become due and owing to
- 18 the State and those persons under and by virtue of
- this chapter.
- 20 § -11 Renewal of license; annual report; quarterly
- 21 reports. (a) Every licensee shall be assessed quarterly fees



- 1 based on the total value of transactions in the State, in United
- 2 States dollar equivalent of digital currency, as reported in the
- 3 quarterly reports. The quarterly fees shall be assessed the
- 4 quarter after the applicant is licensed in accordance with the
- 5 following:
- 6 (1) For licensees with a total value of transactions, in
- 7 United States dollar equivalent of digital currency,
- 8 not over \$10,000, the quarterly assessment shall be
- 9 \$2,500;
- 10 (2) For licensees with a total value of transactions, in
- 11 United States dollar equivalent of digital currency,
- 12 over \$10,000 but not over \$15,000, the quarterly
- assessment shall be \$3,750;
- 14 (3) For licensees with a total value of transactions, in
- United States dollar equivalent of digital currency,
- 16 over \$15,000 but not over \$25,000, the quarterly
- assessment shall \$6,250;
- 18 (4) For licensees with a total value of transactions, in
- 19 United States dollar equivalent of digital currency,
- 20 over \$25,000 but not over \$35,000, the quarterly
- assessment shall be \$8,750; and



1	(5)	For licensees with a total value of transactions, in
2	·	United States dollar equivalent of digital currency,
3		over \$35,000, the quarterly assessment shall be
4		\$12,500.
5	(b)	The assessments shall be paid quarterly on
6	February	15, May 15, August 15, and November 15 of each year
7	based on	the licensee's quarterly reports as of the previous
8	December	31, March 31, June 30, and September 30, respectively.
9	(c)	The digital assets shall be based on the United States
10	dollar va	lue of cryptocurrency assets held on behalf of
11	customers	, calculated on United States dollars from the
12	company's	quarterly report based on the trading price of the
13	asset on	the licensee's platform as of 4:30 p.m. Hawaii Aleutian
14	Standard	Time.
15	(d)	An annual report shall be filed in accordance with
16	NMLS poli	cy. The annual report shall include the licensee's
17	most rece	nt audited annual financial statement, including
18	balance s	heets, a statement of income or loss, a statement of
19	changes i	n shareholders' equity, and a statement of cash flows
20	or, if a	licensee is a wholly owned subsidiary of another

corporation, the consolidated audited annual financial statement

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2	annual financial statement.			
3	(e)	Quar	terly reports shall be filed in a form prescribed	
4	by the co	mmiss	ioner, which shall include:	
5	(1)	A re	port detailing the special purpose digital	
6		curr	ency company's activities in this State since the	
7		prio	r reporting period, including:	
8		(A)	The number of stored value accounts opened;	
9		(B)	The number of transactions processed;	
10		(C)	The total value of transactions in United States	
11			dollar equivalent of digital currency;	
12		(D)	The number of system outages;	
13		(E)	A chart of accounts, including a description of	
14			each account; and	
15		(F)	Any other information that the commissioner may	
16			require related to performance metrics and the	
17			efficacy of the special purpose digital currency	
18			license program;	
19	(2)	A re	port of any material changes to any of the	
20		info	rmation submitted by the licensee on its original	
21		appl	ication that have not previously been reported to	

 ${f 1}$ of the parent corporation in lieu of the licensee's audited

1		the commissioner on any other report required to be
2		filed under this chapter;
3	(3)	Disclosure of any pending or final suspension,
4		revocation, or other enforcement action by any state
5		or governmental authority; and
6	(4)	Any other information the commissioner may require.
7	(f)	A licensee may renew its license by:
8	(1)	Continuing to meet the licensing requirements of
9		sections -6, -7, -8, -9, and -10;
10	(2)	Filing a completed renewal statement on a form
11		prescribed by NMLS or by the commissioner;
12	(3)	Paying a renewal fee; and
13	(4)	Meeting all other requirements of this section.
14	(g)	At renewal, a licensee that has not filed an
15	applicati	on deemed complete by the commissioner, an annual
16	report, q	uarterly reports, or paid the quarterly assessments,
17	and has n	ot been granted an extension of time to do so by the
18	commissio	ner, shall have its license suspended on the renewal
19	date. Th	e licensee shall have thirty days after its license is
20	suspended	to file the annual report, quarterly reports, or pay
21	the quart	erly assessments, plus a late filing fee of \$250 for

- 1 each day after suspension that the commissioner does not receive
- 2 the annual report, quarterly reports, and the quarterly fee.
- 3 The commissioner, for good cause, may reduce or suspend the late
- 4 filing fee.
- 5 S -12 Authorized places of business; principal office.
- 6 (a) Every special purpose digital currency company licensed
- 7 under this chapter shall have and maintain a principal place of
- 8 business in the United States, regardless of whether the special
- 9 purpose digital currency company maintains its principal office
- 10 outside of the United States.
- 11 (b) The principal place of business of the special purpose
- 12 digital currency company shall be identified in NMLS.
- 13 Sale or transfer of license; change of control.
- 14 (a) No special purpose digital currency company license shall
- 15 be transferred, except as provided in this section.
- 16 (b) A person or group of persons requesting approval of a
- 17 proposed change of control of a licensee shall submit to the
- 18 commissioner an application requesting approval of a proposed
- 19 change of control of the licensee, accompanied by a
- 20 nonrefundable application fee of \$10,000.

