HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII H.B. NO. ¹⁰⁷⁴ H.D. 2

A BILL FOR AN ACT

RELATING TO INSURANCE.

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

SECTION 1. Section 26-9, Hawaii Revised Statutes, is
 amended by amending subsection (o) to read as follows:

3 Every person licensed under any chapter within the "(0) 4 jurisdiction of the department of commerce and consumer affairs 5 and every person licensed subject to chapter 485A or registered under chapter 467B shall pay upon issuance of a license, permit, 6 7 certificate, or registration a fee and a subsequent annual fee to be determined by the director and adjusted from time to time 8 9 to ensure that the proceeds, together with all other fines, 10 income, and penalties collected under this section, do not 11 surpass the annual operating costs of conducting compliance 12 resolution activities required under this section. The fees may 13 be collected biennially or pursuant to rules adopted under 14 chapter 91, and shall be deposited into the special fund 15 established under this subsection. Every filing pursuant to 16 chapter 514E or section 485A-202(a)(26) shall be assessed, upon 17 initial filing and at each renewal period in which a renewal is

1 required, a fee that shall be prescribed by rules adopted under chapter 91, and that shall be deposited into the special fund 2 3 established under this subsection. Any unpaid fee shall be paid by the licensed person, upon application for renewal, 4 5 restoration, reactivation, or reinstatement of a license, and by the person responsible for the renewal, restoration, 6 7 reactivation, or reinstatement of a license, upon the 8 application for renewal, restoration, reactivation, or 9 reinstatement of the license. If the fees are not paid, the 10 director may deny renewal, restoration, reactivation, or reinstatement of the license. The director may establish, 11 12 increase, decrease, or repeal the fees when necessary pursuant 13 to rules adopted under chapter 91. The director may also 14 increase or decrease the fees pursuant to section 92-28. 15 There is created in the state treasury a special fund to be

16 known as the compliance resolution fund to be expended by the 17 director's designated representatives as provided by this subsection. Notwithstanding any law to the contrary, all 18 19 revenues, fees, and fines collected by the department shall be 20 deposited into the compliance resolution fund. Unencumbered 21 balances existing on June 30, 1999, in the cable television fund 22 under chapter 440G, the division of consumer advocacy fund under HB1074 HD2 HMS 2009-2670

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chapter 269, the financial institution examiners' revolving 1 2 fund, section 412:2-109, the special handling fund, section 3 414-13, and unencumbered balances existing on June 30, 2002, in 4 the insurance regulation fund, section 431:2-215, shall be 5 deposited into the compliance resolution fund. This provision 6 shall not apply to the drivers education fund underwriters fee, 7 [section] sections $431:10C-115[_{T}]$ and 431:10G-107, insurance 8 premium taxes and revenues, revenues of the workers' 9 compensation special compensation fund, section 386-151, the 10 captive insurance administrative fund, section 431:19-101.8, the 11 insurance commissioner's education and training fund, section 12 431:2-214, the medical malpractice patients' compensation fund as administered under section 5 of Act 232, Session Laws of 13 14 Hawaii 1984, and fees collected for deposit in the office of consumer protection restitution fund, section 487-14, the real 15 16 estate appraisers fund, section 466K-1, the real estate recovery fund, section 467-16, the real estate education fund, section 17 467-19, the contractors recovery fund, section 444-26, the 18 contractors education fund, section 444-29, the condominium 19 20 management education fund, section 514A-131, and the condominium 21 education trust fund, section 514B-71. Any law to the contrary 22 notwithstanding, the director may use the moneys in the fund to HB1074 HD2 HMS 2009-2670

