<u>H</u>.B. NO. <u>3096</u>

### 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
 amended by adding to article 3 a new part to be appropriately
 designated and to read as follows:

4

#### "PART AA. DISCLOSURE OF MATERIAL TRANSACTIONS

§431:3-A Reports. (a) Every insurer domiciled in this 5 State shall file a report with the commissioner disclosing 6 7 material acquisitions and dispositions of assets or material nonrenewals, cancellations, or revisions of ceded reinsurance 8 agreements or material new ceded reinsurance agreements affecting 9 in force life insurance business unless the acquisitions and 10 dispositions of assets or material nonrenewals, cancellations, or 11 revisions of ceded reinsurance agreements or material new ceded 12 reinsurance agreements affecting in force life insurance business 13 have been submitted to the commissioner for review, approval, or 14 information purposes pursuant to other provisions of the insurance 15 code, laws, rules, or other requirements. 16

## H.B. NO. 3096

1	(b)	The report required in subsection (a) shall be filed
2	within fit	fteen days after the end of the calendar month in which
3	any of the	e foregoing transactions occur.
4	(c)	One complete copy of the report, including any exhibits
5	or other a	attachments, shall be filed with:
6	(1)	The insurance commissioner; and
7	(2)	The National Association of Insurance Commissioners.
8	(d)	Reports by insurers shall be given confidential
9	treatment	as provided herein.
10	(1)	All reports in the possession or control of the
11		commissioner, or obtained by or disclosed to the
12		commissioner pursuant to this part shall be confidential
13		by law and privileged, shall not be subject to chapter
14		92F, shall not be subject to subpoena, and shall not be
15		subject to discovery or admissible in evidence in any
16		private civil action without the prior written consent
17		of the insurer to which it pertains. However, the
18		commissioner is authorized to use the documents,
19		materials, or other information in the furtherance of
20		any regulatory or legal action brought as a part of the
21		commissioner's official duties.

H.B. NO. 7096

1	(2)	Notwithstanding paragraph (1), after giving the affected		
2	÷	insurer notice and an opportunity to be heard, the		
3		commissioner may determine that the interests of		
4		policyholders, shareholders, or the public will be		
5		served by publication of the information, in which event		
6		the commissioner may publish all or any part of the		
7		reports in the manner the commissioner may deem		
8		appropriate.		
9	(3)	Neither the commissioner nor any person who received		
10		documents, materials, or other information while acting		
11		under the authority of the commissioner shall be		
12		permitted or required to testify in any private civil		
13		action concerning any confidential documents, materials,		
14		or information subject to paragraph (1).		
15	(4)	To assist in the performance of the commissioner's		
16		duties, the commissioner:		
17		(A) May share documents, materials, or other		
18		information, including the confidential and		
19		privileged documents, materials, or information		
20		subject to paragraph (1), with other state,		
21		federal, and international regulatory agencies,		
22		with the National Association of Insurance		

### <u>H</u>.B. NO. <u>7096</u>

Commissioners and its affiliates and subsidiaries, 1 and with state, federal, and international law 2 enforcement authorities, provided that the 3 recipient agrees to maintain the confidentiality 4 and privileged status of the document, material, or 5 other information; 6 (B) May receive documents, materials, or information, 7 including otherwise confidential and privileged 8 documents, materials, or information, from the 9 National Association of Insurance Commissioners and 10 its affiliates and subsidiaries, and from 11 regulatory and law enforcement officials of other 12 foreign or domestic jurisdictions, and shall 13 maintain as confidential or privileged any 14 document, material, or information received with 15 notice or the understanding that it is confidential 16 or privileged under the laws of the jurisdiction 17 that is the source of the document, material, or 18 information: and 19 (C) May enter into agreements governing sharing and use 20

of information consistent with this subsection.

21

Page 5

### <u>H.B. NO. 3096</u>

(5) No waiver of any applicable privilege or claim of
 confidentiality in the documents, materials, or
 information shall occur as a result of disclosure to the
 commissioner under this section or as a result of
 sharing as authorized in paragraph (4).

§431:3-B Acquisitions and dispositions of assets. (a) No 6 acquisition or disposition of assets need be reported pursuant to 7 section 431:3-A if the acquisition or disposition is not material. 8 For purposes of this part, a material acquisition (or the 9 aggregate of any series of related acquisitions during any thirty-10 11 day period) or disposition (or the aggregate of any series of related dispositions during any thirty-day period) means one that 12 is nonrecurring and not in the ordinary course of business and 13 involves more than five per cent of the reporting insurer's total 14 15 admitted assets as reported in its most recent statutory statement filed with the commissioner. 16

(b) Asset acquisitions subject to this part include every purchase, lease, exchange, merger, consolidation, succession, or other acquisition other than the construction or development of real property by or for the reporting insurer or the acquisition of materials for such purpose.

