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, is
2	amended by adding a new section to part II of article 10 to be
3	appropriately designated and to read as follows:
4	"§431:10- Commercial general liability extended
5	reporting requirements. (a) Any policy for commercial general
6	liability coverage wherein the insurer shall offer and the
7	insured may elect to purchase an extended reporting period for
8	claims arising during the expiring policy period shall provide
9	that:
10	(1) In the event of a cancellation, there shall be a
11	thirty-day period during which the insured may elect
12	to purchase coverage for the extended reporting
13	period;
14	(2) The limit of liability in the policy aggregate for the
15	extended reporting period shall be one hundred per
16	cent of the expiring policy aggregate; and
17	(3) The insurer shall provide the following loss
18	information to the first named insured within thirty

1	days	of the insured's request or upon any notice of
2	cano	ellation or nonrenewal:
3	(<u>A</u>)	All information on closed claims including the
4		date and description of occurrence and amount of
5		payments, if any;
6	(B)	All information on open claims including the date
7		and description of occurrence, amount of payment,
8		if any, and amount of reserves, if any; and
9	<u>(C)</u>	All information on notices of occurrence
10		including the date and description of occurrence
11		and amount of resources, if any."
12	SECTION 2	. Section 431:2-301.8, Hawaii Revised Statutes,
13	is amended by	amending subsection (a) to read as follows:
14	"(a) No	cause of action shall arise nor shall any
15	liability be in	mposed against any examiner appointed or otherwise
16	designated as	an examiner by the commissioner for any
17	statements made	e or conduct performed in good faith while
18	carrying out th	ne provisions of the insurance code."
19	SECTION 3	. Section 431:2-306, Hawaii Revised Statutes, is
20	amended by ame	nding subsection (c) to read as follows:
21	"(c) The	commissioner may assess all examination costs of
22	any person subj	ject to examination under section 431:2-303(1) and

- 1 article 16 when there is a premium trust fund shortage due to
- 2 substantial noncompliance with section [431:9-230. The
- 3 commissioner, subject to chapter 91, shall adopt rules to carry
- 4 out the purposes of this subsection. The rules shall include
- 5 criteria for the levying of examination assessment costs and
- 6 specific criteria for appealing assessment costs levied by the
- 7 commissioner.] 431:9A-123.5."
- 8 SECTION 4. Section 431:3-201, Hawaii Revised Statutes, is
- 9 amended by amending subsection (c) to read as follows:
- "(c) Every certificate of authority shall [specify:]
- 11 include but not be limited to:
- 12 (1) The name of the insurer [, the location of its
- 13 principal office, and the classes of insurance it is
- 14 authorized to transact in this State; or
- 15 (2) The name of and location of the principal office of
- its attorney-in-fact if a reciprocal insurer."
- 17 SECTION 5. Section 431:9A-122, Hawaii Revised Statutes, is
- 18 amended by amending subsection (c) to read as follows:
- 19 "(c) The licensee shall promptly notify the commissioner
- 20 in writing of any change of business address."
- 21 SECTION 6. Section 431:9B-102, Hawaii Revised Statutes, is
- 22 amended as follows:

1	1. By amending subsection (a) to read as follow	√S:
2	"(a) No person, firm, association, or corporati	ion shall
3 ,	act as a reinsurance intermediary-broker in this Stat	e if the
4	reinsurance intermediary-broker maintains an office e	either
5	directly or as a member or employee of a firm or asso	ociation or
6	as an officer, director, or employee of a corporation	1:
7	(1) In this State, unless the reinsurance inter	mediary-
8	broker is a licensed [agent] producer in the	nis State;
9	or	
10	(2) In another state, unless the reinsurance in	ntermediary-
11	broker is a licensed [agent] producer in the	nis State or
12	another state having a law substantially si	lmilar to
13	this law, or such reinsurance intermediary-	-broker is
14	licensed in this State as a nonresident rei	.nsurance
15	intermediary."	
16	2. By amending subsection (c) to read as follow	/S:
17	"(c) The commissioner shall require a reinsurar	ıce
18	intermediary-manager subject to subsection (b) to:	
19	(1) File a bond from an insurance company licer	nsed to do
20	business within the State or with an insura	ınce company
21	approved by the commissioner in an amount ϵ	equal to
22	\$500,000 or ten per cent of the annual rein	ısurance

