A BILL FOR AN ACT

RELATING TO INSURANCE.

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

- 1 SECTION 1. Section 431:16-105, Hawaii Revised Statutes, is
- 2 amended as follows:
- 3 By adding three new definitions to be appropriately
- 4 inserted and to read:
- 5 ""Insured" means any named insured, any additional insured,
- 6 any vendor, any lessor, or any other party identified as an
- 7 insured under the policy.
- 8 "Receiver" includes liquidator, rehabilitator, conservator,
- 9 or ancillary receiver, as applicable.
- 10 "Self-insurer" means a person that covers its liability
- 11 through a qualified individual or group self-insurance program
- 12 or any other formal program created for the specific purpose of
- 13 covering liabilities typically covered by insurance."
- 14 2. By amending the definitions of "covered claim" and "net
- direct written premiums" to read: 15
- ""Covered claim": 16
- Means an unpaid claim, including one for unearned **17** (1)
- 18 premiums, submitted by a claimant, that arises out of

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1		and	and is within the coverage and is subject to the		
2		appl	applicable limits of an insurance policy to which this		
3		part	part applies issued by an insurer, if the insurer		
4		becc	becomes an insolvent insurer after July 1, 2000, and:		
5		(A)	The claimant or insured is a resident of this		
6			State at the time of the insured event; provided		
7			that for entities other than an individual, the		
8			residence of a claimant, insured, or policyholder		
9			is the state in which its principal place of		
10			business is located at the time of the insured		
11			event; or		
12		(B)	The claim is a first party claim for damage to		
13			property with a permanent location in this State;		
14			and		
15	(2)	Shal	Shall not include:		
16		(A)	Any amount awarded as punitive or exemplary		
17			damages;		
18		(B)	Any amount sought as a return of premium under		
19			any retrospective rating plan;		
20		(C)	Any amount due any reinsurer, insurer, insurance		
21			pool, or underwriting association, as subrogation		

1		recoveries, reinsurance recoveries, contribution,
2		indemnification, or otherwise;
3	(D)	Any first party claims by an insured whose net
4		worth exceeds \$25,000,000 on December 31 of the
5		year prior to the year in which the insurer
6		becomes an insolvent insurer; provided that an
7		insured's net worth on that date shall be deemed
8		to include the aggregate net worth of the insured
9		and all of its subsidiaries as calculated on a
10		consolidated basis; [or]
11	(E)	Any first party claims by an insured who is an
12		affiliate of the insolvent insurer[-];
13	<u>(F)</u>	Any fee or other amount relating to goods or
14		services sought by or on behalf of any attorney
15		or other provider of goods or services retained
16		by the insolvent insurer or an insured prior to
17		the date it was determined to be insolvent;
18	<u>(G)</u>	Any fee or other amount sought by or on behalf of
19		any attorney or other provider of goods or
20		services retained by any insured or claimant in
21		connection with the assertion or prosecution of

1		any claim, covered or otherwise, against the		
2		association;		
3	<u>(H)</u>	Any claims for interest; or		
4	<u>(I)</u>	Any claim filed with the association or a		
5		liquidator for protection afforded under the		
6		insured's policy for incurred but not reported		
7		losses.		
8	"Net dire	ct written premiums" means direct gross premiums		
9	written in this State on insurance policies to which this part			
10	applies, including policy and membership fees, less [return] the			
11	following amounts:			
12	<u>(1)</u> Retu	rn premiums [thereon];		
13	(2) Prem	iums on policies not taken; and [dividends]		
14	(3) Divi	dends paid or credited to policyholders on such		
15	dire	ct business.		
16	Net direct wri	tten premiums [do] <u>shall</u> not include premiums on		
17	contracts betw	een insurers or reinsurers."		
18	SECTION 2	. Section 431:16-108, Hawaii Revised Statutes, is		
19	amended to rea	d as follows:		
20	"§ 431:16 -	108 Powers and duties of the association. (a)		
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1	(1)	Be obligated to the extent of the covered claims
2		existing prior to the order of liquidation and arising
3		within thirty days after the order of liquidation, or
4		before the policy expiration date if less than thirty
5		days after the order of liquidation, or before the
6		insured replaces the policy or causes its
7		cancellation, if the insured does so within thirty
8		days of the order of liquidation. The obligation
9		shall be satisfied by paying to the claimant an amount
10		as follows:
11		(A) The full amount of a covered claim for benefits

(B) An amount not exceeding \$10,000 per policy for a covered claim for the return of unearned premium;

under a workers' compensation insurance coverage;

(C) An amount not exceeding \$300,000 per claim for all other covered claims.

In no event shall the association be obligated to a policyholder or claimant in an amount in excess of the stated policy limit of the insolvent insurer under the policy from which the claim arises. Notwithstanding any other provisions of this part, a covered claim

or

1		shall not include a claim filed with the association
2		after the final date set by the court for the filing
3		of claims against the liquidator or receiver of an
4		insolvent insurer. Any obligation of the association
5		to defend an insured shall cease upon the
6		association's payment or tender of an amount equal to
7		the lesser of the association's covered claim
8		obligation limit or the applicable policy limit;
9	(2)	Be deemed the insurer, but only to the extent of its
10		obligation on covered claims and to that extent shall
11		have all rights, duties, and obligations of the
12		insolvent insurer as if the insurer had not become
13		insolvent, including but not limited to the right to
14		pursue and retain salvage and subrogation recoverable
15		on covered claim obligations to the extent paid by the
16		association;
17	(3)	Assess insurers amounts necessary to pay the
18		obligations of the association under paragraph (1)
19		subsequent to an insolvency, the expenses of handling
20		covered claims subsequent to an insolvency, and the

cost of examinations under section 431:16-113, and

other expenses authorized by this part. The

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assessments of each member insurer shall be in the
proportion that the net direct written premiums of the
member insurer for the preceding calendar year bears
to the net direct written premiums of all member
insurers for the preceding calendar year. Each member
insurer shall be notified of the assessment not later
than thirty days before it is due. No member insurer
may be assessed in any year an amount greater than two
per cent of that member insurer's net direct written
premiums for the preceding calendar year. If the
maximum assessment, together with the other assets of
the association, does not provide in any one year an
amount sufficient to make all necessary payments, the
funds available shall be prorated and the unpaid
portion shall be paid as soon thereafter as funds
become available. The association shall pay claims in
any order that it may deem reasonable, including the
payment of claims as they are received from the
claimants or in groups or categories of claims. The
association may exempt or defer, in whole or in part,
the assessment of any member insurer, if the
assessment would cause the member insurer's financial

statement to reflect amounts of capital or surplus
less than the minimum amounts required for a
certificate of authority by any jurisdiction in which
the member insurer is authorized to transact
insurance. However, during the period of deferment,
no dividends shall be paid to shareholders or
policyholders. Deferred assessments shall be paid
when the payment will not reduce capital or surplus
below required minimums. Payments shall be refunded
to those companies receiving larger assessments by
virtue of the deferment, or at the election of the
companies, credited against future assessments. Each
member insurer may set off against any assessment
payments authorized by the administrator of the
association to be made on covered claims and expenses
incurred in the payment of the claims by the member
insurer;

(4) Investigate claims brought against the association and adjust, compromise, settle, and pay covered claims to the extent of the association's obligation and deny all other claims and may review settlements, releases, and judgments to which the insolvent insurer or its

1		insureds were parties to determine the extent to which
2		the settlements, releases, and judgments may be
3		properly contested. The association may appoint or
4		substitute and direct legal counsel retained under
5		liability insurance policies for the defense of
6		covered claims;
7	(5)	Notify the persons as the commissioner directs under
8		section 431:16-110(b)(1);
9	(6)	Handle claims through its employees or through one or
10		more insurers or other persons designated as servicing
11		facilities. Designation of a servicing facility is
12		subject to the approval of the commissioner, but the
13		designation may be declined by a member insurer;
14	(7)	Reimburse each servicing facility for obligations of
15		the association paid by the facility and for expenses
16		incurred by the facility while handling claims on
17		behalf of the association and pay the other expenses
18		of the association authorized by this part; and
19	(8)	Have the authority, notwithstanding sections
20		431:10C-110 and 431:10C-111, to cancel all policies
21		issued by an insolvent insurer. Covered claims under
22		these policies shall be paid by the association in an

