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A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1 SECTION 1. Section 431E-2, Hawaii Revised Statutes, is
2 amended as follows:

3 1. By amending the definition of "advertisement" to read: 4 ""Advertisement" means any written, electronic, or printed 5 communication or any communication by means of recorded 6 telephone messages or transmitted on radio, television, the 7 Internet, or similar communications media, including film 8 strips, motion pictures, and videos, which are published, 9 disseminated, circulated, or placed [before the public,] 10 directly [or indirectly,] before the public in this State, for 11 the purpose of creating an interest in or inducing a person to 12 purchase or sell, assign, devise, bequest, or transfer the death 13 benefit or ownership of a policy or an interest in a policy 14 pursuant to a life settlement contract."

15 2. By amending the definition of "life expectancy" to 16 read:

17 ""Life expectancy" means the arithmetic mean of the number 18 of months the insured under the policy to be settled can be HB LRB 09-1475.doc

1 expected to live [as determined by a life expectancy company] considering medical records and appropriate experiential data." 2 3. By amending the definition of "life settlement 3 4 contract" to read: 5 ""Life settlement contract" [means]: 6 (1) Means: 7 $\left[\frac{(a)}{(1)}\right]$ (A) A written agreement entered into between a 8 provider and an owner, establishing the terms 9 under which compensation or anything of value 10 will be paid, which compensation or thing of 11 value is less than the expected death benefit of 12 the owner's policy or certificate, in return for 13 the owner's assignment, transfer, sale, devise, 14 or bequest of the death benefit or any portion of 15 the policy or certificate for compensation, where 16 the minimum value of the contract is greater than a cash surrender value or accelerated death 17 18 benefit available under the policy or certificate at the time of an application for a life 19 20 settlement contract; 21 $\left[\frac{1}{2}\right]$ (B) The transfer for compensation or value of

ownership or beneficial interest in a trust or

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1	othe	er entity that owns such policy or certificate
2	if	the trust or other entity was formed or
3	ava	iled of for the principal purpose of acquiring
4	one	or more life insurance contracts, which life
5	insu	urance contract [insures the life of a] <u>is</u>
6	owne	ed by a person residing in this State; or
7	[(3) (A) A w	ritten agreement for a loan or other lending
8	trai	nsaction, secured primarily by an individual
9	or	group policy; or
10	(B)] <u>(C)</u>	A premium finance loan made for a policy on
11	or b	pefore the date of issuance of the policy
12	whe	re:
13	(i)	The loan proceeds are not used solely to pay
14		premiums for the policy and any costs or
15		expenses incurred by the lender or the
16		borrower in connection with the financing;
17	(ii)	The owner receives on the date of the
18		premium finance loan a guarantee of the
19		future life settlement value of the policy;
20		or
21	(iii)	The owner agrees on the date of the premium
22		finance loan to sell the policy or any

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1	portion of its death benefit on any date	
2	following the issuance of the policy.	
3	["Life_settlement_contract"_does] (2) Does not include:	
4	[(b)(1)] <u>(A)</u> A policy loan by a life insurance company	
5	pursuant to the terms of the policy or	
6	accelerated death provisions contained in the	
7	policy, whether issued with the original policy	
8	or as a rider;	
9	[(2)] (B) A premium finance loan, as defined herein, or	
10	any loan made by a bank or other licensed	
11	financial institution, so long as neither default	-
12	on such loan nor the transfer of the policy in	
13	connection with such default is pursuant to an	
14	agreement or understanding with any other person	
15	for the purpose of evading regulation under this	
16	chapter;	
17	[(3)] <u>(C)</u> A collateral assignment of a policy by an owner;	1
18	[(++)] (D) A loan made by a lender that does not violate	
19	any insurance premium finance law of this State;	
20	provided that the loan does not qualify as a life	3
21	settlement contract;	
22	$\left[\frac{(5)}{(E)}\right]$ An agreement where all the parties:	

