A BILL FOR AN ACT

RELATING TO CROWDFUNDING.

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

1	SECT	ION 1. Section 485A-202, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	The following transactions are exempt from the
4	requireme	nts of sections 485A-301 to 485A-305 and 485A-504:
5	(1)	An isolated nonissuer transaction, whether or not
6		effected by or through a broker-dealer;
7	(2)	A nonissuer transaction by or through a broker-dealer
8		registered or exempt from registration under this
9		chapter, and a resale transaction by a sponsor of a
10		unit investment trust registered under the Investment
11		Company Act of 1940, in a security of a class that has
12		been outstanding in the hands of the public for at
13		least ninety days, if, at the date of the transaction:
14		(A) The issuer of the security is engaged in
15		business, the issuer is not in the organizational
16		stage or in bankruptcy or receivership, and the

issuer is not a blank check, blind pool, or shell

17

		company that has no specific business plan of
2		purpose or has indicated that its primary
3		business plan is to engage in a merger or
4		combination of the business with, or an
5		acquisition of, an unidentified person;
6 (B)	The security is sold at a price reasonably
7		related to its current market price;
8 (C)	The security does not constitute the whole or
9		part of an unsold allotment to, or a subscription
10		or participation by, the broker-dealer as an
11		underwriter of the security or a redistribution;
12 (1	D)	A nationally recognized securities manual or its
13		electronic equivalent designated by rule adopted
14		or order issued under this chapter or a record
15		filed with the Securities and Exchange Commission
16		that is publicly available and contains:
17		(i) A description of the business and operations
18		of the issuer;
19	((ii) The names of the issuer's executive officers
20		and the names of the issuer's directors, if
21		any;

1	(/	An audited parance sheet of the issuer as of
2		a date within eighteen months before the
3		date of the transaction or, in the case of a
4		reorganization or merger when the parties to
5		the reorganization or merger each had an
6		audited balance sheet, a pro forma balance
7		sheet for the combined organization; and
8	(iv)	An audited income statement for each of the
9		issuer's two immediate previous fiscal years
10		or for the period of existence of the
11		issuer, whichever is shorter, or, in the
12		case of a reorganization or merger when each
13		party to the reorganization or merger had
14		audited income statements, a pro forma
15		income statement; and
16	(E) Any	one of the following requirements is met:
17	(i)	The issuer of the security has a class of
18		equity securities listed on a national
19		securities exchange registered under section
20		6 of the Securities Exchange Act of 1934 or
21		designated for trading on the National

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1			Association of Securities Dealers' Automated
2			Quotation System;
3		(ii)	The issuer of the security is a unit
4			investment trust registered under the
5			Investment Company Act of 1940;
6		(iii)	The issuer of the security, including its
7			predecessors, has been engaged in continuous
8			business for at least three years; or
9		(iv)	The issuer of the security has total assets
10			of at least \$2,000,000 based on an audited
11			balance sheet as of a date within eighteen
12			months before the date of the transaction
13			or, in the case of a reorganization or
14			merger when the parties to the
15			reorganization or merger each had such an
16			audited balance sheet, a pro forma balance
17			sheet for the combined organization;
18	(3)	A noniss	uer transaction by or through a broker-dealer
19		register	red or exempt from registration under this
20		chapter	in a security of a foreign issuer that is a
21		marqin s	security defined in regulations or rules

1		adop	rea by	y tne Boa	ra oi Go	verno	rs or t	ne rea	erai	
2		Rese	rve Sy	ystem;						
3	(4)	A no	nissue	er transa	ction by	or t	nrough	a brok	er-deal	.er
4		regi	stered	d or exem	pt from	regis	tration	under	this	
5		chap	ter in	n an outs	tanding	secur	ity if	the gu	arantor	of
6		the	securi	ity files	reports	with	the Se	curiti	es and	
7		Exch	ange (Commissio	n under	the r	eportir	ng requ	irement	s
8		of s	ection	n 13 or 1	5(d) of	the S	ecuriti	.es Exc	hange A	\ct
9		of 1	934 (3	15 U.S.C.	78m or	780 (d));			
10	(5)	A no	nissu	er transa	ction by	or t	hrough	a brok	er-deal	ler
11		regi	stere	d or exem	pt from	regis	tration	under	this	
12		chap	ter i	n a secur	ity that	::				
13		(A)	Is ra	ated at t	he time	of th	e trans	saction	by a	
14			natio	onally re	cognize	l stat	istical	l ratin	ıg	
15			orgai	nization	in one	of its	four l	nighest	rating	3
16			cate	gories; c	or					
17		(B)	Has a	a fixed π	naturity	or a	fixed :	interes	t or	
18			divi	dend, if:						
19			(i)	A defaul	t has no	ot occ	urred o	during	the	
20				current	fiscal :	year o	r with:	in the	three	
21				previous	fiscal	years	or du	ring th	ie .	

