A BILL FOR AN ACT

RELATING TO CAPTIVE INSURANCE COMPANIES.

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

- 1 SECTION 1. Section 431:19-101, Hawaii Revised Statutes, is 2 amended by amending the definitions of "affiliated entity",
- 3 "association", "member organization", and "parent" to read as
- 4 follows:
- 5 ""Affiliated entity" means any company, person, or other
- 6 [legal] entity in the same corporate system as a parent or a
- 7 member organization by virtue of common ownership, control,
- 8 operation, or management, or, in the case of a pure captive
- 9 insurance company, [that maintains a working relationship with,
- 10 and] whose [business] risks insured by the pure captive
- 11 insurance company are [similar or related to the business risks
- of, the parent insured by the pure captive insurance company.]
- 13 directly or indirectly controlled by the parent of an affiliate
- of the parent of a pure captive insurance company.
- 15 "Association" means any legal association of individuals,
- 16 corporations, <u>limited liability companies</u>, partnerships, [or]
- 17 associations, or other entities, except labor organizations, the

1	member or	ganizations of which [collectively:] itself or in	
2	conjuncti	on with some or all of the member organizations:	
3	(1)	Own, control, or hold with power to vote all of the	
4		outstanding voting securities of an association	
5		captive insurance company incorporated as a stock	
6		insurer; [or]	
7	(2)	Have complete voting control over an association	
8		captive insurance company incorporated as a mutual	
9		insurer[-]; or	
10	(3)	Constitute all of the subscribers of an association	
11		captive insurance company formed as a reciprocal	
12		insurer.	
13	"Mem	ber organization" means any individual, corporation,	
14	limited 1	iability company, partnership, [ex] association, or	
15	other ent	ity that belongs to an association.	
16	"Par	ent" means a [company,] corporation, limited liability	
17	company,	partnership, [person, or] other [legal] entity, or	
18	individua	1, that directly or indirectly owns, controls, or holds	
19	with powe	r to vote more than fifty per cent of the outstanding	
20	voting [securities] interests of a pure captive insurance		
21	company[-] organized as a stock corporation, nonprofit		
22	corporation	on, or limited liability company."	

1 SECTION 2. Section 431:19-101.5, Hawaii Revised Statutes, 2 is amended by amending subsection (a) to read as follows: 3 "(a) There shall be established within the office of the 4 commissioner, a captive insurance administrator, who shall be 5 solely responsible for assisting the commissioner in the 6 monitoring, regulation, and development of captive insurance 7 companies under this article. The commissioner, with the 8 approval of the director of commerce and consumer affairs, shall 9 appoint the administrator who shall be designated as a deputy 10 commissioner and shall be exempt from chapter 76. The 11 administrator shall serve at the pleasure of the director of commerce and consumer affairs and shall report directly to the 12 13 commissioner." 14 SECTION 3. Section 431:19-102, Hawaii Revised Statutes, is amended as follows: 15 16 By amending subsections (a), (b), and (c) to read: 17 "(a) Any captive insurance company, when permitted by its 18 articles of association [ex], articles of incorporation, 19 articles of organization, or other organizational document, may 20 apply to the commissioner for a certificate of authority to do

any and all insurance set forth in subsection (h); provided

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that:

	(1.)	no pare caperve insurance company may insure any iron.
2		other than those of its parent and affiliated
3		entities;
4	(2)	No association captive insurance company may insure
5		any risks other than those of the member organizations
6		of its association and their affiliated entities;
7	(3)	No captive insurance company may provide personal
8		motor vehicle or homeowner's insurance coverage or any
9		component thereof, other than as employee benefits for
10		the employees of a parent, association, or its
11		members, and their respective affiliated entities; or
12		as reinsurance as may be allowed under this article;
13		and
14	(4)	No captive insurance company may accept or cede
15		insurance except as provided in section 431:19-111.
16	(b)	No captive insurance company shall do any insurance
17	business	in this State unless:
18	(1)	It first obtains from the commissioner a certificate
19		of authority authorizing it to do insurance business
20		in this State;

