# A BILL FOR AN ACT

RELATING TO INSURANCE.

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

- 1 SECTION 1. The purpose of this Act is to amend chapter
- 2 431, Hawaii Revised Statutes, to comply with the federal
- 3 Nonadmitted and Reinsurance Reform Act of 2010 relating to
- 4 surplus lines insurance and to enable participation in a
- 5 multi-state cooperative for the purpose of collecting surplus
- 6 lines insurance premium taxes and fees and distributing those
- 7 taxes and fees to the proper states.
- 8 SECTION 2. Section 431:1-213, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "§431:1-213 State defined. State means any state of the
- 11 United States and the governments of Puerto Rico, American
- 12 Samoa, Guam, the Northern Mariana Islands, the United States
- 13 Virgin Islands, and the District of Columbia."
- 14 SECTION 3. Section 431:1-214, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "\$431:1-214 United States defined. United States, when
- 17 used to signify a place, means the states of the United States
- 18 and the governments of Puerto Rico, American Samoa, Guam, the



- 1 Northern Mariana Islands, the United States Virgin Islands, and
- 2 the District of Columbia."
- 3 SECTION 4. Section 431:8-101, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$431:8-101 Scope. This article shall apply to the
- 6 placement of insurance [on any subject resident, located, or to
- 7 be performed in this State, ] in insurers not authorized to
- 8 transact insurance in [this-State.] the state in which the
- 9 subject resident is located or in which the insurance contract
- 10 will be performed."
- 11 SECTION 5. Section 431:8-102, Hawaii Revised Statutes, is
- 12 amended as follows:
- 13 1. By adding nine new definitions to read:
- ""Exempt commercial purchaser" means any person purchasing
- 15 commercial insurance which, at the time of placement, employs or
- 16 retains a qualified risk manager to negotiate insurance
- 17 coverage; and has paid aggregate nationwide commercial property
- 18 and casualty insurance premiums in excess of \$100,000 in the
- 19 immediately preceding twelve months. The person shall possess a
- 20 net worth in excess of \$20,000,000; generate annual revenues in
- 21 excess of \$50,000,000; employ more than five hundred full-time
- 22 or full-time equivalent employees per individual insured or be a

- 1 member of an affiliated group employing more than 1,000
- 2 employees in the aggregate; be a not-for-profit organization or
- 3 public entity generating annual budgeted expenditures of at
- 4 least \$30,000,000; or be a municipality with a population in
- 5 excess of 50,000 persons. Effective January 1, 2015, and every
- 6 five years thereafter, the amount of net worth, annual revenues,
- 7 and budgeted expenditures shall be adjusted to reflect the
- 8 percentage change for that five-year period in the Consumer
- 9 Price Index for All Urban Consumers published by the Bureau of
- 10 Labor Statistics of the federal Department of Labor.
- 11 "Home state" means, with respect to an insured, the state
- 12 in which an insured maintains the insured's principal place of
- 13 business or, in the case of an individual, the state in which
- 14 the individual maintains the individual's principal residence;
- 15 provided that if one hundred per cent of the insured risk is
- 16 located out of the state where the insured maintains the
- 17 insured's principal place of business or the state where the
- 18 individual maintains the principal residence, the home state
- 19 shall be the state where the greatest percentage of the
- 20 insured's taxable premium for that insurance contract is
- 21 allocated.

1	"Home state of affiliated group" means the home state of
2	the member of the affiliated group that has the largest
3	percentage of premium attributed to it under an insurance
4	contract that has more than one insured from the affiliated
5	group listed as named insureds on a single unauthorized
6	insurance contract.
7	"Home state of group insurance" means the home state of the
8	group policyholder who pays one hundred per cent of the premium
9	from the policyholder's own funds. When the group policyholder
10	does not pay one hundred per cent of the premium from the
11	policyholder's own funds, the term "home state of group
12	insurance" means the home state of the group member.
13	"Independently procured insurance" means insurance obtained
14	by an insured directly from an unauthorized insurer as permitted
15	by the laws of the insured's home state.
16	"Multi-state risk" means a risk covered by an unauthorized
17	insurer with insured exposures in more than one state.
18	"Principal place of business" means, with respect to
19	determining the home state of the insured:
20	(1) The state where the insured maintains the insured's
21	headquarters and where the insured's high-level