1		amount not to exceed the stated policy limit of the
2		insolvent insurer under the policy from which the
3		claim arises, or as provided under paragraph (1)(A) to
4		(C), whichever is less.
5	(b)	The association may:
6	(1)	Employ or retain the persons as are necessary to
7		handle claims and perform other duties of the
8		association;
9	(2)	Borrow funds necessary to effect the purposes of this
10		part in accord with the plan of operation;
11	(3)	Sue or be sued;
12	(4)	Negotiate and become a party to the contracts as are
13		necessary to carry out the purpose of this part; and
14	(5)	Perform all other acts as are necessary or proper to
15		effectuate the purpose of this part.
16	(c) ·	Except for actions by the receiver, all actions
17	relating	to or arising out of this part against the association
18	shall be	brought in the courts in this State. The courts in
19	this State	e shall have exclusive jurisdiction over all actions
20	relating	to or arising out of this part against the association.
21	The o	exclusive venue in any action by or against the
22	associatio	on shall be the circuit court of the first judicial
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1	circuit of this State. The association, at its option, may
2	waive this venue as to specific actions."
3	SECTION 3. Section 431:16-112, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) Any person having a claim against an insurer whether
6	or not the insurer is a member insurer under any provision in an
7	insurance policy other than a policy of an insolvent insurer
8	[which] that is also a covered claim, shall be required to
9	exhaust first the person's rights under the policy. Any amount
10	payable on a covered claim under this part shall be reduced by
11	the amount of any recovery under the insurance policy. If there
12	are any other policies issued by an insolvent insurer applicable
13	to the covered claim, then all such policies [must first] shall
14	be exhausted before any claim can be deemed a covered claim
15	subject to being covered by the association.
16	(1) A claim under a policy providing liability coverage to
17	a person who may be jointly and severally liable as a
18	joint tortfeasor with a person covered under the
19	policy of the insolvent insurer that gives rise to the
20	covered claim shall be considered to be a claim
21	arising from the same facts, injury, or loss that gave
22	rise to the covered claim against the association.

1	(2) A claim under an insurance policy other than a life			
2		insurance policy shall include, but is not limited to:		
3		(A) A claim against a health maintenance		
4		organization, a hospital plan corporation, a		
5		professional health service corporation, or		
6		disability insurance policy; and		
7		(B) Any amount payable by or on behalf of a self-		
8		insurer.		
9	<u>(3)</u>	The person insured by the insolvent insurer's policy		
10	may not be pursued by a third-party claimant for any			
11		amount paid to the third party by which the		
12		association's obligation is reduced by the application		
13		of this section."		
14	SECT	ION 4. Section 431:16-203, Hawaii Revised Statutes, is		
15	amended to	o read as follows:		
16	"§431:16-203 Coverage and limitations. (a) This part			
17	shall provide coverage[-] for the policies and contracts			
18	specified	in subsection (b) to:		
19	(1)	Persons who, regardless of where they reside, except		
20		for nonresident certificate holders under group		
21		policies or contracts, are the beneficiaries,		

1		assignees	, or payees of the persons covered under
2		paragraph	(2); [and]
3	(2)	Persons w	ho are owners of or certificate holders under
4		such poli	cies or contracts, except structured
5		settlemen	t annuities, and who:
6		(A) Are	residents[+] of this State; or
7		(B) Are	not residents[, but only under all of the
8		foll	owing conditions:]; provided that:
9		(i)	The [insurers which] insurer that issued
10			[such] the policies or contracts [are] is
11			domiciled in this State;
12		(ii)	[Such insurers never held a license or
13			certificate of authority in the states in
14			which such persons reside;
15		(iii)	Such states have associations similar to the
16			association created by this part; and
17		(iv)	Such persons are not eligible for coverage
18			by such associations.] The state in which
19			the persons reside has associations similar
20			to the association created by this part; and
21		<u>(iii)</u>	The persons are not eligible for coverage by
22			an association in any other state because

1		the insurer was not licensed in the state at
2		the time specified in the state's guaranty
3		association law;
4	(3)	For structured settlement annuities specified in
5		subsection (b), paragraphs (1) and (2) of this
6		subsection shall not apply, and this part, except as
7		provided in paragraphs (4) and (5) of this subsection,
8		shall provide coverage to a person who is a payee
9		under a structured settlement annuity, or beneficiary
10		of a payee if the payee is deceased, if the payee:
11		(A) Is a resident of this State, regardless of where
12	,	the contract owner resides; or
13		(B) Is not a resident; provided that:
14		(i) The contract owner of the structured
15		settlement annuity is a resident and neither
16		the payee, beneficiary, nor contract owner
17		is eligible for coverage by the association
18		in the state in which the payee or contract
19		owner resides; or
20		(ii) The contract owner of the structured
21		settlement annuity is not a resident, but
22		the insurer that issued the structured

1		settlement annuity is domiciled in this
2		State and the state in which the contract
3		owner resides has an association similar to
4		the association created by this part, and
5		neither the payee, beneficiary, nor the
6		contract owner is eligible for coverage by
7		the association of the state in which the
8		payee or contract owner resides;
9	(4)	This part shall not provide coverage to a person who
10		is a payee or beneficiary of a contract owner resident
11		of this State, if the payee or beneficiary is afforded
12		any coverage by the association of another state; and
13	<u>(5)</u>	This part is intended to provide coverage to a person
14		who is a resident of this State and, in certain
15		circumstances, to a nonresident. To avoid duplicate
16		coverage, if a person who would otherwise receive
17		coverage under this part is provided coverage under
18		the laws of any other state, the person shall not be
19		provided coverage under this part. In determining the
20		application of the provisions of this paragraph in
21		situations where a person could be covered by the
22		association of more than one state, whether as an

1		owner, payee, beneficiary, or assignee, this part
2		shall be construed in conjunction with other state
3		laws to result in coverage by only one association.
4	(b) (1)	This part shall provide coverage to the persons
5		specified in subsection (a) for direct, nongroup life,
6		accident and health or sickness, or annuity[$_{ au}$
7		supplemental] policies or contracts, [and] for
8		certificates under direct group life, accident and
9		health or sickness, or annuity policies [and] or
10		contracts, and for supplemental contracts to any of
11		these, in each case issued by member insurers except
12		as limited by this part[+]. Annuity contracts and
13		certificates under group annuity contracts include
14		allocated funding agreements, structured settlement
15		annuities, and any immediate or deferred annuity
16		contracts.
17	(2)	This part shall not provide coverage for:
18		(A) Any portion of a policy or contract not
19		guaranteed by the insurer, or under which the
20		risk is borne by the policy or contract [holder;]
21		owner;

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1	(B)	Any :	policy or contract of reinsurance, unless
2		assu	mption certificates have been issued[+]
3		purs	uant to the reinsurance policy or contract;
4	(C)	Any :	portion of a policy or contract to the extent
5		that	the rate of interest on which it is based:
6		(i)	Averaged over the period of four years prior
7			to the date on which the association becomes
8			obligated with respect to such policy or
9			contract, exceeds a rate of interest
10			determined by subtracting two percentage
11			points from Moody's Corporate Bond Yield
12			Average averaged for that same four-year
13			period or for such lesser period if the
14			policy or contract was issued less than four
15			years before the association became
16			obligated; and
17	(ii)	On or after the date on which the
18			association becomes obligated with respect
19			to such policy or contract, exceeds the rate
20			of interest determined by subtracting three
21			percentage points from Moody's Corporate

1	bond flerd Average as most recently
2	available;
3	(D) Any portion of a policy or contract issued to a
4	plan or program of an employer, association, or
5	[similar entity] other person to provide life,
6	accident and health or sickness, or annuity
7	benefits to its employees [or], members, or other
8	persons to the extent that [such] the plan or
9	program is self-funded or uninsured, including
10	but not limited to benefits payable by an
11	employer, association, or [similar entity] other
12	person under:
13	(i) A Multiple Employer Welfare Arrangement as
14	defined in section 514 of the Employee
15	Retirement Income Security Act of 1974, as
16	amended;
17	(ii) A minimum premium group insurance plan;
18	(iii) A stop-loss group insurance plan; or
19	(iv) An administrative services only contract;
20	(E) Any portion of a policy or contract to the extent
21	that it provides dividends [ex], experience
22	rating credits, or voting rights, or provides