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

commissioner determines that the person or group of persons

requesting approval has the competence, experience, character,

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1	and gener	al fitness to control the licensee or person in control
2	of the li	censee in a lawful and proper manner, and that the
3	interests	of the public will not be jeopardized by the change of
4	control.	
5	(e)	The following persons shall be exempt from the
6	requireme	nts of subsection (b); provided that the licensee shall
7	notify th	e commissioner when control is assumed by a person:
8	(1)	Who acts as a proxy for the sole purpose of voting at
9		a designated meeting of the security holders or
10		holders of voting interests of a licensee or person in
11		control of a licensee;
12	(2)	Who acquires control of a licensee by devise or
13		descent;
14	(3)	Who acquires control as a personal representative,
15		custodian, guardian, conservator, trustee, or as an
16		officer appointed by a court of competent jurisdiction
17		or by operation of law; or
18	(4)	Whom the commissioner, by rule or order, exempts in
19		the public interest.
20	(f)	Before filing a request for approval for a change of

control, a person may request, in writing, a determination from

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- 1 the commissioner as to whether the person would be considered a
- 2 person in control of a licensee upon consummation of a proposed
- 3 transaction. If the commissioner determines that the person
- 4 would not be a person in control of a licensee, the commissioner
- 5 shall enter an order to that effect and the proposed person and
- 6 transaction shall not be subject to subsections (b) through (d).
- 7 (g) Subsection (b) shall not apply to public offerings of
- 8 securities.
- 9 S -14 Ownership and control of digital currency. (a) A
- 10 licensee that has control of digital currency for one or more
- 11 persons shall maintain control of digital currency in each type
- 12 of digital currency sufficient to satisfy the aggregate
- 13 entitlements of the persons to the type of digital currency.
- 14 (b) If a licensee violates subsection (a), the property
- 15 interests of the persons in the digital currency shall be pro
- 16 rata property interests in the type of digital currency to which
- 17 the persons are entitled, without regard to the time the persons
- 18 became entitled to the digital currency or the licensee obtained
- 19 control of the digital currency.
- 20 (c) The digital currency referred to in this section
- 21 shall:



2		currency;
3	(2)	Not be considered property of the licensee; and
4	(3)	Not be subject to the claims of creditors of the
5		licensee.
6	(d)	To the extent a licensee stores, holds, or maintains
7	custody o	r control of digital currency on behalf of another
8	person, t	he licensee shall hold digital currency of the same
9	type and	amount as that which is owed or obligated to that other
10	person.	
11	(e)	Each licensee shall be prohibited from selling,
12	transferr	ing, assigning, lending, hypothecating, pledging, or
13	otherwise	using or encumbering assets, including digital
14	currency,	stored, held, or maintained by, or under the custody
15	or contro	l of, the licensee on behalf of another person except
16	for the s	ale, transfer, or assignment of the assets at the
17	direction	of that other person, unless clearly presented and
18	stated to	the client that doing so is the intent of the product.
19	PAR	I III. DISCLOSURES, ADVERTISING, AND RECORDKEEPING
20	\$	-15 Required disclosures. (a) A licensee that
21	engages i	n digital currency business activity shall provide to a

(1) Be held for the persons entitled to the digital

1	person who uses the licensee's products or service the
2	disclosures required by subsection (b) and any additional
3	disclosure the commissioner determines reasonably necessary for
4	the protection of persons. The commissioner shall determine the
5	time and form required for disclosure. A disclosure required by
6	this section shall be made separately from any other information
7	provided by the licensee and in a clear and conspicuous manner
8	in a record the person may keep. A licensee may propose for the
9	commissioner's approval alternate disclosures as more
10	appropriate for its digital currency business activity.
11	(b) Before establishing a relationship with a person, a
12	licensee, to the extent applicable to the digital currency
13	business activity the licensee will undertake with the person,
14	shall disclose:
15	(1) A schedule of fees and charges the licensee may
16	assess, how fees and charges will be calculated if
17	they are not set in advance and disclosed, and the
18	timing of the fees and charges;

(2) That the product or service provided by the licensee

is not covered by:

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1		(A) A form of insurance or is otherwise guaranteed
2		against loss by an agency of the United States,
3		including the Federal Deposit Insurance
4		Corporation and the Securities Investor
5		Protection Corporation, for the United States
6		dollar equivalent of digital currency purchased
7		from the licensee or for control of digital
8		currency by the licensee; or
9		(B) Private insurance against theft or loss,
10		including cyber theft or theft by other means;
11	(3)	The irrevocability of a transfer or exchange;
12	(4)	The method for the person to update the person's
13		contact information with the licensee;
14	(5)	That the date or time when the transfer or exchange is
15		made, and when the person's account is debited, may
16		differ from the date or time when the person initiates
17		the instruction to make the transfer or exchange;
18	(6)	The person's right to receive a receipt or other
19		evidence of the transfer or exchange;
20	(7)	The person's right to at least thirty days' prior
21		notice of a change in the licensee's fee schedule.

1		other terms and conditions of operating its digital
2		currency business activity with the person, and the
3		policies applicable to the person's account; and
4	(8)	That digital currency is not money.
5	(c)	At the end of a digital currency transaction with or
6	on behalf	of a person, a licensee shall provide the person a
7	confirmat	ion in a record that contains:
8	(1)	The name and contact information of the licensee,
9		including information the person may need to ask a
10		question or file a complaint;
11	(2)	The type, value, date, precise time, and amount of the
12		transaction; and
13	(3)	The fee charged for the transaction, including any
14		charge for conversion of digital currency to money,
15		bank credit, or other digital currency.
16	\$	-16 Records, net worth requirement. (a) A licensee
17	engaged i	n digital currency business activity shall maintain at
18	all times	, a tangible net worth of not less than \$500,000, or in
19	an amount	determined by the commissioner necessary to ensure
20	safe and	sound operation.

