JAN 2 5 2012

A BILL FOR AN ACT

RELATING TO CAPTIVE INSURANCE COMPANIES.

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

1	SECTION 1. Chapter 431, Hawaii Revised Statutes, is
2	amended by adding to part I of article 19 two new sections to be
3	appropriately designated and to read as follows:
4	"§431:19-A Rules for controlled unaffiliated business.
5	The commissioner may adopt rules pursuant to chapter 91
6	establishing standards to ensure that a parent or its affiliated
7	entity is able to exercise control of the risk management
8	function of any controlled unaffiliated business to be insured
9	or reinsured by a pure captive insurance company; provided that,
10	until such time as rules under this section are adopted, the
11	commissioner may approve the coverage of such risks by a pure
12	captive insurance company.
13	§431:19-B Applicability of other laws to captive insurance
14	companies writing direct workers' compensation insurance
15	policies. Captive insurance companies writing direct workers'
16	compensation insurance policies shall be subject to article 15
17	and chapter 386. Captive insurance companies writing direct
18	workers' compensation insurance policies shall also be subject

1 to the rules adopted, pursuant to chapter 91, by the 2 commissioner to implement this section." 3 SECTION 2. Section 431:19-101, Hawaii Revised Statutes, is 4 amended as follows: (1) By adding nine new definitions to be appropriately 5 6 inserted and to read as follows: 7 ""Administrator" means the captive insurance administrator 8 established in section 431:19-101.5. 9 "Class 1 company" means a pure captive insurance company that is designated and licensed in this State to only write 10 11 business as a reinsurer in this State. 12 "Class 2 company" means a pure captive insurance company 13 that is designated and licensed in this State to write business 14 as a direct insurer, or as a direct insurer and reinsurer. 15 "Class 3 company" means an association captive insurance company or risk retention captive insurance company that is 16 17 designated and licensed in this State. "Class 4 company" means a sponsored captive insurance 18 19 company that is designated and licensed in this State. 20 "Class 5 company" means a reinsurance or excess insurance 21 company that is a captive insurance company designated and 22 licensed in this State pursuant to section 431:19-111.5.

1	"Con	trolled unaffiliated business" means, in the case of a
2	pure capt	ive insurance company, any person:
3	(1)	That is not in the corporate system of a parent and
4		its affiliated entities;
5	(2)	That has an existing contractual relationship, or
6		other direct or indirect relationship, with a parent
7		or one of its affiliated entities; and
8	(3)	Whose risks are managed by the pure captive insurance
9		company in accordance with section 431:19-A.
10	"Gov	erning body" means the board of directors, subscriber's
11	advisory	committee, membership, or other entity responsible for
12	the gover	nance of a captive insurance company.
13	"Org	anizational document" means a captive insurance
14	company's	articles of association, articles of incorporation,
15	articles	of organization, subscribers' agreement, bylaws,
16	operating	agreement, or any other document that establishes the
17	captive i	nsurance company as a legal entity or prescribes its
18	existence	<u>.</u> "
19	(2)	By amending the definitions of "affiliated entity",
20	"associat	ion", "association captive insurance company", "captive
21	insurance	company", "outside captive insurance company",
22	"particip	ant", "protected cell", "pure captive insurance

1 company", "risk retention captive insurance company", and 2 "sponsored captive insurance company" to read as follows: 3 ""Affiliated entity" means any company, person, or other 4 entity in the same corporate system as a parent or a member 5 organization by virtue of common ownership, control, operation, 6 or management [, or, in the case of a pure captive insurance 7 company, whose risks insured by the pure captive insurance 8 company are directly or indirectly controlled by the parent or 9 an affiliate of the parent of a pure captive insurance company]. 10 "Association" means any legal association of individuals, 11 corporations, limited liability companies, partnerships, **12** associations, or other entities, except labor organizations, the 13 member organizations of which or which does itself, whether or 14 not in conjunction with some or all of the member organizations: **15** (1) Own, control, or hold with power to vote all of the **16** outstanding voting securities of an association 17 captive insurance company incorporated as a stock 18 insurer; 19 (2) Have complete voting control over an association 20 captive insurance company incorporated as a mutual 21 insurer; [or]

1	(3)	Constitute all of the subscribers of an association	
2		captive insurance company formed as a reciprocal	
3		insurer[-]; or	
4	(4)	Have complete voting control over an association	
5		captive insurance company formed as a limited	
6		liability company.	
7	"Ass	ociation captive insurance company" means [any] a	
8	captive i	nsurance company that insures risks of the member	
9	organizat	ions of the association, and [their] that may also	
10	insure th	e risks of affiliated [companies.] entities of the	
11	member organizations and the risks of the association itself.		
12	"Cap	tive insurance company" means a class 1[7] company,	
13	class 2[$ au$	company, class 3[7] company, class 4[7] company, or	
14	class 5 [captive insurance] company formed or authorized under		
15	this article.		
16	"Out	side captive insurance company" means an insurance	
17	company 1	icensed under the laws of a jurisdiction other than	
18	this State	e and not otherwise admitted to do business as an	
19	insurance	company in this State, that insures the risks of its	
20	parent or	any affiliated [companies.] entities.	
21	"Par	cicipant" means an entity that meets the requirements	
22	of section	n 431:19-305, and any [affiliates] affiliated entities	

- 1 thereof that are insured by a sponsored captive insurance
- 2 company where the losses of the participant may be limited
- 3 through a participant contract to the participant's pro rata
- 4 share of the assets of one or more protected cells identified in
- 5 the participant contract.
- 6 "Protected cell" means a separate account established by a
- 7 sponsored captive insurance company formed or licensed under
- 8 this [part] article in which assets are maintained for one or
- 9 more participants in accordance with the terms of one or more
- 10 participant contracts to fund the liability of the sponsored
- 11 captive insurance company assumed on behalf of the participants
- 12 as set forth in the participant contracts.
- "Pure captive insurance company" means [any] a captive
- 14 insurance company that only insures or reinsures risks of its
- 15 parent and affiliated entities [-] or of a controlled
- 16 unaffiliated business.
- 17 "Risk retention captive insurance company" means a captive
- 18 insurance company [which] that is formed as a "risk retention
- 19 group" as defined in chapter 431K.
- 20 "Sponsored captive insurance company" means [any] a captive
- 21 insurance company [in]:

1	(1)	<u>In</u> which the minimum required capital and surplus is		
2		provided by one or more sponsors [and];		
3	(2)	That is formed or licensed under this article[A		
4		sponsored captive insurance company] ;		
5	(3)	That insures the risks only of its participants		
6		through separate participant contracts; and [may fund]		
7	(4)	That may fund its liability to each participant		
8		through one or more protected cells. A sponsored		
9		captive insurance company segregates the assets of		
10		each protected cell from the assets of other protected		
11		cells and from the assets of the sponsored captive		
12		insurance company's general account."		
13	SECT	ION 3. Section 431:19-101.2, Hawaii Revised Statutes,		
14	is amended to read as follows:			
15	"§431:19-101.2 Confidential treatment. (a) Except as			
16	otherwise	provided in [subsection (b),] this section, all		
17	nonpublic	information in a captive insurance company's		
18	application	on for licensure, its business plan, or of its parent		
19	or the par	rent's member organizations, and all other nonpublic		
20	informatio	on disclosed to the commissioner pursuant to this		
21	article, s	shall be given confidential treatment and shall not be		
22	made public by the commissioner.			

1	(b) If the commissioner determines that the interest of
2	the policyholders, shareholders, or the public will be served by
3	making the information public, then after giving the captive
4	insurance company and its parent or the parent's member
5	organizations that would be affected thereby, three days written
6	notice of intent, and unless otherwise contrary to law, the
7	commissioner may make public all or any part of the nonpublic
8	information in a manner that the commissioner deems appropriate;
9	provided that the commissioner may disclose nonpublic
10	information to courts of competent jurisdiction, and insurance
11	departments or regulatory agencies of other competent
12	jurisdictions without prior notification to the person to whom
13	the information pertains.
14	(c) This section shall not apply to risk retention captive
15	insurance companies. The confidentiality provisions of section
16	431:2-209 shall apply to risk retention captive insurance
17	companies.
18	[(c)] <u>(d)</u> For purposes of this section:
19	"Equity securities" means:
20	(1) A share in a corporation, whether or not transferable
21	or denominated a "stock", or similar security
22	evidencing an ownership interest in the person;

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1
          (2)
              The interest of a limited partner in a limited
 2
              partnership;
 3
          (3)
              The interest of a partner in a partnership, including
 4
              a joint venture; or
 5
              A warrant or right, other than a right to convert, to
          (4)
              purchase, sell, or subscribe to a share, security, or
 6
 7
               interest of a kind specified in paragraph (1), (2), or
 8
             (3).
 9
          "Nonpublic information" means information that, prior to
10
    disclosure to the commissioner pursuant to this article is, or
11
    was:
12
              Not a public record as defined in rule 1001(5) of
13
              section 626-1; or
14
          (2)
              Not a government record that must be disclosed under
15
              section 92F-12;
16
    provided that in the case of a person whose equity securities
17
    are collectively owned and held by thirty-six or more persons,
18
    "nonpublic information" does not include financial information
19
    disclosed to owners and holders of equity securities."
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         SECTION 4. Section 431:19-101.5, Hawaii Revised Statutes,
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    is amended to read as follows:
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1 "§431:19-101.5 Captive insurance administrator. $[\frac{a}{a}]$ 2 There shall be established within the [office of the 3 commissioner,] insurance division a captive insurance 4 administrator, who shall be solely responsible for assisting the 5 commissioner in [the] monitoring, [regulation, and development 6 of] regulating, and developing captive insurance companies under 7 this article. The commissioner, with the approval of the 8 director of commerce and consumer affairs, shall appoint the 9 administrator who shall be designated as a deputy commissioner 10 and shall be exempt from chapter 76, notwithstanding section 11 431:2-105(b) [-] to the contrary. The administrator shall serve 12 at the pleasure of the director of commerce and consumer affairs 13 and shall report directly to the commissioner. 14 [(b) "Administrator", where used in this article, means 15 the captive insurance administrator.] " 16 SECTION 5. Section 431:19-101.8, Hawaii Revised Statutes, **17** is amended as follows: 18 (1) By amending subsection (a) to read as follows: 19 The commissioner may establish a separate fund 20 designated as the captive insurance administrative fund to be 21 expended by the commissioner to carry out the commissioner's 22 duties and obligations under this article [19 of chapter 431]."

1 By amending subsection (d) to read as follows: 2 Sums from the fund expended by the commissioner shall "(d) be used to defray any administrative costs, including personnel 3 4 $costs[\tau]$ associated with the captive programs of the insurance 5 division, and costs incurred by supporting offices, branches, 6 divisions, and departments. [Any] Notwithstanding any law to 7 the contrary [notwithstanding], the commissioner may use the 8 moneys in the fund to employ or retain, by contract or 9 otherwise $[\tau]$ and without regard to chapter 76, hearings 10 officers, attorneys, investigators, accountants, examiners, and other necessary professional, technical, and support personnel 11 **12** to implement and carry out the purposes of this article [19-of 13 chapter 431]; provided that any position, except any attorney position, that is subject to chapter 76 prior to July 1, 1999, 14 15 shall remain subject to chapter 76." Section 431:19-102, Hawaii Revised Statutes, is 16 SECTION 6. amended by amending subsections (a) through (f) to read as 17 18 follows: 19 [Any captive insurance company, when] When permitted 20 by an applicant captive insurance company's [its articles of 21 association, articles of incorporation, articles of 22 organization, or other] organizational [document,] documents,

1	the applic	cant captive insurance company may apply to the
2	commission	ner for a certificate of authority to do any and all
3	insurance	set forth in subsection (h); provided that:
4	(1)	No pure captive insurance company may insure or
5		reinsure any risks other than those of its parent
6		[and], affiliated entities[+], and controlled
7		unaffiliated businesses;
8	(2)	No association captive insurance company may insure
9		any risks other than those of [the member
10		organizations of its association and their affiliated
11		entities;] its association, those of the member
12		organizations of its association, and those of a
13		member organization's affiliated entities;
14	(3)	[No] Unless otherwise allowed under section 431:19-
15		102.2, no captive insurance company may provide
16		personal motor vehicle or homeowner's insurance
17		coverage or any component thereof, other than as
18		[employee]:
19		(A) Employee benefits for the employees of a parent,
20		association, or its members, and their respective
21		affiliated entities; or [as reinsurance]

