THE SENATE TWENTY-SEVENTH LEGISLATURE, 2014 STATE OF HAWAII

S.B. NO. 2821 S.D. 2

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. Section 431:4A-101, Hawaii Revised Statutes, is
3	amended to read as follows:
. 4	"§431:4A-101 Credit allowed a domestic ceding insurer. (a)
5	Credit for reinsurance shall be allowed a domestic ceding
6	insurer as either an asset or a [deduction] reduction from
7	liability on [the domestic ceding insurer's financial statements
8	Θ account of reinsurance ceded only when the reinsurer meets
9	the requirements of [paragraph (1), (2), (3), (4), or (5). The
10	requirements of paragraph (6) must also be met if the reinsurer
11	attempts to meet the requirements of paragraph (3) or (4).
12	subsection (b), (c), (d), (e), or (f). Credit shall be allowed
13	under subsection (b) or (c) only as respects cessions of those
14	kinds or classes of business that the assuming insurer is
15	licensed or otherwise permitted to write or assume in its state
16	of domicile or, in the case of a United States branch of an
17	alien assuming insurer, in the state through which it is entered
18	and licensed to transact insurance or reinsurance. Credit shall
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1 be allowed under subsection (c) or (d) only if the applicable 2 requirements of subsection (g) have been satisfied. 3 [-(1)-] (b) Credit shall be allowed when the reinsurance is 4 ceded to an assuming insurer that is licensed to transact 5 insurance or reinsurance in this State [-6 (2) Credit shall be allowed when the reinsurance is ceded to an assuming insurer that], or is accredited by the 7 8 commissioner as a reinsurer in this State. [An accredited 9 reinsurer is one that:] To be eligible for accreditation, a 10 reinsurer shall: 11 [-(A)-Files] (1) File with the commissioner evidence of its 12 submission to this State's jurisdiction; 13 [(B) Submits] (2) Submit to this State's authority to 14 examine its books and records; [(C) 15 Is] (3) Be licensed to transact insurance or 16 reinsurance in at least one state, or in the case of a 17 United States branch of an alien assuming insurer, 18 [is] be entered through and licensed to transact 19 insurance or reinsurance in at least one state; 20 [(D) Files] (4) File annually with the commissioner a copy 21 of its annual statement filed with the insurance



1		depar	rtment of its state of domicile and a copy of its
2		most	recent audited financial statement; and [either:
3		(i)	Maintains a surplus as regards policyholders in
4			an amount that is not less than \$20,000,000 and
5			whose accreditation has not been denied by the
6			commissioner within ninety days of its
7			submission; or
8	-	(ii)	Maintains a surplus as regards policyholders in
9			an amount less than \$20,000,000 and whose
10			accreditation has been approved by the
11			commissioner.
12	No-c:	redit-	shall be allowed a domestic ceding insurer, if
13	the	assumi	.ng insurer's accreditation has been revoked by
14	the	commis	sioner after notice and hearing.]
15	(5)	Demor	astrate to the satisfaction of the commissioner
16		that	it has adequate financial capacity to meet its
17		reins	surance obligations and is otherwise qualified to
18		assum	ne reinsurance from domestic insurers. An
19		assum	ing insurer is deemed to meet this requirement as
20		of th	ne time of its application if it maintains a
21		surpl	us as regards policyholders in an amount not less
22		than	\$20,000,000 and its accreditation has not been
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1	denied by the commissioner within ninety days after
2	submission of its application.
3	[(3)] <u>(c)</u> Credit shall be allowed when the reinsurance is
4	ceded to an assuming insurer that is domiciled [and licensed]
5	in, or in the case of a United States branch of an alien
6	assuming insurer is entered through, a state that employs
7	standards regarding credit for reinsurance equal to or exceeding
8	those applicable under this article and the assuming insurer or
9	United States branch of an alien assuming insurer:
10	[-(A)] (1) Maintains a surplus as regards policyholders in
11	an amount not less than \$20,000,000; and
12	[-(B)] (2) Submits to the authority of this State to
13	examine its books and records;
14	provided that [the requirement of subparagraph (A)] <u>paragraph</u>
15	(1) does not apply to reinsurance ceded and assumed pursuant to
16	pooling arrangements among insurers in the same holding company
17	system.
18	$\left[\frac{4}{4}\right]$ (d) Credit shall be allowed as follows:
19	$\left[\frac{(A)}{(A)}\right]$ (1) Credit shall be allowed when the reinsurance is
20	ceded to an assuming insurer that maintains a trust
21	fund in a qualified United States financial
22	institution, as defined in section 431:4A-103(b), for



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1 the payment of the valid claims of its United States 2 [policyholders and] ceding insurers, their assigns[7] 3 and successors in interest. [The assuming insurer 4 shall report annually to the commissioner information 5 substantially the same as that required to be reported on the National Association of Insurance Commissioners 6 7 annual statement form by licensed insurers to enable 8 the commissioner to determine the sufficiency of the 9 trust-fund. In the case of] To enable the commissioner 10 to determine the sufficiency of the trust fund, the 11 assuming insurer shall report annually to the 12 commissioner information substantially the same as 13 that required to be reported on the National Association of Insurance Commissioners' annual 14 15 statement form by licensed insurers. The assuming 16 insurer shall submit to examination of its books and 17 records by the commissioner and bear the expense of 18 examination; 19 Credit for reinsurance shall not be granted under this (2) 20 subsection unless the form of the trust and any 21 amendments to the trust have been approved by:



1		(A)	The commissioner of the state where the trust is
2			domiciled; or
3,	•	<u>(B)</u>	The commissioner of another state who, pursuant
4	·		to the terms of the trust instrument, has
5			accepted principal regulatory oversight of the
6			trust.
7			The form of the trust and any trust amendments
8		shal	l also be filed with the commissioner of every
9		stat	e in which the ceding insurer beneficiaries of the
10		trus	t are domiciled. The trust instrument shall
11		prov	ide that contested claims shall be valid and
12		enfo	rceable upon the final order of any court of
13		comp	etent jurisdiction in the United States.
14			The trust shall vest legal title to its assets in
15		its	trustees for the benefit of the assuming insurer's
16		Unit	ed States ceding insurers, their assigns and
17		succ	essors in interest. The trust and the assuming
18		insu	rer shall be subject to examination as determined
19		by t	he commissioner.
20			The trust shall remain in effect for as long as
21		the	assuming insurer has outstanding obligations due
22		unde	r the reinsurance agreements subject to the trust.
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1	<u>N</u>	o later than February 28 of each year, the trustee of
2	<u>t</u>	he trust shall report to the commissioner in writing
3	t	he balance of the trust and listing the trust's
4	<u>i</u>	nvestments at the preceding year end and shall
5	<u>C</u>	ertify the date of termination of the trust, if so
6	p	lanned, or certify that the trust will not expire
7	<u>p</u>	prior to the following December 31;
8	<u>(3)</u> <u>T</u>	he following requirements shall apply to these
9	C	ategories of assuming insurers:
10	(A) The trust fund for a single assuming insurer[$_{ au}$
11		the trust] shall consist of [a trusteed account
12		representing the] funds in trust in an amount not
13		less than the assuming insurer's liabilities
14		attributable to [business written in the United
15		States] reinsurance ceded by United States ceding
16		insurers, and, in addition, the assuming insurer
17		shall maintain a trusteed surplus of not less
18		than \$20,000,000[-], except as provided in
19		<pre>subparagraph (B);</pre>
20	()	B) At any time after the assuming insurer has
21		permanently discontinued underwriting new
22		business secured by the trust for at least three
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1	full years, the commissioner with principal
2	regulatory oversight of the trust may authorize a
3	reduction in the required trusteed surplus, but
4	only after finding, based on an assessment of the
5	risk, that the new required surplus level is
6	adequate for the protection of United States
7	ceding insurers, policyholders, and claimants in
8	light of reasonably foreseeable adverse loss
9	development. The risk assessment may involve an
10	actuarial review, including an independent
11	analysis of reserves and cash flows, and shall
12	consider all material risk factors, including
13	when applicable the lines of business involved,
14	the stability of the incurred loss estimates, and
15	the effect of the surplus requirements on the
16	assuming insurer's liquidity or solvency. The
17	minimum required trusteed surplus may not be
18	reduced to an amount less than thirty per cent of
19	the assuming insurer's liabilities attributable
20	to reinsurance ceded by United States ceding
21	insurers covered by the trust;



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1	(C) In th	ne case of a group including incorporated and
2	indiv	vidual unincorporated underwriters[, the
3	trust	shall consist of a trusteed account
4	repro	esenting the group's liabilities attributable
5	to bu	siness written in the United States and, in
6	addit	<u>:ion,]:</u>
7	<u>(i)</u>	For reinsurance ceded under reinsurance
8		agreements with an inception, amendment, or
9		renewal date on or after January 1, 1993,
10		the trust shall consist of a trusteed
11		account in an amount not less than the
12		respective underwriters' several liabilities
13		attributable to business ceded by United
14		States domiciled ceding insurers to any
15		underwriter of the group;
16	<u>(ii)</u>	For reinsurance ceded under reinsurance
17		agreements with an inception date on or
18		before December 31, 1992, and not amended or
19		renewed after that date, notwithstanding the
20		other provisions of this article, the trust
21		shall consist of a trusteed account in an
22		amount not less than the respective



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1	underwriters' several insurance and
2	reinsurance liabilities attributable to
3	business written in the United States; and
4	(iii) In addition to these trusts, the group shall
5	maintain <u>in trust</u> a trusteed surplus of
6	which \$100,000,000 shall be held jointly for
7	the benefit of United States domiciled
8	ceding insurers of any member of the group[$ au$
9	the] for all years of account.
10	The incorporated members of the group shall
11	not be engaged in any business other than
12	underwriting as a member of the group and shall
13	be subject to the same level of [solvency]
14	regulation and solvency control by the group's
15	domiciliary regulator as are the unincorporated
16	members[; and]_
17	Within ninety days after its financial
18	statements are due to be filed with the group's
19	domiciliary regulator, the group shall [make
20	available] provide to the commissioner an annual
21	certification [of the solvency of each
22	underwriter] by the group's domiciliary regulator
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1		[and	its] of the solvency of each underwriter
2		memb	er; or if a certification is unavailable,
3		fina	ncial statements, prepared by independent
4		publ	ic accountants[+], of each underwriter member
5		of t	he group;
6	[(B)]	(D)	In the case of a group of incorporated
7		[ins	urers] underwriters under common
8		admi	nistration [that complies with the filing
9		requ	irements contained in subparagraph (A), and
10		that	has], the group shall:
11		<u>(i)</u>	Have continuously transacted an insurance
12			business outside the United States for at
13			least three years immediately prior to
14			making application for accreditation[, and
15			that submits to this State's authority to
16			examine its books and records and bears the
17			expense of the examination, and that has] :
18		(ii)	Maintain aggregate policyholders' surplus of
19			<u>at least</u> \$10,000,000,000[, the];
20	<u>(</u>	<u>iii)</u>	<u>Maintain a</u> trust [shall be] <u>fund</u> in an
21			amount [equal to] not less than the group's
22			several liabilities attributable to business
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1		ceded by United States domiciled ceding
2		insurers to any member of the group pursuant
3		to reinsurance contracts issued in the name
4		of such group; [and the group shall
5		<pre>maintain]</pre>
6	<u>(iv)</u>	<u>Maintain</u> a joint trusteed surplus $[-7]$ of
7		which \$100,000,000 shall be held jointly for
8	•	the benefit of United States domiciled
9		ceding insurers of any member of the group
10		as additional security for [any such] <u>these</u>
11		liabilities[, and each member of the group
12		shall]; and
12 13	<u>(v)</u>	shall] <u>; and</u> Within ninety days after its financial
	<u>(v)</u>	
13	<u>(v)</u>	Within ninety days after its financial
13 14	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the
13 14 15	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, make
13 14 15 16	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, make available to the commissioner an annual
13 14 15 16 17	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, make available to the commissioner an annual certification of [the] each underwriter
 13 14 15 16 17 18 	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, make available to the commissioner an annual certification of [the] each underwriter member's solvency by the member's
13 14 15 16 17 18 19	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, make available to the commissioner an annual certification of [the] each underwriter member's solvency by the member's domiciliary regulator and <u>financial</u>
 13 14 15 16 17 18 19 20 	<u>(v)</u>	Within ninety days after its financial statements are due to be filed with the group's domiciliary regulator, make available to the commissioner an annual certification of [the] each underwriter member's solvency by the member's domiciliary regulator and <u>financial</u> statements of each underwriter member of the



