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A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1

PART I

2 SECTION 1. This Act shall be known and may be referred to
3 as the "Health Unfunded Liability Action or HULA Plan".

4 SECTION 2. The legislature finds that the State is facing 5 a potential fiscal crisis due to unfunded liabilities for public 6 employee health benefits. Currently, the unfunded liabilities 7 for the employer-union health benefits trust fund is between 8 \$15,000,000,000 and \$17,000,000,000. These unfunded liabilities 9 can potentially drive the State into bankruptcy. To pay down 10 this liability would require the State to put down \$500,000,000 11 per year for the next thirty years. In 2001, the total amount 12 of premiums for public employee health benefits was approximately \$218,000,000. Currently, the total amount of 13 14 premiums for public employee health benefits is approximately 15 \$760,000,000 and the amount is increasing yearly. In order to 16 prevent bankruptcy, protect the State's bond rating, and protect 17 the State's reputation with investors, proactive measures to 18 deal with the unfunded liabilities need to occur.

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1 Recently, other states have attempted to address their 2 unfunded liability concerns. Wisconsin passed legislation to 3 curtail collective bargaining rights of public employees and is 4 currently in a legal battle over the legislation. California 5 decreased public-sector employee pensions and increased employee 6 contributions to pension funds. In Hawaii, common proposed 7 solutions include an increase in the general excise tax, a decrease in health benefits, or an increase in employee 8 9 contributions to the employer-union health benefits trust fund. 10 The easiest way to address the unfunded liabilities for public 11 employee health benefits is to increase the general excise tax 12 by over one per cent. However, an increase of the general excise tax will essentially place the burden of funding on the 13 14 private sector and the State at large. Further, a decrease in 15 health benefits or an increase in employee contribution will not 16 be acceptable because public employees deserve to maintain the 17 benefits they have been promised.

18 The State needs a more affordable and less painful 19 solution. Therefore, the legislature finds that it is in the 20 best interest of the State to establish a captive insurance 21 company that contains the provisions of the current Hawaii 22 employer-union health benefits trust fund (EUTF) in a captive HB1459 HD2 HMS 2013-2427

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1 insurance company to effectively manage the administration and 2 financing of the current and potential future employee health 3 benefit obligations of the State and the counties. 4 Subsequently, a member of the counties shall be appointed to the 5 board of the captive insurance company to represent the 6 significant number of county public employees. The captive 7 insurance company will not compete with the private sector 8 because it will only manage the administration and financing of 9 the current and potential future employee health benefit 10 obligations of the State and the counties. Further, a captive 11 insurance company will address the necessary premium 12 contributions for public employee health benefits because there 13 would be a commitment from the board of directors, composed of 14 members from the public employers and employees, to fund the 15 employees' health benefits going forward. This would improve 16 the financial well being of the State by, among other things: 17 (1) Reducing operating costs by eliminating agents' 18 commissions, insurer profit margins, and stockholder 19 dividends; 20 (2) Retaining investment income and underwriting profits;

21 (3) Establishing reserves to pre-fund the unfunded public
22 employee health benefit liabilities;



1 (4) Establishing a board for transparency purposes so that 2 the public can be informed and involved; 3 (5) Contracting out health plans using the request for 4 proposal procedure under the Hawaii public procurement 5 code; 6 (6) Increasing the probability of price stability; 7 (7) Allowing the State to deal directly with reinsurers because a captive is a licensed insurer and typical 8 9 insureds can only approach the wholesale market if 10 they own an insurance company; and 11 (8) Establishing a reserve account to accumulate ten per 12 cent of the unfunded liabilities, which will have the 13 effect of fully funding the liabilities. 14 The goal of the captive insurance company is to slow the 15 growth of unfunded liabilities for public employee health benefits, stabilize the liabilities, reduce the unfunded 16 17 liabilities, and restore the confidence of the investing public. 18 Therefore, the legislature finds that the understanding and 19 support of the people of Hawaii is necessary to prevent a fiscal 20 crisis that could ultimately bankrupt the State. The State must 21 take control of its destiny because its fiscal survival is at 22 stake.



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1	Accordingly, the purpose of this Act is to authorize the
2	State to form a captive insurance company to more effectively
3	manage the administration and financing of the current and
4	potential future employee health benefit obligations of the
5	State and county governments.
6	SECTION 3. The Hawaii Revised Statutes, is amended by
7	adding a new chapter to be appropriately designated and to read
8	as follows:
9	"CHAPTER
10	HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND CAPTIVE
11	INSURANCE COMPANY
12	ARTICLE 1: GENERAL PROVISIONS
13	§ -1:101 Establishment of the Hawaii employer-union
13 14	§ -1:101 Establishment of the Hawaii employer-union health benefits trust fund captive insurance company. (a)
14	health benefits trust fund captive insurance company. (a)
14 15	health benefits trust fund captive insurance company. (a) There shall be a captive insurance company, established pursuant
14 15 16	health benefits trust fund captive insurance company. (a) There shall be a captive insurance company, established pursuant to article 19 of chapter 431, to be known as the "Hawaii
14 15 16 17	health benefits trust fund captive insurance company. (a) There shall be a captive insurance company, established pursuant to article 19 of chapter 431, to be known as the "Hawaii Employer-Union Health Benefits Trust Fund Captive Insurance
14 15 16 17 18	<pre>health benefits trust fund captive insurance company. (a) There shall be a captive insurance company, established pursuant to article 19 of chapter 431, to be known as the "Hawaii Employer-Union Health Benefits Trust Fund Captive Insurance Company".</pre>
14 15 16 17 18 19	<pre>health benefits trust fund captive insurance company. (a) There shall be a captive insurance company, established pursuant to article 19 of chapter 431, to be known as the "Hawaii Employer-Union Health Benefits Trust Fund Captive Insurance Company". (b) The captive insurance company shall be funded by</pre>
14 15 16 17 18 19 20	<pre>health benefits trust fund captive insurance company. (a) There shall be a captive insurance company, established pursuant to article 19 of chapter 431, to be known as the "Hawaii Employer-Union Health Benefits Trust Fund Captive Insurance Company". (b) The captive insurance company shall be funded by surplus contributions, premiums, interest and investment income,</pre>

.

(c) The captive insurance company shall be under the
control of the board pursuant to part III of article 2.
(d) The Hawaii employer-union health benefits trust fund
captive insurance company shall be exempt from all taxes and
fees levied by the State on other insurers.
§ -1:102 Purposes. (a) The primary purpose of the
captive insurance company shall be to:
(1) Provide its various subscribers with an effective
means of financing and managing their current and
potential future liabilities arising from contractual
and or other obligations to provide health insurance,
group life insurance, and other benefits to the
subscribers' respective employees; and
(2) Provide other insurance coverage and other risk
financing plans as may be determined by the board.
(b) The captive insurance company may implement other
plans or programs as may be allowed, pursuant to article 19 of
chapter 431, for the benefit of the subscribers.
§ -1:103 Definitions. For the purposes of this chapter:
"Administrator" means the administrator of the Hawaii
employer-union health benefits trust fund captive insurance



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company appointed by the board or the administrator's duly
 authorized representative.

3 "Board" means the board of trustees of the Hawaii employer-4 union health benefits trust fund captive insurance company.

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5 "Captive insurance company" means the Hawaii employer-union
6 health benefits trust fund captive insurance company described
7 in section -1:101.

8 "Carrier" means a voluntary association, corporation,
9 partnership, or organization engaged in providing, paying for,
10 arranging for, or reimbursing the cost of health benefits or
11 long-term care benefits under group insurance contracts.

12 "Commissioner" means the insurance commissioner of the13 State of Hawaii.

14 "Contribution" means monetary payments made to the fund or 15 reserve account by the State, the counties, an employee-16 beneficiary, or a qualified-beneficiary.

17 "County" means the counties of Hawaii, Kauai, and Maui and
18 the city and county of Honolulu, including their respective
19 boards of water supply and other quasi-independent boards,
20 commissions, and agencies.

21 "Credited service" means service as an officer or employee
22 paid by the State or county, service during the period of leave
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1	of absenc	e or exchange if the individual is paid by the State or
2	county du	ring the leave of absence or exchange, and service
3	during th	e period of unpaid leave of absence or exchange if the
4	individua	l is engaged in the performance of a governmental
5	function	or if the unpaid leave of absence is an approved leave
6	of absenc	e for professional improvement.
7	"Dep	endent-beneficiary" means an employee-beneficiary's:
8	(1)	Spouse;
9	(2)	Unmarried child deemed eligible by the board,
10		including a legally adopted child, stepchild, foster
11		child, or recognized natural child who lives with the
12		employee-beneficiary; and
13	(3)	Unmarried child regardless of age who is incapable of
14		self-support because of a mental or physical
15		incapacity, which existed prior to the unmarried
16		child's reaching the age of nineteen years.
17	" Emp	loyee" means an employee or officer of the State,
18	county, o	r legislature,
19	(1)	Including:
20		(A) An elective officer;
21		(B) An officer or employee under an authorized leave
22		of absence;
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1		(C)	An employee of the Hawaii national guard although
2			paid from federal funds;
3		(D)	A retired member of the employees' retirement
4			system; the county pension system; or the police,
5			firefighters, or bandsmen pension system of the
6			State or a county;
7		(E)	A salaried and full-time member of a board,
8			commission, or agency appointed by the governor
9			or the mayor of a county; and
10		(F)	A person employed by contract for a period not
11			exceeding one year, where the director of human
12			resources development, personnel services, or
13			civil service has certified that the service is
14			essential or needed in the public interest and
15			that, because of circumstances surrounding its
16			fulfillment, personnel to perform the service
17			cannot be obtained through normal civil service
18			recruitment procedures,
19	(2)	But	excluding:

20 (A) A designated beneficiary of a retired member of
21 the employees' retirement system; a county



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1		pension system; or a police, firefighters, or
2		bandsmen pension system of the State or a county;
3		(B) Except as allowed under paragraph (1)(F), a
4		person employed temporarily on a fee or contract
5		basis; and
6		(C) A part-time, temporary, and seasonal or casual
7		employee.
8	" Emp	oloyee-beneficiary" means:
9	(1)	An employee;
10	(2)	The beneficiary of an employee who was killed in the
11		performance of the employee's duty;
12	(3)	An employee who retired prior to 1961;
13	(4)	The beneficiary of a retired member of the employees'
14		retirement system; a county pension system; or a
15		police, firefighters, or bandsmen pension system of
16		the State or a county, upon the death of the retired
17		member;
18	(5)	The surviving child of a deceased retired employee, if
19		the child is unmarried and under the age of nineteen;
20		or
21	(6)	The surviving spouse of a deceased retired employee,
22		if the surviving spouse does not subsequently remarry;
	(6)	

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provided that the employee, the employee's beneficiary, or the
 beneficiary of the deceased retired employee is deemed eligible
 by the board to participate in a health benefits plan or long term care benefits plan under this chapter.