1		(B) Reinsurance as may be allowed under this article;
2		and
3	(4)	No captive insurance company may accept or cede
4		insurance except as provided in section 431:19-111.
5	(b)	No captive insurance company shall do any insurance
6	business	in this State unless:
7	(1)	It first obtains from the commissioner a certificate
8	,	of authority authorizing it to do insurance business
9		in this State;
10	(2)	Its [board of directors, subscribers' advisory
11		committee, or other] governing body holds at least one
12		meeting each year in this State;
13	(3)	It maintains its principal place of business and
14		registered office in this State, except that a branch
15		captive insurance company need only maintain the
16		principal place of a business unit in this State; and
17	(4)	It designates a registered resident agent in
18		accordance with chapter 414, 414D, or 428, as
19		applicable, to accept service of process and to
20		otherwise act on its behalf in this State. Whenever
21		the registered resident agent cannot, with reasonable
22		diligence, be found at the registered office of the

1		captive insurance company, the commissioner shall be			
2		an agent of the captive insurance company upon whom			
3		any process, notice, or demand may be served in			
4		accordance with section 431:2-206.			
5	(c)	Before [receiving] an applicant captive insurance			
6	company re	eceives a certificate of authority, [a captive			
7	insurance	company] the applicant captive insurance company shall			
8	file with	the commissioner:			
9	(1)	A certified copy of its organizational documents[$ au$			
10		including but not limited to its articles of			
11		incorporation, articles of association, bylaws,			
12		subscribers - agreement, articles of organization, and			
13		operating agreement, as applicable];			
14	(2)	A statement under oath of:			
15		(A) Any two of its principal officers;			
16		(B) Its attorney-in-fact in the case of a captive			
17		insurance company formed as a reciprocal insurer;			
18		or			
19		(C) The duly authorized representative of its			
20		governing body,			
21		showing its financial condition; and			

1	(3)	Any other statements or documents required by the
2		commissioner.
3	(d)	In addition to the information required by subsection
4	(c), each	applicant captive insurance company shall file with
5	the commis	ssioner evidence of the following:
6	(1)	The amount and liquidity of its assets relative to the
7		risks to be assumed;
8	(2)	The adequacy of the expertise, experience, and
9		character of the person or persons who will manage it;
10	(3)	The overall soundness of its plan of operation[+].
11		including the net retained risk on any one subject of
12		insurance;
13	(4)	The adequacy of the loss prevention programs of its
14		parent or member organizations as applicable; and
15	(5)	Any other factors deemed relevant by the commissioner
16		in ascertaining whether the proposed captive insurance
17		company will be able to meet its policy obligations.
18	(e)	Each [captive insurance company applying for a
19	certificat	ce of authority under this article] applicant captive
20	insurance	company shall pay to the commissioner a nonrefundable
21	application	$\underline{\mathbf{n}}$ fee for examining, investigating, and processing its
22	applicatio	on for the certificate of authority. [In addition,

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431:19-114."

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1 each captive insurance company receiving a] Upon approval of the 2 application for the certificate of authority, the applicant 3 captive insurance company shall pay to the commissioner a 4 license fee for the certificate of authority [from the 5 commissioner shall pay an annual fee therefor for the year of 6 registration and for each annual renewal thereafter]. 7 Thereafter, the captive insurance company shall pay to the 8 commissioner an annual renewal fee. The amount of the 9 nonrefundable application fee [and the annual certificate of 10 authority fee], license fee, and renewal fee shall be set forth 11 in rules adopted by the commissioner. In addition, the 12 commissioner may adopt rules with respect to fees for the 13 issuance of other documents as may be deemed necessary or 14 requested by captive insurance companies. 15 (f) The commissioner may use independent advisors and 16 consultants to assist in the review and analysis of a specific **17** application or business plan amendment. The independent 18 advisory and consulting fee, to be paid by the [captive] 19 applicant $[\tau]$ captive insurance company, shall be a reasonable

fee authorized by the commissioner pursuant to section

1 SECTION 7. Section 431:19-102.2, Hawaii Revised Statutes, 2 is amended by amending subsection (a) to read as follows: 3 [Notwithstanding the provisions of section 431:19-4 102(a), a] A captive insurance company may be licensed to 5 provide personal lines coverage for unrelated risks if the 6 commissioner deems that extraordinary circumstances exist [which 7 make the provision of this] whereby coverage [by a captive 8 insurance company] would be appropriate and in the best interest 9 of the public. In determining whether [such] extraordinary circumstances exist, the commissioner shall consider the 10 11 following factors: 12 (1) The extent to which the particular coverage is **13** available in the voluntary market; 14 The existence of a relationship between the parent of (2) **15** the captive insurance company and the proposed 16 policyholders other than that of insurer to insured; 17 (3) Whether the captive insurance company has sufficient 18 capitalization to insure the proposed risks; and 19 Any other factors [which] the commissioner deems (4)20 appropriate." 21 SECTION 8. Section 431:19-102.3, Hawaii Revised Statutes, 22 is amended to read as follows:

1	"§43	1:19-102.3 Redomestication; approval as a domestic
2	captive i	nsurer. (a) Any foreign or alien captive insurance
3	company m	ay become a domestic captive insurance company by
4	meeting t	he following requirements:
5	(1)	[Compliance] Comply with all of the requirements
6		relating to the organization and licensing of a
7		domestic captive insurance company of the same type,
8		and any requirements that the commissioner may adopt
9		by rule;
10	(2)	[The articles of incorporation or other] Amend and
11		restate its organizational [document shall be amended]
12		documents in compliance with the laws of this State
13		[and restated in its entirety before submission to the
14		commissioner. Before the amended and restated
15		articles of incorporation or other organizational
16		document is transmitted to the department of commerce
17		and consumer affairs, the foreign or alien captive
18		insurance company shall petition], and submit the
19		amended and restated organizational documents for the
20		commissioner's review; and
21	(3)	Petition the commissioner to issue a certificate
22		[setting] of general good, which sets forth the

