A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1	SECT	ION 1. Section 431:6-101, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	"(a)	For purposes of this article:
4	[(1)	Obligation includes bonds, debentures, notes, or other
5		evidences of indebtedness.
6	(2)	Institution includes corporations, joint-stock
7		associations, and business trusts.
8	(3)	Net earnings available for fixed charges means net
9		income after deducting operating and maintenance
10		expenses, taxes other than federal and state income
11		taxes, depreciation, and depletion, but excluding
12		extraordinary nonrecurring items of income or expense
13		appearing in the regular financial statements of such
14		institution.
15	(4)	Fixed charges includes interest on funded and unfunded
16		debt, amortization of debt discount, and rentals for
17		leased properties.
18	"Cas	h" includes cash equivalents.

1	"Cash equivalents" means highly-rated and highly-liquid
2	investments or securities with a remaining term of ninety days
3	or less and rated in the highest short-term category by a
4	nationally recognized statistical rating organization recognized
5	by the SVO. Cash equivalents include government money market
6	mutual funds and class one money market mutual funds defined by
7 .	the Purposes and Procedures Manual of the SVO, or its successor
8	publication.
9	"Fixed charges" means interest on funded and unfunded debt,
10	amortization of debt discount, and rentals for leased properties.
11	"Institution" means corporations, joint-stock associations,
12	and business trusts.
13	"Net earnings available for fixed charges" means net income
14	after deducting operating and maintenance expenses, taxes other
15	than federal and state income taxes, depreciation, and depletion,
16	but excluding extraordinary nonrecurring items of income or
17	expense appearing in the regular financial statements of such
18	<u>institution.</u>
19	"Obligation" means bonds, debentures, notes, or other
20	evidence of indebtedness.
21	"Surplus as regards to policyholders" means the excess of the

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insurer's admitted assets over its liabilities.

"SVO" means the Securities Valuation Office of the National 1 Association of Insurance Commissioners. 2 [(5) Value] "Value" means fair value. Market value is the 3 best evidence of fair value." SECTION 2. Section 431:6-103, Hawaii Revised Statutes, is 5 amended by amending subsection (c) to read as follows: 6 "(c) Any limitation based upon the amount of the insurer's 7 assets or surplus shall relate to assets or surplus as shown by 8 the insurer's annual statement as of December 31 preceding date 9 10 of investment." SECTION 3. Section 431:6-104, Hawaii Revised Statutes, is 11 amended by amending subsection (a) to read as follows: 12 Notwithstanding the provisions of section 431:6-321, 13 no security or other investment shall be eligible for purchase 14 or acquisition under this article unless it is interest bearing 15 or interest accruing or [dividend or] income paying, is not then 16 in default in any respect, and the insurer is entitled to 17 receive for its exclusive account and benefit, the interest or 18 income accruing thereon; except, that it may acquire real 19 property and non-dividend paying securities as provided in this 20 article. An insurer's aggregate investment in non-dividend 21 paying securities shall not exceed the greater of twenty-five 22

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per cent of its admitted assets or fifty per cent of its surplus
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    as regards to policyholders as defined in section 431:6-101."
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         SECTION 4. Section 431:6-201, Hawaii Revised Statutes, is
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    amended by amending subsection (b) to read as follows:
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               In addition to the investments required by subsection
         "(b)
    (a), an insurer shall [invest and keep invested its funds]
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    maintain an amount aggregating not less than one hundred per
    cent of its reserves required by this code, in the following
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    assets: cash [or], premiums in course of collection,
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    reinsurance recoverable on paid losses, or [in] investments
    eligible in accordance with this article[-], including interest
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    and dividends receivable on the investments."
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         SECTION 5. Section 431:6-302, Hawaii Revised Statutes, is
    amended to read as follows:
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         "§431:6-302 Corporate obligations. An insurer may invest
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    any of its funds in obligations other than those eligible for
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    investment under section 431:6-306 if they are [issued,]:
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              Issued, assumed, or guaranteed by any solvent
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         (1)
              institution created or existing under the laws of the
19
              United States or of any state, or district thereof [\tau];
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              and [are qualified under any of the following:
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1	(±)	ODIIGATIONS Which are secured by adequate collateral
2		security and bear fixed interest, if during each of
3		any three, including the last two, of the five fiscal
4		years next preceding the date of acquisition by the
5		insurer, the net earnings of the issuing, assuming, or
6		guaranteeing institution available for its fixed
7		charges, as defined in section 431:6-101, have been
8		not less than one and one-fourth times the total of
9		its fixed charges for such year. In determining the
10		adequacy of collateral security, not more than one-
11		third of the total value of the required collateral
12		shall consist of stock other than stock meeting the
13		requirements of section 431:6-303;
14	(2)	Fixed interest bearing obligations, other than those
15		described in item (1), if the net earnings of the
16		issuing, assuming, or guaranteeing institution
17		available for its fixed charges for a period of five
18		fiscal years next preceding the date of acquisition by
19		the insurer, have averaged per year not less than one
20		and one half times its average annual fixed charges
21		applicable to the period, and if during the last year
22		of the period, the net earnings have been not less