1		that any fees or allowances be paid to any
2 .		person, including the policy or contract holder,
3		in connection with the service to or
4		administration of such policy or contract;
5	(F)	Any policy or contract issued in this State by a
6		member insurer at a time when it was not licensed
7		or did not have a certificate of authority to
8		issue such policy or contract in this State;
9		[and]
10	(G)	(Any annuity contract or group annuity
11		certificate which is not issued to or owned by an
12		individual, except to the extent of any annuity
13		benefits guaranteed to an individual by an
14		insurer under such contract or certificate.] Any
15		portion of a policy or contract to the extent
16		that the assessments required by this part with
17		respect to the policy or contract are preempted
18		or otherwise not permitted by federal or state
19		law;
20	(H)	Any obligation that does not arise under the
21		express written terms of the policy or contract

1	issued by the insurer to the contract owner or
2	policy owner, including without limitation:
3	(i) Claims based on marketing materials;
4	(ii) Claims based on side letters, riders, or
5	other documents that were issued by the
6	insurer without meeting applicable policy
7	form filing or approval requirements;
8	(iii) Misrepresentations of or regarding policy
9	benefits;
10	(iv) Extra-contractual claims; or
11	(v) A claim for penalties or consequential or
12	incidental damages;
13	(I) Any contractual agreement that establishes the
14	member insurer's obligations to provide a book
15	value accounting guaranty for defined
16	contribution benefit plan participants by
17	reference to a portfolio of assets that is owned
18	by the benefit plan or its trustee, which in each
19	case is not an affiliate of the member insurer;
20	(J) Any unallocated annuity contract;
21	(K) Any portion of a policy or contract to the extent
22	it provides for interest or other changes in

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1		value to be determined by the use of an index or
2		other external reference stated in the policy or
3		contract, but that have not been credited to the
4		policy or contract, or as to which the policy or
5		contract owner's rights are subject to
6		forfeiture, as of the date the member insurer
7		becomes an impaired or insolvent insurer under
8		this part. If a policy's or contract's interest
9		or changes in value are credited less frequently
10		than annually, then for purposes of determining
11		the values that have been credited and are not
12		subject to forfeiture under section 431:16-
13		403(b)(2)(L), the interest or change in value
14		determined by using the procedures defined in the
15		policy or contract shall be credited as if the
16		contractual date of crediting interest or
17		changing values was the date of impairment or
18		insolvency and shall not be subject to
19		forfeiture; or
20	<u>(L)</u>	Any policy or contract providing any hospital,
21		medical, prescription drug, or other health care
22		benefits pursuant to Part C or Part D of

1			subchapter XVIII, chapter 7, Title 42 of the
2			United States Code, commonly known as medicare
3			part C and D, or any regulations adopted pursuant
4			thereto.
5	(c)	The	benefits for which the association may become
6	liable sh	nall i	n no event exceed the lesser of:
7	(1)	The	contractual obligations for which the insurer is
8		liab	le or would have been liable if it were not an
9		impa	ired or insolvent insurer, or
10	(2)	With	respect to any one life, regardless of the number
11		of p	olicies or contracts:
12		(A)	\$300,000 in life insurance death benefits, but
13			not more than \$100,000 in net cash surrender and
14			net cash withdrawal values for life insurance;
15		[(B)	\$100,000 in accident and health or sickness
16			insurance benefits, including any net cash
17			surrender and net-cash withdrawal values;
18		(C)	\$100,000 in the present value of annuity
19			benefits, including net cash surrender and net
20			cash withdrawal values;
21		prov.	ided that in no event shall the association be
22		liab	le to expend more than \$300,000 in the aggregate

1	with respect to any one life under subparagraphs (A),
2	(B), and (C).]
3	(B) In accident and health or sickness insurance
4	benefits:
5	(i) \$100,000 for coverages not defined as
6	disability insurance or basic hospital,
7	medical, and surgical insurance, or major
8	medical insurance or long-term care
9	insurance, including any net cash surrender
10	and net cash withdrawal values;
11	(ii) \$300,000 for disability insurance and
12	\$300,000 for long-term care insurance; or
13	(iii) \$500,000 for basic hospital, medical, and
14	surgical insurance or major medical
15	insurance;
16	(C) \$250,000 in the present value of annuity
17	benefits, including net cash surrender and net
18	cash withdrawal values; or
19	(D) With respect to each payee of a structured
20	settlement annuity, or beneficiary or
21	beneficiaries of the payee if deceased, \$250,000
22	in present value annuity benefits, in the

1		aggregate, including net cash surrender and net
2		cash withdrawal values, if any.
3	<u>(d)</u>	In no event shall the association be obligated to
4	cover mor	e than:
5	(1)	An aggregate of \$300,000 in benefits with respect to
6		any one life under subsection (c) except with respect
7		to benefits for basic hospital, medical, and surgical
8		insurance and major medical insurance under subsection
9		(c)(2)(B), in which case the aggregate liability of
10 ,		the association shall not exceed \$500,000 with respect
11		to any one individual; or
12	(2)	\$5,000,000 in benefits with respect to one owner or
13		multiple non-group policies of life insurance,
14		regardless of:
15		(A) The number of policies and contracts held by the
16	·	owner;
17		(B) Whether the policy owner is an individual, firm,
18		corporation, or other person; and
19		(C) Whether the persons insured are officers,
20		managers, employees, or other persons.
21	<u>(e)</u>	The limitations set forth in this section are
22	limitatio	ns on the benefits for which the association is

- 1 obligated before taking into account its subrogation and
- 2 assignment rights or the extent to which those benefits could be
- 3 provided out of the assets of the impaired or insolvent insurer
- 4 attributable to covered policies. The costs of the
- 5 association's obligations under this part may be met by the use
- 6 of assets attributable to covered policies or reimbursed to the
- 7 association pursuant to its subrogation and assignment rights.
- **8** (f) In performing its obligations to provide coverage
- 9 under section 431:16-208, the association shall not be required
- 10 to guarantee, assume, reinsure, or perform, or cause to be
- 11 guaranteed, assumed, reinsured, or performed, the contractual
- 12 obligations of the insolvent or impaired insurer under a covered
- 13 policy or contract that do not materially affect the economic
- 14 values or economic benefits of the covered policy or contract."
- 15 SECTION 5. Section 431:16-205, Hawaii Revised Statutes, is
- 16 amended as follows:
- 17 1. By adding seven new definitions to be appropriately
- 18 inserted and to read:
- ""Authorized assessment" or "authorized" when used in the
- 20 context of assessments means a resolution by the board of
- 21 directors that has been passed whereby an assessment will be

- 1 called immediately or in the future from member insurers for a
- 2 specified amount.
- 3 "Called assessment" or "called" when used in the context of
- 4 assessments means a notice that has been issued by the
- 5 association to member insurers requiring that an authorized
- 6 assessment be paid within the time frame set forth within the
- 7 notice.
- 8 "Extra-contractual claims" shall include, but not be
- 9 limited to, claims relating to bad faith in the payment of
- 10 claims, punitive or exemplary damages, or attorneys' fees and
- 11 costs.
- "Owner", "policy owner", or "contract owner" means the
- 13 person who is identified as the legal owner under the terms of
- 14 the policy or contract or who is otherwise vested with legal
- 15 title to the policy or contract through a valid assignment
- 16 completed in accordance with the terms of the policy or contract
- 17 and properly recorded as the owner on the books of the insurer.
- 18 The terms "owner", "contract owner", and "policy owner" do not
- 19 include persons with a mere beneficial interest in a policy or
- 20 contract.

1 "Receivership court" means the court in the insolvent or 2 impaired insurer's state having jurisdiction over the 3 conservation, rehabilitation, or liquidation of the insurer. 4 "State" means a state, the District of Columbia, Puerto 5 Rico, or a United States possession, territory, or protectorate. "Structured settlement annuity" means an annuity purchased 6 7 to fund periodic payments for a plaintiff or other claimant in 8 payment for or with respect to personal injury suffered by the 9 plaintiff or other claimant." 2. By amending the definitions of "covered policy", 10 11 "impaired insurer", "member insurer", "person", "premiums", "resident", and "supplemental contract" to read: 12 13 ""Covered policy" means any policy or contract [within-the 14 scope of this part] or portion of a policy or contract for which 15 coverage is provided under section 431:16-203. 16 "Impaired insurer" means a member insurer that after **17** July 1, 1988, is not an insolvent insurer, and[+ 18 (1) Is deemed by the commissioner to be potentially unable 19 to fulfill its contractual obligations; or 20 (2) Is placed under an order of rehabilitation or

conservation by a court of competent jurisdiction.