1	comr	missioner's finding that the redomestication and						
2	mair	maintenance of the company will promote the general						
3	good of the State. In arriving at the finding, the							
4	COM	missioner shall consider the factors set forth in						
5	sect	ion 431:19-106(b)[+].						
6	[(3) The	e] (b) Upon issuance of the certificate of general						
7	good by the co	ommissioner pursuant to subsection (a)(3), the						
8	foreign or ali	en captive insurance company shall file the						
9	following [sha	all be transmitted to] with the department of						
10	commerce and c	consumer affairs [for filing]:						
11	[(A)] <u>(1)</u>	Articles of redomestication[+], which shall set						
12	fort	h the following:						
13	(A)	Name of the company;						
14	<u>(B)</u>	Date and location of incorporation or						
15		organization;						
16	<u>(C)</u>	Street address of the principal office in this						
17		State;						
18	(D)	Names and titles of the:						
19		(i) Officers and directors of the company; or						
20		(ii) Members of the governing body;						

1		(E)	A statement that the company is moving its
2			domicile from its present state or country to
3			this State;
4		(F)	A statement that redomestication will occur upon
5			filing the articles of redomestication and that
6			the company shall be subject to the laws of this
7			State; and
8		(G)	A statement that copies of the articles of
9			incorporation or other organizational document
10			and any amendments certified by the proper
11			officer of the state or country under the laws of
12			which the company is incorporated or organized
13			are attached; provided that if any of these
14			documents are in a foreign language, a
15			translation under oath of the translator shall
16			accompany these documents;
17	[(B)]	(2)	Certificate of general good issued [by the
18	,	commi	ssioner; pursuant to subsection (a)(3);
19	[-(C) -]	(3)	Certificate of good standing or comparable
20	•	docum	mentation [duly authenticated] certified by the
21	ٳ	prope	er officer of the [state or country] jurisdiction
22	. 1	under	[the laws of] which the foreign or alien captive

1	insu	rance company is [incorporated;] incorporated or
2	orgai	nized; provided that:
3	[-(i)]	(A) The certificate or documentation shall be
4		dated not earlier than thirty days prior to the
5		[filing of the articles of redomestication;] date
6		of the certificate of general good; and
7	[(ii)]	(B) If the certificate of good standing or
8		documentation is in a foreign language, a
9		translation under oath of the translator shall
10		accompany the certificate or documentation;
l 1	[-(D) -	Amendments to the articles of incorporation or
12		other organizational document in compliance with
13		the laws of this State;
14	(E)	Restatement of the articles of incorporation or
15		other organizational document in its entirety;
16		and
17	(F)	Organization-fee; and
18	(4) The a	articles of redomestication shall set forth the
19	follo	owing:
20	-(A)-	Name of the company;
21	-(B)-	Date and location of incorporation or
22		organization:

1	(C)	Street address of the principal office in this
2		State;
3	(D)	Names and titles of the:
4		(i) Officers and directors of the company; or
5		(ii) Members of the governing body;
6	(E)	A statement that the company is moving its
7		domicile from its present state or country to
8		this State;
9	(F)	A statement that redomestication will occur upon
10		filing the articles of redomestication and that
11		the company shall be subject to the laws of this
12		State; and
13	(G) -	A statement that copies of the articles of
14		incorporation or other organizational document
15	•	and any amendments certified by the proper
16		officer of the state or country under the laws of
17		which the company is incorporated or organized
18		are attached; provided that if any of these
19		documents are in a foreign language, a
20		translation under oath of the translator shall
21		accompany these documents].

1	(4) The company's organizational documents, which shall be					
2	amended and restated in compliance with the laws of					
3	this State; and					
4	(5) Nonrefundable application fee.					
5	[(b) The] (c) Upon payment of the license fee and annual					
6	renewal fees, the domestic captive insurance company shall be					
7	entitled to the necessary or appropriate certificates and					
8	licenses to do business in this State and shall be subject to					
9	the authority and jurisdiction of this State. No captive					
10	insurance company redomesticating into this State need merge,					
11	consolidate, transfer assets, or otherwise engage in any other					
12	reorganization, other than as specified in this section.					
13	[(c)] <u>(d)</u> Upon redomestication in accordance with this					
14	section, the foreign or alien captive insurance company shall					
15	become a domestic captive insurance company organized under the					
16	laws of this State and shall have all the rights, privileges,					
17	immunities, and powers and be subject to all applicable laws,					
18	duties, and liabilities of a domestic captive insurance company					
19	of the same type. The domestic captive insurance company shall					
20	possess all rights that it had prior to the redomestication to					
21	the extent permitted by the laws of this State and shall be					
22	responsible and liable for all the liabilities and obligations					

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1 that it was subject to prior to the redomestication. All 2 outstanding policies of the captive insurance company shall 3 remain in full force and effect." 4 SECTION 9. Section 431:19-102.4, Hawaii Revised Statutes, 5 is amended by amending subsections (b) through (d) to read as 6 follows: 7 Before transferring its domicile to any other 8 jurisdiction and before the notice of change in domicile is 9 transmitted to the department of commerce and consumer affairs, 10 the domestic captive insurance company shall [deliver to the 11 commissioner a notice of intent to transfer, along with payment of] submit a written request to the commissioner to 12 13 redomesticate to another jurisdiction and a transfer fee of 14 \$300[, and petition the commissioner to issue a certificate-of 15 transfer]. 16 (c) [The notice of change in domicile, the certificate of 17 transfer issued by the commissioner, the proof of 18 redomestication, | Upon approval of the written request to 19 redomesticate pursuant to subsection (b), the commissioner shall 20 issue a certificate of transfer. The domestic captive insurance

company shall submit the certificate of transfer, a notice of

change of domicile, and the filing fee [shall be transmitted] to

1 the department of commerce and consumer affairs. The notice of 2 change in domicile shall set forth the following: 3 Name of the company; (1) 4 Dates that notice of the company's intent to transfer (2) 5 domicile from this State was published pursuant to the 6 publication requirements of section 1-28.5; 7 (3) Date of the transfer of its domicile; and 8 State or country to which its domicile will be (4)9 transferred. 10 (d) [Upon any transfer authorized pursuant to this 11 section, the captive insurance company shall cease to be 12 domiciled in this State, and its corporate or other legal 13 existence in this State shall cease upon the issuance of a 14 certificate of discontinuance by the department of commerce and 15 consumer affairs; provided that at the time of issuance of the 16 certificate of discontinuance, the captive insurance company 17 shall pay a certificate fee in accordance with chapter 414.] 18 Upon meeting the requirements of subsection (c) and upon the 19 issuance of a certificate of discontinuance by the department of 20 commerce and consumer affairs, the captive insurance company 21 shall cease to be domiciled in this State, and its corporate or 22 other legal existence in this State shall cease. The captive