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1 employ, without regard to chapter 76, hearings officers and 2 attorneys. All other employees may be employed in accordance 3 with chapter 76. Any law to the contrary notwithstanding, the 4 moneys in the fund shall be used to fund the operations of the 5 department. The moneys in the fund may be used to train 6 personnel as the director deems necessary and for any other 7 activity related to compliance resolution. 8 As used in this subsection, unless otherwise required by 9 the context, "compliance resolution" means a determination of 10 whether: 11 (1)Any licensee or applicant under any chapter subject to 12 the jurisdiction of the department of commerce and 13 consumer affairs has complied with that chapter; (2)Any person subject to chapter 485A has complied with 14 15 that chapter; 16 (3) Any person submitting any filing required by chapter 17 514E or section 485A-202(a)(26) has complied with 18 chapter 514E or section 485A-202(a)(26); 19 (4)Any person has complied with the prohibitions against 20 unfair and deceptive acts or practices in trade or

21 commerce; or

(5) Any person subject to chapter 467B has complied with 1 2 that chapter; 3 and includes work involved in or supporting the above functions, licensing, or registration of individuals or companies regulated 4 5 by the department, consumer protection, and other activities of 6 the department. 7 The director shall prepare and submit an annual report to 8 the governor and the legislature on the use of the compliance 9 resolution fund. The report shall describe expenditures made 10 from the fund including non-payroll operating expenses." 11 SECTION 2. Section 431:2-215, Hawaii Revised Statutes, is 12 amended by amending subsection (a) to read as follows: 13 "(a) All assessments, fees, fines, penalties, and 14 reimbursements collected by or on behalf of the insurance 15 division under title 24, except for the commissioner's education 16 and training fund (section 431:2-214), the patients' 17 compensation fund (Act 232, Session Laws of Hawaii 1984), the 18 drivers education fund underwriters fee [(section)] (sections 19 431:10C-115[, and 431:10G-107), and the captive insurance 20 administrative fund (section 431:19-101.8) to the extent 21 provided by section 431:19-101.8(b), shall be deposited into the 22 compliance resolution fund under section 26-9(o). All sums HB1074 HD2 HMS 2009-2670

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1	transferred from the insurance division into the compliance		
2	resolution fund may be expended by the commissioner to carry out		
3	the commissioner's duties and obligations under title 24."		
4	SECTION 3. Section 431:3-302.5, Hawaii Revised Statutes,		
5	is amended by amending subsection (c) to read as follows:		
6	"(c) The audit required in subsection (a) and the audited,		
7	consolidated, or combined financial statements as may be		
8	approved under subsection (b) shall be prepared in accordance		
9	with either the National Association of Insurance Commissioners'		
10	annual statement instructions, following the practices and		
11	procedures prescribed by the National Association of Insurance		
12	Commissioners' accounting practices and procedure manuals $[-, or]$		
13	rules adopted by the commissioner pursuant to chapter 91."		
14	SECTION 4. Section 431:6-317, Hawaii Revised Statutes, is		
15	amended as follows:		
16	1. By amending subsection (a) to read:		
17	"(a) [An] To meet the requirements under section 431:6-		
18	201, an insurer may invest any of its funds in common shares of		
19	stock that are filed with the SVO or are considered "filing		
20	exempt" by the Purposes and Procedures Manual of the SVO, or its		
21	successor publication[. In aggregate]; provided that an		
22	insurer's amount of investment in common stocks[, including		
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1	investments] and in non-dividend paying stocks made pursuant to			
2	this section and in common trust funds, mutual funds, and			
3	exchange traded funds made pursuant to section 431:6-322[, and			
4	non-dividend-paying stocks,] shall not exceed the greater of			
5	twenty-five per cent of its admitted assets or one hundred per			
6	cent of its surplus as regards to policyholders as defined in			
7	section 431:6-101."			
8	2. By amending subsection (c) to read:			
9	"(c) An insurer's aggregate amount of investment in non-			
10	dividend paying stocks [is] shall be subject to the limitations			
11	[of] <u>in</u> section 431:6-104."			
12	SECTION 5. Section 431:6-322, Hawaii Revised Statutes, is			
13	amended to read as follows:			
14	"§431:6-322 Common trust funds; mutual funds; and			
15	[{] exchange [}] traded funds. [(a) Subject to the limitations in			
16	subsections (b) and (c), an insurer may invest in:			
17	(1) A bank's common trust fund as defined in Section 584			
18	of the United States Internal Revenue Code of 1986, as			
19	amended;			
20	(2) The securities of any open-end management type			
21	investment company or investment trust registered with			
22	the federal Securities and Exchange Commission under			
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1	the Investment Company Act of 1940, as amended, if the		
2	investment company or trust, other than one of which		
3	as a subsidiary of the insurer is investment adviser		
4	or principal underwriter, has a new value of not less		
5	than \$25,000,000 as of the date of investment by the		
6	insurer; and		
7	(3) An exchange traded fund that is registered with the		
8	federal Securities and Exchange Commission under the		
9	Investment Company Act of 1940, as amended, and is		
10	traded on a public exchange.		
11	(b) In aggregate, an insurer's amount of investment,		
12	including investments] (a) To meet the requirements under		
13	section 431:6-201, an insurer may invest in common trust funds,		
14	mutual funds, and exchange traded funds; provided that an		
15	insurer's amount of investment made pursuant to this section and		
16	in common stocks made pursuant to section $431:6-317(a)[_7]$ shall		
17	not exceed the greater of twenty-five per cent of its admitted		
18	assets or one hundred per cent of its surplus as regards to		
19	policyholders as defined in section 431:6-101. This limitation		
20	shall not apply to investments approved on the "Mutual Funds		
21	List" from the Purposes and Procedures Manual of the SVO, or its		
22	successor publication.		

