A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1 SECTION 1. Section 431:3-401, Hawaii Revised Statutes, is 2 amended: 3 1. By adding three new definitions of "benefit society", 4 "health maintenance organization", and "domestic insurer" to 5 read as follows: 6 ""Benefit society" means a mutual benefit society 7 authorized under section 432:1-301 or a fraternal benefit 8 society authorized under section 432:2-301. 9 "Health maintenance organization" means a health 10 maintenance organization authorized under section 432D-2. "Domestic insurer" includes a benefit society or health 11 maintenance organization." **12** 13 2. By amending the definition of "total adjusted capital" 14 to read as follows: ""Total adjusted capital" means the sum of: 15 16 (1) An insurer's statutory capital and surplus (i.e., net 17 worth) as determined in accordance with the statutory

accounting applicable to the annual financial

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1	statements required to be filed under section 431:3-
2	301[+], $432:1-404$, $432:2-602$, or $432D-5$; and
3	(2) [Any] Those other items [that], if any, as the risk-
4	based capital instructions may provide."
5	SECTION 2. Section 431:3-402, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§431:3-402 Risk-based capital reports. (a) Every
8	domestic insurer, on or before each March 1 (the "filing date"),
9	shall prepare and submit to the commissioner a report of its
10	risk-based capital levels as of the end of the calendar year
11	just ended, in a form and containing any information that is
12	required by the risk-based capital instructions. In addition,
13	every domestic insurer shall file its risk-based capital report:
14	(1) With the National Association of Insurance
15	Commissioners in accordance with the risk-based
16	capital instructions; and
17	(2) With the insurance commissioner in any state in which
. 18	the insurer is authorized to do business, if the
19	commissioner has notified the insurer of its request
20	in writing, in which case the insurer shall file its
21	risk-based capital report not later than the later of:

1	(A) Fifteen days from the receipt of notice to file
2	·	its risk-based capital report with that state; or
3	(B) The filing date.
4	(b) A	life or accident and health or sickness insurer's
5	risk-based c	apital shall be determined in accordance with the
6	formula set	forth in the risk-based capital instructions. The
7	formula shal	1 take into account and may adjust for the
8	covariance a	mong the following, which shall be determined in
9	each case by	applying the factors in the manner set forth in the
10	risk-based c	capital instructions:
11	(1) Th	ne risk with respect to the insurer's assets;
12	(2) Th	ne risk of adverse insurance experience with respect
13	to	the insurer's liabilities and obligations;
14	(3) Th	ne interest rate risk with respect to the insurer's
15	bu	siness; and
16	(4) Al	l other business risks and any other relevant risks
17	tl	nat are set forth in the risk-based capital
18	ir	nstructions.
19	(c) A	property and casualty insurer's risk-based capital
20	shall be det	termined in accordance with the formula set forth in
21	the risk-bas	sed capital instructions. The formula shall take
22	into account	and may adjust for the covariance among the
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    following, which shall be determined in each case by applying
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    the factors in the manner set forth in the risk-based capital
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    instructions:
 4
         (1) Asset risk;
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         (2)
              Credit risk;
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              Underwriting risk; and
         (3)
7
         (4)
             All other business risks and such other relevant risks
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              as are set forth in the risk-based capital
9
              instructions.
10
         (d) A benefit society or health maintenance organization's
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    risk-based capital shall be determined in accordance with the
    formula set forth in the risk-based capital instructions. The
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    formula shall take into account and may adjust for the
    covariance among the following, which shall be determined in
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15
    each case by applying the factors in the manner set forth in the
16
    risk-based capital instructions:
17
         (1) Asset risk;
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         (2) Credit risk;
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         (3) Underwriting risk; and
         (4) All other business risks and such other relevant risks
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              as are set forth in the risk-based capital
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instructions.

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- 1 [\(\frac{(d)}{}\)] (e) An excess of capital (i.e., net worth) over the
- 2 amount produced by the risk-based capital requirements contained
- 3 in this part and the formulas, schedules, and instructions
- 4 referenced in this part is desirable in the business of
- 5 insurance. Accordingly, insurers shall seek to maintain capital
- 6 above the risk-based capital levels required by this part.
- 7 Additional capital is used and useful in the business of
- 8 insurance and helps to secure an insurer against various risks
- 9 inherent in, or affecting, the business of insurance and not
- 10 accounted for or only partially measured by the risk-based
- 11 capital requirements contained in this part.
- 12 [(e)] (f) If a domestic insurer files a risk-based capital
- 13 report which, in the judgment of the commissioner, is
- 14 inaccurate, then the commissioner shall adjust the risk-based
- 15 capital report to correct the inaccuracy and shall notify the
- 16 insurer of the adjustment. The notice shall contain a statement
- 17 of the reason for the adjustment. A risk-based capital report
- 18 as so adjusted is referred to as an adjusted risk-based capital
- 19 report."
- 20 SECTION 3. Section 431:3-403, Hawaii Revised Statutes, is
- 21 amended by amending subsection (a) to read as follows:

1	"(a)	"Co	empany action level event" means any of the
2	following	even	its:
3	(1)	The	filing of a risk-based capital report by an
4		insu	rer which indicates that:
5		(A)	The insurer's total adjusted capital is greater
6			than or equal to its regulatory action level
7			risk-based capital but less than its company
8			action level risk-based capital; [or]
9		(B)	If a life or accident and health or sickness
10			insurer, the insurer has total adjusted capital
11			which is greater than or equal to its company
12			action level risk-based capital but less than the
13			product of its authorized control level risk-
14	•		based capital and 2.5, and has a negative trend;
15		<u>(C)</u>	If a property and casualty insurer, the insurer
16			has a total adjusted capital which is greater
17			than or equal to its company action level risk-
18			based capital but less than the product of its
19			authorized control level risk-based capital and
20			3.0, and triggers the trend test determined in
21			accordance with the trend test calculation

1			included in the property and casualty risk-based
2			capital instructions; or
3		<u>(D)</u>	If a benefit society or health maintenance
4			organization, the benefit society or health
5			maintenance organization has a total adjusted
6			capital which is greater than or equal to its
7			company action level risk-based capital but less
8			than the product of its authorized control level
9			risk-based capital and 3.0, and triggers the
10			trend test determined in accordance with the
11			trend test calculation included in the health
12			risk-based capital instructions;
13	(2)	The :	notification by the commissioner to the insurer of
14		an a	djusted risk-based capital report that indicates
15		the	occurrence of the event in paragraph (1), if the
16		insu	rer does not challenge the adjusted risk-based
17		capi	tal report under section 431:3-407; or
18	(3)	If,]	oursuant to section 431:3-407, the insurer
19		chal:	lenges an adjusted risk-based capital report that
20		indi	cates the occurrence of the event in paragraph
21		(1),	the notification by the commissioner to the

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1	insurer	that	the	commissi	oner	has,	after	a	hearing,
2	rejected	the	inst	ırer's ch	allen	ge."			

3 SECTION 4. Section 431:3-406, Hawaii Revised Statutes, is 4 amended by amending subsection (b) to read as follows:

(b) In the event of a mandatory control level event:

6 (1)With respect to a life or accident and health or 7 sickness insurer, the commissioner shall take any 8 actions that are necessary to cause the insurer to be 9 placed under regulatory control under article 15. 10 that event, the mandatory control level event shall be 11 deemed sufficient grounds for the commissioner to take 12 action under article 15, and the commissioner shall 13 have the rights, powers, and duties with respect to 14 the insurer as are set forth in article 15. In the 15 event the commissioner takes actions pursuant to an 16 adjusted risk-based capital report, the insurer shall **17** be entitled to the protections that are afforded to 18 insurers under section 431:15-201. Notwithstanding 19 any of the foregoing, the commissioner may forego 20 action for up to ninety days after the mandatory 21 control level event if the commissioner finds there is 22 a reasonable expectation that the mandatory control

1	level	event	may	be	eliminated	within	the	ninety-day
2	period	i; [or]]					

3 (2) With respect to a property and casualty insurer, the commissioner shall take any actions that are necessary 5 to cause the insurer to be placed under regulatory 6 control under article 15, or, in the case of an 7 insurer that is writing no business and is running-off 8 its existing business, may allow the insurer to 9 continue its run-off under the supervision of the 10 commissioner. In either event, the mandatory control 11 level event shall be deemed sufficient grounds for the 12 commissioner to take action under article 15, and the 13 commissioner shall have the rights, powers, and duties 14 with respect to the insurer as are set forth in 15 article 15. In the event the commissioner takes 16 actions pursuant to an adjusted risk-based capital 17 report, the insurer shall be entitled to the protections that are afforded to insurers under 18 19 section 431:15-201. Notwithstanding any of the 20 foregoing, the commissioner may forego action for up 21 to ninety days after the mandatory control level event 22 if the commissioner finds there is a reasonable

T		expectation that the mandatory control level event may
2		be eliminated within the ninety-day period[-] or
3	(3)	With respect to a benefit society or health
4		maintenance organization, the commissioner shall take
5		any actions that are necessary to cause the insurer to
6		be placed under regulatory control under article 15.
7		In that event, the mandatory control level event shall
8		be deemed sufficient grounds for the commissioner to
9		take action under article 15, and the commissioner
10		shall have the rights, powers, and duties with respect
11		to the insurer as are set forth in article 15. In the
12		event the commissioner takes actions pursuant to an
13		adjusted risk-based capital report, the insurer shall
14		be entitled to the protections that are afforded to
15		insurers under section 431:15-201. Notwithstanding
16		any of the foregoing, the commissioner may forego
17		action for up to ninety days after the mandatory
18		control level event if the commissioner finds there is
19		a reasonable expectation that the mandatory control
20		level event may be eliminated within the ninety-day
21		period."

