A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1	SECTION 1. Section 431:2-215, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Sums from the compliance resolution fund expended by
4	the commissioner shall be used to defray any administrative
5	costs, including personnel costs, associated with the programs
6	of the division, and costs incurred by supporting offices and
7	divisions. Any law to the contrary notwithstanding, the
8	commissioner may use the moneys in the fund to employ or retain,
9	by contract or otherwise, without regard to chapter 76, hearings
10	officers, attorneys, investigators, accountants, examiners, and
11	other necessary professional, technical, administrative, and
12	support personnel to implement and carry out the purposes of
13	title 24; provided that any position, except any attorney
14	position, that is subject to chapter 76 prior to July 1, 1999,
15	shall remain subject to chapter 76."
16	SECTION 2. Section 431:2-216, Hawaii Revised Statutes, is
17	amended by amending subsections (a) and (b) to read as follows:

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               Beginning with fiscal year 2000-2001, and including
    fiscal year 2001-2002, each mutual benefit society under article
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    1 of chapter 432, health maintenance organization under chapter
    432D, and any other entity offering or providing health benefits
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    or services under the regulation of the commissioner, except an
    insurer licensed to offer accident and health or sickness
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    insurance under article 10A, shall deposit with the commissioner
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    by July 1 of each year an assessment of $10,000 for the first
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    seventy thousand private, nongovernment members the entity
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    covers and an additional assessment on a pro rata basis to be
    determined and imposed by the commissioner for covered members
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    exceeding seventy thousand; provided that in the third year and
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    each year thereafter, assessments shall be borne on a pro rata
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    basis. The aggregate annual assessment shall not exceed
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    $1,000,000. [The] This assessment shall be credited to the
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    compliance resolution fund. If assessments are increased, the
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    commissioner shall provide to any organization or entity subject
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    to the increased assessment, justification for the increase.
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19
              The assessments shall be used to defray any
    administrative costs, including personnel costs, associated with
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    [insurance regulation,] the programs of the division, and costs
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    incurred by supporting offices and divisions. Any law to the
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- 1 contrary notwithstanding, the commissioner may use the moneys
- 2 from assessments to employ[, without regard to chapter 76,
- 3 necessary professional, technical, administrative, and support
- 4 personnel to implement and or retain, by contract or otherwise,
- 5 without regard to chapter 76, hearings officers, attorneys,
- 6 investigators, accountants, examiners, and other necessary
- 7 professional, technical, administrative, and support personnel
- 8 to implement and carry out the purposes of title 24 as it
- 9 relates to accident and health or sickness insurance[-];
- 10 provided that any position, except any attorney position, that
- 11 is subject to chapter 76 prior to July 1, 1999, shall remain
- 12 subject to chapter 76."
- 13 SECTION 3. Section 431:2-308, Hawaii Revised Statutes, is
- 14 amended by amending subsection (d) to read as follows:
- "(d) Application for a hearing made to the commissioner
- 16 pursuant to this code shall be in writing and shall specify in
- 17 what respects the person so applying was aggrieved and the
- 18 grounds to be relied upon as a basis for the relief to be
- 19 demanded at the hearing. Where the commissioner has used the
- 20 authority contained in section [431:9-236] 431:9-235 or section
- 21 431:9A-112 to suspend, revoke, or refuse to extend a license
- 22 subject to the right of the licensee to have a hearing and has

- 1 suspended the license pending the hearing, the commissioner
- 2 shall hold the hearing within thirty days after the
- 3 commissioner's receipt of the application unless postponed by
- 4 mutual consent."
- 5 SECTION 4. Section 431:8-202, Hawaii Revised Statutes, is
- 6 amended by amending subsection (a) to read as follows:
- 7 "(a) No person [in this State] shall directly or
- 8 indirectly act as producer for, or otherwise represent or aid on
- 9 behalf of another, any unauthorized insurer in the solicitation,
- 10 negotiation, procurement, or effectuation of insurance, or
- 11 renewals thereof, or forwarding of applications, or delivery of
- 12 policies or contracts or inspection of risks, or fixing of
- 13 rates, or investigation or adjustment of claims or losses, or
- 14 collection or forwarding of premiums, or in any other manner
- 15 represent or assist [such] an unauthorized insurer in the
- 16 transaction of an insurance business."
- 17 SECTION 5. Section 431:8-205, Hawaii Revised Statutes, is
- 18 amended by amending subsection (c) to read as follows:
- "(c) Gross premiums charged for the insurance, less any
- 20 return premiums, are subject to a tax at the rate of 4.68 per
- 21 cent. At the time of filing the report required in subsection
- 22 (b), the insured shall pay the tax to the commissioner.

1	As used in this subsection, "gross premiums" mean the
2	amount of the policy or coverage premium charged by the insurer
3	in consideration for the insurance contract. Any charges for
4	policy, survey, inspection, service, or similar fees or other
5	charges added by the broker shall not be considered part of
6	gross premiums."
7	SECTION 6. Section 431:8-207, Hawaii Revised Statutes, is
8	amended by amending subsection (b) to read as follows:
9	"(b) Service of process in [such] an action or proceeding
10	shall be made in accordance with section 431:2-206. [Such
11	service] Service is sufficient if:
12	(1) Notice of [such] service and a copy of the court
13	process or the notice, order, pleading, or process in
14	[such] the administrative proceeding are sent within
15	ten days by registered mail by the plaintiff or the
16	plaintiff's attorney in the court proceeding, or by
17	the commissioner in the administrative proceeding, to
18	the defendant or defendant's agent or representative
19	at the defendant's last known principal place of
20	business;
21	(2) The defendant's receipt, or receipt issued by the post
22	office with which the letter is registered, showing

1	the name of the sender of the letter and the name and
2	address of the person or insurer to whom the letter is
3	addressed, and an affidavit of the plaintiff or the
4	plaintiff's attorney in a court proceeding, or of the
5	commissioner in an administrative proceeding, are
6	filed with the clerk of the court in which [such] the
7	proceeding is pending or with the commissioner in
8	administrative proceedings, on or before the date the
9	defendant is required to appear or respond, or within
10	[such] any further time as the court or commissioner
11	may allow."
12	SECTION 7. Section 431:8-209, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§431:8-209 Attorney's fees. In an action against an
15	unauthorized insurer upon a contract of insurance issued or
16	delivered to a person in this State [to a resident thereof or to
17	a corporation authorized to do business therein], if the insurer
18	has failed for thirty days after demand prior to the
19	commencement of the action to make payment in accordance with
20	the terms of the contract, and it appears to the court that
21	[such] the refusal was vexatious and without reasonable cause,
22	the court may allow to the plaintiff reasonable attorney's fees

- 1 and include [such] the fees in any judgment that may be rendered
- 2 in [such] the action. The fee shall not exceed twelve and one-
- 3 half per cent of the amount [which] that the court or jury finds
- 4 the plaintiff is entitled to recover against the insurer, but in
- 5 no event shall the fee be less than \$25. Failure of an insurer
- 6 to defend any such action shall be deemed prima facie evidence
- 7 that its failure to make payment was vexatious and without
- 8 reasonable cause."
- 9 SECTION 8. Section 431:8-211, Hawaii Revised Statutes, is
- 10 amended by amending subsection (a) to read as follows:
- "(a) Any person, other than an insured, who [in this
- 12 State] represents or aids an unauthorized insurer in violation
- 13 of this part may be subject to a fine not in excess of \$1,000."
- 14 SECTION 9. Section 431:8-310, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "\$431:8-310 Surplus lines broker license required;
- 17 qualifications for license. (a) No person shall procure any
- 18 contract of surplus lines insurance with an unauthorized insurer
- 19 unless [such] the person is licensed as a surplus lines broker.
- 20 (b) The commissioner shall issue a surplus lines broker
- 21 license to any producer licensed under article 9A when the
- 22 producer has:

1	(1) Rem	itted the annual license fee to the commissioner as
2	pro	vided in article 7; and
3	(2) Sub	mitted a completed license application on a form
4	fur	nished by the commissioner.
5	(c) A s	urplus lines broker license shall be inactivated if
6	a licensee fa	ils to pay any required fee or penalty. A surplus
7	lines broker	who allows the surplus lines broker's license to
8	become inacti	ve for nonpayment of the renewal fee may reinstate
9	that license	without the necessity of a written examination;
10	provided that	the surplus lines broker:
11	<u>(1) Pay</u>	s the fee and a penalty in the amount of fifty per
12	cen	t of the then unpaid fees within twenty-four months
13	fro	m the inactivation date; and
14	<u>(2)</u> <u>Is</u>	in compliance with all requirements of chapter 431.
15	The license s	hall automatically expire if the surplus lines
16	broker does n	ot reinstate the surplus lines broker's license
17	within the tw	enty-four-month period.
18	[(c) -Co	rporations, including foreign corporations, [d)
19	Business enti	ties shall be eligible to be surplus lines brokers,
20	upon meeting	the following conditions:
21	(1) The	[corporate] business entity licensee shall list
22	ind	ividuals within the [corporation] business entity

1		who have satisfied all requirements of this part to
2		become surplus lines brokers; [and]
3	(2)	Only those individuals listed on the [corporate]
4		business entity license shall transact surplus lines
5		business[+]; and
6	(3)	An individual licensed as a surplus lines broker shall
7		be identified as the business entity's designated
8		representative.
9	[-(d)] (e) Licensing procedure, duration, and related
10	matters a	re governed by [article] <u>articles 7 and</u> 9A."
11	SECT	ION 10. Section 431:8-315, Hawaii Revised Statutes, is
12	amended b	y amending subsection (a) to read as follows:
13	" (a)	On or before March 15 of each year each surplus lines
14	broker sh	all pay to the director of finance, through the
15	commissio	ner, a premium tax on surplus lines insurance
16	transacte	d by [such] <u>the</u> broker during the preceding calendar
17	year. Th	e tax shall be in $\underline{\text{the}}$ amount of 4.68 per cent of gross
18	premiums,	less return premiums, on taxable surplus lines
19	insurance	•
20	<u>As u</u>	sed in this subsection, "gross premiums" mean the
21	amount of	the policy or coverage premium charged by the insurer
22	in consid	eration for the insurance contract. Any charges for

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policy, survey, inspection, service, or similar fees or other
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    charges added by the broker shall not be considered part of
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    gross premiums."
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         SECTION 11. Section 431:8-316, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "$431:8-316 Penalty for failure to file statement or remit
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    tax. (a) If any surplus lines broker fails to:
              File an annual statement [\tau]; or
8
         (1)
              Pay the premium tax required by section 431:8-315 when
9
         (2)
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              the tax is due,
    the surplus lines broker [shall] may be liable for a fine of up
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    to $25 for each day of delinquency. [The tax may be collected
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    by distraint, or the tax and fine for failure to pay the tax may
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    be recovered by action instituted by the commissioner in any
14
    court of competent jurisdiction. The fine for failure to file
15
    the annual statement may be recovered by an action instituted by
16
    the commissioner in any court of competent jurisdiction.]
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18
         (b) The commissioner may:
              Collect the tax by distraint;
19
         (1)
20
              Institute an action in any court of competent
         (2)
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jurisdiction to recover the tax and fine for failure

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1		to pay the premium tax required by section 431:8-315;
2		<u>or</u>
3	(3)	Institute an action in any court of competent
4		jurisdiction to recover the fine for failure to file
5		the annual statement."
6	SECT	ION 12. Section 431:8-317, Hawaii Revised Statutes, is
7	amended by	y amending subsection (a) to read as follows:
8	"(a)	The commissioner may suspend, revoke, or refuse to
9	extend an	y surplus lines broker's license for any cause
10	specified	in any other provision of this chapter, or for any of
11	the follow	wing causes:
12	(1)	Failure to file the annual statement required by
13		section 431:8-313 or to pay the tax required by
14		section 431:8-315;
15	(2)	Failure [to maintain an office in this State, or] to
16		keep records $[\tau]$ or to allow the commissioner to
17		examine [such] the surplus lines broker's records as
18		provided in this article;
19	(3)	Removal of office accounts and records from this State
20		during the period in which [such] the accounts are
21		required to be maintained under this article;

1	(4)	Any of the causes for which a producer's license may
2		be suspended or revoked under article 9A;
3	(5)	Any cause for which issuance of the license could have
4		been refused had it then existed and been known to the
5		commissioner;
6	(6)	If the licensee wilfully violates or knowingly
7		participates in the violation of any provision of this
8		code;
9	(7)	If the licensee has obtained or attempted to obtain
10		the license through wilful misrepresentation or fraud,
11		or has failed to pass any examination required by
12		section 431:9A-105;
13	(8)	If the licensee has misappropriated, converted to the
14		licensee's own use, or illegally withheld moneys
15		required to be held in a fiduciary capacity;
16	(9)	If the licensee [has], with intent to deceive, has
17		materially misrepresented the terms or effect of any
18		insurance contract, or has engaged or is about to
19		engage in any fraudulent transaction;
20	(10)	If the licensee has been guilty of any unfair practice
21		or fraud as defined in article 13;

1	(11)	If in the conduct of the licensee's affairs under the
2		license, the licensee has been a source of injury and
3		loss to the public;
4	(12)	If the licensee issues or purports to issue any binder
5		as to any insurer named therein as to which the
6		licensee is not then authorized so to bind; or
7	(13)	If the licensee has dealt with, or attempted to deal
8		with, insurance or to exercise powers relative to
9		insurance outside the scope of the licensee's
10		licenses."
11	SECT	ION 13. Section 431:9-101, Hawaii Revised Statutes, is
12	amended to	o read as follows:
13	"§ 4 3:	1:9-101 Scope. This article shall govern the
14	qualifica	tions and procedures for granting licenses to all
15	insurance	adjusters[τ] and independent bill reviewers[τ and
16	limited so	ervice representatives]."
17	SECT	ION 14. Section 431:9-105, Hawaii Revised Statutes, is
18	amended to	o read as follows:
19	"§ 43 :	1:9-105 [Adjuster defined. (a) Adjuster means]
20	Definition	ns. As used in this article, unless the context
21	otherwise	requires:
22	<u>"</u> Adj	uster":

1	<u>(1)</u> <u>Mean</u>	s any individual who:
2	[(1)] <u>(A)</u>	Acts solely on behalf of either the insurer or
3		the insured, as an independent contractor or as
4		an employee of an independent contractor; and
5	[(2)] <u>(B)</u>	Investigates for, reports to, or adjusts for the
6		individual's principal relative to claims arising
7		under insurance contracts[+]; but
8	(2) Does	not include an individual who is:
9	<u>(A)</u>	An attorney at law who adjusts insurance losses
10		from time to time incidental to the practice of
11		the attorney's profession;
12	<u>(B)</u>	An adjuster of marine losses;
13	<u>(C)</u>	A salaried employee of an insurer or salaried
14		employee of an adjusting corporation or an
15		association owned or controlled by an insurer; or
16	<u>(D)</u>	An individual who acts for a self-insurer or for
17		an insured that administers its own group
18		insurance contract.
19	[(b) Ind	ependent adjuster] "Independent adjuster" means an
20	adjuster repre	senting the interests of the insurer.
21	"Independe	ent bill reviewer":
22	(1) Mean	s any individual who:

1		<u>(A)</u>	Acts solely on behalf of either the insurer as an
2			independent contractor or as an employee of an
3			independent contractor; and
4		<u>(B)</u>	Reviews or audits billings for medical services;
5		but	
6	(2)	Does	not include an individual who is:
7		(A)	A salaried employee of an insurer or salaried
8			employee of an adjusting corporation or an
9			association owned or controlled by an insurer; or
10		(B)	A database provider for the insurer.
11	[(c)	—Publ	lic adjuster] "Public adjuster" means an adjuster
12	employed k	oy and	d solely representing the financial interests of
13	the insure	ed nar	med in the policy.
14	[-(d)-	- For	the purposes of this article, the following
15	individua	l s ar c	e not deemed to be an adjuster:
16	(1)	An at	storney at law who adjusts insurance losses from
17		time	to time incidental to the practice of the
18			rney's profession;
19	(2)		djuster of marine losses;
20			laried employee of a producer, an insurer, or of
21	()		djusting corporation or association owned and
22			colled by insurers: and

1	-(4)	An individual who acts for a self-insurer or for an
2		insured which administers its own group insurance
3		contract.
4	(e)	Following a catastrophe in this State, a Hawaii
5	license s	hall not be required of a nonresident independent
6	adjuster	for the adjustment of losses; provided that:
7	(1)	The common losses suffered that are to be adjusted are
8		a direct result of that catastrophe;
9	(2)	The adjuster provides to the licensing branch of the
10		insurance division a certified copy of the adjuster's
11		current license in another state. That other state
12		shall have similar licensing requirements to section
13		431:9-222; and
14	(3)	Within three working days of when the nonresident
15		independent adjuster begins work, the insurance
16		company, independent adjusting company, or producer
17		that is utilizing the adjuster shall provide on its
18		letterhead to the licensing branch of the insurance
19		division:
20		(A) The name of the adjuster;
21		(B) The adjuster's Hawaii mailing and business
22		addresses and phone numbers; and

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(C) The adjuster's permanent home and business
1
                   addresses and phone numbers.
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3
         For the purpose of this subsection, a catastrophe exists
    when due to a sudden, specific, and natural or manmade disaster
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5
    or phenomenon, there arises property losses in Hawaii that are
    covered by insurance. These losses must be so severe that
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7
    resident licensed and independent adjusters will be unable to
    adjust the losses within a reasonable time as determined by the
8
    insurance division.
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         (f) Upon satisfaction of all the requirements in
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    subsection (e), the nonresident independent adjuster may be
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    registered with the licensing branch of the insurance division
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    and adjust catastrophic losses in this State for up to one
13
    hundred twenty days from the date of registration or for a
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    period of time determined by the commissioner, whichever is
    <del>less.</del>]"
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         SECTION 15. Section 431:9-201, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§431:9-201 License required[-]; exception. (a) No
    person engaging in the business of insurance in this State shall
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    act as, be appointed as, or hold oneself out to be an adjuster
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    or independent bill reviewer unless so licensed by this State.
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1	<u>(b)</u>	Notwithstanding subsection (a), following a				
2	catastrop	he in this State, a Hawaii license shall not be				
3	required of a nonresident adjuster for the adjustment of losses;					
4	provided	that:				
5	(1)	The common losses suffered that are to be adjusted are				
6		a direct result of the catastrophe and shall be so				
7		severe that licensed adjusters and licensed				
8		independent adjusters who are residents of this State				
9		will be unable to adjust the losses within a				
10		reasonable time as determined by the commissioner;				
11	(2)	The nonresident adjuster provides to the commissioner				
12		a certified copy of the adjuster's current license in				
13		another state. The other state shall have				
14		substantially similar licensing requirements to				
15		section 431:9-222; and				
16	(3)	Within three working days of the commencement of work				
17		by the nonresident adjuster, the insurance company,				
18		independent adjusting company, or producer that is				
19		using the adjuster shall provide on its letterhead to				
20		the commissioner:				
21		(A) The name of the nonresident adjuster;				

1	<u>(B)</u>	The nonresident adjuster's Hawaii mailing and
2		business addresses and phone numbers; and
3	<u>(C)</u>	The nonresident adjuster's permanent home and
4		business addresses and phone numbers.
5	Upon sati	sfaction of all of these requirements, the
6	nonresident ad	juster may be registered with the commissioner and
7	adjust catastr	ophic losses in this State for up to one hundred
8	twenty days fr	om the date of registration or for a period of
9	time determine	d by the commissioner, whichever is less.
10	As used i	n this subsection, "catastrophe" means insured
11	property losse	s in Hawaii that result from a sudden, specific,
12	and natural or	manmade disaster or phenomenon, as determined by
13	the commission	er.
14	[(b)] <u>(c)</u>	Any person violating this section shall be
15	assessed a civ	il penalty not to exceed \$5,000 for each factually
16	different viol	ation.
17	[(c)] <u>(d)</u>	Any person who knowingly violates this section
18	shall be asses	sed a civil penalty of not less than \$1,000 and
19	not more than	\$10,000 for each violation.
20	[(d)] <u>(e)</u>	Each repetition of an act that constitutes a
21	violation subj	ect to subsection [{(b)} or {](c)[}] or (d) shall
22	constitute a s	eparate violation."

1	SECTION 16. Section 431:9-203, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§431:9-203 General qualifications for license. (a) For
4	the protection of the public, the commissioner shall not issue
5	or extend any [such] license [except] for an adjuster or
6	independent bill reviewer:
7	(1) Except [in compliance with this article, and shall not
8	issue or extend any such license to] as provided by
9	this article; or
10	(2) To any individual less than eighteen years of age.
11	(b) An applicant for a license under this article shall
12	notify the commissioner of the applicant's legal name and trade
13	name, if applicable. An applicant doing business under any name
14	other than applicant's legal name shall notify the commissioner
15	prior to using the assumed name.
16	(c) A licensee shall:
17	(1) Inform the commissioner by any means acceptable to the
18	commissioner of any change of status within thirty
19	days of the change; and
20	(2) Report any change of status to the business
21	registration division if the licensee is a business
22	entity registered with the department of commerce and

1	consumer affairs pursuant to title 23 or title 23A or
2	if the licensee has registered a trade name pursuant
3	to part I of chapter 482.
4	Failure to timely inform the commissioner or business
5	registration division of a change of status shall result in a
6	penalty pursuant to section 431:2-203.
7	(d) As used in this section, "change of status" includes
8	but shall not be limited to change of legal name, assumed name,
9	trade name, business address, home address, business phone
10	number, business fax number, business electronic mail address,
11	or business website address."
12	SECTION 17. Section 431:9-222, Hawaii Revised Statutes, is
13	amended by amending subsection (a) to read as follows:
14	"(a) To qualify for an adjuster's license, an applicant
15	shall comply with this article and shall:
16	(1) Be domiciled in this State, or in a state $[\frac{\text{which}}]$ that
17	will permit residents of this State to act as
18	adjusters in [such] the other state;
19	(2) Have had experience, special education, or training
20	with reference to the handling of loss claims under
21	insurance contracts, of sufficient duration and extent

1		reasonably to make the individual competent to fulfill
2		the responsibilities of an adjuster;
3	(3)	Have successfully passed any examination required
4		under section 431:9-206; and
5	(4)	Have paid the license [fee.] fees required by section
6		<u>431:7-101.</u> "
7	SECT	ION 18. Section 431:9-232, Hawaii Revised Statutes, is
8	amended b	y amending subsection (b) to read as follows:
9	"(b)	A license for an adjuster or independent bill
10	reviewer	shall be inactivated if a licensee fails to pay any
11	required	fees or penalties.
12	<u>An a</u>	djuster or independent bill reviewer who allows the
13	adjuster'	s or independent bill reviewer's license to become
14	inactive	for nonpayment of the renewal fee may reinstate that
15	license w	ithout the necessity of a written examination; provided
16	that the	adjuster or independent bill reviewer:
17	(1)	Pays the fee and a penalty in the amount of fifty per
18		cent of the then unpaid fees within twenty-four months
19		from the inactivation date; and
20	(2)	Is in compliance with all requirements of chapter 431.