5 "Employer" means the State; the judiciary; the respective 6 counties of Hawaii, Maui, Kauai, and the city and county of 7 Honolulu; the department of education; the University of Hawaii; 8 the Honolulu authority for rapid transportation, and any 9 instrumentality of the State or its political subdivisions. 10 "Fund" means the Hawaii employer-union health benefits 11 trust fund captive insurance company fund pursuant to part I of 12 article 3.

13

"Health benefits plan" means:

14 (1) A group insurance contract or service agreement that
15 may include medical, hospital, surgical, prescribed
16 drugs, vision, and dental services, in which a carrier
17 agrees to provide, pay for, arrange for, or reimburse
18 the cost of the services as determined by the board;
19 or

20 (2) A similar schedule of benefits established by the
21 board and provided through the fund on a self-insured
22 basis.



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1 "Long-term care benefits plan" means: 2 (1) A group insurance contract or service agreement in 3 which a carrier agrees to provide, pay for, arrange 4 for, or reimburse the cost of long-term care benefits 5 as determined by the board; or A similar schedule of benefits established by the 6 (2) 7 board and provided through the fund on a self-insured basis. 8 9 "Minimum capital and surplus account" means the Hawaii 10 employer-union health benefits trust fund captive insurance 11 company minimum capital and surplus account pursuant to part III 12 of article 3. 13 "Part-time, temporary, and seasonal or casual employee" 14 means a person employed for fewer than three months or whose 15 employment is less than one-half of a full-time equivalent 16 position. 17 "Periodic charge" means the periodic payment by the board 18 to a carrier for any health benefits plan or long-term care 19 benefits plan. 20 "Qualified-beneficiary" means, for purposes of the long-21 term care benefits plan, a former employee or an employee who is 22 not eligible for benefits due to a reduction in work hours, HB1459 HD2 HMS 2013-2427

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including the spouse, divorced spouse, parents, grandparents,
 in-law parents, and in-law grandparents of an employee or
 retiree; provided that the beneficiary was enrolled in the plan
 before the employee or former employee became ineligible for
 benefits.

6 "Reserve account" means the Hawaii employer-union health
7 benefits trust fund captive insurance company reserve account.
8 "State agency" includes the office of Hawaiian affairs.
9 "Trustee" means a trustee of the board of the Hawaii
10 employer-union health benefits trust fund captive insurance
11 company, as described in part II of article 2.

12 § -1:104 Conflicts with insurance code. Where the
13 provisions of this chapter and those of chapter 431 conflict,
14 the provisions of chapter 431 are controlling.

15 § -1:105 Exemptions. (a) The board and the
16 administrator shall be exempt:

17 (1) From chapters 37, 46, 76, 78, 92, and 235; and
18 (2) From any requirement of law for competitive bidding
19 for agreements or contracts for goods or services,
20 including lease and sublease agreements.



1	(b) The board shall prepare reports as required by section
2	37-47, but shall be otherwise exempt from the requirements of
3	chapter 37.
4	ARTICLE 2: ADMINISTRATION OF THE CAPTIVE INSURANCE COMPANY
5	PART I: ADMINISTRATION OF THE CAPTIVE INSURANCE COMPANY
6	GENERALLY
7	§ -2:101 Administration of the captive insurance
8	company. (a) The board shall be the governing body of the
9	captive insurance company pursuant to part III.
10	(b) The administrator shall be the administrator of the
11	captive insurance company pursuant to part III and shall be
12	appointed by the board.
13	§ -2:102 Fiscal year. The captive insurance company's
14	accounting shall be conducted on a fiscal year beginning July 1
15	of each year and ending the following June 30.
16	§ -2:103 Reports to the legislature. The board shall
17	prepare reports in accordance with the requirements of section
18	37-47, but shall be otherwise exempt from the requirements of
19	chapter 37.
20	PART II: THE BOARD
21	§ -2:201 Composition of board. The board of trustees of
22	the Hawaii employer-union health benefits trust fund captive
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1 insurance company shall consist of eleven trustees appointed by 2 the governor in accordance with the following procedure: 3 (1) Five trustees, one of whom shall represent retirees, 4 to represent employee-beneficiaries, to be appointed 5 as follows: Three trustees shall be appointed from a list of 6 (A) 7 two nominees per trustee selected by each of the three exclusive representatives that have the 8 9 largest number of employee-beneficiaries; 10 One trustee shall be appointed from a list of two (B) 11 nominees selected by mutual agreement of the 12 remaining exclusive representatives; and One trustee representing retirees shall be 13 (C) 14 appointed from a list of two nominees selected by 15 mutual agreement of all eligible exclusive 16 representatives; and 17 (2) Five trustees to represent public employers; and 18 (3)One trustee to represent the counties. 19 Section 26-34 shall not apply to board member selection and 20 terms. 21 As used in this section, the term "exclusive 22 representative" shall have the same meaning as in section 89-2. HB1459 HD2 HMS 2013-2427



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1 -2:202 Term of a trustee; vacancy. The term of office S 2 of each trustee shall be four years; provided that a trustee may 3 be reappointed for one additional consecutive four-year term. 4 A vacancy on the board shall be filled in the same manner 5 as the trustee who vacated that position was nominated and 6 appointed; provided that the criteria used for nominating and 7 appointing the successor shall be the same criteria used for 8 nominating and appointing the trustee who vacated the position; 9 provided further that vacancies on the board for each trustee 10 position representing retirees and employee-beneficiaries 11 appointed under section -2:201(1)(A) and (B), or (C) shall be 12 filled by appointment of the governor as follows: (1) If a vacancy occurs in one of the trustee positions 13 14 described in section -2:201(1)(A), then the vacancy shall be filled by appointment from a list of two 15 16 nominees submitted by the exclusive representative 17 from among the three largest exclusive employee 18 representatives that does not have a trustee among the 19 three trustee positions; 20 (2) If a vacancy occurs in a trustee position described in 21 section -2:201(1)(B), then the vacancy shall be 22 filled by appointment from a list of two nominees

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1 submitted by mutual agreement of the exclusive 2 employee representatives described in section 3 -2:201(1)(B); and If a vacancy occurs in the retiree position described 4 (3) 5 in section -2:201(1)(C), then the vacancy shall be filled by appointment from a list of two nominees 6 7 submitted by mutual agreement of all eligible 8 exclusive employee representatives. 9 If by the end of a trustee's term the trustee is not 10 reappointed or the trustee's successor is not appointed, the 11 trustee shall serve until the trustee's successor is appointed. -2:203 Decisions of board binding. The decisions of 12 S 13 the board shall be binding upon all of the subscribers except 14 where applicable law or rules adopted by the captive insurance company requires a vote by all the subscribers. 15 16 S -2:204 Chair, vice-chair, and secretary-treasurer. The trustees shall elect from among themselves a chair, a vice-17 18 chair, and a secretary-treasurer. 19 S -2:205 Compensation and expenses. Each trustee shall 20 serve without compensation, but the trustees may be reimbursed 21 from the fund for any reasonable expenses incurred in carrying 22 out the purposes of the fund.



1 -2:206 Meetings; notice. Meetings may be scheduled, S 2 and notice of meetings shall be provided as follows: 3 (1) The chair may call a meeting of the board at any time 4 by giving at least six calendar days' written notice 5 of the time and place of the meeting to all other 6 trustees; and 7 (2) A majority of the trustees may call a meeting of the 8 board by giving at least ten calendar days' written 9 notice of the time and place to all other trustees. 10 -2:207 Quorum; board actions; voting. (a) S Seven 11 trustees, three of whom represent public employers, three of 12 whom represent employee-beneficiaries, and one who represents 13 the counties shall constitute a quorum for the transaction of 14 business. 15 Trustees representing public employers shall (b) 16 collectively have one vote. Trustees representing employee-17 beneficiaries shall collectively have one vote. The trustee 18 representing the counties shall have one vote.

19 For any vote of the trustees representing the public
20 employers to be valid, three of these trustees must concur to
21 cast such a vote. In the absence of concurrence, the trustees



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representing public employers shall be deemed to have abstained
 from voting.

For any vote of the trustees representing employeebeneficiaries to be valid, three of these trustees must concur
to cast such a vote. In the absence of such concurrence, the
trustees representing employee-beneficiaries shall be deemed to
have abstained from voting.

8 An abstention shall not be counted as either a vote in9 favor or against a matter before the board.

10 (c) Any action taken by the board shall be by the
11 concurrence of at least two votes. In the event of a tie vote
12 on any motion, the motion shall fail. Upon the concurrence of
13 six trustees, the board shall participate in dispute resolution.

14 § -2:208 Records and minutes. The board shall keep
15 records and minutes of all meetings of the board.

16 § -2:209 Legal advisor. The attorney general shall
17 serve as legal advisor to the board and shall provide legal
18 representation for the Hawaii employer-union health benefits
19 trust fund captive insurance company.

