A BILL FOR AN ACT

RELATING TO INSURANCE FRAUD.

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

- section 1. The legislature finds that insurance fraud
 reportedly costs every household in the United States an average
 of \$500 per year. In Hawaii, the cost of motor vehicle
 insurance fraud alone has been estimated to be over \$164
- 5 annually per household. In recognition of the impact that fraud
- $\boldsymbol{6}$ has on the cost of motor vehicle insurance, Act 251, Session
- 7 Laws of Hawaii 1997, was enacted to establish an insurance fraud
- 8 investigations unit and motor vehicle insurance fraud violations
- 9 and penalties. Act 155, Session Laws of Hawaii 1998, was
- 10 enacted the following year to clarify the penalties for the
- 11 offense of motor vehicle insurance fraud and enhanced and
- 12 clarified the powers and purpose of the insurance fraud
- 13 investigations unit to combat motor vehicle insurance fraud.
- 14 Insurance fraud also has increasingly affected costs within
- 15 the health insurance industry. Industry health care fraud
- 16 losses are estimated at three to fourteen per cent of the
- \$1,200,000,000,000\$ in annual national health care costs. This
- 18 is equivalent to approximately \$36,000,000,000 to HB262 HD1 HMS 2009-2000



- 1 \$168,000,000,000 annually. In Hawaii, based on the conservative
- 2 estimate that insurance fraud amounts to three per cent of
- 3 annual Hawaii health care costs, health insurance fraud causes
- 4 losses that exceed \$60,000,000 annually. Realizing that
- 5 insurance fraud is a growing problem in the area of health
- 6 insurance, the legislature passed health insurance fraud
- 7 provisions through Act 125, Session Laws of Hawaii 2003.
- 8 However, none of the health care insurance fraud provisions of
- 9 Act 125 clearly designate a specific law enforcement agency to
- 10 be responsible for the investigation and prosecution of
- 11 insurance fraud violations.
- 12 The legislature further finds that no line of insurance is
- 13 free of insurance fraud. Rather than limit administrative,
- 14 civil, and criminal penalties for insurance fraud to only a few
- 15 selected lines of insurance, Hawaii's insurance fraud law should
- 16 be expanded to include all lines of insurance to deter
- 17 perpetrators of insurance fraud by demonstrating that no line of
- 18 insurance will be a safe haven for those who commit insurance
- 19 fraud.
- The purposes of this Act are to:
- 21 (1) Establish an insurance fraud investigations branch to
- 22 replace the existing insurance fraud investigations



22	§ 4 31	:2-A Definitions. As used in this part:
21	J	"PART . INSURANCE FRAUD
20		d and to read as follows:
19	amended by	y adding a new part to article 2 to be appropriately
18	SECT	ION 2. Chapter 431, Hawaii Revised Statutes, is
17	compensati	ion arising from chapter 386, Hawaii Revised Statutes.
16	investiga	ting branch for cases and violations related to workers
15	It is not	the purpose of this Act to create an insurance fraud
14		insurance fraud.
13		own operation to prevent, investigate, and prosecute
12		investigations branch cover some of the cost of its
11		compliance resolution fund to help the insurance fraud
10		insurance fraud prosecutions for deposit into the
9	(3)	Direct fines and settlements resulting from successful
8		including fraudulent applications and sales; and
7		insurance and for different types of insurance fraud,
6		for offenses of insurance fraud in all lines of
5	(2)	Impose administrative, civil, and criminal penalties
4		prosecute insurance fraud in all lines of insurance;
3		Hawaii 1998, and empower the branch to investigate and
2		1997, which was expanded by Act 155, Session Laws of
1		unit established in Act 251, Session Laws of Hawaii

- 1 "Branch" means the insurance fraud investigations branch of
- the insurance division of the department of commerce and 2
- 3 consumer affairs.
- "Insurance policy" means a contract issued by an insurer or 4
- 5 other licensee.
- "Licensee" means an entity licensed under and governed by 6
- title 24, including but not limited to an insurer governed by 7
- chapter 431, a mutual benefit society governed by article 1 of 8
- chapter 432, a fraternal benefit society governed by article 2 9
- of chapter 432, or a health maintenance organization governed by 10
- chapter 432D, and their respective agents and employees engaged 11
- 12 in the business of the licensee.
- "Person" means any individual, company, association, 13
- organization, group, partnership, business, trust, or 14
- corporation; but shall exclude insurers, as defined in section 15
- 431:1-202, and other licensees, as defined in this part. 16
- 17 §431:2-B Insurance fraud investigations branch.
- There is established in the insurance division the insurance 18
- 19 fraud investigations branch for the purposes set forth in this
- part; provided that the branch is not created for cases and 20
- violations related to workers' compensation arising from chapter 21
- 22 386.



- 1 (b) The branch shall:
- 2 (1) Conduct a statewide program for the prevention of
- 3 insurance fraud relating to but not limited to title
- 4 24;
- 5 (2) Notwithstanding any other law to the contrary,
- 6 investigate and prosecute in administrative hearings
- 7 and courts of competent jurisdiction all persons
- 8 involved in insurance fraud violations arising out of
- 9 but not limited to chapters 431, 432, and 432D; and
- 10 (3) Promote public and industry-wide education about
- insurance fraud.
- 12 (c) The branch may review and take appropriate action on
- 13 complaints relating to insurance fraud.
- 14 (d) The commissioner shall employ or retain, by contract
- 15 or otherwise, attorneys, investigators, investigator assistants,
- 16 auditors, accountants, physicians, health care professionals,
- 17 paralegals, consultants, experts, and other professional,
- 18 technical, and support staff as necessary to promote the
- 19 effective and efficient conduct of the branch's activities. The
- 20 commissioner may hire those employees without regard to chapter
- **21** 76.

