#### A BILL FOR AN ACT

RELATING TO INSURANCE.

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

SECTION 1. Chapter 431, Hawaii Revised Statutes, is 1 amended by adding to article 3 a new part to be appropriately 2 designated and to read as follows: 3 "PART 4 ANNUAL AUDITED FINANCIAL REPORTS 5 §431:3-A Definitions. As used in this part, unless the 6 context requires otherwise: 7 "Accountant" or "independent certified public accountant" 8 means an independent certified public accountant or accounting 9 firm in good standing with the American Institute of Certified 10 Public Accountants and in all states in which the independent 11 certified public accountant is licensed to practice. For 12 Canadian or British companies, it means a Canadian-chartered or 13 British-chartered accountant or accounting firm. 14 "Audited financial report" means a report meeting the 15 requirements of section 431:3-D. 16

- "Indemnification" means an agreement of indemnity or a 1 release from liability where the intent or effect is to shift or 2 limit in any manner the potential liability of the accountant or 3 4 accounting firm for failure to adhere to applicable auditing or 5 professional standards, whether or not resulting in part from 6 knowing of misrepresentations made by the insurer or its 7 representatives. "Insurer" means a domestic insurer as defined in section 8 9 431:3-104. 10 §431:3-B Scope. (a) Every domestic insurer, as defined in section 431:3-104, shall be subject to this part. An insurer 11 having direct written premiums of less than \$1,000,000 in any 12 13 calendar year and less than 1,000 policyholders or certificate holders nationwide at the end of the calendar year may apply to 14 15 the commissioner for an exemption from this part for the year. An insurer having assumed premiums pursuant to contract or 16 **17** treaties of reinsurance of \$1,000,000 or more shall not be 18 exempt. This part shall not prohibit, preclude, or in any way 19
- 20 limit the commissioner from ordering, conducting, or performing 21 examinations of insurers under the rules, practices, and 22 procedures of the insurance division.

1	§431:3-C Filing and extensions for filing of annual
2	audited financial reports. (a) All domestic insurers shall
3	have an annual audit performed by an independent certified
4	public accountant and shall file an audited financial report
5	with the commissioner on or before June 1 for the year ended on
6	December 31 immediately preceding. The commissioner may require
7	an insurer to file an audited financial report earlier than June
8	1 by giving ninety days' advance notice to the insurer.
9	(b) Extensions of the June 1 filing date may be granted by
10	the commissioner for good cause for thirty-day periods upon a
11	showing by the insurer and its independent certified public
12	accountant of the reasons for requesting the extensions. A
13	request for an extension shall be submitted in writing not fewer
14	than ten days prior to the audit due date in sufficient detail
15	to permit the commissioner to make an informed decision with
16	respect to the requested extension.
17	§431:3-D Contents of annual audited financial report. (a)
18	The annual audited financial report shall disclose the financial
19	position of the insurer as of the end of the most recent
20	calendar year and the results of its operations, cash flows, and
21	changes in capital and surplus for the year then ended, in

1	conformit	y with statutory accounting practices prescribed, or
2	otherwise	permitted, by the insurance division.
3	(b)	The annual audited financial report shall include the
4	following	
5	(1)	A report by an independent certified public
6		accountant;
7	(2)	A balance sheet disclosing admitted assets,
8		liabilities, capital, and surplus;
9	(3)	A statement of operations;
10	(4)	A statement of cash flows;
11	(5)	A statement of changes in capital and surplus;
12	(6)	Applicable notes to financial statements. These notes
13		shall be those required by the National Association of
14		Insurance Commissioners Annual Statement Instructions
15		and the National Association of Insurance
16		Commissioners Accounting Practices and Procedures
17		Manual. The notes shall include a reconciliation of
18		any differences between the audited financial reports
19		and the annual statement filed pursuant to section
20		431:3-301, with a written description of the nature of
21		these differences; and

The financial statements included in the audited (7) 1 financial report shall be prepared in a form and using 2 language and groupings substantially the same as the 3 relevant sections of the annual statement of the insurer filed with the commissioner, and the financial statement shall be comparative, presenting the amounts 6 as of December 31 of the current year and the amounts 7 as of the immediately preceding December 31. 8 comparative data may be omitted in the first year in 9 which an insurer is required to file an audited 10 financial report. 11 §431:3-E Designation of independent certified public 12 accountant. (a) Each insurer required by this part to file an 13 annual audited financial report shall within sixty days after 14 becoming subject to the requirement, register with the 15 commissioner in writing the name and address of the independent 16 certified public accountant or accounting firm retained to 17 conduct the annual audit set forth in this part. The 18 commissioner may approve or reject any designation of an 19 accountant or accounting firm. Insurers not retaining an 20 independent certified public accountant on the effective date of 21 this part shall register the name and address of their retained 22

- 1 certified public accountant not less than six months before the
- 2 date when the first audited financial report is to be filed.
- 3 (b) The insurer shall obtain from the accountant and file
- 4 with the commissioner a letter stating that the accountant is
- 5 aware of the provisions of the insurance code and regulations of
- 6 the insurance division that relate to accounting and financial
- 7 matters and affirming that the accountant meets the requirements
- 8 of section 431:3-F and will express an opinion on the financial
- 9 statements in terms of their conformity to the statutory
- 10 accounting practices prescribed or otherwise permitted by the
- 11 insurance division, specifying the exceptions the accountant
- 12 believes appropriate.
- 13 (c) If an accountant, who was the accountant for the
- 14 audited financial report most recently filed, is dismissed or
- 15 resigns, the insurer shall within five business days notify the
- 16 commissioner of this event. The insurer shall also furnish the
- 17 commissioner with a separate letter, within ten business days of
- 18 that notification, stating whether in the twenty-four months
- 19 preceding the dismissal or resignation there were any
- 20 disagreements with the former accountant on any matter involving
- 21 accounting principles or practices, financial statement
- 22 disclosures, or auditing scope or procedures, which