1	(2)	Its board of directors, subscribers' advisory
2		committee, or other governing body, holds at least one
3		meeting each year in this State;
4	(3)	It maintains its principal place of business and
5		registered office in this State, except that a branch
6		captive insurance company need only maintain the
7		principal place of a business unit in this State; and
8	(4)	It designates a registered resident agent in
9		accordance with chapter 414 [er], 414D, or 428, as
10		applicable, to accept service of process and to
11		otherwise act on its behalf in this State. Whenever
12		the registered resident agent cannot, with reasonable
13		diligence, be found at the registered office of the
14		captive insurance company, the commissioner shall be
15		an agent of the captive insurance company upon whom
16		any process, notice, or demand may be served in
17		accordance with section 431:2-206.
18	(c)	Before receiving a certificate of authority, a captive
19	insurance	company shall file with the commissioner [a]:
20	(1)	A certified copy of its organizational documents,
21		including but not limited to its articles of

incorporation $[\underline{\bullet x}]_{\perp}$ articles of association $[\underline{\bullet nd}]$

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1		bylaws, [a] subscribers' agreement, articles of
2		organization, and operating agreement, as applicable;
3	(2)	A statement under oath of [any]:
4		(A) Any two of its principal officers[, or its];
5		(B) Its attorney-in-fact in the case of a captive
6		insurance company formed as a reciprocal
7		insurer[7]; or
8		(C) The duly authorized representative of its
9		governing body;
10	showing i	ts financial condition[, and any]; and
11	(3)	Any other statements or documents required by the
12		commissioner."
13	2.	By amending subsection (f) to read:
14	"(f)	The commissioner may [establish a list of advisors to
15	assist wi	th the review of captive applications. The
16	commissio	ner may appoint one adviser from the list] utilize
17	independe	nt advisors and consultants to assist in the review and
18	analysis	of a specific application[-] or business plan
19	amendment	. The [adviser's] independent advisory and consulting
20	fee, to be	e paid by the captive applicant, shall be a reasonable
21	fee author	rized by the commissioner pursuant to section
22	431:19-11	4 . "

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company will promote the general good of the State.

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1		In a	In arriving at the finding, the commissioner shall		
2		cons	consider[÷		
3		(A)	The character, reputation, financial standing,		
4			and purposes of the foreign or alien captive		
5			insurance company;		
6		(B)	The character, reputation, financial		
7			responsibility, insurance experience, and		
8			business qualifications of the officers and		
9			directors; and		
10		(C)	Any other aspects as the commissioner deems		
11			advisable; the factors set forth in section		
12			431:19-106(b);		
13	(3)	The	following shall be transmitted to the department		
14		of c	commerce and consumer affairs for filing:		
15		(A)	Articles of redomestication;		
16		(B)	Certificate of general good issued by the		
17			commissioner;		
18		(C)	Certificate of good standing or comparable		
19			documentation duly authenticated by the proper		
20			officer of the state or country under the laws of		
21			which the foreign or alien captive insurance		
22			company is incorporated; provided that [the]:		

1			<u>(i)</u>	The certificate or documentation shall be
2				dated not earlier than thirty days prior to
3				the filing of the articles of
4				redomestication; and [provided further that
5				if]
6			<u>(ii)</u>	If the certificate of good standing or
7				documentation is in a foreign language, a
8				translation under oath of the translator
9				shall accompany the certificate[+] or
10				documentation;
11		(D)	Amen	dments to the articles of incorporation or
12			othe	r organizational document in compliance with
13			the	laws of this State;
14		(E)	Rest	atement of the articles of incorporation or
15			othe	r organizational document in its entirety;
16			and	
17		(F)	Orga	nization fee; and
18	(4)	The	artic	les of redomestication shall set forth the
19		foll	.owing	:
20		(A)	Name	of the [corporation;] company;

1	(B)	Date and location of incorporation or
2		organization [and state or country of
3		<pre>incorporation];</pre>
4	(C)	Street address of the principal office in this
5		State;
6	(D)	Names and titles of the [officers]:
7		(i) Officers and directors of the [corporation;]
8		company; or
9		(ii) Members of the governing body;
10	(E)	A statement that the [corporation] company is
11		moving its domicile from its present state or
12		country to this State;
13	(F)	A statement that redomestication will occur upon
14		filing the articles of redomestication and that
15		the [corporation] company shall be subject to the
16		laws of this State; and
17	(G)	A statement that copies of the articles of
18		incorporation or other organizational document
19		and any amendments certified by the proper
20		officer of the state or country under the laws of
21		which the [corporation] company is incorporated
22		or organized are attached; provided that if any