## H.B. NO. 1096

1	Asset	dispositions subject to this part include every sale,
2	lease, ex	change, merger, consolidation, mortgage, hypothecation,
3	assignmen	t (whether for the benefit of creditors or otherwise),
4	abandonme	nt, destruction, or other disposition.
5	(c)	The following information is required to be disclosed in
6	any repor	t of a material acquisition or disposition of assets:
7	(1)	Date of the transaction;
8	(2)	Manner of acquisition or disposition;
9	(3)	Description of the assets involved;
10	(4)	Nature and amount of the consideration given or
11		received;
12	(5)	Purpose or reason for the transaction;
13	(6)	Manner by which the amount of consideration was
14		determined;
15	(7)	Gain or loss recognized or realized as a result of the
16		transaction; and
17	(8)	Names of all persons from whom the assets were acquired
18		or to whom they were disposed.
19	(d)	Insurers are required to report material acquisitions
20	and dispos	sitions on a non-consolidated basis unless the insurer is
21	part of a	consolidated group of insurers which utilizes a pooling
22	arrangemer	nt or one hundred per cent reinsurance agreement that

## <u>H.B. NO. 3096</u>

affects the solvency and integrity of the insurer's reserves and 1 the insurer ceded substantially all of its direct and assumed 2 business to the pool. An insurer is deemed to have ceded 3 substantially all of its direct and assumed business to a pool if 4 the insurer has less than \$1,000,000 total direct plus assumed 5 written premiums during a calendar year that are not subject to a 6 7 pooling arrangement and the net income of the business not subject to the pooling arrangement represents less than five per cent of 8 the insurer's capital and surplus. 9

§431:3-C Nonrenewals, cancellations, or revisions of ceded 10 reinsurance agreements. (a) No nonrenewal, cancellation, or 11 revision of a ceded reinsurance agreement or a new ceded 12 reinsurance agreement affecting in force life insurance business 13 need be reported pursuant to section 431:3-A if the nonrenewal, 14 cancellation, or revision of the ceded reinsurance agreement or 15 new ceded reinsurance agreement affecting in force life insurance 16 business is not material. For purposes of this part, a material 17 nonrenewal, cancellation, or revision of a ceded reinsurance 18 agreement or a material new ceded reinsurance agreement affecting 19 in force life insurance business means one that affects: 20



1	(1)	As respects property and casualty business, including		
2		accident and health business written by a property and		
3		casualty insurer:		
4		(A) More than fifty per cent of the insurer's total		
5		ceded written premium; or		
6		(B) More than fifty per cent of the insurer's total		
7		ceded indemnity and loss adjustment reserves.		
8	(2)	As respects life, annuity, and accident and health		
9		business, more than fifty per cent of the total reserve		
10		credit taken for business ceded, on an annualized basis,		
11		as indicated in the insurer's most recent annual		
12		statement.		
13	(3)	As respects either property and casualty or life,		
14		annuity, and accident and health business, either of the		
15		following events shall constitute a material revision		
16		which must be reported:		
17		(A) An authorized reinsurer representing more than ten		
18		per cent of a total cession is replaced by one or		
19		more unauthorized reinsurers; or		
20		(B) Previously established collateral requirements have		
21		been reduced or waived as respects one or more		

## H.B. NO. 2096

1	unauthorized reinsurers representing collectively
2	more than ten per cent of a total cession.
3	(b) No reporting shall be required if:
4	(1) As respects property and casualty business,
5	including accident and health business written by a
6	property and casualty insurer, the insurer's total
7	ceded written premium represents, on an annualized
8	basis, less than ten per cent of its total written
9	premium for direct and assumed business; or
10	(2) As respects life, annuity, and accident and health
11	business, the total reserve credit taken for
12	business ceded represents, on an annualized basis,
13	less than ten per cent of the statutory reserve
14	requirement prior to any cession.
15	(c) The following information is required to be disclosed in
16	any report of a material nonrenewal, cancellation, or revision of
17	ceded reinsurance agreements or material new ceded reinsurance
18	agreements affecting in force life insurance business:
19	(1) The effective date of the nonrenewal, cancellation, or
20	revision or new agreement;
21	(2) A description of the transaction with an identification
22	of the initiator of the transaction;



(3) The purpose or reason for the transaction; and
 (4) If applicable, the identity of the replacement
 reinsurers.

