A BILL FOR AN ACT

RELATING TO INSURANCE FRAUD.

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

1	SECTION 1. Insurance fraud is reported to cost every
2	household in the United States an average of \$500 per year. In
3	Hawaii, the cost of motor vehicle insurance fraud alone has been
4	estimated to be over \$164 annually per household. In
5	recognition of the impact that fraud has on the cost of motor
6	vehicle insurance, Act 251, Session Laws of Hawaii 1997, was
7	enacted to establish an insurance fraud investigations unit, and
8	motor vehicle insurance fraud violations, and penalties. Act
9	155 and Act 275, Session Laws of Hawaii 1998, were enacted the
10	following year to clarify the penalties for the offense of motor
11	vehicle insurance fraud and enhanced and clarified the powers
12	and purpose of the insurance fraud investigations unit to combat
13	motor vehicle insurance fraud.
14	Insurance fraud also has increasingly affected costs within
15	the health insurance industry. Industry healthcare fraud losses
16	are estimated at three to fourteen per cent of the
17	\$1.200.000.000.000 in annual national healthcare costs. This is

<u>H</u>.B. NO. <u>1326</u>

1	equivalent to approximately \$36,000,000,000 to \$144,000,000,000
2	annually. In Hawaii, based on the conservative estimate that
3	insurance fraud amounts to three per cent of annual Hawaii
4	healthcare costs, health insurance fraud causes losses that
5	exceed \$60,000,000 annually. Realizing that insurance fraud is
6	a growing problem in the area of health insurance, health
7	insurance fraud provisions were enacted in Act 125, Session Laws
8	of Hawaii 2003. None of the healthcare insurance fraud
9	provisions clearly designates a specific law enforcement agency
10	to be responsible for the investigation and prosecution of
11	insurance fraud violations.
12	No line of insurance is exempt from insurance fraud.
13	Rather than limit administrative, civil, and criminal penalties
14	for insurance fraud to only a few selected lines of insurance,
15	Hawaii's insurance fraud law should be expanded to include all
16	lines of insurance to deter perpetrators of insurance fraud by
17	demonstrating that no line of insurance will be a safe haven for
18	those who commit insurance fraud.
19	The purpose of this Act is to:
20	(1) Establish the insurance fraud investigations branch to
21	replace the existing insurance fraud investigations
22	unit established in Act 251, which was expanded by

.B. NO. <u>1326</u>

1		Acts 155 and 275, and empower it to investigate and
2		prosecute insurance fraud in all lines of insurance;
3	(2)	Establish administrative, civil, and criminal
4		penalties for offenses of insurance fraud in all lines
5		of insurance and for different types of insurance
6		fraud, including fraudulent applications and sales;
7		and
8	(3)	Establish that fines and settlements resulting from
9		successful insurance fraud prosecutions are to be
10		deposited into the compliance resolution fund to help
11		the insurance fraud investigations branch to cover
12		some of the cost of its own operation to prevent,
13		investigate, and prosecute insurance fraud.
14	SECT	ION 2. Chapter 431, Hawaii Revised Statutes, is
15	amended b	y adding to article 2 a new part to be appropriately
16	designate	d and to read as follows:
17		"PART . INSURANCE FRAUD
18	§431	:2-A Definitions. As used in this part:
19	"Bra	nch" means the insurance fraud investigations branch of
20	the insur	rance division.
21	"Ins	surance policy" for the purpose of this part, means a
22	contract	issued by an insurer or other licensee.

1	"Licensee" for the purpose of this part, means an entity				
2	licensed under and governed by chapter 431, and including but				
3	not limited to mutual benefit societies governed by article 1 of				
4	chapter 432, fraternal benefit societies governed by article 2				
5	of chapter 432, and health maintenance organizations governed by				
6	chapter 432D, and their respective agents and employees engaged				
7	in the business of the licensee.				
8	"Person" means any individual, company, association,				
9	organization, group, partnership, business, trust, or				
10	corporation; but shall exclude insurer, as defined in section				
11	431:1-202, and other licensees, as defined in this part.				
12	§431:2-B Insurance fraud investigations branch. (a) There				
13	is established in the insurance division the insurance fraud				
14	investigations branch.				
15	(b) The branch shall:				
16	(1) Conduct a statewide program for the prevention of				
17	insurance fraud relating to, but not limited to, title				
18	24;				
19	(2) Notwithstanding any other law to the contrary,				
20	investigate and prosecute in administrative hearings				
21	and courts of competent jurisdiction all persons or				
22	inqurers involved in insurance fraud violations				