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- disagreements, if not resolved to the satisfaction of the former 1 accountant, would have caused the accountant to make reference 2 to the subject matter of the disagreement in connection with the 3 accountant's opinion. The disagreements required to be reported 4 pursuant to this section include both those resolved to the 5 former accountant's satisfaction and those not resolved to the 6 former accountant's satisfaction. Disagreements contemplated by 7 this section are those that occur at the decision-making level, 8 such as between personnel of the insurer responsible for 9 presentation of its financial statements and personnel of the 10 accounting firm responsible for rendering its report. 11 insurer shall also request in writing the former accountant to 12 furnish a letter addressed to the insurer stating whether the 13 accountant agrees with the statements contained in the insurer's 14 letter and, if not, stating the reasons why the accountant does 15 not agree. The insurer shall furnish the responsive letter from 16 the former accountant to the commissioner together with the 17 insurer's position. 18 A qualified independent certified public accountant 19 may enter into an agreement with an insurer to have disputes 20
- 22 provided that the parties provide written notice to the

relating to an audit resolved by mediation or arbitration;

1	commissioner	of	the	mediation	or	arbitration	However.	in	the
	commissioner	OI	tne	mediation	OI	arbiciación.	HOWCVCI,		CIIC

- 2 event of a delinquency proceeding commenced against the insurer
- 3 under article 15, the mediation or arbitration provisions shall
- 4 operate at the option of the statutory successor.
- 5 §431:3-F Qualifications of the independent certified
- 6 public accountant. (a) The commissioner shall not recognize a
- 7 person or firm as a qualified independent certified public
- 8 accountant if the person or firm:
- (1) Is not in good standing with the American Institute of
   Certified Public Accountants and in all states in
- which the accountant is licensed to practice, or, for
- a Canadian or British company, is not a chartered
- accountant; or
- 14 (2) Has either directly or indirectly entered into an
- agreement of indemnity or release from liability with
- 16 respect to the audit of the insurer.
- 17 (b) Except as otherwise provided in this part, the
- 18 commissioner shall recognize an independent certified public
- 19 accountant as qualified as long as the accountant conforms to
- 20 professional standards, as contained in the Code of Professional
- 21 Conduct of the American Institute of Certified Public
- 22 Accountants and rules, code of ethics, and the rules of

professional conduct of the Hawaii board of public accountancy 1 or similar code. 2 (c) Effective on July 1, 2008, no partner or principal 3 responsible for rendering an opinion on an audited financial 4 report may act in that capacity for more than seven consecutive 5 years. Following a period of service, the partner or principal 6 shall be disqualified from acting in that or a similar capacity 7 for the same insurer or its insurance subsidiaries or affiliates 8 for a period of two years. An insurer may apply to the 9 commissioner for relief from the foregoing requirement on the 10 basis of unusual circumstances. The commissioner may consider 11 the following factors in determining if relief should be 12 granted: 13 Number of partners, expertise of the partners, or the (1) 14 number of insurance clients in the currently 15 registered firm; 16 Premium volume of the insurer; or (2) 17 Number of jurisdictions in which the insurer transacts (3) 18 business. 19 The commissioner shall not recognize as a qualified 20 independent certified public accountant nor accept an annual 21

audited financial report prepared by any person who:

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1	(1)	Has been convicted of fraud, bribery, a violation of
2		the Racketeer Influenced and Corrupt Organizations
3		Act, 18 U.S.C. sections 1961 and 1968, or any
4		dishonest conduct or practice under federal or state
5		law;
6	(2)	Has been found to have violated the insurance laws of
7		this state or any other state; or
8	(3)	Has demonstrated a pattern or practice of failing to
9		detect or disclose material misstatements in this
10		state or any other state.
11	(e)	The commissioner may hold a hearing pursuant to
12	section 4	31:2-308 to determine whether an independent certified
13	public ac	countant is qualified. Depending upon the evidence
14	presented	, the commissioner may rule that the accountant is not
15	qualified	to express an opinion on the insurer's financial
16	statement	s or the annual audited financial report made pursuant
17	to this pa	art. The commissioner may require the insurer to
18	replace th	ne accountant with another accountant who is qualified
19	§431	:3-G Consolidated or combined audits. An insurer may
20	apply to t	the commissioner for approval to file audited
21	consolidat	ted or combined financial statements in lieu of
22	separate a	annual audited financial statements, if the insurer is

