#### A BILL FOR AN ACT

RELATING TO DIGITAL CURRENCY LICENSING PROGRAM.

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

1 SECTION 1. The legislature finds that digital currency is

2 any money-like asset that is primarily managed, stored, or

3 exchanged using internet technology. Digital currency refers

4 to, among others, cryptocurrency, e-money, network money, and

5 e-cash. Digital currency may be recorded on a distributed

6 ledger on the Internet, a centralized electronic database owned

7 by a company, or a store-value card.

8 The legislature further finds that digital currency does

9 not have a physical form like banknotes or minted coins, is not

typically issued by a governmental body, and is not considered

11 legal tender in most countries. However, ownership of digital

currency is transferrable. Digital currencies may be used to

13 purchase goods and services and can also be restricted to "gated

14 communities" such as online games. Digital currency may be

15 centralized, where there is a central point of control over the

16 digital currency, or it may be decentralized, where the control

17 of the supply is predetermined.

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1 Digital currency is viewed and maintained in digital 2 wallets, which are electronic applications that run on a 3 smartphones or other electronic devices. The digital wallet 4 stores payment information and allows users to easily store and 5 receive digital currency. As such, a digital wallet has both 6 software and information security risks. The two types of 7 digital wallets are hot wallets and cold wallets and users can 8 have both. Hot wallets are connected to the internet and used 9 for transactions. Cold wallets are used for storing and holding **10** digital currency and are not connected to the Internet. Digital 11 wallets use keys to establish ownership of the address of the 12 digital currency. Digital wallet users have a private key, 13 known only to the user and the user's wallet, and a public key, 14 which is available on the digital currency address. 15 The legislature additionally finds that digital currency 16 has grown in popularity and acceptance nationwide. There is, 17 however, little regulation of the industry. The department of commerce and consumer affairs' division of financial 18 19 institutions and the Hawaii technology development corporation 20 are currently conducting a two-year "sandbox" program to study 21 digital currency transactions, known as the Digital Currency

- 1 Innovation Lab (DCIL). This study allows companies to conduct
- 2 digital currency transactions, without obtaining a money
- 3 transmitter license, while the division of financial
- 4 institutions evaluates the need for more permanent and
- 5 comprehensive oversight. The DCIL program found that digital
- 6 currency transactions cannot be effectively regulated through
- 7 existing money transmitter laws and concluded that a new
- 8 regulatory framework is needed. Absent the legislative action
- 9 proposed by this Act, however, transactions with customers in
- 10 participating companies in the DCIL shall terminate on June 30,
- 11 2022, followed by a wind-down period through the end of 2022.
- 12 Accordingly, the purpose of this Act is to:
- 13 (1) Create a digital currency licensing program, which
- shall replace the DCIL program and be regulated by the
- department of commerce and consumer affairs' division
- of financial institutions; and
- 17 (2) Continue the study of use cases by the Hawaii
- 18 technology development corporation.
- 19 SECTION 2. The Hawaii Revised Statutes is amended by
- 20 adding a new chapter to be appropriately designated and to read
- 21 as follows:



1	"CHAPTER
2	SPECIAL PURPOSE DIGITAL CURRENCY LICENSE
3	PART I. GENERAL PROVISIONS
4	§ -1 Definitions. As used in this chapter, unless the
5	context otherwise requires:
6	"Commissioner" means the commissioner of financial
7	institutions.
8	"Consumer" means a natural person who is the owner or user
9	in a transaction that is primarily for that natural person's
10	personal, family, or household purposes.
11	"Control of digital currency" means the power to execute
12	unilaterally or prevent indefinitely a digital currency
13	transaction, when used in reference to a transaction or
14	relationship involving digital currency.
15	"Control person" means an individual who directly or
16	indirectly exercises control over a licensee or applicant.
17	"Custodial services" means the safekeeping, servicing, and
18	management of customer currency and digital assets.
19	"Digital asset" means a representation of economic,
20	proprietary, or access rights that is stored in a computer

1	readable .	LOTINA	and is either a digital consumer asset, digital
2	security,	or d	igital currency.
3	"Dig	ital (	currency business activity" means:
4	(1)	Exch	anging, transferring, or storing digital currency
5		or e	ngaging in virtual-currency administration,
6		whetl	ner directly or through an agreement with a
7		digi	tal currency control-services vendor;
8	(2)	Hold	ing electronic certificates representing interests
9		in a	thing of value on behalf of another person or
10		issu	ing shares;
11	(3)	Exch	anging one or more digital representations of
12		valu	e used within one or more online games, game
13		plat	forms, or family of games for:
14		(A)	Digital currency offered by or on behalf of the
15			same publisher from which the original digital
16			representation of value was received; or
17		(B)	Money or bank credit outside the online game,
18			game platform, or family of games offered by or
19			on behalf of the same publisher from which the
20			original digital representation of value was
21			received;

1	(4)	Storing, holding, or maintaining custody or control of
2		digital currency on behalf of others;
3	(5)	Buying and selling digital currency as a business;
4	(6)	Performing exchange services as a business; or
5	(7)	Controlling, administering, or issuing a digital
6		currency.
7	"Depa	artment" means the department of commerce and consumer
8	affairs.	
9	"Dig	ital asset" means a representation of economic,
10	proprieta	ry, or access rights that is stored in a computer
11	readable :	format and is either a digital consumer asset, digital
12	security,	or digital currency.
13	"Dig	ital consumer asset" means a digital asset that is used
14	or bought	primarily for consumptive, personal, or household
15	purposes,	and includes:
16	(1)	An open blockchain token constituting intangible
17		personal property as otherwise provided by law; and
18	(2)	Any other digital asset that does not fall within the
19		definition of digital security.
20	"Dig	ital currency" means:

1	(1)	A di	gital representation of value that is used as a
2		medi	um of exchange, unit of account, or store of value
3		and	is not recognized as legal tender by the United
4		Stat	es government; but
5	(2)	Does	not include:
6		(A)	A transaction in which a merchant grants, as part
7			of an affinity or rewards program, value that
8			cannot be taken from or exchanged with the
9			merchant for money, bank credit, or digital
10			currency; or
11		(B)	A digital representation of value issued by or on
12			behalf of a publisher and used solely within an
13			online game, game platform, or family of games
14			sold by the same publisher or offered on the same
15			game platform.
16	"Dig	ital	currency administration" means issuing digital
17	currency	with	the authority to redeem the currency for money,
18	bank cred	lit, o	r other digital currency.
19	"Dig	ital	currency control-services vendor" means a person

that has control of digital currency solely under an agreement

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- 1 with a person that, on behalf of another person, assumes control
- 2 of digital currency.
- 3 "Digital security" means a digital asset that constitutes a
- 4 security.
- 5 "Division" means the division of financial institutions of
- 6 the department of commerce and consumer affairs.
- 7 "Elder" means a person who is sixty-two years of age or
- 8 older.
- 9 "Exchange" means to assume control of digital currency from
- 10 or on behalf of a person, at least momentarily, to sell, trade,
- 11 or convert:
- 12 (1) Digital currency for money, bank credit, or one or
- more forms of digital currency; or
- 14 (2) Money or bank credit for one or more forms of digital
- currency.
- 16 "Licensee" means a person who is licensed or required to be
- 17 licensed under this chapter.
- 18 "NMLS" means the Nationwide Multistate Licensing System,
- 19 which is a licensing system developed and maintained by the
- 20 Conference of State Bank Supervisors for the state licensing and