1

4.B. NO. 1326

2	and 432D; and
3	(3) Promote public and industry-wide education about
4	insurance fraud.
5	(c) The branch may review and take appropriate action on
6	complaints relating to insurance fraud.
7	(d) The commissioner shall employ or retain, by contract or
8	otherwise, attorneys, investigators, investigator assistants,
9	auditors, accountants, physicians, health care professionals,
10	paralegals, consultants, experts, and other professional,
11	technical, and support staff as necessary to promote the
12	effective and efficient conduct of the branch's activities. The
13	commissioner may hire such employees without regard to chapter
14	76.
15	(e) Notwithstanding any other law to the contrary, an
16	attorney employed or retained by the branch may represent the
17	State in any criminal, civil, or administrative proceeding to
18	enforce all applicable state laws relating to insurance fraud,
19	including, but not limited to, criminal prosecutions,
20	disciplinary actions, and actions for declaratory and injunctive
21	relief. Each attorney representing the State in such a
22	proceeding shall be designated by the attorney general as a
23	special deputy attorney general. The decision to designate an

arising out of but not limited to chapters 431, 432,

2	within the discretion of the attorney general.
3	(f) Investigators, investigator assistants, and auditors
4	appointed and commissioned under this part shall have and may
5	exercise all of the powers and authority of a police officer or
6	of a deputy sheriff.
7	(g) Funding for the insurance fraud investigations branch
8	shall come from the compliance resolution fund established
9	pursuant to section 26-9(o).
10	§431:2-C Insurance fraud. (a) A person commits the
11	offense of insurance fraud if the person intentionally or
12	knowingly misrepresents or conceals material facts, opinions,
13	intention, or law in order to obtain or attempt to obtain
14	coverage, benefits, recovery, or compensation for services
15	provided in the following situations or circumstances:
16	(1) When presenting, or causing or permitting to be
17	presented, an application, whether written, typed, or
18	transmitted through electronic media, for the issuance
19	or renewal of an insurance policy or reinsurance
20	contract;
21	(2) When presenting, or causing or permitting to be
22	presented, false information on a claim for payment

1 attorney as a special deputy attorney general shall be solely

1		whether typed, written, or transmitted through
2		electronic media;
3	(3)	When presenting, or causing or permitting to be
4		presented, a claim for the payment of a loss;
5	(4)	When presenting, or causing or permitting to be
6		presented, improper multiple duplicative claims for
7		the same loss or injury, including knowingly
8		presenting such multiple and duplicative claims to
9		more than one insurer;
10	(5)	When presenting, or causing or permitting to be
11		presented, any claim for payment of a health care
12		benefit;
13	(6)	When presenting, or causing or permitting to be
14		presented, a claim for a health care benefit that was
15		not used by, or provided on behalf of, the claimant;
16	(7)	When presenting, or causing or permitting to be
17		presented, improper multiple and duplicative claims
18		for payment of the same health care benefit;
19	(8)	When presenting, or causing or permitting to be
20		presented, for payment, any undercharges for benefits
21		on behalf of a specific claimant unless any known
22		overcharges for benefits under this article for that

1		claimant are presented for reconciliation at the same
2		time;
3	(9)	When fabricating, altering, concealing, making an
4		entry in, or destroying a document whether typed,
5		written, or through an audio or video tape or
6		electronic media;
7	(10)	When presenting, or causing or permitting to be
8		presented, to a person, insurer, or other licensee
9		false, incomplete, or misleading information in order
10		to obtain coverage or payment otherwise available
11		under an insurance policy;
12	(11)	When presenting, or causing or permitting to be
13		presented, to a person or producer, information about
14		a person's status as a licensed producer that induces
15		a person or insurer to purchase an insurance policy or
16		reinsurance contract; and
17	(12)	When making, or causing or permitting to be made, any
18		statement, either typed, written, or through audio or
19		video tape or electronic media, or claims by the
20		person or on behalf of a person with regard to
21		obtaining legal recovery or benefits.

1	(13)	ln a	ddition, a person commits the offense of insurance
2		frau	d:
3		(A)	If the person intentionally or knowingly aids,
4			agrees, or attempts to aid, solicit, or conspire
5			with any person who engages in an unlawful act as
6			defined under this section; or
7		(B)	Intentionally or knowingly makes, causes, or
8			permits to be presented, any false statements or
9			claims by any person or on behalf of any person
10			during an official proceeding as defined by
11			section 710-1000.
12	(b)	Wher	e the person acting with intent to defraud under
13	section 4	31:2-	C(a) possessed actual knowledge or acted in
14	deliberat	e ign	orance of the truth or falsity of the
15	misrepres	entat	ion or concealment of the material facts,
16	opinions,	inte	ntion, or law, insurance fraud is a:
17	(1)	Clas	s B felony if the value of the benefits, recovery,
18		or c	ompensation obtained or attempted to be obtained
19		is m	ore than \$20,000;
20	(2)	Clas	s C felony if the value of the benefits, recovery,
21		or c	ompensation obtained or attempted to be obtained
22		is m	ore than \$300: or

1	(3) Misdemeanor if the value of the benefits, recovery, or
2	compensation obtained or attempted to be obtained is
3	\$300 or less.
4	(c) This section shall not supersede any other law
5	relating to theft, fraud, or deception. Insurance fraud may be
6	prosecuted under this part, or any other applicable statute or
7	common law, and all such remedies shall be cumulative.
8	(d) For the purpose of this section, "intentionally" and
9	"knowingly" have the meanings given in section 702-206.
10	§431:2-D Restitution. Where the ability to make
11	restitution can be demonstrated, any person convicted under this
12	part shall be ordered by a court to make restitution to any
13	insurer, person, or other licensee for any financial loss
14	sustained by that insurer, person, or licensee caused by the act
15	or acts for which the person was convicted.
16	§431:2-E Insurance fraud; administrative penalties. (a)
17	In addition to or in lieu of criminal penalties under section
18	431:2-C(b), any person who commits insurance fraud as defined
19	under section 431:2-C, may be subject to the administrative
20	penalties of this section.