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1	part of a group of insurance companies that uses a pooling or
2	one hundred per cent reinsurance agreement that affects the
3	solvency and integrity of the insurer's reserves and the insure
4	cedes all of its direct and assumed business to the pool. In
5	that case, a columnar consolidating or combining worksheet shal
6	be filed with the report, as follows:
7	(1) Amounts shown on the consolidated or combined audited
8	financial report shall be shown on the worksheet;
9	(2) Amounts for each insurer subject to this section shal
10	be stated separately;
11	(3) Noninsurance operations may be shown on the worksheet
12	on a combined or individual basis;
13	(4) Explanations of consolidating and eliminating entries
14	shall be included; and
15	(5) A reconciliation shall be included showing any
16	differences between the amounts shown in the
17	individual insurer columns on the worksheet and
18	comparable amounts shown in the annual statements of
19	the insurers.
20	§431:3-H Scope of examination and report of independent

certified public accountant. Financial statements furnished

pursuant to section 431:3-D shall be examined by an independent

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- 1 certified public accountant. The examination of the insurer's
- 2 financial statements shall be conducted in accordance with
- 3 generally accepted auditing standards. The accountant shall
- 4 adhere to the procedures in the Financial Condition Examiners
- 5 Handbook promulgated by the National Association of Insurance
- 6 Commissioners.
- 7 §431:3-I Notification of adverse financial condition. (a)
- 8 The insurer required to furnish the annual audited financial
- 9 report shall require the independent certified public accountant
- 10 to report, in writing, within five business days to the
- 11 insurer's board of directors or its audit committee any
- 12 determination by the accountant that the insurer has materially
- 13 misstated its financial condition as reported to the
- 14 commissioner as of the balance sheet date currently under
- 15 examination or that the insurer does not meet the minimum
- 16 capital and surplus requirement of the insurance code as of that
- 17 date. An insurer that has received a report pursuant to this
- 18 subsection shall forward a copy of that report to the
- 19 commissioner within five business days of receipt of the report
- 20 and shall provide the independent certified public accountant
- 21 making the report with evidence that the report has been
- 22 furnished to the commissioner. If the independent certified

- 1 public accountant fails to receive from the insurer evidence
- 2 that the report was furnished to the commissioner within the
- 3 required five business day period, the independent certified
- 4 public accountant shall furnish to the commissioner a copy of
- 5 its report within the next five business days.
- 6 (b) No independent certified public accountant shall be
- 7 liable in any manner to any person for any statement made in
- 8 connection with subsection (a) if the statement is truthful and
- 9 is made in good faith in compliance with subsection (a).
- 10 (c) If the accountant, subsequent to the date of the
- 11 audited financial report filed pursuant to this part, becomes
- 12 aware of facts that might have affected that report, the
- 13 accountant is obligated to take action as prescribed in volume
- 14 1, section AU 561 of the Professional Standards of the American
- 15 Institute of Certified Public Accountants.
- 16 §431:3-J Report on significant deficiencies in internal
- 17 controls. In addition to the annual audited financial
- 18 statements, each insurer shall furnish the commissioner with a
- 19 written report prepared by the accountant describing significant
- 20 deficiencies in the insurer's internal control structure noted
- 21 by the accountant during the audit. Statement of Accounting
- 22 Standards No. 60, Communication of Internal Control Structure

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1	Matters Noted in an Audit (section AU 325 of the Professional
2	Standards of the American Institute of Certified Public
3	Accountants) requires an accountant to communicate significant
4	deficiencies noted during a financial statement audit to the
5	appropriate parties within an entity. No report shall be issued
6	if the accountant does not identify significant deficiencies.
7	If significant deficiencies are noted, the written report shall
8	be filed annually by the insurer with the insurance division
9	within sixty days after the filing of the annual audited
10	financial statements. The insurer is required to provide a
11	description of remedial actions taken or proposed to correct
12	significant deficiencies, if the actions are not described in
13	the accountant's report.
14	§431:3-K Accountant's letter of qualifications. In
15	connection with and for inclusion in the filing of the annual
16	audited financial report, the accountant shall furnish the
17	insurer with a letter stating:
18	(1) That the accountant is independent from the insurer
19	and conforms to the standards of the accounting
20	profession as contained in the Code of Professional
21	Conduct and pronouncements of the American Institute

of Certified Public Accountants and rules of

1		professional conduct of the Hawaii board of public
2		accountancy or similar code;
3	(2)	The accountant's background and experience in general
4		and the experience in audits of insurers of the staff
5		assigned to the engagement and whether each accountant
6		is an independent certified public accountant.
7		Nothing in this part shall be construed as prohibiting
8		the accountant from using the staff the accountant
9		deems appropriate, where that use is consistent with
10		the standards prescribed by generally accepted
11	• • • • • • • • • • • • • • • • • • •	auditing standards;
12	(3)	That the accountant understands the annual audited
13		financial report and the accountant's opinion shall be
14		filed in compliance with this part. The accountant
15		shall acknowledge that the commissioner will be
16		relying on this information in the monitoring and
17		regulation of the financial position of the insurer;
18	(4)	That the accountant consents to the requirements of
19		section 431:3-L and that the accountant consents and
20		agrees to make available for review by the
21		commissioner, or the commissioner's designee or

1		appointed agent, the workpapers defined in section
2		431:3-L;
3	(5)	A representation that the accountant is properly
4		licensed by an appropriate state licensing authority
5		and is a member in good standing in the American
6		Institute of Certified Public Accountants; and
7	(6)	A representation that the accountant is in compliance
8		with the requirements of section 431:3-F.
9	§431	:3-L Definition, availability, and maintenance of
10	workpaper	s. (a) Workpapers are the records kept by the
11	independe	nt certified public accountant of the procedures
12	followed,	the tests performed, the information obtained, and the
13	conclusion	ns reached pertinent to the accountant's examination of
14	the finan	cial statements of an insurer. Workpapers,
15	according	ly, may include audit planning documentation, work
16	programs,	analyses, memoranda, letters of confirmation and
17	representa	ation, abstracts of company documents, and schedules or
18	commentar	ies prepared or obtained by the independent certified
19	public acc	countant in the course of the accountant's examination
20	of the fir	nancial statements of an insurer and that support the
21	accountant	t's opinion

