CHAPTER 446 DEBT ADJUSTING

Section

- 446-1 Definitions
- 446-2 Debt adjusting prohibited; penalty; contracts void
- 446-3 Persons not affected
- 446-4 Certain loan functions not affected

§446-1 Definitions. As used in this chapter:

"Debt adjuster" means a person who for a profit engages in the business of acting as an intermediary between a debtor and the debtor's creditors for the purpose of settling, compromising, or in any way altering the terms of payment of any debts of the debtor and who:

- [(1)] Receives money, property, or other thing of value from the debtor, or on behalf of the debtor, for distribution among the creditors of the debtor; or
- [(2)] Otherwise arranges for payment to, or distribution among, the creditors of the debtor.

"Debtor" means an individual and includes two or more individuals who are jointly and severally or jointly or severally indebted.

"Nonprofit organization" means a corporation or association, no part of the net earnings of which may inure to the benefit of any private shareholder or individual.

"Person" means an individual, partnership, corporation, firm, association, or any other legal entity. [L 1967, c 3, §2; HRS §446-1; gen ch 1985]

Revision Note

Numeric designations deleted and definitions rearranged.

" §446-2 Debt adjusting prohibited; penalty; contracts void. Any person who acts or offers to act as a debt adjuster in this State shall be fined not more than \$500 or imprisoned not more than six months, or both. Any contract for debt adjusting entered into with a person engaged in the business for a profit shall be void and unenforceable and the debtor may recover from the debt adjuster all sums or things deposited with the debt adjuster and not disbursed to the debtor's creditors. [L 1967, c 3, §3; HRS §446-2; gen ch 1985]

Cross References

Classification of offense and authorized punishment, see §§701-107, 706-640, and 706-663.

- " §446-3 Persons not affected. The following persons are not debt adjusters for the purposes of this chapter:
 - (1) An attorney licensed to practice law in this State, including the Legal Aid Society of Hawaii;
 - (2) A person who is a regular full-time employee of a debtor and who acts as an adjuster of the person's employer's debt;

- (3) A person acting pursuant to any order or judgment of court or pursuant to authority conferred by any law of this State or of the United States;
- (4) A nonprofit or charitable corporation or association who acts as an adjuster of a debtor's debts, even though the nonprofit corporation or association may charge and collect nominal sums as reimbursement for expenses in connection with such services. [L 1967, c 3, §4; HRS §446-3; gen ch 1985]
- " §446-4 Certain loan functions not affected. Nothing in this chapter is intended to exclude, nor shall it exclude, or prohibit, any bank, financial services loan company, credit union, or any other person or firm licensed by the county, state, or federal government to make loans from paying off the existing debts of any debtor to any other person or firm in connection with, or as a condition precedent to, making a loan to such debtor, if done at the debtor's request or with the debtor's consent or agreement. [L 1967, c 3, §5; HRS §446-4; gen ch 1985; am L 1989, c 266, §3]