4 (d) Insurers are required to report all material nonrenewals, cancellations, or revisions of ceded reinsurance 5 agreements or material new ceded reinsurance agreements affecting 6 in force life insurance business on a non-consolidated basis, 7 8 unless the insurer is part of a consolidated group of insurers which utilizes a pooling arrangement or one hundred per cent 9 10 reinsurance agreement that affects the solvency and integrity of the insurer's reserves and the insurer ceded substantially all of 11 its direct and assumed business to the pool. An insurer is deemed 12 to have ceded substantially all of its direct and assumed business 13 to a pool if the insurer has less than \$1,000,000 total direct 14 plus assumed written premiums during a calendar year that are not 15 subject to a pooling arrangement and the net income of the 16 business not subject to the pooling arrangement represents less 17 than five per cent of the insurer's capital and surplus. 18

19 §431:3-D Enforcement. Any insurer failing or refusing to 20 file any report, document, or information required by this part 21 shall be liable for a fine in an amount not less than \$100 and not 22 more than \$500 for each day of delinquency. The commissioner may

## <u>H.B. NO. 1096</u>

suspend or revoke the certificate of authority of any insurer that
 fails to file any of the reports, documents, or information
 required pursuant to this part."

SECTION 2. Section 431:3-301, Hawaii Revised Statutes, is 4 amended by amending subsection (a) to read as follows: 5 "(a) Each domestic, foreign, and alien insurer that is 6 authorized to transact insurance in this State shall file 7 8 annually with the commissioner, [on or before March 1 of each year,] a copy of its annual statement convention blank, 9 statement of actuarial opinion by a qualified actuary [or 10 specialist], and additional filings as prescribed by the 11 commissioner for the preceding year. Property and casualty 12 insurers shall also file annually with the commissioner an 13 actuarial opinion summary by a qualified actuary as prescribed 14 by the commissioner for the preceding year. Each insurer shall 15 16 file quarterly, on or before the forty-fifth day after each quarter, a copy of its quarterly statement. The statements 17 shall be prepared in accordance with the National Association of 18 Insurance Commissioners' annual statement instructions, 19 following the practices and procedures prescribed by the 20 National Association of Insurance Commissioners' accounting 21 practices and procedures manuals. The annual and quarterly 22

H.B. NO. 9096

statements shall be verified by oaths of at least two of the 1 insurer's principal officers, or the attorney-in-fact in the 2 case of a reciprocal insurer, or the United States manager in 3 the case of an alien insurer. The statement of an alien insurer 4 shall relate only to its transactions and affairs in the United 5 States. Foreign and alien insurers that are in compliance with 6 section 431:3-302 are not required to file annual and quarterly 7 statements with this State." 8

9 SECTION 3. Section 431:3-302, Hawaii Revised Statutes, is
10 amended by amending subsection (a) to read as follows:

"(a) Each domestic, foreign, and alien insurer that is 11 authorized to transact insurance in this State shall 12 electronically file annually with the National Association of 13 Insurance Commissioners, [on or before March 1 of each year, a 14 copy of] its annual statement convention blank, statement of 15 actuarial opinion by a qualified actuary [or specialist], and 16 additional filings as prescribed by the commissioner for the 17 preceding year. Each insurer shall electronically file 18 quarterly, on or before the forty-fifth day after each quarter, 19 [a copy of] its quarterly statement with the National 20 Association of Insurance Commissioners. The information 21 electronically filed with the National Association of Insurance 22

### <u>H.B. NO. 1096</u>

Commissioners shall be [in the same format and scope as that 1 required by the commissioner and shall include the signed jurat 2 page and the actuarial certification.] filed in the format 3 prescribed by the National Association of Insurance 4 Commissioners' annual statement instructions. Any amendments 5 and addenda to the statement filing subsequently filed with the 6 commissioner shall also be filed electronically with the 7 8 National Association of Insurance Commissioners. [In addition to the printed annual and quarterly filings addressed in this 9 section, the annual and quarterly filings shall also be filed 10 electronically in the format prescribed by the National 11 Association of Insurance Commissioners' annual statement 12 instructions. The annual and quarterly electronic filings shall 13 be due on the same dates as the corresponding printed 14 information.]" 15 SECTION 4. Section 431:3-304, Hawaii Revised Statutes, is 16 amended to read as follows: 17 "§431:3-304 Confidentiality. (a) All financial analysis 18 ratios and examination synopses concerning insurance companies 19 that are submitted to the insurance division by the National 20 Association of Insurance Commissioners' Insurance Regulatory 21

H.B. NO. 3096

Information System are confidential and may not be disclosed by
 the insurance division.