1 insurance company shall pay a certificate fee at the time the 2 certificate of discontinuance is issued in accordance with 3 chapter 414." 4 SECTION 10. Section 431:19-104, Hawaii Revised Statutes. 5 is amended by amending subsection (a) to read as follows: 6 "(a) Each captive insurance company licensed pursuant to 7 this article shall possess and thereafter maintain unimpaired capital and surplus in the amount established by the 8 9 commissioner; provided that: 10 The commissioner shall take into account the nature (1)11 and volume of business transacted by each captive 12 insurance company, and any other factors deemed **13** appropriate by the commissioner; Class 3 [captive insurance] companies shall be subject 14 (2) 15 to other applicable provisions of this chapter that 16 may require capital and surplus in excess of those 17 established by the commissioner; and 18 (3) Minimum capital and surplus established by the 19 commissioner shall be no less than the following 20 amounts: 21 (A) Class 1[÷] company: \$100,000; 22 (B) Class 2[+] company: \$250,000;

1 (C) Class 3[+] company: \$500,000; 2 (D) Class 4[+] company: \$500,000; and 3 (E) Class 5[+] company: An amount as determined by 4 the commissioner on a case by case basis." 5 SECTION 11. Section 431:19-106, Hawaii Revised Statutes, is amended by amending subsection (e) to read as follows: 6 7 "(e) Captive insurance companies formed under this article 8 shall have the privileges and be subject to the general 9 corporation law, nonprofit corporation law, or limited liability 10 company law of this State as may be applicable, as well as this 11 article. In the event of conflict between any of the foregoing 12 applicable laws of this State and this article, this article shall control." 13 14 SECTION 12. Section 431:19-106.5, Hawaii Revised Statutes, 15 is amended by amending subsections (b) and (c) to read as 16 follows: A plan of conversion or merger shall be submitted to 17 and be approved by the commissioner in advance of the proposed 18 19 conversion or merger. The commissioner shall not approve the 20 plan unless: (1) The commissioner finds that it is fair, equitable, and 21 22 consistent with law;

1	(2)	The	plan has been approved[+
2		(A)	In the case of a stock corporation, by at least
3			two thirds of the shares entitled to vote at a
4		٠	duly called regular or special meeting of the
5			shareholders at which a quorum is present, or by
6			unanimous written consent of the shareholders;
7		(B)	In the case of a mutual insurer, by at least
8			two-thirds of the voting interest of the members
9			of the mutual insurer at a duly called regular or
10			special meeting of the membership at which a
11			quorum is present, or by unanimous written
12	Ф		consent of the members of the mutual insurer;
13		(C)	In the case of a reciprocal insurer, by at least
14			two-thirds of the voting interest of the
15			subscribers of the reciprocal insurer at a duly
16			called meeting of the subscribers of the
17			reciprocal insurer, or by unanimous written
18			consent of the subscribers;
19		(D) -	In the case of a nonprofit corporation, by at
20			least two thirds of the voting interest of the
21			members at a duly called meeting of the members

1			of the corporation, or by unanimous written
2			consent of the members; or
3		(E)	In the case of a limited liability company, by at
4			least two thirds of the voting interest of the
5			members at a duly called meeting of the members
6			of the limited liability company, or by unanimous
7			written consent of the members;] by at least two-
8			thirds of the voting interest or unanimous
9			written consent of the voting interest of the
10			captive insurance company;
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, policyholder interest of any
21			nonconsenting member of a mutual insurer,
22			membership interest of a limited liability

1		company, or subscriber surplus account interest,
2		if any, of a subscriber of a reciprocal insurer,
3		in accordance with either an agreement with any
4		nonconsenting stockholder, member, or subscriber
5		or with the existing [articles or bylaws]
6		organizational documents of the insurer relating
7		to the buyback buyout, or the termination of the
8		stockholder, member, or subscriber interests, if
9		any, or if no such provisions exist, then in
10	٠.	accordance with the laws of this State relating
11		to the rights of dissenting shareholders; and
12		(C) The novation, assignment, transfer, run-off, or
13		other disposition of [in force] in-force policies
14		insuring any nonconsenting shareholder, member,
15		or 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

The commissioner finds that the conversion or merger 1 (5) 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 6 [articles of amendment, articles of conversion, or articles of merger, as the case may be; provided that in the case of the 7 8 conversion of a reciprocal insurer or limited liability company insurer to a stock or mutual insurer, the existing reciprocal or 9 limited liability company insurer shall file articles of **10** 11 incorporation to commence the corporate existence of the company 12 in the form of a stock or mutual insurer.] organizational **13** documents to commence the existence of the company in its 14 converted or merged form. Documents filed with the director of 15 commerce and consumer affairs pursuant to this subsection shall 16 comply with all applicable requirements for such documents as **17** may be contained in this article and chapter 414, 414D, or 428, as to the extent that these laws are applicable to the 18 19 conversion or merger." 20 SECTION 13. Section 431:19-107, Hawaii Revised Statutes. is amended by amending subsections (a) and (b) to read as 21 22 follows:

1	"(a) Each captive insurance company other than a [class 3]
2	risk retention captive insurance company shall submit to the
3	commissioner financial statements reporting the financial
4	condition and the results of operations of the insurer written
5	according to generally accepted accounting principles, or other
6	comprehensive basis of accounting as may be deemed appropriate
7	by the commissioner, and audited by an independent certified
8	public accountant, or other qualified professional as deemed
9	appropriate by the commissioner, on or before the last day of
10	the sixth month following the end of the company's fiscal year.
11	(b) Each [class 3] risk retention captive insurance
12	company shall annually file with the commissioner the following:
13	(1) Annual statement and audit:
14	(A) On or before March 1, or such day subsequent
15	thereto as the commissioner upon request and for
16	cause may specify, an annual statement using the
17	National Association of Insurance Commissioners'
18	annual statement blank plus any additional
19	information required by the commissioner, which
20	shall be a true statement of its financial
21	condition, transactions, and affairs as of the
- 22	immediately preceding December 31. The reported