(b) Every insurer required to file an audited financial 1 report pursuant to this part, shall require the accountant to 2 make available for review by the commissioner and insurance 3 division examiners, all workpapers prepared in the conduct of 4 the accountant's examination and any communications related to 5 the audit between the accountant and the insurer, at the place 6 designated by the commissioner. The insurer shall require that 7 the accountant retain the audit workpapers and communications 8 until the insurance division has filed a report on examination 9 covering the period of the audit but, in any event, no longer 10 than seven years from the date of the audit report. 11 (c) In the conduct of the periodic review by the 12 commissioner and the insurance division examiners as prescribed 13 by subsection (b), it shall be agreed that photocopies of 14 pertinent audit workpapers may be made and retained by the 15 commissioner and the insurance division. Reviews by the **16** insurance division examiners shall be considered investigations 17 and all workpapers and communications obtained during the course 18 of the investigations shall be afforded the same confidentiality 19 as other examination workpapers pursuant to section 431:2-305. 20 §431:3-M Exemptions and effective dates. (a) Upon 21 written application by any insurer, the commissioner may grant 22

- 1 an exemption from compliance with this part if the commissioner
- 2 finds, upon review of the application, that compliance with this
- 3 part would constitute a financial or organizational hardship
- 4 upon the insurer. An exemption may be granted at a time as
- 5 determined by the commissioner. Within ten days from the
- 6 commissioner's denial of an insurer's written request for
- 7 exemption from this part, the insurer may request in writing a
- 8 hearing on its application for an exemption. The hearing shall
- 9 be held in accordance with chapter 91.
- 10 (b) Domestic insurers shall comply with this part for the
- 11 year ending December 31, 2006, and each year thereafter unless
- 12 the commissioner permits otherwise."
- 13 SECTION 2. Chapter 431, Hawaii Revised Statutes, is
- 14 amended by adding to part II of article 10 a new section to be
- 15 appropriately designated and to read as follows:
- 16 "§431:10- Commercial general liability extended
- 17 reporting requirements. (a) Any policy for commercial general
- 18 liability coverage wherein the insurer shall offer and the
- 19 insured may elect to purchase an extended reporting period for
- 20 claims arising during the expiring policy period shall provide
- 21 that:

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1	(1)	In the event of a cancellation, there shall be a
2		thirty-day period during which the insured may elect
3		to purchase coverage for the extended reporting
4		period;
5	(2)	The limit of liability in the policy aggregate for the
6		extended reporting period shall be one hundred per
7		cent of the expiring policy aggregate; and
8	(3)	The insurer shall provide the following loss
9		information to the first named insured within thirty
10		days of the insured's request or upon any notice of
11		cancellation or nonrenewal:
12		(A) All information on closed claims including the
13		date and description of occurrence and amount of
14		payments, if any;
15		(B) All information on open claims including the date
16		and description of occurrence, amount of payment,
17		if any, and amount of reserves, if any; and
18		(C) All information on notices of occurrence
19		including the date and description of occurrence
20		and amount of resources, if any."
21	SECT	ION 3. Section 431:2-301.8, Hawaii Revised Statutes,
22	is amended	d by amending subsection (a) to read as follows:

"(a) No cause of action shall arise nor shall any 1 liability be imposed against any examiner appointed or otherwise 2 designated as an examiner by the commissioner for any statements 3 made or conduct performed in good faith while carrying out the 4 provisions of the insurance code." 5 SECTION 4. Section 431:2-306, Hawaii Revised Statutes, is 6 amended by amending subsection (c) to read as follows: 7 "(c) The commissioner may assess all examination costs of 8 any person subject to examination under section 431:2-303(1) and 9 article 16 when there is a premium trust fund shortage due to 10 substantial noncompliance with section [431:9 230. The 11 commissioner, subject to chapter 91, shall adopt rules to carry 12 out the purposes of this subsection. The rules shall include 13 criteria for the levying of examination assessment costs and 14 specific criteria for appealing assessment costs levied by the 15 commissioner.] 431:9A-123.5." 16 SECTION 5. Section 431:3-201, Hawaii Revised Statutes, is 17 amended by amending subsection (c) to read as follows: 18 "(c) Every certificate of authority shall [specify:] 19 include but not be limited to: 20

1	(1) The name of the insurerl <del>, the location of its principal</del>
2	office, and the classes of insurance it is authorized
3	to transact in this State; or
4	(2) The name of and location of the principal office of its
5	attorney-in-fact if a reciprocal insurer."
6	SECTION 6. Section 431:9A-122, Hawaii Revised Statutes, is
7	amended by amending subsection (c) to read as follows:
8	"(c) The licensee shall promptly notify the commissioner
9	in writing of any change of business address."
10	SECTION 7. Section 431:9B-102, Hawaii Revised Statutes, is
11	amended as follows:
12	(1) By amending subsection (a) to read as follows:
13	"(a) No person, firm, association, or corporation shall act
14	as a reinsurance intermediary-broker in this State if the
15	reinsurance intermediary-broker maintains an office either
16	directly or as a member or employee of a firm or association or
17	as an officer, director, or employee of a corporation:
18	(1) In this State, unless the reinsurance intermediary-
19	broker is a licensed [agent] producer in this State; or
20	(2) In another state, unless the reinsurance intermediary-
21	broker is a licensed [agent] producer in this State or
22	another state having a law substantially similar to