- 1 The license shall automatically expire if the adjuster or
- 2 independent bill reviewer does not reinstate the license within
- 3 the twenty-four-month period."
- 4 SECTION 19. Section 431:9-235, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "\$431:9-235 Denial, suspension, revocation of licenses.
- 7 (a) The commissioner may suspend, revoke, or refuse to extend
- 8 any license issued under this article for any cause specified in
- 9 any other provision of this article, or for any of the following
- 10 causes:
- 11 (1) For any cause for which issuance of the license could
- have been refused had it then existed and been known
- to the commissioner;
- 14 (2) If the licensee wilfully violates or knowingly
- participates in the violation of any provision of this
- 16 code;
- 17 (3) If the licensee has obtained or attempted to obtain
- any [such] license issued under this article through
- wilful misrepresentation or fraud, or has failed to
- pass any examination required by section 431:9-206;

1	(4)	If the licensee has misappropriated, $[or)$ converted to
2		the licensee's own use, or [has] illegally withheld
3		moneys required to be held in a fiduciary capacity;
4	(5)	If the licensee $[has]$, with intent to deceive, \underline{has}
5		materially misrepresented the terms or effect of any
6		insurance contract; or has engaged or is about to
7		engage in any fraudulent transaction;
8	(6)	If the licensee has been guilty of any unfair practice
9		or fraud as defined in article 13;
10	(7)	If in the conduct of the licensee's affairs under the
11		license, the licensee has shown oneself to be a source
12		of injury and loss to the public; or
13	(8)	If the licensee has dealt with, or attempted to deal
14		with, insurance or to exercise powers relative to
15		insurance outside the scope of the licensee's
16		licenses.
17	(b)	The license of any partnership or corporation may be
18	so suspend	ded, revoked, or refused for any of [such] the causes
19	[as] that	relate to any individual designated in the license to
20	exercise	its powers.

- 1 (c) The holder of any license, which has been revoked or
- 2 suspended, shall surrender the license certificate to the
- 3 commissioner at the commissioner's request.
- 4 (d) The commissioner shall not renew or reinstate, or
- 5 shall deny, suspend, or revoke any license or application, if
- 6 the commissioner has received certification from an
- 7 administering entity pursuant to chapter 436C that the licensee
- 8 or applicant is in default or breach of any obligation under any
- 9 student loan, student loan repayment contract, or scholarship
- 10 contract that financed the licensee's or applicant's education,
- 11 or has failed to comply with a repayment plan.
- 12 The commissioner in receipt of a certification pursuant to
- 13 chapter 436C shall, as applicable, and without further review or
- 14 hearing:
- 15 (1) Suspend the license;
- 16 (2) Deny the application or request for renewal of the
- 17 license; or
- 18 (3) Deny the request for reinstatement of the license,
- 19 and unless otherwise provided by law, shall renew, reinstate, or
- 20 grant the license only upon receipt of an authorization from the
- 21 administering entity.

1	<u>(e)</u>	The commissioner may suspend, revoke, or refuse to
2	extend any	y license for any cause specified in this article by an
3	order:	
4	(1)	Given to the licensee not fewer than fifteen days
5		prior to the effective date thereof, subject to the
6		right of the licensee to have a hearing as provided in
7		section 431:2-308, and pending that hearing, the
8		license shall be suspended; or
9	(2)	Made after a hearing, conducted as provided in section
10		431:2-308, effective ten days after the date the order
11		is given to the licensee, subject to the right of the
12		licensee to appeal to the circuit court of the first
13		judicial circuit of this State as provided in chapter
14		<u>91.</u> "
15	SECTI	ION 20. Section 431:9-235.5, Hawaii Revised Statutes,
16	is amended	d to read as follows:
17	"[+]\$	§431:9-235.5[+] Suspension or denial of license for
18	noncomplia	ance with support order. In addition to any other acts
19	or conditi	ons provided by law, the commissioner shall refuse to
20	renew, rei	instate, or restore, or shall deny or suspend any
21	license if	the commissioner has received certification from the
22	child supp	port enforcement agency pursuant to the terms of

- 1 section 576D-13 that the licensee or applicant is not in
- 2 compliance with an order of support or has failed to comply with
- 3 a subpoena or warrant relating to a paternity or child support
- 4 proceeding. Unless otherwise provided by law, following receipt
- 5 of certification pursuant to this section, the commissioner
- 6 shall renew, reinstate, restore, or grant the license only upon
- 7 receipt of an authorization from the child support enforcement
- 8 agency, office of child support hearings, or the family court.
- 9 Sections 92-17, 431:9-235, [431:9-236,] 431:9-237, 431:9-238,
- 431:9-239, and 431:9-240 shall not apply to a refusal to renew,
- 11 reinstate, or restore a license or to a license suspension or
- 12 denial pursuant to this section."
- 13 SECTION 21. Section 431:9-243, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "§431:9-243 Qualification for independent bill reviewer's
- 16 license. To qualify for an independent bill reviewer's license,
- 17 an applicant shall comply with this article and shall:
- 18 (1) Be domiciled in this State, or in a state that will
- 19 permit residents of this State to act as independent
- bill reviewers in [such] the other state;
- 21 (2) Have experience, special education, or training with
- reference to the review or audit of billings for

1		medical services under insurance contracts, of
2		sufficient duration and extent to reasonably make the
3		individual competent to fulfill the responsibilities
4		of an independent bill reviewer;
5	(3)	Have successfully passed any examination required
6		under section 431:9-206; and
7	(4)	Pay the license [fee; fees required by section
8		431:7-101;
9	provided	that any applicant who holds the credential of
10	certified	professional coder granted by the American Academy of
11	Professio	nal Coders or the credential of registered health
12	informati	on administrator, registered health information
13	technicia	n, certified coding specialist, or certified coding
14	associate	granted by the American Health Information Management
15	Associati	on shall be exempt from the requirements in paragraphs
16	(1) to (3) . "
17	SECT	ION 22. Section 431:9A-101, Hawaii Revised Statutes,
18	is amende	d to read as follows:
19	"§ 43	1:9A-101 Scope. This article governs qualifications
20	and proce	dures for the licensing of insurance producers. It
21	simplifie	s and organizes statutory language to improve

- 1 efficiency, to permit the use of new technology, and to reduce
- 2 costs associated with issuing and renewing insurance licenses.
- 3 [This article does not apply to excess and surplus lines
- 4 brokers licensed through article 8, except as provided in
- 5 sections 431:9A-108 and 431:9A-116.]"
- 6 SECTION 23. Section 431:9A-102, Hawaii Revised Statutes,
- 7 is amended by amending the definition of "limited lines
- 8 insurance" to read as follows:
- 9 ""Limited lines insurance" means those lines of insurance a
- 10 producer may be licensed to sell pursuant to section
- 11 431:9A-107.5 or any other line of insurance sold to individuals
- 12 under state law or rule for which an insurance producer license
- 13 in one or more of the lines of authority set forth in section
- 14 431:9A-107(a)(1) to $[\frac{(5)}{(5)}]$ (4) is not required."
- 15 SECTION 24. Section 431:9A-105, Hawaii Revised Statutes,
- 16 is amended by amending subsection (a) to read as follows:
- "(a) [A resident applicant applying] An applicant for an
- 18 insurance producer license shall pass a written examination
- 19 unless exempt pursuant to section 431:9A-109. The examination
- 20 shall test the knowledge of the applicant concerning the lines
- 21 of authority for which application is made, the duties and

- 1 responsibilities of an insurance producer, and the insurance
 2 laws and rules of this State."
- 3 SECTION 25. Section 431:9A-106, Hawaii Revised Statutes,
- 4 is amended to read as follows:
- 5 "\$431:9A-106 Application for license. (a) A person
- 6 applying for [a resident] an insurance producer license shall
- 7 make application to the commissioner on the uniform application
- 8 and declare under penalty of denial, suspension, or revocation
- 9 of the license that the statements made in the application are
- 10 true, accurate, and complete to the best of the applicant's
- 11 knowledge and belief. Before approving the application, the
- 12 commissioner shall find that the applicant:
- 13 (1) Is at least eighteen years of age;
- 14 (2) Has not committed any act that is a ground for a
- 15 licensure sanction set forth in section 431:9A-112;
- 16 (3) Has paid the applicable fee set forth in section
- 431:7-101; and
- 18 (4) Has passed, within the two years immediately preceding
- 19 the date of the examination or issuance of the
- license, whichever is later, the applicable
- 21 examination for each line of authority for which the
- applicant has applied.

