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### A BILL FOR AN ACT

RELATING TO ANNUITIES.

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

1	SECTION 1. The legislature finds that it is necessary to
2	protect consumers who purchase annuity products.
3	The purpose of this Act is to ensure that the insurance
4	needs and financial objectives of consumers in a transaction
5	involving annuity products are appropriately addressed.
6	SECTION 2. Chapter 431, Hawaii Revised Statutes, is
7	amended by adding a new part to article 10D to be appropriately
8	designated and to read as follows:
8 9	designated and to read as follows: <b>"PART . SUITABILITY IN ANNUITY TRANSACTIONS</b>
9	"PART . SUITABILITY IN ANNUITY TRANSACTIONS
9 10	<b>"PART . SUITABILITY IN ANNUITY TRANSACTIONS</b> §431:10D-A Scope. (a) This part applies to any
9 10 11	"PART . SUITABILITY IN ANNUITY TRANSACTIONS §431:10D-A Scope. (a) This part applies to any recommendation to purchase or exchange an annuity made to a

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(b) This part does not apply to recommendations involving:



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1	(1)	Dire	ct response solicitations where there is no
2		reco	mmendation based on information collected from the
3		cons	umer pursuant to this part; or
4	(2)	Cont	racts used to fund:
5		(A)	An employee pension or welfare benefit plan that
6			is covered by the Employee Retirement and Income
7			Security Act;
8		(B)	A plan described by sections 401(a), 401(k),
9			403(b), 408(k), or 408(p) of the Internal Revenue
10			Code of 1986, as amended, if established or
11			maintained by an employer;
12		(C)	A government or church plan defined in section
13			414 of the Internal Revenue Code of 1986, as
14			amended, a government or church welfare benefit
15			plan, or a deferred compensation plan of a state
16			or local government or tax exempt organization
17			under section 457 of the Internal Revenue Code of
18			1986, as amended;
19		(D)	A non-qualified deferred compensation arrangement
20			established or maintained by an employer or plan
21			sponsor;



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1	(E) Settlements of or assumptions of liabilities
2	associated with personal injury litigation or any
3	dispute or claim resolution process; or
4	(F) Formal prepaid funeral contracts.
5	§431:10D-B Definitions. For the purposes of this part:
6	"Annuity" means a fixed or variable annuity that is
7	individually solicited, whether the product is classified as an
8	individual or group annuity.
9	"Insurance producer" means a person required to be licensed
10	under the laws of this State to sell, solicit, or negotiate
11	insurance, including annuities.
12	"Insurer" means a company required to be licensed under the
13	laws of this State to provide insurance products, including
14	annuities.
15	"Recommendation" means advice provided by an insurance
16	producer, or an insurer where no producer is involved, to an
17	individual consumer that results in a purchase or exchange of an
18	annuity in accordance with that advice.
19	§431:10D-C Duties of insurers and insurance producers.
20	(a) In recommending to a consumer the purchase of an annuity or
21	the exchange of an annuity that results in another insurance
22	transaction or series of insurance transactions, the insurance
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1 producer, or the insurer where no producer is involved, shall
2 have reasonable grounds for believing that the recommendation is
3 suitable for the consumer on the basis of the facts disclosed by
4 the consumer about the consumer's investments, other insurance
5 products, financial situation, and needs.

6 (b) Prior to the execution of a purchase or exchange of an
7 annuity resulting from a recommendation, an insurance producer,
8 or an insurer where no producer is involved, shall make
9 reasonable efforts to obtain information concerning:

10 (1) The consumer's financial status;

11 (2) The consumer's tax status;

12 (3) The consumer's investment objectives; and

13 (4) Such other information used or considered to be14 reasonable by the insurance producer, or the insurer

15 where no producer is involved, in making

16 recommendations to the consumer.