1			existence of the issuer and any predecessor
2			if less than three fiscal years, in the
3			payment of principal, interest, or dividends
4			on the security; and
5		(ii)	The issuer is engaged in business, is not in
6			the organizational stage or in bankruptcy or
7			receivership, and is not and has not been
8			within the previous twelve months a blank
9			check, blind pool, or shell company that has
10			no specific business plan or purpose or has
11			indicated that its primary business plan is
12			to engage in a merger or combination of the
13			business with, or an acquisition of, an
14			unidentified person;
15	(6)	A nonissu	er transaction by or through a broker-dealer
16		registere	d or exempt from registration under this
17		chapter e	ffecting an unsolicited order or offer to
18		purchase;	
19	(7)	A nonissu	er transaction executed by a bona fide
20		pledgee w	rithout the purpose of evading this chapter;

1	(8)	A nor	nissuer transaction by a federal covered		
2		inves	stment adviser with investments under management		
3		in ex	in excess of \$100,000,000, acting in the exercise of		
4		discı	discretionary authority in a signed record for the		
5		accou	unt of others;		
6	(9)	A tra	ansaction between the issuer or other person on		
7		whose	e behalf the offering is made and an underwriter,		
8		or an	mong underwriters;		
9	(10)	A tra	ansaction in a note, bond, debenture, or other		
10		evide	evidence of indebtedness secured by a mortgage or		
11		other	r security agreement if:		
12		(A)	The note, bond, debenture, or other evidence of		
13			indebtedness is offered and sold with the		
14			mortgage or other security agreement as a unit;		
15		(B)	A general solicitation or general advertisement		
16			of the transaction is not made; and		
17		(C)	A commission or other remuneration is not paid or		
18			given, directly or indirectly, to a person not		
19			registered under this chapter as a broker-dealer		
20			or as an agent;		

1	(11)	A transaction by an executor, administrator of an
2		estate, personal representative, sheriff, marshal,
3		receiver, trustee in bankruptcy, guardian, or
4		conservator;
5	(12)	A sale or offer to sell to:
6		(A) An institutional investor;
7		(B) A federal covered investment adviser; or
8		(C) Any other person exempted by rule adopted or
9		order issued under this chapter;
10	(13)	Any transaction pursuant to a sale or an offer to sell
11		securities of an issuer, if the transaction is part of
12		an issue in which:
13		(A) There are no more than twenty-five purchasers
14		(other than those designated in paragraph (12)),
15		wherever located, during any twelve consecutive
16		months;
17		(B) The issuer reasonably believes that all
18		purchasers (other than those designated in
19		paragraph (12)), wherever located, are purchasing
20		for investment purposes and not with the view to,
21		or for sales in connection with, a distribution

1			of the security. The purchase shall be presumed
2			to be made with a view to distribute and not to
3			invest if any resale of a security sold in
4			reliance on this exemption is within twelve
5			months of sale, except a resale pursuant to a
6			registration statement effective under section
7			485A-301, or to an accredited investor pursuant
8			to an exemption available under this chapter;
9		(C)	No commission, discount, or other remuneration is
10			paid or given, directly or indirectly, to a
11			person, other than a broker-dealer or agent
12			registered under this chapter, for soliciting a
13			prospective purchaser in this State; and
14		(D)	The securities of the issuer are not offered or
15			sold by general solicitation or any general
16			advertisement or other advertising medium;
17	(14)	A tr	ansaction under an offer to existing security
18		hold	ers of the issuer, including persons who at the
19		date	of the transaction are holders of convertible
20		secu	rities, options, or warrants, if a commission or
21		othe	r remuneration, other than a standby commission,