1			information shall be verified by oaths of at
2			least two of the captive's principal officers;
3		(B)	On or before June 1, or such day subsequent
4			thereto as the commissioner upon request and for
5			cause may specify, an audit by a designated
6			independent certified public accountant or
7			accounting firm of the financial statements
8			reporting the financial condition and results of
9			the operation of the captive; and
10		(C)	The annual statement and audit shall be prepared
11			in accordance with the National Association of
12			Insurance Commissioners' annual statement
13			instructions, accounting practices and procedures
14			manual, and rules adopted by the commissioner
15	·		following the practices and procedures prescribed
16			by the National Association of Insurance
17			Commissioners; and
18	(2)	On o	r before each March 1, or such day subsequent
19		ther	eto as the commissioner upon request and for cause
20		may	specify, a risk-based capital report in accordance
21		with	section 431:3-402; provided that [a class 3] an
22		asso	ciation captive insurance company shall not be

1	required to file risk-based capital reports with the
2	National Association of Insurance Commissioners."
3	SECTION 14. Section 431:19-108, Hawaii Revised Statutes,
4	is amended as follows:
5	(1) By amending its title to read as follows:
6	"§431:19-108 Examinations $[and]_{\underline{\prime}}$ investigations $[-]_{\underline{\prime}}$ and
7	financial surveillance."
8	(2) By amending subsection (a) to read as follows:
9	"(a) The commissioner or any authorized examiner may
10	conduct an examination, investigation, or financial surveillance
11	of any captive insurance company as often as the commissioner
12	deems appropriate $[\tau]$; provided that unless the commissioner
13	requires otherwise:
14	(1) An examination shall be conducted at least once every
15	five years for all captive insurance companies, except
16	as provided in paragraph (2); and
17	(2) An examination of a [class 3] risk retention captive
18	insurance company shall be conducted no later than
19	three years after its formation and at least once
20	every five years thereafter.
21	The commissioner or any authorized examiner shall
22	thereashly inspect and examine the senting insurance seminary

1	affairs t	o ascertain its financial condition, its ability to				
2	fulfill i	ts obligations, and whether it has complied with this				
3	article."	article."				
4	SECT	ION 15. Section 431:19-109, Hawaii Revised Statutes,				
5	is amende	d to read as follows:				
6	"§43	1:19-109 Grounds and procedures for suspension and				
7	revocation	revocation of certificate of authority [-]; fines. (a) The				
8	commissioner may suspend or revoke the certificate of authority					
9	of a capt:	ive insurance company to do business in this State [may				
10	be suspen	ded or revoked by the commissioner] for any of the				
11	following	reasons:				
12	(1)	Insolvency or impairment of capital or surplus;				
13	(2)	Failure to meet the requirements of section 431:19-				
14		104;				
15	(3)	Refusal or failure to submit an annual report, as				
16		required by section 431:19-107 or any other report or				
17		statement required by law or by lawful order of the				
18		commissioner;				
19	(4)	Failure to comply with the provisions of its own				
20		[articles of incorporation, articles of association,				
21		or bylaws; organizational documents;				

1	(5)	Failure to submit to examination or any legal
2		obligation relative thereto, as required by section
3		431:19-108;
4	(6)	Refusal or failure to pay the cost of examination
5		pursuant to section 431:19-108;
6	(7)	Use of methods that, although not otherwise
7		specifically prohibited by law, nevertheless render
8		its operation detrimental or its condition unsound
9		with respect to the public or to its policyholders;
10	(8)	Failure to maintain actuarially appropriate loss
11		reserves as determined by the commissioner; provided
12		that the commissioner shall issue at least one warning
13		to the captive insurance company to correct the
14		problem prior to suspending or revoking the
15		certificate of authority; and
16	(9)	Failure otherwise to comply with the laws of this
17		State.
18	(b)	[Hf] Notwithstanding any other law to the contrary, if
19	the commis	ssioner, upon examination, hearing, or other evidence,
20	finds that	t any captive insurance company has committed any of
21	the acts	specified in subsection (a), the commissioner may
22	suspend [er] the certificate of authority, revoke the

22

(1) Cash;

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- 1 certificate of authority, or impose a fine upon notice to remedy 2 any violation, or any combination of these actions, if the 3 commissioner deems it in the best interest of the public and the 4 policyholders of such captive insurance company[7 5 notwithstanding any other law]." 6 SECTION 16. Section 431:19-110, Hawaii Revised Statutes, 7 is amended by amending subsections (a) and (b) to read as 8 follows: 9 Except for [class 3] risk retention captive insurance 10 companies, captive insurance companies licensed under this 11 article shall be allowed to maintain investments in accordance 12 with a strategic investment policy adopted and monitored by the 13 captive insurance company's governing body, and approved by the 14 commissioner; provided that in addition to the minimum capital 15 and surplus requirements prescribed in section 431:19-104(b), 16 [and the requirements prescribed in subsection (b),] each **17** captive insurance company with an approved strategic investment 18 policy shall maintain investments in one or more of the 19 following forms, which aggregate not less than one hundred per 20 cent of reserves as required by this [code] chapter or the 21 commissioner:
 - CCA-09(12)

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1	(2)	Irrevocable letter of credit issued by a bank	
2		chartered by this State or a member bank of the	
3		Federal Reserve System;	
4	(3)	Investments in accordance with a strategic investment	
5		policy adopted and monitored by the captive insurance	
6		company's governing body, and approved by the	
7		commissioner;	
8	(4)	Premiums in the course of collection; or	
9	(5)	Other forms approved by the commissioner.	
10	(b)	Each captive insurance company that does not maintain	
11	a strategic investment policy as described in subsection (a) and		
12	[class 3]	risk retention captive insurance companies shall be	
13	subject to	o the restrictions on allowable investments provided	
14	under sections 431:6-101 to 431:6-501; provided that the		
15	commissioner may approve other assets, investments, and		
16	investment provisions as the commissioner deems appropriate."		
17	SECTION 17. Section 431:19-111.5, Hawaii Revised Statutes,		
18	is amende	d by amending subsection (a) to read as follows:	
19	"(a)	A class 5 company under this article is one that is	
20	not a cla	ss $1[_{7}]$ company, class $2[_{7}]$ company, class $3[_{7}]$	
21	company, or class 4 company, and acts only as a reinsurer or		
22	excess in	surer, or both. Notwithstanding any other provision of	