1	of these documents are in a foreign language, a	
2	translation under oath of the translator shall	
3	accompany these documents."	
4	SECTION 5. Section 431:19-102.4, Hawaii Revised Statutes	,
5	is amended by amending subsection (c) to read as follows:	
6	"(c) The notice of change in domicile, the certificate o	f
7	transfer issued by the commissioner, the proof of	
8	redomestication, and the filing fee shall be transmitted to the	e
9	department of commerce and consumer affairs. The notice of	
10	change in domicile shall set forth the following:	
11	(1) Name of the [corporation; company;	
12	(2) Dates that notice of the [corporation's] company's	
13	intent to transfer domicile from this State was	
14	published, once in each of four successive weeks	
15	[(four publications) in a newspaper of general	
16	circulation published in this State; as provided in	
17	section 1-28.5;	
18	(3) Date of the transfer of its domicile; and	
19	(4) State or country to which its domicile will be	
20	transferred."	
21	SECTION 6. Section 431:19-104, Hawaii Revised Statutes,	is
22	amended to read as follows:	

1	"§431:19-104 Minimum capital; letter of credit,
2	security[+]; surplus. [(a) Subject to subsection (c), no
3	captive insurance company incorporated as a stock insurer shall
4	be issued a certificate of authority unless it shall possess and
5	thereafter maintain unimpaired paid in capital of an amount
6	established and deemed appropriate by the commissioner.
7	(b) The capital may be in the form of cash, in the form of
8	an irrevocable letter of credit issued by a bank chartered by
9	this State or a member bank of the Federal Reserve System, or
10	other security approved by the commissioner.
11	(c) The minimum capital or surplus requirements for
12	captive insurance companies are as follows:
13	(a) Each captive insurance company licensed pursuant to
14	this article shall possess and thereafter maintain unimpaired
15	capital and surplus in the amount established by the
16	commissioner; provided that:
17	(1) The commissioner shall take into account the nature
18	and volume of any business transacted by each captive
19	insurance company, and any other factors deemed
20	appropriate by the commissioner;
21	(2) Class 3 captive insurance companies shall be subject
22	to other applicable provisions of this chapter that

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may require capital and surplus in excess of those
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              established by the commissioner;
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         (3) Minimum capital and surplus established by the
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              commissioner shall be no less than the following
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              amounts:
        [(1)] (A) Class 1: $100,000;
6
        [\frac{(2)}{(2)}] (B) Class 2: $250,000;
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        [(3)] (C) Class 3: $500,000[for risk retention captive
8
              insurance companies, and $750,000 for association
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10
              captive insurance companies];
        [(4+)] (D) Class 4: $1,000,000; and
11
        [\frac{(5)}{1}] (E) Class 5: An amount as determined by the
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              commissioner on a case by case basis[, after giving
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              due regard to the company's business plan, including
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15
              the nature of the risks insured).
    [The foregoing requirements do not limit the commissioner's
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    discretionary authority to require a captive insurance company
    to possess and maintain a greater amount of capital or surplus
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    in order to preserve the solveney of the company, nor do the
    requirements limit or diminish any other applicable provision of
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    law that may require a captive insurance company to maintain a
    particular level of capital, surplus, assets, or investments.
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1	(b) Minimum required capital and surplus established by
2	the commissioner pursuant to subsection (a) shall be in any one
3	or combination of the following forms: cash, irrevocable letter
4	of credit issued by a bank chartered in this State or a member
5	bank of the Federal Reserve System, public obligations as
6	defined in section 431:6-301, or other form approved by the
7	commissioner; provided that minimum required capital and surplus
8	in excess of the amounts listed in subsection (a)(3) shall be
9	allowed to be invested in accordance with a strategic investment
10	policy adopted and monitored by the captive insurance company's
11	governing body, and approved by the commissioner.
12	$[\frac{d}{d}]$ (c) In the case of a branch captive insurance
13	company, and in lieu of minimum capital [or] and surplus under
14	this section [or section 431:19 105], the commissioner shall
15	determine the amount and form of security to be maintained by
16	the branch captive insurance company in this State after taking
17	into consideration:
18	(1) The amount and nature of risk written through and
19	retained by the branch captive insurance company in
20	this State;