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         SECTION 5. Section 431:3-408, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§431:3-408 Confidentiality and prohibition on
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    announcements; prohibition on use in ratemaking. (a) All risk-
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    based capital reports (to the extent the information therein is
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    not required to be set forth in a publicly available annual
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    statement schedule) and risk-based capital plans (including the
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    results or report of any examination or analysis of an insurer
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    performed pursuant to this part and any corrective order issued
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    by the commissioner pursuant to examination or analysis) with
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    respect to any domestic insurer or foreign insurer [which are
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    filed with] that are in possession or control of the
    commissioner[, constitute information that might be damaging to
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    the insurer if made available to its competitors, and therefore]
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    shall be [kept] confidential by [the commissioner. This
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    information law and privileged, shall not be made public [or]
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    , shall not be subject to subpoena[, other than by the
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    commissioner and then only to enforce actions taken by the
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    commissioner pursuant to this part or any other provision of the
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    insurance laws of this State.] or discovery, and shall not be
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    admissible as evidence in any private civil action; provided
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    that:
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1	(1)	This section shall not be construed to limit the
2		commissioner's authority to use the documents,
3		materials, or other information in furtherance of any
4		regulatory or legal action brought as part of the
5		commissioner's official duties; and
6	(2)	Neither the commissioner nor any person who received
7		documents, materials, or other information while
8		acting under the authority of the commissioner shall
9		be permitted or required to testify in any private
10		civil action concerning any confidential documents,
11		materials, or information subject to this subsection.
12	(b)	The commissioner may share documents, materials, or
13	other info	ormation, including the confidential and privileged
14	documents	, materials, or information subject to subsection (a),
15	with other	r state, federal, and international regulatory
16	agencies,	with the National Association of Insurance
17	Commission	ners and its affiliates and subsidiaries, and with
18	state, fe	deral, and international law enforcement authorities;
19	provided	that the recipient agrees to maintain the
20	<u>confident</u> :	iality and privileged status of the document, material,
21	or other	information and has the legal authority to do so.

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         (c) The commissioner may receive documents, materials, or
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    information, including otherwise confidential and privileged
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    documents, materials, or information, from the National
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    Association of Insurance Commissioners and its affiliates and
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    subsidiaries, and from regulatory and law enforcement officials
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    of other foreign or domestic jurisdictions. The commissioner
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    shall maintain as confidential or privileged, subject to
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    subsection (a)(2), any document, material, or information
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    received with notice or the understanding that it is
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    confidential or privileged under the laws of the jurisdiction
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    that is the source of the document, material, or information.
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         (d) The commissioner may enter into agreements governing
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    sharing and use of information consistent with subsections (b)
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    and (c).
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             No waiver of any applicable privilege or claim of
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    confidentiality in the documents, materials, or information
    subject to this section shall occur as a result of disclosure to
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    the commissioner under this section or as a result of sharing as
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    authorized in subsections (b) and (c).
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         [<del>(b)</del>] (f) The comparison of an insurer's total adjusted
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    capital to any of its risk-based capital levels is a regulatory
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    tool which may indicate the need for possible corrective action
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- 1 with respect to the insurer and is not intended as a means to
- 2 rank insurers generally. Therefore, except as otherwise
- 3 required under this part, the making, publishing, disseminating,
- 4 circulating, or placing before the public, or causing, directly
- 5 or indirectly, to be made, published, disseminated, circulated,
- 6 or placed before the public, in a newspaper, magazine, or other
- 7 publication, or in the form of a notice, circular, pamphlet,
- 8 letter, or poster, or over any radio or television station, or
- 9 in any other way, an advertisement, announcement, or statement
- 10 containing an assertion, representation, or statement with
- 11 regard to the risk-based capital levels of any insurer, or of
- 12 any component derived in the calculation, by any insurer,
- 13 producer, or other person engaged in any manner in the insurance
- 14 business would be misleading and is therefore prohibited;
- 15 provided that if any materially false statement with respect to
- 16 the comparison regarding an insurer's total adjusted capital to
- 17 its risk-based capital levels (or any of them) or an
- 18 inappropriate comparison of any other amount to the insurer's
- 19 risk-based capital levels is published in any written
- 20 publication and the insurer is able to demonstrate to the
- 21 commissioner with substantial proof the falsity of the
- 22 statement, or the inappropriateness, as the case may be, then