20

PART III: BOARD POWERS AND DUTIES

21 § -2:301 Powers and duties of the board. The board
22 shall:



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. 1	(1)	Establish a reciprocal captive insurance company
2		pursuant to article 19 of chapter 431, and the
3		provisions of this chapter to administer and carryout
4		the purposes of this chapter;
5	(2)	Appoint an administrator who shall be placed within
6		the department of budget and finance for
7		administrative purposes to carry out the day-to-day
8		administration of the fund established pursuant to
9		part I of article III and captive insurance company
10		pursuant to article I;
11	(3)	Supervise the finances of the captive insurance
12		company;
13	(4)	Supervise the captive insurance company's operations
14		to assure conformity with the insurance and
15		reinsurance policies issued through the captive
16		insurance company and with the standards established
17		by this chapter;
18	(5)	Procure the audit of accounts and records of the
19		captive insurance company, at the captive insurance
20		company's expense;
21	(6)	Adopt rules as may be necessary for the purpose of

22 this chapter pursuant to chapter 91;

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1 Approve the selection of the third party (7) 2 administrators to which certain duties of the 3 administrator may be delegated; and 4 (8) Have such additional powers and functions as provided 5 by the power of attorney executed by the subscribers 6 or rules adopted by the captive insurance company. 7 -2:302 Administration of the fund. The board shall S 8 administer and carry out the purpose of the fund established 9 pursuant to section -3:101. Health and other benefits plans 10 shall be provided at a cost affordable to both the public 11 employers and the public employees. 12 -2:303 Health benefits plan; carriers. (a) S The board 13 shall establish the health benefits plan or plans, which shall 14 be exempt from the minimum group requirements of chapter 431. 15 (b) The board may contract for health benefits plans or 16 provide health benefits through a noninsured schedule of 17 benefits. 18 S -2:304 Group life insurance benefits or group life 19 insurance program. The board may provide benefits under a group 20 life insurance benefits program or group life insurance program

21 to employees.



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1	§ -2:305 Long-term care benefits plan; carrier or third-
2	party administrator. (a) The board may establish a long-term
3	care benefits plan or plans for employee-beneficiaries; the
4	spouses, parents, grandparents, in-law parents, and in-law
5	grandparents of employee-beneficiaries; and qualified-
6	beneficiaries. The plan or plans shall be at no cost to
7	employers and shall comply with article 10H of chapter 431.
8	(b) Notwithstanding any other law to the contrary, long-
9	term care benefits shall be available only to:
10	(1) Employee-beneficiaries and their spouses, parents, and
11	grandparents;
12	(2) Employee-beneficiary in-law parents and grandparents;
13	and
14	(3) Qualified-beneficiaries who enroll between the ages of
15	twenty and eighty-five,
16	who comply with the plan's age, enrollment, medical
17	underwriting, and contribution requirements.
18	(c) The board may contract with a carrier to provide fully
19	insured benefits or with a third-party administrator to
20	administer self-insured benefits.
21	§ -2:306 Plans for part-time, temporary, and seasonal or
22	casual employees. (a) The board may offer medical, hospital,



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or surgical benefits plans to part-time, temporary, and seasonal or casual employees at no cost to the employers. The board may determine eligibility for part-time, temporary, and seasonal or casual employees by rules exempt from chapter 91 as provided in section -2:312.

6 The board shall establish the medical, hospital, or (b) 7 surgical benefits plan or plans, which shall be exempt from the 8 minimum group requirements of article 10A of chapter 431. The 9 medical, hospital, or surgical benefits plan or plans shall 10 provide, pay for, arrange for, or reimburse the cost of medical, 11 hospital, or surgical services, and may include prescribed 12 hospital in-patient and out-patient service and medical 13 benefits.

14 (c) The board may contract for the medical, hospital, or
15 surgical benefits plan or plans. Each part-time, temporary, and
16 seasonal or casual employee enrolled for medical, hospital, or
17 surgical benefits shall pay monthly contributions directly to
18 the board's designated carriers. The monthly contributions may
19 include the carrier's administrative costs.

20 § -2:307 Eligibility. (a) The board shall establish
21 eligibility criteria to determine who can qualify as an



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1	employee-	beneficiary, dependent-beneficiary, or qualified-
2	beneficia	ry, consistent with the provisions of this chapter.
3	(b)	A retired member of the employees' retirement system;
4	a county	pension system; or a police, firefighters, and bandsmen
5	pension s	ystem of the State or county, shall be eligible to
6	qualify a	s an employee-beneficiary:
7	(1)	Regardless of whether the retired member was actively
8		employed by the State or county at the time of the
9		retired employee's retirement; and
10	(2)	Without regard to the date of the retired member's
11		retirement.
12	(c)	A dependent of a retired member shall be eligible to
13	qualify a	s an employee-beneficiary or dependent-beneficiary:
14	(1)	Regardless of whether the retired member was actively
15		employed by the State or county at the time of the
16		retired employee's retirement; and
17	(2)	Without regard to the date of the retired member's
18		retirement.
19	S	-2:308 Benefits plan information and enrollment. (a)
20	The board	shall make information summarizing approved benefits
21	plans ava	ilable to each employee-beneficiary. The information



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shall, to the extent reasonably possible, be distributed to each
 employee-beneficiary at the same time and in the same manner.
 (b) The board shall establish conditions and procedures
 for benefits plan enrollment.

5 § -2:309 Health benefits plan supplemental to medicare.
6 The board shall establish a health benefits plan, which takes
7 into account benefits available to an employee-beneficiary and
8 spouse under medicare, subject to the following conditions:

9 (1) There shall be no duplication of benefits payable 10 under medicare. The plan under this section, which 11 shall be secondary to medicare, when combined with 12 medicare and any other plan to which the health 13 benefits plan is subordinate under the National Association of Insurance Commissioners' coordination 14 15 of benefit rules, shall provide benefits that approximate those provided to a similarly situated 16 17 beneficiary not eligible for medicare;

18 (2) The State, through the department of budget and
19 finance, and the counties, through their respective
20 departments of finance, shall pay to the fund a
21 contribution equal to an amount not less than the
22 medicare part B premium, for each of the following who



1 are enrolled in the medicare part B medical insurance 2 plan: (A) an employee-beneficiary who is a retired 3 employee, (B) an employee-beneficiary's spouse while 4 the employee-beneficiary is living, and (C) an 5 employee-beneficiary's spouse, after the death of the 6 employee-beneficiary, if the spouse qualifies as an 7 employee-beneficiary. For purposes of this section, a 8 "retired employee" means retired members of the 9 employees' retirement system; county pension system; 10 or a police, firefighters, or bandsmen pension system 11 of the State or a county as set forth in chapter 88. 12 If the amount reimbursed by the fund under this 13 section is less than the actual cost of the medicare 14 part B medical insurance plan due to an increase in the medicare part B medical insurance plan rate, the 15 16 fund shall reimburse each employee-beneficiary and 17 employee-beneficiary's spouse for the cost increase within thirty days of the rate change. Each employee-18 19 beneficiary and employee-beneficiary's spouse who 20 becomes entitled to reimbursement from the fund for 21 medicare part B premiums after July 1, 2006, shall 22 designate a financial institution account into which

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1 the fund shall be authorized to deposit reimbursements. This method of payment may be waived 2 3 by the fund if another method is determined to be more 4 appropriate; (3) The benefits available under this plan, when combined 5 with benefits available under medicare or any other 6 7 coverage or plan to which this plan is subordinate under the National Association of Insurance 8 9 Commissioners' coordination of benefit rules, shall 10 approximate the benefits that would be provided to a 11 similarly situated employee-beneficiary not eligible 12 for medicare; 13 (4) All employee-beneficiaries or dependent-beneficiaries 14 who are eligible to enroll in the medicare part B medical insurance plan shall enroll in that plan as a 15 16 condition of receiving contributions and participating 17 in benefits plans under this chapter. This paragraph 18 shall apply to retired employees, their spouses, and 19 the surviving spouses of deceased retirees and 20 employees killed in the performance of duty; and 21 (5) The board shall determine which of the employee-22 beneficiaries and dependent-beneficiaries, who are not



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1		enrolled in the medicare part B medical insurance
2		plan, may participate in the plans offered by the
3		fund.
4	S	-2:310 Other powers. In addition to the power to
5	administe	er the fund, the board may:
6	(1)	Collect, receive, deposit, and withdraw money on
7		behalf of the fund;
8	(2)	Invest moneys in the same manner specified in section
9		88-119(1)(A), (1)(B), (1)(C), (2), (3), (4), (5), (6),
10		and (7);
11	(3)	Hold, purchase, sell, assign, transfer, or dispose of
12		any securities or other investments of the fund, as
13		well as the proceeds of those investments and any
14		money belonging to the fund;
15	(4)	Make payments of periodic charges and pay for
16		reasonable expenses incurred in carrying out the
17		purposes of the fund;
18	(5)	Contract for work to carry out the purpose of this
19		part, including the performance of financial audits of
20		the fund and claims audits of its insurance carriers;
21	(6)	Retain auditors, actuaries, investment firms and
22		managers, benefit plan consultants, or other
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1		professional advisors to carry out the purposes of
2		this part;
3	(7)	Establish health benefits plan and long-term care
4		benefits plan rates that include administrative and
5		other expenses necessary to effectuate the purposes of
6		the fund; and
7	(8)	Require any department, agency, or employee of the
8		State or counties to furnish information to the board
9		to carry out the purposes of this part.
10	S	-2:311 Other duties. The board shall:
11	(1)	Authorize charges and payments from the fund only upon
12		vouchers countersigned by the chairperson and any
13		other person designated by the board;
14	(2)	Maintain accurate records and accounts of all
15		financial transactions of the fund that shall be
16		audited annually and summarized in an annual report to
17		the governor and legislature;
18	(3)	Maintain suitable and adequate records and provide
19		information requested by State and county public
20		employers as necessary to carry out the purpose of the
21		fund;



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1 Procure fiduciary liability insurance and error and (4) 2 omissions coverage for all trustees; and 3 Procure a fidelity bond of a reasonable amount for the (5) 4 chairperson and any other person authorized to handle 5 fund moneys. 6 -2:312 Rules; policies, standards, and procedures. S 7 (a) The board may adopt rules for the purposes of this chapter. Rules shall be adopted without regard to chapter 91. Rulemaking 8 9 procedures shall be adopted by the board and shall minimally 10 provide for: 11 Consultation with employers and affected employee (1) 12 organizations with regard to proposed rules; 13 (2) Adoption of rules at open meetings that permit the 14 attendance of any interested persons; Approval of rules by the governor; and 15 (3) 16 (4) Filing of rules with the lieutenant governor. 17 The board may also issue policies, standards, and (b) 18 procedures consistent with its rules. 19 The board may adopt rules, without regard to chapter (C) 20 91, governing dispute resolution procedures if impasse in 21 decision-making occurs; provided that the rules shall be adopted