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1 "Member insurer" means any insurer licensed or who holds a 2 certificate of authority to transact in this State any kind of 3 insurance for which coverage is provided under section 4 431:16-203, and includes any insurer whose license or 5 certificate of authority in this State may have been suspended, 6 revoked, not renewed, or voluntarily withdrawn, but does not 7 include: 8 (1)A nonprofit hospital or medical service organization; 9 A health maintenance organization; (2) 10 (3) A fraternal benefit society; 11 A mandatory state pooling plan; (4)12 (5) A mutual assessment company or any entity that 13 operates on an assessment basis; 14 (6) An insurance exchange; [or] 15 (7) An organization that has a certificate or license 16 limited to the issuance of charitable gift annuities; **17** or 18 $\left[\frac{(7)}{1}\right]$ (8) Any entity similar to any of the above. 19 "Person" means any individual, corporation, limited 20 liability company, partnership, association, governmental body 21 or entity, or voluntary organization.

1	"Premiums" means amounts and considerations received on
2	covered policies or contracts less premiums, considerations and
3	deposits returned thereon, and less dividends and experience
4	credits thereon. Premiums does not include any amounts or
5	consideration received for any policies or contracts or for the
6	portions of any policies or contracts for which coverage is not
7	provided under section 431:16-203(b) except that assessable
8	premium shall not be reduced on accounts under section
9	431:16-203(b)(2)(C) relating to interest limitations and section
10	431:16-203(c)(2) relating to limitations with respect to any one
11	life and any one contract holder. Premiums shall also not
12	include:
13	(1) Premiums on an unallocated annuity contract; or
14	(2) Premiums in excess of \$5,000,000, regardless of:
15	(A) The number of policies or contracts held by the
16	owner, with respect to multiple non-group
17	policies of life insurance owned by one owner;
18	(B) Whether the policy owner is an individual, firm,
19	corporation, or other person; and
20	(C) Whether the persons insured are officers,
21	managers, employees, or other persons.

1	"Resident" means [any] a person to whom a contractual
2	obligation is owed and who resides in this State [at the time a
3	member insurer is determined to be an impaired or insolvent
4	insurer and to whom a contractual obligation is owed.] on the
5	date of entry of a court order that determines a member insurer
6	to be an impaired insurer or an insolvent insurer. A person may
7	be a resident of only one state, which in the case of a person
8	other than a natural person shall be its principal place of
9	business. Citizens of the United States who are:
10	(1) Residents of foreign countries; or
11	(2) Residents of United States possessions, territories,
12	or protectorates that do not have an association
13	similar to the association created by this part,
14	shall be deemed residents of the state of domicile of the
15	insurer that issued the policies or contracts.
16	"Supplemental contract" means [any] a written agreement
17	entered into for the distribution of [policy or contract]
18	proceeds[-] under a life, health, or annuity policy or life,
19	health, or annuity contract."
20	SECTION 6. Section 431:16-206, Hawaii Revised Statutes, is
21	amended by amending subsection (b) to read as follows:

1 The association shall come under the immediate "(b) 2 supervision of the commissioner and shall be subject to the 3 applicable provisions of the insurance laws of this State. 4 Meetings or records of the association may be opened to the 5 public upon majority vote of the board of directors of the 6 association." 7 SECTION 7. Section 431:16-208, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "\$431:16-208 Powers and duties of the association. If a member insurer is an impaired [domestic] insurer, the 10 11 association may, in its discretion, and subject to any 12 conditions imposed by the association that do not impair the 13 contractual obligations of the impaired insurer, that are 14 approved by the commissioner, and that are, except in cases of **15** court ordered conservation or rehabilitation, also approved by 16 the impaired insurer: **17** Guarantee, assume, or reinsure, or cause to be 18 guaranteed, assumed, or reinsured, any or all of the 19 policies or contracts of the impaired insurer; 20 (2) Provide such moneys, pledges, notes, guarantees, or

other means as are proper to effectuate subsection

(a)(1) and assure payment of the contractual

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1		obli	gations of the impaired insurer pending action		
2		unde	r subsection (a)(1); or		
3	(3)	Loan	money to the impaired insurer.		
4	[(b)(1)	If a	member insurer is an impaired insurer, whether		
5		dome	stic, foreign, or alien, and the insurer is not		
6		paying claims timely, then subject to the			
7		prec	preconditions specified in paragraph (2), the		
8		asso	ciation shall, in its discretion, either:		
9		(A) -	Take any of the actions specified in subsection		
10			(a), subject to the conditions therein, or		
11		(B)	Provide substitute benefits in lieu of the		
12			contractual obligations of the impaired insurer		
13			solely for: accident and health or sickness		
14			claims, periodic annuity benefit payments, death		
15			benefits, supplemental benefits, and cash		
16			withdrawals for policy or contract owners who		
17			petition therefor under claims of emergency or		
18			hardship in accordance with standards proposed by		
19			the association and approved by the commissioner.		
20	(2)	The a	association shall be subject to the requirements		
21		of po	aragraph (1) only if:		

1	(A)	The	laws of the impaired insurer's state of
2		domi	cile provide that until all payments of or on
3		acco	unt of the impaired insurer's contractual
4		obli	gations by all guaranty associations, along
5		with	-all-expenses thereof and interest on all
6		such	-payments and expenses, shall-have been
7		repa	id to the guaranty associations or a plan of
8		repa	yment by the impaired insurer shall have been
9		appr	oved by the guaranty associations;
10		(i)	The delinquency proceeding shall not be
11			dismissed;
12	-	(ii)	Neither the impaired insurer nor its assets
13			shall be returned to the control of its
14			shareholders or private management; and
15	-(:	iii)	It shall not be permitted to solicit or
16			accept new business or have any suspended or
17			revoked license restored; and
18	(B)	(i)	If the impaired insurer is a domestic
19			insurer, it has been placed under an order
20			of rehabilitation by a court of competent
21			jurisdiction in this State, or;

1		-	(ii) If t	he impaired insurer is a foreign or
2			alie	n insurer:
3			(I)	It has been prohibited from soliciting
4				or-accepting new business in this
5				State,
6			(II)	Its certificate of authority has been
7				suspended or revoked in this State, and
8			(III)	A petition for rehabilitation or
9				liquidation has been filed in a court
10				of competent jurisdiction in its state
11				of domicile by the commissioner of the
12				state.
13	(c)] .	(b)	If a membe	er insurer is an insolvent insurer, the
14	association	n sh	all, in its	s discretion[, either]:
15	(1)	(A)	Guarantee	, assume, or reinsure, or cause to be
16			guarantee	d, assumed, or reinsured, the policies
17	•		or contrac	cts of the insolvent insurer; or
18		(B)	Assure pay	yment of the contractual obligations of
19			the insolv	vent insurer; and
20		(C)	Provide su	ich moneys, pledges, guarantees, or
21			other mean	ns as are reasonably necessary to
22			discharge	such duties; or

1	(2) [With respect only to life and accident and health or
2	sickness insurance policies, provide Provide benefits
3	and coverages in accordance with [subsection (d).
4	(d) When proceeding under subsection (b)(1)(B) or (c)(2),
5	the association shall, with respect to only life and accident
6	and health or sickness insurance policies:
7	(1) Assure] the following provisions:
8	(A) With respect to life and accident and health or
9	sickness insurance policies and annuities, assure
10	payment of benefits for premiums identical to the
11	premiums and benefits (except for terms of
12	conversion and renewability) that would have been
13	payable under the policies of the insolvent
14	insurer, for claims incurred:
15	[(A)] <u>(i)</u> With respect to group policies[7] and
16	contracts, not later than the earlier of the
17	next renewal date under [such] the policies
18	or contracts or forty-five days, but in no
19	event less than thirty days, after the date
20	on which the association becomes obligated
21	with respect to [such] the policies;