- 1 registration of state-licensed financial services providers, or
- 2 any system provided by the Consumer Financial Protection Bureau.
- 3 "Person" means an individual, sole proprietorship,
- 4 partnership, corporation, limited liability company, limited
- 5 liability partnership, or other association of individuals,
- 6 however organized.
- 7 "Private key" means a unique element of cryptographic data,
- 8 or any substantially similar analogue, which is:
- 9 (1) Held by a person;
- 10 (2) Paired with a unique, publicly available element of
- 11 cryptographic data; and
- 12 (3) Associated with an algorithm that is necessary to
- carry out an encryption or decryption required to
- 14 execute a transaction.
- "Special purpose digital currency company" means a person
- 16 or company that engages in digital currency business activity.
- 17 "Transfer" means to assume control of digital currency from
- 18 or on behalf of a person and to:
- 19 (1) Credit the digital currency to the account of another
- 20 person;

1	(2) Move the digital currency from one account of a person
2	to another account of the same person; or
3	(3) Relinquish control of digital currency to another
4	person.
5	"U.S. Dollar equivalent of digital currency" means the
6	equivalent value of a particular digital currency in United
7	States dollars shown on a digital currency exchange based in the
8	United States for a particular date or specified period.
9	§ -2 Exclusions. (a) This chapter shall not apply to
10	the exchange, transfer, or storage of digital currency, or to
11	digital currency administration, to the extent of the Electronic
12	Fund Transfer Act of 1978, title 15 United States Code sections
13	1693 through 1693r, as amended or recodified from time to time,
14	the Securities Exchange Act of 1934, title 15 United States Code
15	sections 78a through 78oo, as amended or recodified from time to
16	time, the Commodities Exchange Act of 1936, title 7 United
17	States Code sections 1 through 27f, as amended or recodified
18	from time to time.
19	(b) This chapter shall not apply to activity by:
20	(1) A person that contributes only connectivity software
21	or computing power to a decentralized digital



1		currency, or to a protocol governing transfer of the
2		digital representation of value;
3	(2)	A person that provides only data storage or security
4		services for a business engaged in digital currency
5		business activity and does not otherwise engage in
6		digital currency business activity on behalf of
7		another person;
8	(3)	A person that provides only to a person otherwise
9		exempt from this chapter digital currency as one or
10		more enterprise solutions used solely among each other
11		and has no agreement or relationship with a person
12		that is an end-user of digital currency;
13	(4)	A person using digital currency, including creating,
14		investing, buying or selling, or obtaining digital
15		currency as payment for the purchase or sale of goods
16		or services, solely for academic purposes;
17	(5)	A person whose digital currency business activity with
18		or on behalf of persons is reasonably expected to be
19		valued, in the aggregate, on an annual basis at \$5,000
20		or less, measured by the U.S. Dollar equivalent of
21		digital currency;

1	(6)	An attorney to the extent of providing escrow services
2		to a person;
3	(7)	A securities intermediary, as defined by Uniform
4		Commercial Code section 8-102, or a commodity
5		intermediary, as defined by Uniform Commercial Code
6		section 9-102;
7	(8)	A digital currency control services vendor;
8	(9)	A person that does not receive compensation from a
9		person for:
10		(A) Providing virtual-currency products or services;
11		or
12		(B) Conducting virtual-currency business activity; or
13	(10)	A person that is engaged in testing products or
14		services with the person's own funds or digital
15		currency.
16	(c)	The commissioner may determine that a person or class
17	of person	s, given facts particular to the person or class,
18	should be	exempt from this chapter, whether the person or class
19	is covere	d by requirements imposed under federal law on a money-
20	service h	usiness



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             -3 Digital currency business activity; license
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    required. No person shall engage in digital currency business
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    activity, or hold itself out as being able to engage in digital
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    currency business activity, with or on behalf of a person,
5
    unless the person is:
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              Licensed in the State pursuant to this chapter and
7
              rules adopted by the commissioner; or
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         (2) Excluded from licensing under section
                                                       -2.
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             -4 Required disclosures. (a) A licensee that engages
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    in digital currency business activity shall provide to a person
11
    who uses the licensee's products or service the disclosures
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    required by subsection (b) and any additional disclosure the
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    commissioner deems reasonably necessary for the protection of
14
    those persons. The commissioner shall determine the time and
15
    form required for disclosure. A disclosure required by this
16
    section must be made separately from any other information
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    provided by the licensee and in a clear and conspicuous manner
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    in a record that the person may keep. A licensee may propose
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    for the commissioner's approval alternate disclosures as more
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    appropriate for its digital currency business activity with or
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on behalf of persons.

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1	(b)	Befo	re establishing a relationship with a person under
2	the purvi	ew of	this chapter and to the extent applicable to the
3	digital c	urren	cy business activity the licensee will undertake
4	with the	perso	n, a licensee shall disclose the following:
5	(1)	A sc	hedule of fees and charges the licensee may
6		asse	ss, the manner by which fees and charges will be
7		calc	ulated if they are not set in advance and
8		disc	losed, and the timing of the fees and charges;
9	(2)	That	the product or service provided by the licensee
10		is n	ot:
11		(A)	Covered by insurance of any form;
12		(B)	Covered by private insurance against theft or
13			loss, including cyber theft or theft by other
14			means;
15		(C)	Otherwise guaranteed against loss by any
16			governmental entity, including the Federal
17			Deposit Insurance Corporation, the Securities
18			Investor Protection Corporation; and
19		(D)	Insured or backed by the full U.S. Dollar
20			equivalent of digital currency purchased from the



1		licensee or for control of digital currency by
2		the licensee;
3	(3)	The irrevocability of a transfer or exchange;
4	(4)	A description of the general error-resolution rights
5		applicable to the transfer or exchange;
6	(5)	The method for the person to update the person's
7		contact information with the licensee;
8	(6)	That the date or time when the transfer or exchange is
9		made, and the person's account is debited, may differ
10		from the date or time when the person initiates the
11		instruction to make the transfer or exchange;
12	(7)	Whether the person has a right to stop a pre-
13		authorized payment or revoke authorization for a
14		transfer and the procedure to initiate a stop-payment
15		order or revoke authorization for a subsequent
16		transfer;
17	(8)	The person's right to receive a receipt or other
18		evidence of the transfer or exchange;
19	(9)	The person's right to at least thirty days' prior
20		notice of a change in the licensee's fee schedule,
21		other terms and conditions of operating its digital

1		currency business activity with the person and the
2		policies applicable to the person's account; and
3	(10)	That digital currency is not legal tender.
4	(c)	Except as otherwise provided in subsection (d), at the
5	conclusio	n of a digital currency transaction with or on behalf
6	of a pers	on, a licensee shall provide the person a confirmation
7	in a reco	ord that contains:
8	(1)	The name and contact information of the licensee,
9		including information needed to ask a question or file
10		a complaint;
11	(2)	The type, value, date, precise time, and amount of the
12		transaction; and
13	(3)	The fee charged for the transaction, including any
14		charge for conversion of digital currency to money,
15		bank credit, or other digital currency.
16	(d)	If a licensee discloses that it will provide a daily
17	confirmat	ion in the initial disclosure under subsection (c), the
18	licensee	may elect to provide a single, daily confirmation for
19	all trans	sactions with or on behalf of a person on that day
20	instead o	of a per-transaction confirmation.