1	(a)	If a person is found to have knowingly committeed
2	insurance	fraud under title 24, the commissioner may assess a
3	penalty in	ncluding any or all of the following:
4	(1)	Restitution to any insurer or any other person of
5		benefits or payments fraudulently received or other
6		damages or costs incurred;
7	(2)	A fine of not more than \$10,000 for each violation;
8		and
9	(3)	Reimbursement of attorneys' fees and costs of the
10		party sustaining a loss under this part, except that
11		the State shall be exempt from paying attorney fees
12	•	and cost to other parties.
13	(c)	Administrative actions brought for insurance fraud
14	under this	s part shall be brought within six years after the
15	insurance	fraud is discovered or by exercise of reasonable
16	diligence	should have been discovered and, in any event, no more
17	than ten	years after the date on which a violation of this part
18	is commit	ted.
19	(d)	For the purpose of this section, "knowingly" means
20	that a pe	rson, has actual knowledge of the facts; and
21	(1)	Acts in deliberate ignorance of the truth or falsity
22		of the facts; or

- 1 (2) Acts in reckless disregard of the truth or falsity of 2 the facts.
- 3 No proof of specific intent to defraud is required to prove that
- 4 a person acted "knowingly" with respect to the facts.
- 5 §431:2-F Administrative procedures. (a) An
- 6 administrative penalty may be imposed based upon a judgment by a
- 7 court of competent jurisdiction or upon an order by the
- 8 commissioner.
- 9 (b) The commissioner shall hold a hearing in accordance
- 10 with chapter 91, prior to imposition of any administrative
- 11 remedy.
- 12 §431:2-G Acceptance of payment. A provider's failure to
- 13 dispute a reduced payment by an insurer shall not constitute an
- 14 implied admission that a fraudulent billing had been submitted.
- 15 §431:2-H Civil cause of action for insurance fraud;
- 16 exemption. (a) An insurer or other licensee shall have a civil
- 17 cause of action to recover payments or benefits from any person
- 18 who has violated any practice prohibited by section 431:2-C of
- 19 this part. No recovery shall be allowed if the person has made
- 20 restitution under section 431:2-D or 431:2-E(b)(1).
- 21 (b) A person, insurer, or other licensee including an
- 22 insurer or other licensee's adjusters, bill reviewers,

producers, representatives, or common-law agents, if acting 1 without malice, shall not be subject to civil liability for 2 providing information, including filing a report, furnishing 3 oral, written, audio taped, video taped, or electronic media 4 evidence, providing documents, or giving testimony concerning 5 6 suspected, anticipated, or completed insurance fraud to: 7 (1) A court; 8 (2) The commissioner; The insurance fraud investigations branch; 9 (3) 10 (4)The National Association of Insurance Commissioners; The National Insurance Crime Bureau; 11 (5) Any federal, state, or county law enforcement or 12 (6) 13 regulatory agency; or Another insurer or other licensee, if the information 14 (7) is provided for the purpose of preventing, 15 investigating, or prosecuting insurance fraud, except 16 if the person commits perjury. 17 Civil actions brought for insurance fraud under this 18 part shall be brought within six years after the insurance fraud 19 is discovered or by exercise of reasonable diligence should have 20 21 been discovered and, in any event, no more than ten years after the date on which a violation of this part is committed. 22

431:2-I Application notification. All applications for 1 insurance under title 24 and all claim forms prepared by an 2 insurer, regardless of the means of transmission, shall contain 3 or have attached to them the following or a substantially 4 similar statement in a prominent location and typeface as 5 determined by the insurer: "For your protection, Hawaii law 6 7 requires you to be informed that presenting a fraudulent 8 application for insurance or a fraudulent claim for payment of a loss or benefit is a crime punishable by a fine, imprisonment, 9 or both." The commissioner may waive this requirement and 10 prescribe an alternative notification if this requirement would 11 result in administrative inefficiency or hardship. The absence 12 of such a warning in any claim form or application shall not 13 constitute a defense to a charge of insurance fraud under this 14 part or a civil cause of action under section 431:2-H. 15 §431:2-J Mandatory reporting. (a) Within sixty days of 16 an insurer or other licensee's employee or agent discovering 17 credible information indicating that a violation of section 18 19 431:2-C is occurring or has occurred or as soon thereafter as practicable, the insurer or licensee shall provide to the 20 insurance fraud investigations branch information, including 21

- documents and other evidence, regarding the alleged violation of section 431:2-C.