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1	(C)	The trust shall be established in a form approved
2		by the commissioner. The trust instrument shall
3		provide that contested claims shall be valid and
4		enforceable upon the final order of any court of
5		competent jurisdiction in the United States. The
6		trust shall vest legal title to its assets in the
7		trustees of the trust for its United States
8		policyholders and ceding insurers, their assigns,
9		and successors in interest. The trust and the
10		assuming insurer shall be subject to examination
11		as determined by the commissioner. The trust
12		must remain in effect for as long as the assuming
13		insurer shall have outstanding obligations due
14		under the reinsurance agreements subject to the
15		trust; and
16	- (D) -	No later than February 28 of each year, the
17		trustees of the trust shall report to the
18		commissioner in writing setting forth the balance
19		of the trust and listing the trust's investments
20		at the preceding year end and shall certify the
21		date of termination of the trust, if so planned,



1			or certify that the trust shall not expire prior
2			to the next following December 31].
3	<u>(e)</u>	Cred	it shall be allowed when the reinsurance is ceded
4	to an ass	uming	insurer that has been certified by the
5	commissio	ner a	s a reinsurer in this State and secures its
6	obligatio	ns in	accordance with the requirements of this
7	subsectio	n as	follows:
8	(1)	To b	e eligible for certification, the assuming insurer
9		shal	<u>l:</u>
10		<u>(A)</u>	Be domiciled and licensed to transact insurance
11			or reinsurance in a qualified jurisdiction, as
12			determined by the commissioner pursuant to
13			paragraph (3);
14		<u>(B)</u>	Maintain minimum capital and surplus, or its
15			equivalent, in an amount to be determined by the
16			rules adopted by the commissioner;
17		(C)	Maintain financial strength ratings from two or
18			more rating agencies deemed acceptable by the
19			rules adopted by the commissioner;
20		<u>(D)</u>	Agree to submit to the jurisdiction of this
21			State, appoint the commissioner as its agent for
22			service of process in this State, and agree to
	an		



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1			provide security for one hundred per cent of the
2			assuming insurer's liabilities attributable to
3			reinsurance ceded by United States ceding
4			insurers if the assuming insurer resists
5			enforcement of a final United States judgment;
6		<u>(E)</u>	Agree to meet applicable information filing
7			requirements as determined by the commissioner,
8			both with respect to an initial application for
9			certification and on an ongoing basis; and
10		(F)	Satisfy any other requirements for certification
11			deemed relevant by the commissioner;
12	(2)	<u>An a</u>	ssociation including incorporated and individual
13		unin	corporated underwriters may be a certified
14		rein	surer. To be eligible for certification, in
15		addi	tion to satisfying the requirements of paragraph
16		(1):	
17		(A)	The association shall satisfy its minimum capital
18			and surplus requirements through the capital and
19			surplus equivalents (net of liabilities) of the
20			association and its members, which shall include
21			a joint central fund that may be applied to any
22			unsatisfied obligation of the association or any
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1			of its members, in an amount determined by the
2			commissioner to provide adequate protection;
3		<u>(B)</u>	The incorporated members of the association shall
4			not be engaged in any business other than
5			underwriting as a member of the association and
6			shall be subject to the same level of regulation
7			and solvency control by the association's
8			domiciliary regulator as are the unincorporated
9	·		members; and
10		(C)	Within ninety days after its financial statements
11			are due to be filed with the association's
12			domiciliary regulator, the association shall
13			provide to the commissioner an annual
14			certification by the association's domiciliary
15			regulator of the solvency of each underwriter
16			member; or if a certification is unavailable,
17			financial statements, prepared by independent
18			public accountants, of each underwriter member of
19			the association;
20	(3)	The	commissioner shall create and publish a list of
21		qual	ified jurisdictions under which an assuming
22		insu	rer licensed and domiciled in a qualified
	·		



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1	juri	sdiction is eligible to be considered for
2	cert	ification by the commissioner as a certified
3	rein	surer. In addition:
4	(A)	To determine whether the domiciliary jurisdiction
5		of a non-United States assuming insurer is
6		eligible to be recognized as a qualified
7		jurisdiction, the commissioner shall evaluate the
. 8		appropriateness and effectiveness of the
9		reinsurance supervisory system of the
10		jurisdiction, both initially and on an ongoing
11		basis, and consider the rights, benefits, and the
12		extent of reciprocal recognition afforded by the
13		non-United States jurisdiction to reinsurers
14		licensed and domiciled in the United States. A
15		qualified jurisdiction shall agree to share
16		information and cooperate with the commissioner
17		with respect to all certified reinsurers
18		domiciled within that jurisdiction. A
19		jurisdiction may not be recognized as a qualified
20		jurisdiction if the commissioner has determined
21		that the jurisdiction does not adequately and
22		promptly enforce final United States judgments



1		and arbitration awards. Additional factors may
2		be considered in the discretion of the
3		commissioner;
4	<u>(B)</u>	A list of qualified jurisdictions shall be
5		published through the National Association of
6	t	Insurance Commissioners committee process. The
7		commissioner shall consider this list in
8		determining qualified jurisdictions. If the
9		commissioner approves a jurisdiction as qualified
10		that does not appear on the list of qualified
11		jurisdictions, the commissioner shall provide
12		thoroughly documented justification in accordance
13		with criteria to be developed under rules adopted
14		by the commissioner;
15	<u>(C)</u>	United States jurisdictions that meet the
16		requirement for accreditation under the National
17		Association of Insurance Commissioners financial
18		regulation standards and accreditation program
19		shall be recognized as qualified jurisdictions;
20		and
21	(D)	If a certified reinsurer's domiciliary
22		jurisdiction ceases to be a qualified



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1		jurisdiction, the commissioner has the discretion
2		to suspend the reinsurer's certification
3		indefinitely, in lieu of revocation;
. 4	(4)	The commissioner shall assign a rating to each
5		certified reinsurer, giving due consideration to the
6		financial strength ratings that have been assigned by
7		rating agencies deemed acceptable pursuant to rules
8		adopted by the commissioner. The commissioner shall
9		publish a list of all certified reinsurers and their
10		<pre>ratings;</pre>
11	(5)	A certified reinsurer shall secure obligations assumed
12		from United States ceding insurers under this
12 13		from United States ceding insurers under this subsection at a level consistent with its rating, as
		· · · · · · · · · · · · · · · · · · ·
13	·	subsection at a level consistent with its rating, as
13 14	· · · · · · · · · · · · · · · · · · ·	subsection at a level consistent with its rating, as specified in rules adopted by the commissioner. In
13 14 15	· · · · · · · · · · · · · · · · · · ·	subsection at a level consistent with its rating, as specified in rules adopted by the commissioner. In addition:
13 14 15 16	•	<pre>subsection at a level consistent with its rating, as specified in rules adopted by the commissioner. In addition: (A) In order for a domestic ceding insurer to qualify</pre>
 13 14 15 16 17 	· · · · · · · · · · · · · · · · · · ·	<pre>subsection at a level consistent with its rating, as specified in rules adopted by the commissioner. In addition: (A) In order for a domestic ceding insurer to qualify for full financial statement credit for</pre>
 13 14 15 16 17 18 	· · · · · · · · · · · · · · · · · · ·	<pre>subsection at a level consistent with its rating, as specified in rules adopted by the commissioner. In addition: (A) In order for a domestic ceding insurer to qualify for full financial statement credit for reinsurance ceded to a certified reinsurer, the</pre>
 13 14 15 16 17 18 19 	•	<pre>subsection at a level consistent with its rating, as specified in rules adopted by the commissioner. In addition: (A) In order for a domestic ceding insurer to qualify for full financial statement credit for reinsurance ceded to a certified reinsurer, the certified reinsurer shall maintain security in a</pre>



1			subsection (d), except as otherwise provided in
2			this subsection;
3	· · · <u>(</u>	B)	If a certified reinsurer maintains a trust to
4			fully secure its obligations subject to
5			subsection (d), and chooses to secure its
6			obligations incurred as a certified reinsurer in
7			the form of a multibeneficiary trust, the
8			certified reinsurer shall maintain separate trust
9			accounts for its obligations incurred under
10			reinsurance agreements issued or renewed as a
11			certified reinsurer with reduced security as
12			permitted by this subsection or comparable laws
13			of other United States jurisdictions and for its
14			obligations subject to subsection (d). It shall
15			be a condition to the grant of certification
16			under this subsection that the certified
17			reinsurer shall have bound itself, by the
18			language of the trust and agreement with the
19			commissioner with principal regulatory oversight
20			of each such trust account, to fund, upon
21			termination of any such trust account, out of the



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1		remaining surplus of such trust any deficiency of
2		any other such trust account;
3	(C)	The minimum trusteed surplus requirements
4		provided in subsection (d) shall not be
5		applicable with respect to a multibeneficiary
6		trust maintained by a certified reinsurer for the
7		purpose of securing obligations incurred under
8		this subsection, except that such trust shall
9		maintain a minimum trusteed surplus of
10		\$10,000,000;
11	(D)	With respect to obligations incurred by a
12		certified reinsurer under this subsection, if the
13		security is insufficient, the commissioner shall
14		reduce the allowable credit by an amount
15		proportionate to the deficiency, and has the
16		discretion to impose further reductions in
17		allowable credit upon finding that there is a
18		material risk that the certified reinsurer's
19		obligations will not be paid in full when due;
20		and
21	<u>(E)</u>	For purposes of this subsection:



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1		<u>(i)</u>	A certified reinsurer whose certification
2			has been terminated for any reason shall be
3			treated as a certified reinsurer required to
4			secure one hundred per cent of its
5			obligations;
6		<u>(ii)</u>	"Terminated" means revoked, suspended,
7		*.	voluntarily surrendered, or placed on
8			inactive status; and
9		(iii)	If the commissioner continues to assign a
10		•	higher rating as permitted by other
11			provisions of this section, this requirement
12			shall not apply to a certified reinsurer in
13			inactive status or to a reinsurer whose
14			certification has been suspended;
15	(6)	If an app	licant for certification has been certified
16		as a rein	surer in a National Association of Insurance
17		Commissio	ners accredited jurisdiction, the
18		commissio	ner has the discretion to defer to that
19		jurisdict	ion's certification, and has the discretion
20		to defer	to the rating assigned by that jurisdiction,
21		and such	assuming insurer shall be considered to be a
22		certified	reinsurer in this State; and



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1	(7)	A certified reinsurer that ceases to assume new
2		business in this State may request to maintain its
3		certification in inactive status to continue to
4		qualify for a reduction in security for its in-force
5		business. An inactive certified reinsurer shall
6		continue to comply with all applicable requirements of
7		this subsection, and the commissioner shall assign a
8		rating that takes into account, if relevant, the
9		reasons why the reinsurer is not assuming new
10		business.
11	[-(5) -	<u>(f)</u> Credit shall be allowed when the reinsurance is
12	ceded to a	an assuming insurer not meeting the requirements of
13	[paragrap]	h (1), (2), (3), or (4),] subsection (b), (c), (d), or
14	<u>(e)</u> , but o	only with respect to the insurance of risks located in
15	jurisdict	ions where the reinsurance is required by applicable
16	law or re	gulation of that jurisdiction.
17	[-(6)]] <u>(g)</u> If the assuming insurer is not licensed [or] <u>,</u>
18	accredited	d, or certified to transact insurance or reinsurance in
19	this State	e, the credit permitted by [paragraphs (3) and (4)]

20 <u>subsections (c) and (d)</u> shall not be allowed unless the assuming 21 insurer agrees in the reinsurance agreements:



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1 [-(A)-] (1) That in the event of the failure of the assuming 2 insurer to perform its obligations under the terms of 3 the reinsurance agreement, the assuming insurer, at the request of the ceding insurer, shall submit to the 4 jurisdiction of any court of competent jurisdiction in 5 6 any state of the United States, [will] shall comply with all requirements necessary to give [that] the 7 court jurisdiction, and [will] shall abide by the 8 final decision of that court or of any appellate court 9 10 in the event of an appeal; and 11 [(B)] To designate the commissioner or a designated (2) 12 attorney as its true and lawful attorney upon whom may 13 be served any lawful process in any action, suit, or 14 proceeding instituted by or on behalf of the ceding 15 [company.] insurer. 16 This [paragraph] subsection is not intended to conflict with or override the obligation of the parties to a 17 reinsurance agreement to arbitrate their disputes, if [such 18 19 an] this obligation is created in the agreement. 20 If the assuming insurer does not meet the requirements (h) of subsection (b) or (c), the credit permitted by subsection (d) 21