1	§ -5 Ownership and control of digital currency. (a) A
2	licensee that has control of digital currency for one or more
3	persons shall maintain control of digital currency in each type
4	of digital currency sufficient to satisfy the aggregate
5	entitlements of the persons to the type of digital currency.
6	(b) If a licensee violates subsection (a), the property
7	interests of the persons in the digital currency are pro rata
8	property interests in the type of digital currency to which the
9	persons are entitled, without regard to the time the persons
10	became entitled to the digital currency or the licensee obtained
11	control of the digital currency.
12	(c) The digital currency referred to in this section
13	shall:
14	(1) Be held for the persons entitled to the digital
15	currency;
16	(2) Not property of the licensee;
17	(3) Not subject to the claims of creditors of the
18	licensee; and
19	(4) Be deemed a permissible investment under this chapter.
20	<pre>\$ -6 Records; net worth requirement. (a) A licensee</pre>
21	engaged in digital currency business activities must comply with

1	all provisions of this chapter to the extent applicable to the
2	licensee's activities.
3	(b) A licensee engaged in digital currency business
4	activities may include in its calculation of tangible net worth
5	digital currency, measured by the average value of the digital
6	currency in U.S. Dollar equivalent over the prior six months,
7	excluding control of digital currency for a person entitled to
8	the protections pursuant to section $-5$ .
9	(c) A licensee shall maintain, for all virtual-currency
10	business activity with or on behalf of a person and for seven
11	years after the date of the activity, a record of:
12	(1) Each transaction of the licensee with or on behalf of
13	the person or for the licensee's or account in the
14	State, including the:
15	(A) Identity of the person;
16	(B) Form of the transaction;
17	(C) Amount, date, and payment instructions given by
18	the person; and
19	(D) Account number, name, and U.S. Postal Service
20	address of the resident, and, to the extent
21	feasible, other parties to the transaction;

1	(2)	The aggregate number of transactions and aggregate
2		value of transactions by the licensee with or on
3		behalf of the person and for the licensee's account in
4		the State, expressed in U.S. Dollar equivalent of
5		digital currency for the previous twelve calendar
6		months;
7	(3)	Each transaction in which the licensee exchanges one
8		form of digital currency for money or another form of
9		digital currency with or on behalf of the person;
10	(4)	A general ledger posted at least monthly that lists
11		all assets, liabilities, capital, income, and expenses
12		of the licensee;
13	(5)	Each business-call report the licensee is required to
14		create or provide to the division of financial
15		institutions or NMLS;
16	(6)	Bank statements and bank reconciliation records for
17		the licensee and the name, account number, and United
18		States Postal Service address of each bank the
19		licensee uses in the conduct of its digital currency
20		business activity with or on behalf of the person;

(7) A report of any dispute with the person; and



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- (8) A report of any digital currency business activity
   transaction with or on behalf of a person that the
   licensee was unable to complete.
- 4 (d) A licensee shall maintain records required by
  5 subsection (c) in a form that enables the commissioner to
  6 determine whether the licensee is in compliance with this
  7 chapter, any pertinent court order, and any other applicable
- **8** law.
- 9 PART II. SPECIAL PURPOSE DIGITAL CURRENCY COMPANIES
- 10 § -7 License required. (a) No person, unless exempted
  11 under this chapter, shall act as a special purpose digital
  12 currency company in the State unless licensed to do so by the
  13 commissioner.
- (b) Any transaction made in violation of this section is
  void, and no person shall have the right to collect, receive, or
  retain any principal, interest, fees, or other charges in
  connection with the transaction.
- 18 § -8 Exemptions. This chapter shall not apply to a

  19 financial institution chartered or licensed by chapter 412.
- 20 § -9 License; application; issuance. (a) The
  21 commissioner shall require all licensees to register with NMLS.

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2	prescribe	d by NMLS or by the commissioner. The application
3	shall con	tain, at a minimum, the following information:
4	(1)	The legal name, trade names, and business address of
5		the applicant and, if the applicant is a partnership,
6		association, limited liability company, limited
7		liability partnership, or corporation, of every
8		member, officer, principal, or director thereof;
9	(2)	The principal place of business;
10	(3)	The complete address of any other branch offices at
11		which the applicant currently proposes to engage in
12		digital currency business activity; and
13	(4)	Other data, financial statements, and pertinent
14		information as the commissioner may require with
15		respect to the applicant or, if an applicant is not an

(b) Applicants for a license shall apply in a form as

(c) To fulfill the purposes of this chapter, the
commissioner may enter into agreements or contracts with NMLS or
other entities to use NMLS to collect and maintain records and

individual, each of the applicant's control persons,

executive officers, directors, general partners, and

managing members.

- 1 process transaction fees or other fees related to licensees or
- 2 other persons subject to this chapter.
- 3 (d) For the purpose and to the extent necessary to
- 4 participate in NMLS, the commissioner may waive or modify, in
- 5 whole or in part, by rule or order, any or all of the
- 6 requirements of this chapter and establish new requirements as
- 7 reasonably necessary to participate in NMLS.
- 8 (e) In connection with an application for a license under
- 9 this chapter, the applicant, at a minimum, shall furnish to NMLS
- 10 information or material concerning the applicant's identity,
- 11 including:
- 12 (1) Fingerprints of the applicant or, if an applicant is
- not an individual, each of the applicant's control
- 14 persons, executive officers, directors, general
- 15 partners, and managing members for submission to the
- 16 Federal Bureau of Investigation and any governmental
- agency or entity authorized to receive the
- fingerprints for a state, national, and international
- 19 criminal history background check, accompanied by the
- applicable fee charged by the entities conducting the
- 21 criminal history background check; and

1	(2)	Personal history and experience of the applicant or,
2		if an applicant is not an individual, each of the
3		applicant's control persons, executive officers,
4		directors, general partners, and managing members in a
5		form prescribed by NMLS, including the submission of
6		authorization for NMLS and the commissioner to obtain:
7		(A) An independent credit report obtained from a
8		consumer reporting agency described in section
9		603(p) of the Fair Credit Reporting Act and title
10		15 United States Code section 1681a(p); and
11		(B) Information related to any administrative, civil,
12		or criminal findings by any governmental
13		jurisdiction; provided that the commissioner may
14		use any information obtained pursuant to this
15		subsection or through NMLS to determine an
16		applicant's demonstrated financial
17		responsibility, character, and general fitness
18		for licensure.
19	(f)	The commissioner may use NMLS as an agent for
20	requestin	g information from and distributing information to the
21	United St	ates Department of Justice or any governmental agency.