1	(e) Notwithstanding any other law to the contrary, an
1	(e) Notwichstanding any other raw to the contrary, an
2	attorney employed or retained by the branch may represent the
3	State in any criminal, civil, or administrative proceeding to
4	enforce all applicable state laws relating to insurance fraud,
5	including but not limited to criminal prosecutions, disciplinary
6	actions, and actions for declaratory and injunctive relief. The
7	attorney general may designate an attorney as a special deputy
8	attorney general for purposes of this subsection.
9	(f) Investigators appointed and commissioned under this
10	part shall have and may exercise all of the powers and authority
11	of a police officer or of a deputy sheriff.
12	(g) Funding for the branch shall come from the compliance
13	resolution fund established pursuant to section 26-9(o).
14	§431:2-C Insurance fraud. (a) A person commits the
15	offense of insurance fraud if the person:
16	(1) Intentionally or knowingly misrepresents or conceals
17	material facts, opinions, intention, or law to obtain

(A) When presenting, or causing or permitting to be presented, an application, whether written,

or attempt to obtain coverage, benefits, recovery, or

compensation for services provided in the following

situations or circumstances:

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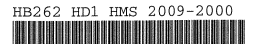
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1		cypea, or cransmitted through erectionic media,
2		for the issuance or renewal of an insurance
3		policy or reinsurance contract;
4	(B)	When presenting, or causing or permitting to be
5		presented, false information on a claim for
6		payment;
7	(C)	When presenting, or causing or permitting to be
8		presented, a claim for the payment of a loss;
9	(D)	When presenting, or causing or permitting to be
10		presented, multiple claims for the same loss or
11		injury, including knowingly presenting such
12		multiple and duplicative claims to more than one
13		insurer;
14	(E)	When presenting, or causing or permitting to be
15		presented, any claim for payment of a health care
16		benefit;
17	(F)	When presenting, or causing or permitting to be
18		presented, a claim for a health care benefit that
19		was not used by, or provided on behalf of, the
20		claimant;
21	(G)	When presenting, or causing or permitting to be
22		presented, improper multiple and duplicative



l		claims for payment of the same health care
2		benefit;
3	(H)	When presenting, or causing or permitting to be
4		presented, for payment, any undercharges for
5		benefits on behalf of a specific claimant unless
6		any known overcharges for benefits under this
7		article for that claimant are presented for
8		reconciliation at the same time;
9	(I)	When fabricating, altering, concealing, making an
10		entry in, or destroying a document whether typed,
11		written, or through an audio or video tape or
12		electronic media;
13	(J)	When presenting, or causing or permitting to be
14		presented, to a person, insurer, or other
15		licensee false, incomplete, or misleading
16		information to obtain coverage or payment
17		otherwise available under an insurance policy;
18	(K)	When presenting, or causing or permitting to be
19		presented, to a person or producer, information
20		about a person's status as a licensed producer
21		that induces a person or insurer to purchase an
22		insurance policy or reinsurance contract; and

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1		(L) When making, or causing or permitting to be made,
2		any statement, either typed, written, or through
3		audio or video tape or electronic media, or
4		claims by the person or on behalf of a person
5		with regard to obtaining legal recovery or
6		benefits;
7	(2)	Intentionally or knowingly aids, agrees, or attempts
8		to aid, solicit, or conspire with any person who
9		engages in an unlawful act as defined under this
10		section; or
11	(3)	Intentionally or knowingly makes, causes, or permits
12		to be presented, any false statements or claims by any
13		person or on behalf of any person during an official
14		proceeding as defined by section 710-1000.
15	(b)	Where the person acting with intent to defraud under
16	subsection	n (a) possessed actual knowledge or acted in deliberate
17	ignorance	of the truth or falsity of the misrepresentation or
18	concealme	nt of the material facts, opinions, intention, or law,
19	insurance	fraud is:
20	(1)	A class B felony if the value of the benefits,
21		recovery, or compensation obtained or attempted to be

obtained is more than \$20,000;

1	(2)	A class C felony if the value of the benefits,
2		recovery, or compensation obtained or attempted to be
3		obtained is more than \$300; or
4	(3)	A misdemeanor if the value of the benefits, recovery,
5		or compensation obtained or attempted to be obtained

7 (c) This section shall not supersede any other law

is \$300 or less.

- 8 relating to theft, fraud, or deception. Insurance fraud may be
- 9 prosecuted under this part, or any other applicable statute or
- 10 common law, and all such remedies shall be cumulative.
- 11 (d) For the purpose of this section, "intentionally" and
- 12 "knowingly" shall have the same meanings as defined in section
- **13** 702-206.

- 14 §431:2-D Restitution. Where the ability to make
- 15 restitution can be demonstrated, any person convicted under this
- 16 part shall be ordered by a court to make restitution to any
- 17 insurer, person, or other licensee for any financial loss
- 18 sustained by that insurer, person, or licensee caused by the act
- 19 or acts for which the person was convicted.
- 20 §431:2-E Insurance fraud; administrative penalties. (a)
- 21 In addition to or in lieu of criminal penalties under section
- 22 431:2-C(b), any person who commits insurance fraud as defined



- 1 under section 431:2-C, may be subject to the administrative
- 2 penalties of this section.
- 3 (b) If a person is found to have knowingly committed
- 4 insurance fraud under title 24, the commissioner may assess any
- 5 or all of the following penalties:
- 6 (1) Restitution to any insurer or any other person of
- 5 benefits or payments fraudulently received or other
- 8 damages or costs incurred;
- 9 (2) A fine of not more than \$10,000 for each violation;
- **10** and
- 11 (3) Reimbursement of attorneys' fees and costs of the
- party sustaining a loss under this part, except that
- the State shall be exempt from paying attorney fees
- and costs to other parties.
- 15 (c) Administrative actions brought for insurance fraud
- 16 under this part shall be brought within six years after the
- 17 insurance fraud is discovered or by exercise of reasonable
- 18 diligence should have been discovered and, in any event, no more
- 19 than ten years after the date on which a violation of this part
- 20 is committed.
- 21 (d) For the purpose of subsection (b), "knowingly" shall
- 22 have the same meaning as defined in section 702-206.

