H.B. NO. 3098

### A BILL FOR AN ACT

RELATING TO ACTIVITIES REGULATED BY THE INSURANCE COMMISSIONER.

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

1	SECTION 1. Section 431:7-101, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§431:7-101 Fees. (a) The commissioner shall collect in
4	advance the following fees:
5	(1) Certificate of authority: Issuance \$900
6	(2) Organization of domestic insurers and affiliated
7	corporations:
8	(A) Application and all other papers required
9	for issuance of solicitation permit,
10	filing \$1,500
11	(B) Issuance of solicitation permit \$150
12	(3) Producer's license:
13	(A) Issuance, regular license \$50
14	(B) Issuance, temporary license \$50
15	(4) Nonresident producer's license: Issuance \$75
16	(5) Independent adjuster's license: Issuance \$75
17	(6) Public adjuster's license: Issuance \$75

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1	(7)	Workers' compensation claim adjuster's limited
2		license: Issuance
3	(8)	Independent bill reviewer's license:
4		Issuance
5	(9)	Limited producer's license: Issuance \$60
6	(10)	Managing general agent's license:
7		Issuance
8	(11)	Reinsurance intermediary's license:
9		Issuance
10	(12)	Surplus lines broker's license: Issuance\$150
11	(13)	Service contract provider's registration:
12		Issuance
13	(14)	Approved course provider certificate:
14		Issuance
15	(15)	Approved continuing education course
16		certificate: Issuance \$30
17	(16)	Vehicle protection product warrantor's
18		registration: Issuance
19	(17)	Criminal history record check
20	(18)	Limited line motor vehicle rental company producer's
21		license: Issuance

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1	(19)	Examination for license: For each examination, a fee
2		to be established by the commissioner.
3	(b)	The fees for services of the department of commerce
4	and consu	mer affairs subsequent to the issuance of a certificate
5	of author	ity, license, or other certificate are as follows:
6	(1)	\$600 per year for all services (including extension of
7		the certificate of authority) for an authorized
8		insurer;
9	(2)	\$50 per year for all services (including extension of
10		the license) for a regularly licensed producer;
11	(3)	\$75 per year for all services (including extension of
12		the license) for a regularly licensed nonresident
13		producer;
14	(4)	\$45 per year for all services (including extension of
15		the license) for a regularly licensed independent
16		adjuster;
17	(5)	\$45 per year for all services (including extension of
18		the license) for a regularly licensed public adjuster;
19	(6)	\$45 per year for all services (including extension of
20		the license) for a workers' compensation claims
21		adjuster's limited license;

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1	(7)	\$60 per year for all services (including extension of
2		the license) for a regularly licensed independent bill
3		reviewer;
4	(8)	\$45 per year for all services (including extension of
5		the license) for a producer's limited license;
6	(9)	\$75 per year for all services (including extension of
7		the license) for a regularly licensed managing general
8		agent;
9	(10)	\$75 per year for all services (including extension of
10		the license) for a regularly licensed reinsurance
11		intermediary;
12	(11)	\$45 per year for all services (including extension of
13		the license) for a licensed surplus lines broker;
14	(12)	\$75 per year for all services (including renewal of
15		registration) for a service contract provider;
16	(13)	\$65 per year for all services (including extension of
17		the certificate) for an approved course provider;
18	(14)	\$20 per year for all services (including extension of
19		the certificate) for an approved continuing education
20		course;