1	(g) The commissioner may use NMLS as an agent for
2	requesting and distributing information to and from any source
3	directed by the commissioner.
4	(h) An applicant for a license as a special purpose
5	digital currency company shall be registered with the business
6	registration division of the department to do business in the
7	State before a license pursuant to this chapter shall be
8	granted.
9	§ -10 Issuance of license; grounds for denial. (a) The
10	commissioner shall conduct an investigation of every applicant
11	to determine the financial responsibility, character, and
12	general fitness of the applicant. The commissioner shall issue
13	the applicant a license to engage in the digital currency
14	business activity if the commissioner determines that:
15	(1) The applicant or, in the case of an applicant that is
16	not an individual, each of the applicant's control
17	persons, executive officers, directors, general
18	partners, and managing members, has never had an
19	special purpose digital currency company license
20	revoked in any jurisdiction; provided that a

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1		subsequent formal vacation of a revocation shall not
2		be deemed a revocation;
3	(2)	The applicant or, in the case of an applicant that is
4		not an individual, each of the applicant's control
5		persons, executive officers, directors, general
6		partners, and managing members, has not been convicted
7		of, pled guilty or nolo contendere to, or been granted
8		a deferred acceptance of a guilty plea under federal
9		law or under chapter 853 to a felony in a domestic,
10		foreign, or military court:
11		(A) During the seven-year period preceding the date
12		of the application for licensing; or
13		(B) At any time preceding the date of application, if
14		the felony involved an act of fraud, dishonesty,
15		breach of trust, or money laundering; provided
16		that any pardon of a conviction shall not be

The applicant or, in the case of an applicant that is 19 (3) not an individual, each of the applicant's control 20 21 persons, executive officers, directors, general

deemed a conviction for the purposes of this

section;

1		partners, and managing members, has demonstrated
2		inancial responsibility, character, and general
3		fitness to command the confidence of the community and
4		to warrant a determination that the applicant shall
5		operate honestly, fairly, and efficiently, pursuant to
6		this chapter. For the purposes of this paragraph, a
7		person is not financially responsible when the person
8		has shown a disregard in the management of the
9		person's financial condition. A determination that a
10		person has shown a disregard in the management of the
11		person's financial condition may be based upon:
12		(A) Current outstanding judgments, except judgments
13		solely as a result of medical expenses;
14		(B) Current outstanding tax liens or other governmen
15		liens and filings, subject to applicable
16		disclosure laws and administrative rules;
17		(C) Foreclosures within the past three years; or
18		(D) A pattern of seriously delinquent accounts within
19		the past three years;
20	(4)	The applicant or, in the case of an applicant that is
21		not an individual, each of the applicant's control

1		persons, executive officers, directors, general
2		partners, and managing members, has not been convicted
3		of, pled guilty or nolo contendere to, or has been
4		granted a deferred acceptance of a guilty plea under
5		federal law or chapter 853 to any misdemeanor
6		involving an act of fraud, dishonesty, breach of
7		trust, or money laundering;
8	(5)	The applicant has satisfied the licensing requirements
9		of this chapter; and
10	(6)	The applicant has the bond required by section -11.
11	(b)	The applicant or, in the case of an applicant that is
12	not an in	dividual, each of the applicant's control persons,
13	executive	officers, directors, general partners, and managing
14	members s	hall submit authorization to the commissioner for the
15	commissic	ner to conduct background checks to determine or verify
16	the infor	mation in subsection (a) in each state where the person
17	has condu	cted the digital currency business activity.
18	Authoriza	tion pursuant to this subsection shall include
19	commitmen	t to provide additional fingerprints, if necessary, to
20	law enfor	cement or regulatory bodies in other states.
21	(c)	A license shall not be issued to an applicant:



1	(1)	Whose license to conduct business under this chapter,
2		or any similar statute in any other jurisdiction, has
3		been suspended or revoked within five years of the
4		filing of the present application;
5	(2)	Whose license to conduct digital currency business
6		activity has been revoked by an administrative order
7		issued by the commissioner or the commissioner's
8		designee, or the licensing authority of another state
9		or jurisdiction, for the period specified in the
10		administrative order;
11	(3)	Who has advertised directly and purposefully to Hawaii
12		consumers or made internet loans in violation of this
13		chapter; or
14	(4)	Who has failed to complete an application for
15		licensure.
16	(d)	A license issued in accordance with this chapter shall
17	remain in	force and effect until surrendered, suspended, or
18	revoked,	or until the license expires as a result of nonpayment
19	of the an	nual license renewal fee as required by this chapter.

1	\$	-11 Fees; bond. (a) A special purpose digital
2	currency	company shall pay the following fees to the division to
3	obtain an	d maintain a valid license under this chapter:
4	(1)	Initial application fee of \$9,000;
5	(2)	Processing fee of \$35 for each control person;
6	(3)	Annual license renewal fee of \$7,000;
7	(4)	Applicable fee charged by the entities conducting the
8		criminal history background check of each of the
9		applicant's control persons, executive officers,
10		directors, general partners, and managing members for
11		submission to the Federal Bureau of Investigation and
12		any governmental agency or entity authorized to
13		receive the fingerprints for a state, national, and
14		international criminal history background check; and
15	(5)	Applicable fee charged by the entities conducting an
16		independent credit report obtained from a consumer
17		reporting agency described in section 603(p) of the
18		Fair Credit Reporting Act, title 15 United States Code
19		section 1681a(p).

1	(b) Each branch office of a special purpose digital
2	currency company shall pay the following fees to the division to
3	obtain and maintain a valid license under this chapter:
4	(1) Nonrefundable initial application fee of \$600; and
5	(2) Annual license renewal fee of \$450.
6	(c) The applicant shall file and maintain a surety bond,
7	approved by the commissioner, executed by the applicant as
8	obligor and by a surety company authorized to operate as a
9	surety in the State, whose liability as a surety does not
10	exceed, in the aggregate, the penal sum of the bond. The penal
11	sum of the bond shall be a minimum of \$500,000, based upon the
12	annual U.S. Dollar equivalent of digital currency as reported in
13	the annual renewal report.
14	(d) The bond required by subsection (c) shall run to the
15	State of Hawaii as obligee for the use and benefit of the State
16	and of any person or persons who may have a cause of action
17	against the licensee as obligor under this chapter. The bond
18	shall be conditioned upon the following:
19	(1) The licensee as obligor shall faithfully conform to
20	and abide by this chapter and all the rules adopted
21	under this chapter; and

1	(2)	The bond shall pay to the State and any person or
2		persons having a cause of action against the licensee
3		as obligor all moneys that may become due and owing to
4		the State and those persons under and by virtue of
5		this chapter.