1	(b) Each licensee shall make, keep, preserve, and make
2	available for inspection by the commissioner the books,
3	accounts, and other records required in subsection (c).
4	(c) A licensee shall maintain, for all digital currency
5	business activity with or on behalf of a person five years after
6	the date of the activity, a record of:
7	(1) Each transaction of the licensee with or on behalf of
8	the person or for the licensee's account in this
9	State, including:
10	(A) The identity of the person;
11	(B) The form of the transaction;
12	(C) The amount, date, and payment instructions given
13	by the person; and
14	(D) The account number, name, and United States
15	Postal Service address of the person and, to the
16	extent feasible, other parties to the
17	transaction;
18	(2) The aggregate number of transactions and aggregate
19	value of transactions by the licensee with or on
20	behalf of the person and for the licensee's account in
21	this State, expressed in United States dollar

.1		equivalent of digital currency for the previous twelve
2		calendar months;
3	(3)	Each transaction in which the licensee exchanges one
4		form of digital currency for money or another form of
5		digital currency with or on behalf of the person;
6	(4)	A general ledger posted at least monthly that lists
7		all assets, liabilities, capital, income, ownership
8		equity, and expenses of the licensee;
9	(5)	Each business-call report the licensee is required to
10	,	create or provide to the division of financial
11		institutions or NMLS;
12	(6)	Bank statements and bank reconciliation records for
13		the licensee and the name, account number, and United
14		States Postal Service address of each bank the
15		licensee uses in the conduct of its digital currency
16		business activity with or on behalf of the person;
17	(7)	Communications and documentation related to
18		investigations of customer complaints; and
19	(8)	A report of any digital currency business activity
20		transaction with or on behalf of a person, which the
21		licensee was unable to complete

- ${f 1}$ (d) A licensee shall maintain records required by
- 2 subsection (c) in a form that enables the commissioner to
- 3 determine whether the licensee is in compliance with this
- 4 chapter, any court order, and laws of this State.
- 6 engaged in digital currency business activity shall not
- 7 advertise its products, services, or activities in the State or
- 8 to consumers in the State without including the name of the
- 9 licensee and the legend that the licensee is "Licensed to engage
- 10 in Digital Currency Business Activity by the State of Hawaii
- 11 Department of Commerce and Consumer Affairs' Division of
- 12 Financial Institutions."
- 13 (b) Each licensee shall maintain, for examination by the
- 14 commissioner, all advertising and marketing materials for a
- 15 period of at least seven years from the date of their creation,
- 16 including but not limited to print media, internet media,
- 17 websites, radio and television advertising, road show materials,
- 18 presentations, and brochures. Each licensee shall maintain hard
- 19 copy, website captures of material changes to internet
- 20 advertising and marketing, and audio and video scripts of its
- 21 advertising and marketing materials, as applicable.



1 In all advertising and marketing materials, each licensee shall comply with all disclosure requirements under 2 federal and state laws, rules, and regulations. 3 4 In all advertising and marketing materials, each 5 licensee and any person or entity acting on its behalf, shall not, directly or by implication, make any false, misleading, or 6 7 deceptive representations or omissions. 8 -18 Confidentiality. (a) Except as otherwise 9 provided in title 12 United States Code section 5111, the 10 requirements under any federal or state law regarding the 11 privacy or confidentiality of any information or material 12 provided to NMLS, and any privilege arising under federal or 13 state law, including the rules of any federal or state court, 14 with respect to the information or material, shall continue to apply to the information or material after the information or 15 material has been disclosed to NMLS. The information and 16 17 material may be shared with all state and federal regulatory officials with oversight authority over transactions subject to 18 19 this chapter, without the loss of privilege or the loss of

confidentiality protections provided by federal or state law.

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1	(b) For the purposes of this section, the commissioner may
2	enter into agreements or sharing arrangements with other
3	governmental agencies, the Conference of State Bank Supervisors,
4	or other associations representing governmental agencies as
5	established by rule or order of the commissioner.
6	(c) Information or material that is subject to a privilege
7	or confidentiality under subsection (a) shall not be subject to:

- **8** (1) Disclosure under chapter 92F; or
- Subpoena or discovery, or admission into evidence, in any private civil action or administrative process, unless any privilege is determined by NMLS to be applicable to the information or material; provided that the person to whom the information or material pertains waives that privilege, in whole or in part, in the discretion of the person.
- (d) Notwithstanding chapter 92F, the examination process
 and related information and documents, including the reports of
 examination, shall be confidential and shall not be subject to
 discovery or disclosure in civil or criminal lawsuits.
- 20 (e) In the event of a conflict between this section and21 any other section of law relating to the disclosure of

1	privileged or confidential information or material, this section
2	shall control.
3	(f) This section shall not apply to information or
4	material relating to the employment history of, and publicly
5	adjudicated disciplinary and enforcement actions against, any
6	persons that are included in NMLS for access by the public.
7	PART IV. ENFORCEMENT
8	§ -19 Enforcement authority; violations; penalties. (a)
9	To ensure the effective supervision and enforcement of this
10	chapter, the commissioner may take any disciplinary action as
11	specified in subsection (b) against an applicant or licensee if
12	the commissioner finds that:
13	(1) The applicant or licensee has violated this chapter,
14	or any rule or order lawfully adopted pursuant to this
15	chapter;
16	(2) The applicant has failed to disclose facts or
17	conditions that would clearly have justified the
18	commissioner in denying an application for licensure,
19	had these facts or conditions been known to exist at
20	the time the application was made;