 (b) Information provided pursuant to this section shall be protected from public disclosure to the extent authorized by chapter 92F and section 431:2-209; provided that the branch may
- 6 release the information in an administrative or judicial
- 7 proceeding to enforce this part, to federal, state, or local law
- 8 enforcement or regulatory authorities, to the National
- 9 Association of Insurance Commissioners, to the National
- 10 Insurance Crime Bureau, or to an insurer or other licensee
- 11 aggrieved by the alleged violation of section 431:2-C.
- 12 §431:2-K Deposit into the compliance resolution fund. All
- 13 moneys that have been recovered by the department of commerce
- 14 and consumer affairs as a result of prosecuting insurance fraud
- 15 violations pursuant to this part, including civil fines,
- 16 criminal fines, administrative fines, and settlements, but not
- 17 including restitution made pursuant to sections 431:2-D, 431:2-
- 18 E(b)(1) or 431:2-H, shall be deposited into the compliance
- 19 resolution fund established pursuant to section 26-9(o)."
- 20 SECTION 3. Section 431:2-203, Hawaii Revised Statutes, is
- 21 amended by amending subsection (b) to read as follows:

10

11

12

13

14

15

16

17

18

19

20

21

B. NO. 1326

- "(b)(1) A person who intentionally or knowingly violates, 1 intentionally or knowingly permits any person over 2 whom the person has authority to violate, or 3 4 intentionally or knowingly aids any person in violating any insurance rule or statute of this State 5 or any effective order issued by the commissioner, 6 shall be subject to any penalty or fine as [stated in] 7 8 provided by this code or the penal code of the Hawaii 9 Revised Statutes.
 - (2) If the commissioner has cause to believe that any person has violated any penal provision of this code or of other laws relating to insurance, the commissioner may proceed against that person or shall certify the facts of the violation to the public prosecutor of the jurisdiction in which the offense was committed.
 - (3) Violation of any provision of this code is punishable by a fine of not less than \$100 nor more than \$10,000 per violation, or by imprisonment for not more than one year, or both, in addition to any other penalty or forfeiture provided herein or otherwise by law.

(4) The terms "intentionally" and "knowingly" have the 1 meanings given in section 702-206(1) and (2)." 2 SECTION 4. Section 431:2-204, Hawaii Revised Statutes, is 3 amended by amending subsection (d) to read as follows: 4 5 When the commissioner, through the insurance fraud investigations [unit,] branch, is conducting an investigation of 6 7 possible violations of [section 431:10C-307.7,] part , the commissioner shall pay to a financial institution that is served 8 9 a subpoena issued under this section a fee for reimbursement of [such] the costs as are necessary and which have been directly **10** incurred in searching for, reproducing, or transporting books, 11 papers, documents, or other objects designated by the subpoena. 12 Reimbursement shall be paid at a rate not to exceed the rate set 13 forth in section 28-2.5(d)." 14 SECTION 5. Section 432:2-102, Hawaii Revised Statutes, is 15 16 amended by amending subsection (b) to read as follows: "(b) Nothing in this article shall exempt fraternal 17 benefit societies from the provisions and requirements of 18 19 of article 2 of chapter 431 and section 431:2-215." 20 SECTION 6. Section 431:10A-131, Hawaii Revised Statutes, 21 is repealed.

1	[" [§431:10A-131] Insurance fraud; penalties. (a) A
2	person commits the offense of insurance fraud if the person acts
3	or omits to act with intent to obtain benefits or recovery or
4	compensation for services provided, or provides legal assistance
5	or counsel with intent to obtain benefits or recovery, through
6	the following means:
7	(1) Knowingly presenting, or causing or permitting to be
8	presented, with the intent to defraud, any false
9	information on a claim;
10	(2) Knowingly presenting, or causing or permitting to be
11	presented, any false claim for the payment of a loss;
12	(3) Knowingly presenting, or causing or permitting to be
13	presented, multiple claims for the same loss or
14	injury, including presenting multiple claims to more
15	than one insurer, except when these multiple claims
16	are appropriate;
17	(4) Knowingly making, or causing or permitting to be made,
18	any false claim for payment of a health care benefit;
19	(5) Knowingly submitting, or causing or permitting to be
20	submitted, a claim for a health care benefit that was
21	not used by, or provided on behalf of, the claimant;

#.B. NO. <u>B26</u>

1	(6)	Knowingly presenting, or causing or permitting to be
2		presented, multiple claims for payment of the same
3		health care benefit except when these multiple claims
4		are appropriate;
5	(7)	Knowingly presenting, or causing or permitting to be
6		presented, for payment any undercharges for benefits
7		on behalf of a specific claimant unless any known
8		overcharges for benefits under this article for that
9		claimant are presented for reconciliation at the same
10		time;
11	(8)	Aiding, or agreeing or attempting to aid, soliciting,
12		or conspiring with any person who engages in an
13		unlawful act as defined under this section; or
14	(9)	Knowingly making, or causing or permitting to be made,
15		any false statements or claims by, or on behalf of,
16		any person or persons during an official proceeding as
17		defined by section 710-1000.
18	(b)	Violation of subsection (a) is a criminal offense and
19	shall con	stitute a:
20	(1)	Class B felony if the value of the benefits, recovery,
21		or compensation obtained or attempted to be obtained
22		is more than \$20,000;