- (e) Each special purpose digital currency company shall
  pay a nonrefundable fee of \$100 to the division for each branch
  office that is relocated.
- 9 § -12 Renewal of license; annual report. (a) On or 10 before December 31 of each year, each licensee shall pay a 11 renewal fee pursuant to section -11.
- 12 (b) The annual renewal fee shall be accompanied by a
  13 report, in a form prescribed by the commissioner, that shall
  14 include:
- 15 (1) A copy of the licensee's most recent audited annual
  16 financial statement, including balance sheets,
  17 statement of income or loss, statement of changes in
  18 shareholders' equity, and statement of cash flows or,
  19 if a licensee is a wholly owned subsidiary of another
  20 corporation, the consolidated audited annual financial

1		statement of the parent corporation in lieu of the
2		licensee's audited annual financial statement;
3	(2)	A report detailing the special purpose digital
4		currency company's activities in the State since the
5		prior reporting period, including:
6		(A) The number of stored value accounts opened;
7		(B) The number of transactions processed;
8		(C) The total value of transactions in U.S. Dollar
9		equivalent of digital currency;
10		(D) The number of system outages;
11		(E) A chart of accounts, including a description of
12		each account; and
13		(F) Any other information that the commissioner may
14		reasonably require related to performance metrics
15		and the efficacy of the special purpose digital
16		currency license program;
17	(3)	Any material changes to any of the information
18		submitted by the licensee on its original application
19		that have not previously been reported to the
20		commissioner on any other report required to be filed
21		under this chapter:

1	(4)	A list of the principal place of business and branch	
2		locations, if any, within the State where business	
3		regulated by this chapter is being conducted by the	
4		licensee;	
5	(5)	Disclosure of any pending or final suspension,	
6		revocation, or other enforcement action by any state	
7		or governmental authority; and	
8	(6)	Any other information the commissioner may require.	
9	(c)	A license may be renewed by continuing to meet the	
10	licensing	requirements of sections -9, -10, and -11,	
11	filing a completed renewal statement on a form prescribed by		
12	NMLS or as required by the commissioner, paying a renewal fee,		
13	and meeting the requirements of this section.		
14	(d)	A licensee that has not filed an annual report that	
15	has been deemed complete by the commissioner or paid its annual		
16	renewal fee by the renewal filing deadline, and has not been		
17	granted an extension of time to do so by the commissioner, shall		
18	have its license suspended on the renewal date. The licensee		
19	shall have thirty days after its license is suspended to file ar		
20	annual re	port and pay the annual renewal fee, plus a late filing	

fee of \$250 for each day after suspension that the commissioner

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1	does not receive the annual report and the annual renewal fee.
2	The commissioner, for good cause, may grant an extension of the
3	renewal date or reduce or suspend the \$250 per day late filing
4	fee.
5	PART III. ENFORCEMENT
6	§ −13 Enforcement authorities; violations; penalties.
7	(a) To ensure the effective supervision and enforcement of this
8	chapter, the commissioner, pursuant to chapter 91, may take any
9	disciplinary action as specified in subsection (b) against an
10	applicant or licensee if the commissioner finds that:
11	(1) The applicant or licensee has violated this chapter or
12	any rule or order lawfully made pursuant to this
13	chapter;
14	(2) The applicant has failed to disclose facts or
15	conditions exist that would clearly have justified the
16	commissioner in denying an application for licensure,
17	had these facts or conditions been known to exist at
18	the time the application was made;
19	(3) The applicant or licensee has failed to provide
20	information required by the commissioner within a

reasonable time, as specified by the commissioner;

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1	(4)	The applicant or licensee has failed to provide or
2		maintain proof of financial responsibility;
3	(5)	The applicant or licensee is insolvent;
4	(6)	The applicant or licensee has made, in any document or
5		statement filed with the commissioner, a false
6		representation of a material fact or has omitted to
7		state a material fact;
8	(7)	The applicant, licensee, or, if an applicant or
9		licensee is not an individual, each and every of the
10		applicant's or licensee's control persons, executive
11		officers, directors, general partners, and managing
12		members have been convicted of or entered a plea of
13		guilty or nolo contendere to a crime involving fraud
14		or deceit, or to any similar crime under the
15		jurisdiction of any federal court or court of another
16		state;
17	(8)	The applicant or licensee has failed to make,
18		maintain, or produce records required by any rule
19		adopted by the commissioner pursuant to chapter 91;

1	(9)	The applicant or licensee has been the subject of any
2		disciplinary action by any state or federal agency
3		that resulted in revocation of a license;
4	(10)	A final judgment has been entered against the
5		applicant or licensee for violations of this chapter,
6		any state or federal law concerning a digital currency
7		license or money transmitters, or any state or federal
8		law prohibiting unfair or deceptive acts or practices;
9		or
10	(11)	The applicant or licensee has failed, in a timely
11		manner as specified by the commissioner, to take or
12		provide proof of the corrective action required by the
13		commissioner subsequent to an investigation or
14		examination pursuant to section -19.
15	(b)	After a finding of one or more of the conditions under
16	subsection	n (a), the commissioner may take any or all of the
17	following	actions:
18	(1)	Deny an application for licensure, including an
19		application for a branch office license;
20	(2)	Revoke the license;
21	(3)	Suspend the license for a period of time;

l	(4)	Issue an order to the licensee to cease and desist
2		from engaging in any act specified under subsection
3		(a);

- 4 (5) Order the licensee to make refunds to consumers of sexcess charges under this chapter;
- 6 (6) Impose penalties of up to \$10,000 for each violation;7 and
- 8 (7) Prohibit a person from applying for or holding a
   9 license for a period of five years following
   10 revocation of the person's license.
- 11 The commissioner may issue a temporary cease and 12 desist order if the commissioner makes a finding that the 13 licensee, applicant, or person is engaging, has engaged, or is 14 about to engage in an illegal, unauthorized, unsafe, or unsound 15 practice in violation of this chapter. Whenever the 16 commissioner denies a license application or takes disciplinary 17 action pursuant to this subsection, the commissioner shall enter 18 an order to that effect and notify the licensee, applicant, or 19 person of the denial or disciplinary action. The notification 20 required by this subsection shall be given by personal service 21 or by certified mail to the last known address of the licensee

- 1 or applicant as shown on the application, license, or as
- 2 subsequently furnished in writing to the commissioner.
- 3 (d) The revocation, suspension, expiration, or surrender
- 4 of a license shall not affect the licensee's liability for acts
- 5 previously committed or impair the commissioner's ability to
- 6 issue a final agency order or take disciplinary action against
- 7 the licensee.
- **8** (e) No revocation, suspension, or surrender of a license
- 9 shall impair or affect the obligation of any preexisting lawful
- 10 contract between the licensee and any consumer.
- 11 (f) The commissioner may reinstate a license, terminate a
- 12 suspension, or grant a new license to a person whose license has
- 13 been revoked or suspended if no fact or condition then exists
- 14 that clearly would justify the commissioner in revoking,
- 15 suspending, or refusing to grant a license.
- 16 (g) The commissioner may impose an administrative fine on
- 17 a licensee or person subject to this chapter if the commissioner
- 18 finds from the record after notice and opportunity for hearing
- 19 that the licensee or person subject to this chapter has violated
- 20 or failed to comply with any requirement of this chapter or any

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- 1 rule prescribed by the commissioner under this chapter or order
- 2 issued under the authority of this chapter.
- 3 (h) Each violation or failure to comply with any directive
- 4 or order of the commissioner shall be a separate and distinct
- 5 violation.
- 6 (i) Any violation of this chapter that is directed toward,
- 7 targets, or injures an elder may be subject to an additional
- 8 civil penalty not to exceed \$10,000 for each violation in
- 9 addition to any other fines or penalties assessed for the
- 10 violation.
- 11 § -14 Voluntary surrender of license. (a) A licensee
- 12 may voluntarily cease business and surrender its license by
- 13 giving written notice to the commissioner of its intent to
- 14 surrender its license. Prior to the surrender date of a
- 15 license, the licensee shall have either completed all pending
- 16 digital currency transactions or assigned each pending digital
- 17 currency transaction to another licensee or entity.
- 18 (b) Notice pursuant to this section shall be provided at
- 19 least thirty days before the surrender of the license and shall
- 20 include:
- 21 (1) The date of surrender;