1		officers direct, control, and coordinate the business
2		activities;
3	(2)	If the insured's high-level officers direct, control,
4		and coordinate the business activities in more than
5		one state, the state in which the greatest percentage
6		of the insured's taxable premium for that insurance
7		contract is allocated; or
8	<u>(3)</u>	If the insured maintains the insured's headquarters or
9		the insured's high-level officers direct, control, and
10		coordinate the business activities outside any state,
11		the state in which the greatest percentage of the
12		insured's taxable premium for that insurance contract
13		is allocated.
14	"Pri	ncipal residence" means, with respect to determining
15	the home s	state of the individual insured:
16	(1)	The state where the individual insured resides for the
17		greatest number of days during a calendar year; or
18	(2)	If the insured's principal residence is located
19		outside any state, the state in which the greatest
20		percentage of the insured's taxable premium for that
21		insurance contract is allocated.

- 1 "Single state risk" means a risk with insured exposures in 2 only one state." 2. By amending the definitions of "authorized insurer", 3 "surplus lines insurance", and "unauthorized insurer" to read: 4 5 ""Authorized insurer" means an insurer holding a valid 6 certificate of authority to transact an insurance business in 7 [this State.] the state in which the subject resident is located 8 or in which the insurance contract will be performed. 9 "Surplus lines insurance" means any property and casualty 10 insurance on risks [resident, located or to be performed in this 11 State, procured from or placed with an unauthorized insurer 12 under the laws of the insured's home state. Surplus lines 13 insurance, when this State is the home state of the insured, shall be in accordance with part III of this article. 14 15 "Unauthorized insurer" means an insurer not holding a valid 16 certificate of authority to transact an insurance business in 17 [this State.] the state in which the subject resident is located or in which the insurance contract will be performed." 18 19 SECTION 6. Section 431:8-201, Hawaii Revised Statutes, is 20 amended to read as follows:
- 21 "§431:8-201 Transacting insurance business without
  22 certificate of authority prohibited. It shall be unlawful for
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1	any insurer to transact an insurance business in this state, as					
2	defined in section 431:1-215, without a certificate of					
3	authority	[ - except]; provided that this section shall not apply				
4	to:					
5	(1)	The lawful transaction of surplus lines insurance;				
6	(2)	The lawful transaction of reinsurance by insurers;				
7	(3)	Transactions in this State involving a policy lawfully				
8		solicited, written, and delivered outside of this				
9		State covering only subjects of insurance not				
10		resident, located, or expressly to be performed in				
11		this State at the time of issuance, and [which				
12		transactions are] subsequent to the issuance of [such]				
13		the policy;				
14	(4)	Attorneys acting in the ordinary relation of attorney				
15		and client in the adjustment of claims or losses;				
16	(5)	Transactions in this State involving group life and				
17	·	group accident and health or sickness or blanket				
18		accident and health or sickness insurance or group				
19		annuities where the master policy of [such] the groups				

was lawfully issued  $\underline{in}$  and delivered [ $\underline{in}$  and] pursuant

to the laws of a state in which the insurer was

authorized to do an insurance business;

