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A BILL FOR AN ACT

RELATING TO CHECK CASHING.

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

1	SECTION 1. Chapter 480F, Hawaii Revised Statutes, is
2	amended by adding four new sections to be appropriately
3	designated and to read as follows:
4	"§480F- Registration required. (a) No check casher
5	shall conduct business in this State, including deferred deposit
6	transactions, without first registering with the department of
7	commerce and consumer affairs under this chapter.
8	(b) The director shall prescribe the form of the
9	application for registration. Each application shall be
10	accompanied by the appropriate fee as prescribed by the
11	director.
12	(c) Check casher registration shall be updated annually
13	and shall include the following:
14	(1) The address of the principal office of the check
15	casher;
16	(2) The name and address of the check casher's agent for
17	service of process in this State; and

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1	(3) Payment of the appropriate registration fees, as
2	established by the director."
3	<u>\$480F-</u> Payment plans. (a) A check casher may enter
4	into a payment plan with a non-default customer for a period of
5	up to ninety days. Under the payment plan, no interest may be
6	charged; provided that an administrative fee of \$30 may be added
7	to any fees or sums already owed by the customer. There shall
8	be a thirty day period after the completion of any payment plan
9	during which no new payment plan with that customer shall
10	commence.
11	(b) A check casher shall offer an interest-free payment
12	plan with a minimum term of sixty days to any customer who is in
13	default. Any collection letter written to a customer in default
14	shall inform the customer of the option of interest-free
15	payment.
16	(c) A check casher shall offer an extended repayment plan
17	option after any customer has entered into four or more
18	consecutive transactions with the same check casher; provided
19	that the customer requests the option within twenty-four hours
20	of the customer's last payment due date. For purposes of this
21	subsection, "consecutive transactions" means entering into back

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1	to back agreements within twenty-four hours of the payment of a
2	previous transaction.
3	§480F- Records and reports. Every check casher shall
4	keep records and make reports with respect to the operation of
5	business as provided in rules adopted by the director pursuant
6	to chapter 91.
7	§480F- Rules. The director, pursuant to chapter 91,
8	shall adopt rules necessary to implement this chapter."
9	SECTION 2. Section 237-24.75, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[+]§237-24.75[+] Additional exemptions. In addition to
12	the amounts exempt under section 237-24, this chapter shall not
13	apply to [amounts]:
14	(1) Amounts received as a beverage container deposit
15	collected under chapter 342G, part VIII[-]; and
16	(2) Amounts received in fees and interest by check cashers
17	for deferred deposit transactions."
18	SECTION 3. Section 480F-1, Hawaii Revised Statutes, is
19	amended by adding a new definition to be appropriately inserted
20	and to read as follows:
21	" "Director" means the director of commerce and consumer

22 affairs."



1 SECTION 4. Section 480F-2, Hawaii Revised Statutes, is 2 amended to read as follows: "[+]§480F-2[+] Posting and notice of fees charged. Any 3 4 person who cashes one or more checks for a fee shall: 5 (1) Post in a conspicuous place in every location at which 6 the person does business a notice that sets forth[+] 7 in point type: 8 The fees charged for cashing a check, for selling (A) 9 or issuing a money order, [and] for the initial 10 issuance of any membership or identification cards [and], and the fees and annual percentage 11 12 rate for deferred deposit transactions; 13 That consumer complaints about the check cashing (B) business may be filed with the department of 14 15 commerce and consumer affairs, and includes and 16 identifies the telephone number and address of 17 the consumer information service of the 18 department of commerce and consumer affairs; 19 (C) That deferred deposit transactions are not 20 suitable for long-term borrowing; 21 (D) That only one deferred deposit transaction can be 22 opened from all sources;