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1	[(A)] (i) Are closely related to the insured by blood
2	or law; or
3	[(B)] <u>(ii)</u> Have a lawful substantial economic
4	interest in the continued life, health, and
5	bodily safety of the person insured, or are
6	trusts established primarily for the benefit
7	of such parties;
8	[(6)] (F) Any designation, consent, or agreement by an
9	insured who is an employee of an employer in
10	connection with the purchase by the employer, or
11	trust established by the employer, of life
12	insurance on the life of the employee;
13	[(7)] (G) A bona fide business succession planning
14	arrangement:
15	[(A)] (i) Between one or more shareholders in a
16	corporation or between a corporation and one
17	or more of its shareholders or one or more
18	trusts established by its shareholders;
19	[(B)] <u>(ii)</u> Between one or more partners in a
20	partnership or between a partnership and one
21	or more of its partners or one or more
22	trusts established by its partners; or
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1	[(C)] <u>(iii)</u> Between one or more members in a limited
2	liability company or between a limited
3	liability company and one or more of its
4	members or one or more trusts established by
5	its members;
6	[(8)] (H) An agreement entered into by a service
7	recipient, or a trust established by the service
8	recipient, and a service provider, or a trust
9	established by the service provider, who performs
10	significant services for the service recipient's
11	trade or business; or
12	[(9)] (I) Any other contract, transaction, or arrangement
13	[that is a life settlement contract and] that the
14	commissioner determines is not of the type
15	intended to be regulated by this chapter."
16	4. By amending the definition of "Stranger-originated life
17	insurance" to read:
18	"Stranger-originated life insurance" or "STOLI" [means a
19	practice or plan to initiate a policy for the benefit of a third
20	party investor who, at the time of policy origination, has no
21	insurable interest in the insured, and includes:



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1	(1)	Arrangements in which life insurance is purchased with
2		resources or guarantees from or through a person or
3		entity who at the time of policy inception, could not
4		lawfully initiate the policy by oneself or itself, and
5		where, at the time of inception, there is an
6		arrangement or agreement, whether verbal or written,
7		to directly or indirectly transfer the ownership of
8		the policy, the policy benefits, or both, to a third
9		party; and
10	(2)	Trusts created to give the appearance of insurable
11		interest and used to initiate policies for investors.]
12	(1)	Means the procurement of new life insurance by persons
13		or entities that lack insurable interest on the
14		insured and, at policy inception, the person or entity
15		owns or controls the policy or the majority of the
16		death benefit in the policy and the insured or
17		insured's beneficiaries receive little or none of the
18		proceeds of the death benefits of the policy. Trusts
19		that are created to give the appearance of insurable
20		interest and are used to initiate policies for
21		investors violate insurable interest laws and the
22		prohibition against wagering on life. ["STOLI" does]
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1	(2) Does not include the lawful assignment of a life
2	insurance including a life settlement contract as
3	defined in this chapter, or those practices set forth
4	in [subsection (b)] <u>paragraph (2)</u> of the definition of
5	"life settlement contract"."
6	SECTION 2. Section 431E-3, Hawaii Revised Statutes, is
7	amended as follows:
8	1. By amending subsections (a) and (b) to read:
9	"(a) No person, wherever located, shall act as a provider
10	or broker with an owner who is a resident of this State, without
11	first having obtained a license from the commissioner[$ au$], except
12	as provided for in subsection (c).
13	(b) Application for a provider <u>license</u> or <u>a</u> broker
14	license, except as provided for in subsection (c), shall be made
15	to the commissioner by the applicant on a form prescribed by the
16	commissioner, and the application shall be accompanied by a fee
17	in the amount provided by section 431:7-101."
18	2. By amending subsection (d) to read:
19	"(d) Not later than thirty days from the first day of
20	operating as a broker, the life insurance producer shall notify
21	the commissioner that the life insurance producer is acting as a
22	broker [on a form prescribed by the commissioner,] and shall pay
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1	a fee in	the amount provided by section 431:7-101.		
2	[Notification shall include an] The notification shall only			
3	require t	require the following information:		
4	(1)	The name and address of the life insurance producer;		
5	(2)	The life insurance producer's Hawaii producer license		
6		number;		
7	(3)	If applicable, the life insurance producer's resident		
8		license of the life insurance producer's home state;		
9	(4)	The date of the producer's initial licensing as a		
10		resident life insurance producer in this state or the		
11		life insurance producer's home state;		
12	(5)	A statement that the life insurance producer has begun		
13		operating as a life settlement broker and the date of		
14		first operating as a life settlement broker, or a		
15		statement that the life insurance producer intends to		
16		operate as a life settlement broker; and		
17	(6)	\underline{An} acknowledgment by the life insurance producer that		
18		the life insurance producer will operate as a broker		
19		in accordance with this chapter."		
20	SECT	ION 3. Section 431E-4, Hawaii Revised Statutes, is		
21	amended b	y amending subsection (a) to read as follows:		