1	(2)	The financial condition of the outside captive
2		insurance company whose branch office is located in
3		this State;
4	(3)	Trusts or other security posted for ceding insurers;
5		and
6	(4)	Any other factors the commissioner deems appropriate.
7	The secur	ity required by the commissioner may be in the form of
8	cash [or	investments], an irrevocable letter of credit issued by
9	a bank ch	artered in this State or a member bank of the Federal
10	Reserve S	ystem, a trust, public organizations as defined in
11	section 4	31:6-301, or any other forms of security deemed
12	appropria	te by the commissioner."
13	SECT	ION 7. Section 431:19-106, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"§ 4 3	1:19-106 Formation of captive insurance companies in
16	this Stat	e. [(a) A pure captive insurance company shall may be
17	incorpora	ted as a stock insurer with its capital divided into
18	shares an	d held by the stockholders.
19	(b)]	(a) A captive insurance company[, which is other than
20		ntivo inqueengo gompany may aball bo.

1	(1)	Incorporated pursuant to chapter 414 as a stock
2		insurer with its capital divided into shares and held
3		by the stockholders;
4	(2)	Incorporated pursuant to chapter 414D as a nonprofit
5		insurer;
6	[(2)]	(3) Incorporated pursuant to chapter 414 as a mutual
7		insurer without capital stock, the governing body of
8		which is elected by the member organization of its
9		association; [or]
10	[(3)]	(4) Organized in the State as a reciprocal insurer[-
11		for other than credit life and credit disability
12		insurance and group term life insurance, without
13		capital stock, whose affairs shall be coordinated
14		through an attorney in fact as provided in the power
15		of attorney or other agreement given to the attorney
16		in fact by the subscribers. in accordance with
17		sections 431:3-107, 431:3-108, 431:4-404, 431:4-405
18		(provided that the principal office of the attorney-
19		in-fact for the domestic reciprocal insurer shall not
20		be required to be maintained in this State), 431:4-406
21		(excluding 431:4-406(b)(3)), 431:4-407, and
22		431:4-415(a); or

1	(5) Organized pursuant to chapter 428 as a member-managed					
2	or manager-managed limited liability company.					
3	[(c) A captive insurance company other than one that is					
4	formed as a reciprocal insurer shall have no fewer than three					
5	incorporators of whom no fewer than two shall be residents of					
6	this State.					
7	(d) Before the [articles of incorporation] required					
8	organizational documents are transmitted to the department of					
9	commerce and consumer affairs, the incorporators or organizers					
10	shall petition the commissioner to issue a certificate setting					
11	forth the commissioner's finding that the establishment and					
12	maintenance of the proposed [corporation] company will promote					
13	the general good of the State. In arriving at such a finding,					
14	the commissioner shall consider:					
15	(1) The character, reputation, financial standing, and					
16	[purposes] objectives of the [incorporators;]					
17	organizers;					
18	(2) The character, reputation, financial responsibility,					
19	insurance experience, and business qualifications of					
20	the captive insurance company's officers and					
21	directors[+] or members of its governing body, and its					
22	service provides; and					