1	(2) Class C felony if the value of the benefits, recovery,
2	or compensation obtained or attempted to be obtained
3	is more than \$300; or
4	(3) Misdemeanor if the value of the benefits, recovery, or
5	compensation obtained or attempted to be obtained is
6	\$300 or less.
7	(c) Where the ability to make restitution can be
8	demonstrated, any person convicted under this section shall be
9	ordered by a court to make restitution to an insurer or any
10	other person for any financial loss sustained by the insurer or
11	other person caused by the act or acts for which the person was
12	convicted.
13	(d) A person, if acting without malice, shall not be
14	subject to civil liability for providing information, including
15	filing a report, furnishing oral or written evidence, providing
16	documents, or giving testimony concerning suspected,
17	anticipated, or completed public or private insurance fraud to a
18	court, the commissioner, the insurance fraud investigations
19	unit, the National Association of Insurance Commissioners, any
20	federal, state, or county law enforcement or regulatory agency,
21	or another insurer if the information is provided only for the

purpose of preventing, investigating, or prosecuting insurance 1 2 fraud, except if the person commits perjury. (e) This section shall not supersede any other law 3 4 relating to theft, fraud, or deception. Insurance fraud may be prosecuted under this section, or any other applicable section, 5 6 and may be enjoined by a court of competent jurisdiction. 7 (f) An insurer shall have a civil cause of action to recover payments or benefits from any person who has 8 intentionally obtained payments or benefits in violation of this 9 section; provided that no recovery shall be allowed if the 10 person has made restitution under subsection (c)."] 11 SECTION 7. Section 431:10C-307.7, Hawaii Revised Statutes, 12 **13** is repealed. 14 ["\$431:10C-307.7 Insurance fraud; penalties. (a) A person commits the offense of insurance fraud if the person acts 15 or omits to act with intent to obtain benefits or recovery or 16 compensation for services provided, or provides legal assistance **17** or counsel with intent to obtain benefits or recovery, through 18 19 the following means: (1) Knowingly presenting, or causing or permitting to be 20 21 presented, any false information on a claim;

1	(2)	Knowingly presenting, or causing or permitting to be
2		presented, any false claim for the payment of a loss;
3	(3)	Knowingly presenting, or causing or permitting to be
4		presented, multiple claims for the same loss or
5		injury, including presenting multiple claims to more
6		than one insurer, except when these multiple claims
7		are appropriate;
8	(4)	Knowingly making, or causing or permitting to be made,
9		any false claim for payment of a health care benefit;
10	(5)	Knowingly submitting, or causing or permitting to be
11		submitted, a claim for a health care benefit that was
12		not used by, or provided on behalf of, the claimant;
13	(6)	Knowingly presenting, or causing or permitting to be
14		presented, multiple claims for payment of the same
15		health care benefit except when these multiple claims
16		are appropriate;
17	(7)	Knowingly presenting, or causing or permitting to be
18		presented, for payment any undercharges for benefits
19		on behalf of a specific claimant unless any known
20		overcharges for benefits under this article for that
21		claimant are presented for reconciliation at the same
22		time;

1	(8) Aiding, or agreeing or attempting to aid, soliciting,
2	or conspiring with any person who engages in an
3	unlawful act as defined under this section; or
4	(9) Knowingly making, or causing or permitting to be made,
5	any false statements or claims by, or on behalf of,
6	any person or persons during an official proceeding as
7	defined by section 710-1000.
8	(b) Violation of subsection (a) is a criminal offense and
9	shall constitute a:
10	(1) Class B felony if the value of the benefits, recovery,
11	or compensation obtained or attempted to be obtained
12	is more than \$20,000;
13	(2) Class C felony if the value of the benefits, recovery,
14	or compensation obtained or attempted to be obtained
15	is more than \$300; or
16	(3) Misdemeanor if the value of the benefits, recovery, or
17	compensation obtained or attempted to be obtained is
18	\$300 or less.
19	(c) Where the ability to make restitution can be
20	demonstrated, any person convicted under this section shall be
21	ordered by a court to make restitution to an insurer or any
22	other person for any financial loss sustained by the insurer or

#.B. NO. 13:26

other person caused by the act or acts for which the person was 1 2 convicted. (d) A person, if acting without malice, shall not be 3 subject to civil liability for providing information, including 4 filing a report, furnishing oral or written evidence, or giving 5 testimony concerning suspected, anticipated, or completed 6 insurance fraud to a court, the commissioner, the insurance 7 8 fraud investigations unit, the National Association of Insurance 9 Commissioners, any federal, state, or county law enforcement or regulatory agency, or another insurer if the information is 10 11 provided only for the purpose of preventing, investigating, or 12 prosecuting insurance fraud, except if the person commits 13 perjury. (e) This section shall not supersede any other law 14 relating to theft, fraud, or deception. Insurance fraud may be 15 prosecuted under this section, or any other applicable section, 16 **17** and may be enjoined by a court of competent jurisdiction. 18 (f) An insurer shall have a civil cause of action to 19 recover payments or benefits from any person who has intentionally obtained payments or benefits in violation of this 20 section; provided that no recovery shall be allowed if the 21 person has made restitution under subsection (c). 22