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1	with the	concurrence of six trustees, as provided in section
2	-2:207	(c).
3		PART IV: THE ADMINISTRATOR
4	S	-2:401 Powers and duties of administrator. (a) The
5	administr	ator shall:
6	(1)	Enter into captive insurance company reciprocal
7		insurance or reinsurance contracts on behalf of the
8		subscribers of the captive insurance company;
9	(2)	Solicit, receive, and accept or reject applications
10		for insurance or reinsurance to be issued by the
11		captive insurance company;
12	(3)	Investigate and pass upon the desirability of risks
13		involved in the applications for insurance or
14		reinsurance;
15	(4)	Underwrite, classify, rate, and issue policies and
16		binders of insurance or reinsurance for the captive
17		insurance company, which are actuarially sound and in
18		accordance with prudent insurance practices, and
19		modify or cancel such policies in accordance with the
20		terms of those policies;
21	(5)	Establish and maintain for the captive insurance
22		company and as the captive insurance company's

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1 property, complete and accurate records of all 2 policies written by the captive insurance company; 3 (6) Collect, receive, and account for all surplus 4 contributions and premiums paid for insurance issued 5 or reinsurance assumed, and deposit all of said 6 surplus and premiums in a bank or banks to the account 7 of the captive insurance company as soon as 8 practicable, and pay therefrom the expenses of the 9 captive insurance company; 10 (7) Establish and maintain for the captive insurance 11 company and as the property of the captive insurance 12 company, all records required by law and prudent 13 insurance and accounting practices, and prepare all 14 reports required by governmental and non-governmental 15 regulatory and supervisory authorities, including 16 applicable income tax returns; 17 (8) Obtain such reinsurance, or other appropriate risk 18 financing products as may be dictated by law, prudent 19 insurance and business practices, and maintain 20 necessary records for the captive insurance company in 21 connection therewith;



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1 (9) Handle and reserve for insurance claims and losses for 2 the captive insurance company in accordance with 3 reasonable standards approved by the board consistent 4 with generally accepted insurance principles; 5 (10)Investigate and defend or settle all losses and claims 6 under the policies of the captive insurance company, 7 appoint and engage attorneys to defend against claims, 8 and promptly recover all reinsurance due on claims 9 paid; 10 (11)Make all delinquent premium installment payments due 11 from any subscriber to the captive insurance company 12 by deducting the necessary amounts from any of the 13 subscriber's accounts or surplus contributions or any 14 other amounts due the subscriber from the captive 15 insurance company; 16 (12)Arrange for payment from the captive insurance 17 company's accounts of all expenses of the captive 18 insurance company operation, including, in addition to 19 losses, expenses relating to the underwriting, claim 20 management and investment activities of the captive 21 insurance company;



1	(13)	Make available to each public employee-beneficiary
2		information which will help each public employee-
3		beneficiary exercise an informed choice among the
4		approved health benefits plans;
5	(14)	Establish conditions under which employee
6		beneficiaries may transfer enrollment from one health
7		benefits plan to another; and
8	(15)	Do any and all other things necessary to carry out the
9		foregoing.
10	(b)	There shall be no capital or stock in the captive
11	insurance	company. The administrator shall maintain separate,
12	identifiable accounts for each employer open to inspection	
13	during reasonable business hours. All funds shall be deposited	
14	or invest	ed by the administrator in the administrator's sole
15	discretion	n with the administrator acting as trustee.
16	(c)	The administrator shall pay out of an employer's
17	accounts	in the captive insurance company, the employers's
18	proportionate share of any outlay for the payment and adjustment	
19	of losses, attorney fees, costs and expenses of lawsuits,	
20	reinsurance and excess insurance, taxes, and insurance	
21	department fees and expenses.	

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(d) All disbursements shall be paid by the administrator
 out of captive insurance company accounts, subject to the
 approval of the board.

4 S -2:402 Delegation of duties. Subject to any notice 5 requirement or approval under the laws of the State, or to the 6 extent applicable, of any other jurisdiction, the administrator 7 may delegate some or all of the administrator's duties hereunder 8 to an appropriate third party, and may pay compensation and make 9 reimbursement of cost to such third party for services rendered 10 on behalf of the captive insurance company, subject to the 11 approval of the board.

12 § -2:403 Contributions to reserve account. The 13 administrator shall issue a certificate of membership to each 14 employer in receipt and as evidence for all contributions to the 15 reserve account pursuant to article III.

16 § -2:404 Computation of net profits and losses. On or
17 before September 15 of each year, the administrator shall have
18 computed the net profit or loss from the underwriting and
19 investment activities of the captive insurance company during
20 the fiscal year immediately preceding, and leave any net profits
21 in the fund. Remaining profits shall be invested in the same

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1 manner specified in section 88-119(1)(A), (1)(B), (1)(C), (2), 2 (3), (4), (5), (6), and (7).3 -2:405 Exempt from chapter 92 requirements. S 4 Disclosure of records and meetings of the administrator shall be 5 exempt from the requirements of chapter 92. 6 ARTICLE 3: HAWAII EMPLOYER-UNION HEALTH BENEFITS 7 CAPTIVE INSURANCE FUND, RESERVE ACCOUNT, AND 8 MINIMUM CAPITAL AND SURPLUS ACCOUNT PART I: HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND 9 10 CAPTIVE INSURANCE COMPANY FUND 11 -3:101 Establishment of the Hawaii employer-union S 12 health benefits fund captive insurance company fund. There 13 shall be a Hawaii employer-union health benefits trust fund 14 captive insurance company fund to be placed within the 15 department of budget and finance for administrative purposes. The fund shall consist of contributions, interest, income, 16 17 dividends, refunds, rate credits, legislative initiatives, and 18 other returns. It is hereby declared that any and all sums 19 contributed or paid from any source to the fund created by this 20 part, and all assets of the fund including any and all interest 21 and earnings on the same, are and shall be held in trust by the board for the exclusive use and benefit of the employee-22



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beneficiaries, dependent-beneficiaries, and qualified
 beneficiaries and shall not be subject to appropriation for any
 other purpose whatsoever. The fund shall be under the control
 of the board.

5 S -3:102 Trust fund; purpose. (a) The fund shall be 6 used to provide employee-beneficiaries and dependent-7 beneficiaries with health and other benefit plans, and to pay 8 administrative and other expenses of the fund. All assets of 9 the fund are and shall be dedicated to providing health and 10 other benefits plans to the employee-beneficiaries and 11 dependent-beneficiaries in accordance with the terms of those plans and to pay administrative and other expenses of the fund, 12 13 and shall be used for no other purposes except for those set 14 forth in this section.

(b) The fund, including any earnings on investments, and rate credits or reimbursements from any carrier or self-insured plan and any earning or interest derived therefrom, may be used to stabilize health and other benefit plan rates; provided that the approval of the governor and the legislature shall be necessary to fund administrative and other expenses necessary to effectuate these purposes.

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(c) The fund may be used to provide group life insurance
 benefits to employees to the extent that contributions are
 provided for group life insurance benefits in sections 3:104(b) and -3:110.

5 (d) The fund may assist the State and the counties to
6 implement and administer cafeteria plans authorized under Title
7 26 United States Code section 125, the Internal Revenue Code of
8 1986, as amended, and section 78-30.

9 (e) At the discretion of the board, some or all of the 10 fund may be used as a reserve against or to pay the fund's 11 future costs of providing health and other benefits plans 12 established under sections -2:309 and -3:110 and any other 13 benefits plans the board establishes for retired employees and 14 their beneficiaries. Such funds shall be deposited into the reserve account established under section -3:201. 15

16 § -3:103 Employer contributions irrevocable.

17 Notwithstanding any law to the contrary, all of the monthly
18 contributions that the State and counties make to the fund under
19 sections -3:104, -3:105, -3:106, -3:107, -3:108,
20 and -3:109, and all other contributions that the State and
21 counties may make to the fund, shall be irrevocable; provided
22 that this shall not preclude the fund from returning



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1 contributions or payments made by the State or any county under 2 a mistake of fact within one year after the payment of the 3 contributions or payments. 4 -3:104 State and county contributions; active S 5 employees. (a) The State, through the department of budget and finance, and the counties, through their respective departments 6 7 of finance, shall pay to the fund a monthly contribution equal 8 to the amount established under chapter 89C or specified in the 9 applicable public sector collective bargaining agreements, 10 whichever is appropriate, for each of their respective employee-11 beneficiaries and employee-beneficiaries with dependent-12 beneficiaries, which shall be used toward the payment of costs 13 of a health benefits plan; provided that: 14 (1) The monthly contribution shall be a specified dollar 15 amount; 16 (2) The monthly contribution shall not exceed the actual 17 cost of a health benefits plan; 18 (3) If both husband and wife are employee-beneficiaries, 19 the total contribution by the State or the county 20 shall not exceed the monthly contribution for a family 21 plan; and



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If the State or any of the counties establish 1 (4) 2 cafeteria plans in accordance with Title 26, United 3 States Code section 125, the Internal Revenue Code of 1986, as amended, and section 78-30, the monthly 4 5 contribution for those employee-beneficiaries who 6 participate in a cafeteria plan shall be made through 7 the cafeteria plan, and the payments made by the State 8 or counties shall include their respective 9 contributions to the fund and their employee-10 beneficiary's share of the cost of the employee-11 beneficiary's health benefits plan.

(b) 12 The State, through the department of budget and 13 finance, and the counties, through their respective departments 14 of finance, shall pay to the fund a monthly contribution equal 15 to the amount established under chapter 89C or specified in the 16 applicable public sector collective bargaining agreement, whichever is applicable, for each of their respective employees, 17 18 to be used toward the payment of group life insurance benefits 19 for each employee.