1	[-(B)-]	<u>(ii)</u>	With respect to [individual] non-group
2			policies, contracts, and annuities, not
3			later than the earlier of the next renewal
4			date (if any) under [such] the policies or
5			contracts or one year, but in no event less
6			than thirty days, from the date on which the
7			association becomes obligated with respect
8			to [such] the policies[-] or contracts.
9	[(2)] <u>(B)</u>	Make	diligent efforts to provide all known
10		insur	reds or [group policyholders] annuitants (for
11		non-g	group policies and contracts), or group
12		polic	cy owners with respect to group policies and
13		contr	cacts, thirty [days] days notice of the
14		termi	nation of the benefits provided[; and].
15	[(3)] <u>(C)</u>	With	respect to [individual] non-group life and
16		acció	dent and health or sickness insurance
17		polic	cies[$ au$] and annuities covered by the
18		assoc	ciation, make available to each known
19		insur	red[-] or annuitant, or owner if other than
20		the i	nsured[-] or annuitant, and with respect to
21		an ir	dividual formerly insured or formerly an
22		annui	tant under a group policy who is not

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1		eligible for replacement group coverage, make
2		available substitute coverage on an individual
3		basis in accordance with [paragraph (4),]
4		subparagraph (D), if the insureds or annuitants
5		had a right under law or the terminated policy to
6		convert coverage to individual coverage or to
7		continue an individual policy or annuity in force
8		until a specified age or for a specified time,
9		during which the insurer had no right
10		unilaterally to make changes in any provision of
11		the policy or annuity or had a right only to make
12		changes in premium by class.
13	[-(4) (A) -]	(D) (i) In providing the substitute coverage
14		required under [paragraph (3),] subparagraph
15		(C), the association may offer either to
16		reissue the terminated coverage or to issue
17		an alternative policy.
18	[(B)] _	(ii) Alternative or reissued policies shall be
19		offered without requiring evidence of
20		insurability, and shall not provide for any
21		waiting period or exclusion that would not
22		have applied under the terminated policy.

1	[(C)] <u>(iii)</u>	The association may reinsure any alternative
2		or reissued policy.
3	[(5) (A)] <u>(E)</u>	(i) Alternative policies adopted by the
4		association shall be subject to the approval
5		of the domiciliary commissioner[-] or the
6		receivership court. The association may
7		adopt alternative policies of various types
8		for future issuance without regard to any
9		particular impairment or insolvency.
10	[(B)] <u>(ii)</u>	Alternative policies shall contain at least
11		the minimum statutory provisions required in
12		this State and provide benefits that shall
13		not be unreasonable in relation to the
14		premium charged. The association shall set
15		the premium in accordance with a table of
16		rates which it shall adopt. The premium
17		shall reflect the amount of insurance to be
18		provided and the age and class of risk of
19		each insured, but shall not reflect any
20		changes in the health of the insured after
21		the original policy was last underwritten.

1	[(C)]_	(iii) Any alternative policy issued by the
2	,	association shall provide coverage of a type
3		similar to that of the policy issued by the
4		impaired or insolvent insurer, as determined
5		by the association.
6	[(6)] <u>(</u> F)	If the association elects to reissue terminated
7		coverage at a premium rate different from that
8		charged under the terminated policy, the premium
9		shall be set by the association in accordance
10		with the amount of insurance provided and the age
11		and class of risk, subject to approval of the
12		domiciliary insurance commissioner or by a court
13		of competent jurisdiction.
14	[(7)] <u>(G)</u>	The association's obligations with respect to
15		coverage under any policy of the impaired or
16		insolvent insurer or under any reissued or
17		alternative policy shall cease on the date such
18		coverage or policy is replaced by another similar
19		policy by the policyholder, the insured, or the
20		association.
21	[(e)] <u>(H)</u>	When proceeding under [subsections (b)(1)(B) or
22		(c) subsection (b)(2) with respect to any policy

1	or contract carrying guaranteed minimum interest
2	rates, the association shall assure the payment
3	or crediting of a rate of interest consistent
4	with section 431:16-203(b)(2)(C).
5	[(f)] (c) Nonpayment of premiums within thirty-one days
6	after the date required under the terms of any guaranteed,
7	assumed, alternative, or reissued policy or contract or
8	substitute coverage shall terminate the association's
9	obligations under [such] the policy or coverage under this part
10	with respect to [such] the policy or coverage, except with
11	respect to any claims incurred or any net cash surrender value
12	which may be due in accordance with the provisions of this part.
13	[(g)] (d) Premiums due for coverage after entry of an order
14	of liquidation of an insolvent insurer shall belong to and be
15	payable at the direction of the association, and the association
16	shall be liable for unearned premiums due to policy or contract
17	owners arising after the entry of such order.
18	[(h)] <u>(e)</u> The protection provided by this part shall not
19	apply where any guaranty protection is provided to residents of
20	this State by the laws of the domiciliary state or jurisdiction
21	of the impaired or insolvent insurer other than this State.

1	[(i)] <u>(f)</u> In carrying out its duties under [subsections (b)
2	and (c), subsection (b), the association may, subject to
3	approval by [the] a court[+] in this State:

- (1) Impose permanent policy or contract liens in connection with any guarantee, assumption, or reinsurance agreement, if the association finds that the amounts which can be assessed under this part are less than the amounts needed to assure full and prompt performance of the association's duties under this part, or that the economic or financial conditions as they affect member insurers are sufficiently adverse to render the imposition of such permanent policy or contract liens, to be in the public interest; and
- (2) Impose temporary moratoriums or liens on payments of cash values and policy loans, or any other right to withdraw funds held in conjunction with policies or contracts, in addition to any contractual provisions for deferral of cash or policy loan value. In addition, the association may defer the payment of cash values, policy loans, or other rights by the association for the period of any moratorium or moratorium charge imposed by the receivership court on

1	the payment of cash values or policy loans, or on any
2	other right to withdraw funds held in conjunction with
3	policies or contracts, out of the assets of the
4	impaired or insolvent insurer, except that the
5	association may not defer the payment for claims
6	covered by the association to be paid in accordance
7	with a hardship procedure established by the
8	liquidator or rehabilitator and approved by the
9	receivership court.
10	$\left[\frac{(j)}{(j)}\right]$ If the association fails to act within a
11	reasonable period of time as provided in [subsections (b)(1)(B),
12	(c) and (d), subsection (b), the commissioner shall have the
13	powers and duties of the association under this part with
14	respect to [impaired or] the insolvent [insurers.] insurer.
15	$[\frac{(k)}{(k)}]$ The association may render assistance and advice
16	to the commissioner, upon the commissioner's request, concerning
17	rehabilitation, payment of claims, continuance of coverage, or
18	the performance of other contractual obligations of any impaired
19	or insolvent insurer.
20	$[\frac{(1)}{(1)}]$ The association shall have standing to appear or
21	intervene before any court or agency in this State with
22	jurisdiction over an impaired or insolvent insurer concerning
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1	which the association is or may become obligated under this
2	part[-] or with jurisdiction over any person or property against
3	which the association may have rights through subrogation or
4	otherwise. Such standing shall extend to all matters germane to
5	the powers and duties of the association, including, but not
6	limited to, proposals for reinsuring, modifying, or guaranteeing
7	the policies or contracts of the impaired or insolvent insurer
.8	and the determination of the policies or contracts and
9	contractual obligations. The association shall also have the
10	right to appear or intervene before [a] any court or agency in
11	another state with jurisdiction over an impaired or insolvent
12	insurer for which the association is or may become obligated or
13	with jurisdiction over [a third party] any person or property
14	against whom the association may have rights through subrogation
15	[of the insurer's policyholders.] or otherwise.
16	$[\frac{(m)(1)}{(j)(1)}]$ Any person receiving benefits under this part
17	shall be deemed to have assigned the rights under, and
18	any causes of action [relating to,] against any person
19	for losses arising under, resulting from, or otherwise
20	relating to, the covered policy or contract to the
21	association to the extent of the benefits received
22	because of this part, whether the benefits are

payments of or on account of contractual obligations,
continuation of coverage, or provision of substitute
or alternative coverages. The association may require
an assignment to it of such rights and causes of
action by any payee, policy or contract owner,
beneficiary, insured, or annuitant as a condition
precedent to the receipt of any right or benefits
conferred by this part upon such person.

