# A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1	SECTION 1.	Chapter	431.	Hawaii	Revised	Statutes	. :	ĹS
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- 2 amended by adding to part I of article 14 a new section to be
- 3 appropriately designated and to read as follows:
- 4 "§431:14- Publication of homeowners insurance premium
- 5 information. (a) Upon the commissioner's request, all
- 6 homeowners insurers shall provide homeowners insurance premium
- 7 information to the commissioner within thirty days of the
- 8 request.
- 9 (b) The commissioner shall publish annually, by electronic
- 10 or online publication on the official website of the insurance
- 11 division, a list of all homeowners insurers with representative
- 12 annual premiums for homeowners insurance.
- (c) As used in this section:
- 14 "Homeowners insurance" means an insurance policy for any
- 15 residential property in the State that combines:
- 16 (1) Indemnity from destruction or damage of the insured's
- 17 property by various designated perils; and

- 1 (2) Indemnity for legal liability of the insured for 2 death, injury, or disability of any human being or for 3 damage to property. 4 "Homeowners insurer" means an insurer holding a valid certificate of authority to engage in the business of making 5 6 contracts of homeowners insurance in this State." 7 SECTION 2. Section 431:10C-210, Hawaii Revised Statutes, is amended to read as follows: 8 9 "\$431:10C-210 Publication of premium [rates.] information. 10 (a) Upon the commissioner's request, all motor vehicle insurers shall provide motor vehicle insurance premium information to the 11 12 commissioner within thirty days of the request. 13 The commissioner shall publish annually, [in a 14 newspaper of general circulation in the State, notice of 15 availability of] by electronic or online publication on the 16 official website of the insurance division, a list of all motor **17** vehicle insurers with representative annual premiums for motor 18 vehicle insurance. The commissioner shall have information on premiums for motor vehicle insurance, which shall be available 19 20 to the public on request." SECTION 3. Section 431:14-103.3, Hawaii Revised Statutes, 21 22 is amended to read as follows:
  - SB2769 HD2 HMS 2012-3021

- 1 "[+]§431:14-103.3 Rate adjustment mandates.[+] (a) 2 [Except as otherwise provided by law,] In addition to section 3 431:10C-209.5, the commissioner may mandate insurers to submit 4 new filings for any type of insurance under section 431:14-102 5 when the commissioner has actuarially sound information that 6 current rates may be excessive, inadequate, or unfairly 7 discriminatory. 8 Insurers shall submit the new rate filings within one (b) 9 hundred twenty days of the commissioner's mandate. 10 The new rate filings shall be subject to the rate 11 filing requirements under section 431:14-104. 12 (d) After the commissioner reviews the rate filings **13** submitted under this section, if the commissioner finds that the 14 rates are excessive, inadequate, or unfairly discriminatory, the 15 commissioner may adjust the rates for any class of insurance for 16 any insurer pursuant to subsections (e) and (f). **17** (e) If, any time subsequent to the applicable review 18 period provided for in sections 431:14-104 and 431:14-120, the
- 22 the commissioner's proposed rate and the actuarial, statutory,

commissioner does not approve a rate filing by an insurer, the

commissioner shall issue a written notice of disapproval of the

filed rate to the insurer. The written notice shall set forth

SB2769 HD2 HMS 2012-3021

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1	lactual,	and regar bases for both the disapproval of the rate
2	filed by	the insurer and the commissioner's proposed rate.
3	Within th	irty days of the commissioner's written notice of
4	disapprov	al, the insurer may file a written request to the
5	commission	ner for a hearing pursuant to subsection (f); provided
6	that:	
7	(1)	If the insurer fails to file a written request for
8		hearing, the commissioner's proposed rate shall become
9		effective sixty days after the expiration of the
10		deadline to file a written request for a hearing; and
11	(2)	If the insurer files a written request for a hearing,
12		the existing effective rate shall remain in effect
13		until sixty days after the final order is rendered by
14		the director of commerce and consumer affairs and the
15		appeals process has been exhausted.
16	<u>(f)</u>	The hearing allowed under subsection (e) shall be
17	conducted	under the following procedure:
18	(1)	The hearing shall commence within twenty days of
19		receipt of the written demand for a hearing, and
20		written notice of the hearing shall be provided to the
21		parties not less than ten days prior to the hearing;

