RELATING TO MORTGAGE RESCUE FRAUD.

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

1 SECTION 1. Section 480E-2, Hawaii Revised Statutes is 2 amended as follows: 3 (1) By amending the definition of "distressed property consultant" to read as follows: 4 ""Distressed property consultant" means any person who 5 6 performs or provides, or attempts to perform or provide, or who 7 arranges for others to perform or provide, or who assists others to perform or provide, or who makes any solicitation, 8 9 representation, or offer to perform or provide, any mortgage 10 assistance relief service. 11 "Distressed property consultant" shall not include any of 12 the following: 13 (1) A person or the person's authorized agent acting 14 under the express authority or written approval of the 15 federal Department of Housing and Urban Development; 16 (2) A person who holds or is owed an obligation secured by 17 a lien on any distressed property, or a person acting 18 under the express authorization or written approval of

S.B. NO.<u>3082</u>

1		such person, when the person performs services in
2		connection with the obligation or lien, if the
3		obligation or lien did not arise as the result of or
4		as part of a proposed distressed property conveyance;
5	(3)	Banks, savings banks, savings and loan associations,
6		credit unions, trust companies, depository and
7		nondepository financial service loan companies, and
8		insurance companies organized, chartered, or holding a
9		certificate of authority to do business under the laws
10		of this State or any other state, or under the laws of
11		the United States;
12	[(4)]	(1) Attorneys licensed in the State of Hawaii
13		engaged in the practice of law;
14	[(5)	Certified public accountants licensed under chapter
15		466, persons holding a permit to practice public
16		accountancy in the State of Hawaii, and persons
17		holding a valid certified public accountant license
18		issued under the laws of another state or territory
19		who are lawfully practicing in the State of Hawaii
20		with a temporary permit to practice pursuant to rules
21		established by the board of public accountancy and who
22		are subject to regulation by the board of public

S.B. NO.<u>3002</u>

1		accountancy while engaged in the practice of public
2		accountancy;
3	(6)	A federal Department of Housing and Urban Development
4		approved mortgagee and any subsidiary or affiliate of
5		these persons or entities, and any agent or employee
6		of these persons or entities, while engaged in the
7		business of these persons or entities;
8	(7)	A nonprofit organization that, pursuant to chapter
9		446, offers counseling or advice to an owner of a
10		distressed property, if the nonprofit organization has
11		no contract or agreement for services with lenders,
12		distressed property purchasers, or any person who
13		effects loans or distressed property purchases; or
14	(8)	A person currently licensed as an active real estate
15		broker or real estate salesperson in Hawaii pursuant
16		to chapter 467, when acting in the capacity of a real
17		estate broker or real estate salesperson in accordance
18		with customary industry standards.
19	(2)	The residential loan holder, or any agent or
20		contractor of such individual or entity; or
21	<u>(3)</u>	The servicer of a residential loan, or any agent or
22		contractor of such individual or entity."

S.B. NO.<u>3082</u>

1	(2)	By amending the definition of "mortgage assistance
2	relief se	rvices" to read as follows:
3	""Mo	rtgage assistance relief service" means any service,
4	plan, or	program that is offered or provided to the consumer in
5	exchange	for consideration and is represented, expressly or by
6	implicati	on, to assist or attempt to assist the consumer with
7	any of th	e following:
8	(1)	Stopping, preventing, or postponing the loss of any
9		residential real property, whether by mortgage or deed
10		$[rac{or}{c}]$ of trust foreclosure sale or repossession, or
11		otherwise saving any consumer's residential real
12		property from foreclosure or repossession;
13	(2)	Stopping, preventing, or postponing the charging of
14		any lien or encumbrance against any residential real
15		property or reducing or eliminating any lien or
16		encumbrance charged against any residential real
17		property for the nonpayment of any taxes, lease
18		assessments, association fees, or maintenance fees;
19	(3)	Saving the owner's property from foreclosure or loss
20		of home due to nonpayment of taxes;
21	(4)	Negotiating, obtaining, or arranging any modification
22		of any term of a residential loan, including a

S.B. NO. <u>3082</u>

1		reduction in the amount of interest, principal
2		balance, monthly payments, or fees;
3 .	(5)	Negotiating, obtaining, or arranging any extension of
4		the period of time within which the consumer may:
5		(A) Cure the default on a residential loan;
6		(B) Reinstate the residential loan;
7		(C) Redeem any residential real property; or
8		(D) Exercise any right to reinstate a residential
9		loan or redeem a residential real property;
10	(6)	Negotiating, obtaining, or arranging, with respect to
11		any residential real property:
12		(A) A short sale;
13		(B) A deed-in-lieu of foreclosure; or
14		(C) Any other disposition of the property other than
15		a sale to a third party who is not the
16		residential loan holder;
17	(7)	Obtaining any forbearance or modification in the
18		timing of payments from any residential loan holder or
19		servicer;
20	(8)	Obtaining any forbearance from any beneficiary or
21		mortgagee, or any relief with respect to a tax sale of
22		any residential real property;