(b) Documents, materials, or other information in the 3 possession or control of the commissioner that are considered an 4 actuarial report, working paper, memorandum in support of the 5 6 opinion, regulatory asset adequacy issues summary, or actuarial opinion summary provided in support of the opinion, and any 7 other material provided by the company to the commissioner in 8 connection therewith, shall be confidential by law and 9 10 privileged, shall not be subject to chapter 92F, shall not be subject to subpoena, and shall not be subject to discovery or 11 admissible in evidence in any private civil action. 12 13 This subsection shall not be construed to limit the commissioner's authority to release the documents, materials, or 14 other information to the Actuarial Board for Counseling and 15 Discipline so long as the documents, materials or other 16 information are required for the purpose of professional 17 disciplinary proceedings and the Actuarial Board for Counseling 18 and Discipline establishes procedures satisfactory to the 19 commissioner for preserving the confidentiality of the 20 documents. This subsection shall not be construed to limit the 21 commissioner's authority to use the documents, materials, or 22

## <u>#</u>.B. NO. <u>7096</u>

1	other information in furtherance of any regulatory or legal					
2	action brought as part of the commissioner's official duties.					
3	(c) Neither the commissioner nor any person who received					
4	documents	, materials, or other information while acting under				
5	the autho	ority of the commissioner shall be permitted or required				
6	to testif	y in any private civil action concerning any				
7	confident	ial documents, materials, or other information subject				
8	to subsec	tion (b).				
9	(d)	To assist in the performance of the commissioner's				
10	duties, t	he commissioner:				
11	(1)	May share documents, materials, or other information,				
12		including the confidential and privileged documents,				
13		materials, or information subject to subsection (b)				
14		with other state, federal, and international				
15		regulatory agencies, with the National Association of				
16		Insurance Commissioners and its affiliates and				
17		subsidiaries, and with state, federal, and				
18		international law enforcement authorities, provided				
19		that the recipient agrees to maintain the				
20		confidentiality and privileged status of the document,				
21		material, or other information and has the legal				
22		authority to maintain confidentiality;				

H.B. NO. 3096

1	(2)	May receive documents, materials, or other
2		information, including otherwise confidential and
3		privileged documents, materials, or information, from
4		the National Association of Insurance Commissioners
5		and its affiliates and subsidiaries, and from
6		regulatory and law enforcement officials of other
7		foreign or domestic jurisdictions, and shall maintain
8		as confidential or privileged any document, material,
9		or other information received with notice or the
10		understanding that it is confidential or privileged
11		under the laws of the jurisdiction that is the source
12	•7	of the document, material, or other information; and
13	(3)	May enter into agreements governing sharing and use of
14		information consistent with subsections (b), (c), and
15		(d).
16	(e)	No waiver of any applicable privilege or claim of
17	confident:	iality in the documents, materials, or other
18	informatio	on shall occur as a result of disclosure to the
19	commission	ner under this section or as a result of sharing as
20	authorized	d in subsection (d)."
21	SECTI	ION 5. Section 431:5-307, Hawaii Revised Statutes, is
22	amended by	amending subsection (j) to read as follows:

Page 17



1	"(j)	The actuarial opinion of reserves and this subsection
2	shall bec	come effective December 31, 1995.
3	(1)	Every life insurance company doing business in this
4		State shall annually submit the opinion of a qualified
5		actuary as to whether the reserves and related
6		actuarial items held in support of the policies and
7		contracts specified by the commissioner, by rules, are
8		computed appropriately, are based on assumptions which
9		satisfy contractual provisions, are consistent with
10		prior reported amounts, and comply with the applicable
11		laws of this State. The commissioner, by rules, shall
12		define the specifics of this opinion and add any other
13		items deemed to be necessary to its scope;
14	(2)	Actuarial analysis of reserves and assets supporting
15		the reserves:
16		(A) Every life insurance company, except as exempted
17	×	by or pursuant to rules, also shall include
18		annually in the opinion required by paragraph
19		(1), an opinion of the same qualified actuary as
20		to whether the reserves and related actuarial
21		items held in support of the policies and
22		contracts specified by the commissioner by rules,

<u>#</u>.B. NO. <u>3096</u>

1		when considered in light of the assets held by
2	e B	the company with respect to the reserves and
3		related actuarial items, including but not
4		limited to the investment earnings on the assets
5	ж.	and the considerations anticipated to be received
6		and retained under the policies and contracts,
7	, .	make adequate provision for the company's
8		obligations under the policies and contracts,
9		including but not limited to the benefits under,
10		and expenses associated with, the policies and
11		contracts; and
12		(B) The commissioner may provide, by rules, for a
13		transition period for establishing any higher
14		reserves which the qualified actuary may deem
15		necessary in order to render the opinion required
16		by this section;
17	(3)	Each opinion required by paragraph (2) shall be
18		governed by the following:
19		(A) A memorandum, in form and substance acceptable to
20		the commissioner as specified by rules, shall be
21		prepared to support each actuarial opinion; and