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- 1 §431:2-F Administrative procedures. (a) An
- 2 administrative penalty may be imposed based upon a judgment by a
- 3 court of competent jurisdiction or upon an order by the
- 4 commissioner.
- 5 (b) The commissioner shall hold a hearing in accordance
- 6 with chapter 91, prior to imposition of any administrative
- 7 remedy.
- 8 §431:2-G Acceptance of payment. A provider's failure to
- 9 dispute a reduced payment by an insurer shall not constitute an
- 10 implied admission that a fraudulent billing had been submitted.
- 11 §431:2-H Civil cause of action for insurance fraud;
- 12 exemption. (a) An insurer or other licensee shall have a civil
- 13 cause of action to recover payments or benefits from any person
- 14 who has violated any practice prohibited by section 431:2-C. No
- 15 recovery shall be allowed if the person has made restitution
- 16 under section 431:2-D or 431:2-E(b)(1).
- 17 (b) A person, insurer, or other licensee, including an
- 18 insurer's or other licensee's adjusters, bill reviewers,
- 19 producers, representatives, or common-law agents, if acting
- 20 without actual malice, shall not be subject to civil liability
- 21 for providing information, including filing a report, furnishing
- 22 oral, written, audiotaped, videotaped, or electronic media



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- 1 evidence, providing documents, or giving testimony concerning
- 2 suspected, anticipated, or completed insurance fraud to:
- 3 (1) A court;
- 4 (2) The commissioner;
- 5 (3) The branch;
- 6 (4) The National Association of Insurance Commissioners;
- 7 (5) The National Insurance Crime Bureau;
- **8** (6) Any federal, state, or county law enforcement or
- 9 regulatory agency; or
- 10 (7) Another insurer or other licensee,
- 11 if the information is provided for the purpose of preventing,
- 12 investigating, or prosecuting insurance fraud, except if the
- 13 person commits perjury.
- (c) Civil actions brought for insurance fraud under this
- 15 part shall be brought within six years after the insurance fraud
- 16 is discovered or by exercise of reasonable diligence should have
- 17 been discovered and, in any event, no more than ten years after
- 18 the date on which a violation of this part is committed.
- 19 §431:2-I Mandatory reporting. (a) Within sixty days of
- 20 an insurer or other licensee's employee or agent discovering
- 21 credible information indicating that a violation of section
- 22 431:2-C is occurring or has occurred or as soon thereafter as

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



1	" (b)	(1) A person who intentionally or knowingly violates,
2		intentionally or knowingly permits any person over
3		whom the person has authority to violate, or
4		intentionally or knowingly aids any person in
5	,	violating any insurance rule or statute of this State
6		or any effective order issued by the commissioner,
7		shall be subject to any penalty or fine as [stated in]
8		provided by this code or the penal code of the Hawaii
9		Revised Statutes.

- (2) If the commissioner has cause to believe that any person has violated any penal provision of this code or of other laws relating to insurance, the commissioner may proceed against that person or shall certify the facts of the violation to the public prosecutor of the jurisdiction in which the offense was committed.
- (3) Violation of any provision of this code is punishable by a fine of not less than \$100 nor more than \$10,000 per violation, or by imprisonment for not more than one year, or both, in addition to any other penalty or forfeiture provided herein or otherwise by law.

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              The terms "intentionally" and "knowingly" shall have
              the same meanings [given] as defined in section 702-
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              206(1) and (2)."
         SECTION 4. Section 431:2-204, Hawaii Revised Statutes, is
 4
 5
    amended by amending subsection (d) to read as follows:
         "(d) When the commissioner, through the insurance fraud
 6
 7
    investigations [unit,] branch, is conducting an investigation of
 8
    possible violations of [section 431:10C-307.7,] part of
    article 2, the commissioner shall pay to a financial institution
 9
10
    that is served a subpoena issued under this section a fee for
11
    reimbursement of [such] the costs as are necessary and which
12
    have been directly incurred in searching for, reproducing, or
13
    transporting books, papers, documents, or other objects
    designated by the subpoena. Reimbursement shall be paid at a
14
    rate not to exceed the rate set forth in section 28-2.5(d)."
15
16
         SECTION 5. Section 432:2-102, Hawaii Revised Statutes, is
    amended by amending subsection (b) to read as follows:
17
         "(b) Nothing in this article shall exempt fraternal
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19
    benefit societies from the provisions and requirements of
20
            of article 2 of chapter 431 and of section 431:2-215."
         SECTION 6. Section 706-606.5, Hawaii Revised Statutes, is
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22
    amended by amending subsection (1) to read as follows:
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"(1) Notwithstanding section 706-669 and any other law to
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    the contrary, any person convicted of murder in the second
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    degree, any class A felony, any class B felony, or any of the
3
    following class C felonies: section 188-23 relating to
4
    possession or use of explosives, electrofishing devices, and
5
   poisonous substances in state waters; section 386-98(d)(1)
6
    relating to fraud violations and penalties; [section 431:10A-
7
    131(b)(2) relating to insurance fraud; section 431:10C-
8
    307.7(b)(2) relating to insurance fraud; section 432:1-106(b)(2)
9
    relating to insurance fraud; section 432D-18.5(b)(2)] section
10
11
    431:2-C(b)(2) relating to insurance fraud; section 707-703
12
    relating to negligent homicide in the second degree; section
    707-711 relating to assault in the second degree; section 707-
13
    713 relating to reckless endangering in the first degree;
14
    section 707-716 relating to terroristic threatening in the first
15
16
    degree; section 707-721 relating to unlawful imprisonment in the
    first degree; section 707-732 relating to sexual assault or rape
17
    in the third degree; section 707-752 relating to promoting child
18
    abuse in the third degree; section 707-757 relating to
19
20
    electronic enticement of a child in the second degree; section
    707-766 relating to extortion in the second degree; section 708-
21
    811 relating to burglary in the second degree; section 708-821
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- 1 relating to criminal property damage in the second degree;
- 2 section 708-831 relating to theft in the first degree as amended
- 3 by Act 68, Session Laws of Hawaii 1981; section 708-831 relating
- 4 to theft in the second degree; section 708-835.5 relating to
- 5 theft of livestock; section 708-836 relating to unauthorized
- 6 control of propelled vehicle; section 708-839.8 relating to
- 7 identity theft in the third degree; section 708-839.55 relating
- 8 to unauthorized possession of confidential personal information;
- 9 section 708-852 relating to forgery in the second degree;
- 10 section 708-854 relating to criminal possession of a forgery
- 11 device; section 708-875 relating to trademark counterfeiting;
- 12 section 710-1071 relating to intimidating a witness; section
- 13 711-1103 relating to riot; section 712-1203 relating to
- 14 promoting prostitution in the second degree; section 712-1221
- 15 relating to gambling in the first degree; section 712-1224
- 16 relating to possession of gambling records in the first degree;
- 17 section 712-1243 relating to promoting a dangerous drug in the
- 18 third degree; section 712-1247 relating to promoting a
- 19 detrimental drug in the first degree; section 846E-9 relating to
- 20 failure to comply with covered offender registration
- 21 requirements; section 134-7 relating to ownership or possession
- 22 of firearms or ammunition by persons convicted of certain