S.B. NO. <u>3082</u>

1	(9)	Obtaining any waiver of an acceleration clause or
2		balloon payment contained in any promissory note or
3		other contract secured by a mortgage on any
4		residential real property or contained in the
5		mortgage;
6	(10)	Obtaining any extension of the period within which the
7		owner may reinstate the owner's rights with respect to
8		the owner's property;
9	(11)	Obtaining a loan or advance of funds while the
10		consumer is in foreclosure or at risk of foreclosure
11		due to nonpayment of any obligation related to a
12		residential real property, including but not limited
13		to one or more loans, taxes, lease assessments,
14		association fees, or maintenance fees;
15	(12)	Obtaining a loan or advance of funds during any post-
16		tax sale redemption period;
17	(13)	Considering or deciding whether a consumer should
18		continue making payments on any loan, taxes, lease
19		assessments, association fees, or maintenance fees or
20		any other obligation related to a residential real
21		property;
22	(14)	Exercising any cure of default;

21

S.B. NO. <u>3082</u>

1 Avoiding or ameliorating the impairment of the (15)2 property owner's credit resulting from the recording 3 or filing of a notice of default or the conduct of a 4 foreclosure sale or tax sale; 5 (16)Drafting, preparing, performing, creating, or 6 otherwise obtaining a forensic loan audit, a forensic 7 securitization audit, or any other type of audit, report, summary, affidavit, or declaration involving 8 9 an opinion, determination, or analysis of whether a 10 lending party has an enforceable mortgage or lien, 11 predicated upon claims that a lending party that is a 12 party to a pooling and service agreement failed to 13 adhere to the terms of that agreement, or that errors 14 occurred after the signing of the mortgage loan, or 15 disputing whether the lending party is the holder of 16 the promissory note, or any argument that the lending 17 party has failed to comply with federal or state 18 mortgage lending laws; 19 Drafting, preparing, performing, creating, or (17)20 otherwise obtaining any documentation used or intended

to be used to advance any legal theory in defense of a

S.B. NO. <u>3062</u>

1		foreclosure or ejectment action, regardless of any
2		disclaimer as to providing legal advice; or
3	(18)	Understanding any legal theory that may be used in
4		defense of a foreclosure or ejectment action,
5		regardless of any disclaimer as to providing legal
6		advice."
7	SECT	ION 2. Statutory material to be repealed is bracketed
8	and stric	ken. New statutory material is underscored.
9	SECT	ION 3. This Act shall take effect upon its approval.
10		
11		INTRODUCED BY:
12		BY REQUEST

Report Title:

Mortgage Rescue Fraud Prevention Act; Foreclosures; Distressed Property Consultant; Mortgage Assistance Relief Service

Description:

Amends the definitions of a "distressed property consultant" and "mortgage assistance relief service" in section 480E-2, Hawaii Revised Statutes.

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

JUSTIFICATION SHEET

DEPARTMENT: Commerce and Consumer Affairs

TITLE: A BILL FOR AN ACT RELATING TO MORTGAGE

RESCUE FRAUD.

PURPOSE: To delete certain exemptions to the definition

of a "distressed property consultant" in the State's Mortgage Rescue Fraud Prevention Act

that are not in the federal Mortgage

Assistance Relief Services (MARS) Rule and to correct a typographical error in the definition of "mortgage assistance relief

service."

MEANS: Amend section 480E-2, Hawaii Revised

Statutes (HRS).

JUSTIFICATION: Section 480E-2 has exemptions to the

definition of "distressed property consultant" that do not exist in the federal law. The protection these exemptions offer is illusory, as anyone engaged in wrongdoing

can be sued under federal law. In the absence of an amendment to section 480E-2, the State may be limited to bringing an action against a distressed property consultant in only federal court. The definition of "mortgage assistance relief service" in section 480E-2 currently refers to "deed or trust," when it should instead read "deed of trust." This typographical error should be corrected to make the Hawaii definition consistent with the federal law

definition.

Impact on the public: Banks, certified public accountants, and United States Department of Housing and Urban Development agents will be subject to regulation under section 480E-2.

Impact on the department and other agencies:
The Office of Consumer Protection can choose
to file a lawsuit in state court or federal

court.

GENERAL FUNDS:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

CCA-110.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

Upon approval.