1	(2)	The name, address, telephone number, facsimile number,
2		and electronic mail address of a contact individual
3		with knowledge and authority sufficient to communicate
4		with the commissioner regarding all matters relating
5		to the licensee during the period that it was licensed
6		pursuant to this chapter;
7	(3)	The reason or reasons for surrender;
8	(4)	Total dollar amount of the licensee's outstanding
9		digital currency transactions in Hawaii and the
10		individual amounts of each outstanding digital
11		currency transactions, and the name, address, and
12		contact telephone number of the licensee to whom each
13		outstanding digital currency transaction was assigned;
14	(5)	A list of the licensee's Hawaii authorized branch
15		offices, if any, as of the date of surrender;
16	(6)	Confirmation that the licensee has notified each of
17		its Hawaii authorized branch offices, if any, that the
18		branch offices may no longer conduct digital currency

(7) Confirmation that the licensee has notified each ofits digital currency accounts, if any, that the

business activity on the licensee's behalf; and

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1	digital currency account is being transferred and the
2	name, address, telephone number, and any other contact
3	information of the licensee or entity described in
4	section $-14$ to whom the digital currency was assigned.
5	(c) Voluntary surrender of a license shall be effective
6	upon the date of surrender specified on the written notice to
7	the commissioner as required by this section; provided that the
8	licensee has met all the requirements of voluntary surrender and
9	has returned the original license issued.
10	§ -15 Special purpose digital currency company; sale or
11	transfer of license; change of control. (a) A special purpose
12	digital currency company license shall not be transferred,
13	except as provided in this section.
14	(b) A person or group of persons requesting approval of a
15	proposed change of control of a licensee shall submit to the
16	commissioner an application requesting approval of a proposed
17	change of control of the licensee, accompanied by a
18	nonrefundable application fee of \$10,000.
19	(c) After review of a request for approval under
20	subsection (b), the commissioner may require the licensee or
21	person or group of persons requesting approval of a proposed



- 1 change of control of the licensee, or both, to provide
- 2 additional information concerning the persons who shall assume
- 3 control of the licensee. The additional information shall be
- 4 limited to similar information required of the licensee or
- 5 persons in control of the licensee as part of its original
- 6 license or renewal application. The information shall include,
- 7 for the five-year period prior to the date of the application
- 8 for change of control of the licensee, a history of material
- 9 litigation and criminal convictions of each person who, upon
- 10 approval of the application for change of control, will be a
- 11 principal of the licensee. Authorization shall also be given to
- 12 conduct criminal history record checks of those persons,
- 13 accompanied by the appropriate payment of the applicable fee for
- 14 each record check.
- 15 (d) The commissioner shall approve a request for change of
- 16 control under subsection (b) if, after investigation, the
- 17 commissioner determines that the person or group of persons
- 18 requesting approval has the competence, experience, character,
- 19 and general fitness to control the licensee or person in control
- 20 of the licensee in a lawful and proper manner, and that the

1	interests	of	the	public	will	not	be	adversely	affected	bу	the
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- 2 change of control.
- 3 (e) The following persons shall be exempt from the
- 4 requirements of subsection (b), but the licensee, regardless,
- 5 shall notify the commissioner when a change of control results
- 6 in the following:
- 7 (1) A person who acts as a proxy for the sole purpose of
  8 voting at a designated meeting of the security holders
  9 or holders of voting interests of a licensee or person
  in control of a licensee.
- in control of a licensee;
- 11 (2) A person who acquires control of a licensee by devise12 or descent;
- 13 (3) A person who acquires control as a personal
  14 representative, custodian, guardian, conservator,
  15 trustee, or as an officer appointed by a court of
  16 competent jurisdiction or by operation of law; or
- 17 (4) A person whom the commissioner, by rule or order,

  18 exempts in the public interest.
- (f) Before filing a request for approval for a change of control, a person may request, in writing, a determination from the commissioner as to whether the person would be considered a



- 1 person in control of a licensee upon consummation of a proposed
- 2 transaction. If the commissioner determines that the person
- 3 would not be a person in control of a licensee, the commissioner
- 4 shall enter an order to that effect and the proposed person and
- 5 transaction shall not be subject to subsections (b) through (d).
- 6 (g) Subsection (b) shall not apply to public offerings of
- 7 securities.
- 9 authorized places of business; principal office; branch offices;
- 10 relocation; closure. (a) Every special purpose digital
- 11 currency company licensed under this chapter shall have and
- 12 maintain a principal place of business in the State, regardless
- 13 of whether the special purpose digital currency company
- 14 maintains its principal office outside of the State.
- 15 (b) If a special purpose digital currency company has more
- 16 than one place of business, each additional place of business in
- 17 the State shall be licensed as a branch office with the
- 18 commissioner. No business shall be conducted at a branch office
- 19 until the branch office has been licensed by the commissioner.
- 20 (c) No special purpose digital currency company shall
- 21 maintain any branch offices in the State in addition to its

- 1 principal place of business without the prior written approval
- 2 of the commissioner. An application to establish a branch
- 3 office shall be submitted through NMLS with a nonrefundable
- 4 application fee as required by section -11.
- 5 (d) No special purpose digital currency company shall
- 6 relocate any office in the State without the prior written
- 7 approval of the commissioner. An application to relocate an
- 8 office shall be submitted to the commissioner at least thirty
- 9 days before relocating and shall set forth the reasons for the
- 10 relocation, the street address of the proposed relocated office,
- 11 and other information that may be required by the commissioner.
- 12 An application to relocate an office pursuant to this subsection
- 13 shall be submitted with a nonrefundable fee as required by
- **14** section -11.
- 15 (e) A special purpose digital currency company shall give
- 16 the commissioner notice of its intent to close a branch office
- 17 at least thirty days before the closing. The notice shall:
- 18 (1) State the intended date of closing; and
- 19 (2) Specify the reasons for the closing.
- 20 (f) The principal place of business and each branch office
- 21 of the special purpose digital currency company shall be



- 1 identified in NMLS to consumers as a location at which the
- 2 licensee holds itself out as a special purpose digital currency
- 3 company.
- 4 (g) A license issued under this chapter shall be
- 5 prominently displayed in the principal place of business and
- 6 each branch office.
- 8 section -11, administrative fines, and other charges collected
- 9 pursuant to this chapter shall be deposited into the compliance
- 10 resolution fund established pursuant to section 26-9(o) and
- 11 shall be payable through NMLS, to the extent allowed by NMLS.
- 12 Fees not eligible for payment through NMLS shall be deposited
- 13 into a separate account within the compliance resolution fund
- 14 for use by the division.
- 15 § -18 Advertising and marketing. (a) No licensee
- 16 engaged in digital currency business activity shall advertise
- 17 its products, services, or activities in Hawaii or to Hawaii
- 18 consumers without including the name of the Licensee and the
- 19 legend that such Licensee is "Licensed to engage in Digital
- 20 Currency Business Activity by the Hawaii Division of Financial
- 21 Institutions".