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1	crimes; section 134-8 relating to ownership, etc., of prohibited
2	weapons; section 134-9 relating to [permits] licenses to carry,
3	or who is convicted of attempting to commit murder in the second
4	degree, any class A felony, any class B felony, or any of the
5	class C felony offenses enumerated above and who has a prior
6	conviction or prior convictions for the following felonies,
7	including an attempt to commit the same: murder, murder in the
8	first or second degree, a class A felony, a class B felony, any
9	of the class C felony offenses enumerated above, or any felony
10	conviction of another jurisdiction, shall be sentenced to a
11	mandatory minimum period of imprisonment without possibility of
12	parole during such period as follows:
13	(a) One prior felony conviction:
14	(i) Where the instant conviction is for murder in the
15	second degree or attempted murder in the second
16	degreeten years;
17	(ii) Where the instant conviction is for a class A
18	felonysix years, eight months;
19	(iii) Where the instant conviction is for a class B
20	felonythree years, four months; and

1		(iv)	Where the instant conviction is for a class C
2			felony offense enumerated aboveone year, eight
3			months;
4	(b)	Two	prior felony convictions:
5		(i)	Where the instant conviction is for murder in the
6			second degree or attempted murder in the second
7			degreetwenty years;
8		(ii)	Where the instant conviction is for a class A
9			felonythirteen years, four months;
10		(iii)	Where the instant conviction is for a class B
11			felonysix years, eight months; and
12		(iv)	Where the instant conviction is for a class C
13			felony offense enumerated abovethree years,
14			four months;
15	(c)	Thre	ee or more prior felony convictions:
16		(i)	Where the instant conviction is for murder in the
17			second degree or attempted murder in the second
18			degreethirty years;
19		(ii)	Where the instant conviction is for a class A
20			felonytwenty years;
21		(iii)	Where the instant conviction is for a class B
22			felonyten years; and

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(iv) Where the instant conviction is for a class C
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                   felony offense enumerated above -- five years."
         SECTION 7. Section 806-83, Hawaii Revised Statutes, is
3
    amended by amending subsection (a) to read as follows:
4
         "(a) Criminal charges may be instituted by written
5
    information for a felony when the charge is a class C felony
6
    under section 19-3.5 (voter fraud); section 128D-10 (knowing
7
    releases); section 132D-14(a)(1), (2)(A), and (3) (penalties for
8
    failure to comply with requirements of sections 132D-7, 132D-10,
9
    and 132D-16); section 134-24 (place to keep unloaded firearms
10
    other than pistols and revolvers); section 134-7(a) and (b)
11
12
    (ownership or possession prohibited); section 134-8 (prohibited
13
    ownership); section 134-9 (licenses to carry); section 134-17(a)
    (relating to false information or evidence concerning
14
    psychiatric or criminal history); section 134-51 (deadly
15
    weapons); section 134-52 (switchblade knives); section 134-53
16
17
    (butterfly knives); section 188-23 (possession or use of
    explosives, electrofishing devices, and poisonous substances in
18
19
    state waters prohibited); section 231-34 (attempt to evade or
20
    defeat tax); section 231-36 (false and fraudulent statements);
21
    section 245-37 (sale or purchase of packages of cigarettes
    without stamps); section 245-38 (vending unstamped cigarettes);
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- 1 section 245-51 (sale of export cigarettes prohibited); section
- 2 245-52 (alteration of packaging prohibited); section 291C-12.5
- 3 (accidents involving substantial bodily injury); section 291E-
- 4 61.5 (habitually operating a vehicle under the influence of an
- 5 intoxicant); section 329-41 (prohibited acts B); section 329-42
- 6 (prohibited acts C); section 329-43.5 (prohibited acts related
- 7 to drug paraphernalia); section 329C-2 (manufacture,
- 8 distribution, or possession with intent to distribute an
- 9 imitation controlled substance to a person under eighteen years
- 10 of age); section 346-34(d)(2) and (e) (fraud involving food
- 11 stamps or coupons with a value exceeding \$300); section 346-43.5
- 12 (medical assistance fraud); section 383-141 (falsely obtaining
- 13 benefits); [section 431:10C-307.7] section 431:2-C(b)(2)
- 14 (insurance fraud); section 482D-7 (violation of fineness
- 15 standards and stamping requirements); section 485A-301
- 16 (registration of securities); section 485A-401 (registration of
- 17 broker-dealers); section 485A-402 (registration of agents);
- 18 section 485A-403 (registration of investment [advisors);
- 19 advisers; section 485A-404 (registration of investment
- 20 [advisor] adviser representatives); section 485A-405
- 21 (registration of federal covered investment [advisors);]
- 22 advisers; section 485A-501 (general fraud); section 485A-502



