#### THE SENATE TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

S.B. NO. 112

JAN 1 8 2007

#### A BILL FOR AN ACT

RELATING TO TAXATION OF PREMIUMS.

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

SECTION 1. Section 431:7-202, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§431:7-202 Taxation. (a) Each authorized insurer, except 4 with respect to all life insurance contracts, ocean marine 5 insurance contracts, [and] real property title insurance contracts, and prepaid health care plan contracts defined in 6 chapter 393, shall pay to the director of finance through the 7 8 commissioner a tax of 4.265 per cent on the gross premiums received from all risks or property resident, situated, or 9 10 located within this State, during the year ending on the 11 preceding December 31, less return premiums (but not including 12 dividends paid or credited to policyholders), and less any reinsurance accepted (the tax upon such business being payable 13 14 by the direct writing insurer).

All premiums written, procured, or received in the Stateshall be presumed to have been from risks or property resident,

1 situated, or located within the State. This presumption may be 2 rebutted as to any premium: 3 (1) By showing that it has been properly allocated or 4 apportioned and reported as a taxable premium of 5 another state or other appropriate taxing authority; 6 or 7 (2)By facts as to the residence, situation, or location 8 of the risks or property, conclusively showing the 9 nontaxability of the premium. 10 (b) Each authorized insurer, with respect to life 11 insurance contracts, shall pay to the director of finance 12 through the commissioner a tax of 2.75 per cent on the gross 13 premiums received from all risks resident within this State, 14 during the year ending on the preceding December 31, less return 15 premiums, dividends paid or credited to policyholders, and 16 reinsurance accepted (the tax upon such business being payable 17 by the direct writing insurer). 18 The tax also shall apply to premiums for insurance written 19 on individuals residing outside the State unless the direct 20 writing insurer shall show the payment of a comparable tax to 21 another appropriate taxing authority. Such showing may be

required as to any premium written, procured, or received in the
 State.

3 Each authorized insurer shall, with respect to all (C) ocean marine insurance contracts written within the State, 4 5 during the year ending on the preceding December 31, pay to the 6 director of finance through the commissioner a tax of .8775 per 7 cent on its gross underwriting profit. The gross underwriting profit shall be ascertained by deducting from the net premiums 8 9 (i.e., gross premiums less all return premiums and premiums for 10 reinsurance ceded) on such ocean marine insurance contracts, the 11 net losses paid (i.e., gross losses paid less salvage and 12 recoveries on reinsurance ceded) during such year under such 13 contracts. In the case of an insurer issuing participating contracts, the gross underwriting profit shall not include, for 14 15 computation of the tax prescribed by this subsection, the amount refunded, or paid as participation dividends, by such insurer to 16 17 the holders of such contracts.

(d) Each authorized insurer, with respect to real property
title insurance contracts written on real property situated
within this State during the year ending on the preceding
December 31, shall pay to the director of finance through the
commissioner a tax of 4.265 per cent of the amount of the risk

1 premium actually received by the authorized insurer for the 2 provision of such insurance. The amount of the risk premium 3 received by the authorized insurer for the provision of real 4 property title insurance shall be an amount equal to the amount 5 actually received by the authorized insurer solely for the provision of real property title insurance coverage in 6 accordance with the underwriting agreement or contract between 7 the authorized insurer and the underwritten title company. 8

9 (e) Each authorized insurer, with respect to prepaid
10 health care plan contracts defined in chapter 393, shall be
11 exempt from payment on the gross premiums received from all
12 risks resident within this State.

13 [(e)] (f) No return premium shall be deductible unless the 14 original gross premium, or an adjustment thereof, in an amount 15 equal to or in excess of the return premium, has been 16 concurrently or previously reported as taxable under this 17 section or a prior similar law of the State.

18 [(f)] (g) The taxes imposed by subsections (a), (b), (c), 19 and (d) shall be paid quarterly. The quarterly tax shall be due 20 and payable on or before the last day of the calendar month 21 following the quarter in which it accrues, coinciding with the 22 filing of the statement provided for in section 431:7-201.

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1	In addition to the quarterly tax and quarterly tax
2	statement, the annual tax shall be due and payable on or before
3	March 1 coinciding with the filing of the statement provided for
4	in section 431:7-201.
5	All amounts paid under this subsection, other than fines,
6	shall be allowed as a credit on the annual tax imposed by
7	subsections (a), (b), (c), and (d).
8	If the total amount of installment payments for any
9	calendar year exceeds the amount of annual tax for that year,
10	the excess shall be treated as an overpayment of the annual tax
11	and be allowed as a refund under section 431:7-203.
12	Any insurer failing or refusing to pay the required taxes
13	above stated when due and payable shall be liable for a fine of
14	\$500 or ten per cent of the tax due, whichever is greater; plus
15	interest at a rate of twelve per cent per annum on the
16	delinquent taxes. The taxes may be collected by distraint, or
17	the taxes, fine, and interest may be recovered by an action to
18	be instituted by the commissioner in the name of this State, in
19	any court of competent jurisdiction. The commissioner may
20	suspend the certificate of authority of the delinquent insurer
21	until the taxes, fine, and interest, should any be imposed, are
22	fully paid.
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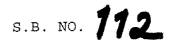
(g) In establishing the prepayment amount of an insurer
 who has acquired the business of another insurer, the amount of
 tax liability of the acquiring insurer for the preceding
 calendar year shall be deemed to include the amount of tax
 liability of the acquired insurer for that year."

6 SECTION 2. Statutory material to be repealed is bracketed7 and stricken. New statutory material is underscored.

8 SECTION 3. This Act shall take effect of July 1, 2007.

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mindell. INTRODUCED BY:



Report Title: Taxation of Premiums

**Description:** Eliminates the premium tax on health insurers.