(c) (1) Except as provided under paragraph (2), neither
an insurance producer, nor an insurer where no
producer is involved, shall have any obligation to a
consumer related to any recommendation if a consumer:
(A) Refuses to provide relevant information requested
by the insurer or insurance producer;



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1	(B) Decides to enter into an insurance transaction	
2	that is not based on a recommendation of the	
3	insurer or insurance producer; or	
4	(C) Fails to provide complete or accurate	
5	information.	
6	(2) An insurer or insurance producer's recommendation	
7	subject to paragraph (1) shall be reasonable under all	
8	the circumstances actually known to the insurer or	
9	insurance producer at the time of the recommendation.	
10	(d) An insurer shall either ensure that a system to	
11	supervise recommendations that is reasonably designed to achieve	
12	compliance with this part is established and maintained by	
13	complying with subsections (f), (g), and (h), or establish and	
14	maintain such a system, which shall include but not be limited	
15	to:	
16	(1) Maintaining written procedures; and	
17	(2) Conducting a periodic review of the insurer's records	
18	that is reasonably designed to assist in detecting and	
19	preventing violations of this part.	
20	(e) A general agent and independent agency shall adopt a	
21	system established by an insurer to supervise recommendations of	
22	its insurance producers that is reasonably designed to achieve	
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1	compliance with this part, or establish and maintain such a
2	system, which shall include but not be limited to:
3	(1) Maintaining written procedures; and
4	(2) Conducting a periodic review of records that is
5	reasonably designed to assist in detecting and
6	preventing violations of this part.
7	(f) An insurer may contract with a third party, including
8	a general agent or independent agency, to comply with the
9	requirement of subsection (d) to establish and maintain a system
10	of supervision of insurance producers under contract with or
11	employed by the third party.
12	(g) An insurer shall make reasonable inquiry to ensure
13	that the third party contracting under subsection (f) is
14	performing the functions required under subsection (d) and shall
15	take such action as is reasonable under the circumstances to
16	enforce the contractual obligation to perform the functions. An
17	insurer may comply with its obligation to make reasonable
18	inquiry by:
19	(1) Annually obtaining a certification from a third party
20	senior manager who has responsibility for the
21	delegated functions that the manager has a reasonable
22	basis to represent, and does represent, that the third
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1 party is performing the required functions; provided 2 that no person may provide a certification unless: 3 (A) The person is a senior manager with 4 responsibility for the delegated functions; and 5 (B) The person has a reasonable basis for making the certification; and 6 7 (2) Based on reasonable selection criteria, periodically 8 reviewing the performance of selected third parties 9 contracting under subsection (f) to determine whether 10 the third parties are performing the required 11 functions. The insurer shall perform those procedures 12 to conduct the review that are reasonable under the 13 circumstances. 14 (h) An insurer that contracts with a third party pursuant to subsection (f) and that complies with the requirements to 15 16 supervise in subsection (g) shall have fulfilled its 17 responsibilities under subsection (d). 18 (i) An insurer, general agent, or independent agency is 19 not required by subsections (d) and (e) to: 20 (1) Review, or provide for review of, all insurance 21 producer-solicited transactions; or



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1 (2)Include in its system of supervision an insurance 2 producer's recommendations to consumers of products 3 other than the annuities offered by the insurer, 4 general agent, or independent agency. 5 (i) A general agent or independent agency who contracts 6 with an insurer under subsection (f) shall promptly, when 7 requested by the insurer under subsection (g), give a 8 certification as described in subsection (g) or give a clear 9 statement that it is unable to satisfy the certification 10 criteria. Compliance with the National Association of Securities 11 (k) 12 Dealers Conduct Rules pertaining to suitability shall satisfy 13 the requirements under this section for recommending variable 14 annuities. Nothing in this subsection shall limit the insurance 15 commissioner's ability to enforce this part. 16 §431:10D-D Mitigation of responsibility. (a) The

17 commissioner may order:

18 (1) An insurer to take reasonably appropriate corrective
19 action for any consumer harmed by the insurer's, or by
20 its insurance producer's, violation of this part;



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1 (2) An insurance producer to take reasonably appropriate 2 corrective action for any consumer harmed by the 3 insurance producer's violation of this part; and 4 (3) A general agency or independent agency that employs or 5 contracts with an insurance producer to sell or solicit the sale of annuities to consumers, to take 6 7 reasonably appropriate corrective action for any 8 consumer harmed by the insurance producer's violation 9 of this part.

10 (b) Any penalty applicable to an insurer, a general agent,
11 independent agencies, or a producer under article 13 of chapter
12 431 for a violation of sections 431:10D-C(a), (b), and (c) may
13 be reduced or eliminated if corrective action for the consumer
14 was taken promptly after a violation was discovered.