1		than one and one-half times its lixed charges for the
2		year; or
3	(3)	Adjustment, income or other contingent interest
4		obligations, if the net earnings of the issuing,
5		assuming, or guaranteeing institution available for
6		its fixed charges for a period of five fiscal years
7		next preceding the date of acquisition by the insurer
8		have averaged per year not less than one and one half
9		times the sum of its annual fixed charges and its
10		average maximum contingent interest applicable to the
11		period, and if during each of [the] last two years of
12		the period, the net earnings have been not less than
13		one and one-half times the sum of its fixed charges
14		and maximum contingent interest for the year.]
15	(2)	Filed with the SVO or are considered "filing exempt"
16		by the Purposes and Procedures Manual of the SVO, or
17		its successor publication."
18	SECT	ION 6. Section 431:6-303, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§4 3	1:6-303 Preferred or guaranteed stocks or shares. An
21	insurer m	ay invest any of its funds, in an aggregate amount not
22	exceeding	fifteen per cent of its assets, in preferred or
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1	guarantee	d sto	cks or shares, other than common stocks, of
2	solvent i	nstit	utions existing under the laws of the United
3	States or	of a	ny state, district, or territory thereof, if all
4	of the pr	ior o	bligations and prior preferred stocks, if any, of
5	[such] <u>th</u>	<u>e</u> ins	titution at the date of acquisition by the insure
6	are [elig	ible]	<u>:</u>
7	(1)	Elig	<u>ible</u> as investments under this article; and [if
8		qua l	ified under either of the following:
9	(1)	Pref	erred stocks or shares shall be deemed qualified
10		if:	
11		(A)	The net earnings of the institution available for
12			its fixed charges for a period of five fiscal
13			years next preceding the date of acquisition by
14			the insurer must have averaged per year not less
15			than one and one-half times the sum of its
16			average annual fixed charges, if any, its average
17			annual maximum contingent interest, if any, and
18			its average annual preferred dividend
19			requirements applicable to the period; and
20		(B)	During each of the last two years of such period
21			the net earnings must have been not less than one
22			and one half times the sum of its fixed charges,

1		contingent interest, and preferred dividend
2		requirements for such year. The term preferred
3		dividend requirements shall be deemed to mean
4		cumulative or noncumulative dividends whether
5		paid or not.
6	(2)	Guaranteed stocks or shares shall be deemed qualified
7		if the assuming or guaranteeing institution meets the
8		requirements of section 431:6-302(1), construed so as
9		to include as a fixed charge the amount of guaranteed
10		dividends of such issue or the rental covering the
11		guarantee of such dividends.]
12	(2)	Filed with the SVO or are considered "filing exempt"
13		by the Purposes and Procedures Manual of the SVO, or
14		its successor publication."
15	SECT	ION 7. Section 431:6-313, Hawaii Revised Statutes, is
16	amended t	o read as follows:
17	"§4 3	1:6-313 Foreign securities. (a) An insurer
18	authorize	d to transact insurance in a foreign country may invest
19	any of it	s funds, in <u>an</u> aggregate amount not exceeding its
20	deposit a	nd reserve obligations incurred in such country, in
21	securitie	s of or in such country possessing characteristics and