H.B. NO. 2096

1		(B)	If the insurance company fails to provide a
2			supporting memorandum at the request of the
3			commissioner within a period specified by rules
4			or if the commissioner determines that the
5			supporting memorandum provided by the insurer
6			fails to meet the standards prescribed by rules
7			or is otherwise unacceptable to the commissioner,
8			the commissioner may engage a qualified actuary
9			at the expense of the insurer to review the
10			opinion and the basis for the opinion and prepare
11			any supporting memorandum that is required by the
12			commissioner; and
13	(4)	Ever	y opinion shall be governed by the following:
14		(A)	The opinion shall be submitted with the annual
15			statement reflecting the valuation of reserve
16			liabilities for each year ending on or after
17			December 31, 1995;
18		(B)	The opinion shall apply to all business in force
19	• 4		including individual and group health insurance
20			plans, in form and substance acceptable to the
21		÷	commissioner as specified by rules;

# ₦.B. NO. 9096

1	(	(C)	The opinion shall be based on standards adopted
2			from time to time by the Actuarial Standards
3			Board and on any [+]additional[+] standards that
4			the commissioner may prescribe by rules;
5	(	D)	In the case of an opinion required to be
6			submitted by a foreign or alien insurer, the
7.			commissioner may accept the opinion filed by that
8			insurer with the insurance supervisory official
9			of another state if the commissioner determines
10			that the opinion reasonably meets the
11			requirements applicable to an insurer domiciled
12			in this State;
13	(1	E)	For the purposes of this section, "qualified
14	e E		actuary" means a member in good standing of the
15			American Academy of Actuaries who meets the
16			requirements set forth in the regulations adopted
17			by the American Academy of Actuaries;
18	(1	F)	Except in cases of fraud or wilful misconduct,
19	L.		the qualified actuary shall not be liable for
20			damages to any person, other than the insurer and
21			the commissioner, for any act, error, omission,

H.B. NO. 3096

1		decision, or conduct with respect to the
2		actuary's opinion; and
3	(G)	Any memorandum in support of the opinion,
4		regulatory asset adequacy issues summary, and any
5		other material provided by the insurer to the
6		commissioner in connection therewith, shall be
7		kept confidential [ <del>by the commissioner and shall</del>
8	ar a Tr	not be made public and shall not be subject to
9		subpoena, other than for the purpose of defending
10		an action seeking damages from any person by
11		reason of any action required by this section, or
12		by rules adopted hereunder; provided that the
13	, 3	memorandum or other material may otherwise be
14		released by the commissioner with the written
15		consent of the insurer or be released to the
16		American Academy of Actuaries upon request
17	• •	stating that the memorandum or other material is
18		required for the purpose of professional
19		disciplinary proceedings and setting forth
20	сэ.	procedures satisfactory to the commissioner for
21	·. • ·	preserving the confidentiality of the memorandum
22		or other material. Once any portion of the

## H.B. NO. 3096

confidential memorandum is cited by the insurer 1 in its marketing material or is cited before any 2 governmental agency, other than a state insurance 3 department, or is released by the insurer to the 4 news media, all portions of the confidential 5 memorandum shall no longer be confidential.] 6 pursuant to section 431:3-304." 7 SECTION 6. Section 431:19-107, Hawaii Revised Statutes, is 8 amended by amending subsection (c) to read as follows: 9 The statements required to be filed in subsections (a) 10 "(c) and (b) shall include but not be limited to actuarially 11 appropriate reserves for the business underwritten. An 12 actuarial opinion regarding reserves for the business 13 underwritten by the company shall be included in the audited 14 statements, except that the actuarial opinion for class 3 15 companies shall be filed with the annual statement required 16 under subsection (b), on or before March 1 each year [-], and the 17 actuarial opinion summary for class 3 property and casualty 18 captive insurance companies shall be filed on or before March 15 19 each year. The actuarial opinion shall be given by a member of 20 the American Academy of Actuaries or other qualified loss 21 reserve specialist as defined in the annual statement adopted by 22



1 the National Association of Insurance Commissioners; provided 2 that all captive insurance companies, other than a class 3 3 company, may, alternatively, utilize an actuarial opinion 4 prepared by a loss reserve specialist deemed appropriate by the 5 commissioner."