- 1 (prohibited conduct in providing investment advice); section
- 2 707-703 (negligent homicide in the second degree); section 707-
- 3 705 (negligent injury in the first degree); section 707-711
- 4 (assault in the second degree); section 707-713 (reckless
- 5 endangering in the first degree); section 707-721 (unlawful
- 6 imprisonment in the first degree); section 707-726 (custodial
- 7 interference in the first degree); section 707-757 (electronic
- 8 enticement of a child in the second degree); section 707-766
- 9 (extortion in the second degree); section 708-811 (burglary in
- 10 the second degree); section 708-821 (criminal property damage in
- 11 the second degree); section 708-831 (theft in the second
- 12 degree); section 708-833.5 (shoplifting); section 708-835.5
- 13 (theft of livestock); section 708-836 (unauthorized control of
- 14 propelled vehicle); section 708-836.5 (unauthorized entry into
- 15 motor vehicle); section 708-839.5 (theft of utility services);
- 16 section 708-839.8 (identity theft in the third degree); section
- 17 708-852 (forgery in the second degree); section 708-854
- 18 (criminal possession of a forgery device); section 708-858
- 19 (suppressing a testamentary or recordable instrument); section
- 20 708-875 (trademark counterfeiting); section 708-891.5 (computer
- 21 fraud in the second degree); section 708-892.5 (computer damage
- 22 in the second degree); section 708-895.6 (unauthorized computer



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access in the second degree); section 708-8100 (fraudulent use
1
2
    of a credit card); section 708-8102 (theft/forgery of credit
    cards); section 708-8103 (credit card fraud by a provider of
3
4
    goods or services); section 708-8104 (possession of unauthorized
5
    credit card machinery or incomplete cards); section 708-8200
6
    (cable television service fraud in the first degree); section
7
    708-8202 (telecommunication service fraud in the first degree):
8
    section 709-903.5 (endangering the welfare of a minor in the
9
    first degree); section 709-906 (abuse of family or household
10
    members); section 710-1016.3 (obtaining a government-issued
11
    identification document under false pretenses in the first
12
    degree); section 710-1016.6 (impersonating a law enforcement
    officer in the first degree); section 710-1017.5 (sale or
13
14
    manufacture of deceptive identification document); section 710-
15
    1018 (securing the proceeds of an offense); section 710-1021
16
    (escape in the second degree); section 710-1023 (promoting
17
    prison contraband in the second degree); section 710-1024 (bail
18
    jumping in the first degree); section 710-1029 (hindering
19
    prosecution in the first degree); section 710-1060 (perjury);
20
    section 710-1072.5 (obstruction of justice); section 711-1103
21
    (riot); section 711-1109.3 (cruelty to animals/fighting dogs);
22
    section 711-1110.9 (violation of privacy in the first degree);
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- section 711-1112 (interference with the operator of a public 1
- transit vehicle); section 712-1221 (promoting gambling in the 2
- first degree); section 712-1222.5 (promoting gambling aboard 3
- ships); section 712-1224 (possession of gambling records in the 4
- first degree); section 712-1243 (promoting a dangerous drug in 5
- the third degree); section 712-1246 (promoting a harmful drug in 6
- the third degree); section 712-1247 (promoting a detrimental 7
- drug in the first degree); section 712-1249.6 (promoting a 8
- controlled substance in, on, or near schools or school 9
- vehicles); section 803-42 (interception, access, and disclosure 10
- 11 of wire, oral, or electronic communications, use of pen
- register, trap and trace device, and mobile tracking device 12
- prohibited); or section 846E-9(b) (failure to comply with 13
- covered offender registration requirements)." 14
- SECTION 8. Section 431:10A-131, Hawaii Revised Statutes, 15
- is repealed. 16
- ["{\$431:10A-131} Insurance fraud; penalties. (a) A person 17
- commits the offense of insurance fraud if the person acts or 18
- omits to act with intent to obtain benefits or recovery or 19
- compensation for services provided, or provides legal assistance 20
- or counsel with intent to obtain benefits or recovery, through 21
- 22 the following means:



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

1		overcharges for benefits under this article for that
2		claimant are presented for reconciliation at the same
3		time;
4	(8)	Aiding, or agreeing or attempting to aid, soliciting,
5		or conspiring with any person who engages in an
6		unlawful act as defined under this section; or
7	(9)	Knowingly making, or causing or permitting to be made,
8		any false statements or claims by, or on behalf of,
9		any person or persons during an official proceeding as
10		defined by section 710-1000.
11	(b)	Violation of subsection (a) is a criminal offense and
12	shall con	stitute a:
13	(1)	Class B felony if the value of the benefits, recovery,
14		or compensation obtained or attempted to be obtained
15		is more than \$20,000;
16	(2)	Class C felony if the value of the benefits, recovery,
17		or compensation obtained or attempted to be obtained
18		is more than \$300; or
19	(3)	Misdemeanor if the value of the benefits, recovery, or
20		compensation obtained or attempted to be obtained is
21		\$300 or less.

1	(c) Where the ability to make restitution can be
2	demonstrated, any person convicted under this section shall be
3	ordered by a court to make restitution to an insurer or any
4	other person for any financial loss sustained by the insurer or
5	other person caused by the act or acts for which the person was
6	convicted.
7	(d) A person, if acting without malice, shall not be
8	subject to civil liability for providing information, including
9	filing a report, furnishing oral or written evidence, providing
10	documents, or giving testimony concerning suspected,
11	anticipated, or completed public or private insurance fraud to a
12	court, the commissioner, the insurance fraud investigations
13	unit, the National Association of Insurance Commissioners, any
14	federal, state, or county law enforcement or regulatory agency,
15	or another insurer if the information is provided only for the
16	purpose of preventing, investigating, or prosecuting insurance
17	fraud, except if the person commits perjury.
18	(e) This section shall not supersede any other law
19	relating to theft, fraud, or deception. Insurance fraud may be
20	prosecuted under this section, or any other applicable section,
21	and may be enjoined by a court of competent jurisdiction.