- 1 (b) Each licensee shall maintain, for examination by the
- 2 superintendent, all advertising and marketing materials for a
- 3 period of at least seven years from the date of their creation,
- 4 including but not limited to print media, internet media
- 5 (including websites), radio and television advertising, road
- 6 show materials, presentations, and brochures. Each licensee
- 7 shall maintain hard copy, website captures of material changes
- 8 to internet advertising and marketing, and audio and video
- 9 scripts of its advertising and marketing materials, as
- 10 applicable.
- 11 (c) In all advertising and marketing materials, each
- 12 licensee shall comply with all disclosure requirements under
- 13 federal and state laws, rules, and regulations.
- (d) In all advertising and marketing materials, each
- 15 licensee and any person or entity acting on its behalf, shall
- 16 not, directly or by implication, make any false, misleading, or
- 17 deceptive representations or omissions.
- 18 § -19 Powers of commissioner. (a) The commissioner may
- 19 adopt rules pursuant to chapter 91 as the commissioner deems
- 20 necessary for the administration of this chapter.

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2	commissio	ner shall have the authority to:
3	(1)	Issue declaratory rulings or informal nonbinding
4		interpretations;
5	(2)	Investigate and conduct hearings regarding any
6		violation of this chapter or any rule or order of, or
7		agreement with, the commissioner;
8	(3)	Create fact-finding committees that may make
9		recommendations to the commissioner for the
10		commissioner's deliberations;
11	(4)	Require an applicant or any of its control persons,
12		executive officers, directors, general partners, and
13		managing members to disclose their relevant criminal
14		history and request a criminal history record check in

(b) In addition to any other powers provided by law, the

(5) Contract with or employ qualified persons, including accountants, attorneys, investigators, examiners, auditors, or other professionals who may be exempt from chapter 76 and who shall assist the commissioner in exercising the commissioner's powers and duties;

accordance with chapter 846;

1	(6)	Process and investigate complaints, subpoena witnesses
2		and documents, administer oaths, and receive
3		affidavits and oral testimony, including telephonic
4		communications, and do any and all things necessary or
5		incidental to the exercise of the commissioner's power
6		and duties, including the authority to conduct
7		contested case proceedings under chapter 91;
8	(7)	Require a licensee to comply with any rule, guidance,
9		guideline, statement, supervisory policy or any
10		similar proclamation issued or adopted by the Federal
11		Deposit Insurance Corporation to the same extent and
12		in the same manner as a bank chartered by the State
13		or, in the alternative, any policy position of the
14		Conference of State Bank Supervisors;
15	(8)	Enter into agreements or relationships with other
16		government officials or regulatory associations in
17		order to improve efficiencies and reduce regulatory
18		burden by sharing resources, standardized or uniform
19		methods or procedures, and documents, records,

information, or evidence obtained under this chapter;

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2		available analytical systems, methods, or software to
3		investigate or examine a licensee or person subject to
4		this chapter;
5	(10)	Accept and rely on investigation or examination
6		reports made by other government officials, within or
7		without the State;
8	(11)	Accept audit reports made by an independent certified
9		public accountant for the licensee or person subject
10		to this chapter in the course of that part of the
11		examination covering the same general subject matter
12		as the audit and may incorporate the audit report in
13		the report of the examination, report of
14		investigation, or other writing of the commissioner;

Use, hire, contract, or employ public or privately

16 (12) Require that all fees, fines, and charges collected by
17 the commissioner under this chapter, be deposited into
18 the compliance resolution fund established pursuant to
19 section 26-9(o); provided however, that after paying
20 operating costs of implementing the chapter, up to
21 \$125,000 of the fees collected may be allocated to the

and

1 Hawaii technology development corporation to implement 2 -23.3 -20 Investigation and examination authority. (a) 4 addition to the authority granted under section -19(b), the 5 commissioner shall have the authority to conduct investigations 6 and examinations in accordance with this section. 7 commissioner may access, receive, and use any books, accounts, 8 records, files, documents, information, or any other material or 9 information that the commissioner deems relevant to the investigation or examination, regardless of the location, 10 11 possession, control, or custody of the documents, information, or evidence. 12 13 (b) For the purposes of investigating violations or 14 complaints arising under this chapter, or for the purposes of 15 examination, the commissioner may review, investigate, or 16 examine any licensee or person subject to this chapter as often 17 as necessary to carry out the purposes of this chapter. The 18 commissioner may direct, subpoena, or order the attendance of, 19 and examine under oath, all persons whose testimony may be 20 required about loans or the business or subject matter of any 21 investigation or examination and may direct, subpoena, or order



1	the person to produce books, accounts, records, files, and any
2	other documents the commissioner deems relevant to the inquiry.
3	(c) Each licensee or person subject to this chapter shall
4	provide to the commissioner, upon request, the books and records
5	relating to the operations of the licensee or person subject to
6	this chapter. The commissioner shall have access to the books
7	and records and shall be permitted to interview the control
8	persons, executive officers, directors, general partners,
9	managing members, principals, managers, employees, independent
10	contractors, agents, and consumers of the licensee or person
11	subject to this chapter concerning their business.
12	(d) Each licensee or person subject to this chapter shall
13	make or compile reports or prepare other information, as
14	directed by the commissioner, to carry out the purposes of this
15	section, including:
16	(1) Accounting compilations;
17	(2) Information lists and data concerning loan
18	transactions in a format prescribed by the
19	commissioner; and
20	(3) Any other information that the commissioner deems
21	necessary.

necessary.

1 In conducting any investigation or examination 2 authorized by this chapter, the commissioner may control access 3 to any documents and records of the licensee or person under 4 investigation or examination. The commissioner may take 5 possession of the documents and records or place a person in 6 exclusive charge of the documents and records. During the 7 period of control, no person shall remove or attempt to remove 8 any of the documents and records except pursuant to a court 9 order or with the consent of the commissioner. Unless the 10 commissioner has reasonable grounds to believe the documents or 11 records of the licensee or person under investigation or 12 examination have been, or are at risk of being, altered or 13 destroyed for the purposes of concealing a violation of this 14 chapter, the licensee or owner of the documents and records 15 shall have access to the documents or records as necessary to 16 conduct its ordinary business affairs. 17 The authority of this section shall remain in effect, 18 whether a licensee or person subject to this chapter acts or 19 claims to act under any licensing or registration law of the

State, or claims to act without such authority.