1	(b) A business entity acting as an insurance producer is
2	required to obtain an insurance producer license. Application
3	shall be made using the uniform business entity application.
4	Before approving the application, the commissioner shall find
5	that:
6	(1) The business entity has paid all applicable fees;
7	(2) The business entity has designated a licensed producer
8	who is a natural person responsible for the business
9	entity's compliance with the insurance laws and rules
10	of this State; and
11	(3) Any licensed producer so designated or empowered by a
12	corporation or partnership may not be so designated or
13	empowered by more than one corporation or partnership,
14	except when the corporations or partnerships are
15	affiliates of each other.
16	As used herein[, a corporation or partnership is]:
17	"Corporation or partnership" includes an affiliate of
18	another corporation or partnership, if the same person, directly
19	or indirectly through one or more intermediaries, controls both
20	corporations or partnerships. [As used herein, "control"]
21	"Control" has the same meaning as in section 431:11-102.

1	(c) T	The commissioner may require any documents reasonably
2	necessary t	to verify the information contained in an application.
3	[(d)	Each insurer that sells, solicits, or negotiates any
4	form of lim	nited line credit insurance shall provide to each
5	person whos	se duties will include selling, soliciting, or
6	negotiating	g limited line credit insurance a program of
7	instruction	that shall be subject to approval by the
8	commission	:r.]"
9	SECTIO	ON 26. Section 431:9A-107, Hawaii Revised Statutes,
10	is amended	by amending subsection (f) to read as follows:
11	"(f)	[Licensees] A licensee shall [inform]:
12	<u>(1)</u> <u>I</u>	nform the commissioner by any means acceptable to the
13	C	commissioner of [a change of legal name or address]
14	<u>a</u>	ny change of status within thirty days of the
15	C	change[+]; and
16	<u>(2)</u> R	Report any change of status to the business
17	<u>r</u>	registration division if the licensee is a business
18	e	entity registered with the department of commerce and
19	<u>C</u>	consumer affairs pursuant to title 23 or title 23A or
20	<u>i</u>	f the licensee has registered a trade name pursuant
21	t	o part I of chapter 482.

T	ratified to timely inform the commissioner of the business
2	registration division of a change of [legal name or address
3	shall] status may result in a penalty pursuant to section 431:2-
4	203.
5	As used in this subsection, "change of status" includes but
6	shall not be limited to change of legal name, assumed name,
7	trade name, business address, home address, business phone
8	number, business fax number, business electronic mail address,
9	or business website address."
10	SECTION 27. Section 431:9A-107.5, Hawaii Revised Statutes,
11	is amended by amending subsection (a) to read as follows:
12	"(a) Notwithstanding any other provision of this article,
13	the commissioner may issue:
14	(1) A limited license to persons selling travel tickets of
15	a common carrier of persons or property who shall act
16	only as to travel ticket policies of accident and
17	health or sickness insurance or baggage insurance on
18	personal effects;
19	(2) A limited license to each individual who has charge of
20	vending machines used in this State for the
21	effectuation of travel insurance;

1 -	(3)	A limited license to any individual who sells policies
2		of accident and health or sickness insurance as a
3		promotional device to improve the circulation of a
4		newspaper in this State;
5	[-(4)-	A limited license to creditors for the purposes of
6		enrolling debtors under a group credit life insurance
7		or group credit disability insurance policy, issuing
8		certificates of insurance pursuant thereto, or issuing
9		individual credit life insurance or credit disability
10		insurance policies to debtors; or
11	[(5)]	(4) A limited <u>line</u> credit insurance <u>producer</u> license
12		to any individual who sells [policies of individual or
13		group credit life, credit disability, credit
14		involuntary unemployment, or credit property
15		insurance; provided the individual satisfactorily
16		passes a pre-licensing examination that is limited to
17		the kinds of insurance marketed through creditors.],
18		solicits, or negotiates limited line credit
19		insurance."
20	SECT	ION 28. Section 431:9A-108, Hawaii Revised Statutes,
21	is amended	d as follows:

22

1. By amending subsection (a) to read:

Except as provided in section 431:9A-112, a 1 2 nonresident applicant shall receive a nonresident producer 3 license if: The applicant is currently licensed as a resident and 4 (1)is in good standing in the applicant's home state; 5 The applicant has submitted the proper request for 6 (2)7 licensure and has paid the fees required by section 431:7-101; 8 The applicant has submitted or transmitted to the 9 (3) commissioner the application for licensure that the 10 applicant submitted to the applicant's home state, or 11 in lieu of the same, a completed uniform application; 12 13 and The applicant's home state awards [a] nonresident 14 (4)producer [license] licenses to [a-resident] residents 15 of this State on the same basis." 16 By amending subsection (d) to read: 17 18 Notwithstanding any other provision of this article, 19 an applicant licensed as a surplus lines producer in the applicant's home state shall receive a [nonresident] surplus 20 21 lines broker license if [the]:

1	(1)	The applicant complies with subsection (a) [. Except
2		as to subsection (a), nothing in this section
3		otherwise amends or supersedes any provision of
4		article 8.]; and
5	(2)	The applicant's home state issues nonresident surplus
6		lines broker licenses to residents of this State on
7		the same basis."
8	SECT	ION 29. Section 431:9A-110, Hawaii Revised Statutes,
9	is amende	d to read as follows:
10	"[+]:	§431:9A-110[] Assumed Legal, trade, and assumed
11	names. (a) Every insurance producer doing business in this
12	State sha	ll notify the commissioner in writing of the insurance
13	producer'	s legal name and trade name, if applicable.
14	<u>(b)</u>	An insurance producer doing business under any name
15	other tha	n the producer's legal name shall [be required to]
16	notify the	e commissioner in writing prior to using the assumed
17	name."	
18	SECT	ION 30. Section 431:9A-112, Hawaii Revised Statutes,
19	is amende	d by amending subsection (b) to read as follows:
20	"(b)	[In the event that] <u>If</u> the commissioner takes action
21	pursuant	to subsection (a), the commissioner shall notify the
22	applicant	or licensee in writing of the reason for that action.

