A BILL FOR AN ACT

RELATING TO PAYDAY LENDING.

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

- 1 SECTION 1. Chapter 480F, Hawaii Revised Statutes, is 2 amended by adding eight new sections to be appropriately 3 designated and to read as follows: 4 "\$480F-A Licensed required. No check casher shall engage 5 in business without a license obtained under this chapter and 6 the rules of the director. 7 **\$480F-B** Fees; biennial renewal; restoration. (a) No 8 applicant shall be examined under this chapter until the 9 appropriate fees have been paid. 10 Every person holding a license under this chapter 11 shall register with the director and pay a biennial renewal fee 12 on or before June 30 of each even-numbered year. Failure to pay 13 the renewal fee shall constitute a forfeiture of the license as 14 of the date of expiration. Any license so forfeited may be
- 15 restored within one year after the expiration upon filing of an
- 16 application and payment of the renewal and restoration fees.
- (c) All fees shall be as provided in rules adopted by the
- director pursuant to chapter 91.

1	§480F-C Bond. Every check casher shall give and keep in
2	force a bond with the director in the penal sum of \$5,000 with
3	good and sufficient surety or sureties approved by the director,
4	conditioned that:
5	(1) The licensee shall not violate this chapter; and
6	(2) The licensee shall faithfully, promptly, and truly
7	refund all fees illegally or incorrectly obtained from
8	applicants to the director.
9	§480F-D Application for license. (a) Every individual,
10	partnership, corporation, or association seeking a license to
11	operate as a check casher shall file a written application with
12	the director that shall contain information and shall be in the
13	form as the director may prescribe; provided that in addition to
14	complying with all other requirements of this chapter, no
15	license shall be issued unless the applicant:
16	(1) Has passed a certified check casher examination as
17	designated by the director; or
18	(2) Has in the applicant's employ a principal agent.
19	(b) Every principal agent shall file a written application
20	with the director that shall contain the information and shall
21	be in the form as the director may prescribe and no license

```
1
    shall be issued unless the applicant has passed a certified
    check casher examination as designated by the director.
2
3
         The examination shall cover the following:
4
         (1)
              State statutes and rules relating to check cashers;
              Federal statutes and rules relating to check cashers;
5
         (2)
6
              and
7
         (3)
              General principles of business law.
8
         (c) A principal agent who does not engage in the check
9
    casher business in the State during the succeeding year shall
    not be required to pay the renewal fee as long as the principal
10
11
    agent remains inactive. Should the principal agent wish to
12
    resume work as a principal agent at some future time, the
13
    principal agent shall notify the director and remit the renewal
14
    fee for the current biennial period.
15
              Every applicant, including all officers, directors,
16
    partners, members, or managers of the applicant, shall possess a
17
    reputation for honesty, truthfulness, financial integrity, and
18
    fair dealing and shall not have been convicted of a felony
19
    directly related to the operation of a commercial employment
20
    agency, unless the conviction has been expunded or annulled.
21
         §480F-E Issuance of license. (a) Upon receipt of an
22
    application for a license to conduct business as a check casher,
```

1 the director may issue the license if the applicant has met the requirements of this chapter and chapter 436B. 2 3 (b) Every license issued shall be valid only as to the 4 check casher and any branch offices of the check casher. 5 (c) No license shall be issued to a check casher that 6 establishes or maintains a place of business in, or conducts 7 business from, a home, apartment, hotel room, or any other 8 location where the premises may be considered not in the public 9 interest, unless approved by the director. 10 (d) A license issued under this chapter shall not be 11 transferable. 12 **§480F-F** Records and reports. Every check casher shall 13 keep records and make reports with respect to the operation of 14 the business as the director by rule may prescribe. Any records 15 required by rule shall be preserved. 16 \$480F-G Payment plans. (a) A payment plan option for 17 non-default customers may be up to ninety days. No interest may 18 be charged but a late administrative fee of \$30 may be added. A

thirty-day cooling off period is mandatory after completing a

HB LRB 07-1105.doc

payment plan.

19

20

1	<u>(b)</u>	An interest free payment plan with a minimum term of						
2	sixty day	s must be offered for customers in default. All						
3	collectio	n letters shall inform the customers of this option.						
4	<u>§480</u>	F-H Amounts not taxable. All fees paid and interest						
5	earned fr	om deferred deposit transactions are exempt from the						
6	general e	xcise tax under chapter 237."						
7	SECTION 2. Section 237-24, Hawaii Revised Statutes, is							
8	amended to read as follows:							
9	"§ 23	7-24 Amounts not taxable. This chapter shall not						
10	apply to	the following amounts:						
11	(1)	Amounts received under life insurance policies and						
12		contracts paid by reason of the death of the insured;						
13	(2)	Amounts received (other than amounts paid by reason of						
14		death of the insured) under life insurance, endowment,						
15		or annuity contracts, either during the term or at						
16		maturity or upon surrender of the contract;						
17	(3)	Amounts received under any accident insurance or						
18		health insurance policy or contract or under workers'						
19		compensation acts or employers' liability acts, as						
20		compensation for personal injuries, death, or						
21		sickness, including also the amount of any damages or						
22		other compensation received, whether as a result of						