6 SECTION 7. Section 431:19-115, Hawaii Revised Statutes, is
7 amended by amending subsection (a) to read as follows:

"(a) No insurance laws of this State other than those 8 contained in this article, or contained in specific references 9 10 contained in this section or article, shall apply to captive insurance companies formed under this article. In addition to 11 this article, article 1, article 2, sections 431:3-302 to 431:3-12 304, section 431:3-307, part AA of article 3, article 4A, parts 13 I and II of article 5, article 6, article 11, and article 15 of 14 this chapter shall apply to captive insurance companies other 15 than pure captive insurance companies and branch captive 16 insurance companies, unless these other laws are inconsistent 17 with this article or the commissioner by rule, regulation, or 18 order determines, on a case by case basis that these other laws 19 should not apply thereto. 20

In addition to this article, and except as otherwise
provided in this article, article 1, article 2, article 6,

H.B. NO. 3096

article 11, and article 15 of this chapter shall apply to class 1 5 companies, unless these other laws are inconsistent with this 2 article or the commissioner by rule, regulation, or order 3 determines, on a case by case basis that these other laws should 4 not apply thereto. 5 In addition to this article and the articles or portions 6 thereof referenced in this section, chapter 431K shall apply to 7 risk retention captive insurance companies authorized under this 8 article." 9 SECTION 8. Section 431:20-103, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§431:20-103 General insurance law applicable. The 12 following provisions shall apply to title insurance and to title 13 14 insurers: Sections 431:1-103 and 431:1-105; (1)15 Sections 431:1-212, 431:1-213, and 431:1-214; (2)16 Sections 431:2-101 to  $431:2-106[_{T}]$  and [sections] (3) 17 431:2-108 to 431:2-110; 18 Sections 431:2-201 to 431:2-204, [sections] 431:2-207 (4)19 to 431:2-212, and [section] 431:2-215; 20 Sections 431:2-302, 431:2-303, 431:2-305, and 431:2-21 (5) 306; 22

## <u>\*</u>.B. NO. <u>7096</u>

1	(6)	Sections 431:3-101 to 431:3-105;
2	(7)	Sections 431:3-201 to 431:3-203, 431:3-205, [and]
3		431:3-206, and [sections] 431:3-209 to 431:3-220;
4	(8)	Sections 431:3-301, 431:3-302, 431:3-305, 431:3-307,
5		and 431:3-308[;] and part AA of article 3;
6	(9)	Sections 431:4-102 to 431:4-127;
7	(10)	Sections 431:4-202 to 431:4-207;
8	(11)	Section 431:5-101;
9	(12)	Sections 431:5-201 to 431:5-203;
10	(13)	Sections 431:5-305 [and], 431:5-306, and [sections]
11		431:5-308 to 431:5-311;
12	(14)	Article 6;
13	(15)	Article 7;
14	(16)	Article 9A;
15	(17)	Sections 431:10-211, 431:10-216 to 431:10-218, [and]
16		431:10-220, 431:10-221, [and] 431:10-224, 431:10-225,
17		and [ <del>sections</del> ] 431:10-235 to 431:10-238;
18	(18)	Article 13; and
19	(19)	Article 15."
20	SECT	ION 9. Section 432:1-102, Hawaii Revised Statutes, is
21	amended by	y amending subsection (b) to read as follows:



"(b) Article 2, article 2D, sections 431:3-301 and 431:3-1 302, part AA of article 3, article 13, and article 14G of 2 chapter 431, and the powers there granted to the commissioner, 3 shall apply to managed care plans, health maintenance 4 organizations, or medical indemnity or hospital service 5 associations, which are owned or controlled by mutual benefit 6 societies, so long as the application in any particular case is 7 in compliance with and is not preempted by applicable federal 8 statutes and regulations." 9

10 SECTION 10. Section 432:1-404, Hawaii Revised Statutes, is
11 amended by amending subsection (a) to read as follows:

"(a) Each society shall file with the commissioner 12 annually, on or before March 1 in each year, a statement under 13 oath, and in such form and detail as the commissioner shall 14 prescribe; provided that any association or society organized 15 and operating as a nonprofit medical indemnity or hospital 16 service association shall file a report with the commissioner 17 covering the preceding calendar year and verified by at least 18 two principal officers. Each mutual benefit society shall file 19 guarterly with the commissioner, on or before the forty-fifth. 20 day after each quarter, a copy of its quarterly report verified 21 by at least two principal officers. [The report] These reports 22

#.B. NO. 3096

shall comply with sections 431:3-301 and 431:3-302. 1 The 2 commissioner may prescribe the forms on which [the] each report is to be filed. In addition, any association or society 3 organized and operating as a nonprofit medical indemnity or 4 5 hospital service association annually shall file with the commissioner the following by the dates specified: 6 (1)An audit, by an independent certified public 7 accountant or an accounting firm designated by the 8 association or society, of the financial statements, 9 reporting the financial condition and results of 10 operations of the association or society on or before 11 June 1, or a later date as the commissioner upon 12 request or for cause may specify. The association or 13. society, on an annual basis and prior to the 14 commencement of the audit, shall notify the 15 commissioner in writing of the name and address of the 16 person or firm retained to conduct the annual audit. 17 The commissioner may disapprove the association's or 18 society's designation within fifteen days of receipt 19 of the association's or society's notice, and the 20 association or society shall be required to designate 21 another independent certified public accountant or 22