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1	"(a)	The commissioner may suspend, revoke, or refuse to
2	renew the	license of any licensee if the commissioner finds
3	that:	
4	(1)	There was any material misrepresentation in the
5		application for the license;
6	(2)	The licensee or any officer, partner, member, or
7		director has been guilty of fraudulent or dishonest
8		practices, is subject to a final administrative
9		action, or is otherwise shown to be untrustworthy or
10		incompetent to act as a licensee;
11	(3)	The provider demonstrates a pattern of unreasonably
12		withholding payments to policy owners;
13	(4)	The licensee no longer meets the requirements for
14		initial licensure;
15	(5)	The licensee or any officer, partner, member, or
16		director has been convicted of a felony, or of any
17		misdemeanor of which criminal fraud is an element; or
18		the licensee has pleaded guilty or nolo contendere
19		with respect to any felony or any misdemeanor of which
20		criminal fraud or moral turpitude is an element,
21		regardless of whether a judgment of conviction has
22		been entered by the court;

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1	(6)	The provider has entered into any life settlement
2		contract using a form that has not been approved
3		pursuant to this chapter;
4	(7)	The provider has failed to honor contractual
5		obligations set out in a life settlement contract;
6	(8)	The provider has assigned, transferred, or pledged a
7		settled policy to a person other than a provider
8		licensed in this State, a purchaser, an accredited
9		investor or qualified institutional buyer as defined
10		respectively in Rule 501 of Regulation D or Rule 144A
11		of the federal Securities Act of 1933, as amended, a
12		financing entity, a special purpose entity, or a
13		related provider trust; or
14	(9)	The licensee or any officer, partner, member, or key
15		management personnel has violated this chapter."
16	SECT	ION 4. Section 431E-6, Hawaii Revised Statutes, is
17	amended by	y amending subsection (a) to read as follows:
18	"(a)	For any policy settled within five years of policy
19	issuance,	each provider shall file with the commissioner on or
20	before Ma	rch 1 of each year an annual statement containing the
21	informatio	on as the commissioner may prescribe by rule. In
22	addition	to any other requirements, the annual statement shall[\div
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1 (1) Specify | specify the total number, aggregate face 2 amount, and life settlement proceeds of policies 3 settled during the immediately preceding calendar year, together with a breakdown of the information by 4 5 policy issue year [; and (2) Include the names of the insurance companies whose 6 7 policies have been settled and the brokers that have 8 settled said policies].

9 The information shall be limited to only those transactions 10 where the [insured] owner is a resident of this State and shall 11 not include individual transaction data regarding the business 12 of life settlements or information that there is a reasonable 13 basis to believe could be used to identify the owner or the 14 insured.

15 Every provider that wilfully fails to file an annual 16 statement as required in this section, or wilfully fails to 17 reply within thirty days to a written inquiry by the commissioner in connection therewith, shall, in addition to 18 19 other penalties provided by this chapter, be subject, upon due 20 notice and opportunity to be heard, to a penalty of up to \$250 21 per day of delay, not to exceed \$25,000 in the aggregate, for each such failure." 22