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1	(6)	Transactions in this State involving any policy of
2		insurance or annuity contract issued prior to July 1,
3		1988; [ <del>and</del> ]
4	(7)	Transactions in this State involving ocean marine
5		insurance[-]; and
6	(8)	Transactions of contracts of insurance for property
7		and casualty multi-state risks; provided that the
8		producer is licensed to sell, solicit, or negotiate
9		that insurance in the home state of the insured."
10	SECT	ION 7. Section 431:8-205, Hawaii Revised Statutes, is
11	amended b	y amending subsections (b) and (c) to read as follows:
12	" (b)	Each insured who in this State, before July 1, 2011,
13	procures	[or], continues, or renews surplus lines insurance
14	[ <del>with an</del>	unauthorized insurer] on a risk located or to be
15	performed	in whole [or in part] in this State, other than
16	insurance	procured through a surplus lines broker pursuant to
17	part III	of this article shall[ $ au$ ] $\underline{\text{file}}$ within sixty days after
18	the date	the insurance was [so] procured, continued, or renewed,
19	[ <del>file</del> ] a	written report [ $rac{ ext{of the same}}{ ext{same}}$ ] with the commissioner[ $ au$
20	upon-form	s prescribed by the commissioner, showing: ] . Each
21	insured w	ho in this State, after June 30, 2011, procures,
22	continues	, or renews surplus lines insurance for which this
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- 1 State is the home state of the insured, other than insurance
- 2 procured through a surplus lines broker pursuant to part III of
- 3 this article shall file within forty-five days after the end of
- 4 the calendar quarter in which the insurance was procured,
- 5 continued, or renewed, a written report with the commissioner.
- 6 The report shall be on forms prescribed by the commissioner,
- 7 showing:
- 8 (1) The name and address of the insured or insureds;
- 9 (2) The name and address of the insurer;
- 10 (3) The subject of the insurance;
- 11 (4) A general description of the coverage;
- 12 (5) The <u>itemized</u> amount of [<del>premium</del>] premiums, taxes, and
- fees currently charged [therefor; and] for each state;
- 14 (6) The policy number, effective date of the policy, and
- home state of the insured; and
- 16 (7) [Such] Other additional, pertinent information [as is
- 17 requested by the commissioner.
- 18 (c) Gross premiums charged for the surplus lines
- 19 insurance[7] allocable to this State, less any return premiums,
- 20 are subject to a tax at the rate of 4.68 per cent. At the time
- 21 of filing the report required in subsection (b)  $[\tau]$  for insurance
- 22 procured, continued, or renewed before July 1, 2011, the insured



- 1 shall pay the tax to the commissioner. At the time of filing
- 2 the report required in subsection (b) for insurance procured,
- 3 continued, or renewed after June 30, 2011, if this State is the
- 4 home state of the insured, the insured shall pay the tax and
- 5 fees of this State and all other states to the director of
- 6 finance, through the commissioner. If this State is not the
- 7 home state of the insured, the insured shall pay the tax and
- 8 fees of this State to the home state of the insured.
- 9 As used in this subsection, "gross premiums" [mean] means
- 10 the amount of the policy or coverage premium charged by the
- 11 insurer in consideration for the insurance contract. Any
- 12 charges for policy, survey, inspection, service, or similar fees
- 13 or other charges added by the broker shall not be considered
- 14 part of gross premiums."
- 15 SECTION 8. Section 431:8-301, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§431:8-301 Insurance placed with unauthorized insurer
- 18 permitted. (a) In addition to section 431:8-205, insurance may
- 19 be procured from an unauthorized insurer; provided[+] that:
- 20 (1) The insurance is procured through a [licensed] surplus
- lines broker[+] licensed in the insured's home state;

1	(2)	The full amount or kind of insurance cannot be
2		obtained from insurers who are authorized to do
3		business in this State; provided that a diligent
4		search is made among the insurers who are authorized
5		to transact and are actually writing the particular
6		kind and class of insurance in this State each time
7		[such] the insurance is placed or renewed;
8	(3)	The surplus lines insurance procured is in addition to
9		or in excess of the amount and coverage which can be
10		procured from the authorized insurers; and
11	(4)	The insurance is not procured at a rate lower than the
12		lowest rate [which] that is generally acceptable to
13		authorized insurers transacting that kind of business
14		and providing insurance affording substantially the
15		same protection.
16	(b)	A surplus lines broker is not required to make a due
17	diligence	e search to determine whether the full amount or type of
18	insuranc	e can be obtained from authorized insurers when the
19	broker i	s seeking to procure or place unauthorized insurance for
20	an exemp	t commercial purchaser; provided that:
21	(1)	The broker procuring or placing the surplus lines
22		insurance has disclosed to the exempt commercial

1	purchaser that the insurance may or may not be
2	available from the admitted market which may provide
3	greater protection with more regulatory oversight; and
4	(2) The exempt commercial purchaser has subsequently
5	requested in writing for the broker to procure or
6	place the insurance from an unauthorized insurer."
7	SECTION 9. Section 431:8-302, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§431:8-302 Surplus lines [in solvent] insurers. (a) No
10	surplus lines broker shall, either knowingly or without
11	reasonable investigation of the financial condition and general
12	reputation of the insurer, place insurance with $\underline{a}$ financially
13	unsound [insurers] insurer or with [insurers] an insurer
14	engaging in an unfair [practices.] practice.
15	[ <del>(b) Before placing insurance with any unauthorized</del>
16	insurer, the broker shall ascertain the financial condition of
17	the insurer and:
18	(1) In the case of a foreign insurer, shall maintain in
19	the broker's office a current certificate, in proper
20	form, from the regulatory authority in the domicile of
21	the unauthorized insurer, to the effect that the
22	insurer has capital and surplus, or its equivalent