1	(2)	The commissioner shall present the commissioner's
2		proposed rate and the insurer shall present its rate
3		filing, in addition to other relevant evidence;
4	(3)	Within fifteen days after the conclusion of the
5		hearing, the hearings officer shall issue a proposed
6		decision; and
7	(4)	The rate found to be in compliance with this article
8		shall be effective sixty days after the final order is
9		rendered by the director of commerce and consumer
10	•	affairs and the appeals process has been exhausted."
11	SECT	ION 4. Section 431:14-104, Hawaii Revised Statutes, is
12	amended a	s follows:
13	1.	By amending subsections (f) and (g) to read:
14	"(f)	Specific inland marine rates on risks specially
15	rated, mad	de by a rating organization[7] or advisory
16	organizat	ion, shall be filed with the commissioner.
17	(g)	An insurer may satisfy its obligation to make the
18	filings by	y becoming a member of, or a subscriber to, a licensed
19	rating or	ganization [which] or advisory organization that makes
20	the filing	gs, except for those lines of insurance for which the
21	commission	ner determines individual insurer rate filings shall be
22	made. No	thing contained in this article shall be construed as
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- 1 requiring any insurer to become a member of or a subscriber to
- 2 any rating organization[-] or advisory organization."
- 3 2. By amending subsections (j), (k), and (l) to read:
- 4 "(j) Except as provided herein and in subsections (k) and
- 5 (1) and section 431:14-120, each filing shall be on file for a
- 6 waiting period of thirty days before the filing becomes
- 7 effective. The period may be extended by the commissioner for
- 8 an additional period not to exceed fifteen days if the
- 9 commissioner gives written notice within the waiting period to
- 10 the insurer, rating organization, or advisory organization that
- 11 made the filing that the commissioner needs the additional time
- 12 for the consideration of the filing. Upon the written
- 13 application by the insurer, rating organization, or advisory
- 14 organization, the commissioner may authorize a filing [which]
- 15 that the commissioner has reviewed to become effective before
- 16 the expiration of the waiting period or any extension thereof.
- 17 A filing shall be deemed to meet the requirements of this
- 18 article unless disapproved by the commissioner, as provided in
- 19 section 431:14-106, within the waiting period or any extension
- 20 thereof.
- 21 (k) The following rates shall become effective when filed:

SB2769 HD2 HMS 2012-3021

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1	(1)	Spec	ific	inlan	d marine	rates	on	risks	specially	rated
2		by a	rati	ng or	ganizati	on[+]	or a	adviso	ry organiz	ation;

- (2) Any special filing with respect to a surety or guaranty bond required by law or by court or executive order or by order or rule of a public body, not covered by a previous filing; and
- 7 (3) Any special filing with respect to any class of

  8 insurance, subdivision, or combination thereof [which]

  9 that is subject to individual risk premium

  10 modification and has been agreed to by an insured

  11 under a formal or informal bid process.
- The rates shall be deemed to meet the requirements of this
  article until the time the commissioner reviews the filing and
  so long as the filing remains in effect.
- (1) The commissioner, by written order, may suspend or

  16 modify the requirement of filing as to any class of insurance,

  17 subdivision, or combination thereof, or as to classes of risks,

  18 the rates for which cannot practicably be filed before they are

  19 used. The orders shall be made known to the affected insurers

  20 [and], rating organizations[-], and advisory organizations. The

  21 commissioner may make examinations as the commissioner may deem

- 1 advisable to ascertain whether any rates affected by the order
- 2 meet the standards set forth in section 431:14-103(a)(1)."
- 3 SECTION 5. Section 431:14-106, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§431:14-106 Disapproval of filings. (a) If, within the
- 6 waiting period or any extension of the waiting period as
- 7 provided in section 431:14-104(j), the commissioner finds that a
- 8 filing does not meet the requirements of this article, the
- 9 commissioner shall send to the insurer, rating organization, or
- 10 advisory organization [which] that made the filing, written
- 11 notice of disapproval of the filing specifying in what respects
- 12 the filing fails to meet the requirements of this article,
- 13 specifying the actuarial, statutory, factual, and legal bases
- 14 for the disapproval, including an explanation of the application
- 15 thereof that resulted in disapproval, and stating that the
- 16 filing shall not become effective.
- 17 (b) If, within thirty days:
- 18 (1) After a specific inland marine rate on a risk
- specially rated by a rating organization or advisory
- organization subject to section 431:14-104(k) has
- 21 become effective; or

- 1 After a special surety or guaranty filing subject to 2 section 431:14-104(k) has become effective; 3 the commissioner finds that [such] the filing does not meet the requirements of this article, the commissioner shall send to the 4 5 insurer, rating organization, or advisory organization that made 6 the filing, written notice of disapproval of the filing 7 specifying in what respects the filing fails to meet the 8 requirements of this article and stating when, within a 9 reasonable period thereafter, the filing shall be deemed no 10 longer effective. The disapproval shall not affect any contract 11 made or issued prior to the expiration of the period set forth 12 in the notice. 13 If, any time subsequent to the applicable review 14 period provided for in subsections (a) or (b), the commissioner 15 finds that a filing does not comply with the requirements of 16 this article, the commissioner shall order a hearing upon the 17 filing. The hearing shall be held upon not less than ten days! 18 written notice to every insurer [and], rating organization [who], or advisory organization that made [such] the filing. 19 20 The notice shall specify the matters to be considered at the 21 hearing[-] and specify the actuarial, statutory, factual, and
  - <u>legal</u> bases for the commissioner's finding of noncompliance.