1	is not pa	id or given, directly or indirectly, for
2	soliciting	g a security holder in this State;
3	(15) (A) A tra	ansaction involving the offer or sale of a
4	secu	rity by an issuer to an accredited investor
5	that	meets the following requirements:
6	(i)	The issuer reasonably believes that the sale
7		is to persons who are accredited investors;
8	(ii)	The issuer is not in the development stage,
9		without specific business plan or purpose;
10	(iii)	The issuer has not indicated that the
11		issuer's business plan is to engage in a
12		merger or acquisition with an unidentified
13		company or companies, or other entity or
14		person; and
15	(iv)	The issuer reasonably believes that all
16		purchasers are purchasing for investment
17		purposes and not with the view to, or for
18		sales in connection with, a distribution of
19		the security. The purchase shall be
20		presumed to be made with a view to
21		distribute and not to invest if any resale

1		of a security sold in reliance on this
2		exemption is within twelve months of sale,
3		except a resale pursuant to a registration
4		statement effective under section 485A-301,
5		or to an accredited investor pursuant to an
6		exemption available under this chapter;
7	(B)	The exemption under this paragraph shall not
8		apply to an issuer if the issuer; any affiliated
9		issuer; any beneficial owner of ten per cent or
10		more of any class of the issuer's equity
11		securities; any issuer's predecessor, director,
12		officer, general partner, or promoter presently
13		connected in any capacity with the issuer; and
14		any underwriter or partner, director, or officer
15		of the underwriter of the securities to be
16		offered:
17		(i) Within the last five years has filed a
18		registration statement that is the subject
19		of a currently effective registration stop
20		order entered by any state securities

1		administrator or the Securities and Exchange
2		Commission;
3	(ii)	Within the last five years has been
4		convicted of any criminal offense in
5		connection with the offer, purchase, or sale
6		of any security, or involving fraud or
7		deceit;
8	(iii)	Is currently subject to any state or federal
9		administrative enforcement order or judgment
10		entered within the last five years, finding
11		fraud or deceit in connection with the
12		purchase or sale of any security; or
13	(iv)	Is currently subject to any order, judgment,
14		or decree of any court of competent
15		jurisdiction, entered within the last five
16		years, temporarily, preliminarily, or
17		permanently restraining or enjoining such
18		party from engaging in or continuing to
19		engage in any conduct or practice involving
20		fraud or deceit in connection with the
21		purchase or sale of any security;

1	(C) Subparagraph (B) shall not apply if:
2	(i) The party subject to the disqualification is
3	licensed or registered to conduct
4	securities-related business in the state in
5	which the order, judgment, or decree
6	creating the disqualification was entered
7	against such party;
8	(ii) Before the first offer under this exemption,
9	the commissioner, or the court or regulatory
10	authority that entered the order, judgment,
11	or decree waives the disqualifications; or
12	(iii) The issuer establishes that the issuer did
13	not know and in the exercise of reasonable
14	care, based on a factual inquiry, could not
15	have known that a disqualification existed
16	under this paragraph; and
17	(D) An issuer claiming the exemption under this
18	paragraph, no later than fifteen days after the
19	first sale in this State, shall file with the
20	commissioner a notice of transaction, a consent
21	to service of process, a copy of the offering

1			circular or similar document provided to the
2			accredited investor and a \$200 filing fee.
3		For	the purposes of this paragraph, "accredited
4		inve	stor" shall have the same meaning as provided in
5		rule	501(a) adopted under the Securities Act of 1933
6		(17	C.F.R. 230.501(a));
7	(16)	An o	ffer to sell, but not a sale, of a security not
8		exem	pt from registration under the Securities Act of
9		1933	if:
10		(A)	A registration or offering statement or similar
11			record as required under the Securities Act of
12			1933 has been filed, but is not effective, or the
13			offer is made in compliance with Rule 165 adopted
14			under the Securities Act of 1933 (17 C.F.R.
15			230.165); and
16		(B)	A stop order of which the offeror is aware has
17			not been issued against the offeror by the
18			commissioner or the Securities and Exchange
19			Commission, and an audit, inspection, or
20			proceeding that is public and that may culminate