1		under the laws of its domiciliary jurisdiction, which
2		equals the minimum capital and surplus requirements of
3		this State for that kind of insurer as set out in
4		article 3; or
5	<del>(2)</del>	In the case of an alien insurer, shall maintain in the
6		broker's office evidence of the financial
7		responsibility of the insurer. Evidence satisfactory
8		to the commissioner that the insurer maintains in the
9		United States an irrevocable trust fund in either a
10		national bank or a member of the Federal Reserve
11		System in an amount not less than \$5,400,000 for the
12		protection of all its policyholders in the United
13		States consisting of cash, securities, letters of
14		eredit, or of investments of substantially the same
15		character and quality as those which are eligible
16		investments for the capital and statutory reserves of
17		authorized insurers writing like kinds of insurance in
18		this State, shall constitute prima facie evidence of
19		responsibility.
20	<del>Upon requ</del>	est by the commissioner, the broker shall immediately
21	<del>submit to</del>	the commissioner the items described in this
22	subsectio	n.

1	<del>(c) The requirements of this section may be satisfied by</del>
2	an insurer possessing less than the capital and surplus set
3	forth in subsection (b) upon an affirmative finding of
4	acceptability by the commissioner. The finding shall be based
5	upon such factors as quality of management, capital and surplus
6	of parent company, company underwriting profit and investment
7	income trends, and company record and reputation within the
8	industry. In no event shall the commissioner make an
9	affirmative finding of acceptability when the surplus lines
10	insurer's capital and surplus is less than \$500,000.
11	(b) A surplus lines broker may place surplus lines
12	insurance only with insurers who are authorized to write that
13	type of insurance in the insurer's domiciliary state.
14	(c) A surplus lines broker shall not place coverage with
15	an unauthorized insurer unless, at the time of placement, the
16	surplus lines broker has determined that:
17	(1) The unauthorized insurer has capital and surplus or
18	its equivalent under the laws of its domiciliary state
19	that equal the greater of the minimum capital
20	requirement of this State or a minimum of \$15,000,000;
21	provided that:

1		(A)	Minimum capital requirements may be satisfied by
2			the insurer's possessing less than the minimum
3			capital and surplus upon an affirmative finding
4			of acceptability by the commissioner;
5		(B)	A finding of acceptability pursuant to
6			subparagraph (A) shall be based upon factors such
7			as quality of management, capital and surplus of
8			any parent company, company underwriting profit
9			and investment income trends, market
10			availability, and company record and reputation
11			within the industry; and
12		<u>(C)</u>	The commissioner shall not make an affirmative
13			finding of acceptability pursuant to subparagraph
14			(A) if the unauthorized insurer's capital and
15			surplus is less than \$4,500,000; or
16	(2)	For	an insurer not domiciled in the United States or
17		its	territories, the insurer shall be listed on the
18		Quar	terly Listing of Alien Insurers maintained by the
19		Nati	onal Association of Insurance Commissioners
20		Inte	ernational Insurers Department; provided that:
21		<u>(A)</u>	If an alien insurer is not in the Quarterly
22			Listing of Alien Insurers, the surplus lines