1	SECT	ION 5. Section 431E-21, Hawaii Revised Statutes, is
2	amended by	y amending subsection (c) to read as follows:
3	"(C)	No person or trust shall:
4	(1)	Directly or indirectly market, advertise, solicit[, or
5		otherwise promote] the purchase of a <u>new</u> policy for
6		the sole purpose of [or with an emphasis on] settling
7		the policy; or
8	(2)	Use the words "free", "no cost", or words of similar
9		import in the marketing, advertising, soliciting, or
10		otherwise promoting of the purchase of a policy."
11	SECT	ION 6. Section 431E-31, Hawaii Revised Statutes, is
12	amended to	o read as follows:
13	"[+];	§431E-31[]] Disclosures to owners. (a) The provider
14	or broker	shall provide in writing, in a separate document that
15		by the owner [and provider], the following information
15 16	is signed	by the owner [and provider], the following information ner no later than the date [the life settlement
	is signed to the own	
16	is signed to the own contract :	ner no later than the date [the life settlement
16 17	is signed to the own contract :	ner no later than the date [the life settlement is signed by all parties:] of application for a life
16 17 18	is signed to the own contract settlemen	ner no later than the date [the life settlement is signed by all parties:] of application for a life t contract:
16 17 18 19	is signed to the own contract settlemen	ner no later than the date [the life settlement is signed by all parties:] <u>of application for a life</u> <u>t contract:</u> The fact that possible alternatives to life settlement
16 17 18 19 20	is signed to the own contract settlemen	ner no later than the date [the life settlement is signed by all parties:] of application for a life t contract: The fact that possible alternatives to life settlement contracts exist, including but not limited to

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1	(2)	The fact that some or all of the proceeds of a life
2		settlement contract may be taxable and that assistance
3		should be sought from a professional tax advisor;
4	(3)	The fact that the proceeds from a life settlement
5		contract could be subject to the claims of creditors;
6	(4)	The fact that receipt of proceeds from a life
7		settlement contract may adversely affect the
8		recipients' eligibility for public assistance or other
9		government benefits or entitlements and that advice
10		should be obtained from the appropriate agencies;
11	(5)	The fact that the owner has a right to terminate a
12		life settlement contract within fifteen days of the
13		date it is executed by all parties and the owner has
14		received the disclosures contained herein.
15		Rescission, if exercised by the owner, is effective
16		only if both notice of the rescission is given, and
17		the owner repays all proceeds and any premiums, loans,
18		and loan interest paid on account of the provider
19		within the rescission period. If the insured dies
20		during the rescission period, the contract shall be
21		deemed to have been rescinded subject to repayment by
22		the owner or the owner's estate of all proceeds and



1		any premiums, loans, and loan interest to the
2		provider;
3	(6)	The fact that proceeds will be sent to the owner
4		within three business days after the provider has
5		received the insurer or group administrator's
6		acknowledgment that ownership of the policy or
7		interest in the certificate has been transferred and
8		the beneficiary has been designated in accordance with
9		the terms of the life settlement contract;
10	(7)	The fact that entering into a life settlement contract
11		may cause other rights or benefits, including
12		conversion rights and waiver of premium benefits that
13		may exist under the policy or certificate, to be
14		forfeited by the owner and that assistance should be
15		sought from a professional financial advisor;
16	[(8)	The amount and method of calculating the compensation
17		paid or to be paid to the broker, or any other person
18		acting for the owner in connection with the
19		transaction, wherein the term compensation includes
20		anything of value paid or given;
21	(9)]	(8) The date by which the funds will be available to
22		the owner and the transmitter of the funds;
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1	[(10)]	(9) The fact that the commissioner shall require			
2		delivery of a Buyer's Guide or a similar consumer			
3		advisory package in the form prescribed by the			
4		commissioner to owners during the solicitation			
5		process;			
6	[(11)]	(10) The following language:			
7		'All medical, financial or personal information			
8		solicited or obtained by a provider or broker about an			
9		insured, including the insured's identity or the			
10		identity of family members, a spouse or a significant			
11		other may be disclosed as necessary to effect the life			
12		settlement contract between the owner and provider.			
13		If you are asked to provide this information, you will			
14		be asked to consent to the disclosure. The			
15		information may be provided to someone who buys the			
16		policy or provides funds for the purchase. You may be			
17		asked to renew your permission to share information			
18		every two years.";			
19	[(12)]	(11) The fact that the commissioner shall require			
20		providers and brokers to print separate signed fraud			
21		warnings on their applications and on their life			
22		settlement contracts as follows:			