- 1 The applicant or licensee may make written demand upon the
- 2 commissioner within ten days of the date of receipt of the
- 3 notice for a hearing before the commissioner to determine the
- 4 reasonableness of the commissioner's action. The hearing shall
- 5 be held within [twenty] thirty days of receipt of the written
- 6 demand and shall be held pursuant to chapter 91; provided that
- 7 this subsection shall not apply to an action taken pursuant to
- 8 subsection (a)(15), and following [such] that action, unless
- 9 otherwise provided by law, the commissioner shall without
- 10 further review or hearing renew, reinstate, or grant the license
- 11 only upon receipt of an authorization from the administering
- 12 entity."
- 13 SECTION 31. Section 431:9A-124, Hawaii Revised Statutes,
- 14 is amended as follows:
- 15 1. By amending subsection (a) to read:
- 16 "(a) To qualify for a license renewal a licensee shall:
- 17 (1) During the [twenty-three] twenty-four months preceding
- a license renewal, complete the required number of
- 19 credit hours as set forth in subsection (b) in
- approved continuing education courses; and
- 21 (2) Pay the fees as required under section 431:7-101."
- 22 2. By amending subsections (d) and (e) to read:

- 1 "(d) Unless an extension of time has been granted in2 advance by the commissioner, a licensee's failure to satisfy all
- 3 of the continuing education requirements [one month prior to] by
- 4 the renewal date shall result in that licensee's license being
- 5 automatically placed on an inactive status. To reactivate a
- 6 license, the licensee shall submit proof to the insurance
- 7 division that the requisite number of credit hours [have] has
- 8 been completed and the licensee shall pay any required fees and
- 9 penalties.
- 10 (e) After a licensee completes an approved continuing
- 11 education course, the approved course provider shall issue to
- 12 the licensee a certificate of completion in a form approved by
- 13 the commissioner that certifies that the licensee has
- 14 successfully completed the course. Both the licensee and a
- 15 person authorized to sign on behalf of the approved course
- 16 provider shall sign the certificate of completion. The approved
- 17 course provider shall electronically submit the certificate of
- 18 completion to the insurance division [not later than one month
- 19 prior to the renewal date for the license.] within fifteen days
- 20 of course completion."
- 21 SECTION 32. Section 431:9A-142, Hawaii Revised Statutes,
- 22 is amended as follows:

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- 2 "(b) The commissioner may issue a limited lines motor
- 3 vehicle rental company producer license to a motor vehicle
- 4 rental company; provided[÷] that:
- 5 (1) A motor vehicle rental company having a limited lines
 6 motor vehicle rental company producer's license shall
 7 also authorize employees of the motor vehicle rental
 8 company to act individually on behalf of, and under
 9 the supervision of, the motor vehicle rental company
 10 in solicitation and sale of insurance coverages;
 - (2) Except as set forth in this section, a limited lines motor vehicle rental company producer and its employees shall not advertise or otherwise represent themselves as licensed insurers, insurance agents, insurance producers, or insurance brokers;
 - (3) A limited lines motor vehicle rental company producer may solicit or sell insurance at the rental office or by preselecting coverages in master, corporate, group rental, or individual agreements [on policy forms approved by the commissioner] in any of the following general categories:

1	(A)	Personal accident insurance covering the risks of
2		travel to the motor vehicle renter and other
3		occupants of the rental vehicle for accident and
4		health or sickness insurance covering accidental
5		death or dismemberment and reimbursement for
6		medical expenses resulting from an occurrence
7		during the rental period;
8	(B)	Liability insurance, uninsured motorist
9		insurance, or underinsured motorist insurance
10		covering the motor vehicle renter and other
11 .		authorized drivers of the rental vehicle for
12		liability and damage arising from the operation
13		of the rental vehicle;
14	(C)	Personal effects insurance covering the motor
15		vehicle renter and other vehicle occupants for
16		the loss of or damage to personal effects that
17		occur during the rental period;
18	(D)	Roadside assistance and emergency sickness
19		protection programs; and
20	(E)	Incidental travel or vehicle related coverages $\underline{ \prime }$
21		which the motor vehicle rental company solicits

1			of Selis in connection with the rental of its
2			vehicles;
3	(4)	The	limited lines motor vehicle rental company
4		prod	ucer shall have brochures or other written
5		mate	rials readily available for review and
6		diss	emination to prospective motor vehicle renters
7		that	:
8		(A)	Summarize clearly and correctly the material
9			terms of coverages solicited or sold by the motor
10			vehicle rental company producer, including the
11			identity of the insurer;
12		(B)	Discloses that the coverages solicited by the
13			motor vehicle rental company producer may provide
14			a duplication of coverages already provided by a
15			renter's personal motor vehicle insurance policy
16			or other sources of coverage;
17		(C)	States that purchases by the motor vehicle renter
18			of the kinds of coverages offered by the motor
19			vehicle rental company producer is not required
20			to rent a vehicle; and
21		(D)	Describes the process for filing a claim if the
22			renter elects to purchase coverages;

Ţ	(5)	The motor vehicle rental company producer shall
2		disclose in the motor vehicle rental agreement
3		evidence of insurance coverages elected or declined by
4		the motor vehicle renter;
5	(6)	The motor vehicle rental company producer shall
6		conduct training programs [which shall be approved by
7		the commissioner] for its employees who solicit and
8		sell the rental company producer's insurance
9		coverages;
10	(7)	The motor vehicle rental company producer shall not be
11		required to hold funds collected as payments for
12		insurance in a separate trust account; and
13	(8)	The motor vehicle rental company producer shall comply
14		with all provisions of chapter 437D."
15	2.	By amending subsection (d) to read:
16	"(d)	The limited license shall not be issued until all
17	applicable	e licensing fees required by article 7 have been paid.
18	[The comm.	issioner shall collect in advance of issuance of the
19	limited l	icense the following fees:
20	(1)	Issuance of limited line motor vehicle rental company
21		producer's license: \$1,000; and

1	(2) The rees for services or the department or commerce
2	and consumer affairs subsequent to the issuance of
3	license: \$600 a year for all services (including
4	extension of the license) for a limited line motor
5	vehicle company producer.
6	The services referred to in paragraphs (1) and (2) shall not
7	include services in connection with examinations,
8	investigations, hearings, appeals, and deposits with a
9	depository other than the department of commerce and consumer
10	affairs.]"
11	SECTION 33. Section 431:9A-151, Hawaii Revised Statutes
12	is amended as follows:
13	1. By amending subsection (a) to read:
14	"(a) An approved continuing education course shall be
15	offered only by a person who has a valid continuing education
16	course provider certificate. Any person seeking a continuing
17	education course provider certificate shall submit to the
18	commissioner at least sixty days prior to the date the course
19	will be offered:
20	(1) An application in duplicate on a form prescribed by
21	the commissioner; and
22	(2) The appropriate application fee."

1	2.	By amending subsection (d) to read:
2	"(d)	An application may be denied, or the continuing
3	education	course provider certificate may be suspended or
4	revoked,	if the commissioner determines that the applicant or an
5	officer,	director, partner, or owner of an applicant entity:
6	(1)	Is not qualified to perform the duties and
7		responsibilities listed in this chapter;
8	(2)	Engaged in false, fraudulent, or deceptive advertising
9		or in making false or untruthful statements to the
10		public or the commissioner;
11	(3)	Procured any past license or regulatory approval
12		through fraud, misrepresentation, or deceit;
13	(4)	Aided and abetted an unlicensed person in performing,
14		directly or indirectly, any activities requiring a
15		license;
16	(5)	Failed to maintain a record or history of competency,
17		trustworthiness, fair dealing, [and] or financial
18		integrity;
19	(6)	Engaged in business under a past or present license
20		issued pursuant to licensing laws, in a matter causing
21		injury to one or more members of the public;