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

1		section -20 or any rule adopted by the commissioner
2		pursuant to chapter 91;
3	(9)	The applicant or licensee has been the subject of any
4		disciplinary action by any state or federal agency
5		that resulted in revocation of a license;
6	(10)	A final judgment has been entered against the
7		applicant or licensee for violations of this chapter,
8		any state or federal law concerning a digital currency
9		license or money transmitters, or any state or federal
10		law prohibiting unfair or deceptive acts or practices;
11		or
12	(11)	The applicant or licensee has failed, in a timely
13		manner as specified by the commissioner, to take or
14		provide proof of the corrective action required by the
15		commissioner after an investigation or examination
16		pursuant to section -20.
17	(b)	After a finding of one or more of the conditions under
18	subsection	n (a), the commissioner may take any or all the
19	following	actions:
20	(1)	Deny an application for licensure, including an
21		application for a branch office license;

(2) Revoke the license;

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2	(3)	Suspend or condition the license in accordance with
3		section -23;
4	(4)	Issue an order to the licensee to cease and desist
5		from engaging in any act specified under subsection
6		(a) or in accordance with section -24;
7	(5)	Order the licensee to make refunds to consumers of
8		excess charges under this chapter; or
9	(6)	Impose penalties of up to \$10,000 for each violation
10		in accordance with section -26.
11	(c)	The commissioner may issue a temporary cease and
12	desist or	der if the commissioner makes a finding that the
13	licensee,	applicant, or person is engaging, has engaged, or is
14	about to	engage in an illegal, unauthorized, unsafe, or unsound
15	practice	in violation of this chapter. Whenever the
16	commissio	ner denies a license application or takes disciplinary
17	action pu	rsuant to this subsection, the commissioner shall enter
18	an order	to that effect and notify the licensee, applicant, or
19	person of	the denial or disciplinary action. The notification
20	required	by this subsection shall be given by personal service
21	or by cer	tified mail to the last known address of the licensee

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

- 1 rule prescribed by the commissioner under this chapter or order
- 2 issued under the authority of this chapter.
- 3 (h) Each violation or failure to comply with any directive
- 4 or order of the commissioner shall be a separate and distinct
- 5 violation.
- 6 (i) Any violation of this chapter that is directed toward,
- 7 targets, or injures an elder may be subject to an additional
- 8 civil penalty not to exceed \$10,000 for each violation, in
- 9 addition to any other fines or penalties assessed for the
- 10 violation.
- 11 § -20 Investigation and examination authority. (a) In
- 12 addition to the authority granted under section -3, the
- 13 commissioner may conduct investigations and examinations in
- 14 accordance with this section. The commissioner may access,
- 15 receive, and use any books, accounts, records, files, documents,
- 16 information, or evidence that the commissioner deems relevant to
- 17 the investigation or examination, regardless of the location,
- 18 possession, control, or custody of the documents, information,
- 19 or evidence.
- 20 (b) For the purposes of investigating violations or
- 21 complaints arising under this chapter, or for the purposes of



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

1 directed by the commissioner, to carry out the purposes of this 2 section, including: 3 (1)Accounting compilations; 4 (2) Information lists and data concerning digital currency 5 transactions in a format prescribed by the 6 commissioner; or 7 (3) Other information that the commissioner deems 8 necessary. 9 In conducting any investigation or examination 10 authorized by this chapter, the commissioner may control access 11 to any documents and records of the licensee or person under 12 investigation or examination. The commissioner may take 13 possession of the documents and records or place a person in 14 exclusive charge of the documents and records. During the period of control, no person shall remove or attempt to remove 15 16 any of the documents and records except pursuant to a court 17 order or with the consent of the commissioner. Unless the 18 commissioner has reasonable grounds to believe the documents or 19 records of the licensee or person under investigation or 20 examination have been, or are at risk of being, altered or 21 destroyed for the purposes of concealing a violation of this

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



1 mileage, and other reasonable expenses incurred in connection 2 with the investigation or examination, payable to the 3 commissioner. 4 (i) Any person having reason to believe that this chapter 5 or the rules adopted under this chapter have been violated, or that a license issued under this chapter should be suspended or 6 7 revoked, may file a written complaint with the commissioner, 8 setting forth the details of the alleged violation or grounds 9 for suspension or revocation. 10 -21 Prohibited practices. (a) It shall be a 11 violation of this chapter for a licensee, its control persons, 12 executive officers, directors, general partners, managing 13 members, employees, or independent contractors, or any other 14 person subject to this chapter to: 15 (1) Engage in any act that limits or restricts the 16 application of this chapter; **17** (2) Use a customer's digital currency account number to 18 prepare, issue, or create a digital currency 19 transaction on behalf of the consumer without the 20 customer's authorization;

1	(3)	Charge, collect, or receive, directly or indirectly,
2		fees for negotiating digital currency transactions
3		except those explicitly authorized in this chapter;
4	(4)	Fail to make disclosures as required by this chapter
5		and any other applicable state or federal law,
6		including rules or regulations adopted pursuant to
7		state or federal law;
8	(5)	Directly or indirectly employ any scheme, device, or
9		artifice to defraud or mislead any consumer or person;
10	(6)	Directly or indirectly engage in unfair or deceptive
11		acts, practices, or advertising in connection with a
12		digital currency business activity toward any person;
13	(7)	Directly or indirectly obtain digital assets by fraud
14		or misrepresentation;
15	(8)	Conduct digital currency business activity with or on
16		behalf of any person physically located in the State
17		through the use of the Internet, facsimile, telephone,
18		kiosk, or other means without first obtaining a
19		license under this chapter;
20	(9)	Make, in any manner, any false or deceptive statement
21		or representation, including with regard to the rates.