15 §431:10D-E Recordkeeping. Insurers, general agents, independent agencies, and insurance producers shall maintain or 16 17 make available to the commissioner records of the information collected from the consumer and other information used in making 18 the recommendations that were the basis for insurance 19 20 transactions for five years after the insurance transaction has 21 been completed by the insurer. An insurer may maintain 22 documentation on behalf of an insurance producer."



## **S.B. NO.** $_{\text{H.D. 1}}^{1008}$

1	SECTION 3	. Section 431:13-103, Hawaii Revised Statutes, is
2	amended by ame	nding subsection (a) to read as follows:
3	"(a) The	following are defined as unfair methods of
4	competition an	d unfair or deceptive acts or practices in the
5	business of in	surance:
6	(1) Misr	epresentations and false advertising of insurance
7	poli	cies. Making, issuing, circulating, or causing to
8	be m	ade, issued, or circulated, any estimate,
9	illu	stration, circular, statement, sales presentation,
10	omis	sion, or comparison which:
11	(A)	Misrepresents the benefits, advantages,
12		conditions, or terms of any insurance policy;
13	(B)	Misrepresents the dividends or share of the
14		surplus to be received on any insurance policy;
15	(C)	Makes any false or misleading statement as to the
16		dividends or share of surplus previously paid on
17		any insurance policy;
18	(D)	Is misleading or is a misrepresentation as to the
19		financial condition of any insurer, or as to the
20		legal reserve system upon which any life insurer
21		operates;



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1		(E)	Uses any name or title of any insurance policy or
2			class of insurance policies misrepresenting the
3			true nature thereof;
4		(F)	Is a misrepresentation for the purpose of
5			inducing or tending to induce the lapse,
6			forfeiture, exchange, conversion, or surrender of
7			any insurance policy;
8		(G)	Is a misrepresentation for the purpose of
9			effecting a pledge or assignment of or effecting
10			a loan against any insurance policy;
11		(H)	Misrepresents any insurance policy as being
12			shares of stock;
13		(I)	Publishes or advertises the assets of any insurer
14			without publishing or advertising with equal
15			conspicuousness the liabilities of the insurer,
16			both as shown by its last annual statement; or
17		(J)	Publishes or advertises the capital of any
18			insurer without stating specifically the amount
19			of paid-in and subscribed capital;
20	(2)	Fals	e information and advertising generally. Making,
21		publ	ishing, disseminating, circulating, or placing
22		befo	re the public, or causing, directly or indirectly,
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1 to be made, published, disseminated, circulated, or placed before the public, in a newspaper, magazine, or 2 3 other publication, or in the form of a notice, 4 circular, pamphlet, letter, or poster, or over any 5 radio or television station, or in any other way, an advertisement, announcement, or statement containing 6 7 any assertion, representation, or statement with 8 respect to the business of insurance or with respect 9 to any person in the conduct of the person's insurance 10 business, which is untrue, deceptive, or misleading; 11 (3) Defamation. Making, publishing, disseminating, or circulating, directly or indirectly, or aiding, 12 13 abetting, or encouraging the making, publishing, 14 disseminating, or circulating of any oral or written 15 statement or any pamphlet, circular, article, or 16 literature which is false, or maliciously critical of or derogatory to the financial condition of an 17 insurer, and which is calculated to injure any person 18 19 engaged in the business of insurance; 20 (4) Boycott, coercion, and intimidation.

Entering into any agreement to commit, or by any 22

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action committing, any act of boycott, coercion,



(A)

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1		or intimidation resulting in or tending to result
2		in unreasonable restraint of, or monopoly in, the
3		business of insurance; or
4	(B)	Entering into any agreement on the condition,
5		agreement, or understanding that a policy will
6		not be issued or renewed unless the prospective
7		insured contracts for another class or an
8		additional policy of the same class of insurance
9		with the same insurer;
10	(5) Fa	lse financial statements.
11	(A)	Knowingly filing with any supervisory or other
12		public official, or knowingly making, publishing,
13		disseminating, circulating, or delivering to any
14		person, or placing before the public, or
15		knowingly causing, directly or indirectly, to be
16		made, published, disseminated, circulated,
17		delivered to any person, or placed before the
18		public, any false statement of a material fact as
19		to the financial condition of an insurer; or
20	(B)	) Knowingly making any false entry of a material
21		fact in any book, report, or statement of any
22		insurer with intent to deceive any agent or