- 1 the insurer may publish an announcement in a written publication
- 2 if the sole purpose of the announcement is to rebut the
- 3 materially false statement.
- 4 [(c)] (g) The risk-based capital instructions, risk-based
- 5 capital reports, adjusted risk-based capital reports, risk-based
- 6 capital plans, and revised risk-based capital plans are intended
- 7 solely for use by the commissioner in monitoring the solvency of
- 8 insurers and the need for possible corrective action with
- 9 respect to insurers and shall not be used by the commissioner
- 10 for ratemaking, nor considered or introduced as evidence in any
- 11 rate proceeding, nor used by the commissioner to calculate or
- 12 derive any elements of an appropriate premium level or rate of
- 13 return for any line of insurance which an insurer or any
- 14 affiliate is authorized to write."
- 15 SECTION 6. Section 431:3-409, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§431:3-409 Supplemental provisions; rules; exceptions.
- 18 (a) This part is supplemental to any other laws of this State,
- 19 and shall not preclude or limit any other powers or duties of
- 20 the commissioner under those laws, including, but not limited to
- **21** article 15.

1	(b)	The commissioner may adopt rules necessary for the
2	implementa	ation of this part.
3	(c)	The commissioner may exempt from the application of
4	this part	any domestic property and casualty insurer which:
5	(1)	Writes direct business in this State;
6	(2)	Writes direct annual premiums of \$2,000,000 or less;
7		and
8	(3)	Assumes no reinsurance in excess of five per cent of
9		direct premiums written.
10	(d)	The commissioner may exempt from the application of
11	this part	any domestic benefit society or health maintenance
12	organizat:	ion which:
	organizat:	ion which: Writes direct business only in this State;
12		
12 13	(1)	Writes direct business only in this State;
12 13 14	(1)	Writes direct business only in this State; Assumes no reinsurance in excess of five per cent of
12 13 14 15	<u>(1)</u> <u>(2)</u>	Writes direct business only in this State; Assumes no reinsurance in excess of five per cent of direct premiums written; and
12 13 14 15 16	<u>(1)</u> <u>(2)</u>	Writes direct business only in this State; Assumes no reinsurance in excess of five per cent of direct premiums written; and Writes direct annual premiums for comprehensive
12 13 14 15 16 17	(1) (2)	Writes direct business only in this State; Assumes no reinsurance in excess of five per cent of direct premiums written; and Writes direct annual premiums for comprehensive medical business of \$2,000,000 or less; or
12 13 14 15 16 17	(1) (2)	Writes direct business only in this State; Assumes no reinsurance in excess of five per cent of direct premiums written; and Writes direct annual premiums for comprehensive medical business of \$2,000,000 or less; or Is a limited benefit society or health maintenance
12 13 14 15 16 17 18 19	(1) (2) (3)	Writes direct business only in this State; Assumes no reinsurance in excess of five per cent of direct premiums written; and Writes direct annual premiums for comprehensive medical business of \$2,000,000 or less; or Is a limited benefit society or health maintenance organization that covers less than two-thousand

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- 1 "(b) Article 2, article 2D, part IV of article 3, article
- 2 13, [and] article 14G, and article 15 of chapter 431, and the
- 3 powers there granted to the commissioner, shall apply to managed
- 4 care plans, health maintenance organizations, or medical
- 5 indemnity or hospital service associations, which are owned or
- 6 controlled by mutual benefit societies, so long as the
- 7 application in any particular case is in compliance with and is
- 8 not preempted by applicable federal statutes and regulations."
- 9 SECTION 8. Section 432:2-102, Hawaii Revised Statutes, is
- 10 amended by amending subsection (b) to read as follows:
- "(b) Nothing in this article shall exempt fraternal
- 12 benefit societies from the provisions and requirements of part
- 13 IV of article 2, part IV of article 3, and article 15 of chapter
- 14 431 and of section 431:2-215."
- 15 SECTION 9. Section 432D-19, Hawaii Revised Statutes, is
- 16 amended by amending subsection (d) to read as follows:
- "(d) Article 2, article 2D, part IV of article 3, article
- 18 13, [and] article 14G, and article 15 of chapter 431, and the
- 19 [power] powers there granted to the commissioner, shall apply to
- 20 health maintenance organizations, so long as the application in
- 21 any particular case is in compliance with and is not preempted
- 22 by applicable federal statutes and regulations."



- 1 SECTION 10. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 11. This Act shall take effect on July 1, 2011.

Report Title:

Insurance; Risk-Based Capital.

Description:

Updates the Insurance Code and related provisions to adopt the revisions to the National Association of Insurance Commissioners model laws and regulations for risk-based capital trend test for property and casualty insurers which is required for National Association of Insurance Commissioners accreditation. Effective July 1, 2011. (HB1045 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.