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- 1 this article, a class 5 company authorized under this article
- 2 may reinsure or provide excess insurance, or both, for the risks
- 3 and lines of insurance approved by the commissioner."
- 4 SECTION 18. Section 431:19-113, Hawaii Revised Statutes,
- 5 is amended to read as follows:
- 6 "S431:19-113 Exemption from compulsory associations. No
- 7 captive insurance company shall be permitted to join or
- 8 contribute financially to any plan, pool, association, or
- 9 quaranty or insolvency fund in this State, except as provided
- 10 under chapter 386, nor shall any captive insurance company, its
- 11 insured, or its parent or any affiliated [company,] entity, or
- 12 any member organization of its association, receive any benefit
- 13 from any such plan, pool, association, or quaranty or insolvency
- 14 fund for claims arising out of the operations of such captive
- insurance company."
- 16 SECTION 19. Section 431:19-115, Hawaii Revised Statutes,
- 17 is amended to read as follows:
- 18 "§431:19-115 Laws applicable. (a) No insurance laws of
- 19 this State other than those contained in this article, or
- 20 contained in specific references contained in this section or
- 21 article, shall apply to captive insurance companies [formed
- 22 under this article. In addition to this article, article 1,

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article 2, sections 431:3 302 to 431:3 304, section 431:3 307, 1 article 4A, parts I and II of article 5, article 6, article 11, 2 and article 15 of this chapter shall apply to captive insurance 3 4 companies other than pure captive insurance companies and branch 5 captive insurance companies, unless these other laws are inconsistent with this article or the commissioner by rule, 6 7 regulation, or order determines, on a case by case basis that 8 these other laws should not apply thereto. 9 In addition to this article, and except as otherwise provided in this article, article 1, article 2, article 6, 10 11 article 11, and article 15 of this chapter shall apply to class 12 5 companies, unless these other laws are inconsistent with this article or the commissioner by rule, regulation, or order 13 14 determines, on a case by case basis that these other laws should not apply thereto. 15 In addition to this article and the articles or portions 16 thereof referenced in this section, chapter 431K shall apply to **17** risk retention captive insurance companies authorized under this 18 19 article. (b) The application of the foregoing provisions shall not 20 21 diminish the commissioner's authority for exemption as may be

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1 contained therein or as may be deemed appropriate under the 2 circumstances. 3 In addition, the commissioner may adopt rules pursuant to 4 chapter 91 as the commissioner deems necessary in connection with the financial oversight and regulation of captive insurance 5 6 companies]. 7 In addition to the exceptions set forth in subsection 8 (a): 9 Sections 431:3-302 to 431:3-304 and 431:3-307; (1) Articles 1, 2, 4A, 5, 6, 9A, 9B, 9C, 11, 11A, and 15; **10** (2) 11 and 12 Chapter 431K, (3) shall apply to risk retention captive insurance companies. **13** 14 In addition to the exceptions set forth in subsection (a), articles 1, 2, 6, and 15 shall apply to class 5 companies. 15 If any of the laws specified in this section are 16 inconsistent with this article, this article shall apply unless 17 the commissioner by rule or order determines otherwise on a 18 19 case-by-case basis. 20 The application of the foregoing provisions shall not diminish the commissioner's authority for exemption as may be 21

21

is amended to read as follows:

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contained therein or as may be deemed appropriate under the 1 2 circumstances." SECTION 20. Section 431:19-203, Hawaii Revised Statutes, 3 is amended as follows: 4 5 (1) By amending the definition of "counterparty" to read as follows: 6 7 ""Counterparty" means the insurer that cedes risk to a special purpose financial captive insurance company which, 8 unless otherwise approved by the commissioner, shall be the 9 parent or an affiliated [company] entity of the special purpose 10 financial captive insurance company." 11 12 (2) By repealing the definition of "organizational 13 document". [""Organizational document" means the special purpose 14 financial captive insurance company's articles of incorporation, 15 16 articles of organization, bylaws, operating agreement, or any 17 other document that establishes the special purpose financial captive insurance company as a legal entity or prescribes its 18 19 existence."] SECTION 21. Section 431:19-308, Hawaii Revised Statutes, 20

1

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insurance company shall be subject to this part and to part 2 [H.] I. If there is any conflict between this part and part 3 [II,] I, this part shall control." 4 5 SECTION 22. Section 431:19-309, Hawaii Revised Statutes, 6 is amended to read as follows: 7 "[+] §431:19-309[+] Existing licenses. Except as otherwise 8 determined by the commissioner, a captive insurance company that 9 has been issued a certificate of authority by the commissioner **10** pursuant to section 431:19-102 as of July 1, 2008, and is 11 licensed as a class 4 [captive] company shall not be required to 12 re-apply for a certificate of authority under this part, but 13 shall otherwise be subject to this part as a sponsored captive 14 insurance company; provided that the commissioner may by order require the captive insurance company to take any action that 15 16 the commissioner determines is reasonably necessary to bring the captive insurance company into compliance with this part." 17 18 SECTION 23. Section 431:19-101.3, Hawaii Revised Statutes, 19 is repealed. ["§431:19 101.3 Classes of captive insurance. Each 20 21 captive insurance company formed under this article shall be

"[+] §431:19-308[+] Applicable laws. A sponsored captive

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1	designated and licensed as one of the following classes of		
2	captive insurance companies:		
3	(1)	A class 1 company shall be limited to a pure captive	
4		insurance company that only writes business as a	
5		reinsurer;	
6	(2)	A class 2 company shall be limited to a pure captive	
7		insurance company that is not a class 1 company;	
8	(3)	A class 3 company shall be any company formed under	
9		this article as an association captive insurance	
10		company or a risk retention captive insurance company;	
11	(4)	A class 4 company shall be a sponsored captive	
12		insurance company formed under part III of this	
13		article; and	
14	(5)	A class 5 company shall be a reinsurance or excess	
15		insurance company formed under this article."]	
16	SECT	ION 24. In codifying the new sections added by section	
17	1 of this	Act, the revisor of statutes shall substitute	
18	appropriate section numbers for the letters used in designating		
19	the new sections in this Act.		
20	SECT	ION 25. Statutory material to be repealed is bracketed	
21	and stricken. New material is underscored.		
22	SECT	ION 26. This Act shall take effect on July 1, 2012.	