1 examiner lawfully appointed to examine into its 2 condition or into any of its affairs, or any 3 public official to whom the insurer is required 4 by law to report, or who has authority by law to 5 examine into its condition or into any of its 6 affairs, or, with like intent, knowingly omitting 7 to make a true entry of any material fact 8 pertaining to the business of the insurer in any 9 book, report, or statement of the insurer; 10 (6) Stock operations and advisory board contracts. Issuing or delivering or permitting agents, officers, 11 12 or employees to issue or deliver, agency company stock 13 or other capital stock, or benefit certificates or 14 shares in any common-law corporation, or securities or 15 any special or advisory board contracts or other 16 contracts of any kind promising returns and profits as 17 an inducement to insurance; 18 (7) Unfair discrimination. 19 Making or permitting any unfair discrimination (A) 20 between individuals of the same class and equal 21 expectation of life in the rates charged for any

[contract] policy of life insurance or [of life]

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1		annuity <u>contract</u> or in the dividends or other
2		benefits payable thereon, or in any other of the
3		terms and conditions of the contract;
4	(B)	Making or permitting any unfair discrimination in
5		favor of particular individuals or persons, or
6		between insureds or subjects of insurance having
7		substantially like insuring, risk, and exposure
8		factors, or expense elements, in the terms or
9		conditions of any insurance contract, or in the
10		rate or amount of premium charge therefor, or in
11		the benefits payable or in any other rights or
12		privilege accruing thereunder;
13	(C)	Making or permitting any unfair discrimination
14		between individuals or risks of the same class
15		and of essentially the same hazards by refusing
16		to issue, refusing to renew, canceling, or
17		limiting the amount of insurance coverage on a
18		property or casualty risk because of the
19		geographic location of the risk, unless:
20		(i) The refusal, cancellation, or limitation is
21		for a business purpose which is not a mere
22		pretext for unfair discrimination; or



1	(ii) The refusal, cancellation, or limitation is
2	required by law or regulatory mandate;
3	(D) Making or permitting any unfair discrimination
4	between individuals or risks of the same class
5	and of essentially the same hazards by refusing
6	to issue, refusing to renew, canceling, or
7	limiting the amount of insurance coverage on a
8	residential property risk, or the personal
9	property contained therein, because of the age of
10	the residential property, unless:
11	(i) The refusal, cancellation, or limitation is
12	for a business purpose which is not a mere
13	pretext for unfair discrimination; or
14	(ii) The refusal, cancellation, or limitation is
15	required by law or regulatory mandate;
16	(E) Refusing to insure, refusing to continue to
17	insure, or limiting the amount of coverage
18	available to an individual because of the sex or
19	marital status of the individual; however,
20	nothing in this subsection shall prohibit an
21	insurer from taking marital status into account



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1		for the purpose of defining persons eligible for
2		dependent benefits;
3	(F)	Terminating or modifying coverage, or refusing to
4		issue or renew any property or casualty policy or
5		contract of insurance solely because the
6		applicant or insured or any employee of either is
7		mentally or physically impaired; provided that
8		this subparagraph shall not apply to accident and
9		health or sickness insurance sold by a casualty
10		insurer; provided further that this subparagraph
11		shall not be interpreted to modify any other
12		provision of law relating to the termination,
13		modification, issuance, or renewal of any
14		insurance policy or contract;
15	(G)	Refusing to insure, refusing to continue to
16		insure, or limiting the amount of coverage
17		available to an individual based solely upon the
18		individual's having taken a human
19		immunodeficiency virus (HIV) test prior to
20		applying for insurance; or
21	(H)	Refusing to insure, refusing to continue to
22		insure, or limiting the amount of coverage



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1 available to an individual because the individual 2 refuses to consent to the release of information 3 which is confidential as provided in section 4 325-101; provided that nothing in this 5 subparagraph shall prohibit an insurer from 6 obtaining and using the results of a test 7 satisfying the requirements of the commissioner, 8 which was taken with the consent of an applicant 9 for insurance; provided further that any 10 applicant for insurance who is tested for HIV 11 infection shall be afforded the opportunity to 12 obtain the test results, within a reasonable time 13 after being tested, and that the confidentiality 14 of the test results shall be maintained as 15 provided by section 325-101; 16 (8) Rebates. Except as otherwise expressly provided by 17 law: Knowingly permitting or offering to make or 18 (A) 19 making any contract of insurance, or agreement as 20 to the contract other than as plainly expressed 21 in the contract, or paying or allowing, or giving 22 or offering to pay, allow, or give, directly or



