A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1	SECTION 1. Section 431:2-308, Hawaii Revised Statutes, is
2	amended by amending subsection (d) to read as follows:
3	"(d) Application for a hearing made to the commissioner
4	pursuant to this code shall be in writing, shall be made within
5	thirty days of the date of receipt of the notice to the
6	aggrieved party, and shall specify in what respects the person
7	so applying was aggrieved and the grounds to be relied upon as a
8	basis for the relief to be demanded at the hearing. Where the
9	commissioner has used the authority contained in section 431:9-
10	235 or section 431:9A-112 to suspend, revoke, or refuse to
11	extend a license subject to the right of the licensee to have a
12	hearing and has suspended the license pending the hearing, the
13	commissioner shall hold the hearing within thirty days after the
14	commissioner's receipt of the application unless postponed by
15	mutual consent."
16	SECTION 2. Section 431:3-403, Hawaii Revised Statutes, is
17	amended by amending subsection (a) to read as follows:

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

accordance with the trend test calculation

22

1		included in the property and casuatty risk-bas	ea
2		capital instructions; or	
3		(D) If a benefit society or health maintenance	
4		organization, the benefit society or health	
5		maintenance organization has a total adjusted	
6		capital greater than or equal to its company	
7		action level risk-based capital but less than	the
8		product of its authorized control level risk-	
9		based capital and three, and triggers the tren	ıd
10		test determined in accordance with the trend t	est
11		calculation included in the health risk-based	
12		capital instructions;	
13	(2)	The notification by the commissioner to the insurer	of
14		an adjusted risk-based capital report that indicate	s
15		the occurrence of the event in paragraph (1), if th	ıe
16		insurer does not challenge the adjusted risk-based	
17		capital report under section 431:3-407; or	
18	(3)	If, pursuant to section 431:3-407, the insurer	
19		challenges an adjusted risk-based capital report th	at
20		indicates the occurrence of the event in paragraph	
21		(1), the notification by the commissioner to the	

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              insurer that the commissioner has, after a hearing,
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              rejected the insurer's challenge."
         SECTION 3. Section 431:9A-153, Hawaii Revised Statutes, is
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    amended by amending subsection (f) to read as follows:
 5
         "(f) No course shall be approved for more than [twenty]
    twenty-four credit hours."
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 7
         SECTION 4. Section 431:15-103.5, Hawaii Revised Statutes,
    is amended to read as follows:
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 9
         "[+]$431:15-103.5[+] Standards and authority.
                                                          (a)
                                                               The
10
    following standards, either singly or in a combination of two or
11
    more, may be considered by the commissioner to determine whether
12
    the continued operation of any insurer transacting insurance
13
    business in this State may be deemed to be hazardous to [the]
14
    its policyholders, its creditors, or the general public:
15
         (1)
              Adverse findings reported in financial condition and
16
              market conduct examination reports [+], audit reports,
              and actuarial opinions, reports, or summaries;
17
              The National Association of Insurance Commissioners'
18
         (2)
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              insurance regulatory information system and its
              [related] other financial analysis solvency tools and
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21
              reports;
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•	[()	The factor of commission expense, general insulance
2		expense, policy benefits, and reserve increases as to
3		annual premium and net investment income that could
4		lead to an impairment of capital and surplus;
5	-(4)-	The insurer's asset portfolio, when viewed in light of
6		current economic conditions, is not of sufficient
7		value, liquidity, or diversity to assure the company's
8		ability to meet its outstanding obligations as they
9		<pre>mature;</pre>
10	<u>(3)</u>	Whether the insurer has made adequate provision,
11		according to presently accepted actuarial standards of
12		practice, for the anticipated cash flows required by
13		the contractual obligations and related expenses of
14		the insurer, when considered in light of the assets
15		held by the insurer with respect to the reserves and
16		related actuarial items, including the investment
17		earnings on the assets, and the considerations
18		anticipated to be received and retained under the
19		policies and contracts;
20	[-(5) -]	(4) The ability of an assuming reinsurer to perform
21		and whether the insurer's reinsurance program provides
22		sufficient protection for the [company's] insurer's

1		remaining surprus after taking into account the
2		insurer's cash flow and the classes of business
3		written as well as the financial condition of the
4		assuming reinsurer;
5	[-(6)-	The] (5) Whether the insurer's operating loss in the
6		last twelve-month period or any shorter period of
7		time, including but not limited to net capital gain or
8		loss, change in non-admitted assets, and cash
9		dividends paid to shareholders, is greater than fifty
10		per cent of [such] the insurer's remaining surplus as
11		regards policyholders in excess of the minimum
12		required;
13	<u>(6)</u>	Whether the insurer's operating loss in the last
14		twelve-month period or any shorter period of time,
15		excluding net capital gains, is greater than twenty
16		per cent of the insurer's remaining surplus as regards
17		policyholders in excess of the minimum required;
18	(7)	Whether [any affiliate, subsidiary, or] a reinsurer,
19		obligor, or any entity within the insurer's insurance
20		holding company system is insolvent, threatened with
21		insolvency, or delinquent in payment of its monetary
22		or other obligations $[+]$ and which in the opinion of