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1		"Any person who knowingly presents false information			
2		in an application for insurance or life settlement			
3		contract is guilty of a crime and may be subject to			
4		ines and confinement in prison.";			
5	[(13)]	(12) The fact that the owner may be contacted by			
6		either the provider or broker or its authorized			
7		representative for the purpose of determining the			
8		owner's health status or to verify the owner's			
9		address;			
10	[(14)]	(13) The affiliation, if any, between the provider			
11		and the issuer of the policy to be settled;			
12	[(15)]	(14) That a broker represents exclusively the owner,			
13		and not the insurer or the provider or any other			
14		person, and owes a fiduciary duty to the owner,			
15		including a duty to act according to the owner's			
16		instructions and in the best interest of the owner;			
17	[(16)]	(15) The name, address, and telephone number of the			
18		provider;			
19	[(17)]	(16) The name, business address, and telephone number			
20		of the independent third party escrow agent, and the			
21		fact that the owner may inspect or receive copies of			



1		the relevant escrow or trust agreements or documents;
2	·	and
3	[(18)]	(17) The fact that a change of ownership could in the
4		future limit the insured's ability to purchase future
5		insurance on the insured's life because there is a
6		limit to how much coverage insurers will issue on one
7		life.
8	(b)	The written disclosures shall be conspicuously
9	displayed	in any life settlement contract furnished to the owner
10	by a prov	ider, including any affiliations or contractual
11	arrangeme	nts between the provider and the broker.
12	(C)	A broker shall provide the owner and the provider with
13	at least	the following disclosures no later than the date the
14	life sett	lement contract is signed by all parties. The
15	disclosur	es shall be conspicuously displayed in the life
16	settlemen	t contract or in a separate document signed by the
17	owner and	provide the following information:
18	(1)	The name, business address, and telephone number of
19		the broker;
20	(2)	A full, complete, and accurate description of all the
21		offers, counter-offers, acceptances, and rejections
22		relating to the proposed life settlement contract;
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1	(3)	A written disclosure of any affiliations or
2		contractual arrangements between the broker and any
3		person making an offer in connection with the proposed
4		life settlement contract;
5	[-(-4-)-	The name of each broker who receives compensation and
6		the amount of compensation received by that broker,
7		which compensation includes anything of value paid or
8		given to the broker in connection with the life
9		settlement_contract;
10	(5)]	(4) A complete reconciliation of the gross offer or
11		bid by the provider to the net amount of proceeds or
12		value to be received by the owner. For the purpose of
13		this paragraph, "gross offer" or "bid" means the total
14		amount or value offered by the provider for the
15		purchase of one or more life insurance policies,
16		inclusive of commissions and fees; and
17	[(6)]	(5) The fact that the failure to provide the
18		disclosures or rights described in this section shall
19		be deemed an unfair trade practice under section 480-
20		2."
21	SECT	ION 7. Section 431E-32, Hawaii Revised Statutes, is

22 amended to read as follows:



1	"[]]§ 431E-32 []] Disclosure to insurer. (a) [Without
2	limiting the ability of an insurer from assessing the
3	insurability of a policy applicant and determining whether or
4	not to issue the policy, and in] In addition to other questions
5	an insurance carrier may lawfully pose to a life insurance
6	applicant, insurance carriers may inquire in the application for
7	insurance whether the proposed owner intends to pay premiums
8	with the assistance of financing from a lender that will use the
9	policy as collateral to support the financing.
10	(b) If, as described in subsection (a)(3) of the
11	definition of "life settlement contract" in section 431E-2, the
12	premium finance loan provides funds that can be used for a
13	purpose other than paying for the premiums, costs, and expenses
14	associated with obtaining and maintaining the policy and loan,
15	the application shall be rejected as a violation of the
16	prohibited practices in section 431E-41.
17	(c) If the premium financing does not violate section
18	431E-41 in this manner, the insurance carrier[\div] may not reject
19	the life insurance application solely because the premiums will

- 20 be financed and the insurance carrier:
- 21 (1) May make disclosures to the applicant and the insured,
 22 either on the application or an amendment to the