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1	[(c)] <u>(b)</u> An insurer may invest any of its funds in common		
2	trust funds, mutual funds, and exchange traded funds after		
3	satisfying the requirements of section 431:6-201.		
4	(c) For purposes of this section:		
5	"Common trust funds" means a fund maintained by a bank		
6	exclusively for the collective investment and reinvestment of		
7	moneys contributed by the bank in its capacity as a trustee,		
8	executor, administrator, guardian, or custodian of accounts as		
9	defined in Section 584 of the United States Internal Revenue		
10	Code of 1986, as amended.		
11	"Exchange traded fund" means a security that tracks an		
12	index, commodity, or basket of assets similar to an index fund,		
13	is registered with the federal Securities and Exchange		
14	Commission under the Investment Company Act of 1940, as amended,		
15	and is traded on a public exchange.		
16	"Mutual funds" means an investment company that is		
17	registered with the federal Securities and Exchange Commission		
18	under the Investment Company Act of 1940 (15 United States Code		
19	Section 80a-1, et seq.), as amended."		
20	SECTION 6. Section 431:7-206, Hawaii Revised Statutes, is		
21	amended to read as follows:		

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"\$431:7-206 Domestic company credit for retaliatory taxes 1 paid other states. If by the laws of any state other than this 2 3 State, or by the action of any public official of another state, any insurer or company, as defined in section 431:1-202, 4 5 organized or domiciled in this [State,] state; shall be required 6 to pay taxes for the privilege of doing business in the other 7 state, and the amounts are imposed or assessed so that the taxes 8 which are or would be imposed against Hawaii domestic insurance 9 companies are greater than those taxes required of insurers 10 organized or domiciled in the other state, to the extent the 11 amounts are legally due to the other states, an insurer or 12 company organized or domiciled in this [State] state may claim a 13 credit against the tax payable pursuant to this article of a sum 14 not to exceed one hundred per cent of the amount. The credit 15 shall not be greater than the tax payable pursuant to this article during the taxable year. All claims for the tax credit 16 under this section, including any amended claims, shall be filed 17 on or before the end of the twelfth month following the close of 18 19 the taxable year for which the credit may be claimed. Failure to comply with the foregoing provision shall constitute a waiver 20 21 of the right to claim the credit."