(c) All moneys, including state and county contributions
 in the Hawaii employer-union health benefits trust fund shall be
 transferred and deposited into the Hawaii employer-union health

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1	benefits	trust fund captive insurance company fund established		
2	pursuant	to this article.		
3	S	-3:105 State and county contributions; retired		
4	employees	. (a) Notwithstanding any law to the contrary, this		
5	section s	hall apply to state and county contributions to the		
6	fund for:			
7	(1)	The dependent-beneficiary of an employee who is killed		
8		in the performance of duty;		
9	(2)	A dependent-beneficiary, upon the death of the		
10		employee-beneficiary, except as provided in section		
11		-3:109;		
12	(3)	An employee-beneficiary who retired after June 30,		
13		1984, due to a disability falling within sections 88-		
14		79 and 88-285;		
15	(4)	An employee-beneficiary who retired before July 1,		
16		1984;		
17	(5)	An employee-beneficiary who:		
18		(A) Was hired before July 1, 1996;		
19		(B) Retired after June 30, 1984; and		
20		(C) Who has ten years or more of credited service,		
21		excluding sick leave;		
22	(6)	An employee-beneficiary who:		



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1	(A) Was hired after June 30, 1996; and					
2	(B) Retired with twenty-five or more years of					
3	credited service, excluding sick leave, except as					
4	provided in section -3:109; and					
5	(7) Employees who retired prior to 1961 and their					
6	dependent-beneficiaries.					
7	(b) Effective July 1, 2003, there is established a base					
8	monthly contribution for health benefit plans that the State,					
9	through the department of budget and finance, and the counties,					
10	through their respective departments of finance, shall pay to					
11	the fund, up to the following:					
12	(1) \$218 for each employee-beneficiary enrolled in					
13	supplemental medicare self plans;					
14	(2) \$671 for each employee-beneficiary enrolled in					
15	supplemental medicare family plans;					
16	(3) \$342 for each employee-beneficiary enrolled in non-					
17	medicare self plans; and					
18	(4) \$928 for each employee-beneficiary enrolled in non-					
19	medicare family plans.					
20	The monthly contribution by the State or county shall not					
21	exceed the actual cost of the health benefits plan or plans. If					
22	both husband and wife are employee-beneficiaries, the total					
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1 contribution by the State or county shall not exceed the monthly 2 contribution for a supplemental medicare family or non-medicare 3 family plan, as appropriate. 4 Effective July 1, 2004, there is established a base (c)5 monthly contribution for health benefit plans that the State, 6 through the department of budget and finance, and the counties, 7 through their respective departments of finance, shall pay to 8 the fund, up to the following: 9 \$254 for each employee-beneficiary enrolled in (1) 10 supplemental medicare self plans; 11 (2)\$787 for each employee-beneficiary enrolled in 12 supplemental medicare family plans; \$412 for each employee-beneficiary enrolled in non-13 (3) 14 medicare self plans; and 15 \$1,089 for each employee-beneficiary enrolled in non-(4)16 medicare family plans. 17 The monthly contribution by the State or county shall not 18 exceed the actual cost of the health benefit plan or plans and 19 shall not be required to cover increased benefits above those initially contracted for by the fund for plan year 2004-2005. 20 21 If both husband and wife are employee-beneficiaries, the total 22 contribution by the State or county shall not exceed the monthly HB1459 HD2 HMS 2013-2427

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contribution for a supplemental medicare family or non-medicare
 family plan, as appropriate.

3 The base composite monthly contribution shall be (d) 4 adjusted annually, beginning July 1, 2005. The adjusted base 5 composite monthly contribution for each new plan year (July 1 6 until June 30) shall be calculated by increasing or decreasing 7 the base composite monthly contribution in effect through the 8 end of the previous plan year by the percentage increase or 9 decrease in the medicare part B premium rate for those years, 10 which percentage shall be calculated by dividing the medicare 11 part B premium rate in effect at the beginning of the new plan 12 year by the rate in effect at the beginning of the previous plan 13 year.

14 For the plan year beginning July 1, 2005, the adjusted base 15 monthly contribution shall be computed using the actual 16 contracted premium rate as of July 1, 2004, for medicare and 17 non-medicare, self and family health benefits plans with the 18 highest actual contracted premium rate as of July 1, 2004.

As used in this subsection, "medicare part B premium rate"
means the rate published in the Federal Register each year on
November 1 or on the business day closest to November 1 of each
year after the medicare part B premium rate has been established.



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by the Secretary of Health and Human Services and approved by
 the United States Congress.

3 The base composite monthly contribution shall be (e) 4 adjusted annually, beginning January 1, 2013. The adjusted base 5 composite monthly contribution for each new plan year (January 1 6 until December 31) shall be calculated by increasing or 7 decreasing the base composite monthly contribution in effect through the end of the previous plan year by the percentage 8 9 increase or decrease in the medicare part B premium rate for 10 those years, which percentage shall be calculated by dividing 11 the medicare part B premium rate in effect at the beginning of 12 the new plan year by the rate in effect at the beginning of the 13 previous plan year.

For the plan year beginning January 1, 2013, the adjusted
base monthly contribution shall be computed using the base
composite monthly contribution as of July 1, 2012.

17 As used in this subsection, "medicare part B premium rate" 18 means the rate published in the Federal Register each year on 19 November 1 or on the business day closest to November 1 of each 20 year after the medicare part B premium rate has been established 21 by the United States Secretary of Health and Human Services and 22 approved by the United States Congress.



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(f) If the board adopts a rate structure that provides for
 other than self and family rates for the health benefit plans,
 the base monthly contribution for the rate structure adopted by
 the board shall be adjusted to provide the equivalent
 underwriting cost as the base monthly contribution that is
 provided for in this section.

7 S -3:106 State and county contribution; reimbursement 8 for retired employees. An employee-beneficiary who retires and 9 relocates outside of the State shall be reimbursed for the 10 premiums paid by the employee-beneficiary for a personal health 11 insurance policy; provided that the board shall determine which employee-beneficiaries and what types of personal health 12 13 insurance policies shall be eligible for reimbursement and may 14 set other conditions that shall be met for the employee-15 beneficiary to receive the reimbursements provided under this 16 section.

17 The reimbursement shall be the lesser of:

18 (1) The actual cost of the personal health insurance19 policy; or

20 (2) The amount of the state or county contribution for the21 most comparable health benefits plan.

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1 Reimbursements shall be paid by the fund on a quarterly 2 basis upon the presentation of documentation that the premiums 3 for the personal health insurance policy have been paid by the 4 employee-beneficiary. This section shall apply to all employee-5 beneficiaries who retire and relocate outside of the State, 6 regardless of their date of retirement. 7 -3:107 State and county contributions; retired S employees with fewer than ten years of service. (a) 8 This 9 section shall apply to state and county contributions to the 10 fund for employees specified in paragraph (1)(D) of the 11 definition of "employee" in section -1:103 who: 12 (1) Were hired on or before June 30, 1996; and 13 (2) Retired after June 30, 1984, with fewer than ten years of credited service, excluding sick leave. 14 The State, through the department of budget and 15 (b) finance, and the counties, through their respective departments 16 of finance, shall pay to the fund a monthly contribution equal 17 18 to one-half of the base monthly contribution set forth under 19 section -3:105(b) for retired employees enrolled in medicare 20 or non-medicare health benefits plans. If both husband and wife 21 are employee-beneficiaries, the total contribution by the State 22 or county shall not exceed the monthly contribution for



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supplemental medicare family or non-medicare family plan, as
 appropriate.

3 -3:108 State and county contributions; employees hired S 4 after June 30, 1996, but before July 1, 2001, and retired with 5 fewer than twenty-five years of service. (a) This section 6 shall apply to state and county contributions to the fund for 7 employees who were hired after June 30, 1996, but before July 1, 8 2001, and who retire with fewer than twenty-five years of 9 credited service, excluding sick leave; provided that this 10 section shall not apply to the following employees, for whom 11 state and county contributions shall be made as provided by 12 section -3:105:

13 (1) An employee hired prior to July 1, 1996, who transfers
14 employment after June 30, 1996, and who cumulatively
15 accrues at least ten years of credited service; and
16 (2) An employee hired prior to July 1, 1996, who has at
17 least ten years of credited service prior to a break
18 in service.

19 For the purposes of this section:

"Break in service" means to leave state or county
employment for more than ninety calendar days before returning
to state or county employment.



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1	"Transfer" means to leave state or county employment and
2	return to state or county employment within ninety calendar
3	days.
4	(b) For purposes of this section, if an employee leaves
5	state or county employment and returns to state or county
6	employment after June 30, 1996, upon retirement, the employee's
7	years of service shall be computed in the same manner as set
8	forth in chapter 88.
9	(c) The State, through the department of budget and
10	finance, and the counties, through their respective departments
11	of finance, shall pay to the fund:
12	(1) For retired employees enrolled in medicare or non-
13	medicare health benefit plans with ten or more years
14	but fewer than fifteen years of service, a monthly
15	contribution equal to one-half of the base monthly
16	contribution set forth under section -3:105(b); and
17	(2) For retired employees enrolled in medicare or non-
18	medicare health benefit plans with at least fifteen
19	but fewer than twenty-five years of service, a monthly
20	contribution of seventy-five per cent of the base
21	monthly contribution set forth under section
22	-3:105(b).



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If both husband and wife are employee-beneficiaries, the total
 contribution by the State or county shall not exceed the monthly
 contribution for a supplemental medicare family or non-medicare
 family plan, as appropriate.

5 S -3:109 State and county contributions; employees hired 6 after June 30, 2001, and retired. (a) This section shall apply 7 to state and county contributions to the fund for employees 8 hired after June 30, 2001, and who retired, except that this 9 section shall not apply to the following employees, for whom 10 state and county contributions shall be made as provided by section -3:108:11

12 (1) An employee hired after June 30, 1996, and prior to
13 July 1, 2001, who transfers employment after June 30,
14 2001, and who cumulatively accrues at least ten years
15 of credited service; and

16 (2) An employee hired after June 30, 1996, and prior to
17 July 1, 2001, who has at least ten years of credited
18 service prior to a break in service.

19 For purposes of this section:

20 "Break in service" means to leave state or county
21 employment for more than ninety calendar days before returning
22 to state or county employment.

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1 "Transfer" means to leave state or county employment and 2 return to state or county employment within ninety calendar 3 days.

4 (b) For purposes of this section, if an employee leaves
5 state or county employment and returns to state or county
6 employment after July 1, 2001, upon retirement, the employee's
7 years of service shall be computed in the same manner as set
8 forth in chapter 88.