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Other aspects as the commissioner deems advisable.
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         [(e)] (c) The [articles of incorporation, certificate, and
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    the organization fee] required organizational documents and fees
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    shall be transmitted to the department of commerce and consumer
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    affairs[, which shall record both the articles of incorporation
5
    and the certificate.] for filing and recordation, as may be
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7
    necessary.
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         [<del>(f)</del>] (d) The capital stock of a captive insurance company
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    incorporated as a stock insurer shall be issued at not less than
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    par value.
         [(g) At least one of the members of the board of directors
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12
    of a captive insurance company incorporated in this State shall
    be a resident of this State.
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         (h) Captive insurance companies formed under this article,
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    except for pure nonprofit captive insurance companies, Other
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    than captive insurance companies formed as limited liability
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    companies pursuant to the limited liability company law of this
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    State or as nonprofit corporations pursuant to the nonprofit
    corporation law of this State, captive insurance companies
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    formed as corporations under the provisions of this chapter
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    shall have the privileges and be subject to the general
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    corporation law of this State, as well as this article. In the
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- 1 event of conflict between [the general corporation law] any of
- 2 the foregoing applicable laws of this State and this article,
- 3 the latter shall control.
- 4 (i) Pure nonprofit captive insurance companies formed
- 5 under this article shall have the privileges and be subject to
- 6 the nonprofit corporation law as well as this article. In the
- 7 event of conflict between the nonprofit corporation law and this
- 8 article, the latter shall control.1
- 9 (e) Captive insurance companies formed under this article
- 10 shall have the privileges and be subject to the general
- 11 corporation law, nonprofit corporation law, or limited liability
- 12 law of this State as may be applicable. If there is a conflict
- 13 between any of the foregoing applicable laws of this State and
- 14 this article, this article shall control."
- 15 SECTION 8. Section 431:19-106.5, Hawaii Revised Statutes,
- 16 is amended by amending subsections (b) and (c) to read as
- 17 follows:
- 18 "(b) A plan of conversion or merger shall be submitted to
- 19 and be approved by the commissioner in advance of the proposed
- 20 conversion or merger. The commissioner shall not approve the
- 21 plan unless:

1	(1)	The	commissioner finds that it is fair, equitable, and
2		cons	istent with law;
3	(2)	The	plan has been approved:
4		(A)	In the case of a stock corporation, by at least
5			two-thirds of the shares entitled to vote at a
6			duly called regular or special meeting of the
7			shareholders at which a quorum is present, or by
8			unanimous written consent of the shareholders;
9			[or]
10		(B)	In the case of a mutual insurer, by at least two-
11			thirds of the voting interest of the members of
12			the mutual insurer at a duly called regular or
13			special meeting of the membership at which a
14			quorum is present, or by unanimous written
15			consent of the members of the mutual insurer;
16			[or]
17		(C)	In the case of a reciprocal insurer, by at least
18			two-thirds of the voting interest of the
19			subscribers of the reciprocal insurer at a duly
20			called meeting of the subscribers of the
21			reciprocal insurer, or by unanimous written
22			consent of the subscribers;

1		<u>(D)</u>	In the case of a nonprofit corporation, by at
2			least two-thirds of the voting interest of the
3			members at a duly called meeting of the members
4			of the corporation, or by unanimous written
5			consent of all the members; or
6		<u>(E)</u>	In the case of a limited liability company, by at
7			least two-thirds of the voting interest of the
8			members at a duly called meeting of the members
9			of the limited liability company, or by unanimous
10			written consent of the members;
11	(3)	The	plan provides for:
12		(A)	The conversion of existing stockholder, member,
13			or subscriber interests into equal or
14			proportionate interests in the new converted or
15			merged insurer, or such other method and basis
16			for the conversion of the stockholder, member, or
17			subscriber interests that is fair and equitable;
18		(B)	The purchase or other disposition of the shares
19			of any nonconsenting shareholder of a stock
20			insurer [er the], policyholder interest of any
21			nonconsenting member of a mutual insurer or
22			membership interest of a limited liability

1		company, or (the) subscriber surprus account
2		interest, if any, of a subscriber of a reciprocal
3		insurer, in accordance with either an agreement
4		with any nonconsenting stockholder, member, or
5		subscriber or with the existing articles or
6		bylaws of the insurer relating to the buyback
7		buyout, or the termination of the stockholder,
8		member, or subscriber interests, if any, or if no
9		such provisions exist, then in accordance with
10		the laws of this State relating to the rights of
11		dissenting shareholders; and
12		(C) The novation, assignment, transfer, run-off, or
13		other disposition of in force policies insuring
14		any nonconsenting shareholder, member, or
15		subscriber;
16	(4)	The conversion or merger will leave the resulting
17		converted insurer or surviving insurer of the merger
18		with capital or surplus funds reasonably adequate to
19		preserve the security of its policyholders and an
20		ability to continue to transact business in the
21		classes of insurance in which it is then authorized to
22		transact; and