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1	(15)	\$75 per year for all services (including renewal of
2		registration) for a vehicle protection product
3		warrantor;
4	(16)	\$20 for a criminal history record check; and
5	(17)	\$600 per year for all services (including extension of
6		the license) for a regularly licensed limited line
7		motor vehicle rental company producer.
8	The servi	ces referred to in paragraphs (1) to (17) shall not
9	include s	ervices in connection with examinations,
10	investiga	tions, hearings, appeals, and deposits with a
11	depositor	y other than the department of commerce and consumer
12	affairs.	
13	(C)	The commissioner shall notify the holder of a
13 14		The commissioner shall notify the holder of a te of authority issued under article 3 by written notice
	certificat	
14	certificat at least t	te of authority issued under article 3 by written notice
14 15	certificat at least t certificat	te of authority issued under article 3 by written notice thirty days prior to the extension date of the
14 15 16	certificat at least t certificat fee is not	te of authority issued under article 3 by written notice thirty days prior to the extension date of the te of authority, license, or other certificate. If the
14 15 16 17	certificat at least t certificat fee is not increased	te of authority issued under article 3 by written notice thirty days prior to the extension date of the te of authority, license, or other certificate. If the t paid before or on the extension date, the fee shall be
14 15 16 17 18	certificat at least to certificat fee is not increased fee. If t	te of authority issued under article 3 by written notice thirty days prior to the extension date of the te of authority, license, or other certificate. If the t paid before or on the extension date, the fee shall be by a penalty in the amount of fifty per cent of the
14 15 16 17 18 19	certificat at least to certificat fee is not increased fee. If to days immed	te of authority issued under article 3 by written notice thirty days prior to the extension date of the te of authority, license, or other certificate. If the t paid before or on the extension date, the fee shall be by a penalty in the amount of fifty per cent of the the fee and the penalty are not paid within the thirty



suspension of, or reactivate the certificate of authority, 1 license, or other certificate until the fee and penalty have been 2 3 paid. 4 (d) Failure to pay the fee before or on the extension date for a license or other certificate issued under article 8, 9 5 [or], 9A, 9B, or 9C shall cause the automatic inactivation of the 6 7 license or certificate effective as of the extension date. (e) Failure of a vehicle protection product warrantor or a 8 service contract provider to make timely payment of the annual 9 renewal of registration fee under chapter 481R or 481X shall 10 result in automatic inactivation of the registration of the 11 vehicle protection product warrantor or service contract 12 provider. 13  $\left[\frac{1}{2}\right]$  (f) All fees and penalties shall be deposited to the 14 credit of the compliance resolution fund." 15 SECTION 2. Section 431:9A-124, Hawaii Revised Statutes, is 16 amended by amending subsection (b) to read as follows: 17 The required number of credit hours shall be as 18 "(b) follows: 19 (1) For a licensee authorized to sell lines of insurance in 20 only one of the following groups: 21 (A) Life or accident and health or sickness; or 22



1		(B) Property, marine and transportation, vehicle,
2		general casualty, or surety;
3		the requisite number of credit hours shall be [twenty]
4		twenty-four credit hours, including eighteen credit
5		hours relating to the line of authority for which the
6		license is held [ <del>,including</del> ], three credit hours
7		relating to ethics training, and three credit hours
8		relating to the insurance laws and the insurance rules;
9	(2)	For a licensee with a license to sell lines of
10		insurance in both groups in paragraph (1), the total
11		requisite number of credit hours shall be [thirty]
12		<pre>twenty-four credit hours, [of which:] including:</pre>
13		(A) [ <del>Twelve</del> ] <u>Ten credit</u> hours [ <del>shall relate</del> ] <u>relating</u>
14		to paragraph (1)(A), of which two credit hours
15		shall relate to the insurance laws and [the] rules
16		relating to the line of authority for which the
17	*	license is held; [ <del>and</del> ]
18	4 ×	(B) [Eighteen] Eleven credit hours [shall relate]
19		relating to paragraph (1)(B), of which two credit
20		hours shall relate to the insurance laws and [ <del>the</del> ]
21		rules relating to the line of authority for which
22		the license is held [-]; and

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1	(C)	Three credit hours relating to ethics training.
2		For purposes of this section, ethics training
3		shall include, but shall not be limited to, the
4		study of fiduciary responsibility, commingling of
5		funds, payment and acceptance of commissions,
6		unfair claims practices, policy replacement
7		considerations, and conflicts of interest."
8	SECTION 3	Section 481R-4, Hawaii Revised Statutes, is
9	amended to read	d as follows:
10	"[ <del>[</del> ]§481R-	4[] Registration requirements. (a) Before
11	conducting busi	ness in this State or issuing any warranty, a
12	warrantor shall	register with the commissioner on a form
13	prescribed by t	he commissioner, and shall pay to the commissioner
14	a fee as provid	led under section 431:7-101. A person who sells or
15	solicits a vehi	cle protection product, but who is not a
16	warrantor, shal	l not be required to register with the
17	commissioner as	a warrantor.
18	(b) Warra	ntor registration records shall be updated
19	annually <u>or wit</u>	hin thirty days of any change, whichever occurs
20	first, and shal	l contain the following information:
21	(1) The a	ddress of the principal office of the warrantor;