1	(£) —	An insurer shall have a civil cause of action to
2	recover pa	ayments or benefits from any person who has
3	intentiona	ally obtained payments or benefits in violation of this
4	section; p	provided that no recovery shall be allowed if the
5	person has	made restitution under subsection (c)."]
6	SECTI	ION 9. Section 431:10C-307.7, Hawaii Revised Statutes,
7	is repeale	ed.
8	[" §43	31:10C-307.7 Insurance fraud; penalties. (a) A
9	person co n	mmits the offense of insurance fraud if the person acts
10	or omits t	to act with intent to obtain benefits or recovery or
11	compensati	ion for services provided, or provides legal assistance
12	or counse	l with intent to obtain benefits or recovery, through
13	the follow	wing means:
14	(1)	Knowingly presenting, or causing or permitting to be
15		presented, any false information on a claim;
16	(2)	Knowingly presenting, or causing or permitting to be
17		presented, any false claim for the payment of a loss;
18	(3)	Knowingly presenting, or causing or permitting to be
19		presented, multiple claims for the same loss or
20		injury, including presenting multiple claims to more
21		than one insurer, except when these multiple claims
22		are appropriate;



1	(4)	knowingly making, or causing or permitting to be made,
2		any false claim for payment of a health care benefit;
3	(5)	Knowingly submitting, or causing or permitting to be
4		submitted, a claim for a health care benefit that was
5		not used by, or provided on behalf of, the claimant;
6	(6)	Knowingly presenting, or causing or permitting to be
7		presented, multiple claims for payment of the same
8		health care benefit except when these multiple claims
9		are appropriate;
10	(7)	Knowingly presenting, or causing or permitting to be
11		presented, for payment any undercharges for benefits
12		on behalf of a specific claimant unless any known
13		overcharges for benefits under this article for that
14		claimant are presented for reconciliation at the same
15		time;
16	(8)	Aiding, or agreeing or attempting to aid, soliciting,
17		or conspiring with any person who engages in an
18		unlawful act as defined under this section; or
19	(9)	Knowingly making, or causing or permitting to be made,
20		any false statements or claims by, or on behalf of,
21		any person or persons during an official proceeding as
22		defined by section 710-1000.

1	(b)	Violation of subsection (a) is a criminal offense and
2	shall con	stitute a:
3	(1)	Class B felony if the value of the benefits, recovery,
4		or compensation obtained or attempted to be obtained
5		is more than \$20,000;
6	(2)	Class C felony if the value of the benefits, recovery,
7		or compensation obtained or attempted to be obtained
8		is more than \$300; or
9	(3)	Misdemeanor if the value of the benefits, recovery, or
10		compensation obtained or attempted to be obtained is
11		\$300 or less.
12	(c)	Where the ability to make restitution can be
13	demonstra	ted, any person convicted under this section shall be
14	ordered k	y a court to make restitution to an insurer or any
15	other per	son for any financial loss sustained by the insurer or
16	other per	son caused by the act or acts for which the person was
17	convicted	L .
18	(d)	A person, if acting without malice, shall not be
19	subject t	o civil liability for providing information, including
20	filing a	report, furnishing oral or written evidence, or giving
21	testimony	concerning suspected, anticipated, or completed
22	insurance	fraud to a court, the commissioner, the insurance
		7777 2000 2000



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fraud investigations unit, the National Association of Insurance
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    Commissioners, any federal, state, or county law enforcement or
    regulatory agency, or another insurer if the information is
3
    provided only for the purpose of preventing, investigating, or
4
5
    prosecuting insurance fraud, except if the person commits
6
   perjury.
         (e) This section shall not supersede any other law
7
8
    relating to theft, fraud, or deception. Insurance fraud may be
9
    prosecuted under this section, or any other applicable section,
10
    and may be enjoined by a court of competent jurisdiction.
         (f) An insurer shall have a civil cause of action to
11
    recover payments or benefits from any person who has
12
13
    intentionally obtained payments or benefits in violation of this
14
    section; provided that no recovery shall be allowed if the
    person has made restitution under subsection (c).
15
         (g) All applications for insurance under this article and
16
    all claim forms provided and required by an insurer, regardless
17
18
    of the means of transmission, shall contain, or have attached to
19
    them, the following or a substantially similar statement, in a
20
    prominent location and typeface as determined by the insurer:
21
    "For your protection, Hawaii law requires you to be informed
22
    that presenting a fraudulent claim for payment of a loss or
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- 1 benefit is a crime punishable by fines or imprisonment, or
- 2 both." The absence of such a warning in any application or
- 3 claim form shall not constitute a defense to a charge of
- 4 insurance fraud under this section.
- 5 (h) An insurer, or the insurer's employee or agent, having
- 6 determined that there is reason to believe that a claim is being
- 7 made in violation of this section, shall provide to the
- 8 insurance fraud investigations unit within sixty days of that
- 9 determination, information, including documents and other
- 10 evidence, regarding the claim in the form and manner prescribed
- 11 by the unit. Information provided pursuant to this subsection
- 12 shall be protected from public disclosure to the extent
- 13 authorized by chapter 92F and section 431:2-209; provided that
- 14 the unit may release the information in an administrative or
- 15 judicial proceeding to enforce this section, to a federal,
- 16 state, or local law enforcement or regulatory authority, to the
- 17 National Association of Insurance Commissioners, or to an
- 18 insurer aggrieved by the claim reasonably believed to violate
- 19 this section."]
- 20 SECTION 10. Section 431:10C-307.8, Hawaii Revised
- 21 Statutes, is repealed.