1		fees, or other financing terms or conditions for
2		digital currency business activity, or engage in bait
3		and switch advertising;
4	(10)	Make any false statement or knowingly make any
5		omission of material fact in connection with any
6		reports filed with the division by a licensee or in
7		connection with any investigation conducted by the
8		division;
9	(11)	Conduct digital currency business activity from any
10		unlicensed location;
11	(12)	Draft funds from any depository financial institution
12		without written approval of the consumer; provided
13		that nothing in this paragraph shall prohibit the
14		conversion of a negotiable instrument into an
15		electronic form for processing through the Automated
16		Clearing House or similar system;
17	(13)	Fail to comply with all applicable state and federal
18		laws relating to the activities governed by this
19		chapter; or
20	(14)	Fail to pay any fee, assessment, or moneys due to the
21		department.

2	this chap	ter, any digital currency transaction in violation of
3	subsectio	n (a) shall be void and unenforceable.
4	§	-22 Voluntary surrender of license. (a) A licensee
5	may volun	tarily cease business and surrender its license by
6	giving wr	itten notice through NMLS to the commissioner of its
7	intent to	surrender its license. Prior to the surrender date,
8	the licen	see shall have either completed all pending digital
9	currency	transactions or assigned each pending digital currency
10	transacti	on to another licensee.
11	(b)	Notice pursuant to this section shall be provided at
12	least thi	rty days before the surrender of the license and shall
13	include:	
14	(1)	The date of surrender;
15	(2)	The name, address, telephone number, facsimile number,
16		and electronic mail address of a contact individual
17		with knowledge and authority sufficient to communicate
18		with the commissioner regarding all matters relating
19		to the licensee during the period that it was licensed
20		pursuant to this chapter;
21	(3)	The reason or reasons for surrender;

(b) In addition to any other penalties provided for under

	(4)	The total dollar amount of the ficensee's outstanding
2		digital currency transactions in the State and the
3		individual amounts of each outstanding digital
4		currency transactions and the name, address, and
5		contact telephone number of the licensee to whom each
6		outstanding digital currency transaction was assigned;
7	(5)	A list of the licensee's authorized branch offices in
8		the State, if any, as of the date of surrender;
9	(6)	Confirmation that the licensee has notified each of
10		its authorized branch offices in the State, if any,
11		that the branch offices shall no longer conduct
12		digital currency business activity on the licensee's
13		behalf; and
14	(7)	Confirmation that the licensee has notified each of
15		its digital currency accounts, if any, that the
16		digital currency account is being transferred and the
17		name, address, telephone number, and any other contact
18		information of the licensee or entity described in
19		section -13 to whom the digital currency was
20		assigned.

1	(C)	Voluntary surrender of a license shall be effective
2	upon the	date of surrender specified on the written notice to
3	the commis	ssioner as required by this section; provided that the
4	licensee 1	nas met all the requirements of voluntary surrender and
5	has retur	ned the original license issued.
6	§ ·	-23 Suspension or revocation of licenses. The
7	commission	ner may suspend or revoke a license if the commissioner
8	finds tha	t:
9	(1)	Any fact or condition exists that, if it had existed
10		at the time when the licensee applied for its license,
11		would have been grounds for denying the licensee's
12		application;
13	(2)	The licensee's tangible net worth becomes inadequate
14		and the licensee, after ten days written notice from
15		the commissioner, fails to take steps as the
16		commissioner deems necessary to remedy a deficiency;
17	(3)	The licensee knowingly violates any material provision
18		of this chapter or any rule or order duly adopted by
19		the commissioner under authority of this chapter;
20	(4)	The licensee is conducting its business in an unsafe
21		or unsound manner;

1	(3)	ine licensee is insolvent;
2	(6)	The licensee has suspended payment of its obligations,
3		has made an assignment for the benefit of its
4		creditors, or has admitted, in writing, its inability
5		to pay its debts as they become due;
6	(7)	The licensee has filed for bankruptcy, reorganization,
7		arrangement, or other relief under any bankruptcy law;
8	(8)	The licensee refuses to permit the commissioner to
9		make any examination authorized by this chapter; or
10	(9)	The competence, experience, character, or general
11		fitness of the licensee indicates that it is not in
12		the public interest to allow the licensee to have a
13		license.
14	\$	-24 Orders to cease and desist. (a) If the
15	commissio	ner determines a violation of this chapter or a rule
16	adopted o	r an order issued under this chapter by a licensee is:
17	(1)	Likely to cause immediate and irreparable harm to the
18		licensee, the licensee's customers, or the public as a
19		result of the violation; or
20	(2)	Cause insolvency or significant dissipation of assets
21		of the licenses

- 1 the commissioner may issue an order requiring the licensee to
- 2 cease and desist from the violation. The order becomes
- 3 effective upon service of the order upon the licensee.
- 4 (b) An order to cease and desist remains effective and
- 5 enforceable pending the completion of an administrative
- 6 proceeding pursuant to chapter 91.
- 7 (c) A licensee that is served with an order to cease and
- $oldsymbol{8}$ desist may petition the circuit court for a judicial order
- 9 setting aside, limiting, or suspending the enforcement,
- 10 operation, or effectiveness of the order pending the completion
- 11 of an administrative proceeding pursuant to sections -29
- 12 or -30.
- 13 (d) The commissioner shall commence an administrative
- 14 proceeding pursuant to chapter 91 within twenty days after
- 15 issuing an order to cease and desist.
- 16 (e) The commissioner may apply to the circuit court for an
- 17 appropriate order to protect the public interest.
- 18 § -25 Consent orders. The commissioner may enter into a
- 19 consent order at any time with a person to resolve a matter
- 20 arising under this chapter. A consent order shall be signed by
- 21 the person to whom the order is issued or by the person's