1		in a stop order is not known by the offeror to be
2		pending;
3	(17)	An offer to sell, but not a sale, of a security exempt
4		from registration under the Securities Act of 1933 if:
5		(A) A registration statement has been filed under
6		this chapter, but is not effective;
7		(B) A solicitation of interest is provided in a
8		record to offerees in compliance with a rule
9		adopted by the commissioner under this chapter;
10		and
11		(C) A stop order of which the offeror is aware has
12		not been issued by the commissioner under this
13		chapter and an audit, inspection, or proceeding
14		that may culminate in a stop order is not known
15		by the offeror to be pending;
16	(18)	A transaction involving the distribution of the
17	•	securities of an issuer to the security holders of
18		another person in connection with a merger,
19		consolidation, exchange of securities, sale of assets,
20		or other reorganization to which the issuer, or its

1		parent or subsidiary and the other person, or its
2		parent or subsidiary, are parties;
3	(19)	A rescission offer, sale, or purchase under section
4		485A-510;
5	(20)	An offer or sale of a security to a person not a
6		resident of this State and not present in this State
7		if the offer or sale does not constitute a violation
8		of the laws of the state or foreign jurisdiction in
9		which the offeree or purchaser is present and is not
10		part of an unlawful plan or scheme to evade this
11		chapter;
12	(21)	Employees' stock purchase, savings, option, profit-
13		sharing, pension, or similar employees' benefit plan,
14		including any securities, plan interests, and
15		guarantees issued under a compensatory benefit plan or
16		compensation contract, contained in a record,
17		established by the issuer, its parents, its majority-
18		owned subsidiaries, or the majority-owned subsidiaries
19	٠.	of the issuer's parent for the participation of their
20		employees, including offers or sales of such
21	•	securities to:

1		(A)	Directors; general partners; trustees, if the
2			issuer is a business trust; officers;
3			consultants; and advisors;
4		(B)	Family members who acquire the securities from
5			those persons through gifts or domestic relations
6			orders;
7		(C)	Former employees, directors, general partners,
8			trustees, officers, consultants, and advisors if
9			those individuals were employed by or providing
10			services to the issuer when the securities were
11			offered; and
12		(D)	Insurance agents who are exclusive insurance
13			agents of the issuer, or the issuer's
14			subsidiaries or parents, or who derive more than
15			fifty per cent of their annual income from those
16			organizations;
17	(22)	A tr	ansaction involving:
18		(A)	A stock dividend or equivalent equity
19			distribution, whether or not the corporation or
20			other business organization distributing the
21			dividend or equivalent equity distribution is the

1			issuer, if nothing of value is given by
2			stockholders or other equity holders for the
3			dividend or equivalent equity distribution other
4			than the surrender of a right to a cash or
5			property dividend if each stockholder or other
6			equity holder may elect to take the dividend or
7			equivalent equity distribution in cash, property,
8			or stock;
9		(B)	An act incident to a judicially approved
10			reorganization in which a security is issued in
11			exchange for one or more outstanding securities,
12			claims, or property interests, or partly in such
13			exchange and partly for cash; or
14		(C)	The solicitation of tenders of securities by an
15			offeror in a tender offer in compliance with Rule
16			162 adopted under the Securities Act of 1933 (17
17			C.F.R. 230.162);
18	(23)	A no	nissuer transaction in an outstanding security by
19		or t	hrough a broker-dealer registered or exempt from
20		regi	stration under this chapter, if the issuer is a
21		repo	orting issuer in a foreign jurisdiction designated

1	by this paragraph or by rule adopted or order issued
2	under this chapter; has been subject to continuous
. 3	reporting requirements in the foreign jurisdiction for
4	not less than one hundred eighty days before the
5	transaction; and the security is listed on the foreign
6	jurisdiction's securities exchange that has been
7	designated by this paragraph or by rule adopted or
8	order issued under this chapter, or is a security of
9	the same issuer that is of senior or substantially
10	equal rank to the listed security or is a warrant or
11	right to purchase or subscribe to any of the
12	foregoing. For purposes of this paragraph, Canada,
13	together with its provinces and territories, is a
14	designated foreign jurisdiction and the Toronto Stock
15	Exchange, Inc., is a designated securities exchange.
16	After an administrative hearing in accordance with
17	chapter 91, the commissioner, by rule adopted or order
18	issued under this chapter, may revoke the designation
19	of a securities exchange under this paragraph, if the
20	commissioner finds that revocation is necessary or

1	appropriate	in	the	public	interest	and	for	the
2	protection	of :	inve	stors;				