1	[" §431:10C-307.8 Insurance fraud investigations unit. (a)
2	There is established in the insurance division an insurance
3	fraud investigations unit.
4	(b) The unit shall employ attorneys, investigators,
5	investigator assistants, and other support staff as necessary to
6	promote the effective and efficient conduct of the unit's
7	activities. Notwithstanding any other law to the contrary, the
8	attorneys may represent the State in any judicial or
9	administrative proceeding to enforce all applicable state laws
10	relating to insurance fraud, including but not limited to
11	criminal prosecutions and actions for declaratory and injunctive
12	relief. Investigators may serve process and apply for and
13	execute search warrants pursuant to chapter 803 and the rules of
14	court but shall not otherwise have the powers of a police
15	officer or deputy sheriff. The commissioner may hire such
16	employees not subject to chapter 76.
17	(c) The purpose of the insurance fraud investigations unit
18	shall be to conduct a statewide program for the prevention,
19	investigation, and prosecution of insurance fraud cases and
20	violations of all applicable state laws relating to insurance
21	fraud. The insurance fraud investigations unit may also review



1	and take a	opropriate action on complaints relating to insurance
2	fraud."]	
3	SECTI	ON 11. Section 432:1-106, Hawaii Revised Statutes, is
4	repealed.	
5	[" [\$4 :	32:1-106] Insurance fraud; penalties. (a) A person
6	commits th	e offense of insurance fraud if the person acts or
7	omits to a	ct with intent to obtain benefits or recovery or
8	compensati	on for services provided, or provides legal assistance
9	or counsel	with intent to obtain benefits or recovery, through
10	the follow	ing means:
11	(1)	Knowingly presenting, or causing or permitting to be
12	:	presented, with the intent to defraud, any false
13		information on a claim;
14	(2)	Knowingly presenting, or causing or permitting to be
15	:	presented, any false claim for the payment of a loss;
16	(3)	Knowingly presenting, or causing or permitting to be
17	;	presented, multiple claims for the same loss or
18		injury, including presenting multiple claims to more
19		than one insurer, except when these multiple claims
20		are appropriate;
21	(4)	Knowingly making, or causing or permitting to be made,
22		any false claim for payment of a health care benefit;

1	(5)	Knowingly submitting, or causing or permitting to be
2		submitted, a claim for a health care benefit that was
3		not used by, or provided on behalf of, the claimant;
4	(6)	Knowingly presenting, or causing or permitting to be
5		presented, multiple claims for payment of the same
6		health care benefit except when these multiple claims
7	٠	are appropriate;
8	(7)	Knowingly presenting, or causing or permitting to be
9		presented, for payment any undercharges for benefits
10		on behalf of a specific claimant unless any known
11		overcharges for benefits under this article for that
12		claimant are presented for reconciliation at the same
13		time;
14	(8)	Aiding, or agreeing or attempting to aid, soliciting,
15		or conspiring with any person who engages in an
16		unlawful act as defined under this section; or
17	(9)	Knowingly making, or causing or permitting to be made,
18		any false statements or claims by, or on behalf of,
19		any person or persons during an official proceeding as
20		defined by section 710-1000.
21	(b)	Violation of subsection (a) is a criminal offense and
22	shall con	stitute a:



1	(1)	Class B felony if the value of the benefits, recovery,	
2		or compensation obtained or attempted to be obtained	
3		is more than \$20,000;	
4	(2)	Class C felony if the value of the benefits, recovery,	
5		or compensation obtained or attempted to be obtained	
6		is more than \$300; or	
7	(3)	Misdemeanor if the value of the benefits, recovery, or	
8		compensation obtained or attempted to be obtained is	
9		\$300 or less.	
10	(c)	Where the ability to make restitution can be	
11	demonstra	ted, any person convicted under this section shall be	
12	ordered by a court to make restitution to an insurer or any		
13	other per	son for any financial loss sustained by the insurer or	
14	other per	son caused by the act or acts for which the person was	
15	convicted	 	
16	(d)	A person, if acting without malice, shall not be	
17	subject t	co civil liability for providing information, including	
18	filing a	report, furnishing oral or written evidence, providing	
19	documents	, or giving testimony concerning suspected,	
20	anticipat	ed, or completed public or private insurance fraud to a	
21	court, th	e commissioner, the insurance fraud investigations	
22	unit, the	National Association of Insurance Commissioners, any	
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1
   federal, state, or county law enforcement or regulatory agency,
2
   or another insurer if the information is provided only for the
   purpose of preventing, investigating, or prosecuting insurance
3
4
    fraud, except if the person commits perjury.
5
         (e) This section shall not supersede any other law
    relating to theft, fraud, or deception. Insurance fraud may be
6
7
    prosecuted under this section, or any other applicable section,
8
    and may be enjoined by a court of competent jurisdiction.
         (f) An insurer shall have a civil cause of action to
9
10
    recover payments or benefits from any person who has
    intentionally obtained payments or benefits in violation of this
11
12
    section; provided that no recovery shall be allowed if the
    person has made restitution under subsection (c)."]
13
         SECTION 12. Section 432D-18.5, Hawaii Revised Statutes, is
14
15
    repealed.
16
         ["[$432D-18.5] Insurance fraud; penalties. (a) A person
17
    commits the offense of insurance fraud if the person acts or
18
    omits to act with intent to obtain benefits or recovery or
    compensation for services provided, or provides legal assistance
19
    or counsel with intent to obtain benefits or recovery, through
20
21
    the following means:
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1	(1)	Knowingly presenting, or causing or permitting to be
2		presented, with the intent to defraud, any false
3		information on a claim;
4	(2)	Knowingly presenting, or causing or permitting to be
5		presented, any false claim for the payment of a loss;
6	(3)	Knowingly presenting, or causing or permitting to be
7		presented, multiple claims for the same loss or
8		injury, including presenting multiple claims to more
9		than one insurer, except when these multiple claims
10		are appropriate;
11	(4)	Knowingly making, or causing or permitting to be made
12		any false claim for payment of a health care benefit;
13	(5)	Knowingly submitting, or causing or permitting to be
14		submitted, a claim for a health care benefit that was
15		not used by, or provided on behalf of, the claimant;
16	(6)	Knowingly presenting, or causing or permitting to be
17		presented, multiple claims for payment of the same
18		health care benefit except when these multiple claims
19		are appropriate;
20	(7)	Knowingly presenting, or causing or permitting to be
21		presented, for payment any undercharges for benefits
22		on behalf of a specific claimant unless any known