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1		this law, or such reinsurance intermediary-broker is
2		licensed in this State as a nonresident reinsurance
3		intermediary."
4	(2)	By amending subsection (c) to read as follows:
5	"(c)	The commissioner shall require a reinsurance
6	intermedia	ary-manager subject to subsection (b) to:
7	(1)	File a bond from an insurance company licensed to do
8		business within the State or with an insurance company
9		approved by the commissioner in an amount equal to
10		\$500,000 or ten per cent of the annual reinsurance
11		premiums managed by the reinsurance intermediary-
12		manager, whichever is greater, except that the bond
13		amount under this paragraph shall not exceed
14		\$10,000,000, for the protection of the reinsurer; [and]
15	(2)	Maintain an errors and omissions policy, with an
16		insurance company licensed to do business within the
17		State or with an insurance company approved by the
18		commissioner, in an amount equal to \$250,000 or twenty-
19		five per cent of the annual reinsurance premiums
20		managed by the reinsurance intermediary-manager,
21		whichever is greater, except that the policy limits

1	under this paragraph shall not exceed \$10,000,000 $[-]_{\underline{i}}$
2	and
3	(3) Provide any other report required by the commissioner.
4	At the time of application for licensure and each renewal, each
5	reinsurance intermediary-manager shall provide the commissioner
6	with proof of the bond and the policy, and appropriate
7	documentation to show that the bond and the policy [continues]
8	continue to be in effect or that a new bond and a new policy
9	[has] have been secured."
10	SECTION 8. Section 431:9C-102, Hawaii Revised Statutes, is
11	amended by amending subsections (c) and (d) to read as follows:
12	"(c) The commissioner shall require the managing general
13	agent to furnish a bond in an amount equal to \$100,000 or ten per
14	cent of annual gross direct written premiums, whichever is
15	greater, with an insurance company licensed to do business within
16	the State or with an insurance company approved by the
17	commissioner, for the protection of the insurer. Each managing
18	general agent shall provide the commissioner with:
19	(1) Proof of the bond at the time of the initial
20	application for licensure; [and]

1	(2) Appropriate documentation at the time of each renewal
2	to show that the bond continues to be in effect or that
3	a new bond has been secured[-]; and
4	(3) Any other report required by the commissioner.
5	(d) The commissioner shall require the managing general
6	agent to maintain an errors and omissions policy in an amount
7	equal to \$1,000,000 or twenty-five per cent of annual gross
8	direct written premiums, whichever is greater, with an insurance
9	company licensed to do business within the State or an insurance
10	company approved by the commissioner. Each managing general
11	agent shall provide the commissioner with:
12	(1) Proof of the policy at the time of the initial
13	application for licensure; [and]
14	(2) Appropriate documentation at the time of each renewal
15	to show that the policy continues to be in effect or
16	that a new policy has been secured[+]; and
17	(3) Any other report required by the commissioner."
18	SECTION 9. Section 431:10A-106, Hawaii Revised Statutes,
19	is amended to read as follows:
20	"§431:10A-106 Optional provisions. Except as provided in
21	section 431:10A-107, no policy of accident and health or sickness
22	insurance delivered or issued for delivery to any person in this

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1 State shall contain the provisions set forth below unless the

2 provisions are in the words in which they appear below; provided

3 that the insurer may substitute corresponding provisions of

4 different wording approved by the commissioner that are in each

5 instance not less favorable in any respect to the insured or the

6 beneficiary. Such provisions are optional provisions. Any such

7 provision contained in the policy shall be preceded individually

8 by the specified caption or, at the option of the insurer, by

9 such appropriate individual or group captions or subcaptions as

the commissioner may approve. The provisions are as follows:

(1) "Change of Occupation: If the insured is injured or contracts sickness after having changed occupations to one classified by the insurer as more hazardous than that stated in this policy or while doing for compensation anything pertaining to an occupation so classified, the insurer will pay only such portion of the indemnities provided in this policy as the premium paid would have purchased at the rates and within the limits fixed by the insurer for the more hazardous occupation. If the insured's occupation changes to one classified by the insurer as less hazardous than that stated in this policy, the insurer, upon receipt of

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proof of such change of occupation, will reduce the premium rate accordingly, and will return the excess pro rata unearned premium from the date of change of occupation or from the policy anniversary date immediately preceding receipt of such proof, whichever is the more recent. In applying this provision, the classification of occupational risk and the premium shall be such as have been last filed by the insurer prior to the occurrence of the loss for which the insurer is liable or prior to date of proof of change in occupation with the state official having supervision of insurance in the state where the insured resided at the time this policy was issued; but if such filing was not required, then the classification of occupational risk and the premium rates shall be those last made effective by the insurer in such state prior to the occurrence of the loss or prior to the date of proof of change in occupation."

(2) "Misstatement of Age: If the age of the insured has been misstated, all amounts payable under this policy shall be such as the premium paid would have purchased at the correct age."