- (2) The subrogation rights of the association under this section shall have the same priority against the assets of the impaired or insolvent insurer as that possessed by the person entitled to receive benefits under this part.
- (3) In addition to [items] paragraphs (1) and (2), the association shall have all common law rights of subrogation and any other equitable or legal remedy [which] that would have been available to the impaired or insolvent insurer [or holder of a policy or contracts with respect to such policy or contracts.], owner, beneficiary, or payee of a policy or contract with respect to the policy or contracts, including without limitation, in the case of a structured

T	٠	settlement annuity, any rights of the owner,
2		beneficiary, or payee of the annuity, to the extent of
3		benefits received pursuant to this part, against a
4		person originally or by succession responsible for the
5		losses arising from the personal injury relating to
6		the annuity or payment therefore, excepting any such
7		person responsible solely by reason of serving as an
8		assignee of a qualified assignment under Internal
9		Revenue Code Section 130.
10	(4)	If the preceding provisions of this subsection are
11		invalid or ineffective with respect to any person or
12		claim for any reason, the amount payable by the
13		association with respect to the related covered
14		obligations shall be reduced by the amount realized by
15		any other person with respect to the person or claim
16		that is attributable to the policies, or portion
17		thereof, covered by the association.
18	(5)	If the association has provided benefits with respect
19		to a covered obligation and a person recovers amounts
20		to which the association has rights as described in
21		the preceding paragraphs of this subsection, the
22		person shall pay to the association the portion of the

1		recovery attributable to the policies, or portion
2		thereof, covered by the association.
3	[(n)]	(k) The association may:
4	(1)	Enter into such contracts as are necessary or proper
5		to carry out the provisions and purposes of this part
6	(2)	Sue or be sued, including taking any legal actions
7		necessary or proper to recover any unpaid assessments
8		under section 431:16-209 and to settle claims or
9		potential claims against it;
10	(3)	Borrow money to effect the purposes of this part; any
11		notes or other evidence of indebtedness of the
12		association not in default shall be legal investments
13		for domestic insurers and may be carried as admitted
14		assets;
15	(4)	Employ or retain such persons as are necessary to
16		handle the financial transactions of the association,
17		and to perform such other functions as become
18		necessary or proper under this part;
19	(5)	Take such legal action as may be necessary to avoid
20		payment of improper claims[; and] or recover payment
21		of improper claims;

1	(6)	exercise, for the purposes of this part and to the
2		extent approved by the commissioner, the powers of a
3		domestic life or accident and health or sickness
4		insurer, but in no case may the association issue
5		insurance policies or annuity contracts other than
6		those issued to perform its obligations under this
7		part[-];
8	(7)	Organize itself as a corporation or in other legal
9		form permitted by the laws of the State;
10	(8)	Request information from a person seeking coverage
11		from the association in order to aid the association
12		in determining its obligations under this part with
13		respect to the person, and the person shall promptly
14		comply with the request; and
15	<u>(9)</u>	Take other necessary or appropriate action to
16		discharge its duties and obligations under this part
17		or to exercise its powers under this part.
18	[-(o)-]	(1) The association may join an organization of one or
19	more othe	r state associations of similar purposes, to further
20	the purpor	ses and administer the powers and duties of the
21	association.	

1	(m) With respect to covered policies for which the
2	association becomes obligated after an entry of an order of
3	liquidation or rehabilitation, the association may elect to
4	succeed to the rights of the insolvent insurer arising after the
5	date of the order of liquidation or rehabilitation under any
6	contract of reinsurance to which the insolvent insurer was a
7	party, to the extent that the contract provides coverage for
8	losses occurring after the date of the order of liquidation or
9	rehabilitation. As a condition to making this election, the
10	association shall pay all unpaid premiums due under the contract
11	for coverage relating to periods before and after the date of
12	the order of liquidation or rehabilitation.
13	(n) The board of directors of the association shall have
14	discretion and shall exercise reasonable business judgment to
15	determine the means by which the association is to provide the
16	benefits of this part in an economical and efficient manner.
17	(o) Where the association has arranged or offered to
18	provide the benefits of this part to a covered person under a
19	plan or arrangement that fulfills the association's obligations
20	under this part, the person shall not be entitled to benefits
21	from the association in addition to or other than those provided
22	under the plan or arrangement.

1	(p) Venue in a suit against the association arising under
2	this part shall be in the circuit court of the first circuit.
3	The association shall not be required to give an appeal bond in
4	an appeal that relates to a cause of action arising under this
5	part.
6	(q) In carrying out its duties in connection with
7	guaranteeing, assuming, or reinsuring policies or contracts
8	under subsection (a) or (b), the association, subject to
9	approval of the receivership court, may issue substitute
10	coverage for a policy or contract that provides an interest
11	rate, crediting rate, or similar factor determined by use of an
12	index or other external reference stated in the policy or
13	contract employed in calculating returns or changes in value by
14	issuing an alternative policy or contract in accordance with the
15	following provisions:
16	(1) In lieu of the index or other external reference
17	provided for in the original policy or contract, the
18	alternative policy or contract provides for a fixed
19	interest rate, payment of dividends with minimum
20	guarantees, or a different method for calculating
21	interest or changes in value;

	(2) There is no requirement for evidence of insurability,
1	(2) There is no requirement (2) waiting period, or other exclusion that would not have
2	waiting period, or other charactery or contract; and
3	applied under the replaced policy or contract; and
4	(3) The alternative policy or contract is substantially
5	(3) The alternative replaced policy or contract in all similar to the replaced policy or contract in all
6	other material terms."
7	other material tolling of the
8	as follows:
9	(a) For the purpos
	a sunds necessary to carry out the powers did
10	the heard of directors since
11	goparately for each account, we
12	the board finds necessary.
13	a mot less than thirty days after prize
14	the member insurers and shall accide and
15	notice to the member notice to the due date. eighteen per cent per annum on and after the due date.
16	the two assessments, as 1011
17	authorized
18	(1) Class A assessment (2) Class A assessment (3) called for the purpose of meeting administrative and called for the purpose of meeting administrations
1	g called for the purposes and examinations legal costs, and other expenses and examinations
2	legal costs, and other a legal costs, and other a conducted under the authority of section
2	conducted under the addition of the additional conducted under
	431:16-212(e). Class A discour

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1	authorized	and called	whether	or	not	related	to	a
2	particular	impaired o	r insolve	ent	ins	ırer.		

- (2) Class B assessments shall be [made] <u>authorized and</u>

 <u>called</u> to the extent necessary to carry out the powers

 and duties of the association under section 431:16-208

 with regard to an impaired or an insolvent insurer.
- The amount of any Class A assessment shall be 7 (c)(1) determined by the board of directors and may be [made] 8 authorized and called on a pro rata or non-pro rata 9 basis. If pro rata, the board of directors may 10 provide that it be credited against future Class B 11 assessments. A non-pro rata assessment shall not 12 exceed [\$150] \$300 per member insurer in any one 13 calendar year. The amount of any Class B assessment 14 shall be allocated for assessment purposes among the 15 accounts pursuant to an allocation formula which may 16 be based on the premiums or reserves of the impaired 17 or insolvent insurer or any other standard deemed by 18 the board of directors in its sole discretion as being 19 fair and reasonable under the circumstances. 20
 - (2) Class B assessments against member insurers for each account shall be in the proportion that the premiums

1		received on business in this State by each assessed
2		member insurer [+]on[+] policies or contracts covered
3		by each account for the three most recent calendar
4		years for which information is available preceding the
5		year in which the insurer became impaired or
6		insolvent, as the case may be, bears to [such] the
7		premiums received on business in this State for [such]
8		the calendar years by all assessed member insurers.
9	(3)	Assessments for funds to meet the requirements of the
10		association with respect to an impaired or insolvent
11		insurer shall not be [made] authorized or called until
12		necessary to implement the purposes of this part.
13		Classification of assessments under subsection (b) and
14		computation of assessments under this subsection shall
15		be made with a reasonable degree of accuracy,
16		recognizing that exact determinations may not always
17		be possible. The association shall notify each member
18		insurer of its anticipated pro rata share of an
19		authorized assessment not yet called within one
20		hundred eighty days after the assessment is
21		authorized.