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1	(2)	The name and address of the warrantor's agent for the
2		service of process in this State if other than the
3		provider;
4	(3)	The identities of the warrantor's executive officer or
5		officers directly responsible for the warrantor's
6		vehicle protection product business;
7	(4)	The name, address, and telephone number of any
8		administrators designated by the warrantor to be
9		responsible for the administration of vehicle
10		protection product warranties in this State;
11	(5)	A copy of each warranty form the warrantor proposes to
12	20	use in this State; and
13	(6)	A statement that the warrantor is in compliance with
14		the financial responsibility requirements of section
15		481R-5 and that details how the warrantor intends to
16		meet the requirements, and proof of compliance with the
17		requirements.
18	Failure to	o timely notify the commissioner of any change in
19	registrat:	ion records shall result in a penalty, pursuant to
20	section 48	31R-13.
21	(C)	Each warrantor shall pay to the commissioner the
22	applicable	e fee, pursuant to section 431:7-101. Failure to make

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1	timely payment of the applicable fee shall result in automatic
2	inactivation of the registration of the warrantor, effective the
3	day after the fee payment was due. A warrantor whose
4	registration has been suspended for nonpayment of the fee may
5	reinstate the registration, provided that the fee payable and a
6	penalty, in the amount of fifty per cent of the unpaid fees, are
7	paid within thirty days from the inactivation date and the
8	warrantor is in compliance with all of the requirements of
9	chapter 481R. If the warrantor fails to reinstate the
10	warrantor's registration within the thirty-day period, the
11	registration shall automatically expire.
12	[ <del>(c)</del> ] <u>(e)</u> The marketing, selling, offering for sale,
13	issuing, making, proposing to make, and administering of vehicle
14	protection products shall be exempt from:
15	(1) Chapter 481X; and
16	(2) The insurance laws of this $State[-]$ , unless
17	specifically made applicable by this chapter.
18	$\left[\frac{d}{d}\right]$ (f) The following contracts and agreements shall be
19	exempt from this chapter and shall only be subject to other
20	statutes and laws that specifically apply to them:
21	(1) Warranties or guarantees, other than those provided as
22	. part of a vehicle protection product; and

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1	(2) Service contracts regulated by chapter 481X.
2	[ <del>(c)</del> ] <u>(g)</u> A seller shall not be deemed to be a warrantor
3	unless, in addition to acting as a seller, the person is named
4	under the terms of a vehicle protection product warranty as the
5	contractual obligor to the consumer."
6	SECTION 4. Section 481R-5, Hawaii Revised Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) To ensure the adequate performance of a warrantor's
9	obligations to a consumer, each warrantor shall comply with
10	financial security requirements by insuring each vehicle
11	protection product warranty issued by the warrantor under a
12	reimbursement insurance policy issued by an insurer authorized to
13	engage in the business of insurance in this State or [ <del>under a</del>
14	surplus lines insurance policy issued by an insurer eligible to
15	place coverage in this State as regulated under the insurance
16	laws of this State.] with an insurer approved by the
17	commissioner."
18	SECTION 5. Section 481X-3, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"[+]§481X-3[+] Registration. (a) Before conducting
21	business in this State, a provider shall register with the
22	commissioner on a form prescribed by the commissioner, and shall

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1	pay to th	ne commissioner a fee as provided under section 431:7-
2	101.	
3	(b)	Provider registration shall be updated annually <u>or</u>
4	within th	nirty days of any change, whichever occurs first, and
5	shall cor	tain the following information:
6	(1)	The address of the principal office of the provider;
7	(2)	The name and address of the provider's agent for the
8		service of process in this State, if other than the
9		<pre>provider;</pre>
10	(3)	The identities of the provider's executive officer or
11		officers directly responsible for the provider's
12		service contract business;
13	(4)	The name, address, and telephone number of any
14		administrators designated by the provider to be
15		responsible for the administration of service contracts
16		in this State;
17	(5)	A copy of each service contract form the provider
18		proposes to use in this State; and
19	(6)	A statement that the provider is in compliance with the
20		financial responsibility requirements of section 481X-4
21		and that details how the provider intends to meet the