1		action or by private agreement between the parties on
2		account of the personal injuries, death, or sickness;
3	(4)	The value of all property of every kind and sort
4		acquired by gift, bequest, or devise, and the value of
5		all property acquired by descent or inheritance;
6	(5)	Amounts received by any person as compensatory damages
7		for any tort injury to the person, or to the person's
8		character reputation, or received as compensatory
9		damages for any tort injury to or destruction of
10		property, whether as the result of action or by
11		private agreement between the parties (provided that
12		amounts received as punitive damages for tort injury
13		or breach of contract injury shall be included in
14		gross income);
15	(6)	Amounts received as salaries or wages for services
16		rendered by an employee to an employer;
17	(7)	Amounts received as alimony and other similar payments
18		and settlements;
19	(8)	Amounts collected by distributors as fuel taxes on
20		"liquid fuel" imposed by chapter 243, and the amounts
21		collected by such distributors as a fuel tax imposed
22		by any Act of the Congress of the United States;

1	(9)	Taxes on liquor imposed by chapter 244D on dealers
2		holding permits under that chapter;
3	(10)	The amounts of taxes on cigarettes and tobacco
4		products imposed by chapter 245 on wholesalers or
5		dealers holding licenses under that chapter and
6		selling the products at wholesale;
7	(11)	Federal excise taxes imposed on articles sold at
8		retail and collected from the purchasers thereof and
9		paid to the federal government by the retailer;
10	(12)	The amounts of federal taxes under chapter 37 of the
11		Internal Revenue Code, or similar federal taxes,
12		imposed on sugar manufactured in the State, paid by
13		the manufacturer to the federal government;
14	(13)	An amount up to, but not in excess of, \$2,000 a year
15		of gross income received by any blind, deaf, or
16		totally disabled person engaging, or continuing, in
17		any business, trade, activity, occupation, or calling
18		within the State; a corporation all of whose
19		outstanding shares are owned by an individual or
20		individuals who are blind, deaf, or totally disabled;
21		a general, limited, or limited liability partnership,
22		all of whose partners are blind, deaf, or totally

1		disa	bled; or a limited liability company, all of whose
2		memb	ers are blind, deaf, or totally disabled;
3	(14)	Amou	nts received by a producer of sugarcane from the
4		manu	facturer to whom the producer sells the sugarcane,
5		wher	re:
6		(A)	The producer is an independent cane farmer, so
7			classed by the Secretary of Agriculture under the
8			Sugar Act of 1948 (61 Stat. 922, Chapter 519) as
9			the Act may be amended or supplemented;
10		(B)	The value or gross proceeds of sale of the sugar,
11			and other products manufactured from the
12			sugarcane, is included in the measure of the tax
13			levied on the manufacturer under section 237-
14			13(1) or (2);
15		(C)	The producer's gross proceeds of sales are
16			dependent upon the actual value of the products
17			manufactured therefrom or the average value of
18			all similar products manufactured by the
19			manufacturer; and
20		(D)	The producer's gross proceeds of sales are
21			reduced by reason of the tax on the value or sale
22			of the manufactured products;

1	(15)	Money paid by the State or eleemosynary child-placing
2		organizations to foster parents for their care of
3		children in foster homes; and
4	(16)	Amounts received by a cooperative housing corporation
5		from its shareholders in reimbursement of funds paid
6		by such corporation for lease rental, real property
7		taxes, and other expenses of operating and maintaining
8		the cooperative land and improvements; provided that
9		such a cooperative corporation is a corporation:
10		(A) Having one and only one class of stock
11		outstanding;
12		(B) Each of the stockholders of which is entitled
13		solely by reason of the stockholder's ownership
14		of stock in the corporation, to occupy for
15		dwelling purposes a house, or an apartment in a
16		building owned or leased by the corporation; and
17		(C) No stockholder of which is entitled (either
18		conditionally or unconditionally) to receive any
19		distribution not out of earnings and profits of
20		the corporation except in a complete or partial
21		liquidation of the corporation[+];

1	(17)	Amou	nts received as fees paid or interest earned from
2		defe	rred deposit transactions under chapter 480F."
3	SECT	ION 3	. Section 480F-2, Hawaii Revised Statutes, is
4	amended t	o rea	d as follows:
5	"[+]	§480F	-2[+] Posting and notice of fees charged. Any
6	person wh	o cas	hes one or more checks for a fee shall:
7	(1)	Post	in a conspicuous place in every location at which
8		the	person does business a notice that sets forth[+]
9		<u>in p</u>	oint type:
10		(A)	The fees and annual percentage rate, where
11			applicable, charged for cashing a check, for a
12			deferred deposit transaction, for selling or
13			issuing a money order, and for the initial
14			issuance of any membership or identification
15			cards; [and]
16		(B)	That consumer complaints about the check cashing
17			business may be filed with the department of
18			commerce and consumer affairs, and includes and
19			identifies the telephone number and address of
20			the consumer information service of the
21			department of commerce and consumer affairs;

