THE SENATE TWENTY-NINTH LEGISLATURE, 2017 STATE OF HAWAII S.B. NO. ⁸⁸⁵ S.D. 2 H.D. 2

A BILL FOR AN ACT

RELATING TO THE STATE RISK MANAGEMENT AND INSURANCE ADMINISTRATION.

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

1	SECT	ION 1. Section 41D-2, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	"(a)	The comptroller, through the risk manager, shall:
4	(1)	Have discretion to purchase casualty insurance for the
5		State or state agencies, including those employees of
6		the State who, in the comptroller's discretion, may be
7		at risk and shall be responsible for the acquisition
8		of all casualty insurance;
9	(2)	Have discretion to purchase property insurance for the
10		State or state agencies and shall acquire all property
11		insurance;
12	(3)	Direct and manage all risk management and insurance
13		programs of the State, except for employee benefits
14		insurance and workers' compensation insurance programs
15		or as otherwise provided in chapters [87,] <u>87A,</u> 88,
16		383 to 386A, 392, and 393;



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1	(4)	Consult with state agencies to determine what
2		property, casualty, and other insurance policies are
3		presently in force or are sought by the state agencies
4		and to make determinations about whether to continue
5		subscribing to insurance policies. In the event that
6		the risk manager's determination is not satisfactory
7		to the state agency, the state agency may have the
8		risk manager's decision reviewed by the comptroller.
9		In this case, the comptroller's decision shall be
10		<pre>final;</pre>
11	(5)	Consolidate and combine state insurance coverages, and
12		purchase excess insurance when, in the comptroller's
13		discretion, it is appropriate to do so;
14	(6)	Acquire risk management, investigative, claims
15		adjustment, actuarial, and other services, except
16		attorney's services, as may be required for the sound
17		administration of this chapter; provided that a broker
18		submitting a proposal in response to a fixed fee
19		solicitation by the comptroller pursuant to this
20		subsection and the broker's performance of the
21		activities in accordance with the proposal shall not



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1		constitute a violation of sections 431:10-218, 431:13-
2		102, and 431:13-103;
3	(7)	Gather from all state agencies and maintain data
4		regarding the State's risks and casualty, property,
5		and fidelity losses;
6	(8)	In conjunction with the attorney general and as
7		otherwise provided by this chapter, compromise or
8		settle claims cognizable under chapter 662;
9	(9)	Provide technical services in risk management and
10		insurance to state agencies;
11	(10)	Be authorized to establish a captive insurance company
12		, pursuant to article 19 of chapter 431 to effectuate
13		the purposes of this chapter; and
14	(11)	Do all other things appropriate to the development of
15		sound risk management practices and policies for the
16		State."
17	SECT	ION 2. Statutory material to be repealed is bracketed
18	and stric	ken. New statutory material is underscored.
19	SECT	ION 3. This Act shall take effect on July 1, 2030.



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Report Title:

Risk Management and Insurance Administration; Department of Accounting and General Services

Description:

Permits the Comptroller to acquire risk management, investigative, claims adjustment, actuarial, and other services on a fixed fee basis. Exempts a broker submitting a proposal in response to a fixed fee solicitation by the Comptroller and the broker's performance of the activities in accordance with the proposal from certain provisions of the Insurance Code. (SB885 HD2)

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