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application to be completed no later than the delivery 1 2 of the policy, including the following: 3 "If you have entered into a loan arrangement where the 4 policy is used as collateral, and the policy does 5 change ownership at some point in the future in 6 satisfaction of the loan, the following may be true: 7 (1)A change of ownership could lead to a stranger 8 owning an interest in the insured's life; 9 (2) A change of ownership could in the future limit 10 your ability to purchase future insurance on the 11 insured's life because there is a limit to how 12 much coverage insurers will issue on one life; 13 Should there be a change of ownership and you (3) 14 wish to obtain more insurance coverage on the 15 insured's life in the future, the insured's 16 higher issue age, a change in health status, 17 and/or other factors may reduce the ability to 18 obtain coverage and/or may result in 19 significantly higher premiums; 20 You should consult a professional advisor, since (4) 21 a change in ownership in satisfaction of the loan



1	may result in tax consequences to the owner,
2	depending on the structure of the loan";
3	and
4	(2) May require certifications, such as the following,
5	from the applicant [and/or] <u>or</u> the insured[÷] <u>, or</u>
6	both:
7	"(1) I have not entered into any agreement or
8	arrangement providing for the future sale of this
9	life insurance policy;
10	(2) My loan arrangement for this policy provides
11	funds sufficient to pay for some or all of the
12	premiums, costs, and expenses associated with
13	obtaining and maintaining my life insurance
14	policy, but I have not entered into any agreement
15	by which I am to receive consideration in
16	exchange for procuring this policy; and
17	(3) The borrower has an insurable interest in the
18	insured.".
19	(d) With respect to each policy issued by an insurance
20	company, the insurance company shall send written notice to the
21	owner of an individual life insurance policy, or a certificate
22	holder under a group life insurance policy, where the insured
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1	person under the policy is age sixty or older or is known to be				
2	terminally ill or chronically ill, that a life settlement is an				
3	alternative transaction available to the owner at the time of				
4	each of t	he following:			
5	(1)	When a life insurance company receives from the owner			
6		a request to surrender, in whole or in part, an			
7		individual life insurance policy, or a certificate			
8		under a group life insurance policy;			
9	(2)	When a life insurance company receives from the owner			
10		a request to receive an accelerated death benefit			
11		under an individual life insurance policy, or a			
12		certificate under a group life insurance policy;			
13	(3)	When a life insurance company receives from the owner			
14		a request to collaterally assign an individual life			
15		insurance policy, or a certificate under a group life			
16		insurance policy as security for a loan;			
17	(4)	When a life insurance company sends to the owner a			
18		notice of lapse of an individual life insurance			
19		policy, or a certificate under a group life insurance			
20		policy; or			
21	(5)	At any other time that the commissioner may require by			
22		rule or regulation."			



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1	SECT	ION 8. Section 431E-41, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	It is unlawful for any person to:
4	(1)	Enter into a life settlement contract if the person
5		knows or reasonably should have known that the policy
6		was obtained by means of a false, deceptive, or
7		misleading application for such policy;
8	(2)	Engage in any transaction, practice, or course of
9		business if the person knows or reasonably should have
10		known that the intent was to avoid the notice
11		requirements of this chapter;
12	(3)	Engage in any fraudulent act or practice in connection
13		with any transaction relating to any life settlement
14		contract involving an owner who is a resident of this
15		State; and
16	[-(4)-	Issue, solicit, market, or otherwise promote the
17		purchase of a policy for the purpose of or with an
18		emphasis on settling the policy;
19	(5)	Enter into a premium finance agreement with any person
20		or agency, or any person affiliated with the person or
21		agency, pursuant to which the person shall receive any
22		proceeds, fees, or other consideration, directly or
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1		indirectly, from the policy or owner of the policy or
2		any other person with respect to the premium finance
3		agreement or any life settlement contract or other
4		transaction related to such policy that are in
5		addition to the amounts required to pay the principal,
6		interest, and service charges related to policy
7		premiums pursuant to the premium finance agreement or
8		subsequent sale of such agreement; provided that any
9		payments, charges, fees or other amounts in addition
10		to the amounts required to pay the principal,
11		interest, and service charges related to policy
12		premiums paid under the premium finance agreement
13		shall be remitted to the original owner of the policy
14		or to the owner's estate if the owner [is] not living
15		at the time of the determination of the overpayment;]
16	(4)	No person providing premium financing shall receive
17		any proceeds, fees, or other consideration from the
18		policy or owner of the policy that are in addition to
19		the amounts required to pay principal, interest, and
20		any reasonable costs or expenses incurred by the
21		lender or borrower in connection with the premium
22		finance agreement, except in the event of a default,



