A BILL FOR AN ACT

RELATING TO INSURANCE.

HB2248 HD2 HMS 2008-2724

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

1	SECTION 1. The legislature finds that section 237-29.7,			
2	Hawaii Revised Statutes, exempts "insurance companies" from			
3	paying general excise tax on gross premiums. However, the term			
4	"insurance companies" is not defined in this section or in			
5	chapter 431, Hawaii Revised Statutes, which governs the			
6	regulation of insurance. Instead, chapter 431 applies to			
7	"insurers" and provides that "insurer" means "every person			
8	engaged in the business of making contracts of insurance and			
9	includes reciprocal or interinsurance exchanges."			
10	Reciprocal insurers, unlike stock or mutual insurers which			
11	are incorporated entities, are unincorporated associations of			
12	individuals, partnerships, or corporations which are called			
13	"subscribers." These subscribers act and exchange insurance			
14	contracts through an attorney-in-fact common to all such			
15	subscribers.			
16	Section 431:3-108, Hawaii Revised Statutes, defines a			
17	reciprocal insurer as "an unincorporated aggregation of			
18	subscribers operating individually and collectively through an			

- 1 attorney-in-fact common to all such persons to provide
- 2 reciprocal insurance among themselves." As a result, a
- 3 reciprocal insurer cannot conduct the business of insurance in
- 4 Hawaii without its attorney-in-fact.
- 5 However, the general excise tax law has been interpreted to
- 6 apply the tax to the gross income or gross proceeds earned by a
- 7 reciprocal insurer's attorney-in-fact for services rendered on
- 8 behalf of a reciprocal insurer. The basis for this
- 9 interpretation is that section 237-29.7, Hawaii Revised
- 10 Statutes, does not expressly define the reciprocal insurer's
- 11 attorney-in-fact as being part of a reciprocal insurer.
- 12 This interpretation has resulted in the unfair treatment of
- 13 reciprocal insurers and their attorneys-in-fact, who unlike
- 14 their incorporated stock or mutual insurer counterparts, are not
- 15 exempt from the general excise tax. This situation ultimately
- 16 affects the premium rates paid by subscribers who are insureds
- 17 of the reciprocal insurer.
- 18 The purpose of this Act is to recognize a reciprocal
- 19 insurer and its attorney-in-fact as a single entity that
- 20 qualifies for the general excise tax exemption under section
- 21 237-29.7, Hawaii Revised Statutes. Specifically, this Act:

1	(1)	Ensures that when a reciprocal insurer is conducting
2		the business of insurance in Hawaii through its
3		attorney-in-fact, the reciprocal insurer and its
4		attorney-in-fact shall be considered a single entity
5		that qualifies for the general excise tax exemption
6		under section 237-29.7;
7	(2)	Clarifies that the general excise tax exemption
8		applies not to "insurance companies," but to
9		"insurers" authorized to do business under chapter
10		431, Hawaii Revised Statutes; and
11	(3)	Clarifies that the attorney-in-fact of a reciprocal
12		insurer remains subject to all taxes imposed on
13		entities doing business in the state, other than the
14		general excise tax on its gross income as attorney-in
15		fact.
16	SECT	ION 2. Section 237-29.7, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	" [-[]	§237-29.7[] Exemption of [insurance companies.]
19	insurers.	This chapter shall not apply to the gross income or
20	gross pro	ceeds of [insurance companies] insurers authorized to
21	do busine	ss under chapter 431; except this exemption shall not
22	apply to	any gross income or gross proceeds received after

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- 1 December 31, 1991, as rents from investments in real property in
- 2 this [State;] state; provided that gross income or gross
- 3 proceeds from investments in real property received by
- 4 [insurance companies] insurers after December 31, 1991, under
- 5 written contracts entered into before January 1, 1992, that do
- 6 not provide for the passing on of taxes or tax increases shall
- 7 not be taxed until the contracts are renegotiated, renewed, or
- 8 extended."
- 9 SECTION 3. Section 431:1-202, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- 11 "§431:1-202 Insurer defined. Insurer means every person
- 12 engaged in the business of making contracts of insurance and
- 13 includes reciprocal insurers or interinsurance exchanges."
- 14 SECTION 4. Section 431:3-108, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§431:3-108 Reciprocal or reciprocal insurer. [A]
- 17 Reciprocal, or reciprocal insurer means an unincorporated
- 18 aggregation of subscribers operating individually and
- 19 collectively through an attorney-in-fact common to all such
- 20 persons to provide reciprocal insurance among themselves."
- 21 SECTION 5. Section 431:7-204, Hawaii Revised Statutes, is
- 22 amended to read as follows:

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1	"§43	1:7-204 In lieu provision. (a) As to insurers, the
2	taxes and	fees imposed by [section] sections 431:7-201 to
3	[section]	431:7-204, and the fees imposed by this code, when
4	paid shal	l be in settlement of and in lieu of all demands for
5	taxes, li	censes, or fees of every character imposed by the laws
6	of this S	tate, the ordinances or other laws, rules, or
7	regulatio	ns of any county of this State, except:
8	(1)	As expressly otherwise provided;
9	(2)	Taxes on real property;
10	(3)	Taxes on the purchase, use, or ownership of tangible
1		personal property; [and]
12	(4)	Taxes on gross income, gross proceeds, gross rental,
13		or gross rental proceeds under chapter 237 or 237D[-];
14		and
15	(5)	Each attorney-in-fact of a reciprocal insurer shall be
16		subject to all taxes imposed upon corporations or
17		others doing business in the state, other than taxes
18		on income or gross receipts under chapter 237 derived
19		from its principal business as attorney-in-fact.
20	Nothing i	n this section shall be deemed to exempt insurers from
21	liability	for withholding taxes payable by their employees and
22	paying th	e same to the proper collection officers, or from



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- 1 keeping such records, and making such returns and reports, as
- 2 may be required in the case of other persons enjoying tax
- 3 exemption.
- 4 (b) As used in this section, "attorney-in-fact" means the
- 5 attorney-in-fact authorized to act for an unincorporated
- 6 aggregation of subscribers of a reciprocal insurer as a whole
- 7 and not for the benefit of an individual subscriber or group of
- 8 subscribers less than the entire membership of the reciprocal
- 9 insurer pursuant to section 431:3-108. For purposes of this
- 10 section, a reciprocal insurer and its attorney-in-fact shall be
- 11 considered a single entity."
- 12 SECTION 6. Statutory material to be repealed is bracketed
- 13 and stricken. New statutory material is underscored.
- 14 SECTION 7. This Act shall take effect on July 1, 2020.

Report Title:

Reciprocal Insurers; Taxes

Description:

Clarifies that the income or gross receipts derived from the principal business of an attorney-in-fact for a reciprocal insurer are exempt from the general excise tax. (HB2248 HD2)

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