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1			
2	INTRODUCED BY:	903.TZ.	
3		BY REQUEST	

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Report Title:

Captive Insurance Companies

Description:

Amends captive insurance company law (article 19, chapter 431, Hawaii Revised Statutes).

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO CAPTIVE

INSURANCE COMPANIES.

PURPOSE:

To maintain Hawaii's position as a major captive insurance domicile by updating and streamlining the captive insurance company law found in article 19, chapter 431, Hawaii Revised Statutes (HRS), and ensuring that risk retention captive insurance companies comply with the accreditation standards of the National Association of Insurance

Commissioner (NAIC).

MEANS:

Add two new sections to part I of article 19 of chapter 431; amend sections 431:19-101, 431:19-101.2, 431:19-101.5, 431:19-101.8(a) and (d), 431:19-102(a)-(f), 431:19-102.2(a), 431:19-102.3, 431:19-102.4(b)-(d), 431:19-104(a), 431:19-106(e), 431:19-106.5(b) and (c), 431:19-107(a) and (b), 431:19-108 title and subsection (a), 431:19-109, 431:19-110(a) and (b), 431:19-111.5(a), 431:19-113, 431:19-115, 431:19-203, 431:19-308, and 431:19-309; and repeal section 431:19-101.3, HRS.

JUSTIFICATION:

This bill amends the captive insurance company law by:

1. Adding a new section to part I, article 19, chapter 431, HRS, amending 431:19-102(a), HRS, defining controlled unaffiliated entity in section 431:19-101, HRS, and amending the definitions of affiliated entity and pure captive insurance company in section 431:19-101, HRS, to provide greater flexibility for pure captive insurance companies to insure or reinsure the risks of controlled unaffiliated business;

- 2. Adding a new section to part I, article 19, chapter 431, HRS, to provide that article 15, chapter 431, and chapter 386, HRS, apply to captive insurance companies writing direct workers' compensation insurance policies;
- 3. Amending the definition of association captive insurance company in section 431:19-101 and amending 431:19-102(a), HRS, to allow association captive insurance companies to insure the risks of its association, the member organizations of its association, and a member organization's affiliated entities;
- 4. Amending section 431:19-101.2, HRS, to clarify that the confidentiality provisions of section 431:2-209, HRS, apply to risk retention captive insurance companies to comply with NAIC accreditation standards;
- 5. Amending section 431:19-102(d), HRS, to provide the insurance commissioner the authority to limit the net retained risk on any one subject of insurance for risk retention captive insurance companies to comply with NAIC accreditation standards;
- 6. Amending section 431:19-102(e), HRS, to make it clear that a nonrefundable application fee, license fee, and annual renewal fee apply to Hawaii captive insurance companies;
- 7. Amending section 431:19-102.3, HRS, to streamline and simplify the requirements for foreign or alien captive insurance companies to transfer or redomesticate to Hawaii Also clarifies that a redomesticating company is subject to a nonrefundable application fee, license fee, and annual renewal fees;

- 8. Amending section 431:19-102.4(b)-(d),
 HRS, to streamline and simplify the
 requirements for Hawaii captive
 insurance companies to redomesticate to
 other domiciles;
- 9. Amending section 431:19-107, HRS, to specify that risk retention captive insurance companies are required to comply with financial statement requirements;
- 10. Amending section 431:19-108(a), HRS, and its title to allow the commissioner or any authorized examiner to conduct financial surveillance of captive insurance companies;
- 11. Amending section 431:19-109, HRS, to allow the commissioner to impose fines on captive insurance companies that fail to comply with state law upon notice to remedy any violation;
- 12. Amend section 431:19-115, HRS, to provide that in addition to the provisions of article 19, chapter 431, HRS, and specific references contained in section 431:19-115, HRS:
 - (A) Sections 431:3-302 to 431:3-304 and 431:3-307, articles 1, 2, 4A, 5, 6, 9A, 9B, 9C, 11, 11A, and 15, chapter 431, and chapter 431K, HRS, apply to risk retention captive insurance companies to ensure compliance with NAIC accreditation standards; and
 - (B) Article 1, 2, 6, and 15, chapter 431, HRS, apply to class 5 captive insurance companies.
- 13. Making numerous technical, nonsubstantive amendments for purposes of clarity, consistency, and style by:

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- (A) Amending sections 431:19-101, 431:19-101.5, 431:19-101.8(a) and (d), 431:19-102(a)-(f), 431:19-102.2(a), 431:19-104(a), 431:19-106(e), 431:19-106.5(b) and (c), 431:19-107(a) and (b), 431:19-109, 431:19-110(a) and (b), 431:19-111.5(a), 431:19-113, 431:19-203, 431:19-308, and 431:19-309, HRS; and
- (B) Repealing section 431:19-101.3, HRS.

With increased competition from other states, it is critical that Hawaii maintains its position as a premiere captive insurance domicile both in the US and throughout the world.

This measure balances the need for captive insurance companies to have greater flexibility in conducting insurance business, while strengthening the State's regulatory authority to ensure compliance with Hawaii law and NAIC accreditation standards.

Impact on the public: This measure provides greater flexibility in the coverage of captive risks, while enabling the insurance commissioner to better regulate the captive insurance industry. This bill would enhance the insurance commissioner's ability to be a fair and tough regulator, thereby ensuring that Hawaii continues to be viewed as a vibrant, competitive captive domicile.

Impact on the department and other agencies:
Streamlines regulatory requirements for
captive insurance companies and enables the
department to more efficiently regulate
captive insurance companies.

GENERAL FUND:

None.

OTHER FUNDS:

Captive Insurance Administrative Fund.

PPBS PROGRAM

DESIGNATION:

CCA-106.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2012.