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1	or (e) sh	all not be allowed unless the assuming insurer agrees
2	in the tr	ust agreements to the following conditions:
3	(1)	Notwithstanding any other provisions in the trust
4	- -	instrument to the contrary, if the trust fund is
5		inadequate because it contains an amount less than the
6		amount required by subsection (d)(3), or if the
7		grantor of the trust has been declared insolvent or
8		placed into receivership, rehabilitation, liquidation,
9		or similar proceedings under the laws of its state or
10		country of domicile, the trustee shall comply with an
11		order of the commissioner with regulatory oversight
12		over the trust or with an order of any court of
13		competent jurisdiction in any state of the United
14		States directing the trustee to transfer to the
15		commissioner with regulatory oversight all of the
16		assets of the trust fund;
17	(2)	The assets shall be distributed by and claims shall be
18		filed with and valued by the commissioner with
19		regulatory oversight in accordance with the laws of
20		the state in which the trust is domiciled that are
21		applicable to the liquidation of domestic insurance
22		companies;



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1	(3)	If the commissioner with regulatory oversight
2	ч. У	determines that the assets of the trust fund or any
3		part thereof are not necessary to satisfy the claims
4		of the United States ceding insurers of the grantor of
5		the trust, the assets or part thereof shall be
6		returned by the commissioner with regulatory oversight
7		to the trustee for distribution in accordance with the
8		trust agreement; and
9	(4)	The grantor shall waive any right otherwise available
10		to it under United States law that is inconsistent
11		with this subsection.
12	<u>(i)</u>	If an accredited or certified reinsurer ceases to meet
13	the requi	rements for accreditation or certification, the
14	commission	ner may suspend or revoke the reinsurer's accreditation
15	or certif:	ication. In addition:
16	(1)	The commissioner shall give the reinsurer notice and
17		opportunity for hearing. The suspension or revocation
18		may not take effect until after the commissioner's
19		order after a hearing, unless:
20		(A) The reinsurer waives its right to a hearing;
21		(B) The commissioner's order is based on regulatory



1		,	jurisdiction or the voluntary surrender or
2			termination of the reinsurer's eligibility to
3			transact insurance or reinsurance business in its
4		•	domiciliary jurisdiction or in the primary
5		·	certifying state of the reinsurer under
6			subsection (e)(6); or
7		(C)	The commissioner finds that an emergency requires
8	· · ·		immediate action and a court of competent
9			jurisdiction has not stayed the commissioner's
10			action.
11	(2)	Whil	e a reinsurer's accreditation or certification is
12		susp	ended, no reinsurance contract issued or renewed
13		afte	r the effective date of the suspension qualifies
14		for	credit except to the extent that the reinsurer's
15		oblig	gations under the contract are secured in
16		acco	rdance with section 431:4A-102. If a reinsurer's
17		accr	editation or certification is revoked, no credit
18		for :	reinsurance may be granted after the effective
19		date	of the revocation except to the extent that the
20		rein	surer's obligations under the contract are secured
21		in a	ccordance with subsection (e)(5) or section
22		431:	4A-102.



1	<u>(j)</u>	A ceding insurer shall take steps to:
2	(1)	Manage its reinsurance recoverables proportionate to
3		its own book of business. A domestic ceding insurer
4		shall notify the commissioner within thirty days after
5		reinsurance recoverables from any single assuming
6		insurer, or group of affiliated assuming insurers,
7		exceed fifty per cent of the domestic ceding insurer's
8		last reported surplus to policyholders, or after it is
9		determined that reinsurance recoverables from any
10		single assuming insurer, or group of affiliated
11		assuming insurers, are likely to exceed this limit.
12		The notification shall demonstrate that the exposure
13		is safely managed by the domestic ceding insurer; and
14	(2)	Diversify its reinsurance program. A domestic ceding
15		insurer shall notify the commissioner within thirty
16		days after ceding to any single assuming insurer, or
17		group of affiliated assuming insurers, more than
18		twenty per cent of the ceding insurer's gross written
19		premium in the prior calendar year, or after it has
20		determined that the reinsurance ceded to any single
21	,	assuming insurer, or group of affiliated assuming
22		insurers, is likely to exceed this limit. The



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1 notification shall demonstrate that the exposure is 2 safely managed by the domestic ceding insurer." 3 SECTION 2. Section 431:4A-102, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "[+]§431:4A-102[]-Reduction] Asset or reduction from 6 liability for reinsurance ceded by a domestic insurer to an 7 assuming insurer. [A] An asset or reduction from liability for 8 the reinsurance ceded by a domestic insurer to an assuming 9 insurer not meeting the requirements of section 431:4A-101 shall 10 be allowed in an amount not exceeding the liabilities carried by the ceding insurer. The reduction shall be in the amount of 11 funds held by or on behalf of the ceding insurer, including 12 funds held in trust for the ceding insurer, under a reinsurance 13 14 contract with the assuming insurer as security for the payment of obligations thereunder, if that security is held in the 15 16 United States subject to withdrawal solely by, and under the exclusive control of, the ceding insurer; or, in the case of a 17 18 trust, held in a qualified United States financial institution[-] as defined in section 431:4A-103(b). This 19 security may be in the form of: 20

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Cash;

(1)

21

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1	(2)	Securities listed by the securities valuation office
2		of the National Association of Insurance
3		Commissioners, including those deemed exempt from
4		filing as defined by the Purposes and Procedures
5		Manual of the securities valuation office, and
6		qualifying as admitted assets;
7	(3)	Clean, irrevocable, and unconditional letters of
8		credit, issued or confirmed by a qualified United
9		States financial institution, as defined in section
10		431:4A-103, effective no later than December [31st in
11		respect] 31 of the year for which the filing is being
12		made, and in the possession of, or in trust for, the
13		ceding [company] insurer on or before the filing date
14		of its annual statement [-];
15	(4)	Letters of credit [issued by issuing (or confirming)
16		institutions] meeting applicable standards of issuer
17		acceptability as of the dates of their issuance (or
18		confirmation) shall, notwithstanding the issuing (or
19		confirming) institution's subsequent failure to meet
20		applicable standards of issuer acceptability, continue
21		to be acceptable as security until their expiration,

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1	extension, renewal, modification, or amendment,		
2	whichever first occurs; or		
3	$\left[\frac{4}{4}\right]$ (5) Any other form of security acceptable to the		
4	commissioner."		
5	SECTION 3. Section 431:4A-105, Hawaii Revised Statutes, is		
6	repealed.		
7	[" [§431:4A-105] Reinsurance agreements affected. Sections		
8	431:4A-101 through 431:4A-104 shall apply to all cessions after		
9	June 12, 1992, under reinsurance agreements which have had an		
10	inception, anniversary, or renewal date not less than six months		
11	after June 12, 1992."]		
12	PART II		
13	SECTION 4. Section 431:5-307, Hawaii Revised Statutes, is		
14	amended to read as follows:		
15	"§431:5-307 Standard valuation law; life. (a) This		
16	section shall be known as the standard valuation law.		
17	(b) [Reserve valuation:]		
17 18	 (b) [Reserve valuation:] (1) For policies and contracts issued prior to the 		
18	(1) For policies and contracts issued prior to the		
18 19	(1) For policies and contracts issued prior to the operative date of the valuation manual:		
18 19 20	 (1) For policies and contracts issued prior to the operative date of the valuation manual: (A) The commissioner[, annually, shall value,] shall 		

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1	for all outstanding life insurance $[-7]$ policies
2	and annuity $[\tau]$ and pure endowment contracts of
3	every life [insurer] <u>insurance company</u> doing
4	business in this State[. The commissioner may
5	certify the amount of any reserves, specifying
6	the mortality table or tables, rate or rates of
7	interest, and methods (net level premium method
8	or others) used in the calculation of the
9	reserves.] issued on or after January 1, 1956,
10	and prior to the operative date of the valuation
11	manual. In calculating the reserves, the
12	commissioner may use group methods and
13	approximate averages for fractions of a year or
14	otherwise. In lieu of the valuation of the
15	reserves required [under this section of any] of
16	<u>a</u> foreign or alien [insurer,] <u>company,</u> the
17	commissioner may accept [any] <u>a</u> valuation made,
18	or caused to be made, by the insurance
19	supervisory official of any state or other
20	jurisdiction, when the valuation complies with
21	the minimum standard under this section[, and if
22	the official of that state or jurisdiction



1		accepts as sufficient and valid for all legal		
2		purposes the certificate of valuation of the		
3		commissioner when the certification states the		
4		valuation to have been made in a specified manner		
5		according to which the aggregate reserves would		
6		be at least as large as if they had been computed		
7		in the manner-prescribed by the law-of-that state		
8		or-jurisdiction;		
9	(2)	The actual cost of making valuations under this		
10	. ·	section shall be assessed on the insurer, whose		
11		policies are so valued, by the commissioner; and		
12	(3)	Any insurer, at any time, that has adopted any		
13		standard of valuation producing greater aggregate		
14		reserves than those calculated according to the		
15	· .	minimum standard herein provided, with the approval of		
16		the commissioner, may adopt any lower-standard of		
17		valuation, but not lower than the minimum provided in		
18		this section.] :		
19		(B) Subsections (e) to (n) shall apply to all		
20		policies and contracts, as appropriate, subject		
21		to this section issued on or after January 1,		
22		1956, and prior to the operative date of the		
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1			valuation manual; provided that subsections (o)
2			and (p) shall not apply to those policies and
3		· ·	contracts;
4		(C)	The minimum standard for the valuation of
5			policies and contracts issued prior to January 1,
6			1956, shall be that provided by the laws in
7			effect immediately prior to that date;
8	(2)	For	policies and contracts issued on or after the
9		oper	ative date of the valuation manual:
10		(A)	The commissioner shall annually value, or cause
11			to be valued, the reserve liabilities,
12			hereinafter called reserves, for all outstanding
13			life insurance contracts, annuity and pure
14			endowment contracts, accident and health
15			contracts, and deposit-type contracts of every
16			company issued on or after the operative date of
17			the valuation manual. In lieu of the valuation
18			of the reserves required of a foreign or alien
19			company, the commissioner may accept a valuation
20			made, or caused to be made, by the insurance
21			supervisory official of any state or other



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. 1		jurisdiction when the valuation complies with the
2		minimum standard provided in this section; and
3		(B) Subsections (o) and (p) shall apply to all
4		policies and contracts issued on or after the
5		operative date of the valuation manual.
6	(c)	For an actuarial opinion prior to the operative date
7	of the va	luation manual:
8	(1)	Every life insurance company doing business in this
9	·	State shall annually submit the opinion of a qualified
10		actuary as to whether the reserves and related
11		actuarial items held in support of the policies and
12		contracts specified by the commissioner by rules are '
13		computed appropriately, are based on assumptions that
14		satisfy contractual provisions, are consistent with
15		prior reported amounts, and comply with the applicable
16		laws of this State. The commissioner shall define by
17		rules the specifics of this opinion and add any other
18		items deemed to be necessary to its scope;
19	(2)	For actuarial analysis of reserves and assets
20		supporting the reserves:
21		(A) Every life insurance company, except as exempted
22		by rules, shall also include annually in the
		·



1			opinion required by paragraph (1), an opinion of
2			the same qualified actuary as to whether the
3			reserves and related actuarial items held in
4			support of the policies and contracts specified
5			by the commissioner by rules, when considered in
6			light of the assets held by the company with
7			respect to the reserves and related actuarial
8			items, including but not limited to the
9			investment earnings on the assets and the
10			considerations anticipated to be received and
11	•		retained under the policies and contracts, make
12			adequate provision for the company's obligations
13			under the policies and contracts, including but
14			not limited to the benefits under and expenses
15			associated with the policies and contracts; and
16		<u>(B)</u>	The commissioner may provide by rules for a
17			transition period for establishing any higher
18			reserves that the qualified actuary may deem
19			necessary to render the opinion required by this
20			section;
21	(3)	Each	opinion required by paragraph (2) shall be

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governed by the following:

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1	r N	(A)	A memorandum, in form and substance acceptable to
2			the commissioner as specified by rules, shall be
3			prepared to support each actuarial opinion; and
4		<u>(B)</u>	If the insurance company fails to provide a
5			supporting memorandum at the request of the
6			commissioner within a period specified by rules,
7			or if the commissioner determines that the
8			supporting memorandum provided by the insurance
9			company fails to meet the standards prescribed by
10			rules, or is otherwise unacceptable to the
11			commissioner, the commissioner may engage a
12			qualified actuary at the expense of the insurance
13			company to review the opinion and the basis for
14			the opinion and prepare the supporting memorandum
15			required by the commissioner; and
16	(4)	Ever	y opinion required by paragraph (1) shall be
17		gove	rned by the following:
18		(A)	The opinion shall be submitted with the annual
19			statement reflecting the valuation of the reserve
20			liabilities for each year ending on or after
21			December 31, 1995;