(5) The commissioner finds that the conversion or merger 1 2 will promote the general good of the State. 3 After approval of the plan of conversion or merger by 4 the commissioner, the converting or merging insurer shall file 5 with the director of commerce and consumer affairs, appropriate articles of amendment, articles of conversion, or articles of 6 7 merger, as the case may be; provided that in the case of the 8 conversion of a reciprocal insurer or limited liability company 9 insurer to a stock or mutual insurer, the existing reciprocal or 10 limited liability company insurer shall file articles of 11 incorporation [in order] to commence the corporate existence of 12 the company in the form of a stock or mutual insurer. Documents 13 filed with the director of commerce and consumer affairs 14 pursuant to this subsection shall comply with all applicable 15 requirements for such documents as may be contained in this 16 article and chapter 414 [ex], 414D[-], or 428, as to the extent 17 that these laws are applicable to the conversion or merger." 18 SECTION 9. Section 431:19-110, Hawaii Revised Statutes, is 19 amended to read as follows: "§431:19-110 [Legal investments.] Investments. 20 [Each 21 captive insurance company shall be subject to the restrictions 22 on allowable investments provided under sections 431:6 101 to

1	431:6-501; provided that the commissioner may approve other			
2	investments and investment provisions as the commissioner deems			
3	appropriate for each captive insurance company licensed under			
4	this article.]			
5	(a) Captive insurance companies licensed under this			
6	article shall be allowed to maintain investments in accordance			
7	with a strategic investment policy adopted and monitored by the			
8	captive insurance company's governing body, and approved by the			
9	commissioner; provided that in addition to the minimum capital			
10	and surplus requirements prescribed in section 431:19-104(b),			
11	and the requirements prescribed in subsection (b), each captive			
12	insurance company may maintain investments in one or more of the			
13	following forms, which aggregate not less than one hundred per			
14	cent of reserves as required by this code or the commissioner:			
15	(1) Cash;			
16	(2) Irrevocable letter of credit issued by a bank			
17	chartered by this State or a member bank of the			
18	Federal Reserve System;			
19	(3) Investments in accordance with a strategic investment			
20	policy adopted and monitored by the captive insurance			
21	company's governing body and approved by the			
22	commissioner;			

ı	(4) Premiums in the course of collection; or				
2	(5) Other forms approved by the commissioner.				
3	(b) Each captive insurance company that does not maintain				
4	a strategic investment policy as described in subsection (a) and				
5	class 3 risk retention insurance companies shall be subject to				
6	the restrictions on allowable investments provided under				
7	sections 431:6-101 to 431:6-501; provided that the commissioner				
8	may approve other assets, investments, and investment provisions				
9	as the commissioner deems appropriate.				
10	(c) The commissioner may require a captive insurance				
11	company to file a complete disclosure of the identity,				
12	background, and experience of the key individuals of staff that				
13	are involved with its investment activities and administration,				
14	if deemed necessary.				
15	(d) Each captive insurance company shall maintain in its				
16	principal office in this State a written record documenting its				
17	investment transactions, as well as documents evidencing the				
18	authorization or approval of the investments by the captive				
19	insurance company's governing body or its designated				
20	representative.				

SECTION 12. This Act shall take effect on July 1, 2007.	81
and stricken. New statutory material is underscored.	LI
SECTION 11. Statutory material to be repealed is bracketed	91
ofyer accurity approved by the commissioner."]	SI
FHAS State or member bank of the Federal Reserve System, or	ÞΙ
an irrevocable letter of credit issued by a bank chartered by	EI
to waoj our 'ur com jo waoj our ur od Yom entgrue off (d)	12
appropriate by the commissioner.	II
maintain a free surplus of an amount catablished and deemed	10
certificate of authority unless it shall possess and thereafter	6
company formed other than as a stock insurer shall be issued a	8
est reserved to secretion 431:19 104(c) no captive insurance	L
["\$431+19-105 Minimum surplus/ letter of eredit/ security.	9
is repealed.	S
SECTION 10. Section 431:19-105, Hawaii Revised Statutes,	Þ
compliance with this article or applicable rules."	ε
or investible assets if the captive insurance company is not in	7
(e) The commissioner may prohibit or limit any investments	Ţ

Report Title:

Captive Insurance Companies; Limited Liability Companies

Description:

Allows captive insurance companies to be formed as limited liability companies. Clarifies minimum capital and surplus requirements. Increases investment flexibility for pure captives. (SD1)