1		broker shall maintain in the broker's office
2		evidence of the financial responsibility of the
3		insurer; and
4	<u>(B)</u>	Evidence satisfactory to the commissioner that
5		the insurer maintains in the United States an
6		irrevocable trust fund in either a national bank
7		or a member of the Federal Reserve System in an
8		amount of not less than \$5,400,000 consisting of
9		cash, securities, letters of credit, or of
10		investments of substantially the same character
11		and quality as those which are eligible
12		investments for the capital and statutory
13		reserves of authorized insurers writing like
14		kinds of insurance in this State, for the
15		protection of all its policyholders in the United
16		States, shall constitute prima facie evidence of
17		the financial responsibility of the insurer.
18	(d) The	commissioner is authorized to enter into a
19	cooperative ag	reement or interstate agreement or compact to
20	establish addi	tional and alternative nationwide uniform
21	eligibility re	quirements that shall be applicable to
22	unauthorized i	nsurers domiciled in another state."
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1	SECTIO	ON 10. Section 431:8-305, Hawaii Revised Statutes, is
2	amended by	amending subsection (a) to read as follows:
3	"(a)	Upon placing surplus lines insurance, the surplus
4	lines broke	er shall as soon as reasonably possible deliver to the
5	insured the	e policy[ $_{ au}$ ] or $_{\underline{\prime}}$ if the policy is not available, the
6	surplus lin	nes broker's certificate, cover note, binder, or other
7	evidence of	f insurance. Any confirmation of insurance shall be
8	executed by	y the surplus lines broker and shall show [the
9	following]:	<b>:</b>
10	(1)	The policy number, effective date, home state, and a
11	C	description and location of the subject of the
12	Ė	insurance[+];
13	(2)	A general description of the coverages, including any
14	r	material limitations other than those in standard
15	i	forms[-]:
16	(3)	The premium and rate charged, itemized by each state;
17	(4)	The taxes and fees to be collected from the insured,
18	<u> i</u>	itemized by each state;
19	(5)	The name and address of the insured $[\tau]$ :
20	(6)	The name and address of the insurer $[\tau]$ ;
21	(7)	If the direct risk is assumed by more than one
22	j	insurer, the certificate shall state the name and

1		address and proportion of the entire direct risk
2		assumed by each insurer $[-]$ ; and
3	(8)	The name of the surplus lines broker and such broker's
4		license number."
5	SECT	ION 11. Section 431:8-312, Hawaii Revised Statutes, is
6	amended b	y amending subsection (a) to read as follows:
7	"(a)	Each licensed surplus lines broker shall keep in the
8	broker's	office in this State a full and true record of each
9	surplus 1	ines contract placed by the broker including a copy of
10	the polic	y, certificate, cover note, or other evidence of
11	insurance	[showing such of the following items as may be]
12	including	, as applicable:
13	(1)	Amount of the insurance and perils insured;
14	(2)	Brief description of the property insured and its
15		location;
16	(3)	Gross premium, taxes, and fees charged[+], itemized by
17		<pre>each state;</pre>
18	(4)	Any return premium, taxes, and fees paid[+], itemized
19		by each state;
20	(5)	Rate of premium charged upon the several items of
21		property;

1 (6) Effective date of the contract $[\tau]$  and [the] its terms 2 [thereof]; Name [and], address, and home state of the insured; (7) 3 4 Name and address of the insurer; (8) 5 (9) Amount of tax and other sums to be collected from the 6 insured[+], itemized by each state; and 7 (10)Any additional information required by the 8 commissioner." SECTION 12. Section 431:8-313, Hawaii Revised Statutes, is 9 **10** amended to read as follows: 11 "§431:8-313 Surplus lines broker's [annual statement.] 12 reports to commissioner. (a) Each surplus lines broker shall **13** file with the commissioner on or before March 15 [of each year], 14 2011, a verified statement of all surplus lines insurance 15 transacted during [the preceding calendar year.] 2010. Each surplus lines broker shall file with the commissioner on or 16 **17** before September 15, 2011, a verified statement of all surplus 18 lines insurance transacted after December 31, 2010, and before July 1, 2011. After June 30, 2011, each surplus lines broker 19 20 shall file with the commissioner within forty-five days of the end of each calendar quarter a verified statement of all surplus 21

1	lines insu	rance transacted during the calendar quarter as
2	follows:	
3	(1)	The statement for the quarter ending March 31 shall be
4		filed on or before May 15;
5	(2)	The statement for the quarter ending June 30 shall be
6		filed on or before August 15;
7	(3)	The statement for the quarter ending September 30
8		shall be filed on or before November 15,; and
9	(4)	The statement for the quarter ending December 31 shall
10		be filed on or before February 15.
11	(b)	The statement shall be on forms as prescribed and
12	furnished	by the commissioner and shall show:
13	(1)	Gross amount of premiums for each kind of insurance
14		transacted;
15	(2)	Aggregate gross premiums charged[+], itemized by each
16		state;
17	(3)	Aggregate of returned premiums paid to insureds[+],
18		itemized by each state;
19	(4)	Aggregate of net premiums[+] and fees, itemized by
20		each state;
21	(5)	Amount of aggregate [tax] remitted[+] taxes and fees,
22		itemized by each state; and