1	(B)	The opinion shall apply to all business in force
2		including individual and group health insurance
3		plans, in form and substance acceptable to the
4		commissioner as specified by rules;
5	(C)	The opinion shall be based on standards adopted
6		from time to time by the Actuarial Standards
7		Board or its successor and on any additional
8		standards as the commissioner may prescribe by
9		rules;
10	(D)	In the case of an opinion required to be
11		submitted by a foreign or alien company, the
12		commissioner may accept the opinion filed by that
13		company with the insurance supervisory official
14		of another state if the commissioner determines
15		that the opinion reasonably meets the
16		requirements applicable to a company domiciled in
17		this State;
18	(E)	For the purposes of this subsection, "qualified
19		actuary" means a member in good standing of the
20		American Academy of Actuaries who meets the
21		requirements set forth in the regulations adopted
22		by the American Academy of Actuaries;



1	(F)	Except in cases of fraud or wilful misconduct,
2		the qualified actuary shall not be liable for
3		damages to any person, other than the insurance
4		company and the commissioner, for any act, error,
5		omission, decision, or conduct with respect to
6		the actuary's opinion;
7	<u>(G)</u>	Disciplinary action by the commissioner against
8		the company or the qualified actuary shall be as
9		defined by rules;
10	<u>(H)</u>	Except as provided in subparagraphs (L), (M), and
11		(N), documents, materials, or other information
12		in the possession or control of the insurance
13		division that are part of a memorandum in support
14		of the opinion, and any other material provided
15		by the company to the commissioner in connection
16		with the memorandum, shall be confidential by law
17		and privileged, shall not be disclosable under
18		chapter 92F, shall not be subject to subpoena,
19		and shall not be subject to discovery or
20		admissible in evidence in any private civil
21		action. However, the commissioner may use the
22		documents, materials, or other information in the



1		furtherance of any regulatory or legal action
2		brought as a part of the commissioner's official
3		duties;
4	(I)	Neither the commissioner nor any person who
5		received documents, materials, or other
6		information while acting under the authority of
7		the commissioner shall be permitted or required
8		to testify in any private civil action concerning
9		any confidential documents, materials, or
10		information subject to subparagraph (H);
11	<u>(J)</u>	To assist in the performance of the
12		commissioner's duties, the commissioner:
13		(i) May share documents, materials, or other
14		information, including the confidential and
15		privileged documents, materials, or
16		information subject to subparagraph (H) with
17		other state, federal, and international
18		regulatory agencies, with the National
19		Association of Insurance Commissioners and
20		its affiliates and subsidiaries, and with
21		state, federal, and international law
22		enforcement authorities; provided that the
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1			recipient agrees to maintain the
2			confidentiality and privileged status of the
3			document, material, or other information;
4			and
5		(ii)	May receive documents, materials, or
6			information, including otherwise
7			confidential and privileged documents,
8			materials, or information, from the National
9	•		Association of Insurance Commissioners and
10			its affiliates and subsidiaries, and from
11			regulatory and law enforcement officials of
12			other foreign or domestic jurisdictions, and
13			shall maintain as confidential or privileged
14			any document, material, or information
15			received with notice or the understanding
16			that it is confidential or privileged under
17			the laws of the jurisdiction that is the
18			source of the document, material, or
19			information;
20	<u>(K)</u>	<u>No wa</u>	aiver of any applicable privilege or claim of
21		confi	dentiality in the documents, materials, or
22		infor	mation shall occur as a result of disclosure



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1			to the commissioner under this subsection or as a
2			result of sharing as authorized in subparagraph
3			(J);
4		<u>(L)</u>	A memorandum in support of the opinion, and any
5	•		other material provided by the company to the
6			commissioner in connection with the memorandum,
7	•		may be subject to subpoena for the purpose of
8			defending an action seeking damages from the
9			actuary submitting the memorandum by reason of an
10			action required by this subsection or related
11			rules adopted by the commissioner;
12		(M)	The memorandum or other material may otherwise be
13			released by the commissioner with the written
14			consent of the company or to the American Academy
15			of Actuaries upon request stating that the
16			memorandum or other material is required for the
17			purpose of professional disciplinary proceedings
18			and setting forth procedures satisfactory to the
19			commissioner for preserving the confidentiality
20			of the memorandum or other material; and
21		(N)	Once any portion of the confidential memorandum
22			is cited by the company in its marketing or is



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1		cited before a governmental agency other than a
2		state insurance department or is released by the
3		company to the news media, all portions of the
4		confidential memorandum shall be no longer
5		confidential.
6	(d)	For actuarial opinions of reserves after the operative
7	date of t	he valuation manual:
8	(1)	Every company with outstanding life insurance
9		contracts, accident and health insurance contracts, or
10		deposit-type contracts in this State and subject to
11		regulation by the commissioner shall annually submit
12		the opinion of the appointed actuary as to whether the
13		reserves and related actuarial items held in support
14		of the policies and contracts are computed
15		appropriately, are based on assumptions that satisfy
16		contractual provisions, are consistent with prior
17		reported amounts, and comply with applicable laws of
18		this State. The valuation manual shall prescribe the
19		specifics of this opinion including any items deemed
20		to be necessary to its scope;
21	(2)	Every company with outstanding life insurance

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contracts, accident and health insurance contracts, or



1	deposit-type contracts in this State and subject to
2	regulation by the commissioner, except as exempted in
3	the valuation manual, also shall annually include in
4	the opinion required by paragraph (1), an opinion of
5	the same appointed actuary as to whether the reserves
6	and related actuarial items held in support of the
7	policies and contracts specified in the valuation
8	manual, when considered in light of the assets held by
9	the company with respect to the reserves and related
10	actuarial items including but not limited to the
11	investment earnings on the assets and the
12	considerations anticipated to be received and retained
13	under the policies and contracts, make adequate
14	provision for the company's obligations under the
15	policies and contracts including but not limited to
16	the benefits under and expenses associated with the
17	policies and contracts;
18 (3)	Each opinion required by this subsection shall be
19	governed by the following provisions:
20	(A) A memorandum, in form and substance as specified
21	in the valuation manual and acceptable to the



1			commissioner, shall be prepared to support each
2			actuarial opinion; and
3		<u>(B)</u>	If the company fails to provide a supporting
4			memorandum at the request of the commissioner
5			within a period specified in the valuation
6			manual, or the commissioner determines that the
7			supporting memorandum provided by the insurance
8			company fails to meet the standards prescribed by
9			the valuation manual, or is otherwise
10			unacceptable to the commissioner, the
11			commissioner may engage a qualified actuary at
12			the expense of the insurance company to review
13			the opinion and the basis for the opinion and
14			prepare the supporting memorandum required by the
15			commissioner; and
16	(4)	Ever	y opinion subject to this subsection shall be
17		gove	rned by the following provisions:
18		<u>(A)</u>	The opinion shall be in form and substance as
19			specified in the valuation manual and acceptable
20			to the commissioner;
21		<u>(B)</u>	The opinion shall be submitted with the annual
22			statement reflecting the valuation of such



1		reserve liabilities for each year ending on or
2		after the operative date of the valuation manual;
3	<u>(</u> C) The opinion shall apply to all policies and
4		contracts subject to paragraph (2), plus other
5		actuarial liabilities as may be specified in the
6		valuation manual;
7	<u>(D</u>	The opinion shall be based on standards adopted
8		from time to time by the Actuarial Standards
9		Board or its successor and on such additional
10		standards as may be prescribed in the valuation
11		<pre>manual;</pre>
12	<u>(</u> E	In the case of an opinion required to be
13		submitted by a foreign or alien company, the
14		commissioner may accept the opinion filed by that
15		company with the insurance supervisory official
16		of another state if the commissioner determines
17		that the opinion reasonably meets the
18		requirements applicable to a company domiciled in
19	ς.	this State;
20	<u>(</u> F	Except in cases of fraud or wilful misconduct,
21		the appointed actuary shall not be liable for
22		damages to any person, other than the insurance
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1	company and the commissioner, for any act, error,
2	omission, decision, or conduct with respect to
3	the appointed actuary's opinion; and
4	(G) Disciplinary action by the commissioner against
5	the company or the appointed actuary shall be
6	defined by rules adopted by the commissioner.
7	[(c) Computation of minimum standard:
8	(1) Old policies:] (e) Except as otherwise provided in
9	[paragraph (3),] subsections (f), (g), and (n), the minimum
10	standard for the valuation of [all] policies and contracts
11	issued prior to [the operative date of section 431:10D-104,]
12	January 1, 1956, shall be that provided by the laws in effect
13	immediately prior to January 1, 1956[+].
14	[(2)] Except as otherwise provided in [paragraph (3),]
15	subsections (f), (g), and (n), the minimum standard for the
16	valuation of all policies and contracts issued on or after [the
17	operative date of section 431:10D-104,] January 1, 1956, shall
18	be the commissioner's reserve valuation methods defined in
19	subsections $[-(d), (e), and]$ (h), (i), (l), and (n), three and
20	one-half per cent interest $[+]$, or in the case of <u>life insurance</u>
21	policies and contracts, other than annuity and pure endowment
22	contracts, issued on or after June 1, 1976, four per cent
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interest[+] for [the] policies issued prior to June 1, 1979, five and one-half per cent interest for single premium life insurance policies, and four and one-half per cent interest for all other policies issued on or after June 1, 1979[+], and the following tables:

[(A)] (1) For [all] ordinary policies of life insurance 6 issued on the standard basis, excluding any accident 7 8 and health [or sickness] and accidental death benefits 9 in the policies [---]: the Commissioners 1941 Standard 10 Ordinary Mortality Table for the policies issued prior to the operative date of section [431:10D-104(e)(8), 11 12 and] 431:10D-104(e)(6), the Commissioners 1958 Standard Ordinary Mortality Table for the policies 13 issued on or after the operative date[+] of section 14 15 431:10D-104(e)(6) and prior to the operative date of section 431:104(e)(8); provided that for any category 16 17 of the policies issued on female risks, all modified net premiums and present values referred to in this 18 19 section may be calculated according to an age not more 20 than six years younger than the actual age of the 21 insured; and for the policies issued on or after the 22 operative date of section 431:10D-104(e)(8)[, the]:



1		(A)	The Commissioners 1980 Standard Ordinary
2			Mortality Table[, or at] <u>;</u>
3		<u>(B)</u>	\underline{At} the election of the company for any one or
4			more specified plans of life insurance, the
5			Commissioners 1980 Standard Ordinary Mortality
6		•	Table with Ten-Year Select Mortality Factors[, or
7			any] <u>;</u>
8		<u>(C)</u>	Any ordinary mortality table, adopted after 1980
9			by the National Association of Insurance
10			Commissioners, that is approved by rules adopted
11			by the commissioner for use in determining the
12		:	minimum standard of valuation for <u>the</u> policies;
13	[(B)]	(2)	For [all] industrial life insurance policies
14		issu	ed on the standard basis, excluding any accident
15		and (health [or sickness] and accidental death benefits
16		in t	he policies []: the 1941 Standard Industrial
17		Mort	ality Table for the policies issued prior to the
18		oper	ative date of section 431:10D-104(e)(7), and for
19		[the] policies issued on or after the operative
20		date	$[\tau]$ of section 431:10D-104(e)(7), the
21		Comm	issioners 1961 Standard Industrial Mortality Table
22		or a	ny industrial mortality table adopted after 1980
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1		by the National Association of Insurance
2		Commissioners[$_{ au}$] that is approved by rules adopted by
3		the commissioner for use in determining the minimum
4		standard of valuation for [those] the policies;
5	[(C)]	(3) For individual annuity and pure endowment
6		contracts, excluding any accident and health [or
7		sickness] and accidental death benefits in the
8		policies[—]: the 1937 Standard Annuity Mortality
9		Table, or $[\tau]$ at the option of the [insurer,] company,
10	N	the Annuity Mortality Table for 1949, ultimate, or any
11		modification of either of these tables approved by the
12		commissioner;
13	[(D)]	(4) For group annuity and pure endowment contracts,
14		excluding any accident and health [or sickness] and
15		accidental death benefits in the policies $[]$: the
16		Group Annuity Mortality Table for 1951, [any] <u>a</u>
17		modification of the table approved by the
18		commissioner, or $[\tau]$ at the option of the $[insurer_{\tau}]$
19		company, any of the tables or modifications of tables
20		specified for individual annuity and pure endowment
21		contracts;