1	(7)	Failed to comply, observe, or adhere to any law in a
2		manner such that the commissioner deems the applicant
3		to be unfit for approval;
4	(8)	Has been refused a professional, occupational, or
5		vocational license, has had such a license suspended,
6		revoked, or restricted, or has been fined or placed on
7		probation by any licensing authority; or
8	(9)	Has been convicted of a felony or a misdemeanor
9		involving a fraudulent act or an act of dishonesty in
10		the acceptance, custody, or payment of money or
11		property."
12	SECT	ION 34. Section 431:9A-152, Hawaii Revised Statutes,
13	is amended	d to read as follows:
14	"[+]!"	§431:9A-152[] Continuing education course provider
15	additional	duties. In addition to other duties and obligations
16	imposed by	y law, a continuing education course provider shall be
17	responsib	le for:
18	(1)	Ensuring that each course is taught by a qualified
19		instructor;
20	(2)	Providing course schedules at least thirty days prior
21		to the start date of each class;

1	(3)	Monitoring attendance by having licensees who are
2		taking the continuing education course, sign-in at the
3		time of entrance to the course, and sign-out upon
4		completion of the course, for courses other than self-
5		study courses;
6	(4)	Supervising and evaluating courses and instructors;
7	(5)	Administering examinations when applicable;
8	(6)	Verifying and submitting in the appropriate format, or
9		a timely basis, course attendance and completion
10		rosters and other information required by law;
11	(7)	Signing and issuing to a licensee, in a form approved
12		by the commissioner, a certificate of completion
13		within [forty-five] fifteen days of completion of a
14		continuing education course;
15	(8)	Providing continuing education course application
16		materials, including a detailed course content outline
17		and a copy of the provider's tuition and fee refund
18		policy, upon a licensee's request; and
19	(9)	Publishing and abiding by a refund policy that
20		complies with rules adopted by the commissioner."
21	SECT	ION 35. Section 431:9A-153, Hawaii Revised Statutes,
22	is amende	d as follows:

```
1
             By amending subsection (a) to read:
2
               [A continuing education course provider shall obtain
3
    prior approval for the course from the commissioner before
    advertising or soliciting for a course. No continuing education
4
    course hours shall be credited for a course unless the provider
5
    conducting the course has a valid continuing education course
6
7
    provider certificate at the time the course is conducted."
             By amending subsections (c) and (d) to read:
8
               The commissioner [may refuse to] shall not grant
9
    continuing education credit for any course work that focuses on:
10
         (1)
              Personal development;
11
              Motivational or public speaking;
         (2)
12
         (3)
              Salesmanship;
13
              Product presentation;
14
         (4)
              Mechanical office skills, including but not limited to
15
         (5)
              typing, speed reading, use of calculators, computers,
16
              or other office machinery; or
17
              Other subject matter not related to the business of
18
         (6)
19
              insurance as determined by the commissioner.
20
         (d)
              [A continuing education course provider shall apply to
21
    the commissioner for course approval whenever changes are
22
    proposed in the course material, course hours, method of
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1
    presentation, or method of examination.] A continuing education
2
    course provider shall submit for approval to the commissioner a
3
    course application at least sixty days prior to the date the
    course will be offered. Course applications shall be submitted
4
5
    to the commissioner for approval for new courses, renewals of
6
    course certificates, or whenever changes are proposed in the
    course material, course hours, method of presentation, or method
7
    of examination. A continuing education course provider shall
8
    obtain the commissioner's prior approval for the course before
9
10
    advertising or soliciting for the course."
         3. By amending subsection (g) to read:
11
               The continuing education course [provider]
12
13
    certificate[+
14
         (1) Shall expire:
15
        [\frac{(A)}{A}] (1) On July 1 of the calendar year immediately
              following the calendar year the application for the
16
              initial certificate was received, if the application
17
              was received in the months of January through June; or
18
19
        \left[\frac{B}{B}\right] (2) On July 1 of the second calendar year following
              the calendar year the application for the initial
20
21
              certificate was received, if the application was
22
              received in the months of July through December[; and
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1
         (2) May thereafter].
2
         The certificate may be renewed once for a two-year period
    by application [for a period of one year] beginning on July 1
3
    and ending on July 1 of the [following] second calendar year [\tau]
4
5
    unless the certificate is earlier]; provided that the
6
    certificate is not suspended, expired, or revoked by the
7
    commissioner."
         SECTION 36. Section 431:9A-154, Hawaii Revised Statutes,
8
    is amended by amending subsection (d) to read as follows:
9
10
               The effective date of a completed examination
    pursuant to this section shall be the date the continuing
11
    education course provider receives the completed examination.
12
    Upon receipt of the completed examination, the continuing
13
14
    education course provider or the continuing education course
    provider's agent shall grade the examination and mail the
15
    results to the licensee within [thirty days for a multiple
16
    choice examination, and within forty-five days for an essay
17
18
    examination.] fifteen days."
         SECTION 37. Section 431:9A-158, Hawaii Revised Statutes,
19
20
    is amended to read as follows:
21
         "[+]§431:9A-158[+] Reporting credit hours and
22
    recordkeeping. Continuing education course providers shall:
```

I	(1)	Submit course completion information as prescribed by
2		the commissioner to the insurance division within
3		[forty-five] fifteen days after the course is
4		completed or the competency examination is $scored[_{ au}$
5		whichever is later]. The information shall be
6		transmitted in an electronic form in the format
7		prescribed by the commissioner; and
8	(2)	Maintain adequate records to verify the attendance and
9		successful course completion pursuant to section
10		431:9A-125(b)."
11	SECT	ION 38. Section 431:10A-603, Hawaii Revised Statutes,
12	is amende	d to read as follows:
13	"[+]:	§431:10A-603[] Self-employed persons, exemption. The
14	requireme	nts of this article related to mandated coverages for
15	persons in	nsured under accident and <u>health or</u> sickness policies
16	shall not	apply to accident and health or sickness policies for
17	self-empl	oyed persons in this State; provided that this
18	exemption	shall apply only to those portions of the accident and
19	health or	sickness policies that cover self-employed persons in
20	this State	e[au] and individuals included in the self-employed
21	person's	family coverage."

SECTION 39. Section 431:14-104, Hawaii Revised Statutes, 1 2 is amended by amending subsection (a) to read as follows: 3 Every insurer shall file [in triplicate] with the commissioner[, except as to specific inland marine risks which 4 by general custom of the business are not written according to 5 manual rate or rating plans and bail bonds subject to section 6 804-62, every manual of classifications, rules, and rates, 7 every rating plan, every other rating rule, and every 8 modification of any of the foregoing [which] that it proposes to 9 use [. Every filing shall state its proposed effective date, and 10 shall indicate the character and extent of the coverage 11 contemplated. The filing also shall include a report on 12 13 investment income.]; provided that filings with regard to specific inland marine risks, which by general custom of the 14 business are not written according to manual rate or rating 15 plans, and bail bonds, subject to section 804-62, shall not be 16 17 required pursuant to this subsection. 18 Every filing shall: 19 (1) Consist of two printed copies and one copy filed by electronic, telephonic, or optical means; 20