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1		<u>(E)</u>	Information on where to obtain financial
2			education and credit counseling; and
3		<u>(F)</u>	A copy of the license to do business as a check
4			casher as required by this chapter;
5	(2)	Prov	ide written notice [to each customer of the fees
6		ehar	ged for cashing checks] in point type to each
7		cust	omer, that is separate from and in addition to any
8		post	ed notice[+], containing the following
9		<u>info</u>	rmation:
10		<u>(A)</u>	The fees and annual percentage rate to be charged
11			for a deferred deposit transaction;
12		<u>(B)</u>	That consumer complaints about the check cashing
13			business may be filed with the department of
14			commerce and consumer affairs, and includes and
15			identifies the telephone number and address of
16			the consumer information service of the
17			department of commerce and consumer affairs;
18		<u>(C)</u>	That deferred deposit transactions are not
19			suitable for long-term borrowing;
20		<u>(D)</u>	That only one deferred deposit transaction can be
21			opened from all sources;

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1		<u>(E)</u>	That an extended repayment plan option is
2			available after any customer has entered into
3			four or more consecutive transactions with the
4			same check casher; provided that the customer
5			requests the option within twenty-four hours of
6			the customer's last payment due date. For
7			purposes of this subparagraph, "consecutive
8			transactions means back to back transactions
9			occurring within twenty-four hours of each other;
10		<u>(F)</u>	The right to rescind a deferred deposit
11			transaction within twenty-four hours of the
12			transaction; and
13		<u>(G)</u>	Where to obtain financial education and credit
14			counseling;
15	(3)	0bta	in a written acknowledgment from the customer that
16		writ	ten notice of [the fees charged for cashing
17		chee	ks] all information required to be provided by
18		para	graph (2) was provided[+] to the customer; and
19	(4)	Prov	ide each customer a receipt documenting any and
20		all	fees charged."

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SECTION 5. Section 480F-4, Hawaii Revised Statutes, is
 amended by amending subsections (c), (d), and (e) to read as
 follows:

4 "(C) The face amount of the check shall not exceed \$600 5 and the deposit of a personal check written by a customer 6 pursuant to a deferred deposit transaction may be deferred for 7 no more than thirty-two days. A check casher may charge a fee 8 for deferred deposit of a personal check in an amount not to 9 exceed fifteen per cent of the face amount of the check. The 10 total amount of a transaction, including principal and fees, 11 shall not exceed thirty per cent of the customer's gross monthly 12 income. Any fees charged for deferred deposit of a personal

13 check in compliance with this section shall be exempt from 14 chapter 478.

(d) A check casher shall not enter into an agreement for
deferred deposit with a customer during the period of time that
an earlier agreement for a deferred deposit for the same
customer is in effect[-] from any source. A deferred deposit
transaction shall not be repaid, refinanced, or consolidated by
or with the proceeds of another deferred deposit transaction.

(e) A check casher who enters into a deferred deposit
agreement and accepts a check passed on insufficient funds, or



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1	any assignee of that check casher, shall not be entitled to
2	recover damages in excess of principal, interest, and out-of-
3	pocket legal costs in any action brought pursuant to or governed
4	by chapter 490. No additional interest may be collected except
5	the ten per cent allowed by law on uncollected judgments.
6	Instead, the check casher may charge and recover a fee for the
7	return of a dishonored check in an amount not greater than
8	[\$20.] <u>\$30.</u> "
9	SECTION 6. Section 480F-5, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[+]§480F-5[+] Exemptions. This chapter shall not apply
12	to[+
13	(1) Any person who is principally engaged in the bona fide
14	retail sale of goods or services, and who, either as
15	incident to or independent of the retail sale or
16	service, from time to time cashes items for a fee or
17	other consideration, where not more than \$2, or two
18	per cent of the amount of the check, whichever is
19	greater, is charged for the service; or
20	(2) Any] any person authorized to engage in business as a
21	bank, trust company, savings bank, savings and loan
22	association, financial services loan company, or



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1	credit union under the laws of the United States, any
2	state or territory of the United States, or the
3	District of Columbia."
4	SECTION 7. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 8. This Act shall take effect on July 1, 2050.



Report Title:

Asset Building; Check Cashing; Regulation

Description:

Requires the department of commerce and consumer affairs to regulate the check cashing industry through registration requirements. Effective 7/1/50. (SD1)

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