1	(3)	ther insurance in this insurer shall be in one of the
2		following forms:
3		(A) "Other Insurance in This Insurer: If an accident
4		and health or sickness policy or policies
5		previously issued by the insurer to the insured be
6		in force concurrently herewith, making the
7		aggregate indemnity for (insert type of coverage
8		or coverages) in excess of \$ (insert maximum limit
9		of indemnity or indemnities) the excess insurance
10		shall be void and all premiums paid for such
11		excess shall be returned to the insured or to the
12		insured's estate."; or
13		(B) "Other Insurance in This Insurer: Insurance
14		effective at any one time on the insured under a
15		like policy or policies in this insurer is limited
16		to the one such policy elected by the insured, the
17		insured's beneficiary, or the insured's estate, as
18		the case may be, and the insurer will return all
19		premiums paid for all other such policies."
20	(4)	Insurance with other insurers. Either or both of the
21		following forms shall be used:

1	(A) (i)	"Insurance with Other Insurers: If there be
2		other valid coverage, not with this insurer,
3		providing benefits for the same loss on a
4		provision of service basis or on an expense
5		incurred basis and of which this insurer has
6		not been given written notice prior to the
7		occurrence or commencement of loss, the only
8		liability under any expense incurred coverage
9		of this policy shall be for such proportion
10		of the loss as the amount which would
11		otherwise have been payable hereunder plus
12		the total of the like amounts under all such
13		other valid coverages for the same loss of
14		which this insurer had notice bears to the
15		total like amounts under all valid coverages
16		for such loss, and for the return of such
17		portion of the premiums paid as shall exceed
18		the pro rata portion for the amount so
19		determined. For the purpose of applying this
20		provision when other coverage is on a
21		provision of service basis, the like amount
22		of such other coverage shall be taken as the

1			amount which the services rendered would have
2			cost in the absence of such coverage."
3		(ii)	"Insurance with Other Insurers: If there be
4			other valid coverage, not with this insurer,
5			providing benefits for the same loss on other
6			than an expense incurred basis and of which
7			this insurer has not been given written
8			notice prior to the occurrence or
9			commencement of loss, the only liability for
10			such benefits under this policy shall be for
11			such proportion of the indemnities otherwise
12			provided hereunder for such loss as the like
13			indemnities of which the insurer had notice
14			(including the indemnities under this policy)
15			bear to the total amount of all the
16			indemnities for such loss, and for the return
17			of such portion of the premium paid as shall
18			exceed the pro rata portion for the
19			indemnities thus determined."
20	(B)	If th	ne provision set forth in subparagraph (A)(i)
21		is ir	ncluded in a policy that also contains the
22		provi	sion set forth in subparagraph (A)(ii), there

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shall be added to the caption of the subparagraph

(A) (i) provision the phrase, "expense incurred benefits".

The insurer may, at its option, include in the (C) provision set forth in subparagraph (A)(i) a definition of other valid coverage, approved as to form by the commissioner, which definition shall be limited in subject matter to coverage provided by organizations subject to regulation by insurance law or by insurance authorities of this State or any other state or territory of the United States or any province of Canada, and by hospital or medical service organizations, and to any other coverage the inclusion of which may be approved by the commissioner. In the absence of such definition the term shall not include group insurance, automobile medical payment insurance, or coverage provided by hospital or medical service organizations, union welfare plans, or employer or employee benefit organizations. For the purpose of applying the provision set forth in subparagraph (A) (i) with respect to any insured,

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any amount of benefit provided for such insured pursuant to any compulsory benefit statute (including any workers' compensation or employers' liability statute), whether provided by a governmental agency or otherwise, shall in all cases be deemed to be other valid coverage of which the insurer has had notice. In applying the provision set forth in subparagraph (A)(i), no third party liability coverage shall be included as other valid coverage.

- (D) If the provision set forth in subparagraph (A)(ii) is included in a policy that also contains the provision set forth in subparagraph (A)(i), there shall be added to the caption of the subparagraph (A)(ii) provision the phrase, "other benefits".
- (E) The insurer may, at its option, include in the provision set forth in subparagraph (A)(ii) a definition of other valid coverage, approved as to form by the commissioner, which definition shall be limited in subject matter to coverage provided by organizations subject to regulation by insurance law or by insurance authorities of this

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1			State or any other state or territory of the
2			United States or any province of Canada, and to
3			any other coverage the inclusion of which may be
4			approved by the commissioner. In the absence of
5			such definition the term shall not include group
6			insurance, or benefits provided by union welfare
7			plans or employer or employee benefit
8			organizations. For the purpose of applying the
9			provision set forth in subparagraph (A)(ii) with
10			respect to any insured, any amount of benefit
11			provided for such insured pursuant to any
12			compulsory benefit statute (including any workers
13			compensation or employers' liability statute),
14			whether provided by a governmental agency or
15			otherwise, shall in all cases be deemed to be
16		·	other valid coverage of which the insurer has had
17			notice. In applying the provision set forth in
18			subparagraph (A)(ii), no third party liability
19			coverage shall be included as other valid
20			coverage.
21	(5)	(A)	"Relation of Earnings to Insurance: If the total

monthly amount of loss of time benefits promised

1	for the same loss under all valid loss of time
2	coverage upon the insured, whether payable on a
3	weekly or monthly basis, shall exceed the monthly
4	earnings of the insured at the time disability
5	commenced or the insured's average monthly
6	earnings for the period of two years immediately
7	preceding a disability for which claim is made,
8	whichever is the greater, the insurer will be
9	liable only for such proportionate amount of such
10	benefits under this policy as the amount of such
11	monthly earnings or such average monthly earnings
12	of the insured bears to the total amount of
13	monthly benefits for the same loss under all such
14	coverage upon the insured at the time such
15	disability commences and for the return of such
16	part of the premiums paid during such two years as
17	shall exceed the pro rata amount of the premiums
18	for the benefits actually paid hereunder; but this
19	shall not operate to reduce the total monthly
20	amount of benefits payable under all such coverage
21	upon the insured below the sum of \$200 or the sum
22	of the monthly benefits specified in such

coverages, whichever is the lesser, nor shall it operate to reduce benefits other than those payable for loss of time."