(g) All applications for insurance under this article and 1 all claim forms provided and required by an insurer, regardless 2 of the means of transmission, shall contain, or have attached to 3 them, the following or a substantially similar statement, in a 4 prominent location and typeface as determined by the insurer: 5 "For your protection, Hawaii law requires you to be informed 6 that presenting a fraudulent claim for payment of a loss or 7 benefit is a crime punishable by fines or imprisonment, or 8 both." The absence of such a warning in any application or 9 claim form shall not constitute a defense to a charge of 10 insurance fraud under this section. 11 (h) An insurer, or the insurer's employee or agent, having 12 determined that there is reason to believe that a claim is being 13 made in violation of this section, shall provide to the 14 insurance fraud investigations unit within sixty days of that 15 determination, information, including documents and other 16 evidence, regarding the claim in the form and manner prescribed 17 by the unit. Information provided pursuant to this subsection 18 shall be protected from public disclosure to the extent 19 authorized by chapter 92F and section 431:2-209; provided that 20 the unit may release the information in an administrative or 21 judicial proceeding to enforce this section, to a federal, 22

state, or local law enforcement or regulatory authority, to the 1 National Association of Insurance Commissioners, or to an 2 insurer aggrieved by the claim reasonably believed to violate 3 4 this section."] SECTION 8. Section 431:10C-307.8, Hawaii Revised Statutes, 5 6 is repealed. ["§431:10C-307.8 Insurance fraud investigations unit. (a) 7 There is established in the insurance division an insurance 8 9 fraud investigations unit. (b) The unit shall employ attorneys, investigators, 10 investigator assistants, and other support staff as necessary to 11 promote the effective and efficient conduct of the unit's 12 activities. Notwithstanding any other law to the contrary, the 13 attorneys may represent the State in any judicial or 14 administrative proceeding to enforce all applicable state laws 15 relating to insurance fraud, including but not limited to 16 criminal prosecutions and actions for declaratory and injunctive 17 relief. Investigators may serve process and apply for and 18 execute search warrants pursuant to chapter 803 and the rules of 19 court but shall not otherwise have the powers of a police 20 officer or deputy sheriff. The commissioner may hire such 21 22 employees not subject to chapter 76.

1	(c) The purpose of the insurance fraud investigations unit
2	shall be to conduct a statewide program for the prevention,
3	investigation, and prosecution of insurance fraud cases and
4	violations of all applicable state laws relating to insurance
5	fraud. The insurance fraud investigations unit may also review
6	and take appropriate action on complaints relating to insurance
7	fraud."]
8	SECTION 9. Section 432:1-106, Hawaii Revised Statutes, is
9	repealed.
10	[" [§432:1-106] Insurance fraud; penalties. (a) A person
11	commits the offense of insurance fraud if the person acts or
12	omits to act with intent to obtain benefits or recovery or
13	compensation for services provided, or provides legal assistance
14	or counsel with intent to obtain benefits or recovery, through
15	the following means:
16	(1) Knowingly presenting, or causing or permitting to be
17	presented, with the intent to defraud, any false
18	information on a claim;
19	(2) Knowingly presenting, or causing or permitting to be
20	presented, any false claim for the payment of a loss;
21	(3) Knowingly presenting, or causing or permitting to be
22	presented, multiple claims for the same loss or

1		injury, including presenting multiple claims to more
2		than one insurer, except when these multiple claims
3		are appropriate;
4	(4)	Knowingly making, or causing or permitting to be made,
5		any false claim for payment of a health care benefit;
6	(5)	Knowingly submitting, or causing or permitting to be
7		submitted, a claim for a health care benefit that was
8		not used by, or provided on behalf of, the claimant;
9	(6)	Knowingly presenting, or causing or permitting to be
10		presented, multiple claims for payment of the same
11		health care benefit except when these multiple claims
12		are appropriate;
13	-(7)	Knowingly presenting, or causing or permitting to be
14		presented, for payment any undercharges for benefits
15		on behalf of a specific claimant unless any known
16		overcharges for benefits under this article for that
17		claimant are presented for reconciliation at the same
18		time;
19	-(8)	Aiding, or agreeing or attempting to aid, soliciting,
20		or conspiring with any person who engages in an
21		unlawful act as defined under this section; or

<u>H</u>.B. NO. <u>1326</u>

1	(9) Knowingly making, or causing or permitting to be made,
2	any false statements or claims by, or on behalf of,
3	any person or persons during an official proceeding as
4	defined by section 710-1000.
5	(b) Violation of subsection (a) is a criminal offense and
6	shall constitute a:
7	(1) Class B felony if the value of the benefits, recovery,
8	or compensation obtained or attempted to be obtained
9	is more than \$20,000;
10	(2) Class C felony if the value of the benefits, recovery,
11	or compensation obtained or attempted to be obtained
12	is more than \$300; or
13	(3) Misdemeanor if the value of the benefits, recovery, or
14	compensation obtained or attempted to be obtained is
15	\$300 or less.
16	(c) Where the ability to make restitution can be
17	demonstrated, any person convicted under this section shall be
18	ordered by a court to make restitution to an insurer or any
19	other person for any financial loss sustained by the insurer or
20	other person caused by the act or acts for which the person was
21	convicted.

(d) A person, if acting without malice, shall not be 1 subject to civil liability for providing information, including 2 filing a report, furnishing oral or written evidence, providing 3 documents, or giving testimony concerning suspected, 4 anticipated, or completed public or private insurance fraud to a 5 court, the commissioner, the insurance fraud investigations 6 unit, the National Association of Insurance Commissioners, any 7 federal, state, or county law enforcement or regulatory agency, 8 or another insurer if the information is provided only for the 9 purpose of preventing, investigating, or prosecuting insurance 10 fraud, except if the person commits perjury. 11 (e) This section shall not supersede any other law 12 relating to theft, fraud, or deception. Insurance fraud may be 13 prosecuted under this section, or any other applicable section, 14 15 and may be enjoined by a court of competent jurisdiction. (f) An insurer shall have a civil cause of action to 16 recover payments or benefits from any person who has **17** intentionally obtained payments or benefits in violation of this 18 section; provided that no recovery shall be allowed if the 19 person has made restitution under subsection (c)."] 20 SECTION 10. Section 432D-18.5, Hawaii Revised Statutes, is 21 22 repealed.