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1 [(臣)] (5) For total and permanent disability benefits in or 2 supplementary to ordinary policies or contracts [---]: 3 for policies or contracts issued after December 31, 4 1965, the tables of period 2 disablement rates and the 5 1930 to 1950 termination rates of the 1952 disability 6 study of the Society of Actuaries, with due regard to 7 the type of benefit or any tables of disablement rates and termination rates $[\tau]$ adopted after 1980 by the 8 9 National Association of Insurance Commissioners, that 10 are approved by rules adopted by the commissioner for 11 use in determining the minimum standard of valuation 12 for [the] those policies; for policies or contracts 13 issued after December 31, 1960, and prior to 14 January 1, 1966, either the tables or, at the option 15 of the [insurer,] company, the Class (3) Disability 16 Table (1926); and for policies issued prior to 17 January 1, 1961, the Class (3) Disability Table 18 (1926). Any table, for active lives, shall be 19 combined with a mortality table permitted for 20 calculating the reserves for life insurance policies; 21 $\left[\frac{F}{F}\right]$ (6) For accidental death benefits in or supplementary 22 to policies [-for policies] issued after December 31,



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1 1965[-7]: the 1959 Accidental Death Benefits Table or any accidental death benefits table $[\tau]$ adopted after 2 3 1980 by the National Association of Insurance 4 Commissioners, that is approved by rules adopted by the commissioner for use in determining the minimum 5 standard of valuation for [the] those policies[;], for 6 7 policies issued after December 31, 1960, and prior to January 1, 1966, either [the] that table or, at the 8 option of the [insurer,] company, the Inter-company 9 Double Indemnity Mortality Table [; and for policies 10 11 issued prior to January 1, 1961, the Inter company Double Indemnity Mortality Table]. Either table shall 12 be combined with a mortality table [permitted] for 13 calculating the reserves for life insurance policies; 14 15 and $\left[\frac{(G)}{(G)}\right]$ (7) For group life insurance, life insurance issued 16 on the substandard basis, and other special benefits [-17 -any]: tables [that may be] approved by the 18 commissioner[+]. 19 20 [(3)] (f) Except as provided in [paragraph (4),] subsection (g), the minimum standard [for the] of valuation [of 21 22 all] for individual annuity and pure endowment contracts issued SB2821 SD2 LRB 14-1765.doc

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1 on or after the operative date of this [paragraph,] subsection 2 and for [all] annuities and pure [endowments] endowment contracts purchased on or after the operative date under group 3 annuity and pure endowment contracts, shall be the 4 commissioner's reserve valuation methods defined in subsections 5 [(d) and (e)] (h) and (i) and the following tables and interest 6 7 rates: [(A)] (1) For individual annuity and pure endowment 8 contracts issued prior to June 1, 1979, excluding any 9 accident and health [or sickness] and accidental death 10 benefits in the contracts [--]: the 1971 Individual 11 Annuity Mortality Table, or any modification of this 12 table approved by the commissioner, and six per cent 13 14 interest for single premium immediate annuity contracts, and four per cent interest for all other 15 individual annuity and pure endowment contracts; 16 [(B)] (2) For individual single premium immediate annuity 17 contracts issued on or after June 1, 1979, excluding 18 any accident and health [or sickness] and accidental 19 death benefits in the contracts [---]: the 1971 20 Individual Annuity Mortality Table $[\tau]$ or any 21 individual annuity mortality table $[\tau]$ adopted after 22



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1 1980 by the National Association of Insurance Commissioners, that is approved by rules adopted by 2 3 the commissioner for use in determining the minimum standard of valuation for [the] these contracts, or 4 5 any modification of these tables approved by the 6 commissioner, and seven and one-half per cent 7 interest; $\left[\frac{1}{2}\right]$ (3) For individual annuity and pure endowment 8 9 contracts issued on or after June 1, 1979, other than single premium immediate annuity contracts, excluding 10 any accident and health [or sickness] and accidental 11 death benefits in [the] those contracts [--]: the 1971 12 Individual Annuity Mortality Table or any individual 13 annuity mortality table $[\tau]$ adopted after 1980 by the 14 National Association of Insurance Commissioners, that 15 16 is approved by rules adopted by the commissioner for use in determining the minimum standard of valuation 17 for [the] those contracts, or any modification of 18 these tables approved by the commissioner, and five 19 20 and one-half per cent interest for single premium 21 deferred annuity and pure endowment contracts and four



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1		and one-half per cent interest for all other
2		individual annuity and pure endowment contracts; [and]
3	(4)	For annuities and pure endowment contracts purchased
4		prior to June 1, 1979, under group annuity and pure
5		endowment contracts, excluding any accident and health
6		and accidental death benefits purchased under those
7		contracts: the 1971 Group Annuity Mortality Table or
8	• •	any modification of this table approved by the
9		commissioner, and six per cent interest; and
10	[.(D)]	(5) For [all] annuities and pure [endowments]
11		endowment contracts purchased on or after June 1,
12		1979, under group annuity and pure endowment
13		contracts, excluding any accident and health [Θr
14		sickness] and accidental death benefits [in the]
15		purchased under those contracts []: the 1971 Group
16		Annuity Mortality Table, or any group annuity
17		mortality table $[-7]$ adopted after 1980 by the National
18		Association of Insurance Commissioners, that is
19		approved by rules adopted by the commissioner for use
20		in determining the minimum standard of valuation for
21		the annuities and pure [endowments,] endowment
22		contracts, or any modification of these tables



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1	approved by the commissioner, and seven and one-half
2	per cent interest.
3	After June 1, 1976, any [insurer] <u>company</u> may file with the
4	commissioner a written notice of its election to comply with
5	this [paragraph] <u>subsection</u> after a specified date before
6	January 1, 1979, which shall be the operative date of this
7	[paragraph] subsection for [the insurer; provided that an
8	insurer may elect a different operative date for individual
9	annuity and pure endowment contracts from that elected for group
10	annuity and pure endowment contracts.] that company. If [an
11	insurer] a company makes no election, the operative date of this
12	[paragraph] subsection for [the insurer] that company shall be
13	January 1, 1979[; and
14	(4) Applicability of this section:
15	(A) The interest rates used in determining the
16	minimum for the valuation of:
17	(i) All life insurance policies issued in a
18	particular calendar year, on or after the
19	operative date of section 431:10D-104(e)(8);
20	(ii) All-individual annuity and pure endowment
2 1	contracts issued in a particular calendar
22	year after December 31, 1982;



1		-(-	iii)	All annuities and pure endowments purchased
2				in a particular calendar year after December
3				31, 1982, under group annuity and pure
4				endowment contracts; and
5		•	(iv)	The net increase, if any, in a particular
6				calendar year after 1982, in amounts held
7				under guaranteed interest contracts shall be
8				the calendar year statutory valuation rates
9			·	as defined in this paragraph;].
10	(g)(1)	The	inter	est rates used in determining the minimum
11		stan	dard	for the valuation of the following shall be
12		the	calen	dar year statutory valuation interest rates
13		<u>as d</u>	efine	d in this section:
14		(A)	Life	insurance policies issued in a particular
15			cale	ndar year, on or after the operative date of
16			sect	ion 431:10D-104(e)(8);
17		<u>(B)</u>	Indi	vidual annuity and pure endowment contracts
18			issu	ed in a particular calendar year after
19			Dece	mber 31, 1982;
20		(C)	Annu	ities and pure endowment contracts purchased
21			<u>in a</u>	particular calendar year after December 31,



1		1982, under group annuity and pure endowment	
2		contracts; and	
3		(D) The net increase, if any, in a particular	
4		calendar year after January 1, 1983, in amounts	
5		held under guaranteed interest contracts.	
6	[-(B) -]	(2) The calendar year statutory valuation interest	
7		rates, I, shall be determined as follows and the	
8		results rounded to the nearer one-quarter of one per	
9		cent:	
10		[(i)] <u>(A)</u> For life insurance,	
11 12 13		$I = .03 + W (R_103) + - (R_209);$ 2	
14		[(ii)] <u>(B)</u> For single premium immediate annuities and	
15		for annuity benefits involving life contingencies	
16		arising from other annuities with cash settlement	
17		options and from guaranteed interest contracts	
18	·	with cash settlement options,	
19	. · · · ·	I = .03 + W (R03)	
20		where R_1 is the lesser of R and .09, R_2 is the greater	
21		of R and .09, R is the reference interest rate defined	
22		in this [section,] <u>subsection,</u> and W is the weighting	
23		factor defined in this [section;] subsection;	
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1	[(iii)] <u>(C)</u> For other annuities with cash settlement
2	options and guaranteed interest contracts with
3	cash settlement options, valued on an issue year
4	basis, except as stated in [clause (ii),]
5	subparagraph (B), the formula for life insurance
6	stated in [clause (i)] <u>subparagraph (A)</u> shall
7	apply to annuities and guaranteed interest
8	contracts with guarantee durations in excess of
9	ten years $[\tau]$ and the formula for single premium
10	immediate annuities stated in [clause (ii)]
11	subparagraph (B) shall apply to annuities and
12	guaranteed interest contracts with guarantee
13	duration of ten years or less;
14	$\left[\frac{(iv)}{(D)}\right]$ For other annuities with no cash
15	settlement options and for guaranteed interest
16	contracts with no cash settlement options, the
17	formula for single premium immediate annuities
18	stated in [clause (ii)] <u>subparagraph (B)</u> shall
19	apply; and
20	$\left[\frac{(v)}{(E)}\right]$ For other annuities with cash settlement
21	options and guaranteed interest contracts with

cash settlement options, valued on a change in

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1 fund basis, the formula for single premium 2 immediate annuities stated in [clause (ii)] 3 subparagraph (B) shall $apply[_{+}]$. 4 [-(C)-However, if] If the calendar year statutory valuation 5 interest rate for any life insurance policies issued 6 in any calendar year determined without reference to 7 this [sentence] subsection differs from the 8 corresponding actual rate for similar policies issued 9 in the immediately preceding calendar year by less than one-half of one per cent, the calendar year 10 statutory valuation interest rate for [those] the life 11 12 insurance policies shall be equal to the corresponding 13 actual rate for the immediately preceding calendar 14 year. For purposes of applying the immediately 15 preceding sentence, the calendar year statutory valuation interest rate for life insurance policies 16 17 issued in a calendar year shall be determined for 1980 18 (using the reference interest rate defined for 1979) and shall be determined for each subsequent calendar 19 year regardless of when section 431:10D-104(e)(8) 20 21 becomes operative;

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1	[(D)]	(3)	The weighting factors refe	rred to in the formulas		
2		stat	stated [above] in paragraph (2) are given in the			
3		foll	following tables:			
4	[(i)]	(A)	Weighting factors for life	insurance:		
5			Guarantee			
6			Duration	Weighting		
7			(Years)	Factors		
8			10 or [fewer] <u>(less)</u>	.50		
9			More than 10, but not more			
10			than 20	.45		
11			More than 20	.35		
12			For life insurance, the gu	arantee duration is the		
13			maximum number of years th	e life insurance can		
14			remain in force on a basis	guaranteed in the		
15			policy $[\tau]$ or under options	to convert to plans of		
16			life insurance with premiu	um rates or		
17			nonforfeiture values $[\tau]$ or	both, which are		
18			guaranteed in the original	policy;		
19		[(ii) <u>(B)</u> Weighting factor fo	or single premium		
20			immediate annuities and fo	or annuity benefits		
21			involving life contingenci	es arising from other		
22			annuities with cash settle	ement options and		
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1	guaranteed interest contra	cts with cash
2	settlement options: .80;	and
3	[(iii)] <u>(C)</u> Weighting factors f	or other annuities and
4	for guaranteed interest co	ntracts, except as
5	stated in [clause (ii),] <u>s</u>	ubparagraph (B), shall
6	be as specified in the tab	les below, according to
7	the rules and definitions	stated below:
8	Table I:	
9	For annuities and guarante	ed interest contracts
10	valued on an issue year ba	sis[+]:
11	Guarantee	Weighting Factor
12	Duration	For Plan Type
13	(Years)	<u>A B C</u>
14	5 or less:	.80 .60 .50
15	More than 5, but not more	
16	than 10:	.75 .60 .50
17	More than 10, but not more	2
18	than 20:	.65 .50 .45
19	More than 20:	.45 .35 .35
20		Plan Type
21	Table II:	<u>A B C</u>



1	For annuities and guaranteed				
2	interest contracts valued on	a			
3	change in fund basis, the				
4	factors shown in [clause (i)]				
5	Table I increased by:	.15	.25	.05	
6		Plan	Туре		
7	Table III:	A	B	C	
8	For annuities and guaranteed				
9	interest contracts valued on	an			
10	issue year basis (other than				
11	those with no cash settlement				
12	options) [which] <u>that</u> do not				
13	guarantee interest on				
14	considerations received more				
15	than one year after issue or				
16	purchase $[-7]$ and for annuities				
17	and guaranteed interest		τ		
18	contracts valued on a change	in			
19	fund basis [which] <u>that</u> do no	t			
20	guarantee interest rates on				
21	considerations received more				
22	than twelve months beyond the				