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- 1 If, after a hearing, the commissioner finds that a filing does
- 2 not meet the requirements of this article, the commissioner,
- 3 within thirty days of the hearing, shall issue an order
- 4 specifying in what respects the filing fails to meet [such] the
- 5 requirements, and stating when, within a reasonable period
- 6 thereafter, the filing shall be deemed no longer effective.
- 7 Copies of the order shall be sent to every such insurer  $[\frac{and}{c}]_{L}$
- 8 rating organization[-], or advisory organization whose filing is
- 9 affected by the order. The order shall not affect any contract
- 10 or policy made or issued prior to the expiration of the period
- 11 set forth in the order.
- 12 (d) If a filing is disapproved, in whole or in part, a
- 13 written request for a hearing may be filed pursuant to section
- 14 431:14-118. The insurer shall bear the burden of proving that
- 15 the filing meets the requirements of this article.
- 16 [(d) (1)] (e) Any person or organization aggrieved with
- 17 respect to any filing [which] that is in effect may make written
- 18 demand to the commissioner for a hearing thereon; provided[-
- 19 however, that the] that:
- 20 (1) The insurer [or], rating organization [which], or
- 21 advisory organization that made the filing shall not
- be authorized to proceed under this subsection[-];

## S.B. NO. S.D. 2 H.D. 2

1	(2)	The demand shall specify the grounds to be relied upon
2		by the aggrieved person or organization, and [such]
3		the demand [must] shall show that [such] the person or
4		organization has a specific economic interest affected
5		by the filing[-];
6	(3)	If the commissioner finds that the demand is made in
7		good faith, that the applicant would be so aggrieved
8		if the person's or organization's grounds are
9		established, and that the grounds otherwise justify
10		[such] a hearing, the commissioner [shall], within
11		thirty days after receipt of the demand, shall hold a
12		hearing. The hearing shall be held upon not less than
13		ten days' written notice to the aggrieved party and to
14		every insurer [and], rating organization [which], or
15		advisory organization that made [such] the filing.
16		The aggrieved party shall bear the burden of proving
17		that the filing fails to meet the standards set forth
18		in section 431:14-103(a)(1); and
19	(4)	If, after the hearing, the commissioner finds that the
20		filing does not meet the requirements of this article,
21		the commissioner shall issue an order specifying in
22		what respects the filing fails to meet the

1	requirements of this article, and stating when, withir
2	a reasonable period, the filing shall be deemed no
3	longer effective. Copies of the order shall be sent
4	to the applicant and to every such insurer [and],
5	rating organization[ $-$ ], or advisory organization. The
6	order shall not affect any contract or policy made or
7	issued prior to the expiration of the period set forth
8	in the order.
9	$[\frac{(e)}{(e)}]$ No manual of classifications, rules, rating plan
10	or any modification of any of the foregoing [which] that
11	establishes standards for measuring variations in hazards or
12	expense provisions, or both, and [which] that has been filed
13	pursuant to the requirements of section 431:14-104 shall be
<b>14</b> .	disapproved if the rates thereby produced meet the requirements
15	of this article.
16	$[\frac{f}{f}]$ (g) The notices, hearings, orders, and appeals
17	referred to in this section are in all applicable respects
18	subject to chapter 91, unless expressly provided otherwise."
19	SECTION 6. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.
21	SECTION 7. This Act shall take effect on July 1, 3000.

S.B. NO. 2769 S.D. 2 H.D. 2

#### Report Title:

Insurance; Publication of Rates; Rate Filings; Rate Intervention

### Description:

Requires the Insurance Commissioner to publish a list of homeowners insurers and homeowners insurance annual premiums, and motor vehicle insurers and motor vehicle insurance annual premiums on the Insurance Division's official website. Allows the Insurance Commissioner to intervene to adjust insurance rates. Provides for written notice of disapproval and hearing requirements. Includes advisory organizations in the rate filings and regulation process under Article 14, Chapter 431, Hawaii Revised Statutes. Effective July 1, 3000. (SB2769 HD2)

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

SB2769 HD2 HMS 2012-3021

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