- (B) The policy provision in subparagraph (A) may be inserted only in a policy which the insured has the right to continue in force, subject to its terms by the timely payment of premiums until at least age fifty or, in the case of a policy issued after age forty-four, for at least five years from its date of issue.
- (C) The insurer may, at its option, include in the provision set forth in subparagraph (A) a definition of valid loss of time coverage approved as to form by the commissioner, which definition shall be limited in subject matter to coverage provided by governmental agencies or by organizations subject to regulation by insurance law or by insurance authorities of this State or any state, district, or territory of the United States or any province of Canada, or to any other coverage the inclusion of which may be approved by the commissioner or any combination of such

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coverages. In the absence of such definition such terms shall not include any coverage provided for such insured pursuant to any compulsory benefit statute (including any workers' compensation or employers' liability statute), or benefits provided by union welfare plans or by employer or employee benefit organizations.

- (6) "Unpaid Premium: Upon the payment of a claim under this policy, any premium then due and unpaid or covered by any note or written order may be deducted therefrom."
- "Cancellation: The insurer may cancel this policy at 12 (7) any time by written notice delivered to the insured, or 13 mailed to the insured's last address as shown by the 14 records of the insurer, stating when, not less than 15 five days thereafter, such cancellation shall be 16 effective; and after the policy has been continued 17 beyond its original term the insured may cancel this 18 policy at any time by written notice delivered or 19 mailed to the insurer, effective upon receipt or on 20 such later date as may be specified in such notice. 21 the event of cancellation, the insurer will return 22

1		promptly the unearned portion of any premium paid. If
2		the insured cancels, the earned premium shall be
3		computed by the use of the short-rate table last filed
4		with the state official having supervision of insurance
5		in the state where the insured resided when the policy
6		was issued. If the insurer cancels, the earned premium
7		shall be computed pro rata. Cancellation shall be
8		without prejudice to any claim originating prior to the
9		effective date of cancellation."
10	(8)	"Conformity with State Statutes: Any provision of this
11		policy which, on its effective date, is in conflict
12		with the statutes of the state in which the insured
13		resides on such date is hereby amended to conform to
14		the minimum requirements of such statutes."
15	(9)	"Illegal Occupation: The insurer shall not be liable
16		for any loss to which a contributing cause was the
17		insured's commission of or attempt to commit a felony
18		or to which a contributing cause was the insured's
19		being engaged in an illegal occupation."
20	[ <del>(10)</del>	"Intoxicants and Narcotics: The insurer shall not be
21		liable for any loss sustained or contracted in
22		consequence of the insured's being intoxicated or under

1	the influence of any narcotic unless administered on
2	the advice of a physician."]"
3	SECTION 10. Section 431:11-104.3, Hawaii Revised Statutes,
4	is amended by amending subsection (b) to read as follows:
5	"(b) The preacquisition notification shall be in such form
6	and contain such information as prescribed by the National
7	Association of Insurance Commissioners including information
8	relating to those markets in which the acquisition would not be
9	exempted pursuant to section 431:11-104.2(b)(5). The
10	commissioner may require such additional material and information
11	as the commissioner deems necessary to determine whether the
12	proposed acquisition, if consummated, would violate the
13	competitive standard of section 431:11-104.4. The required
14	information may include an opinion of an economist as to the
15	competitive impact of the acquisition in this State accompanied
16	by a summary of the education and experience indicating that
17	economist's ability to render an informed opinion."
18	SECTION 11. Section 431:14-116, Hawaii Revised Statutes,
19	is amended to read as follows:
20	"§431:14-116 Assigned risks. (a) Agreements may be made
21	among insurers with respect to the equitable apportionment among
22	them of insurance [which] that may be afforded applicants who

- 1 are in good faith entitled to, but who are unable to procure,
- 2 such insurance through ordinary methods and the insurers may
- 3 agree among themselves on the use of reasonable rate
- 4 modifications for such insurance, the agreements and rate
- 5 modifications to be subject to the approval of the
- 6 commissioner[; provided that this].
- 7 (b) This section shall not apply to workers' compensation
- 8 insurance after [December 31, 1996, or the date the domestic
- 9 mutual insurance company established pursuant to section
- 10 431:14A 103 writes its first policy, whichever is later.] July
- 11 20, 1997; provided that the Hawaii employers' mutual insurance
- 12 company maintains a certificate of authority in the State.
- 13 Workers' compensation insurance may become subject to assigned
- 14 risk coverage under this section in the event Hawaii employers'
- 15 mutual insurance company's certificate of authority is revoked
- 16 by the insurance commissioner, pursuant to section 10 of Act
- 17 261, Session Laws of Hawaii 1996."
- 18 SECTION 12. Section 431:14A-118, Hawaii Revised Statutes,
- 19 is amended to read as follows:
- 20 "[+] §431:14A-118[+] Discontinuation of residual market
- 21 plan. (a) The residual market plan, as authorized by section
- 22 431:14-116.6, is discontinued effective December 31, 1996, or