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1	valuation date, the factors
2	shown in Table I or derived in
3	Table II increased by: .05 .05 .05
4	For other annuities with cash settlement options and
5	guaranteed interest contracts with cash settlement
6	options, the guarantee duration is the number of years
7	for which the contract guarantees interest rates in
8	excess of the calendar year statutory valuation
9	interest rate for life insurance policies with
10	guarantee duration in excess of twenty years. For
11	other annuities with no cash settlement options and
12	for guaranteed interest contracts with no cash
13	settlement options, the guarantee duration is the
14	number of years from the date of issue or date of
15	purchase to the date annuity benefits are scheduled to
16	commence. Plan type as used in the above tables is
17	defined as follows:
10	

18 <u>Plan Type A:</u> At any time the policyholder
19 may withdraw funds only: (1) with an adjustment
20 to reflect changes in interest rates or asset
21 values since receipt of the funds by the
22 insurance company; (2) without <u>an adjustment</u>, but



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1	in installments over five years or more; (3) as
2	an immediate life annuity; or (4) no withdrawal
3	permitted;
4	Plan Type B: Before expiration of the
5	interest rate guarantee, the policyholder may
6	withdraw funds only: (1) with an adjustment to
7	reflect changes in interest rates or asset values
8	since receipt of the funds by the insurance
9	company; (2) without <u>an</u> adjustment <u>,</u> but in
10	installments over five years or more; or (3) no
11	withdrawal permitted. At the end of the interest
12	rate guarantee, funds may be withdrawn without
13	adjustment in a single sum or in installments
14	over less than five years;
15	Plan Type C: The policyholder may withdraw
16	funds before expiration of the interest rate
17	guarantee in a single sum or in installments over
18	less than five years either: (1) without
19	adjustment to reflect changes in interest rates
20	or asset values since receipt of the funds by the
21	insurance company; or (2) subject only to a fixed

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surrender charge stipulated in the contract as a 1 percentage of the fund. 2 A company may elect to value guaranteed 3 interest contracts with cash settlement options 4 5 and annuities with cash settlement options on either an issue year basis or on a change in fund 6 basis. Guaranteed interest contracts with no 7 cash settlement options and other annuities with 8 no cash settlement options shall be valued on an 9 issue year basis. As used in this [section, an 10 issue year basis of valuation refers to] 11 subsection, "issue year basis" means a valuation 12 basis under which the interest rate used to 13 determine the minimum valuation standard for the 14 entire duration of the annuity or guaranteed 15 16 interest contract is the calendar year valuation interest rate for the year of issue or year of 17 purchase of the annuity or guaranteed interest 18 contract, and [the change in fund basis of 19 valuation refers to] "change in fund basis" means 20 a valuation basis under which the interest rate 21 used to determine the minimum valuation standard 22



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1		applicable to each change in the fund held under
2		the annuity or guaranteed interest contract is
3		the calendar year valuation interest rate for the
4		year of the change in the fund;
5	[(E)] <u>(4)</u>	The reference interest rate referred to in
6	para	agraph [(4)(B)] <u>(2)</u> shall be defined as follows:
7	[(i)	-] <u>(A)</u> For [all] life insurance, the lesser of the
8		average over a period of thirty-six months and
9	• •	the average over a period of twelve months,
10		ending on June 30 of the calendar year [next]
11		preceding the year of issue, of [Moody's
12		Corporate Bond Yield Average-Monthly Average
13		Corporates,] the monthly average of composite
14		yield on seasoned corporate bonds, as published
15		by Moody's Investors Service, Inc.;
16	[(ii)	-] (B) For single premium immediate annuities and
17		for annuity benefits involving life contingencies
18		arising from other annuities with cash settlement
19		options and guaranteed interest contracts with
20		cash settlement options, the average over a
21	· •	period of twelve months, ending on June 30 of the
22		calendar year of issue or year of purchase, [of



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1		Moody's Corporate Bond Yield Average Monthly
2		Average Corporates,] of the monthly average of
3		the composite yield on seasoned corporate bonds,
4		as published by Moody's Investors Service, Inc.;
5	[(iii)]	(C) For other annuities with cash settlement
6		options and guaranteed interest contracts with
7		cash settlement options, valued on [a year of
8		issue] an issue year basis, except as stated in
9		[clause (ii),] <u>subparagraph (B),</u> with guarantee
10		duration in excess of ten years, the lesser of
11	·	the average over a period of thirty-six months
12		and the average over a period of twelve months,
13		ending on June 30 of the calendar year of issue
14		or purchase, [of Moody's Corporate Bond Yield
15		Average-Monthly Average Corporates,] of the
16		monthly average of the composite yield on
17		seasoned corporate bonds, as published by Moody's
18		Investors Service, Inc.;
19	[(iv)]	(D) For other annuities with cash settlement
20		options and guaranteed interest contracts with
21		cash settlement options, valued on [a year of
22		issue] an issue year basis, except as stated in



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1		[clause (ii),] <u>subparagraph (B),</u> with guarantee
2		duration of ten years or less, the average over a
3		period of twelve months, ending on June 30 of the
4		calendar year of issue or purchase, [of Moody's
5		Corporate Bond Yield Average-Monthly Average
6		Corporates,] of the monthly average of the
7		composite yield on seasoned corporate bonds, as
8		published by Moody's Investors Service, Inc.;
9	[(v)]	(E) For other annuities with no cash settlement
10		options and for guaranteed interest contracts
11		with no cash settlement options, the average over
12		a period of twelve months, ending on June 30 of
13		the calendar year of issue or purchase, [of
14		Moody's Corporate Bond Yield Average-Monthly
15		Average Corporates,] of the monthly average of
16		the composite yield on seasoned corporate bonds,
17		as published by Moody's Investors Service, Inc.;
18		and
19	[(vi)]	(F) For other annuities with cash settlement
20		options and guaranteed interest contracts with
21		cash settlement options, valued on a change in

fund basis, except as stated in [clause (ii),]

22



1		subparagraph (B), the average over a period of
2		twelve months, ending on June 30 of the calendar
3		year of the change in the fund, [of Moody's
4		Corporate Bond Yield Average Monthly Average
5		Corporates,] of the monthly average of the
6		composite yield on seasoned corporate bonds, as
7		published by Moody's Investors Service, Inc.; and
8	[(F)	Alternative method for determining references interest
9		rates:]
10	(5)	In the event that [Moody's Corporate Bond Yield
11		Average Monthly Average Corporates] the monthly
12		average of the composite yield on seasoned corporate
13		bonds is no longer published by Moody's Investors
14		Service, Inc., or in the event that the National
15		Association of Insurance Commissioners determines that
16		[Moody's Corporate Bond Yield Average Monthly Average
17		Corporates as published] the monthly average of the
18		composite yield on seasoned corporate bonds as
19		published by Moody's Investors Service, Inc., is no
20		longer appropriate for the determination of the
21		reference interest rate, then an alternative method
22		for determination of the reference interest rate[$_{7}$



1		which is] adopted by the National Association of
2		Insurance Commissioners and approved by rules adopted
3		by the commissioner $[\tau]$ may be substituted.
4	[.(d)	Commissioner's reserve valuation methods:
5	- (1)]	(h)(1) Except as otherwise provided in subsections
6		[(e) and (h),] <u>(i), (l), and (n),</u> reserves, according
7		to the commissioner's reserve valuation [methods,]
8		method, for the life insurance and endowment benefits
9		of policies providing for a uniform amount of
10		insurance and requiring the payment of uniform
11		premiums shall be the excess, if any, of the present
12		value, at the date of valuation, of the future
13		guaranteed benefits provided for by the policies, over
14		the then present value of any future modified net
15		premiums therefor. The modified net premiums for [any
16		such] \underline{a} policy shall be the uniform percentage of the
17		respective contract premiums for the benefits
18		[(excluding extra premiums on a substandard policy)]
19		such that the present value, at the date of issue of
20		the policy, of all the modified net premiums shall be
21		equal to the sum of the then present value of the

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benefits provided for by the policy and the excess of 1 subparagraph (A) over subparagraph (B) as follows: 2 A net level annual premium equal to the present 3 (A) value, at the date of issue, of the benefits 4 provided for after the first policy year, divided 5 6 by the present value, at the date of issue, of an annuity of one [a year] per annum payable on the 7 8 first and each subsequent anniversary of the 9 policy on which a premium falls due; provided 10 that the net level annual premium shall not exceed the net level annual premium on the 11 12 nineteen-year premium whole life plan for 13 insurance of the same amount at an age one year higher than the age of issue of the policy; and 14 A net one-year term premium for the benefits 15 (B) provided for in the first policy year [; provided 16 17 that for any]; For a life insurance policy issued on or after 18 (2) January 1, 1986, for which the contract premium in the 19 20 first policy year exceeds that of the second year, and 21 for which no comparable additional benefit is provided

in the first year for the excess, [which] and that

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1 provides an endowment benefit, a cash surrender value, 2 or a combination thereof, in an amount greater than 3 the excess premium, the reserve, according to the 4 commissioner's reserve valuation method as of any 5 policy anniversary occurring on or before the assumed ending date, defined herein as the first policy 6 7 anniversary on which the sum of any endowment benefit and any cash surrender value then available is greater 8 9 than the excess premium, except as otherwise provided in subsection [(h),] (1), shall be the greater of the 10 reserve as of the policy anniversary calculated [as 11 12 described above] pursuant to this paragraph and the reserve as of the policy anniversary calculated as 13 described, but with: 14 [-(i)] (A) The value defined in [subparagraph (A)]15 paragraph (1) being reduced by fifteen per cent 16 of the amount of the excess first year premium; 17 [(ii)] (B) All present values of benefits and 18 19 premiums being determined without reference to premiums or benefits provided for by the policy 20 21 after the assumed ending date;



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1		[(iii)] <u>(C)</u> The policy being assumed to mature on that
2		date as an endowment; and
3		[(iv)] <u>(D)</u> The cash surrender value provided on that
4	•	date being considered as an endowment benefit.
5		In making the above comparison, the mortality and
6		interest bases stated in [subsection (c)(2) and (3)]
7		subsections (e) and (g) shall be used; and
8	[(2)	Reserve] (3) Reserves according to the
9		commissioner's reserve valuation [methods for:] method
10		shall be calculated by a method consistent with the
11		principles of paragraphs (1) and (2) for:
12		(A) Life insurance policies providing for a varying
13		amount of insurance or requiring the payment of
14		varying premiums;
15		(B) Group annuity and pure endowment contracts
16		purchased under a retirement plan or plan of
17		deferred compensation, established or maintained
18		by an employer (including a partnership or sole
19		proprietorship) or by an employee organization,
20		or by both, other than a plan providing
21		individual retirement accounts or individual
22		retirement annuities under section 408 of the

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1		Internal Revenue Code, as now or hereafter			
2	amended;				
3	(C)	Accident and health or sickness and accidental			
4		death benefits in all policies and contracts; and			
5	(D)	All other benefits, except life insurance and			
6		endowment benefits in life insurance policies and			
7		benefits provided by all other annuity and pure			
8		endowment contracts[;			
9	shal	l be calculated by a method consistent with the			
10	prin	ciples of this subsection].			
11	[(e)] <u>(i)</u>	This subsection shall apply to all annuity and			
12	pure endowment contracts other than group annuity and pure				
13	endowment contracts purchased under a retirement plan or plan of				
14	deferred compensation, established or maintained by an employer				
15	(including a partnership or sole proprietorship) or by an				
16	employee organization, or by both, other than a plan providing				
17	individual retirement accounts or individual retirement				
18	annuities under section 408 of the Internal Revenue Code, as now				
19	or hereafter amended.				
20	Reserves according to the commissioner's annuity reserve				
21	method for benefits under annuity or pure endowment contracts,				
22	excluding any	accident and health or sickness and accidental			
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1 death benefits in [those] the contracts, shall be the greatest 2 of the respective excesses of the present values, at the date of 3 valuation, of the future guaranteed benefits, including 4 guaranteed nonforfeiture benefits, provided for by [those] the 5 contracts at the end of each respective contract year, over the 6 present value, at the date of valuation, of any future valuation 7 considerations derived from future gross considerations, required by the terms of the contract, that become payable prior 8 9 to the end of [such] the respective contract year. The future 10 guaranteed benefits shall be determined by using the mortality 11 table, if any, and the interest rate, or rates, specified in the 12 contracts for determining guaranteed benefits. The valuation 13 considerations are the portions of the respective gross 14 considerations applied under the terms of the contracts to determine nonforfeiture values. 15