<u>H</u>.B. NO. <u>1326</u>

1	[" [§432D-18.5] Insurance fraud; penalties. (a) A person
2	commits the offense of insurance fraud if the person acts or
3	omits to act with intent to obtain benefits or recovery or
4	compensation for services provided, or provides legal assistance
5	or counsel with intent to obtain benefits or recovery, through
6	the following means:
7	(1) Knowingly presenting, or causing or permitting to be
8	presented, with the intent to defraud, any false
9	information on a claim;
10	(2) Knowingly presenting, or causing or permitting to be
11	presented, any false claim for the payment of a loss;
12	(3) Knowingly presenting, or causing or permitting to be
13	presented, multiple claims for the same loss or
14	injury, including presenting multiple claims to more
15	than one insurer, except when these multiple claims
16	are appropriate;
17	(4) Knowingly making, or causing or permitting to be made,
18	any false claim for payment of a health care benefit;
19	(5) Knowingly submitting, or causing or permitting to be
20	submitted, a claim for a health care benefit that was
21	not used by, or provided on behalf of, the claimant;

1	(6)	Knowingly presenting, or causing or permitting to be
2		presented, multiple claims for payment of the same
3		health care benefit except when these multiple claims
4		are appropriate;
5	(7)	Knowingly presenting, or causing or permitting to be
6		presented, for payment any undercharges for benefits
7		on behalf of a specific claimant unless any known
8		overcharges for benefits under this article for that
9		claimant are presented for reconciliation at the same
10		time;
11	(8)	Aiding, or agreeing or attempting to aid, soliciting,
12		or conspiring with any person who engages in an
13		unlawful act as defined under this section; or
14	(9)	Knowingly making, or causing or permitting to be made,
15		any false statements or claims by, or on behalf of,
16		any person or persons during an official proceeding as
17		defined by section 710-1000.
18	(b)	Violation of subsection (a) is a criminal offense and
19	shall con	estitute a:
20	(1)	Class B felony if the value of the benefits, recovery,
21		or compensation obtained or attempted to be obtained
22		is more than \$20,000;

1	(2) Class C felony if the value of the benefits, recovery,
2	or compensation obtained or attempted to be obtained
3	is more than \$300; or
4	(3) Misdemeanor if the value of the benefits, recovery, or
5	compensation obtained or attempted to be obtained is
6	\$300 or less.
7	(c) Where the ability to make restitution can be
8	demonstrated, any person convicted under this section shall be
9	ordered by a court to make restitution to an insurer or any
10	other person for any financial loss sustained by the insurer or
11	other person caused by the act or acts for which the person was
12	convicted.
13	(d) A person, if acting without malice, shall not be
14	subject to civil liability for providing information, including
15	filing a report, furnishing oral or written evidence, providing
16	documents, or giving testimony concerning suspected,
17	anticipated, or completed public or private insurance fraud to a
18	court, the commissioner, the insurance fraud investigations
19	unit, the National Association of Insurance Commissioners, any
20	federal, state, or county law enforcement or regulatory agency,
21	or another insurer if the information is provided only for the

purpose of preventing, investigating, or prosecuting insurance 1 fraud, except if the person commits perjury. 2 (e) This section shall not supersede any other law 3 relating to theft, fraud, or deception. Insurance fraud may be 4 prosecuted under this section, or any other applicable section, 5 and may be enjoined by a court of competent jurisdiction. 6 (f) An insurer shall have a civil cause of action to 7 recover payments or benefits from any person who has 8 intentionally obtained payments or benefits in violation of this 9 section; provided that no recovery shall be allowed if the 10 person has made restitution under subsection (c)."] 11 SECTION 11. All rights, powers, functions, and duties of 12 the insurance fraud investigations unit are transferred to the 13 insurance fraud investigations branch. 14 All officers and employees whose functions are transferred 15 by this Act shall be transferred with their functions and shall 16 continue to perform their regular duties upon their transfer, 17 subject to the state personnel laws and this Act. 18 No officer or employee of the State having tenure shall 19 suffer any loss of salary, seniority, prior service credit, 20 vacation, sick leave, or other employee benefit or privilege as 21 a consequence of this Act, and such officer or employee may be 22

- 1 transferred or appointed to a civil service position without the
- 2 necessity of examination; provided that the officer or employee
- 3 possesses the minimum qualifications for the position to which
- 4 transferred or appointed; and provided that subsequent changes
- 5 in status may be made pursuant to applicable civil service and
- 6 compensation laws.
- 7 An officer or employee of the State who does not have
- 8 tenure and who may be transferred or appointed to a civil
- 9 service position as a consequence of this Act shall become a
- 10 civil service employee without the loss of salary, seniority,
- 11 prior service credit, vacation, sick leave, or other employee
- 12 benefits or privileges and without the necessity of examination;
- 13 provided that such officer or employee possesses the minimum
- 14 qualifications for the position to which transferred or
- 15 appointed.
- 16 If an office or position held by an officer or employee
- 17 having tenure is abolished, the officer or employee shall not
- 18 thereby be separated from public employment, but shall remain in
- 19 the employment of the State with the same pay and classification
- 20 and shall be transferred to some other office or position for
- 21 which the officer or employee is eligible under the personnel
- 22 laws of the State as determined by the head of the department or