Ţ		(0)	That deferred deposit transactions are not
2			suitable for long-term borrowing;
3		<u>(D)</u>	That only one deferred deposit transaction can be
4			open from all sources;
5		<u>(E)</u>	Provide information on where to obtain financial
6			education and credit counseling; and
7		<u>(F)</u>	Include a copy of the license to do business as a
8			check casher.
9	(2)	Prov	ride written notice <u>in point type</u> to each
10		cust	omer [of the fees charged for cashing checks] that
11		is s	eparate from and in addition to any posted
12		noti	ce[+] that contains the following information:
13		(A)	The fees and annual percentage rate to be charged
14			for cashing a check, for a deferred deposit
15			transaction, for selling or issuing a money
16			order, or for the initial issuance of any
17			membership or identification cards;
18		(B)	That consumer complaints about the check cashing
19			business may be filed with the department of
20			commerce and consumer affairs, and includes and
21			identifies the telephone number and address of

1			the consumer information service of the
2			department of commerce and consumer affairs;
3		(C)	That deferred deposit transactions are not
4			suitable for long-term borrowing;
5		(D)	That only one deferred deposit transaction can be
6			open from all sources;
7		<u>(E)</u>	That a payment plan option is available after
8			four or more consecutive back-to-back
9			transactions within twenty-four hours;
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>	Provide information on where to obtain financial
14			education and credit counseling.
15	(3)	Obta	in a written acknowledgment from the customer that
16		writ	ten notice of [the fees charged for cashing
17		chec	ks] all of the information contained in subsection
18		(2)	was provided; and
19	(4)	Prov	ide each customer a receipt documenting any and
20		all	fees charged."

1 SECTION 4. Section 480F-4, Hawaii Revised Statutes, is 2 amended by amending subsections (c), (d), and (e) to read as follows: 3 4 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 exceed fifteen per cent of the face amount of the check. 9 10 total amount of a transaction, including principal and fees, may 11 not exceed twenty-five per cent of the customer's gross monthly 12 income. Any fees charged for deferred deposit of a personal check in compliance with this section shall be exempt from 13 14 chapter 478. 15 (d) A check casher shall not enter into an agreement for deferred deposit with a customer during the period of time that 16 17 an earlier agreement for a deferred deposit for the same 18 customer is in effect [-] from any source. A deferred deposit 19 transaction shall not be repaid, refinanced, or consolidated by or with the proceeds of another deferred deposit transaction. 20 21 A check casher who enters into a deferred deposit

agreement and accepts a check passed on insufficient funds, or

HB LRB 07-1105.doc

22

```
any assignee of that check casher, shall not be entitled to
1
    recover damages in excess of principal, interest and out of
2
3
    pocket legal or court costs in any action brought pursuant to or
    governed by chapter 490. No additional interest may be
4
5
    collected except the ten per cent allowed by law on uncollected
6
    judgments. Instead, the check casher may charge and recover a
7
    fee for the return of a dishonored check in an amount not
8
    greater than [$20] $30."
9
         SECTION 5. 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 association,
22
    financial services loan company, or credit union under the laws
    HB LRB 07-1105.doc
```

- 1 of the United States, any state or territory of the United
- 2 States, or the District of Columbia."
- 3 SECTION 6. Section 480F-6, Hawaii Revised Statutes, is
- 4 amended by amending subsection (c) to read as follows:
- 5 "(c) A [wilful] violation of this chapter shall be
- 6 punishable by a fine of up to \$500 and up to thirty days
- 7 imprisonment."
- **8** SECTION 7. There is appropriated out of the general
- 9 revenues of the State of Hawaii the sum of \$, or so much
- 10 thereof as may be necessary for fiscal year 2007-2008, and the
- 11 same sum, or so much thereof as may be necessary for fiscal year
- 12 2008-2009, for establishing a financial literacy education
- 13 program for consumers.
- 14 The sums appropriated shall be expended by the department
- 15 of commerce of consumer affairs for the purposes of this Act.
- 16 SECTION 8. In codifying the new sections added by section
- 17 1 of this Act, the revisor of statutes shall substitute
- 18 appropriate section numbers for the letters used in designating
- 19 the new sections in this Act.
- 20 SECTION 9. Statutory material to be repealed is bracketed
- 21 and stricken. New statutory material is underscored.



SECTION 10. This Act shall take effect on July 1, 2007.

2

1

AMMail Blee

Report Title:

Payday Lending; Financial Literacy Education Program

Description:

Requires the department of commerce and consumer affairs to regulate the payday lending industry through licensing. Appropriates funds to establish a financial literacy education program.