9 (c) The State, through the department of budget and
10 finance, and the counties, through their respective departments
11 of finance, shall pay to the fund:

12 (1) For retired employees based on the self plan with ten
13 or more years but fewer than fifteen years of service,
14 a monthly contribution equal to one-half of the base
15 medicare or non-medicare monthly contribution set

16 forth under section -3:105(b);

17 (2) For retired employees based on the self plan with at
18 least fifteen but fewer than twenty-five years of
19 service, a monthly contribution equal to seventy-five
20 per cent of the base medicare or non-medicare monthly
21 contribution set forth under section -3:105(b);



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1 (3) For retired employees based on the self plan with 2 twenty-five or more years of service, a monthly 3 contribution equal to one-hundred per cent of the base medicare or non-medicare monthly contribution set 4 5 forth under section -3:105(b); and 6 (4) One-half of the monthly contributions for the 7 employee-beneficiary or employee-beneficiary with 8 dependent-beneficiaries upon the death of the 9 employee, as defined in section -1:103. 10 If both husband and wife are employee-beneficiaries, the 11 total contribution by the State or county shall not exceed the 12 monthly contribution for two supplemental medicare self or non-13 medicare self plans, as appropriate. 14 S -3:110 Group life insurance benefits plans for retired 15 employees; contributions. (a) The State, through the 16 department of budget and finance, and the counties, through 17 their respective departments of finance, shall pay to the fund a 18 base monthly contribution as set forth in subsection (b) for 19 each retired employee enrolled in the fund's group life

20 insurance benefits plan under section -3:107, -3:108, and 21 -3:109.



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1 Effective July 1, 2003, there is established a base (b) 2 monthly contribution of \$4.16 for each retired employee enrolled 3 in a group life insurance plan; provided that the monthly 4 contribution shall not exceed the actual cost of the group life 5 insurance benefits plan. The base composite monthly 6 contribution shall be adjusted annually beginning July 1, 2004. 7 The adjusted base composite monthly contribution for each new 8 plan year shall be calculated by increasing or decreasing the 9 base composite monthly contribution in effect through the end of **10** the previous plan year by the percentage increase or decrease in 11 the medicare part B premium rate for those years. The 12 percentage shall be calculated by dividing the medicare part B 13 premium rate in effect at the beginning of the new plan year by 14 the rate in effect through the end of the previous plan year. 15 As used in this subsection, "medicare part B premium rate" means the rate published in the Federal Register each year on 16 17 November 1 or on the business day closest to November 1 of each 18 year after the medicare part B premium rate has been established 19 by the Secretary of Health and Human Services and approved by

20 the United States Congress.

21 § -3:111 State and county contributions not considered
22 wages or salary. Contributions made by the State or the



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counties under this part shall not be considered wages or salary
 of an employee-beneficiary. No employee-beneficiary shall have
 any vested right in or be entitled to receive any part of any
 contribution made to the fund.

5 S -3:112 Reimbursement for state contributions. (a)
6 All state agencies having control of funds other than the
7 general fund shall reimburse the State for contributions made by
8 the State pursuant to sections -3:104, -3:105, -3:106,
9 -3:107, -3:108, and -3-109 on account of agency
10 employees whose compensation is paid in whole or part from funds
11 other than the general fund.

12 All state and county agencies receiving federal funds, (b) 13 which may be expended for the purpose of replacing the 14 contribution payable by the State to the fund, shall set aside a portion of the federal funds sufficient to reimburse the State 15 16 for contributions made by the State pursuant to sections 17 -3:104, -3:105, -3:106, -3:107, -3:108, sections 18 -3-109, on account of the employees in the agencies whose and 19 compensation is paid in whole or part from federal funds.

20 § -3:113 Employee-beneficiary contributions; health
 21 benefit plans. (a) Each employee-beneficiary shall make a
 22 monthly contribution to the fund amounting to the difference HB1459 HD2 HMS 2013-2427



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between the monthly charge of the health benefits plan selected by the employee-beneficiary and the contribution made by the State or county for the employee-beneficiary to the fund. Nothing in this section shall prohibit any employee-beneficiary from participating in a cafeteria plan authorized under Title 26 United States Code section 125, Internal Revenue Code of 1986, as amended, and section 78-30.

8 During the period the health benefits plan selected by (b) 9 an employee-beneficiary is in effect, the employee-beneficiary, 10 if allowed by law, shall authorize the employee-beneficiary's contribution to be withheld and transmitted to the fund monthly 11 12 by the comptroller, employees' retirement system, or finance 13 officer who disburses the employee-beneficiary's compensation, 14 pension, or retirement pay. If an employee-beneficiary's 15 contribution to the fund is not withheld and transmitted to the 16 fund, the employee-beneficiary shall pay the monthly 17 contribution:

18 (1) In the case of an employee-beneficiary who normally
19 receives the employee-beneficiary's compensation from
20 the comptroller or employees' retirement system,
21 directly to the fund by the first day of each month;
22 or



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(2) In the case of all other employee-beneficiaries, to
 the respective finance officer from whom the employee beneficiary normally receives compensation for
 transmittal to the fund by the first day of each
 month.

6 (c) Notwithstanding subsection (a), an employee7 beneficiary's monthly contribution to the fund shall include the
8 amount that would have been the employee-beneficiary's
9 contribution if the employee-beneficiary had not elected to
10 participate in the cafeteria plan.

11 -3:114 Employee-beneficiary or qualified-beneficiary S 12 contributions; long-term care benefits plan. (a) During the period the long-term care benefits plan is in effect, the 13 14 employee-beneficiary, if allowed by law, shall authorize the 15 employee-beneficiary's contribution to be withheld and 16 transmitted to the fund monthly by the comptroller, employees' 17 retirement system, or finance officer who disburses the employee-beneficiary's compensation, pension, or retirement pay. 18 19 If an employee-beneficiary's monthly contribution to the fund is 20 not withheld and transmitted to the fund, the employeebeneficiary shall pay the monthly contribution directly to the 21



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1 board's designated carrier or third-party administrator as 2 specified by the board. 3 (b) Qualified-beneficiaries shall pay monthly 4 contributions directly to the board's designated carrier or 5 third-party administrator as specified by the board. 6 PART II: RESERVE ACCOUNT 7 -3:201 Establishment of Hawaii employer-union health S 8 benefits trust fund captive insurance company reserve account. 9 There is established a Hawaii employer-union health benefits 10 trust fund captive insurance company reserve account to be 11 placed within the department of budget and finance for 12 administrative purposes. The account shall consist of required 13 employer contributions pursuant to this part and legislative 14 initiatives. The reserve account shall meet the requirements of 15 the Government Accounting Standards Board regarding employment 16 benefits trusts. 17 S -3:202 Reserve account; purpose; initial balance. (a) 18 The reserve account shall be used as a reserve against or to pay 19 the fund's future costs of providing health and other benefits 20 plans established under sections -2:309 and -3:111 and any 21 other benefits plans the board establishes for retired employees



and their beneficiaries.

22

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(b) The initial balance, which shall be met within five
 years of the effective date of Act , Session Laws of Hawaii
 2013, shall total \$1,500,000,000. Each employer shall be
 responsible for a proportionate share of the initial balance as
 described in section -3:203.

6 -3:203 Employer contributions; mandatory. (a) s The 7 board in its sole discretion shall require each employer to make 8 an annual contribution to the reserve account established under 9 section -3:201. The amount of the contribution shall be as 10 described under subsection (b) and neither the administrator nor 11 any individual employer shall have the authority to increase the 12 subscriber's liability as established by this section.

13 Individual employers shall be liable for a (b) 14 proportional percentage of the initial balance established under -3:202 equal to the percentage of total employees the 15 section 16 employer employs as of the effective date of Act , Session 17 Laws of Hawaii 2013. Any amounts an employer has previously 18 contributed to any account established as a reserve against or 19 to pay any future costs of providing health and other benefits 20 plans shall be deposited to the reserve account and applied as a credit to such employer's liability under this section. Such 21 22 amounts shall be due and payable by the first day of each fiscal



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year. The administrator shall calculate the total amount of
 liability attributable to each employer no later than December
 31 of the preceding fiscal year.

4 (c) Employer contributions to the reserve account shall be 5 irrevocable, all assets of the fund shall be dedicated 6 exclusively to provide health and other benefits to retirees and 7 their beneficiaries when there are insufficient moneys to cover 8 the current claims in the fund and to pre-fund health and other 9 benefits to retirees and their beneficiaries, except as provided 10 under section -3:205. Assets of the fund shall not be subject to appropriation for any other purpose and shall not be 11 12 subject to claims by creditors of the employers, the board, or 13 the administrators. The board's powers under part III of 14 article II of this chapter shall apply to the reserve account 15 established under section -3:201.

16 § -3:204 Additional employer contributions. At any
17 point subsequent to the establishment of the initial balance
18 required in the reserve account pursuant to section -3:202,
19 that the balance falls below \$1,500,000,000, the board shall
20 require each individual employer to make additional

21 contributions to the reserve account in the manner described

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1	under sec	tion -3:203 until such point that the balance in the
2	reserve a	ccount meets or exceeds the \$1,500,000,000 threshold.
3	Ş	-3:205 Catastrophic health events. Notwithstanding
4	section	-3:203, moneys in the reserve account may be expended
5	to fund c	laims resulting from a catastrophic health event as
6	determine	d by the director of health as provided pursuant to
7	section	-3:203. Such expenditures shall be overseen by the
8	administr	ator with the approval of the board.
9	5	-3:206 Other powers. In addition to the power to
10	administe	r the reserve account, the board may:
11	(1)	Collect, receive, deposit, and withdraw money on
12		behalf of the account;
13	(2)	Invest moneys in the same manner specified in section
14		88-119(1)(A), (1)(B), (1)(C), (2), (3), (4), (5), (6),
15		and (7);
16	(3)	Hold, purchase, sell, assign, transfer, or dispose of
17		any securities or other investments of the fund, as
18		well as the proceeds of those investments and any
19		money belonging to the fund;
20	(4)	Make payments of periodic charges and pay for
21		reasonable expenses incurred in carrying out the
22		purposes of the fund;
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1	(5)	Contract for the performance of financial audits of		
2		the fund and claims audits of its insurance carriers;		
3	(6)	Retain auditors, actuaries, investment firms and		
4	managers, benefit plan consultants, or other			
5		professional advisors to carry out the purposes of		
6		this part;		
7	(7)	Make payments necessary to cover public employee		
8		health benefit costs when the Hawaii employer-union		
9		health benefits trust fund captive insurance fund does		
10	2	not have the necessary funds; and		
11	(8)	Require any department, agency, or employee of the		
12		State or counties to furnish information to the board		
13		to carry out the purposes of this part.		
14	S	-3:207 Accumulation of \$1,500,000,000 in funds. (a)		
15	Upon writ	ten confirmation from the board that the reserve fund		
16	has secur	ed \$1,500,000,000, in the aggregate the Hawaii		
17	employer-	union health benefits trust fund captive insurance		
18	company r	eserve fund shall end employer contributions until the		
19	balance o	f the reserve account falls below \$1,500,000,000.		
20	(b)	When the balance of the net moneys accumulated totals		
21	\$1,500,00	0,000, the fund may notify the commissioner of that		
22	fact.			