1		the commissioner may affect the solvency of the
2		insurer;
3	(8)	Contingent liabilities, pledges, or guaranties that,
4		either individually or collectively, involve a total
5		amount that, in the opinion of the commissioner, may
6		affect the solvency of the insurer;
7	(9)	Whether any "controlling person" of an insurer is
8		delinquent in the transmitting to, or payment of, net
9		premiums to [such] the insurer;
10	(10)	The age and collectibility of receivables;
11	(11)	Whether management of an insurer, including officers,
12		directors, or any other person who directly or
13		indirectly controls the operation of [such] the
14		insurer, fails to possess and demonstrate the
15		competence, fitness, and reputation deemed necessary
16		to serve the insurer in such position;
17	(12)	Whether management of an insurer has failed to respond
18		to inquiries relative to the condition of the insurer
19		or has furnished false and misleading information
20		concerning an inquiry;

1	(13)	Whether the insurer has failed to meet financial and
2		holding company filing requirements in the absence of
3		a reason satisfactory to the commissioner;
4	[(13)]	(14) Whether management of an insurer either has
5		filed any false or misleading sworn financial
6		statement, or has released any false or misleading
7		financial statement to lending institutions or to the
8		general public, or has made a false or misleading
9		entry, or has omitted an entry of material amount in
10		the books of the insurer;
11	[(14)]	(15) Whether the insurer has grown so rapidly and to
12		such an extent that it lacks adequate financial and
13		administrative capacity to meet its obligations in a
14		timely manner; [and]
15	[(15)]	(16) Whether the company has experienced, or will
16		experience in the foreseeable future, cash flow or
17		liquidity problems [or both.];
18	(17)	Whether management has established reserves that do
19		not comply with minimum standards established by state
20		insurance laws, regulations, statutory accounting
21		standards, sound actuarial principles, and standards
22		of practice;

1	(18)	whether management persistently engages in material
2		under reserving that results in adverse development;
3	(19)	Whether transactions among affiliates, subsidiaries,
4		or controlling persons for which the insurer receives
5		assets or capital gains, or both, do not provide
6		sufficient value, liquidity, or diversity to assure
7		the insurer's ability to meet its outstanding
8		obligations as they mature; and
9	(20)	Any other finding determined by the commissioner to be
10		hazardous to the insurer's policyholders, creditors,
11		or the general public.
12	(b)	For the purposes of making a determination of an
13	insurer's	financial condition under this part, the commissioner
14	may:	
15	(1)	Disregard any credit or amount receivable resulting
16		from transactions with a reinsurer that is insolvent,
17		impaired, or otherwise subject to a delinquency
18		proceeding;
19	(2)	Make appropriate adjustments including disallowance to
20		asset values attributable to investments in or
21		transactions with parents, subsidiaries, or
22		affiliates[+] consistent with the National Association

1		of insurance commissioners accounting practices and
2		<pre>procedures manual, state laws, and rules;</pre>
3	(3)	Refuse to recognize the stated value of accounts
4		receivable if the ability to collect receivables is
5		highly speculative in view of the age of the account
6		or the financial condition of the debtor; or
7	(4)	Increase the insurer's liability in an amount equal to
8		any contingent liability, pledge, or guarantee not
9		otherwise included if there is a substantial risk that
10		the insurer will be called upon to meet the obligation
11		undertaken within the next twelve-month period.
12	(c)	If the commissioner determines that the continued
13	operation	of the insurer licensed to transact business in this
14	State may	be hazardous to [the] its policyholders, its
15	creditors	or the general public, the commissioner may, upon the
16	commission	ner's determination, issue an order requiring the
17	insurer to	:
18	(1)	Reduce the total amount of present and potential
19		liability for policy benefits by reinsurance;
20	(2)	Reduce, suspend, or limit the volume of business being
21		accepted or renewed;

1	(3)	Reduce general insurance and commission expenses by
2		specified methods;
3	(4)	Increase the insurer's capital and surplus;
4	(5)	Suspend or limit the declaration and payment of
5		dividends by an insurer to its stockholders or to its
6		policyholders;
7	(6)	File reports in a form acceptable to the commissioner
8		concerning the market value of the insurer's assets;
9	(7)	Limit or withdraw from certain investments or
10		discontinue certain investment practices to the extent
11		the commissioner deems necessary;
12	(8)	Document the adequacy of premium rates in relation to
13		the risks insured;
14	(9)	File, in addition to regular annual statements,
15		interim financial reports on the form adopted by the
16		National Association of Insurance Commissioners or on
17		such forms as approved by the commissioner[-];
18	(10)	Correct corporate governance practice deficiencies and
19		adopt and utilize governance practices acceptable to
20		the commissioner;
21	(11)	Provide a business plan to the commissioner in order
22		to continue to transact business in the State; or