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1 indirectly, as inducement to the insurance, any 2 rebate of premiums payable on the contract, or 3 any special favor or advantage in the dividends or other benefits, or any valuable consideration 4 5 or inducement not specified in the contract; or 6 Giving, selling, or purchasing, or offering to (B) give, sell, or purchase as inducement to the 7 8 insurance or in connection therewith, any stocks, 9 bonds, or other securities of any insurance 10 company or other corporation, association, or partnership, or any dividends or profits accrued 11 12 thereon, or anything of value not specified in 13 the contract; 14 (9) Nothing in paragraph (7) or (8) shall be construed as 15 including within the definition of discrimination or 16 rebates any of the following practices: 17 In the case of any [contract of] life insurance (A) 18 policy or [life] annuity[7] contract, paying 19 bonuses to policyholders or otherwise abating 20 their premiums in whole or in part out of surplus 21 accumulated from nonparticipating insurance; provided that any bonus or abatement of premiums 22



1		shall be fair and equitable to policyholders and
2		in the best interests of the insurer and its
3		policyholders;
4	(B)	In the case of life insurance policies issued on
5		the industrial debit plan, making allowance to
6		policyholders who have continuously for a
7		specified period made premium payments directly
8		to an office of the insurer in an amount which
9		fairly represents the saving in collection
10		expense;
11	(C)	Readjustment of the rate of premium for a group
12		insurance policy based on the loss or expense
13		experience thereunder, at the end of the first or
14		any subsequent policy year of insurance
15		thereunder, which may be made retroactive only
16		for the policy year; and
17	(D)	To the gage of any contract of incruments the
		In the case of any contract of insurance, the
18		distribution of savings, earnings, or surplus
18 19		



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1	(10)	Refusing	to provide or limiting coverage available to
2		an indiv	vidual because the individual may have a third-
3		party cl	aim for recovery of damages; provided that:
4		(A) Whe	ere damages are recovered by judgment or
5		set	tlement of a third-party claim, reimbursement
6		of	past benefits paid shall be allowed pursuant
7		to	section 663-10;
8		(B) Thi	s paragraph shall not apply to entities
9		lic	ensed under chapter 386 or 431:10C; and
10		(C) For	entities licensed under chapter 432 or 432D:
11		(i)	It shall not be a violation of this section
12			to refuse to provide or limit coverage
13			available to an individual because the
14			entity determines that the individual
15			reasonably appears to have coverage
16			available under chapter 386 or 431:10C; and
17		(ii)	Payment of claims to an individual who may
18			have a third-party claim for recovery of
19			damages may be conditioned upon the
20			individual first signing and submitting to
21			the entity documents to secure the lien and
22			reimbursement rights of the entity and



1			providing information reasonably related to
2			the entity's investigation of its liability
3			for coverage.
4			Any individual who knows or reasonably should
5			know that the individual may have a third-party
6			claim for recovery of damages and who fails to
7			provide timely notice of the potential claim to
8			the entity, shall be deemed to have waived the
9			prohibition of this paragraph against refusal or
10			limitation of coverage. "Third-party claim" for
11			purposes of this paragraph means any tort claim
12			for monetary recovery or damages that the
13			individual has against any person, entity, or
14			insurer, other than the entity licensed under
15			chapter 432 or 432D;
16	(11)	Unfa	ir claim settlement practices. Committing or
17		perf	orming with such frequency as to indicate a
18		gene	ral business practice any of the following:
19		(A)	Misrepresenting pertinent facts or insurance
20			policy provisions relating to coverages at issue;
21		(B)	With respect to claims arising under its
22			policies, failing to respond with reasonable
	~~ 1 0 0 0	4	



1			promptness, in no case more than fifteen working
2			days, to communications received from:
3			(i) The insurer's policyholder;
4			(ii) Any other persons, including the
5			commissioner; or
6		(:	iii) The insurer of a person involved in an
7			incident in which the insurer's policyholder
8			is also involved.
9			The response shall be more than an acknowledgment
10			that such person's communication has been
11			received, and shall adequately address the
12			concerns stated in the communication;
13		(C)	Failing to adopt and implement reasonable
14			standards for the prompt investigation of claims
15	ĩ		arising under insurance policies;
16		(D)	Refusing to pay claims without conducting a
17			reasonable investigation based upon all available
18			information;
19		(E)	Failing to affirm or deny coverage of claims
20			within a reasonable time after proof of loss
21			statements have been completed;