- 1 authorized representative, and shall indicate agreement with the
- 2 terms contained in the order. A consent order may provide that
- 3 it does not constitute an admission by a person that this
- 4 chapter or a rule adopted or an order issued under this chapter
- 5 has been violated.
- 6 § -26 Civil penalties. The commissioner may assess a
- 7 fine against a person who violates this chapter or a rule
- 8 adopted or an order issued under this chapter in an amount not
- 9 to exceed \$10,000 per violation, plus the State's costs and
- 10 expenses for the investigation and prosecution of the matter,
- 11 including reasonable attorneys' fees.
- 12 § -27 Criminal penalties. (a) A person who
- 13 intentionally makes a false statement, misrepresentation, or
- 14 false certification in a record filed or required to be
- 15 maintained under this chapter, who intentionally makes a false
- 16 entry, or who omits a material entry in a record shall be guilty
- 17 of a class C felony, and be subject to a fine in an amount up to
- 18 \$10,000.
- 19 (b) An individual or person who knowingly engages in any
- 20 activity for which a license is required under this chapter,
- 21 without being licensed under this chapter, shall be guilty of a

- 1 misdemeanor, and be subject to a fine in an amount not to exceed
- 2 \$1,000, imprisonment of not more than one year, or both, and
- 3 each day a violation exists shall be deemed a separate offense.
- 4 § -28 Unlicensed persons. (a) If the commissioner has
- 5 reason to believe that a person has violated or is violating
- 6 section -4, the commissioner may issue an order to show cause
- 7 why an order to cease and desist should not issue requiring that
- 8 the person cease and desist from the violation of section -4.
- 9 (b) If the commissioner has reason to believe that a
- 10 person has violated or is violating section -4, the
- 11 commissioner may petition the circuit court for the issuance of
- 12 a temporary restraining order if the public would be irreparably
- 13 harmed.
- 14 (c) An order to cease and desist becomes effective upon
- 15 service of the order upon the person.
- 16 (d) An order to cease and desist remains effective and
- 17 enforceable pending the completion of an administrative
- 18 proceeding pursuant to section -24.
- 19 (e) A person who is served with an order to cease and
- 20 desist for violating section -4 may petition the circuit court
- 21 for a judicial order setting aside, limiting, or suspending the

- 1 enforcement, operation, or effectiveness of the order to cease
- 2 and desist pending the completion of an administrative
- 3 proceeding pursuant to section -24.
- 4 (f) The commissioner shall commence an administrative
- 5 proceeding within twenty days after issuing an order to cease
- 6 and desist.
- 7 § -29 Administrative procedures. All administrative
- 8 proceedings under this chapter shall be conducted in accordance
- 9 with chapter 91.
- 10 § -30 Hearings. Except as otherwise provided in
- 11 sections -11(g) and -24, the commissioner may not suspend or
- 12 revoke a license, issue an order to cease and desist, or assess
- 13 a civil penalty without notice and an opportunity to be heard.
- 14 § -31 Division functions. (a) The division shall
- 15 exercise all administrative functions of the State in relation
- 16 to the regulation, supervision, and licensing of special purpose
- 17 digital currency companies.
- 18 (b) The division shall interpret and enforce this
- 19 chapter."

1	SECT.	10N 3. Section 489D-4, Hawaii Revised Statutes, is
2	amended by	y amending the definition of "monetary value" to read
3	as follows	S:
4	""Moi	netary value" means a medium of exchange, whether or
5	not redeem	mable in money[-], except as defined as digital
6	currency	under chapter ."
7	SECT	ION 4. Section 846-2.7, Hawaii Revised Statutes, is
8	amended by	y amending subsection (b) to read as follows:
9	"(b)	Criminal history record checks may be conducted by:
10	(1)	The department of health or its designee on operators
11		of adult foster homes for individuals with
12		developmental disabilities or developmental
13		disabilities domiciliary homes and their employees, as
14		provided by section 321-15.2;
15	(2)	The department of health or its designee on
16		prospective employees, persons seeking to serve as
17		providers, or subcontractors in positions that place
18		them in direct contact with clients when providing
19		non-witnessed direct mental health or health care
20		services as provided by section 321-171.5;

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

1		organizations, and foster boarding homes as provided
2		by section 346-17;
3	(9)	The department of human services on prospective
4		adoptive parents as established under section 346-
5		19.7;
6	(10)	The department of human services or its designee on
7		applicants to operate child care facilities, household
8		members of the applicant, prospective employees of the
9		applicant, and new employees and household members of
10		the provider after registration or licensure as
11		provided by section 346-154, and persons subject to
12		section 346-152.5;
13	(11)	The department of human services on persons exempt
14		pursuant to section 346-152 to be eligible to provide
15		child care and receive child care subsidies as
16		provided by section 346-152.5;
17	(12)	The department of health on operators and employees of
18		home and community-based case management agencies and
19		operators and other adults, except for adults in care,
20		residing in community care foster family homes as
21		provided by section 321-15.2;