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- 1 (g) No licensee or person subject to investigation or
- 2 examination under this section may knowingly withhold, abstract,
- 3 remove, mutilate, destroy, or secrete any books, records,
- 4 computer records, or other information.
- 5 (h) The commissioner may charge an investigation or
- 6 examination fee, payable to the commissioner, based upon the
- 7 cost per hour per examiner for all licensees and persons subject
- 8 to this chapter investigated or examined by the commissioner or
- 9 the commissioner's staff. The hourly fee shall be \$60 or an
- 10 amount as the commissioner shall establish by rule pursuant to
- 11 chapter 91. In addition to the investigation or examination
- 12 fee, the commissioner may charge any person who is investigated
- 13 or examined by the commissioner or the commissioner's staff
- 14 pursuant to this section additional amounts for travel, per
- 15 diem, mileage, and other reasonable expenses incurred in
- 16 connection with the investigation or examination, payable to the
- 17 commissioner.
- 18 (i) Any person having reason to believe that this chapter
- 19 or the rules adopted under this chapter have been violated, or
- 20 that a license issued under this chapter should be suspended or
- 21 revoked, may file a written complaint with the commissioner,



- 1 setting forth the details of the alleged violation or grounds
- 2 for suspension or revocation.
- 3 § -21 Confidentiality. (a) Except as otherwise
- 4 provided in title 12 United States Code section 5111, the
- 5 requirements under any federal or state law regarding the
- 6 privacy or confidentiality of any information or material
- 7 provided to NMLS, and any privilege arising under federal or
- 8 state law, including the rules of any federal or state court,
- 9 with respect to the information or material shall continue to
- 10 apply to the information or material after the information or
- 11 material has been disclosed to NMLS. The information and
- 12 material may be shared with any state and federal regulatory
- 13 officials with oversight authority over transactions subject to
- 14 this chapter, without the loss of privilege or the loss of
- 15 confidentiality protections provided by federal or state law.
- 16 (b) For the purposes of this section, the commissioner
- 17 shall be authorized to enter into agreements or sharing
- 18 arrangements with other governmental agencies, the Conference of
- 19 State Bank Supervisors, or other associations representing
- 20 governmental agencies as established by rule or order of the
- 21 commissioner.



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1	(c)	Information	or	material	that	is	subject	to	a privil	Lege
2	or confide	entiality un	der	subsection	on (a)	) sh	all not	be	subject	to:

- (1) Disclosure under chapter 92F or any other law governing the disclosure to the public of information held by an officer or an agency of the state; or
- Subpoena or discovery, or admission into evidence, in any private civil action or administrative process, unless any privilege is determined by NMLS to be applicable to the information or material; provided that the person to whom the information or material pertains waives, in whole or in part, in the discretion of the person, that privilege.
- 13 (d) Notwithstanding chapter 92F, the examination process
  14 and related information and documents, including the reports of
  15 examination, shall be confidential and shall not be subject to
  16 discovery or disclosure in civil or criminal lawsuits.
- 17 (e) In the event of a conflict between this section and
  18 any other section of law relating to the disclosure of
  19 privileged or confidential information or material, this section
  20 shall control.

1	(f)	This section shall not apply to information or
2	material	relating to the employment history of, and publicly
3	adjudicat	ed disciplinary and enforcement actions against, any
4	persons t	hat are included in NMLS for access by the public.
5	\$	-22 Prohibited practices. (a) It shall be a
6	violation	of this chapter for a licensee, its control persons,
7	executive	officers, directors, general partners, managing
8	members,	employees, or independent contractors, or any other
9	person sul	bject to this chapter to:
10	(1)	Engage in any act that limits or restricts the
11		application of this chapter;
12	(2)	Use a consumer's account number to prepare, issue, or
13		create a digital currency transaction on behalf of the
14		consumer;
15	(3)	Charge, collect, or receive, directly or indirectly,
16	,	charges for negotiating digital currency transactions
17		except those explicitly authorized in this chapter;
18	(4)	Fail to make disclosures as required by this chapter
19		and any other applicable state or federal law,
20		including rules or regulations adopted pursuant to
21		state or federal law;

1	(5)	Directly or indirectly employ any scheme, device, or
2		artifice to defraud or mislead any consumer, any
3		lender, or any person;
4	(6)	Directly or indirectly engage in unfair or deceptive
5		acts, practices, or advertising in connection with a
6		digital currency business activity toward any person;
7	(7)	Directly or indirectly obtain digital assets by fraud
8		or misrepresentation;
9	(8)	Conduct digital currency business activity for any
10		person physically located in the State through the use
11		of the Internet, facsimile, telephone, kiosk, or other
12		means without first obtaining a license under this
13		chapter;
14	(9)	Make, in any manner, any false or deceptive statement
15		or representation, including with regard to the rates,
16		fees, or other financing terms or conditions for
17		digital currency activity, or engage in bait and
18		switch advertising;
19	(10)	Make any false statement or knowingly and wilfully
20		make any omission of material fact in connection with

any reports filed with the division by a licensee or



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1		in connection with any investigation conducted by the
2		division;
3	(11)	Conduct digital currency business activity from any
4		unlicensed location;
5	(12)	Draft funds from any depository financial institution
6		without written approval of the consumer; provided
7		that nothing in this paragraph shall prohibit the
8		conversion of a negotiable instrument into an
9		electronic form for processing through the Automated
10		Clearing House or similar system;
11	(13)	Fail to comply with all applicable laws relating to
12		the activities governed by this chapter; or
13	(14)	Fail to pay any fee, assessment, or moneys due to the
14		department.
15	(b)	In addition to any other penalties provided for under
16	this chap	ter, any digital currency transaction in violation of
17	subsection	n (a) shall be void and unenforceable."
18	SECT	ION 3. The Hawaii technology development corporation
19	shall coo	rdinate with the division to develop and create
20	programs	relevant to meet the changing digital currency business

- 1 activity use cases and to develop and produce education sessions
- 2 for applicants, consumers, and licensees.
- 3 SECTION 4. The Digital Currency Innovation Lab
- 4 participants shall be allowed to continue operations until their
- 5 application, for a license under the licensing regime created
- 6 under section 2 of this Act, is approved or denied by the
- 7 department of commerce and consumer affairs' division of
- 8 financial institutions; provided that the participating company
- 9 applies, by March 1, 2023, for a license under the licensing
- 10 regime created under section 2 of this Act.
- 11 SECTION 5. There is appropriated out of the compliance
- 12 resolution fund the sum of \$500,000 or so much thereof as may be
- 13 necessary for fiscal year 2022-2023 for the following purposes:
- 14 (1) To establish and hire three full-time equivalent (3.0
- 15 FTE) permanent examiners, without regard to chapter
- 16 76, Hawaii Revised Statutes, to carry out the purposes
- of the digital currency licensing program established
- 18 by section 2 of this Act and to be placed within the
- department of commerce and consumer affairs' division
- of financial institutions; and

1	(2) For resources necessary to implement section 2 of this
2	this Act, including the procurement of an electronic
3	system to assist in the regulation of the digital
4	currency licensing program.
5	The sum appropriated shall be expended by the department of
6	commerce and consumer affairs' division of financial
7	institutions for the purposes of this Act.
8	SECTION 6. This Act shall take effect on July 1, 2022;
9	provided that the digital currency licensing requirements
10	established by section 2 of this Act shall take effect on
11	January 1, 2023.
12	COLA BIR
	INTRODUCED BY:
	JAN 2 6 2022

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#### Report Title:

Digital Currency Licensing; Program; Appropriation

#### Description:

Creates a licensing scheme for digital currency companies to be regulated by the Department of Commerce and Consumer Affairs' Division of Financial Institutions. Continues the study of use cases by the Hawaii Technology Development Corporation. Appropriates funds.

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