accounting firm. The audit required in this paragraph 1 shall be prepared in accordance with the National 2 Association of Insurance Commissioners' annual 3 statement instructions, following the practices and 4 procedures prescribed by the National Association of 5 Insurance Commissioners' accounting practices and 6 procedures manuals; and 7 (2) A description of the available grievance procedures, 8 the total number of grievances handled through those 9 procedures, a compilation of the causes underlying 10 those grievances, and a summary of the final 11 disposition of those grievances on or before March 1." 12 SECTION 11. Section 432:1-407, Hawaii Revised Statutes, is 13 amended by amending subsection (c) to read as follows: 14 "(c) Every mutual benefit society, when determining 15 liabilities, shall include an amount estimated in the aggregate 16 to provide for any unearned premium, and for the payment of all 17 claims for health care expenditures which have been incurred, 18 whether reported or unreported, which are unpaid and for which 19 the organization is or may be liable, and to provide for the 20 expense of adjustment or settlement of claims. The liabilities 21 shall be computed in accordance with [rules adopted by the 22

#### <u>#</u>.B. NO. <u>3096</u>

1 commissioner upon reasonable consideration of the ascertained
2 experience and character of the society.] sections 431:3-301 and
3 431:3-302."

4 SECTION 12. Section 432:2-602, Hawaii Revised Statutes, is
5 amended to read as follows:

"§432:2-602 Reports. [Reports shall be filed in accordance . 6 with the provisions of this section.] (a) Every society 7 transacting business in this State shall annually, on or before 8 March 1, unless for cause shown [such] the time has been extended 9 by the commissioner, file with the commissioner a true statement 10 of its financial condition, transactions, and affairs for the 11 preceding calendar year and pay a fee of \$7.50 for filing same. 12 The statement shall be in general form and context as approved by 13 the National Association of Insurance Commissioners for fraternal 14 benefit societies and as supplemented by additional information 15 required by the commissioner. 16

(b) As part of the annual statement herein required each
society shall, on or before March 1, file with the commissioner
a valuation of its certificates in force on December 31 last
preceding, provided the commissioner may, in the commissioner's
discretion for cause shown, extend the time for filing [such]
the valuation for not more than two calendar months. [Such] The

W.B. NO. 3096

valuation shall be done in accordance with the standards 1 specified in [section] sections 431:3-301, 431:3-302, and 432:2-2 601. [Such] The valuation and underlying data shall be 3 certified by a qualified actuary or, at the expense of the 4 society, verified by the actuary of the department of insurance 5 of the state of domicile of the society. 6 (c) Every domestic society shall disclose material 7 transactions pursuant to part AA of article 3 of chapter 431. 8  $\left[\frac{(c)}{(c)}\right]$  (d) A society neglecting to file  $\left[\frac{the}{c}\right]$  any annual 9 statement, report, documents, or information in the form and 10 within the time provided in this section shall be liable for a 11 penalty of not less than \$100 and not more than \$500 for each day 12 during which [such] the neglect continues, and upon notice by the 13 commissioner to that effect, [its] the society's authority to do 14 business in this State shall cease while [such] the default 15 continues." 16 SECTION 13. Section 432D-5, Hawaii Revised Statutes, is 17 amended to read as follows: 18

19 "§432D-5 Annual and quarterly reports. (a) Every health
20 maintenance organization shall file annually, on or before March
21 1, a report verified by at least two principal officers covering
22 the preceding calendar year. Each health maintenance organization



shall file quarterly with the commissioner, on or before the 1 forty-fifth day after each quarter, a copy of its quarterly report 2 verified by at least two principal officers. These reports shall 3 comply with sections 431:3-301 and 431:3-302. The commissioner 4 may prescribe the forms on which the reports are to be filed. 5 In addition, the health maintenance organization annually shall file 6 7 with the commissioner the following by the dates specified: 8 (1) An audit, by an independent certified public accountant or an accounting firm designated by the health 9 maintenance organization of the financial statements, 10 reporting the financial condition and results of 11 12 operations of the health maintenance organization on or before June 1, or a later date as the commissioner upon 13 request or for cause may specify. The health 14 maintenance organization, on an annual basis and prior 15 to the commencement of the audit, shall notify the 16 commissioner in writing of the name and address of the 17 person or firm retained to conduct the annual audit. 18 19 The commissioner may disapprove the health maintenance organization's designation within fifteen days of 20 receipt of the health maintenance organization's notice, 21 22 and the health maintenance organization shall be