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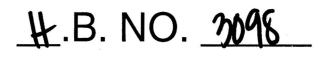
1	requirements, and proof of compliance with the
2	requirements.
3	Failure to timely notify the commissioner of any change in
4	registration records shall result in a penalty, pursuant to
5	section 481X-12.
6	(c) Each provider shall pay to the commissioner the
7	applicable fee, pursuant to section 431:7-101. Failure to make
8	timely payment of the applicable fee shall result in automatic
9	inactivation of the registration of the provider, effective the
10	day after the fee payment was due. A provider whose
11	registration has been suspended for nonpayment of the fee may
12	reinstate the registration, provided that the fee payable and a
13	penalty, in the amount of fifty per cent of the unpaid fees, are
14	paid within thirty days from the inactivation date and the
15	provider is in compliance with all of the requirements of
16	chapter 481X. If the provider fails to meet the requirements to
17	reinstate the provider's registration within the thirty-day
18	period, the registration shall automatically expire."
19	SECTION 6. Section 481X-4, Hawaii Revised Statutes, is
20	amended to read as follows:
21	"§481X-4 Financial responsibility. A provider shall comply
22	with the requirements under any one of the following paragraphs,



1	and shall	not	be subject to any other financial security
2	requiremen	nts i	under state law:
3	(1)	The	provider shall insure all service contracts under a
4		cont	ractual liability insurance policy issued by an
5		insu	arer authorized to transact insurance in this State
6		or [	issued pursuant to part III of article 8 of chapter
7		<del>431;</del>	-] with an insurer approved by the commissioner;
8.	(2)	The	provider shall:
9		(A)	Maintain a funded reserve account for all
10			obligations under service contracts issued and in
11			force in this State. The reserves shall not be
12			less than forty per cent of the gross
13			consideration received from the sale of the
14	,		service contract, less claims paid, for all in
15			force contracts. The reserve account shall be
16			subject to examination by the commissioner; and
17		(B)	Place in trust with the commissioner, for all
18			service contracts issued and in force in this
19			State, a financial security deposit having a value
20			that is the larger of \$25,000 or five per cent of
21			the gross consideration received, less claims paid
22			for the sale of the service contracts. The
23			financial security deposit shall consist of one of
24			the following:
25			(i) A surety bond issued by an authorized surety;

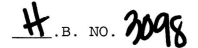
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1	(ii) Securities of the type eligible for deposit
2	by authorized insurers in this State;
3	(iii) Cash;
4	(iv) A letter of credit issued by a qualified
5	financial institution; or
6	(v) Another form of security authorized by the
7	commissioner [ <del>by rule</del> ]; or
8	(3) The provider or its parent company shall:
9	(A) Maintain a net worth or stockholders' equity of at
10	least \$100,000; and
11	(B) Upon request, provide the commissioner with a copy
12	of the provider's or the provider's parent
13	company's most recent Form 10-K or Form 20-F filed
14	with the Securities and Exchange Commission within
15	the last calendar year, or if the company does not
16	file with the Securities and Exchange Commission,
17	a copy of the provider's or the provider's parent
18	company's audited financial statements.
19	If the financial responsibility requirement under this
20	paragraph is to be maintained by the provider's parent
21	company, the parent company shall guarantee the
22	provider's obligations under service contracts sold by
23	the provider in this State."
24	SECTION 7. Statutory material to be repealed is bracketed
25	and stricken. New statutory material is underscored.



1	SECTION 8.	This Act shall take effect on July 1, 2008.	
2		INTRODUCED BY: Color W. Joy	
3		INTRODUCED BY:	
4		BY REQUEST	

JAN 2 2 2008



#### Report Title:

Insurance Producers; Continuing Education; Automatic Inactivation; Financial Responsibility

#### Description:

Creates uniformity between other states' laws and Hawaii law in regard to licensing requirements. Increases educational requirements to keep a license, automatically inactivates a license if fees are not paid on time, allows reactivation if the fee is paid in 30 days, and broadens the types of reinsurance that can be used to meet the financial obligations of insurance agents.