1	(d) The association may abate or defer, in whole or in
2	part, the assessment of a member insurer if, in the opinion of
3	the board of directors, payment of the assessment would endange
4	the ability of the member insurer to fulfill its contractual
5	obligations. In the event an assessment against a member
6	insurer is abated, or deferred in whole or in part, the amount
7	by which [such] the assessment is abated or deferred may be
8	assessed against the other member insurers in a manner
9	consistent with the basis for assessments set forth in this
10	section. Once the conditions that caused the deferral have been
11	removed or rectified, the member shall pay all assessments that
12	were deferred pursuant to a repayment plan approved by the
13	association.
14	[(e) The] (e) (1) Subject to the provisions of paragraph
15	(2), the total of all assessments [upon] authorized by
16	the association with respect to a member insurer for
17	each account shall not in any one calendar year exceed
18	two per cent of [such] the insurer's average premiums
19	received in this State on the policies and contracts
20	covered by the account during the three calendar years
21	preceding the year in which the insurer became an
22	impaired or insolvent insurer.

1	(2)	If two or more assessments are authorized in one
2		calendar year with respect to insurers that become
3		impaired or insolvent in different calendar years, the
4		average annual premiums for purposes of the aggregate
5		assessment percentage limitation referenced in this
6		section shall be equal and limited to the higher of
7		the three-year average annual premiums for the
8		applicable account as calculated pursuant to this
9		section.
10	(3)	If the maximum assessment, together with the other
11		assets of the association in any account, does not
12		provide in any one year in either account an amount
13		sufficient to carry out the responsibilities of the
14		association, the necessary additional funds shall be
15		assessed as soon thereafter as permitted by this part.
16	The l	board of directors may provide in the plan of operation
17	a method	of allocating funds among claims, whether relating to
18	one or mo	re impaired or insolvent insurers, when the maximum
19	assessmen	t will be insufficient to cover anticipated claims.
20	(f)	The board may, by an equitable method as established
21	in the pla	an of operation, refund to member insurers, in
22	proportion	n to the contribution of each insurer to that account,

- 1 the amount by which the assets of the account exceed the amount
- 2 the board finds is necessary to carry out during the coming year
- 3 the obligations of the association with regard to that account,
- 4 including assets accruing from assignment, subrogation, net
- 5 realized gains, and income from investments. A reasonable
- 6 amount may be retained in any account to provide funds for the
- 7 continuing expenses of the association and for future losses[-]
- 8 and claims.
- 9 (g) It shall be proper for any member insurer, in
- 10 determining its premium rates and policy owner dividends as to
- 11 any kind of insurance within the scope of this part, to consider
- 12 the amount reasonably necessary to meet its assessment
- 13 obligations under this part.
- 14 (h) The association shall issue to each insurer paying an
- 15 assessment under this part, other than a Class A assessment, a
- 16 certificate of contribution, in a form prescribed by the
- 17 commissioner, for the amount of the assessment so paid. All
- 18 outstanding certificates shall be of equal dignity and priority
- 19 without reference to amounts or dates of issue. A certificate
- 20 of contribution may be shown by the insurer in its financial
- 21 statement as an asset in such form and for such amount, if any,
- 22 and period of time as the commissioner may approve.

1	<u>(i)(1)</u>	A member insurer that wishes to protest all or part of
2		an assessment shall pay when due the full amount of
3		the assessment as set forth in the notice provided by
4		the association. The payment shall be available to
5		meet association obligations during the pendency of
6		the protest or any subsequent appeal. Payment shall
7		be accompanied by a statement in writing that the
8		payment is made under protest and setting forth a
9		brief statement of the grounds for the protest.
10	(2)	Within sixty days following the payment of an
11		assessment under protest by a member insurer, the
12		association shall notify the member insurer in writing
13		of its determination with respect to the protest,
14		unless the association notifies the member insurer
15		that additional time is required to resolve the issues
16		raised by the protest.
17	(3)	Within thirty days after a final decision has been
18		made, the association shall notify the protesting
19		member insurer in writing of the final decision.
20		Within sixty days of receipt of notice of the final
21		decision, the protesting member insurer may appeal the
22		final decision to the commissioner.

T	(4)	In the alternative to rendering a final decision with
2		respect to a protest based on a question regarding the
3		assessment base, the association may refer protests to
4		the commissioner for a final decision with or without
5		a recommendation from the association.
6	<u>(5)</u>	If the protest or appeal on the assessment is upheld,
7		the amount paid in error or excess shall be returned
8		to the member company. Interest on a refund due a
9		protesting member shall be paid at the rate actually
10		earned by the association.
11	<u>(j)</u>	The association may request information of member
12	insurers t	to aid in the exercise of its powers under this section
13	and member	r insurers shall promptly comply with any request."
14	SECT	ION 9. Section 431:16-210, Hawaii Revised Statutes, is
15	amended by	y amending subsections (c) and (d) to read as follows:
16	" (C)	The plan of operation shall, in addition to
17	requiremen	nts enumerated elsewhere in this part:
18	(1)	Establish procedures for handling the assets of the
19		association;
20	(2)	Establish the amount and method of reimbursing members
21		of the board of directors under section 431:16-207(c);

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1	(3)	Establish regular places and times for meetings
2		including telephone conference calls of the board of
3		directors;
4	(4)	Establish procedures for records to be kept of all
. 5		financial transactions of the association, its agents
6		and the board of directors;
7	(5)	Establish the procedures whereby selections for the
8		board of directors will be made and submitted to the
9		commissioner;
10	(6)	Establish any additional procedures for assessments
11		under section 431:16-209;
12	(7)	Contain additional provisions necessary or proper for
13		the execution of the powers and duties of the
14		association[+];
15	(8)	Establish procedures to remove a director for cause,
16		including the case in which a director is affiliated
17		with a member insurer that becomes an impaired or
18		insolvent insurer; and
19	(9)	Require the board of directors to establish a policy
20		and procedure for addressing conflicts of interests.
21	(d)	The plan of operation may provide that any or all
22	powers and	d duties of the association, except those under
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- 1 [section 431:16 208(n)(3)] sections 431:16-208(k)(3) and
- 2 [section] 431:16-209, are delegated to a corporation,
- 3 association, or other organization which performs or will
- 4 perform functions similar to those of this association, or its
- 5 equivalent, in two or more states. [Such a] The corporation,
- 6 association, or organization shall be reimbursed for any
- 7 payments made on behalf of the association and shall be paid for
- 8 its performance of any function of the association. A
- 9 delegation under this subsection shall take effect only with the
- 10 approval of both the board of directors and the commissioner,
- 11 and may be made only to a corporation, association, or
- 12 organization which extends protection not substantially less
- 13 favorable and effective than that provided by this part."
- 14 SECTION 10. Section 431:16-212, Hawaii Revised Statutes,
- 15 is amended as follows:
- 1. By amending subsection (a) to read:
- 17 "[+](a)[+] To aid in the detection and prevention of
- 18 insurer insolvencies or impairments, it shall be the duty of the
- 19 commissioner:
- 20 (1) To notify the commissioners of all the other states,
- 21 territories of the United States, and the District of

1		Columbia when the commissioner takes any of the
2		following actions against a member insurer:
3		(A) Revocation of license;
4		(B) Suspension of license; or
5		(C) Makes any formal order that [such] the company
6		[restricts] restrict its premium writing, obtain
7		additional contributions to surplus, withdraw
8		from the State, reinsure all or any part of its
9		business, or increase capital, surplus, or any
10		other account for the security of policyholders
11		or creditors.
12		[Such] The notice shall be mailed to all commissioners
13		within thirty days following the action taken or the
14		date on which [such] the action occurs;
15	(2)	To report to the board of directors when the
16		commissioner has taken any of the actions set forth in
17		paragraph (1) or has received a report from any other
18		commissioner indicating that any such action has been
19		taken in another state. [Such] The report to the
20		board of directors shall contain all significant
21		details of the action taken or the report received

from another commissioner;