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1	SECTION 7. Section 431:8-310, Hawaii Revised Statutes, is			
2	amended by amending subsection (b) to read as follows:			
3	"(b) The commissioner shall issue a surplus lines broker			
4	license to any producer licensed under article 9A, except			
5	producers licensed under section 431:9A-107(a)(1), (2), or (5),			
6	when the producer has:			
7	(1) Remitted the annual license fee to the commissioner as			
8	provided in article 7; and			
9	(2) Submitted a completed license application on a form			
10	furnished by the commissioner."			
11	SECTION 8. Section 431:9-222.5, Hawaii Revised Statutes,			
12	is amended to read as follows:			
13	"§431:9-222.5 [Workers' compensation claims] Claims			
14	adjusters; limited license. (a) The commissioner may issue a			
14 15	adjusters; limited license. (a) The commissioner may issue a limited license to an adjuster who [only] adjusts <u>only</u> workers'			
15	limited license to an adjuster who [only] adjusts <u>only</u> workers'			
15 16	limited license to an adjuster who [only] adjusts only workers' compensation or crop insurance claims; provided that the			
15 16 17	limited license to an adjuster who [only] adjusts <u>only</u> workers' compensation <u>or crop insurance</u> claims; provided that the adjuster:			
15 16 17 18	<pre>limited license to an adjuster who [only] adjusts only workers' compensation or crop insurance claims; provided that the adjuster: (1) Is domiciled in the State of Hawaii, or in a state</pre>			
15 16 17 18 19	<pre>limited license to an adjuster who [only] adjusts only workers' compensation or crop insurance claims; provided that the adjuster: (1) Is domiciled in the State of Hawaii, or in a state that permits residents of the State of Hawaii to act</pre>			
15 16 17 18 19 20	<pre>limited license to an adjuster who [only] adjusts only workers' compensation or crop insurance claims; provided that the adjuster: (1) Is domiciled in the State of Hawaii, or in a state that permits residents of the State of Hawaii to act as adjusters in that other state;</pre>			

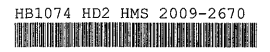
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1		crop insurance contracts of sufficiently reasonable	
2		duration and extent to enable an individual to fulfill	
3		the responsibilities of an adjuster;	
4	(3)	Has a passing grade on the workers' compensation or	
5		crop insurance examination pursuant to section 431:9-	
6		206; and	
7	(4)	Pays the applicable fees.	
8	(b)	An adjuster with a limited license in workers'	
9	compensat	ion issued under this section may extend the license	
10	biennially upon successfully passing a reexamination on workers'		
11	compensat	ion."	
12	SECTION 9. Section 431:9A-124, Hawaii Revised Statutes, is		
13	amended b	y amending subsection (b) to read as follows:	
14	"(b)	The required number of credit hours shall be as	
15	follows:		
16	(1)	For a licensee authorized to sell lines of insurance	
17		in only one of the following groups:	
18		(A) Life or accident and health or sickness; or	
19		(B) Property, marine and transportation, vehicle,	
20		general casualty, or surety;	
21		the requisite number of credit hours shall be [twenty]	
22		twenty-four credit hours, consisting of twenty-one	
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1		<u>cred</u>	it hours relating to the line of authority for
2		which the license is held[, including] <u>and</u> three	
3		cred	it hours <u>relating to ethics training or</u> relating
4		to t	he insurance laws and the insurance rules;
5	(2)	For	a licensee with a license to sell lines of
6		insu	rance in both groups in paragraph (1), the total
7		requ	isite number of credit hours shall be [thirty]
8		twen	ty-four credit hours, [of which:] consisting of:
9		(A)	[Twelve] <u>Ten credit</u> hours [shall relate] <u>relating</u>
10			to paragraph (1)(A) [of which two hours shall
11			relate to the insurance laws and the rules
12			relating to the line of authority for which the
13			license_is_held; and] <u>;</u>
14		(B)	[Eighteen] <u>Eleven credit</u> hours [shall-relate]
15			relating to paragraph (1)(B) [of which two hours
16			shall relate to the insurance laws and the rules
17			relating to the line of authority for which the
18			license is held.]; and
19		<u>(C)</u>	Three credit hours relating to ethics training or
20			relating to the insurance laws and the insurance
21			rules.