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1		unless either the default on the loan or transfer of			
2		the policy occurs pursuant to an agreement or			
3		understanding with any other person for the purpose of			
4		evading regulation under this chapter;			
5	[(6)]	(5) With respect to any policy or life settlement			
6		contract and a broker, knowingly solicit an offer			
7		from, effectuate a life settlement contract with or			
8		make a sale to any provider, financing entity, or			
9		related provider trust that is controlling, controlled			
10		by, or under common control with [such] the broker[$ au$]			
11		unless the relationship is disclosed to the owner;			
12	[(7)]	(6) With respect to any policy or life settlement			
13		contract and a provider, knowingly enter into a life			
14		settlement contract with an owner, if, in connection			
15		with such life settlement contract, anything of value			
16		will be paid to a broker that is controlling,			
17		controlled by, or under common control with such			
18		provider or the financing entity or related provider			
19		trust that is involved in such life settlement			
20		contract $[+]$ unless the relationship is disclosed to			
21		the owner;			



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1	[(8)]	(7) With respect to a provider, enter into a life			
2		settlement contract unless the life settlement			
3		contract promotional, advertising, and marketing			
4		aterials, as may be prescribed by rule, have been			
5		filed with the commissioner. In no event shall any			
6		marketing materials expressly reference that the			
7		insurance is "free" for any period of time. The			
8		inclusion of any reference in the marketing materials			
9		that would cause an owner to reasonably believe that			
10		the insurance is free for any period of time shall be			
11		considered a violation of this chapter;			
12	[(9)]	(8) With respect to any life insurance producer,			
13		insurance company, broker, or provider, make any			
14		statement or representation to the applicant or			
15		policyholder in connection with the sale or financing			
16		of a policy to the effect that the insurance is free			
17		or without cost to the policyholder for any period of			
18		time unless provided in the policy;			
19	[(10)]	(9) Knowingly and intentionally interfere with the			
20		enforcement of the provisions of this chapter or			
21		investigations of suspected or actual violations of			
22		this chapter; [and]			



1	[(11)]	(10)	With respect to a person in the business of life
2		sett	lements, knowingly or intentionally permit any
3		pers	on convicted of a felony involving dishonesty or
4		brea	ch of trust to participate in the business of life
5		sett	lements[-]; and
6	(11)	If a	n insurer, to:
7		(A)	Prohibit, restrict, limit or impair a life
8			insurance producer from lawfully negotiating a
9			life settlement contract on behalf of an owner,
10			aiding and assisting an owner with a life
11			settlement contract, or otherwise participating
12			in a life settlement transaction under this
13			chapter;
14		<u>(B)</u>	Engage in or permit any discrimination between
15			individuals of the same class, same policy
16			amount, and equal expectation of life in the
17			rates charged for any life insurance policy or
18			annuity contract based upon an individual's
19			having entered into a life settlement contract or
20			being insured under a settled policy;
21		<u>(C)</u>	make any false or misleading statement as to the
22			business of life settlements or financing



1	premiums due for a policy or to any owner or		
2	insured for the purpose of inducing or tending to		
3	induce the owner or insured not to enter into a		
4	life settlement contract; or		
5	(D) Engage in any transaction, act, practice or		
6	course of business or dealing which restricts,		
7	limits, or impairs in any way the lawful transfer		
8	of ownership, change of beneficiary, or		
9	assignment of a policy."		
10	SECTION 9. Section 431E-42, Hawaii Revised Statutes, is		
11	amended to read as follows:		
12	"[{]\$431E-42[}] Fraudulent life settlement acts		
13	prohibited. It is a violation of this chapter for any person,		
14	provider, broker, or any other party related to the business of		
15	life settlements, to commit a fraudulent life settlement act.		
16	For the purposes of this section, "fraudulent life		
17	settlement act" includes:		
18	(1) Acts or omissions committed by any person who,		
19	knowingly and with intent to defraud, for the purpose		
20	of depriving another of property or for pecuniary		
21	gain, commits, or permits its employees or agents to		
22	engage in acts including but not limited to:		
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1	(A) Pres	enting, causing to be presented, or preparing
2	with	knowledge and belief that it will be
3	pres	ented to or by a provider, premium finance
4	lend	er, broker, insurer, insurance producer, or
5	any	other person, false material information, or
6	conc	ealing material information, as part of, in
7	supp	ort of, or concerning a fact material to one
8	or m	ore of the following:
9	(i)	An application for the issuance of a policy
10		or life settlement contract;
11	(ii)	The underwriting of a policy or life
12		settlement contract;
13	(iii)	A claim for payment or benefit pursuant to a
14		policy or life settlement contract;
15	(iv)	Premiums paid on a policy;
16	(v)	Payments and changes in ownership or
17		beneficiary made in accordance with the
18		terms of a policy or life settlement
19		contract;
20	(vi)	The reinstatement or conversion of a policy;