21

(2) State its proposed effective date;

```
1
              Indicate the character and extent of the coverage
         (3)
              contemplated; and
2
3
              Include a report on investment income."
         (4)
         SECTION 40. Section 431:14F-105, Hawaii Revised Statutes,
4
    is amended by amending subsection (a) to read as follows:
5
               Every managed care plan shall file [in triplicate]
6
7
    with the commissioner, every rate, charge, classification,
    schedule, practice, or rule and every modification of any of the
8
9
    foregoing [which] that it proposes to use. Every filing shall
    [state its proposed effective date and shall indicate the
10
11
    character and extent of the coverage contemplated. The filing
12
    also shall include a report on investment income.]:
13
              Consist of two printed copies and one copy filed by
         (1)
              electronic, telephonic, or optical means;
14
15
         (2)
              State its proposed effective date;
              Indicate the character and extent of the coverage.
16
         (3)
17
              contemplated; and
              Include a report on investment income."
18
         (4)
19
         SECTION 41. Section 431:20-103, Hawaii Revised Statutes,
20
    is amended to read as follows:
```

```
1
         "§431:20-103 General insurance law applicable.
    following provisions shall apply to title insurance and to title
2
3
    insurers:
              Sections 431:1-103 and 431:1-105;
4
         (1)
              Sections 431:1-212, 431:1-213, and 431:1-214;
5
         (2)
              Sections 431:2-101 to 431:2-106, and sections
6
         (3)
              431:2-108 to 431:2-110;
7
              Sections 431:2-201 to 431:2-204, [and] sections
8
         (4)
              431:2-207 to 431:2-212[+], and section 431:2-215;
9
              Sections 431:2-302, 431:2-303, 431:2-305, and
10
         (5)
              431:2-306;
11
              Sections 431:3-101 to 431:3-105;
         (6)
12
              Sections 431:3-201 to 431:3-203, 431:3-205, and
13
         (7)
              431:3-206, and sections 431:3-209 to 431:3-220;
14
15
         (8)
              Sections 431:3-301, 431:3-305, 431:3-307, and
              431:3-308;
16
              Sections 431:4-102 to 431:4-127;
17
        (9)
              Sections 431:4-202 to 431:4-207;
18
        (10)
19
        (11)
              Section 431:5-101;
              Sections 431:5-201 to 431:5-203;
20
        (12)
              Sections 431:5-305 and 431:5-306, and sections
21
        (13)
22
              431:5-308 to 431:5-311;
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1
        (14) Article 6;
              Article 7;
2
        (15)
        (16) Article 9A;
3
              Sections 431:10-211, 431:10-216 to 431:10-218, and
4
        (17)
5
              431:10-220, 431:10-221, and 431:10-224, 431:10-225,
6
              and sections 431:10-235 to 431:10-238;
              Article 13; and
7
        (18)
              Article 15."
        (19)
8
         SECTION 42. Section 431K-8, Hawaii Revised Statutes, is
9
10
    amended by amending subsection (a) to read as follows:
         "(a) A purchasing group located in this State may not
11
12
    purchase insurance from [a]:
              A risk retention group that is not chartered in this
13
         (1)
14
              State [or from an]; or
              An insurer not authorized in this State,
15
         (2)
    unless the purchase is [effected] made through a licensed
16
    producer acting pursuant to the surplus lines laws [of the
17
    licensed producer's state of domicile.] set forth in article 8
18
19
    of chapter 431."
         SECTION 43. Section 432:2-609, Hawaii Revised Statutes, is
20
21
    amended by amending subsection (a) to read as follows:
```

- 1 "(a) Fraternal benefit society producers shall be licensed
- 2 in accordance with the provisions governing producers in
- 3 [article] articles 7 and 9A of chapter 431, except that the
- 4 appointment shall be made by the fraternal benefit society.
- 5 Fraternal benefit society producers are not prohibited from
- 6 obtaining additional licenses provided for in article 9[-] of
- 7 chapter 431. No examination shall be required of an individual
- 8 licensed to represent a fraternal benefit society prior to
- 9 July 1, 1988."
- 10 SECTION 44. Section 481X-2, Hawaii Revised Statutes, is
- 11 amended by amending the definition of "provider" to read as
- 12 follows:
- ""Provider" means a person who is contractually obligated
- 14 to the service contract holder under the terms of the service
- 15 contract[_r_including_all_sellers_of_motor_vehicle_service
- 16 contracts."
- 17 SECTION 45. Section 481X-4, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- "[+] \$481X-4[+] Financial responsibility. A provider shall
- 20 comply with the requirements under any one of the following
- 21 paragraphs, and shall not be subject to any other financial
- 22 security requirements under state law:

1	(1)	The provider shall insure all service contracts under
2		a contractual liability insurance policy issued by an
3		insurer authorized to transact insurance in this State
4		or issued pursuant to part III of article 8 of chapter
5		431;
6	(2)	The provider shall:
7		(A) Maintain a funded reserve account for all
8		obligations under service contracts issued and in
9		force in this State. The reserves shall not be
10		less than forty per cent of the gross
11		consideration received from the sale of the
12		service contract, less claims paid, for all in
13		force contracts. The reserve account shall be
14		subject to examination by the commissioner; and
15		(B) Place in trust with the commissioner, for all
16		service contracts issued and in force in this
17		State, a financial security deposit having a
18		value that is [not less than] the larger of
19		$$25,000[_{7}]$ or five per cent of the gross
20		consideration received less claims paid for the
21		sale of the service contracts. The financial

1		secu	ricy deposit sharr consist or one or the
2		foll	owing:
3		(i)	A surety bond issued by an authorized
4			surety;
5		(ii)	Securities of the type eligible for deposit
6			by authorized insurers in this State;
7		(iii)	Cash;
8		(iv)	A letter of credit issued by a qualified
9			financial institution; or
10		(v)	Another form of security authorized by the
11			commissioner by rule; or
12	(3)	The provi-	der or its parent company shall:
13		(A) Main	tain a net worth or stockholders' equity of
14		at l	east \$100,000,000; and
15		(B) Upon	request, provide the commissioner with a
16		copy	of the provider's or the provider's parent
17		comp	any's most recent Form 10-K or Form 20-F
18		file	d with the Securities and Exchange Commission
19		with	in the last calendar year, or if the company
20		does	not file with the Securities and Exchange
21		Comm	ission, a copy of the provider's or the

1		provider's parent company's audited financial
2		statements.
3		If the financial responsibility requirement under this
4		paragraph is to be maintained by the provider's parent
5		company, the parent company shall guarantee the
6		provider's obligations under service contracts sold by
7		the provider in this State."
8	SECTI	ON 46. Section 804-10.5, Hawaii Revised Statutes, is
9	amended by	amending subsection (b) to read as follows:
10	"(b)	No person shall be sufficient surety who:
11	(1)	Has been convicted of perjury for submitting a false
12		statement under section 804-11.5;
13	(2)	Does not satisfy the requirements of section 804-11.5;
14		or
15	(3)	Does not satisfy the requirements of article $[9,]$ $9A,$
16		chapter 431, if posting an insurance bond as defined
17		in section 431:1-210(1)."
18	SECTI	ON 47. Section 431:9-236, Hawaii Revised Statutes, is
19	repealed.	
20	[" §43	1:9-236 Procedure for refusal, suspension, or
21	revocation	. The commissioner may suspend, revoke, or refuse to
22	extend any	such license for any cause specified in this article:

1	(1)	By order given to the licensee not less than fifteen
2		days prior to the effective date thereof, subject to
3		the right of the licensee to have a hearing as
4		provided in section 431:2-308 and pending such hearing
5		the license shall be suspended; or
6	(2)	By an order on hearing made as provided in section
7		431:2-308 effective ten days after the date the order
8		is given to the licensee, subject to the right of the
9		licensee to appeal to the circuit court of the first
10		judicial circuit of this State as provided in chapter
11		91. "]
12	SECT	ION 48. Section 431:9-241, Hawaii Revised Statutes, is
13	repealed.	
14	[" [\$	4 31:9-241] Independent bill reviewer. (a)
15	"Independe	ent bill reviewer" means any individual who:
16	(1)	Acts solely on behalf of either the insurer as an
17		independent contractor or as an employee of an
18		independent contractor; and
19	(2)	Reviews or audits billings for medical services.
20	(b)	For the purposes of this section, an individual is not
21	deemed an	-independent bill reviewer if the individual is:

1	(1) A salaried employee of an insurer or salaried employee
2	of an adjusting corporation owned or controlled by an
3	insurer; or
4	(2) A database provider for the insurer."]
5	SECTION 49. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 50. This Act shall take effect on July 1, 2006.

SB2202,501

Report Title:

Insurance; Statutory Conformity

Description:

Updates and streamlines insurance statutes to conform with federal law and national standards. (SD1)