## H.B. NO. 3096

1		required to designate another independent certified
2		public accountant or accounting firm. The audit
3		required in this paragraph shall be prepared in
4		accordance with the National Association of Insurance
5		Commissioners' annual statement instructions, following
6		the practices and procedures prescribed by the National
7		Association of Insurance Commissioners' accounting
8		practices and procedures manuals;
9	(2)	A list of the providers who have executed a contract
10		that complies with section 432D-8(d) on or before March
11		1; and
12	(3)	A description of the available grievance procedures, the
13		total number of grievances handled through those
14		procedures, a compilation of the causes underlying those
15	· .	grievances, and a summary of the final disposition of
16		those grievances on or before March 1.
17	(b)	Every domestic health maintenance organization shall
18	disclose 1	material transactions pursuant to part AA of article 3
19	of chapte:	r 431.
20	[ <del>-(b)</del> ]	<u>(c)</u> The commissioner may require additional reports
21	as are de	emed necessary and appropriate to enable the



commissioner to carry out the commissioner's duties under this
 chapter.

[(c)] (d) The commissioner may suspend or revoke the 3 certificate of authority of any health maintenance organization 4 [who] that fails to file any of the documents required under 5 subsection (a). In lieu of or in addition to the suspension or 6 revocation of the certificate of authority of any health 7 maintenance organization, the commissioner may fine the health 8 maintenance organization not less than \$100 and not more than 9 10 \$500 for each day of delinquency."

SECTION 14. Section 432D-19, Hawaii Revised Statutes, is amended by amending subsection (d) to read as follows:

"(d) Article 2, part AA of article 3, article 13, and article 14G of chapter 431, and the [power] powers there granted to the commissioner, shall apply to health maintenance organizations, so long as the application in any particular case is in compliance with and is not preempted by applicable federal statutes and regulations."

SECTION 15. In codifying the new part added to article 3 of
chapter 431, Hawaii Revised Statutes, by section 1 of this Act,
the revisor of statutes shall substitute appropriate part and

6

7

8



section numbers for the letters used in the designations of and
 references to the new part and sections in this Act.

3 SECTION 16. Statutory material to be repealed is bracketed4 and stricken. New statutory material is underscored.

5 SECTION 17. This Act shall take effect on July 1, 2008.

INTRODUCED BY:

Celin XX So BY REQUEST

JAN 2 2 2008

H.B. NO. MAL

#### Report Title:

Insurer's Material Financial Transactions & Actuarial Reports

#### Description:

Adopts National Association of Insurance Commissioners (NAIC) Model provisions relating to the insurers' disclosure of material financial transactions and actuarial reports. The uniform reporting requirements for all insurers is necessary to meet NAIC requirements for accreditation.

10 2046

#### JUSTIFICATION SHEET

**DEPARTMENT**:

Commerce and Consumer Affairs

TITLE:

PURPOSE:

To help ensure that the Insurance Division meets the requirements for accreditation by the National Association of Insurance Commissioners (NAIC). Specifically, the bill clarifies the reporting requirements for insurers and makes the standards for actuarial opinions consistent among all insurers, including captives, fraternal benefit societies, health maintenance organizations, and mutual benefit societies.

A BILL FOR AN ACT RELATING TO INSURANCE.

MEANS:

Add a new part to article 3, chapter 431, Hawaii Revised Statutes (HRS), and amend sections 431:3-301(a), 431:3-302(a), 431:3-304, 431:5-307(j), 431:19-107(c), 431:19-115(a), 431:20-103, 432:1-102(b), 432:1-404(a), 432:1-407(c), 432:2-602, 432D-5, and 432D-19(d), HRS.

JUSTIFICATION:

The insurance division is periodically reviewed for compliance with national standards to renew its accreditation from the NAIC. Accreditation certifies to other jurisdictions that Hawaii's financial surveillance, examination, and reporting on insurance licensees are reliable. NAIC accreditation requires the Insurance Division to adopt certain statutes and rules. Upon adoption of the statutory changes in the bill, the division will revise the rules accordingly. If adopted into statute as a new part of article 3, the language in this bill will clarify that all insurers must disclose material transactions, and include the confidentiality provisions presently in the NAIC model regulation. Since the provisions in this bill are not part of existing rules in HAR chapter 16-169 governing the statement of actuarial opinion, the confidentiality provisions pertaining to

## HB 3096

the statement of actuarial opinion will be included in HRS section 431:3-304 and, if adopted, existing rules in HAR chapter 16-170 shall be repealed.

Impact on the public: This bill will improve the insurance commissioner's ability to protect policyholders and the public by updating the reporting requirements.

Impact on the department and other agencies: This bill will improve the insurance commissioner's ability to regulate insurers by updating and clarifying the reporting requirements for insurers.

GENERAL FUND:

None.

None.

OTHER FUNDS:

PPBS PROGRAM DESIGNATION:

CCA-106.

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2008.