1	(vii)	In the solicitation, offer to enter into, or
2		effectuation of a policy or life settlement
3		contract;
4	(viii)	The issuance of written evidence of a policy
5		or life settlement contract;
6	(ix)	Any application for or the existence of or
7		any payments related to a loan secured
8		directly or indirectly by any interest in a
9		policy; or
10	(x)	[Entering into any practice or plan that
11		involves stranger-originated] Stranger-
12		originated life insurance; or
13	[(B) Fai	ling to disclose to the insurer, where the
14	ins	urer requests such disclosure, that the
15	pro	spective insured has undergone a life
16	ехр	ectancy evaluation by any person or entity
17	oth	er than the insurer or its authorized
18	rep	resentatives in connection with the issuance
19	of	the policy;
20	(C)] <u>(B)</u>	Employing any device, scheme, or artifice to
21	def	raud in the business of life settlements; [or



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1		- (D) -	In the solicitation, application, or issuance of
2			a policy, employing any device, scheme, or
3			artifice in violation of state insurable interest
4			laws;]
5	(2)	In t	he furtherance of a fraud or to prevent the
6		dete	ction of a fraud, any person commits or permits
7		its	employees or its agents to:
8		(A)	Remove, conceal, alter, destroy, or sequester
9			from the commissioner the assets or records of a
10			licensee or other person engaged in the business
11			of life settlements;
12		(B)	Misrepresent or conceal the financial condition
13			of a licensee, financing entity, insurer, or
14			other person;
15		(C)	Transact the business of life settlements in
16			violation of laws requiring a license,
17			certificate of authority, or other legal
18			authority for the transaction of the business of
19			life settlements;
20		(D)	File with the commissioner or the chief insurance
21			regulatory official of another jurisdiction a
22			document containing false information or
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1		otherwise concealing information about a material
2		fact from the commissioner;
3	(E)	Engage in embezzlement, theft, misappropriation,
4		or conversion of moneys, funds, premiums,
5		credits, or other property of a provider,
6		insurer, insured, owner, insurance, policy owner,
7		or any other person engaged in the business of
8		life settlements or insurance;
9	(F)	Knowingly and with intent to defraud, enter into,
10		broker, or otherwise deal in a life settlement
11		contract, the subject of which is a policy that
12		was obtained by presenting false information
13		concerning any fact material to the policy or by
14		concealing, for the purpose of misleading
15		another, information concerning any fact material
16		to the policy, where the owner or the owner's
17		agent intended to defraud the policy's issuer;
18	(G)	Attempt to commit, assist, aid, or abet in the
19		commission of, or conspire to commit the acts or
20		omissions specified in this definition; or
21	(H)	Misrepresent the state of residence of an owner
22		to be a state or jurisdiction that does not have
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1	a law substantially similar to this chapter for
2	the purpose of evading or avoiding the provisions
3	of this chapter."
4	SECTION 10. This Act does not affect rights and duties
5	that matured, penalties that were incurred, and proceedings that
6	were begun, before its effective date.
7	SECTION 11. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 12. This Act shall take effect upon its approval.
10	1
	INTRODUCED BY:

G P JAN 2 7 2009





Report Title:

Life Settlements Model Act; Stranger-Originated Life Insurance

Description:

Makes various clarifying and technical amendments, and corrects inadvertent errors, in the Life Settlements Model Act, chapter 431E, HRS, which establishes consumer protections in life settlement transactions.