16 [(f) Minimum aggregate reserves:] (j) In no event shall
17 [an insurer's] a company's aggregate reserves for all life
18 insurance policies, excluding accident and health [or sickness]
19 and accidental death benefits, issued on or after [the operative
20 date of section 431:10D-104,] January 1, 1956, be less than the
21 aggregate reserves calculated in accordance with the methods set
22 forth in subsections [(d), (e), (h), and (i),] (h), (i), (1),

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1	and (m), and the mortality table or tables and rate or rates of
2	interest used in calculating nonforfeiture benefits for those
3	policies. In no event shall the aggregate reserves for all
4	policies, contracts, and benefits be less than the aggregate
5	reserves determined by the [qualified] appointed actuary to be
6	necessary to render the opinion required by $[subsection (j).]$
7	subsections (c) and (d).
8	[(g) Optional reserves bases:] (k) With regard to
9	optional reserve calculation:
10	(1) Reserves for $[any category of]$ policies $[,]$ and
11	contracts[, or benefits as established by the
12	commissioner, issued on or after the operative date of
13	section 431:10D-104,] issued prior to January 1, 1956,
14	may be calculated, at the option of the [insurer,]
15	company, according to any standards [which] that
16	produce greater aggregate reserves for [the category
17	than those calculated according to the minimum
18	standard herein provided. The rates of interest used
19	for policies and contracts, other than annuity and
20	pure endowment contracts, shall not be higher than the
21	corresponding rates of interest used in calculating
22	any-nonforfeiture-benefits-provided for therein. Any]



1 all such policies and contracts than the minimum 2 reserves required by the laws in effect immediately 3 prior to that date; Reserves for any category of policies, contracts, or 4 (2) benefits established by the commissioner, issued on or 5 after January 1, 1956, may be calculated, at the 6 option of the company, according to any standards that 7 produce greater aggregate reserves for the category 8 than those calculated according to the minimum 9 10 standard provided herein, but the rate or rates of interest used for policies and contracts, other than 11 annuity and pure endowment contracts, shall not be 12 13 greater than the corresponding rate or rates of interest used in calculating any nonforfeiture 14 benefits provided in the policies or contracts; and 15 A company, which adopts at any time [shall have 16 (3) 17 adopted any] a standard valuation producing greater aggregate reserves than those calculated according to 18 the minimum standard [herein] provided $[\tau]$ under this 19 section, may adopt a lower standard of valuation with 20 the approval of the commissioner, [may adopt any lower 21 22 standard of valuation,] but not lower than the minimum



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[herein] provided[+] herein; provided that for the purposes of this section, the holding of additional reserves previously determined by [a qualified] the appointed actuary to be necessary to render the opinion required by [subsection (j)] subsections (c) and (d) shall not be deemed to be the adoption of a higher standard of valuation.

[(h) Minimum reserve:] (1) If in any contract year the 8 9 gross premium charged by [any life insurer] a company on [any] a policy or contract is less than the valuation net premium for 10 11 the policy or contract calculated by the method used in 12 calculating the reserve [thereon] but using the minimum valuation standards of mortality and rate of interest, the 13 minimum reserve required for [that] the policy or contract shall 14 15 be the greater of either the reserve calculated according to the mortality table, rate of interest, and method actually used for 16 17 the policy or contract, or the reserve calculated by the method actually used for the policy or contract, but using the minimum 18 19 valuation standards of mortality and rate of interest and 20 replacing the valuation net premium by the actual gross premium in each contract year for which the valuation net premium 21 exceeds the actual gross premium. The minimum valuation 22



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standards of mortality and rate of interest referred to in this 1 [section] subsection are those standards stated in [subsection 2 (c) (1), (2), and (4); provided that for any] subsections (e) and 3 (g). For a life insurance policy issued on or after January 1, 4 1986, for which the gross premium in the first policy year 5 6 exceeds that of the second year and for which no comparable additional benefit is provided in the first year for the excess 7 and [which] that provides an endowment benefit or a cash 8 surrender value, or a combination thereof, in an amount greater 9 than the excess premium, this subsection shall be applied as if 10 the method actually used in calculating the reserve for the 11 policy were the method described in subsection $\left[\frac{d}{d}\right]$ (h), 12 ignoring [the second paragraph of that] subsection [-] (h)(2). 13 The minimum reserve at each policy anniversary of such a policy 14 15 shall be the greater of the minimum reserve calculated in accordance with subsection [(d),] (h), including subsection 16 17 $\left[\frac{d}{2}\right]$ (h) (2) and the minimum reserve calculated in accordance 18 with this subsection.

19 [(i)] (m) In the case of any plan of life insurance
20 [which] that provides for future premium determination, the
21 amounts of which are to be determined by the insurance company
22 based on then estimates of future experience, or in the case of SB2821 SD2 LRB 14-1765.doc

1	any plan	of life insurance or annuity [which] <u>that</u> is of such a
2	nature th	at the minimum reserves cannot be determined by the
3	methods d	escribed in subsections [(d), (e), and] (h), <u>(i), and</u>
4	<u>(1),</u> the	reserves [which] that are held under [any such] the
5	plan [mus	t:] shall:
6	(1)	Be appropriate in relation to the benefits and the
7		pattern of premiums for that plan; and
8	(2)	Be computed by a method [which] that is consistent
9		with the principles of this section, as determined by
10		rules adopted by the commissioner.
11	[(j)	The actuarial opinion of reserves and this subsection
12	shall bec	ome effective December 31, 1995.
13	(1)	Every life insurance company doing business in this
14		State shall annually submit the opinion of a qualified
15		actuary as to whether the reserves and related
16		actuarial items held in support of the policies and
17		contracts specified by the commissioner, by rules, are
18		computed appropriately, are based on assumptions which
19		satisfy contractual provisions, are consistent with
20		prior reported amounts, and comply with the applicable
21		laws of this State. The commissioner, by rules, shall



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1		define the specifics of this opinion and add any other		
2		items deemed to be necessary to its scope;		
3	(2)	Actuarial analysis of reserves and assets supporting		
4		the reserves:		
5	-	(A) Every life insurance company, except as exempted		
6		by or pursuant to rules, also shall include		
7		annually in the opinion required by paragraph		
8		(1), an opinion of the same qualified actuary as		
9		to whether the reserves and related actuarial		
10		items held in support of the policies and		
11		contracts specified by the commissioner by rules,		
12		when considered in light of the assets held by		
13		the company with respect to the reserves and		
14		related actuarial items, including but not		
15		limited to the investment earnings on the assets		
16		and the considerations anticipated to be received		
17		and retained under the policies and contracts,		
18		make adequate provision for the company's		
19		obligations under the policies and contracts,		
20		including but not limited to the benefits under,		
21		and expenses associated with, the policies and		
22		contracts; and		



1		(B)	The commissioner may provide, by rules, for a
2			transition period for establishing any higher
3			reserves which the qualified actuary may deem
4			necessary in order to render the opinion required
5			by this section;
6	-(3) -	Each	-opinion-required-by-paragraph (2) shall-be
7		gove	rned by the following:
8		(A)	A memorandum, in form and substance acceptable to
9			the commissioner as specified by rules, shall be
10			prepared to support each actuarial opinion; and
11		(B)	If the insurance company fails to provide a
12			supporting memorandum at the request of the
13			commissioner within a period specified by rules
14			or if the commissioner determines that the
15			supporting memorandum provided by the insurer
16			fails to meet the standards prescribed by rules
17			or is otherwise unacceptable to the commissioner,
18	,		the commissioner may engage a qualified actuary
19			at the expense of the insurer to review the
20			opinion and the basis for the opinion and prepare
21			any supporting memorandum that is required by the
22			commissioner; and



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1	(4)	Ever	y opinion shall be governed by the following:
2		-(A)-	The opinion shall be submitted with the annual
3			statement reflecting the valuation of reserve
4			liabilities for each year ending on or after
5			December 31, 1995;
6		-(B)	The opinion shall apply to all business in force
7			including individual and group health insurance
8			plans, in form and substance acceptable to the
9			commissioner as specified by rules;
10		(C)	The opinion shall be based on standards adopted
11			from time to time by the Actuarial Standards
12			Board and on any [additional] standards that the
13			commissioner may prescribe by rules;
14		(D)-	In the case of an opinion required to be
15			submitted by a foreign or alien insurer, the
16			commissioner may accept the opinion filed by that
17			insurer with the insurance supervisory official
18			of another state if the commissioner determines
19			that the opinion reasonably meets the
20			requirements applicable to an insurer domiciled
21			in this State;



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. 1	(E)	For the purposes of this section, "qualified
2		actuary" means a member in good standing of the
3		American Academy of Actuaries who meets the
4		requirements set forth in the regulations adopted
5		by the American Academy of Actuaries;
6	(F)	Except in cases of fraud or wilful misconduct,
7		the qualified actuary shall not be liable for
8		damages to any person, other than the insurer and
9		the commissioner, for any act, error, omission,
10		decision, or conduct with respect to the
11		actuary's opinion; and
12	-(G) -	Any memorandum in support of the opinion, and any
13		other material provided by the insurer to the
14		commissioner in connection therewith, shall be
15		kept confidential by the commissioner and shall
16		not be made public and shall not be subject to
17		subpoena, other than for the purpose of defending
18		an action seeking damages from any person by
19		reason of any action required by this section, or
20		by rules adopted hereunder; provided that the
21		memorandum or other material may otherwise be



1	consent of the insurer or be released to the
2	American Academy of Actuaries upon request
3	stating that the memorandum or other material is
4	required for the purpose of professional
5	disciplinary proceedings and setting forth
6	procedures satisfactory to the commissioner for
7	preserving the confidentiality of the memorandum
8	or other material. Once any portion of the
9	confidential memorandum is cited by the insurer
10	in its marketing material or is cited before any
11	governmental agency, other than a state insurance
12	department, or is released by the insurer to the
13	news-media, all portions of the confidential
14	memorandum_shall_no_longer_be_confidential.]
15	(n) For accident and health insurance contracts issued on
16	or after the operative date of the valuation manual, the
17	standard prescribed in the valuation manual is the minimum
18	standard of valuation required under subsection (b)(2). For
19	accident and health or sickness insurance contracts issued on or
20	after January 1, 1956, and prior to the operative date of the
21	valuation manual, the minimum standard of valuation is the
22	standard adopted by the commissioner by rule.
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1	(0) (<u>1) F</u>	or policies issued on or after the operative date			
2		of t	of the valuation manual, the standard prescribed in			
3		the ·	valuation manual is the minimum standard of			
4		valu	ation required under subsection (b)(2), except as			
5			ided under paragraph (5) or (7) of this			
6			ection;			
7	(2)					
	(2)		operative date of the valuation manual is			
8			ary 1 of the first calendar year following the			
9		firs	t July 1 as of which all of the following have			
10		occu	rred:			
11		(A)	The valuation manual has been adopted by the			
12			National Association of Insurance Commissioners			
13			by an affirmative vote of at least forty-two			
14			members, or three-fourths of the members voting,			
15			whichever is greater;			
16		<u>(B)</u>	The Standard Valuation Law, as amended by the			
17			National Association of Insurance Commissioners			
18			in 2009, or legislation including substantially			
19			similar terms and provisions, has been enacted by			
20			states representing greater than seventy-five per			
21			cent of the direct premiums written as reported			
22			in the following annual statements submitted for			
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.1		2008: life, accident and health annual
2		statements; health annual statements; or
3		fraternal annual statements; and
4		(C) The Standard Valuation Law, as amended by the
5		National Association of Insurance Commissioners
6		in 2009, or legislation including substantially
7		similar terms and provisions, has been enacted by
8		at least forty-two of the following fifty-five
9		jurisdictions: the fifty states of the United
10		States, American Samoa, the American Virgin
11		Islands, the District of Columbia, Guam, and
12		Puerto Rico;
13	(3)	Unless a change in the valuation manual specifies a
14		later effective date, changes to the valuation manual
15		shall be effective on January 1 following the date
16		when all of the following have occurred:
17		(A) The change to the valuation manual has been
18		adopted by the National Association of Insurance
19		Commissioners by an affirmative vote
20		representing:
21		(i) At least three-fourths of the members of the
22		National Association of Insurance