1	(13)	The department of human services on staff members of
2		the Hawaii youth correctional facility as provided by
3		section 352-5.5;
4	(14)	The department of human services on employees,
5		prospective employees, and volunteers of contracted
6		providers and subcontractors in positions that place
7		them in close proximity to youth when providing
8		services on behalf of the office or the Hawaii youth
9		correctional facility as provided by section 352D-4.3;
10	(15)	The judiciary on employees and applicants at detention
11		and shelter facilities as provided by section 571-34;
12	(16)	The department of public safety on employees and
13		prospective employees who are directly involved with
14		the treatment and care of persons committed to a
15		correctional facility or who possess police powers
16		including the power of arrest as provided by section
17		353C-5;
18	(17)	The board of private detectives and guards on
19		applicants for private detective or private guard
20		licensure as provided by section 463-9;

1	(18)	Private schools and designated organizations on
2		employees and prospective employees who may be in
3		positions that necessitate close proximity to
4		children; provided that private schools and designated
5		organizations receive only indications of the states
6		from which the national criminal history record
7		information was provided pursuant to section 302C-1;
8	(19)	The public library system on employees and prospective
9		employees whose positions place them in close
10		proximity to children as provided by section 302A-
11		601.5;
12	(20)	The State or any of its branches, political
13		subdivisions, or agencies on applicants and employees
14		holding a position that has the same type of contact
15		with children, vulnerable adults, or persons committed
16		to a correctional facility as other public employees
17		who hold positions that are authorized by law to
18		require criminal history record checks as a condition
19		of employment as provided by section 78-2.7;
20	(21)	The department of health on licensed adult day care
21		center operators, employees, new employees,

1		subcontracted service providers and their employees,
2		and adult volunteers as provided by section 321-15.2;
3	(22)	The department of human services on purchase of
4		service contracted and subcontracted service providers
5		and their employees serving clients of the adult
6		protective and community services branch, as provided
7		by section 346-97;
8	(23)	The department of human services on foster grandparent
9		program, senior companion program, and respite
10		companion program participants as provided by section
11		346-97;
12	(24)	The department of human services on contracted and
13		subcontracted service providers and their current and
14		prospective employees that provide home and community-
15		based services under section 1915(c) of the Social
16		Security Act, title 42 United States Code section
17		1396n(c), or under any other applicable section or
18		sections of the Social Security Act for the purposes
19		of providing home and community-based services, as
20		provided by section 346-97;

1	(25)	The department of commerce and consumer affairs on
2		proposed directors and executive officers of a bank,
3		savings bank, savings and loan association, trust
4		company, and depository financial services loan
5		company as provided by section 412:3-201;
6	(26)	The department of commerce and consumer affairs on
7		proposed directors and executive officers of a
8		nondepository financial services loan company as
9		provided by section 412:3-301;
10	(27)	The department of commerce and consumer affairs on the
11		original chartering applicants and proposed executive
12		officers of a credit union as provided by section
13		412:10-103;
14	(28)	The department of commerce and consumer affairs on:
15		(A) Each principal of every non-corporate applicant
16		for a money transmitter license;
17		(B) Each person who upon approval of an application
18		by a corporate applicant for a money transmitter
19		license will be a principal of the licensee; and
20		(C) Each person who upon approval of an application
21		requesting approval of a proposed change in

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

1		applicant for a mortgage loan originator company
2		license or license renewal,
3		as provided by chapter 454F;
4	(32)	The state public charter school commission or public
5		charter schools on employees, teacher trainees,
6		prospective employees, and prospective teacher
7		trainees in any public charter school for any position
8		that places them in close proximity to children, as
9		provided in section 302D-33;
10	(33)	The counties on prospective employees who work with
11		children, vulnerable adults, or senior citizens in
12		community-based programs;
13	(34)	The counties on prospective employees for fire
14		department positions that involve contact with
15		children or vulnerable adults;
16	(35)	The counties on prospective employees for emergency
17		medical services positions that involve contact with
18		children or vulnerable adults;
19	(36)	The counties on prospective employees for emergency
20		management positions and community volunteers whose
21		responsibilities involve planning and executing

1		nomerand security measures including viewing,
2		handling, and engaging in law enforcement or
3		classified meetings and assisting vulnerable citizens
4		during emergencies or crises;
5	(37)	The State and counties on employees, prospective
6		employees, volunteers, and contractors whose position
7		responsibilities require unescorted access to secured
8		areas and equipment related to a traffic management
9		center;
10	(38)	The State and counties on employees and prospective
11		employees whose positions involve the handling or use
12		of firearms for other than law enforcement purposes;
13	(39)	The State and counties on current and prospective
14		systems analysts and others involved in an agency's
15		information technology operation whose position
16		responsibilities provide them with access to
17		proprietary, confidential, or sensitive information;
18	(40)	The department of commerce and consumer affairs on:
19		(A) Applicants for real estate appraiser licensure or
20		certification as provided by chapter 466K;

1		(B) Each person who owns more than ten per cent of ar
2		appraisal management company who is applying for
3		registration as an appraisal management company,
4		as provided by section 466L-7; and
5		(C) Each of the controlling persons of an applicant
6		for registration as an appraisal management
7		company, as provided by section 466L-7;
8	(41)	The department of health or its designee on all
9		license applicants, licensees, employees, contractors,
10		and prospective employees of medical cannabis
11		dispensaries, and individuals permitted to enter and
12		remain in medical cannabis dispensary facilities as
13		provided under sections 329D-15(a)(4) and 329D-
14		16(a)(3);
15	(42)	The department of commerce and consumer affairs on
16		applicants for nurse licensure or license renewal,
17		reactivation, or restoration as provided by sections
18		457-7, 457-8, 457-8.5, and 457-9;
19	(43)	The county police departments on applicants for
20		permits to acquire firearms pursuant to section 134-2