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#### JUSTIFICATION SHEET

**DEPARTMENT**:

Commerce and Consumer Affairs

TITLE:

PURPOSE:

- A BILL FOR AN ACT RELATING TO ACTIVITIES REGULATED BY THE INSURANCE COMMISSIONER.
- (1) To amend the number of continuing education credit hours required for insurer producer license renewal as recommended by the National Association of Insurance Commissioners for the purpose of achieving nationwide uniformity and reciprocity;
- (2) To authorize the imposition of automatic inactivation of license, certificate, or registration with respect to surplus lines brokers, reinsurance intermediaries, managing general agents, service contract providers, and vehicle protection product warrantors who fail to timely pay license, certificate, or registration renewal fees; and
- (3) To impose upon service contract providers and vehicle protection product warrantors similar procedures for reinstatement of a registration that has been inactivated for failure to timely pay renewal fees as are presently imposed upon insurance producers, surplus lines brokers, reinsurance intermediary brokers, and managing general agents; provided that payment of the fee and fine for untimely payment of the fee are made within thirty days of the inactivation date.
- (4) To permit service contract providers and vehicle protection product warrantors more options in selecting an insurer of a contractual liability and reimbursement insurance policy to meet

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the financial responsibility requirements.

MEANS:

JUSTIFICATION:

Amend sections 431:7-101, 431:9A-124(b), 481R-4, 481R-5, 481X-3, and 481X-4, Hawaii Revised Statutes.

The continuing education provisions of this bill adopt the recommendation of the Uniformity Subgroup of the Producer Licensing Working Group of the National Association of Insurance Commissioners to attain uniformity and reciprocity with other states with respect to:

- The number of continuing education credit hours required as a prerequisite for license renewal for insurance producers; and
- (2) The inclusion of ethics training in the continuing education requirement.

All states have agreed to reciprocity in insurance producer licensing. Accordingly, many states already have adopted these continuing education recommendations. Achieving nationwide uniformity in insurance licensing will make insurance regulation less burdensome and complicated for insurers, producers, and regulators, and this in turn will benefit the public. This proposal is an important step in achieving that goal.

The automatic inactivation provisions imposed by the bill are identical to the automatic inactivation provisions presently imposed on insurance producers and adjusters who fail to make timely payment of license or certificate renewal fees. These provisions promote administrative efficiency and place the burden of timely payment of renewal fees on the party that is responsible for paying the fees. Furthermore, the automatic inactivation provisions proposed by the bill comport with the requirement of section 431:7-101, that requires the Insurance Commissioner's collection of fees from all of the entities affected by this bill in advance of the license, certificate, or registration renewal.

The Insurance Division provides 30-day notice regarding the payment of fees for renewals of licenses and certificates to insurance producers, adjusters, surplus lines brokers, reinsurance intermediaries, and managing agents. This bill proposes to provide the same notice to service contract providers and vehicle product warrantors with respect to registration renewal and updating.

The bill provides a service contract provider or vehicle product protection warrantor greater latitude in selecting a qualified insurer to provide its contractual liability or reimbursement insurance policy. As presently written the statute does not permit the commissioner to consider insurance policies that would provide adequate protection for the public.

<u>Impact on the public:</u> With respect to the continuing education portions of the bill, achieving nationwide uniformity in insurance licensing will make insurance regulation less burdensome and complicated for insurers, producers, and regulators, and this in turn will benefit the public. The inclusion of ethics training in the continuing education requirements for insurance producers will improve consumer protection and consumer service.

The automatic inactivation provisions will promote administrative efficiency, reduce the costs of regulation, and promote the timely payment of license renewal fees.

The financial responsibility sections will promote administrative efficiency, reduce the costs of regulation, and provide companies with more alternatives for compliance without any reduction in protection of the public.

Impact on the department and other agencies: The bill benefits the Department of Commerce and Consumer Affairs by promoting administrative efficiency, reducing the costs of regulation, and promoting the timely payment of fees. The bill also enhances the Department's ability to protect insurance consumers by conforming the Page 4

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continuing education requirements for insurance producers to a national standard.

GENERAL FUND: N	None.
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OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION:

CCA-106

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2008.