1	of a quality similar to those required pursuant to this article
2	for investments in the United States.
3	(b) An insurer may invest any of its funds, in an
4	aggregate amount not exceeding fifteen per cent of its assets,
5	in addition to any amount permitted pursuant to subsection (a),
6	in obligations of the governments of the Dominion of Canada, or
7	of Canadian provinces, or municipalities, and in obligations of
8	Canadian corporations, which have not been in default during the
9	five years next preceding date of acquisition, and which are
10	otherwise of equal quality to like United States public or
11	corporate securities as prescribed in this article.
12	(c) In addition to investments permitted under subsections
13	(a) and (b), an insurer may acquire foreign investments, including
14	American Depository Receipts, or engage in investment practices
15	with persons of or in foreign jurisdictions of substantially the
16	same types as those permitted under this article; provided that:
17	(1) The aggregate amount of foreign investments then held
18	by the insurer under this subsection shall not exceed
19	twenty per cent of its admitted assets; and
20	(2) The aggregate amount of foreign investments then held
21	by the insurer under this subsection in a single

foreign jurisdiction shall not exceed ten per cent of

1	its admitted assets as to a foreign jurisdiction that
2	has a sovereign debt rating of SVO 1 or three per cent
3	of its admitted assets as to any other foreign
4	jurisdiction.
5	(d) Investments acquired under this section shall be
6	aggregated with investments of the same types made under all other
7	sections of this article, and in a similar manner, for the
8	purposes of determining compliance with limitations, if any,
9	contained in the other sections."
10	SECTION 8. Section 431:6-317, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"§431:6-317 Common stocks. [After satisfying the
13	requirements of section 431:6-201, an insurer may invest any of
14	its funds in common shares of stock in solvent United States
15	corporations that qualify as a sound investment.] (a) An
16	insurer may invest any of its funds in common shares of stock
17	that are filed with the SVO or are considered "filing exempt" by
18	
	the Purposes and Procedures Manual of the SVO, or its successor
19	the Purposes and Procedures Manual of the SVO, or its successor publication. In aggregate, an insurer's amount of investment in
19 20	
	publication. In aggregate, an insurer's amount of investment in
20	publication. In aggregate, an insurer's amount of investment in common stocks, including investments made pursuant to section

nunarea p	er cent of its surplus as regards to policyholders as
defined i	n section 431:6-101.
(b)	An insurer may invest any of its funds in common
shares of	stock in solvent United States corporations after
satisfyin	g the requirements under section 431:6-201.
(c)	An insurer's aggregate amount of investment in
non-divid	end paying stocks is subject to the limitations of
section 4	31:6-104."
SECT	ION 9. Section 431:6-322, Hawaii Revised Statutes, is
amended t	o read as follows:
"§43	1:6-322 Common trust funds[7]; mutual funds[7]; and
exchanged	traded funds. [An] (a) Subject to the limitations in
subsectio	ns (b) and (c), an insurer may invest in:
(1)	
	A bank's common trust fund as defined in the United
	A bank's common trust fund as defined in the United States Internal Revenue Code of 1986, Section 584;
(2)	States Internal Revenue Code of 1986, Section 584;
(2)	States Internal Revenue Code of 1986, Section 584; [and]
(2)	States Internal Revenue Code of 1986, Section 584; [and] The securities of any open-end management type
(2)	States Internal Revenue Code of 1986, Section 584; [and] The securities of any open-end management type investment company or investment trust registered with
	(b) shares of satisfyin (c) non-divid section 4 SECT amended t "\$43

as a subsidiary of the insurer is investment adviser

1		or principal underwriter, has a new value of not less
2		than \$25,000,000 as of the date of investment by the
3		insurer[-]; and
4	(3)	An exchange traded fund that is registered with the
5		federal Securities and Exchange Commission under the
6		Investment Company Act of 1940, as amended, and is
7		traded on a public exchange.
8	(b)	In aggregate, an insurer's amount of investment in
9	common tr	ust funds, mutual funds, and exchange traded funds,
10	including	investments made pursuant to section 431:6-317(a),
11	shall not	exceed the greater of twenty-five per cent of its
12	admitted	assets or one hundred per cent of its surplus as
13	regards t	o policyholders as defined in section 431:6-101. This
14	limitatio	n shall not apply to investments approved on the
15	<u>"Mutual F</u>	unds List" from the Purposes and Procedures Manual of
16	the SVO,	or its successor publication.
17	(c)	An insurer may invest any of its funds in common trust
18	funds, mu	tual funds, and exchange traded funds after satisfying
19	the requi	rements of section 431:6-201."
20	SECT	ION 10. Section 431:6-601, Hawaii Revised Statutes, is
21	amended b	y amending subsections (a) and (b) to read as follows:
22	"(a)	For purposes of this section:

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1	"Business entity" means a corporation, limited liability
2	company, association, partnership, joint stock company, joint
3	venture, mutual fund trust, or other similar form of business
4	organization, whether organized for-profit or not-for-profit.
5	"Class one money market mutual funds" means a mutual fund
6	that at all times qualifies for investment using the bond class
7	one reserve factor under the Purposes and Procedures of the SVO
8	or any successor publication.
9	"Government money market mutual fund" means a money market
10	mutual fund that at all times:
11	(1) Invests only in obligations issued, guaranteed, or
12	insured by the government of the United States or
13	collateralized repurchase agreements composed of these
14	obligations; and
15	(2) Qualifies for investment without a reserve under the
16	Purposes and Procedures of the SVO or any successor
17	publication.
18	"Money market mutual fund" means a mutual fund that meets
19	the conditions of 17 Code of Federal Regulations [part] Part
20	270.2a-7, under the Investment Company Act of 1940 (15 [U.S.C.
21	§] United States Code Section 80a-1 et seq.), as amended, or

renumbered.

- "Obligation" means a bond, note, debenture, trust 1 2 certificate, including equipment certificate, production payment, negotiable bank certificate of deposit, bankers' 3 acceptance, credit tenant loan, loan secured by financing net 4 leases and other evidence of indebtedness for the payment of 5 money (or participation, certificates, or other evidence of an 6 interest in any of the foregoing), whether constituting a 7 general obligation of the issuer or payable only out of certain 8 9 revenues or certain funds pledged or otherwise dedicated for 10 payment. "Qualified bank" means a national bank, state bank, or 11 12 trust company that at all times is no less than adequately 13 capitalized as determined by the standards adopted by the United States banking regulators and that is either regulated by state 14 banking laws or is a member of the Federal Reserve System. 15 "Repurchase transaction" means a transaction in which an 16 17 insurer purchases securities from a business entity that is obligated to repurchase the purchased securities or equivalent 18 securities from the insurer at a specified price, either within 19
- "Reverse repurchase transaction" means a transaction in
 which an insurer sells securities to a business entity and is

a specified period of time or upon demand.

1	obligated to repurchase the sold securities or equivalent
2	securities from the business entity at a specified price, either
3	within a specified period of time or upon demand.
4	"Securities lending transaction" means a transaction in
5	which securities are loaned by an insurer to a business entity
6	that is obligated to return the loans, securities, or equivalent
7	securities to the insurer, either within a specified period of
8	time or upon demand.
9	["SVO" means the Securities Valuation Office of the
10	National Association of Insurance Commissioners.
11	(b) An insurer may acquire investments in investment pools
12	that:
13	(1) Invest only in:
14	(A) Obligations that are rated 1 or 2 by the SVO or
15	have an equivalent of an SVO 1 or 2 rating (or,
16	in the absence of a 1 or 2 rating or equivalent
17	rating, the issuer has outstanding obligations
18	with an SVO 1 or 2 or equivalent rating) by a
19	nationally-recognized statistical rating
20	organization recognized by the SVO and have:
21	(i) A remaining maturity of three hundred

ninety-seven days or less or a put that

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1			entitles the horder to receive the principal
2			amount of the obligation which put may be
3			exercised through maturity at specified
4			intervals not exceeding three hundred
5			ninety-seven days; or
6		(ii)	A remaining maturity of three years or less
7			and a floating interest rate that resets no
8			less frequently than quarterly on the basis
9			of a current short-term index (federal
10			funds, prime rate, treasury bills, London
11			InterBank Offered Rate [("LIBOR")] or
12			commercial paper) and is subject to no
13			maximum limit, if the obligations do not
14			have an interest rate that varies inversely
15			to market interest rate changes;
16	(B)	Gove	rnment money market mutual funds or class one
17		mone	y market mutual funds; or
18	(C)	Secu	rities lending, repurchase, and reverse
19		repu	rchase transactions that meet all the
20		requ	irements of section [431:6-322;] 431:6-318;
21		or	

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1	(2) Invest only in investments which an insurer may
2	acquire under this article, if the insurer's
3	proportionate interest in the amount invested in these
4	investments does not exceed the applicable limits of
5	this article."
6	SECTION 11. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 12. This Act shall take effect on January 1, 2009.

Report Title:

Insurance; Investments

Description:

Amends current provisions of the insurance investment statutes allowing insurers more investment flexibility without significantly lessening protection to insurance policyholders and to reflect more current regulatory standards. (SB3019 HD1)