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(c) In the event the balance of the net accumulated moneys
 falls below \$1,500,000,000, the board shall require employer
 contributions.

4 (d) The Hawaii employer-union health benefits trust fund
5 captive insurance company reserve account shall be exempt from
6 all taxes and fees levied by the State on other insurers.

7 PART III: MINIMUM CAPITAL AND SURPLUS ACCOUNT 8 S -3:301 Establishment of Hawaii employer-union health 9 benefits trust fund captive insurance company minimum capital 10 and surplus account. There is established a Hawaii employer-11 union health benefits trust fund captive insurance company 12 minimum capital and surplus account to be placed within the 13 department of budget and finance for administrative purposes. The account shall consist of required employer contributions 14 15 pursuant to this part and legislative initiatives. The minimum 16 capital and surplus account shall meet the requirements of the 17 Government Accounting Standards Board regarding employment 18 benefits trusts.

19 § -3:302 Minimum capital and surplus account; purpose.
20 initial balance. The minimum capital and surplus account shall
21 be used to hold the minimum capital and surplus amounts
22 established by the commissioner pursuant to section 431:19-104.



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1 The board in its sole discretion shall require each employer to 2 make a contribution for the initial balance to the minimum 3 capital and surplus account established under section -3:301.The amount of the contribution shall be determined by the board; 4 5 provided that the total contributions from all of the employers 6 shall meet the minimum capital and surplus requirements 7 established by the commissioner pursuant to section 431:19-104. 8 -3:303 Employer contributions; mandatory. The board S 9 in its sole discretion shall require each employer to make a contribution to the minimum capital and surplus account 10 11 established under section -3:301 in order to meet the minimum 12 capital and surplus amounts established by the commissioner pursuant to section 431:19-104. The amount of the contribution 13 14 shall be determined by the board; provided that the total 15 contributions from all of the employers shall enable the minimum 16 capital and surplus account to meet the minimum capital and surplus requirements established by the commissioner pursuant to 17 18 section 431:19-104. The minimum capital and surplus account 19 shall be backed by the full faith and credit of the employers. 20 Assets of the minimum capital and surplus account shall not be subject to appropriation for any other purpose and shall not be 21 22 subject to claims by creditors of the employers, the board, or HB1459 HD2 HMS 2013-2427



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1	the admin	istrators. The board's powers under part III of		
2	article 2	of this chapter shall apply to the minimum capital and		
3	surplus account established under section -3:301.			
4	· S	-3:304 Other powers. In addition to the power to		
5	administe	r the minimum capital and surplus account, the board		
6	may:			
7	(1)	Collect, receive, deposit, and withdraw money on		
8		behalf of the account;		
9	(2)	Invest moneys in the same manner specified in section		
10		88-119(1)(A), (1)(B), (1)(C), (2), (3), (4), (5), (6),		
11		and (7);		
12	(3)	Hold, purchase, sell, assign, transfer, or dispose of		
13	any securities or other investments of the minimum			
14		capital and surplus account, as well as the proceeds		
15		of those investments and any money belonging to the		
16		minimum capital and surplus account;		
17	(4)	Make payments of periodic charges and pay for		
18		reasonable expenses incurred in carrying out the		
19		purposes of the minimum capital and surplus account;		
20	(5)	Contract for the performance of financial audits of		
21		the minimum capital and surplus account and claims		
22		audits of its insurance carriers;		
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1	(6)	Retain auditors, actuaries, investment firms and
2		managers, benefit plan consultants, or other
3		professional advisors to carry out the purposes of
4		this part;
5	(7)	Make payments necessary to cover public employee
6		health benefit costs when the Hawaii employer-union
7		health benefits trust fund captive insurance company
8		fund does not have the necessary funds; and
9	(8)	Require any department, agency, or employee of the
10		State or counties to furnish information to the board
11		to carry out the purposes of this part.
12		ARTICLE 4: INSURANCE PLANS AND BENEFITS
13	S	-4:101 Compliance with state insurance code. All
14	insurance	plans provided by the captive insurance company shall
15	comply wi	th the provisions of chapters 431 and 432E."
16		PART II
17	SECT	ION 4. Section 88-9, Hawaii Revised Statutes, is
18	amended b	y amending subsection (d) to read as follows:
19	" (d)	A retirant may be employed without reenrollment in
20	the syste	m and suffer no loss or interruption of benefits
21	provided	by the system or under chapter $[87A]$ if the
22	retirant	is employed:

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(1) As an elective officer pursuant to section 88-42.6(c) 1 2 or as a member of the legislature pursuant to section 3 88-73(d); 4 (2)As a juror or precinct official; 5 As a part-time or temporary employee excluded from (3) 6 membership in the system pursuant to section 88-43, as 7 a session employee excluded from membership in the 8 system pursuant to section 88-54.2, as the president 9 and chief executive officer of the Hawaii tourism 10 authority excluded from membership in the system 11 pursuant to section 201B-2, or as any other employee 12 expressly excluded by law from membership in the 13 system; provided that: 14 (A) The retirant was not employed by the State or a

14 (A) The retirant was not employed by the state of a
15 county during the six calendar months prior to
16 the first day of reemployment; and
17 (B) No agreement was entered into between the State

18 or a county and the retirant, prior to the
19 retirement of the retirant, for the return to
20 work by the retirant after retirement;



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1	(4)	In a position identified by the appropriate		
2		jurisdiction as a labor shortage or difficult-to-fill		
3		position; provided that:		
4		(A) The retirant was not employed by the State or a		
5		county during the twelve calendar months prior to		
6		the first day of reemployment;		
7		(B) No agreement was entered into between the State		
8		or a county and the retirant, prior to the		
9		retirement of the retirant, for the return to		
10		work by the retirant after retirement; and		
11		(C) Each employer shall contribute to the pension		
12		accumulation fund the required percentage of the		
13		rehired retirant's compensation to amortize the		
14		system's unfunded actuarial accrued liability; or		
15	(5)	As a teacher or an administrator in a teacher shortage		
16		area identified by the department of education or in a		
17		charter school or as a mentor for new classroom		
18		teachers; provided that:		
19		(A) The retirant was not employed by the State or a		
20		county during the twelve calendar months prior to		
21		the first day of reemployment;		



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1 No agreement was entered into between the State (B) .2 or a county and the retirant prior to the 3 retirement of the retirant, for the return to 4 work by the retirant after retirement; and (C) 5 The department of education or charter school shall contribute to the pension accumulation fund 6 7 the required percentage of the rehired retirant's 8 compensation to amortize the system's unfunded actuarial accrued liability." 9 SECTION 5. Section 88-95, Hawaii Revised Statutes, is 10 11 amended to read as follows: 12 "§88-95 Withholding of dues and insurance premiums. A 13 retired member, if the retired member requests in writing, may 14 have withheld from the retired member's pension, annuity, or

15 retirement allowance, payments to the <u>Hawaii</u> employer-union 16 health benefits trust fund <u>captive insurance company fund</u> and 17 employee organizations for dues and insurance premiums."

18 SECTION 6. Section 88-103.5, Hawaii Revised Statutes, is19 amended by amending subsection (a) to read as follows:

20 "(a) The employees' retirement system shall:

(1) Disclose to the Hawaii employer-union health benefits
 trust fund <u>captive insurance company</u> and employee



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1 organizations information related to the
2 administration of pension, annuity, or retirement
3 allowance deductions, as follows: name, social
4 security number, and amounts and dates of both
5 voluntary and mandatory deductions remitted to the
6 recipient; and

7 (2) Release the records of its retirants and beneficiaries
8 to the Hawaii employer-union health benefits trust
9 fund <u>captive insurance company</u> for the disbursement of
10 payments authorized under section [87A-23.] _____

11 <u>-2:309.</u>"

SECTION 7. Section 89-2, Hawaii Revised Statutes, is amended by amending the definitions of "collective bargaining" and "employee organization" to read as follows:

15 ""Collective bargaining" means the performance of the 16 mutual obligations of the public employer and an exclusive 17 representative to meet at reasonable times, to confer and 18 negotiate in good faith, and to execute a written agreement with 19 respect to wages, hours, amounts of contributions by the State 20 and counties to the Hawaii employer-union health benefits trust 21 fund captive insurance company fund, and other terms and 22 conditions of employment, except that by any such obligation HB1459 HD2 HMS 2013-2427

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1 neither party shall be compelled to agree to a proposal or be
2 required to make a concession. For the purposes of this
3 definition, "wages" includes the number of incremental and
4 longevity steps, the number of pay ranges, and the movement
5 between steps within the pay range and between the pay ranges on
6 a pay schedule under a collective bargaining agreement.

7 "Employee organization" means any organization of any kind 8 in which public employees participate and which exists for the 9 primary purpose of dealing with public employers concerning 10 grievances, labor disputes, wages, hours, amounts of 11 contributions by the State and counties to the Hawaii employerunion health benefits trust fund captive insurance company fund, 12 13 and other terms and conditions of employment of public 14 employees."