1		premiums managed by the reinstrance intermediary-
2		manager, whichever is greater, except that the bond
3		amount under this paragraph shall not exceed
4		\$10,000,000, for the protection of the reinsurer;
5		[and]
6	(2)	Maintain an errors and omissions policy, with an
7		insurance company licensed to do business within the
8		State or with an insurance company approved by the
9		commissioner, in an amount equal to \$250,000 or
10		twenty-five per cent of the annual reinsurance
11		premiums managed by the reinsurance intermediary-
12		manager, whichever is greater, except that the policy
13		limits under this paragraph shall not exceed
14		\$10,000,000[-]; and
15	(3)	Provide any other report required by the commissioner.
16	At the tir	me of application for licensure and each renewal, each
17	reinsurand	ce intermediary-manager shall provide the commissioner
18	with proof of the bond and the policy, and appropriate	
19	documentation to show that the bond and the policy [continues]	
20	continue t	to be in effect or that a new bond and a new policy
21	[has] have	e been secured."

1	SECTION 7. Section 431:9C-102, Hawaii Revised Statutes, is
2	amended by amending subsections (c) and (d) to read as follows:
3	"(c) The commissioner shall require the managing general
4	agent to furnish a bond in an amount equal to \$100,000 or ten
5	per cent of annual gross direct written premiums, whichever is
6	greater, with an insurance company licensed to do business
7	within the State or with an insurance company approved by the
8	commissioner, for the protection of the insurer. Each managing
9	general agent shall provide the commissioner with:
10	(1) Proof of the bond at the time of the initial
11	application for licensure; [and]
12	(2) Appropriate documentation at the time of each renewal
13	to show that the bond continues to be in effect or
14	that a new bond has been secured [-]; and
15	(3) Any other report required by the commissioner.
16	(d) The commissioner shall require the managing general
17	agent to maintain an errors and omissions policy in an amount
18	equal to \$1,000,000 or twenty-five per cent of annual gross
19	direct written premiums, whichever is greater, with an insurance
20	company licensed to do business within the State or an insurance
21	company approved by the commissioner. Each managing general
22	agent shall provide the commissioner with:

1	(\(\(\)	Proof of the policy at the time of the initial
2		application for licensure; [and]
3	(2)	Appropriate documentation at the time of each renewal
4		to show that the policy continues to be in effect or
5		that a new policy has been secured[-]; and
6	(3)	Any other report required by the commissioner."
7	SECT	ION 8. Section 431:11-104.3, Hawaii Revised Statutes,
8	is amende	d by amending subsection (b) to read as follows:
9	"(b)	The preacquisition notification shall be in such form
10	and conta	in such information as prescribed by the National
11	Associati	on of Insurance Commissioners, including information
12	relating	to those markets in which the acquisition would not be
13	exempted ;	pursuant to section 431:11-104.2(b)(5). The
14	commissio	ner may require such additional material and
15	information	on as the commissioner deems necessary to determine
16	whether t	he proposed acquisition, if consummated, would violate
17	the compe	titive standard of section 431:11-104.4. The required
18	informatio	on may include an opinion of an economist as to the
19	competiti	ve impact of the acquisition in this State accompanied
20	by a summa	ary of the education and experience indicating that
21	economist	's ability to render an informed opinion."

- 1 SECTION 9. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 10. This Act shall take effect on July 1, 2006.

SB2283. SDI

Report Title:

Insurance; Regulation; Reporting Requirements

Description:

Updates and conforms current statutes governing insurer examinations and commercial general liability extended reporting requirements to the changes and revisions in the most current NAIC Model Acts and Model Regulations. (SD1)