1	(12)	Notwithstanding any other provision of law limiting
2		the frequency or amount of premium rate adjustments,
3		adjust rates for any non-life insurance product
4		written by the insurer that the commissioner considers
5		necessary to improve the financial condition of the
6		insurer.
7	If the in	surer is a foreign insurer, the commissioner's order
8	may be li	mited to the extent provided by statute.
9	. (d)	Any insurer subject to an order under subsection (c)
10	may reque	st a hearing to review that order pursuant to chapter
11	91."	
12	SECT	ION 5. Section 431:19-102.3, Hawaii Revised Statutes,
13	is amende	d by amending subsections (a) and (b) to read as
14	follows:	
15	"(a)	Any foreign or alien captive insurance company may
16	become a	domestic captive insurance company by meeting the
17	following	requirements:
18	(1)	Complying with all of the requirements relating to the
19		organization and licensing of a domestic captive
20		insurance company of the same type, and any
21		requirements that the commissioner may adopt by rule;

1	(2)	Amending and restating its organizational documents in
2		compliance with the laws of this State, and submitting
3		the amended and restated organizational documents for
4		the commissioner's review; and
5	(3)	Petitioning the commissioner to issue a certificate of
6		general good, which sets forth the commissioner's
7		finding that the redomestication and maintenance of
8		the company will promote the general good of the
9		State. In arriving at the finding, the commissioner
10		shall consider the factors set forth in section
11		431:19-106(b). The petition shall include a
12		nonrefundable application fee.
13	(b)	Upon issuance of the certificate of general good by
14	the commi	ssioner pursuant to subsection (a)(3), the foreign or
15	alien cap	tive insurance company shall file the following with
16	the depar	tment of commerce and consumer affairs:
17	(1)	Articles of redomestication, which shall include:
18		(A) Name of the company;
19		(B) Date and location of incorporation or
20		organization;
21		(C) Street address of the principal office in this
22		State;

SB1072 HD1 HMS 2013-2737

1		(D)	Names and titles of the:
2			(i) Officers and directors of the company; or
3			(ii) Members of the governing body;
4		(E)	A statement that the company is moving its
5			domicile to this State;
6		(F)	A statement that redomestication will occur upon
7			filing the articles of redomestication and that
8			the company shall be subject to the laws of this
9			State; and
10		(G)	A statement that copies of the articles of
11			incorporation or other organizational document
12			and any amendments certified by the proper
13			officer of the jurisdiction under the laws of
14			which the company is incorporated or organized
15			are attached; provided that if any of these
16			documents are in a foreign language, a
17			translation under oath of the translator shall
18			accompany these documents;
19	(2)	Cert	ificate of general good issued pursuant to
20		subs	ection (a)(3);
21	(3)	Cert	ificate of good standing or comparable
22		docu	mentation certified by the proper officer of the

SB1072 HD1 HMS 2013-2737

1		jurisdiction under which the foreign or alien captive
2		insurance company is incorporated or organized;
3		provided that:
4		(A) The certificate or documentation shall be dated
5		not earlier than thirty days prior to the date of
6		the certificate of general good; and
7		(B) If the certificate of good standing or
8		documentation is in a foreign language, a
9		translation under oath of the translator shall
10		accompany the certificate or documentation; and
11	(4)	The company's organizational documents, which shall be
12		amended and restated in compliance with the laws of
13		this State[; and
14	(5)	Nonrefundable application fee]."
15	SECT	ION 6. Section 431:19-115, Hawaii Revised Statutes, is
16	amended b	y amending subsection (b) to read as follows:
17	"(b)	Sections 431:3-302 to [4 31:3-304 and] 431:3-304.5,
18	431:3-307	[+], 431:3-401 to 431:3-408, and 431:3-414; articles 1,
19	2, 4A, 5,	6, 9A, 9B, 9C, 11, 11A, and 15; and chapter 431K shall
20	apply to	risk retention captive insurance companies."
21	SECT	ION 7. Statutory material to be repealed is bracketed
22	and stric	ken. New statutory material is underscored.
	SB1072 HD	1 HMS 2013-2737

1 SECTION 8. This Act shall take effect on July 1, 2112.

Report Title:

Insurance; Insurance Code

Description:

Updates the Insurance Code by streamlining and improving the operations of the Insurance Division of the Department of Commerce and Consumer Affairs and ensuring that the Insurance Division retains its accreditation with the National Association of Insurance Commissioners. Effective July 1, 2112. (SB1072 HD1)

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