1	the governor.
2	SECTION 12. In codifying the new sections added by section
3	2 of this Act, the revisor of statutes shall substitute
4	appropriate section numbers for the letters used in designating
5	the new sections in this Act.
6	SECTION 13. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 14. This Act shall take effect on July 1, 2007.
9	0.0 - 1/./ 1.
10	INTRODUCED BY:
11	BY REQUEST

JAN 2 2 2007



JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO INSURANCE

FRAUD.

PURPOSE:

To expand the authority of the insurance division's insurance fraud investigations unit to prevent, investigate, and prosecute (both civilly and criminally) insurance fraud relating to all lines of insurance included in title 24, Hawaii Revised Statutes, in order to protect Hawaii's consumers and the insurance industry from the high cost of insurance fraud statewide.

MEANS:

Add a new part to article 2 of chapter 431, amend sections 431:2-203(b), 431:2-204(d), and 432:2-102, and repeal sections 431:10A-131, 431:10C-307.7, 431:10C-307.8, 432:1-106, and 432D-18.5, Hawaii Revised Statutes.

JUSTIFICATION:

In 1997, the Legislature, finding it necessary to protect Hawaii's citizens from the growing cost of motor vehicle insurance fraud, enacted Act 251, Session Laws of Hawaii 1997. Among other things, Act 251 established the insurance fraud investigations unit in the insurance division and defined insurance fraud violations and penalties applicable to motor vehicle insurance.

In 1998, the Legislature enacted Act 155 and Act 275, Session Laws of Hawaii 1998, which enhanced and clarified the fraud penalty statutes and the powers and purpose of the insurance fraud investigations unit. In 2003, the Legislature enacted Act 125, Session Laws of Hawaii 2003, which recognized that insurance fraud occurs across all lines of insurance, not just motor vehicle insurance, and accordingly, defined insurance fraud offenses and

penalties applicable to health insurance. Despite these developments, the insurance fraud investigations unit's authority to investigate and prosecute remains limited to motor vehicle insurance matters. As a result, although the Legislature passed various laws creating insurance fraud penalties in sections 386-98, 431:10A-131, 431:10C-307.7, 432:1-106, and 432D-18.5, little or no investigation or prosecution has occurred in these non-motor vehicle areas.

This bill provides the insurance fraud investigations unit with the authority and tools it needs to investigate and prosecute insurance fraud for all lines of insurance, not just motor vehicle insurance. The bill accomplishes the foregoing by reestablishing the insurance fraud investigations unit as the "insurance fraud investigations branch" and transferring the provisions governing the offense of insurance fraud and criminal and civil penalties to a new part to be added to article 2 of chapter 431, Hawaii Revised Statutes. This new statute redefines the offense of insurance fraud, provides for both criminal and civil penalties, and applies the new definition and penalties to the entirety of title 24 and thus all lines of insurance, except for workers' compensation, which is located in chapter 386, Hawaii Revised Statutes. Unlike the current insurance fraud statute which limits the offense of insurance fraud to claims only, the new definition for insurance fraud includes all forms of fraud, including fraudulent activities occurring in applications and sales of insurance.

Additionally, this bill amends section 431:2-203, Hawaii Revised Statutes, to allow the commissioner, in cases where the commissioner believes that an individual or business has violated a penal provision of title 24 or any other law relating to

insurance fraud, to take action against the individual or business through the insurance fraud investigations branch or the county prosecutor in whose jurisdiction the fraudulent activity was discovered. Under current language, the commissioner may only take action through the county prosecutor's office.

Finally, this bill establishes that funding for the insurance fraud investigations branch shall come from the compliance resolution fund and mandates that all moneys recovered by the branch as a result of insurance fraud violations, except for restitutions, will be deposited into the compliance resolution fund. This includes all civil, criminal, and administrative fines and settlements. This will allow the insurance fraud investigations branch to help fund some of its costs in preventing, investigating, and prosecuting insurance fraud.

Impact on the public: There should be a positive impact on the public as the insurance division will be allowed to more effectively fight insurance fraud across all lines of insurance and all forms of insurance fraud. Additionally, policyholders will save money from the reduction of fraudulent claims and policies.

Impact on the department and other agencies: This bill will have the positive effect of lessening the workload of other state law enforcement agencies by allowing the insurance fraud investigations branch to take action in preventing, investigating, and prosecuting all types of insurance fraud across all lines of insurance. With the passage of this bill a more comprehensive approach can be taken to deter perpetrators of insurance fraud by demonstrating that no line of insurance will be a safe haven for those who commit insurance fraud. No additional staffing is being requested with



the initial passage of this bill. The insurance division will evaluate additional staffing needs at a future date, should it be determined that additional staffing may result in greater prevention and deterrence in stopping insurance fraud across all lines of insurance.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

CCA-106.

OTHER AFFECTED

AGENCIES:

Department of the Attorney General

EFFECTIVE DATE:

July 1, 2007.