1 (6) Additional information as required by the 2 commissioner." 3 SECTION 13. Section 431:8-315, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§431:8-315 Tax on surplus lines. (a) On or before 6 March 15, [of each year,] 2011, each surplus lines broker shall 7 pay to the director of finance, through the commissioner, a 8 premium tax on surplus lines insurance transacted by the broker 9 during [the preceding calendar year.] 2010. On or before September 15, 2011, each surplus lines broker shall pay to the 10 director of finance, through the commissioner, a premium tax on 11 12 surplus lines insurance transacted by the broker after 13 December 31, 2010, and before July 1, 2011. After June 30, 14 2011, within forty-five days after the end of each calendar 15 quarter, each surplus lines broker shall pay to the director of 16 finance, through the commissioner, a premium tax on surplus 17 lines insurance transacted by the broker during the calendar quarter for insurance for which this State is the home state of 18 19 the insured. The tax rate shall be in the amount of 4.68 per 20 cent of gross premiums, less return premiums, on [taxable] 21 surplus lines insurance[-] allocated to this State. The tax

- 1 rate and fees of other states shall be applied to the gross
- 2 premiums, less return premiums, allocated to those states.
- 3 (b) The commissioner shall collect the taxes and fees on
- 4 independently procured surplus lines insurance and from surplus
- 5 lines licensees and disburse to the other states the funds
- 6 earned by each state; provided that the other state has a
- 7 reciprocal allocation and disbursement procedure for the benefit
- 8 of this State. To the extent that other states, where portions
- 9 of the properties, risks, or exposures reside, have failed to
- 10 establish a reciprocal allocation and disbursement procedure
- 11 with this State, the net premium tax collected shall be retained
- 12 by this State.
- As used in this subsection, "gross premiums" [mean] means
- 14 the amount of the policy or coverage premium charged by the
- 15 insurer in consideration for the insurance contract. Any
- 16 charges for policy, survey, inspection, service, or similar fees
- 17 or other charges added by the broker shall not be considered
- 18 part of gross premiums.
- 19 [<del>(b)</del>] (c) If a surplus lines policy covers risks or
- 20 exposures only partially resident in this State, the tax [so]
- 21 payable shall be computed upon the proportion of the premium
- 22 which is properly allocable to the risks or exposures located in

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1	this Stat	e. The taxes and fees payable to this State on		
2	policies	that cover risks and exposures only partially resident		
3	in this S	tate shall be remitted on the quarterly schedule		
4	establish	ed by subsection (a) to the home state of the insured		
5	for disbu	for disbursement to this State.		
6	$[\frac{(c)}{(d)}]$ The tax on any portion of the premium unearned			
7	at the te	rmination of the insurance contract shall be returned		
8	to the po	licyholder.		
9	<u>(e)</u>	The commissioner may:		
10	(1)	Enter into a cooperative agreement, reciprocal		
11		agreement, or compact with other states to facilitate		
12		and provide for the collection, allocation, and		
13		disbursement of premium taxes attributable to the		
14		placement of surplus lines insurance;		
15	(2)	Provide for uniform methods of allocation and		
16		reporting among surplus lines insurance risk		
17		classifications;		
18	(3)	Conform to the requirements of the federal Nonadmitted		
19		and Reinsurance Reform Act of 2010;		
20	(4)	Share information among states relating to surplus		
21		lines insurance premium taxes; and		

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1	(5) Utilize a method adopted in cooperation with oth	<u>ier</u>
2	states to allocate risk and compute the tax due	on the
3	portion of premium attributable to each risk	
4	classification and to each state where properties	es,
5	risks, or exposures are located.	
6	The commissioner shall assess the insured for the cos	t of
7	the cooperative agreement, reciprocal agreement, or compact	t to
8	collect and distribute the premium taxes. Upon application	n of
9	the insured, the commissioner shall refund the insured for	• •
10	excess payments of taxes received by the State that are the	<u>ıe</u>
11	result of the statewide tax rate."	
12	SECTION 14. Section 431:8-316, Hawaii Revised Statut	es, is
13	amended to read as follows:	
14	"§431:8-316 Penalty for failure to file statement or	remit
15	tax. (a) If any surplus lines broker fails to:	
16	(1) File [an annual statement;] statements required	by
17	section 431:8-313; or	
18	(2) Pay the premium tax required by section 431:8-31	.5 when
19	the tax is due,	
20	the surplus lines broker may be liable for a fine of up to	\$25
21	for each day of delinquency.	
22	(b) The commissioner may:	