- 1 the date the company writes its first policy, whichever date is
- 2 later, except for dissolution of any obligations for claims
- 3 arising out of any policies written pursuant to the plan with
- 4 inception dates of or before December 31, 1996, or the date the
- 5 company writes its first policy, whichever date is later. It is
- 6 the intent of this section to provide for an orderly transfer of
- 7 policies from the residual market plan as authorized by section
- **8** 431:14-116.6 to the company.
- 9 (b) The residual market plan shall continue its operation
- 10 for all policies with inception dates of or before December 31,
- 11 1996, or the date the company writes its first policy, whichever
- 12 date is later. All policies written thereunder shall be for
- 13 one-year terms, and shall not be terminated prior to expiration
- 14 except for cause. In no case shall policies with inception
- 15 dates of January 1, 1997, or the date the company writes its
- 16 first policy, whichever date is later, be provided under the
- 17 residual market plan authorized by section 431:14-116.6.
- 18 (c) A residual market plan for workers' compensation
- 19 insurance may be authorized by section 431:14-116.6 in the event
- 20 Hawaii employers' mutual insurance company's certificate of
- 21 authority is revoked by the insurance commissioner, pursuant to
- 22 section 10 of Act 261, Session Laws of Hawaii 1996."

- 1 SECTION 13. Section 431:14A-119, Hawaii Revised Statutes,
- 2 is amended to read as follows:
- 3 "[+] §431:14A-119[+] Discontinuation of assigned risks.
- 4 (a) Assigned risk coverage, as authorized by section 431:14-
- 5 116, is discontinued effective December 31, 1996, or the date
- 6 the company writes its first policy, whichever date is later,
- 7 except for dissolution of any obligations for claims arising out
- 8 of any policies written pursuant to section 431:14-116 with
- 9 inception dates on or before December 31, 1996, or the date the
- 10 company writes its first policy, whichever date is later. It is
- 11 the intent of this section to provide for an orderly transfer of
- 12 assigned risks as authorized by section 431:14-116 to the
- 13 company.
- 14 (b) Assigned risk coverage, as authorized under section
- 15 431:14-116 shall continue operation for all policies with
- 16 inception dates of or before December 31, 1996, or the date the
- 17 company writes its first policy, whichever date is later. All
- 18 policies written thereunder shall be for one-year terms, and
- 19 shall not be terminated prior to expiration except for cause.
- 20 In no case shall policies with inception dates of January 1,
- 21 1997, or the date the company writes its first policy, whichever

1	date is later, be provided for distinct trans duentified by
2	section 431:14-116.
3	(c) Assigned risk coverage for workers' compensation
4	insurance may be authorized by section 431:14-116.6 in the event
5	Hawaii employers' mutual insurance company's certificate of
6	authority is revoked by the insurance commissioner, pursuant to
7	section 10 of Act 261, Session Laws of Hawaii 1996."
8	SECTION 14. In codifying the new sections added by section
9	1 of this Act, the revisor of statutes shall substitute
10	appropriate section numbers for the letters used in designating
11	the new sections in this Act.
12	SECTION 15. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 16. This Act shall take effect on July 1, 2006.
15	P h/ / h
16	INTRODUCED BY: Colord ( )
17	BY REQUEST
	JAN 2.3 2006

HB 2320

#### JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO INSURANCE.

PURPOSE:

To update and conform current statutes governing insurer examinations and commercial general liability extended reporting requirements with the changes and revisions in the most current National Association of Insurance Commissioners (NAIC) Model Acts and Model Regulations.

MEANS:

Add a new part to article 3 and a new section to article 10 of the Insurance Code, chapter 431, and amend sections 431:2-301.8(a), 431:2-306(c), 431:3-201(c), 431:9A-122(c), 431:9B-102(a) and (c), 431:9C-102(c) and (d), 431:10A-106, 431:11-104.3(b), 431:14-116, 431:14A-118, and 431:14A-119, Hawaii Revised Statutes (HRS).

JUSTIFICATION:

The Department of Commerce and Consumer Affairs is continuing its efforts to modernize Hawaii's insurance laws, while protecting consumer interests and bringing Hawaii's insurance laws into conformity with federal law and national standards.

#### This bill:

- Adopts the NAIC model regulation requiring annual audited financial reports by adding a new part to article 3;
- 2. Adopts NAIC model law on commercial general liability extended reporting requirements by adding a new section to article 10, part II;
- 3. Clarifies provisions on immunity from liability (section 431:2-301.8(a));
- 4. Provides proper reference applicable to

producer's premium trust account by substituting section 431:9A-123.5 for section 431:9-230, (section 431:2-306(a));

- 5. Removes the provision prohibiting health insurers from providing coverage for treatment of alcohol and drugs (section 431:10A-106(10));
- 6. Provides express reference to section 10 of Act 261, Session Laws of Hawaii 1996, where a residual market plan for workers' compensation insurance under section 431:14-116.6 may be authorized upon revocation of the Hawaii Employers' Mutual Insurance Company's certificate of authority (sections 431:14-116, 431:14A-118, and 431:14A-119);
- 7. Makes technical, nonsubstantive amendments for purposes of clarity, consistency, and style.

Impact on the public: There should be a positive impact on the public as the appropriate amendments are being incorporated into the insurance laws. Insurers will have statutes that reflect the national modernization of insurance laws.

Impact on the department and other agencies: The Department of Commerce and Consumer Affairs will be able to better able to protect and to serve the public.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM DESIGNATION:

CCA-106.

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2006.