1	(F)	Failing to offer payment within thirty calendar
2		days of affirmation of liability, if the amount
3		of the claim has been determined and is not in
4		dispute;
5	(G)	Failing to provide the insured, or when
6		applicable the insured's beneficiary, with a
7		reasonable written explanation for any delay, on
8		every claim remaining unresolved for thirty
9		calendar days from the date it was reported;
10	(H)	Not attempting in good faith to effectuate
11		prompt, fair, and equitable settlements of claims
12		in which liability has become reasonably clear;
13	(I)	Compelling insureds to institute litigation to
14		recover amounts due under an insurance policy by
15		offering substantially less than the amounts
16		ultimately recovered in actions brought by the
17		insureds;
18	(J)	Attempting to settle a claim for less than the
19		amount to which a reasonable person would have
20		believed the person was entitled by reference to
21		written or printed advertising material
22		accompanying or made part of an application;



1	(K)	Attempting to settle claims on the basis of an
2		application which was altered without notice,
3		knowledge, or consent of the insured;
4	(L)	Making claims payments to insureds or
5		beneficiaries not accompanied by a statement
6		setting forth the coverage under which the
7		payments are being made;
8	(M)	Making known to insureds or claimants a policy of
9		appealing from arbitration awards in favor of
10		insureds or claimants for the purpose of
11		compelling them to accept settlements or
12		compromises less than the amount awarded in
13		arbitration;
14	(N)	Delaying the investigation or payment of claims
15		by requiring an insured, claimant, or the
16		physician of either to submit a preliminary claim
17		report and then requiring the subsequent
18		submission of formal proof of loss forms, both of
19		which submissions contain substantially the same
20		information;
21	(0)	Failing to promptly settle claims, where
22		liability has become reasonably clear, under one



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1			portion of the insurance policy coverage to
2			influence settlements under other portions of the
3			insurance policy coverage;
4		(P)	Failing to promptly provide a reasonable
5			explanation of the basis in the insurance policy
6			in relation to the facts or applicable law for
7			denial of a claim or for the offer of a
8			compromise settlement; and
9		(Q)	Indicating to the insured on any payment draft,
10			check, or in any accompanying letter that the
11			payment is "final" or is "a release" of any claim
12			if additional benefits relating to the claim are
13			probable under coverages afforded by the policy;
14			unless the policy limit has been paid or there is
15			a bona fide dispute over either the coverage or
16			the amount payable under the policy;
17	(12)	Fail	ure to maintain complaint handling procedures.
18		Fail	ure of any insurer to maintain a complete record
19		of a	ll the complaints which it has received since the
20		date	of its last examination under section 431:2-302.
21		This	record shall indicate the total number of
22		comp	laints, their classification by line of insurance,



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1		the nature of each complaint, the disposition of these	
2		complaints, and the time it took to process each	
3		complaint. For purposes of this section, "complaint"	
4		means any written communication primarily expressing a	
5		grievance; [ <del>and</del> ]	
6	(13)	Misrepresentation in insurance applications. Making	
7		false or fraudulent statements or representations on	
8		or relative to an application for an insurance policy,	
9		for the purpose of obtaining a fee, commission, money,	
10		or other benefit from any insurer, producer, or	
11		individual[+]; and	
12	(14)	Failure to obtain information. Failure of any	
13		insurance producer, or an insurer where no producer is	
14		involved, to comply with section 431:10D-C(a), (b), or	
15		(c) by making reasonable efforts to obtain information	
16		about a consumer before making a recommendation to the	
17		consumer to purchase or exchange an annuity."	
18	18 SECTION 4. In codifying the new part added to chapter 431,		
19	Hawaii Re	vised Statutes, by section 2 of this Act, the revisor	
20	of statut	es shall substitute the appropriate section numbers for	
21	letters u	sed in designating the new sections in this Act.	



- SECTION 5. Statutory material to be repealed is bracketed
   and stricken. New statutory material is underscored.
- 3 SECTION 6. This Act shall take effect upon its approval.



S.B. NO. 1008 S.D. 1 H.D. 1

Report Title:

Annuities

#### Description:

Enacts a new part in insurance code to provide for sales and solicitations of annuities. (SB 1008 HD1)