3 Any offer or sale by or through a real estate broker (24)4 or real estate salesperson licensed under the laws of 5 this State, of a security issued on or after July 1, 6 1961, by a corporation organized under the laws of 7 this State, the holder of which is entitled solely by 8 reason of the holder's ownership thereof, to occupy 9 for dwelling purposes a house, or an apartment in a **10** building, owned or leased by such corporation; 11 provided that the issuer of the security shall apply 12 for the exemption to the commissioner on such form and 13 containing such information as the commissioner may 14 prescribe. If the commissioner finds that the 15 business applicant's proposed plan and the proposed **16** issuance of securities are fair, just, and equitable, **17** that the applicant intends to transact its business 18 fairly and honestly, and that the securities that the 19 applicant proposes to issue and the method to be used 20 by the applicant in issuing or disposing of the 21 securities will not, in the opinion of the

	commissioner, work a fraud upon the purchaser thereof,
	the commissioner shall issue to the applicant a permit
·	authorizing the applicant to issue and dispose of the
	securities in this State in the manner provided herein
	and in such amounts and for such consideration as the
	commissioner may provide in the permit. Otherwise,
	the commissioner shall deny the application and refuse
	the permit and notify the applicant of the decision in
	writing, subject to appeal as provided in section
	485A-609. In any permit issued under this paragraph,
	the commissioner may require the deposit in escrow or
	impoundment of any or all securities, the proceeds
	from the sale thereof, approval of advertising
	material, and any of the conditions as set forth in
	section 485A-304(f). The commissioner may act as
	escrow holder for securities required to be deposited
	in escrow by the commissioner's order or as a
	necessary signatory on any account in which impounded
	proceeds from the sale of escrowed securities are
	deposited;

(25)	Any offer or sale by or through a real estate broker
	or real estate salesperson licensed under the laws of
	this State of an apartment or unit in a condominium
	project, and a rental management contract relating to
	the apartment or unit, including an interest in a
	partnership formed for the purpose of managing the
	rental of apartments or units if the rental management
	contract or the interest in the partnership is offered
	at the same time as the apartment or unit is offered.
	For the purposes of this paragraph, the terms
	"apartment", "unit", "condominium", and "project"
	shall have the meanings prescribed in section 514A-3
	or 514B-3; [and]
(26)	Any transaction not involving a public offering within
	the meaning of section 4(2) of the Securities Act of
	1933 (15 U.S.C. 77d), but not including any
	transaction specified in the rules and regulations
	thereunder [-] ; and
(27)	An offer or sale of a security by an issuer in
	accordance with all of the following requirements:
	(26)

1	<u>(A)</u>	The issuer of the security shall be a business
2		entity for profit formed under the laws of this
3		State and registered with the director of
4		commerce and consumer affairs;
5	<u>(B)</u>	The transaction shall meet the requirements of
6		any offer or sale pursuant to section 3(a)(11) of
7		the Securities Act of 1933 (15 U.S.C. 77c(a)(11))
8		and Rule 147 adopted under the Securities Act of
9		1933 (17 C.F.R. 230.147);
10	(C)	The sum of all cash and other consideration to be
11		received in reliance on this exemption shall not
12		exceed \$1,000,000;
13	(D)	The issuer shall not accept, from any single
14		purchaser, a dollar amount that exceeds an amount
15		specified by rule adopted or order issued under
16		this chapter;
17	(E)	At least fourteen calendar days prior to any
18		offering of securities made in reliance on this
19		paragraph, the issuer shall file a notice with
20		the commissioner, in writing, that contains any

1	information spe-	cified by rule adopted or order
2	2 issued under th	is chapter; and
3	3 (F) Any other requi	rement established by rule adopted
4	4 or order issued	under this chapter to carry out
5	this section."	
6	6 SECTION 2. Statutory mat	erial to be replaced is bracketed
7	7 and stricken. New statutory $\mathfrak m$	aterial is underscored.
8	8 SECTION 3. This Act shal	l take effect on July 1, 2112;
9	9 provided that section 1 shall	take effect on January 1, 2018.

Report Title:

Crowdfunding; Funding Portal; Stock; Small Business; Securities

Description:

Establishes exemptions from Hawaii securities law for limited intrastate investments with Hawaii businesses. (HB2704 HD2)

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