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1	(1)	Collect the p	premium tax	required by	section	431:8-315
2		by distraint;				

- (2) Recover the premium tax required by section 431:8-315 and fine for failure to pay the premium tax by instituting an action in any court of competent jurisdiction; or
- Recover the fine for failure to file the [annual 7 (3) 8 statements required by section 431:8-313 by 9 instituting an action in any court of competent 10 jurisdiction."
- 11 SECTION 15. Section 431:8-317, Hawaii Revised Statutes, is 12 amended by amending subsection (a) to read as follows:
- 13 "(a) The commissioner may suspend, revoke, or refuse to 14 extend any surplus lines broker's license for any cause 15 specified in any other provision of this chapter, or for any of 16 the following causes:
- 17 Failure to file [the annual statement] statements (1)required by section 431:8-313 or to pay the tax 18 19 required by section 431:8-315;
- Failure to keep records or to allow the commissioner 20 (2) 21 to examine the surplus lines broker's records as 22 provided in this article;

1	(3)	Removal of office accounts and records from this State
2		during the period in which the accounts are required
3		to be maintained under this article;
4	(4)	Any of the causes for which a producer's license may
5		be suspended or revoked under article 9A;
6	(5)	Any cause for which issuance of the license could have
7		been refused had it then existed and been known to the
8		commissioner;
9	(6)	[If the licensee wilfully violates or knowingly
10		participates] Wilful violation or knowing
11		participation in the violation of any provision of
12		this code;
13	(7)	[If the licensee has obtained or attempted] Obtaining
14		or attempting to obtain [the] a license under this
15		chapter through wilful misrepresentation or fraud, or
16		[has failed] failure to pass any examination required
17		by section 431:9A-105;
18	(8)	[If the licensee has misappropriated, converted]
19		Misappropriation, conversion to the licensee's own
20		use, or illegally [withheld] withholding moneys
21		required to be held in a fiduciary capacity;

1	(9)	[If the licensee, with intent to deceive, has
2		materially misrepresented] Material misrepresentation
3		with intent to deceive of the terms or effect of any
4		insurance contract, or [has engaged or is about]
5		engagement or intent to engage in any fraudulent
6		transaction;
7	(10)	[If the licensee has been guilty] Commission of any
8		unfair practice or fraud as defined in article 13;
9	(11)	[If in the conduct of the licensee's affairs under the
10		license, the licensee has been a source of] Conduct of
11		affairs under a license issued pursuant to this
12		chapter in a manner that causes injury and loss to the
13		<pre>public;</pre>
14	(12)	[If the licensee issues or purports to issue] The
15		issuance or purported issuance of any binder as to any
16		insurer named [therein as to which] in the binder if
17		the licensee is not $[\frac{then}{t}]$ authorized $[\frac{then}{t}]$
18		the insurer; or
19	(13)	[If the licensee has dealt with, or attempted to deal
20		with, Dealing or attempting to deal with insurance or
21	<i>‡</i>	[to exercise] exercising powers relative to insurance
22	*	outside the scope of the licensee's licenses."

- 1 SECTION 16. The insurance commissioner shall submit
- 2 recommendations for legislation pertaining to and enabling the
- 3 insurance commissioner to participate fully in the multi-state
- 4 cooperative agreement, interstate agreement, reciprocal
- 5 agreement, or compact for the collection and distribution of
- 6 surplus lines insurance premium taxes and fees created pursuant
- 7 to the Nonadmitted and Reinsurance Reform Act of 2010 to the
- 8 legislature no later than twenty days prior to the convening of
- 9 the regular session of 2012.
- 10 SECTION 17. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 18. This Act shall take effect on June 1, 2011.

#### Report Title:

Surplus Lines Insurance; Insurance Code

#### Description:

Amends the insurance code to comply with the federal Nonadmitted and Reinsurance Reform Act of 2010 relating to surplus lines insurance and participate in a multi-state cooperative to collect surplus lines premium taxes and fees and distribute to the individual states the taxes and fees assessed. Effective June 1, 2011. (HB1052 CD1)

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