HOUSE BILL REPORT

SHB 1226

As Passed Legislature April 19, 1993

Title: An act relating to the amounts of credit life insurance and credit disability insurance that consumer loan companies may make in connection with open-end loans.

Brief Description: Concerning amounts of credit life insurance and credit disability insurance that consumer loan companies may make in connection with open-end loans.

Sponsors: By House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Zellinsky, Dellwo, Anderson and Mielke.)

Brief History:

Reported by House Committee on:
 Financial Institutions & Insurance, February 1, 1993, DPS;
Passed House, February 17, 1993, 97-0;
Amended by Senate;
Passed Legislature, April 19, 1993, 95-0.

HOUSE COMMITTEE ON FINANCIAL INSTITUTIONS & INSURANCE

Majority Report: The substitute bill be substituted therefor and the substitute bill do pass. Signed by 14 members: Representatives Zellinsky, Chair; Scott, Vice Chair; Mielke, Ranking Minority Member; Dyer, Assistant Ranking Minority Member; Anderson; Dellwo; Dorn; Grant; R. Johnson; Kessler; R. Meyers; Reams; Schmidt; and Tate.

Staff: John Conniff (786-7119).

Background: Consumer loan companies are authorized by statute to sell credit life and disability insurance in connection with the provision of open-end credit agreements. However, the statute requires such insurance to be issued in no less than the amount necessary to pay the total balance of the loan due on the date of the borrower's death or in the case of disability, in no less than the amount necessary to make loan payments during the borrower's disability.

Summary of Bill: Consumer loan companies are authorized to sell credit life and disability insurance in connection with the provision of open-end credit agreements in amounts less

than necessary to completely satisfy a borrower's indebtedness on the date of death and in amounts less than necessary to meet minimum loan payments for the duration of the borrower's disability.

Fiscal Note: Not requested.

Effective Date: Ninety days after adjournment of session in which bill is passed.

Testimony For: Most credit life and disability insurance companies that cover loans made by consumer loan companies will not provide more than \$50,000 of coverage because the coverage is issued on a group basis without underwriting. As a result of this practice and the statute's requirement that such insurance be sold only if it covers the total debt, anytime the loan exceeds \$50,000, no insurance can be sold to the borrower even if the borrower wants a lower amount of credit life and disability coverage.

Testimony Against: None.

Witnesses: Lew McMurran, Household International (Pro); Susie Tracy, Washington State Financial Services Association (Pro); and Melodie Bankers, Insurance Commissioner's Office (Pro with Amendment).