15 SECTION 8. Section 89-9, Hawaii Revised Statutes, is 16 amended as follows:

17 1. By amending subsection (a) to read:

18 "(a) The employer and the exclusive representative shall 19 meet at reasonable times, including meetings sufficiently in 20 advance of the February 1 impasse date under section 89-11, and 21 shall negotiate in good faith with respect to wages, hours, the 22 amounts of contributions by the State and respective counties to HB1459 HD2 HMS 2013-2427



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1 the Hawaii employer-union health benefits trust fund captive 2 insurance company fund to the extent allowed in subsection (e), 3 and other terms and conditions of employment which are subject 4 to collective bargaining and which are to be embodied in a 5 written agreement as specified in section 89-10, but such 6 obligation does not compel either party to agree to a proposal 7 or make a concession; provided that the parties may not negotiate with respect to cost items as defined by section 89-2 8 for the biennium 1999 to 2001, and the cost items of employees 9 10 in bargaining units under section 89-6 in effect on June 30, 11 1999, shall remain in effect until July 1, 2001." 12

2. By amending subsections (d) and (e) to read:

13 "(d) Excluded from the subjects of negotiations are 14 matters of classification, reclassification, benefits of but not contributions to the Hawaii employer-union health benefits trust 15 fund captive insurance company fund, recruitment, examination, 16 17 initial pricing, and retirement benefits except as provided in 18 section 88-8(h). The employer and the exclusive representative 19 shall not agree to any proposal which would be inconsistent with 20 the merit principle or the principle of equal pay for equal work 21 pursuant to section 76-1 or which would interfere with the

22 rights and obligations of a public employer to:



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1	(1)	Direct employees;		
2	(2)	Determine qualifications, standards for work, and the		
3		nature and contents of examinations;		
4	(3)	Hire, promote, transfer, assign, and retain employees		
5		in positions;		
6	(4)	Suspend, demote, discharge, or take other disciplinary		
7		action against employees for proper cause;		
8	(5)	Relieve an employee from duties because of lack of		
9		work or other legitimate reason;		
10	(6)	Maintain efficiency and productivity, including		
11		maximizing the use of advanced technology, in		
12		government operations;		
13	(7)	Determine methods, means, and personnel by which the		
14		employer's operations are to be conducted; and		
15	(8)	Take such actions as may be necessary to carry out the		
16		missions of the employer in cases of emergencies.		
17	This	subsection shall not be used to invalidate provisions		
18	of collective bargaining agreements in effect on and after June			
19	9 30, 2007, and shall not preclude negotiations over the			
20	f 0 procedures and criteria on promotions, transfers, assignments,			
21	demotions	, layoffs, suspensions, terminations, discharges, or		
22	other dis	ciplinary actions as a permissive subject of bargaining		
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during collective bargaining negotiations or negotiations over a
 memorandum of agreement, memorandum of understanding, or other
 supplemental agreement.

Violations of the procedures and criteria so negotiated may
be subject to the grievance procedure in the collective
bargaining agreement.

7 Negotiations relating to contributions to the Hawaii (e) 8 employer-union health benefits trust fund captive insurance 9 company fund shall be for the purpose of agreeing upon the 10 amounts which the State and counties shall contribute under 11 section 87-4, toward the payment of the costs for a health 12 benefits plan, as defined in section 87-1(8), and group life 13 insurance benefits, and the parties shall not be bound by the 14 amounts contributed under prior agreements; provided that 15 section 89-11 for the resolution of disputes by way of 16 arbitration shall not be available to resolve impasses or 17 disputes relating to the amounts the State and counties shall 18 contribute to the Hawaii employer-union health benefits trust 19 fund[-] captive insurance company fund."

20 SECTION 9. Section 89-11, Hawaii Revised Statutes, is
21 amended by amending subsection (g) to read as follows:



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1 The decision of the arbitration panel shall be final "(q) 2 and binding upon the parties on all provisions submitted to the 3 arbitration panel. If the parties have reached agreement with 4 respect to the amounts of contributions by the State and 5 counties to the Hawaii employer-union health benefits trust fund 6 captive insurance company fund by the tenth working day after the arbitration panel issues its decision, the final and binding 7 8 agreement of the parties on all provisions shall consist of the 9 panel's decision and the amounts of contributions agreed to by 10 the parties. If the parties have not reached agreement with 11 respect to the amounts of contributions by the State and counties to the Hawaii employer-union health benefits trust fund 12 13 captive insurance company fund by the close of business on the 14 tenth working day after the arbitration panel issues its 15 decision, the parties shall have five days to submit their 16 respective recommendations for such contributions to the legislature, if it is in session, and if the legislature is not 17 18 in session, the parties shall submit their respective 19 recommendations for such contributions to the legislature during 20 the next session of the legislature. In such event, the final 21 and binding agreement of the parties on all provisions shall 22 consist of the panel's decision and the amounts of contributions HB1459 HD2 HMS 2013-2427

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1 established by the legislature by enactment, after the 2 legislature has considered the recommendations for such 3 contributions by the parties. It is strictly understood that no 4 member of a bargaining unit subject to this subsection shall be 5 allowed to participate in a strike on the issue of the amounts 6 of contributions by the State and counties to the Hawaii 7 employer-union health benefits trust fund captive insurance 8 company fund. The parties shall take whatever action is 9 necessary to carry out and effectuate the final and binding 10 agreement. The parties may, at any time and by mutual 11 agreement, amend or modify the panel's decision.

12 Agreements reached pursuant to the decision of an 13 arbitration panel and the amounts of contributions by the State 14 and counties to the Hawaii employer-union health benefits trust 15 fund captive insurance company fund, as provided herein, shall 16 not be subject to ratification by the employees concerned. A11 17 items requiring any moneys for implementation shall be subject 18 to appropriations by the appropriate legislative bodies and the 19 employer shall submit all such items within ten days after the 20 date on which the agreement is entered into as provided herein, to the appropriate legislative bodies." 21



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1 SECTION 10. Section 269-2, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows: 3 Effective July 1, 2005, the chairperson of the "(b) 4 commission shall be paid a salary set at eighty-seven per cent 5 of the salary of the director of human resources development, 6 and each of the other commissioners shall be paid a salary equal 7 to ninety-five per cent of the chairperson's salary. The 8 commissioners shall be exempt from chapters 76 and 89 but shall be members of the state employees retirement system and shall be 9 10 eligible to receive the benefits of any state or federal 11 employee benefit program generally applicable to officers and 12 employees of the State, including those under chapter [87A.] 13 14 The commission is placed within the department of budget and finance for administrative purposes." 15 SECTION 11. Section 323F-32, Hawaii Revised Statutes, is 16 17 amended by amending subsection (g) to read as follows: 18 " (q) Employees of Kahuku hospital shall be exempt from 19 chapters 76, [87A,] , 88, and 89, and shall not be considered 20 as employees of the State." 21 SECTION 12. Chapter 87A, Hawaii Revised Statutes, is

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repealed.

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SECTION	13.	A11	rig

SECTION 13. All rights, powers, functions, and duties of
the Hawaii employer-union health benefits trust fund are
transferred to the Hawaii employer-union health benefits trust
fund captive insurance company.

PART III

6 All employees who occupy civil service positions and whose 7 functions are transferred to the Hawaii employer-union health 8 benefits trust fund captive insurance company by this Act shall 9 retain their civil service status, whether permanent or 10 temporary. Employees shall be transferred without loss of salary, seniority (except as prescribed by applicable collective 11 12 bargaining agreement), retention points, prior service credit, 13 any vacation and sick leave credits previously earned, and other rights, benefits, and privileges, in accordance with state 14 15 personnel laws and this Act; provided that the employees possess 16 the minimum qualifications and public employment requirements 17 for the class or position to which transferred or appointed, as applicable; provided further that subsequent changes in status 18 19 may be made pursuant to applicable civil service and 20 compensation laws.

21 Any employee who, prior to this Act, is exempt from civil
22 service and is transferred as a consequence of this Act; may
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1 continue to retain the employee's exempt status, but shall not 2 be appointed to a civil service position as a consequence of 3 this Act. An exempt employee who is transferred by this Act 4 shall not suffer any loss of prior service credit, vacation or 5 sick leave credits previously earned, or other employee benefits 6 or privileges as a consequence of this Act, provided that the 7 employees possess legal and public employment requirements for 8 the position to which transferred or appointed, as applicable; 9 provided further that subsequent changes in status may be made 10 pursuant to applicable employment and compensation laws. The 11 administrator of the Hawaii-employer-union health benefits trust 12 fund captive insurance company may prescribe the duties and 13 qualifications of such employees and fix their salaries without 14 regard to chapter 76, Hawaii Revised Statutes.

15 SECTION 14. All appropriations, records, equipment, machines, files, supplies, contracts, books, papers, documents, 16 maps, and other personal property heretofore made, used, 17 18 acquired, or held by the Hawaii employer-union health benefits 19 trust fund relating to the functions transferred to the Hawaii 20 employer-union health benefits trust fund captive insurance 21 company shall be transferred with the functions to which they 22 relate.



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1 SECTION 15. The members serving on the board of the Hawaii 2 employer-union health benefits trust fund on the effective date 3 of this Act shall serve as the initial members of the Hawaii 4 employer-union health benefits trust fund captive insurance 5 company board established pursuant to section 3 and shall 6 continue to serve as members of the Hawaii employer-union health 7 benefits trust fund captive insurance company board until their 8 terms expire. 9 SECTION 16. Statutory material to be repealed is bracketed 10 and stricken. New statutory material is underscored. 11 SECTION 17. This Act shall take effect on July 1, 2030.



H.B. NO. ¹⁴⁵⁹ ^{H.D. 2}

Report Title:

Captive Insurance

HB1459 HD2 HMS 2013-2427

Description:

Addresses the unfunded liabilities for public employee health benefits without putting down \$500,000,000 per year for the next thirty years. Calls for the formation and implementation of a captive insurance facility to effectively manage the administration and financing of the current and potential future employee benefit obligations of the state and county governments. Establishes the Hawaii employer-union health benefits captive insurance fund, minimum capital and surplus account, and reserve account that holds ten per cent of the unfunded liabilities, which has the effect of fully funding the liabilities. Effective July 1, 2030. (HB1459 HD2)

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