1		and on individuals registering their firearms pursuant
2		to section 134-3;
3	(44)	The department of commerce and consumer affairs on:
4		(A) Each of the controlling persons of the applicant
5		for licensure as an escrow depository, and each
6		of the officers, directors, and principals who
7		will be in charge of the escrow depository's
8		activities upon licensure; and
9		(B) Each of the controlling persons of an applicant
10		for proposed change in control of an escrow
11		depository licensee, and each of the officers,
12		directors, and principals who will be in charge
13		of the licensee's activities upon approval of the
14		application,
15		as provided by chapter 449;
16	(45)	The department of taxation on current or prospective
17		employees or contractors who have access to federal
18		tax information in order to comply with requirements
19		of federal law, regulation, or procedure, as provided
20		by section 231-1.6;

1	(46)	The department of labor and industrial relations on
2		current or prospective employees or contractors who
3		have access to federal tax information in order to
4		comply with requirements of federal law, regulation,
5		or procedure, as provided by section 383-110;
6	(47)	The department of human services on current or
7		prospective employees or contractors who have access
8		to federal tax information in order to comply with
9		requirements of federal law, regulation, or procedure,
10		as provided by section 346-2.5;
11	(48)	The child support enforcement agency on current or
12		prospective employees or contractors who have access
13		to federal tax information in order to comply with
14		federal law, regulation, or procedure, as provided by
15		section 576D-11.5;
16	(49)	The department of the attorney general on current or
17		prospective employees or employees or agents of
18		contractors who have access to federal tax information
19		to comply with requirements of federal law,
20	·	regulation, or procedure, as provided by section 28-
21		17;

1	[+](50)[+]	The department of commerce and consumer affairs
2	0	n each control person, executive officer, director,
3	g	eneral partner, and managing member of an installment
4	1	oan licensee, or an applicant for an installment loan
5	1	icense, as provided in chapter 480J;
6	[+](51)[+]	The University of Hawaii on current and
7	р	rospective employees and contractors whose duties
8	i	nclude ensuring the security of campus facilities and
9	р	ersons; [and]
10	<u>(52)</u> <u>T</u>	he department of commerce and consumer affairs on
11	<u>e</u>	ach control person, executive officer, director,
12	g	eneral partner, and managing member of a special
13	<u>p</u>	urpose digital currency company licensee, or an
14	<u>a</u>	pplicant for a special purpose digital currency
15	<u>1</u>	icense, as provided in chapter ; and
16	[[(52)]]	(53) Any other organization, entity, or the State, its
17	b	ranches, political subdivisions, or agencies as may
18	b	e authorized by state law."
19	SECTIO	N 5. (a) Notwithstanding any law to the contrary,
20	the partici	pating companies in the digital currency innovation
21	lab operate	d by the department of commerce and consumer affairs



- 1 and the Hawaii technology development corporation shall be
- 2 allowed to continue operations until their applications are
- 3 acted upon by the division of financial institutions of the
- 4 department of commerce and consumer affairs; provided that the
- 5 complete application is submitted to the division of financial
- 6 institutions of the department of commerce and consumer affairs
- 7 by March 1, 2024.
- 8 (b) A company authorized to participate in the digital
- 9 currency innovation lab as of June 30, 2023, and whose
- 10 application for licensure under section 2 of this Act has been
- 11 submitted to the division of financial institutions of the
- 12 department of commerce and consumer affairs on or before
- 13 March 1, 2024, shall be exempt from the requirements in
- 14 section -4 of section 2 of this Act for a period of six
- 15 months from the date the application is deemed complete or until
- 16 the commissioner of financial institutions approves or denies
- 17 the application, whichever occurs first. The commissioner of
- 18 financial institutions, for good cause, may reduce or extend the
- 19 six-month period. Submission of an application for licensure
- 20 shall be evidenced through NMLS to the commissioner of financial
- 21 institutions.



- 1 SECTION 6. The department of commerce and consumer affairs
- 2 may employ necessary personnel without regard to chapter 76,
- 3 Hawaii Revised Statutes, including three full-time equivalent
- 4 (3.0 FTE) positions for examiners, to assist with the
- 5 implementation and continuing function of this Act.
- 6 SECTION 7. There is appropriated out of the general
- 7 revenues of the State of Hawaii the sum of \$500,000 or so much
- 8 thereof as may be necessary for fiscal year 2023-2024 and the
- 9 same sum or so much thereof as may be necessary for fiscal year
- 10 2024-2025 to implement the licensing program established by this
- 11 Act.
- 12 The sums appropriated shall be expended by the department
- 13 of commerce and consumer affairs for the purposes of this Act.
- 14 SECTION 8. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 9. This Act shall take effect on July 1, 2023;
- 17 provided that the special purpose digital currency licensing
- 18 requirements established by section 2 of this Act shall take
- 19 effect on January 1, 2024; Provided further that the amendments
- 20 to section 846-2.7, Hawaii Revised Statues, in section 4 of this

- 1 Act shall not be repealed when that section is amended by
- 2 section 28 of Act 278, Session Laws of Hawaii 2022.

3

INTRODUCED BY: John 71.

JAN 20 2023

Report Title:

Digital Currency Companies; Licensure; Division of Financial Institutions

Description:

Establishes a program for the licensure, regulation, and oversight of digital currency companies: Appropriates funds.

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