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1	(3)	To report to the board of directors when the
2		commissioner has reasonable cause to believe from any
3		examination, whether completed or in process, of any
4		member company that [such] the company may be an
5		impaired or insolvent insurer; and
6	(4)	To furnish to the board of directors the National
7	•	Association of Insurance Commissioners Insurance
8		Regulatory Information System (IRIS) ratios and
9		listings of companies not included in the ratios
10		developed by the National Association of Insurance
11		Commissioners, and the board may use the information
12		contained therein in carrying out its duties and
13		responsibilities under this section. [Such] The
14		report and the information contained therein shall be
15		kept confidential by the board of directors until such
16		time as made public by the commissioner or other
17		lawful authority."
18	2.	By amending subsection (c) to read:
19	"(c)	The board of directors may, upon majority vote, make
20	reports a	nd recommendations to the commissioner upon any matter

germane to the solvency, liquidation, rehabilitation, or

conservation of any member insurer or germane to the solvency of

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- 1 any company seeking to do an insurance business in this State.
- 2 [Such] The reports and recommendations shall not be considered
- 3 public documents."
- 4 3. By amending subsection (e) to read:
- 5 "(e) The board of directors may, upon majority vote,
- 6 request that the commissioner order an examination of any member
- 7 insurer which the board in good faith believes may be an
- 8 impaired or insolvent insurer. Within thirty days of the
- 9 receipt of such request, the commissioner shall begin [such] the
- 10 examination. The examination may be conducted as a National
- 11 Association of Insurance Commissioners' examination or may be
- 12 conducted by such persons as the commissioner designates. The
- 13 cost of [such] the examination shall be paid by the association
- 14 and the examination report shall be treated as are other
- 15 examination reports. In no event shall [such] the examination
- 16 report be released to the board of directors prior to its
- 17 release to the public, but this shall not excuse the
- 18 commissioner from complying with subsection (a). The
- 19 commissioner shall notify the board of directors when the
- 20 examination is completed. The request for an examination shall
- 21 be kept on file by the commissioner but it shall not be open to

- 1 public inspection prior to the release of the examination report
- 2 to the public."
- 3 SECTION 11. Section 431:16-214, Hawaii Revised Statutes,
- 4 is amended to read as follows:
- 5 "§431:16-214 Miscellaneous provisions. (a) Nothing in
- 6 this part shall be construed to reduce the liability for unpaid
- 7 assessments of the insureds of an impaired or insolvent insurer
- 8 operating under a plan with assessment liability.
- 9 (b) [All meetings and records of the board of directors
- 10 shall be open to all member insurers except for those meetings
- 11 and records pertaining to the solvency, liquidation,
- 12 rehabilitation, or conservation of any member insurer deemed
- 13 confidential. A member insurer shall provide written
- 14 designation of its representative or representatives to the
- 15 board meetings.
- 16 (c) Records shall be kept of all negotiations and meetings
- 17 in which the association or its representatives are involved to
- 18 discuss the activities of the association in carrying out its
- 19 powers and duties under section 431:16 208.] Records shall be
- 20 kept of all meetings of the board of directors to discuss the
- 21 activities of the association in carrying out its powers and
- 22 duties under section 431:16-208. The records of the association

- 1 with respect to an impaired or insolvent insurer shall not be
- 2 disclosed prior to the termination of a liquidation,
- 3 rehabilitation, or conservation proceeding involving the
- 4 impaired or insolvent insurer, except:
- 5 (1) Upon the termination of the impairment or insolvency
- 6 of the insurer; or
- 7 (2) Upon the order of a court of competent jurisdiction.
- 8 Nothing in this subsection [\(\frac{\dagger}{\dagger}\right)\)] shall limit the duty of the
- 9 association to render a report of its activities under section
- **10** 431:2-304(b).
- 11 $\left[\frac{d}{d}\right]$ (c) For the purpose of carrying out its obligations
- 12 under this part, the association shall be deemed to be a
- 13 creditor of the impaired or insolvent insurer to the extent of
- 14 assets attributable to covered policies reduced by any amounts
- 15 to which the association is entitled as subrogee pursuant to
- 16 section $[\frac{431:16-208(m)}{208(m)}]$ 431:16-208(j). Assets of the impaired
- 17 or insolvent insurer attributable to covered policies shall be
- 18 used to continue all covered policies and pay all contractual
- 19 obligations of the impaired or insolvent insurer as required by
- 20 this part. Assets attributable to covered policies, as used in
- 21 this subsection, are that proportion of the assets which the
- 22 reserves that should have been established for such policies

1 bear to the reserves that should have been established for all 2 policies of insurance written by the impaired or insolvent 3 insurer. 4 (d) As a creditor of the impaired or insolvent insurer as 5 established in subsection (c) and consistent with section 6 431:15-324, the association and other similar associations shall 7 be entitled to receive a disbursement of assets out of the 8 marshaled assets, from time to time as the assets become 9 available to reimburse it, as a credit against contractual obligations under this part. If the liquidator has not, within 10 11 one hundred twenty days of a final determination of insolvency 12 of an insurer by the receivership court, made an application to 13 the court for the approval of a proposal to disburse assets out 14 of marshaled assets to guaranty associations having obligations because of the insolvency, the association shall be entitled to 15 16 make application to the receivership court for approval of its **17** own proposal to disburse these assets. 18 (e)(1) Prior to the termination of any liquidation, 19 rehabilitation, or conservation proceeding, the court

may take into consideration the contributions of the

respective parties, including the association, the

shareholders, and policy owners of the insolvent

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1	insurer, and any other party with a bona fide
2	interest, in making an equitable distribution of the
3	ownership rights of such insolvent insurer. In such a
4	determination consideration shall be given to the
5	welfare of the policyholders of the continuing or
6	successor insurer.

- (2) No distribution to stockholders, if any, of an impaired or insolvent insurer shall be made until and unless the total amount of valid claims of the association with interest thereon for funds expended in carrying out its powers and duties under section 431:16-208 with respect to such insurer have been fully recovered by the association.
- 14 (f)(1)If an order for liquidation or rehabilitation of an 15 insurer domiciled in this State has been entered, the 16 receiver appointed under such order shall have a right 17 to recover on behalf of the insurer, from any 18 affiliate that controlled it, the amount of 19 distributions, other than stock dividends paid by the 20 insurer on its capital stock, made at any time during the five years preceding the petition for liquidation 21

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Ĺ	or	rehabilitation	n	subject	to:	the	limitations	of
2	[+]	paragraphs (2)	to (4)	[十] .			

- (2) No such distribution shall be recoverable if the insurer shows that when paid the distribution was lawful and reasonable, and that the insurer did not know and could not reasonably have known that the distribution might adversely affect the ability of the insurer to fulfill its contractual obligations.
- Any person who was an affiliate that controlled the 9 (3) 10 insurer at the time the distributions were paid shall 11 be liable up to the amount of distributions the person 12 received. Any person who was an affiliate that 13 controlled the insurer at the time the distributions 14 were declared, shall be liable up to the amount of 15 distributions the person would have received if they had been paid immediately. If two or more persons are 16 **17** liable with respect to the same distributions, they 18 shall be jointly and severally liable.
 - (4) The maximum amount recoverable under this
 [+]subsection[+] shall be the amount needed in excess
 of all other available assets of the insolvent insurer

1	to pay the contractual obligations of the insolvent						
2	insurer.						
3	(5) If any person liable under [+]paragraph (3)[+] is						
4	insolvent, all its affiliates that controlled it at						
5	the time the distribution was paid, shall be jointly						
6	and severally liable for any resulting deficiency in						
7	the amount recovered from the insolvent affiliate."						
8	SECTION 12. Section 431:16-217, Hawaii Revised Statutes,						
9	is amended to read as follows:						
10	"§431:16-217 Stay of proceedings; reopening default						
11	judgments. All proceedings in which the insolvent insurer is a						
12	party in any court in this State shall be stayed [sixty] one-						
13	hundred eighty days from the date an order of liquidation,						
14	rehabilitation, or conservation is final to permit proper legal						
15	action by the association on any matters germane to its powers						
16	or duties. As to judgment under any decision, order, verdict,						
17	or finding based on default the association may apply to have						
18	such judgment set aside by the same court that made such						
19	judgment and shall be permitted to defend against such suit on						
20	the merits."						
21	SECTION 13. Section 431:16-219, Hawaii Revised Statutes,						
22	is repealed.						

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- 1 ["\$431:16-219 Prospective application. This part shall
- 2 not apply to any insurer which is insolvent or unable to fulfill
- 3 its contractual obligations on July 1, 1988."]
- 4 SECTION 14. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 15. This Act shall take effect on July 1, 2030;
- 7 provided that sections 4 to 13 of this Act shall not apply to
- 8 any proceedings in which a member insurer is placed under an
- 9 order of liquidation prior to July 1, 2030.

Report Title:

Insurance; Insurance Guaranty Association

Description:

Updates provisions of the insurance code governing guaranty associations in conformity with the National Association of Insurance Commissioners' Property and Casualty Insurance Guaranty Model Act and the Life and Health Insurance Guaranty Association Model Act. Effective July 1, 2030. (SB2767 HD1)

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