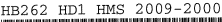
1		overcharges for benefits under this article for that
2		claimant are presented for reconciliation at the same
3		time;
4	(8)	Aiding, or agreeing or attempting to aid, soliciting,
5		or conspiring with any person who engages in an
6		unlawful act as defined under this section; or
7	(9)	Knowingly making, or causing or permitting to be made,
8		any false statements or claims by, or on behalf of,
9		any person or persons during an official proceeding as
10		defined by section 710-1000.
11	(b)	Violation of subsection (a) is a criminal offense and
12	shall con	stitute a:
13	(1)	Class B felony if the value of the benefits, recovery,
14		or compensation obtained or attempted to be obtained
15		is more than \$20,000;
16	(2)	Class C felony if the value of the benefits, recovery,
17		or compensation obtained or attempted to be obtained
18		is more than \$300; or
19	(3)	Misdemeanor if the value of the benefits, recovery, or
20		compensation obtained or attempted to be obtained is
21		\$300 or less.



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1
         (c) Where the ability to make restitution can be
2
    demonstrated, any person convicted under this section shall be
3
    ordered by a court to make restitution to an insurer or any
4
    other person for any financial loss sustained by the insurer or
5
    other person caused by the act or acts for which the person was
    convicted.
6
7
         (d) A person, if acting without malice, shall not be
    subject to civil liability for providing information, including
8
9
    filing a report, furnishing oral or written evidence, providing
10
    documents, or giving testimony concerning suspected,
11
    anticipated, or completed public or private insurance fraud to a
12
    court, the commissioner, the insurance fraud investigations
    unit, the National Association of Insurance Commissioners, any
13
14
    federal, state, or county law enforcement or regulatory agency,
15
    or another insurer if the information is provided only for the
16
    purpose of preventing, investigating, or prosecuting insurance
17
    fraud, except if the person commits perjury.
18
         (e) This section shall not supersede any other law
19
    relating to theft, fraud, or deception. Insurance fraud may be
20
    prosecuted under this section, or any other applicable section,
21
    and may be enjoined by a court of competent jurisdiction.
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(f) An insurer shall have a civil cause of action to
1
2
    recover payments or benefits from any person who has
    intentionally obtained payments or benefits in violation of this
3
    section; provided that no recovery shall be allowed if the
 4
    person has made restitution under subsection (c)."]
 5
         SECTION 13. All rights, powers, functions, and duties of
 6
    the insurance fraud investigations unit are transferred to the
 7
    insurance fraud investigations branch.
8
         All officers and employees whose functions are transferred
 9
10
    by this Act shall be transferred with their functions and shall
11
    continue to perform their regular duties upon their transfer,
12
    subject to the state personnel laws and this Act.
         Any employee who, prior to the effective date of this Act,
13
14
    was exempt from civil service and who may be transferred as a
    consequence of this Act, may continue to retain the employee's
15
    exempt status, but shall not be appointed to a civil service
16
    position because of this Act. No employee who is transferred as
17
18
    a result of this Act shall suffer any loss of prior service
    credit, any vacation and sick leave credits previously earned,
19
20
    or other employee benefits or privileges as a consequence of
    this Act. The director of commerce and consumer affairs may
21
22
    prescribe the duties and qualifications of such employees and
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- 1 fix their salaries without regard to chapter 76, Hawaii Revised
- 2 Statutes.
- 3 SECTION 14. All appropriations, records, equipment,
- 4 machines, files, supplies, contracts, books, papers, documents,
- 5 maps, and other personal property heretofore made, used,
- 6 acquired, or held by the insurance fraud investigations unit
- 7 relating to the functions transferred to the insurance fraud
- 8 investigations branch shall be transferred with the functions to
- 9 which they relate.
- 10 SECTION 15. This Act does not affect rights and duties
- 11 that matured, penalties that were incurred, and proceedings that
- 12 were begun, before its effective date.
- 13 SECTION 16. All rules, policies, procedures, guidelines,
- 14 and other material adopted or developed by the department of
- 15 commerce and consumer affairs to implement provisions of the
- 16 Hawaii Revised Statutes which are reenacted or made applicable
- 17 to the department of commerce and consumer affairs by this Act,
- 18 shall remain in full force and effect until amended or repealed
- 19 by the department of commerce and consumer affairs pursuant to
- 20 chapter 91, Hawaii Revised Statutes. In the interim, every
- 21 reference to the insurance fraud investigations unit or director
- 22 of commerce and consumer affairs in those rules, policies,





- 1 procedures, guidelines, and other material is amended to refer
- 2 to the insurance fraud investigations branch or director of
- 3 commerce and consumer affairs as appropriate.
- 4 SECTION 17. In codifying the new sections added by section
- 5 2 of this Act, the revisor of statutes shall substitute
- 6 appropriate section numbers for the letters used in designating
- 7 the new sections in this Act.
- 8 SECTION 18. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 19. This Act shall take effect on July 1, 2009.

Report Title:

Insurance Fraud

Description:

Expands the authority of the Insurance Division's Insurance Fraud Investigations Unit (renamed the Insurance Fraud Investigation Branch) to prevent, investigate, and prosecute (both civilly and criminally) insurance fraud beyond motor vehicle insurance cases to all lines of insurance except workers' compensation. (HB262 HD1)

HB262 HD1 HMS 2009-2000