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1 For purposes of this section, ethics training shall include but shall not be limited to the study of fiduciary responsibility, 2 3 commingling of funds, payment and acceptance of commissions, 4 unfair claims practices, policy replacement considerations, and conflicts of interest." 5 6 SECTION 10. Section 431:14-104, Hawaii Revised Statutes, 7 is amended by amending subsections (a) and (b) to read as 8 follows: 9 "(a) Every insurer shall file with the commissioner every 10 manual of classifications, rules, and rates, every rating plan, 11 every other rating rule, and every modification of any of the foregoing that it proposes to use; provided that filings with 12 regard to specific inland marine risks, which by general custom 13 of the business are not written according to manual rate or 14 15 rating plans, and bail bonds, subject to section 804-62, shall 16 not be required pursuant to this subsection. 17 Every filing shall: 18 [(1) Consist of two-printed copies and one copy filed by 19 electronic, telephonic, or optical means; 20 (2) (1) State its proposed effective date; [(3)] (2) Indicate the character and extent of the coverage 21 22 contemplated; [and] HB1074 HD2 HMS 2009-2670

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1	[-(-4)-]	(3) Include a report on investment income [-]; and
2	(4)	Be accompanied by a \$50 fee payable to the
3		commissioner, which fee shall be deposited in the
4		commissioner's education and training fund.
5	[-{b}-]	- Each filing shall be accompanied by a \$50 fee payable
6	to the con	mmissioner, which fee shall be deposited in the
7	commission	ner's education and training fund.]
8	(b)	An insurer shall submit to the commissioner:
9	(1)	An electronic version of the filing. The commissioner
10		may request a printed version of the electronic filing
11		to be also submitted; or
12	(2)	Two printed versions of the filing."
13	SECT	ION 11. Section 431:14-105, Hawaii Revised Statutes,
14	is amended	d to read as follows:
15	"§431	1:14-105 Policy revisions that alter coverage. (a)
16	Any policy	y revisions that alter coverage in any manner shall be
17	filed with	n the commissioner[, consist of two printed copies and
18	one copy l	y electronic, telephonic, or optical means,] and
19	include an	n analysis of the impact of each revision on rates.
20	(b)	A filing shall consist of either:

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1	(1)	An electronic version of the filing. The commissioner
2		may request a printed version of the electronic filing
3		to be also submitted; or
4	(2)	Two printed versions of the filing.
5	<u>(c)</u>	After review by the commissioner, the commissioner
6	shall det	ermine whether a rate filing for the policy revision
7	must be s	ubmitted in accordance with section 431:14-104."
8	SECT	ION 12. Statutory material to be repealed is bracketed
9	and stric	ken. New statutory material is underscored.
10	SECT	ION 13. This Act shall take effect on July 1, 2020.

Report Title:

Insurance Producers; Surplus Lines Brokers; Retaliatory Tax Credit; Limited Lines Adjuster License; Continuing Education Credits

Description:

HB1074 HD2 HMS 2009-2670

Makes numerous updates to the Insurance Code. Clarifies allowable insurer investments to meet capital and reserve requirements. Sets a time limit for insurers to claim the Retaliatory Tax Credit. Limits the issuance of surplus lines broker licenses to certain insurance lines of authority. Allows a limited adjuster license for crop insurance claims. Amends the continuing education credit hours required for insurance produce license renewals. Makes printed form filings optional for insurance rate filings in accordance with state plans to begin accepting electronic rate filings and payments for all lines of insurance. Effective 07/01/2020. (HB1074 HD2)