1			Commissioners voting, but not less than a
2			majority of the total membership; and
3		<u>(ii)</u>	Members of the National Association of
4			Insurance Commissioners representing
5	·		jurisdictions totaling greater than seventy-
6			five per cent of the direct premiums written
7			as reported in the following annual
8			statements most recently available prior to
9			the vote in clause (i): life, accident and
10			health annual statements; health annual
11			statements; or fraternal annual statements;
12			and
13	<u>(</u> B) The v	valuation manual becomes effective pursuant
14		to ru	les adopted by the commissioner;
15	<u>(4)</u> Th	e valuat	tion manual shall specify all of the
16	fo	llowing	<u>.</u>
17	<u>(</u> A) Minir	num valuation standards for and definitions
18		of th	ne policies or contracts subject to
19		subse	ection (b)(2). These minimum valuation
20		stand	lards shall be:
21		<u>(i)</u>	The commissioner's reserve valuation method
22			for life insurance contracts, other than



1			annuity contracts, subject to subsection
2			(b) (2) ;
3	-	(ii)	The commissioner's annuity reserve valuation
4			method for annuity contracts subject to
5			subsection (b)(2); and
6	<u>(</u> ;	<u>iii)</u>	Minimum reserves for all other policies or
7			contracts subject to subsection (b)(2);
8	<u>(B)</u>	Whick	n policies or contracts or types of policies
9		<u>or co</u>	ontracts that are subject to the requirements
10		of a	principle-based valuation in subsection
11		(p)(2	1) and the minimum valuation standards
12		cons	istent with those requirements;
13	<u>(C)</u>	For p	policies and contracts subject to a
14		prino	ciple-based valuation under subsection (p):
15		<u>(i)</u>	Requirements for the format of reports to
16			the commissioner under subsection (p)(2)(C)
16 17			the commissioner under subsection (p)(2)(C) that shall include information necessary to
17			that shall include information necessary to
17 18		<u>(ii)</u>	that shall include information necessary to determine if the valuation is appropriate
17 18 19		<u>(ii)</u>	that shall include information necessary to determine if the valuation is appropriate and in compliance with this section;



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1		-	<u>(iii)</u>	Procedures for corporate governance and
2				oversight of the actuarial function, and a
3				process for appropriate waiver or
4				modification of such procedures;
5		(D)	For	policies not subject to a principle-based
6			valu	ation under subsection (p), the minimum
7			valu	ation standard shall either:
8			(i)	Be consistent with the minimum standard of
9				valuation prior to the operative date of the
10				valuation manual; or
11			<u>(ii)</u>	Develop reserves that quantify the benefits
12				and guarantees, and the funding, associated
13				with the contracts and their risks at a
14				level of conservatism that reflects
15			·	conditions that include unfavorable events
16				that have a reasonable probability of
17				occurring;
18		<u>(E)</u>	<u>Othe</u>	r requirements including but not limited to
19	· · ·		thos	e relating to reserve methods, models for
20			meas	uring risk, generation of economic scenarios,
21			assu	mptions, margins, use of company experience,
22			risk	measurement, disclosure, certifications,



1		reports, actuarial opinions and memorandums,
2		transition rules, and internal controls; and
3		(F) The data and form of the data required under
4		subsection (q), with whom the data shall be
5		submitted, and may specify other requirements
6		including data analyses and reporting of
7		analyses;
8	(5)	In the absence of a specific valuation requirement or
9		if a specific valuation requirement in the valuation
10		manual is not, in the opinion of the commissioner, in
11		compliance with this section, then the company shall,
12		with respect to these requirements, comply with
13		minimum valuation standards prescribed by the
14		commissioner by rule;
15	(6)	The commissioner may engage a qualified actuary, at
16		the expense of the company, to perform an actuarial
17		examination of the company and opine on the
18		appropriateness of any reserve assumption or method
19		used by the company, or to review and opine on a
20		company's compliance with any requirement set forth in
21		this section. The commissioner may rely upon the
22		opinion, regarding provisions contained within this
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1		section, of a qualified actuary engaged by the
2		commissioner of another state, district, or territory
3		of the United States. As used in this paragraph,
4		"engage" includes employment and contracting; and
5	(7)	The commissioner may require a company to change any
6		assumption or method that in the opinion of the
7		commissioner is necessary to comply with the
8		requirements of the valuation manual or this section,
9		and the company shall adjust the reserves as required
10		by the commissioner. The commissioner may take other
11		disciplinary action as permitted pursuant to this
12		chapter.
13	(p)(2	1) A company shall establish reserves using a
14		principle-based valuation that meets the following
15		conditions for policies or contracts as specified in
16		the valuation manual:
17		(A) Quantify the benefits and guarantees, and the
18		funding, associated with the contracts and their
19		risks at a level of conservatism that reflects
20	·	conditions that include unfavorable events that
21		have a reasonable probability of occurring during
22		the lifetime of the contracts. For policies or



1		cont	racts with significant tail risk, the
2		valu	ation shall reflect conditions appropriately
3		adve	rse to quantify the tail risk;
4	(B) Inco	rporate assumptions, risk analysis methods
5		and	financial models, and management techniques
6		that	are consistent with, but not necessarily
7		iden	tical to, those used within the company's
8		over	all risk assessment process, while
9		reco	gnizing potential differences in financial
10		repo	rting structures and any prescribed
11		assu	mptions or methods;
12	<u>(C</u>)) Inco	rporate assumptions that are prescribed in
13		the ·	valuation manual, or for assumptions that are
14		not j	prescribed, the assumptions shall:
15		<u>(i)</u>	Be established using the company's available
16			experience, to the extent it is relevant and
17			statistically credible; or
18		<u>(ii)</u>	To the extent that company data is not
19			available, relevant, or statistically
20			credible, be established using other
21			relevant, statistically credible experience;
22			and



1		(D)	Provide margins for uncertainty including adverse
2			deviation and estimation error, such that the
3			greater the uncertainty, the larger the margin
4			and resulting reserve;
5	(2)	<u>A co</u>	mpany using a principle-based valuation for one or
6		more	policies or contracts subject to this section as
7		spec	ified in the valuation manual shall:
8		(A)	Establish procedures for corporate governance and
9			oversight of the actuarial valuation function
10			consistent with those described in the valuation
11			manual;
12		<u>(B)</u>	Provide to the commissioner and to the company's
13.			board of directors an annual certification of the
14			effectiveness of the internal controls with
15			respect to the principle-based valuation. These
16			controls shall be designed to assure that all
17			material risks inherent in the liabilities and
18			associated assets subject to the valuation are
19			included in the valuation, and that valuations
20			are made in accordance with the valuation manual.
21			The certification shall be based on the controls



1	in	place as of the end of the preceding calendar
2	ye	ar; and
3	<u>(C)</u> De	velop and file with the commissioner, upon
4	re	quest, a principle-based valuation report that
5	co	mplies with standards prescribed in the
6	va	luation manual; and
7	(3) A princ	iple-based valuation may include a prescribed
8	formula	ic reserve component.
9	(q) On or a	fter the operative date of the valuation
10	manual, a company	shall submit mortality, morbidity,
11	policyholder beha	vior, or expense experience and other data as
12	prescribed in the	valuation manual.
13	(r)(1) With	respect to privilege for, and confidentiality
14	of, con	fidential information:
15	(A) <u>Ex</u>	cept as provided in this subsection, a
16	<u>co</u>	mpany's confidential information is
17	<u>co</u>	nfidential by law and privileged, and shall not
18	be	disclosable under chapter 92F, shall not be
19	su	bject to subpoena, and shall not be subject to
20	<u>di</u>	scovery or admissible in evidence in any
21	pr	ivate civil action; provided that the
22	<u></u>	mmissioner may use the confidential information



1		in t	ne furtherance of any regulatory or legal
2		acti	on brought against the company as a part of
3		the	commissioner's official duties;
4	<u>(B)</u>	Neit	ner the commissioner nor any person who
5		rece	ived confidential information while acting
6		unde	r the authority of the commissioner shall be
7		perm	itted or required to testify in any private
8		<u>civi</u>	l action concerning any confidential
9		info	rmation;
10	<u>(C)</u>	To a	ssist in the performance of the
11		comm	issioner's duties, the commissioner may share
12		conf	idential information:
13		<u>(i)</u>	With other state, federal, and international
14			regulatory agencies and with the National
15			Association of Insurance Commissioners and
16			its affiliates and subsidiaries; and
17		<u>(ii)</u>	In the case of confidential information
18			specified in paragraph (3)(A)(i) and (iv)
19			only, with the Actuarial Board for
20			Counseling and Discipline or its successor
21			upon request stating that the confidential
22			information is required for the purpose of



1		professional disciplinary proceedings and
2		with the state, federal, and international
3		law enforcement officials in the case of
4		this clause and clause (i); provided that
5		the recipient agrees, and has the legal
6		authority to agree, to maintain the
7		confidentiality and privileged status of the
8		documents, materials, data, and other
9		information in the same manner and to the
10		same extent as required for the
11		commissioner;
12	<u>(D)</u>	The commissioner may receive documents,
13		materials, data, and other information, including
14		otherwise confidential and privileged documents,
14 15		otherwise confidential and privileged documents, materials, data, or information, from the
15		materials, data, or information, from the
15 16		materials, data, or information, from the National Association of Insurance Commissioners
15 16 17		materials, data, or information, from the National Association of Insurance Commissioners and its affiliates and subsidiaries, from
15 16 17 18		materials, data, or information, from the National Association of Insurance Commissioners and its affiliates and subsidiaries, from regulatory or law enforcement officials of other
15 16 17 18 19		<pre>materials, data, or information, from the National Association of Insurance Commissioners and its affiliates and subsidiaries, from regulatory or law enforcement officials of other foreign or domestic jurisdictions, and from the</pre>



1			other information received with notice or the
2			understanding that it is confidential or
3			privileged under the laws of the jurisdiction
4			that is the source of the document, material, or
5			other information;
6		<u>(E)</u>	The commissioner may enter into agreements
7			governing the sharing and use of information
8			consistent with this paragraph;
9		<u>(F)</u>	No waiver of any applicable privilege or claim of
10			confidentiality in the confidential information
11			shall occur as a result of disclosure to the
12			commissioner under this subsection or as a result
13			of sharing as authorized in subparagraph (C);
14		(G)	A privilege established under the law of any
15			state or jurisdiction that is substantially
16	,		similar to the privilege established under this
17			paragraph shall be available and enforced in any
18			proceeding in, and in any court of, this State;
19	(2)	Notw	ithstanding paragraph (1), any confidential
20		info	rmation specified in paragraph (3)(A)(i) and (iv):
21		(A)	May be subject to subpoena for the purpose of
22			defending an action seeking damages from the



1			appointed actuary submitting the related
2			memorandum in support of an opinion submitted
3			under subsections (c) and (d) or principle-based
4			valuation report developed under subsection
5			(p)(2)(C) by reason of an action required by this
6			section or by rules adopted hereunder;
7		<u>(B)</u>	May otherwise be released by the commissioner
8		-	with the written consent of the company; and
9		(C)	Once any portion of a memorandum in support of an
10			opinion submitted under subsections (c) and (d)
11			or a principle-based valuation report developed
12			under subsection (p)(2)(C) is cited by the
13			company in its marketing, is publicly volunteered
14			to or before a governmental agency other than a
15			state insurance department, or is released by the
16			company to the news media, all portions of the
17			memorandum or report shall no longer be
18			confidential; and
19	(3)	For	purposes of this section:
20		(A)	"Confidential information" means:
21			(i) A memorandum in support of an opinion
22		*	submitted under subsections (c) and (d) and



	· · · ·	
1		any other documents, materials, and other
2		information, including but not limited to
3		all working papers and copies thereof,
4		created, produced, or obtained by or
5		disclosed to the commissioner or any other
6		person in connection with such memorandum;
. 7	<u>(ii)</u>	All documents, materials, and other
8		information, including but not limited to
9		all working papers and copies thereof,
10		created, produced, or obtained by or
11		disclosed to the commissioner or any other
12		person in the course of an examination made
13		under subsection (o)(6); provided that if an
14		examination report or other material
15		prepared in connection with an examination
16		made under section 431:2-302 is not held as
17		private and confidential information under
18		section 431:2-305, an examination report or
19		other material prepared in connection with
20		an examination made under subsection (o)(6)
21		shall not be "confidential information" to
22		the same extent as if the examination report



1		or other material had been prepared under
2		section 431:2-305;
3	<u>(iii)</u>	Any reports, documents, materials, and other
4		information developed by a company in
5		support of, or in connection with, an annual
6		certification by the company under
7		subsection (p)(2)(B) evaluating the
8		effectiveness of the company's internal
9		controls with respect to a principle-based
10		valuation and any other documents,
11		materials, and other information, including
12		but not limited to all working papers and
13		copies thereof, created, produced, or
14		obtained by, or disclosed to the
15		commissioner or any other person in
16		connection with such reports, documents,
17		materials, and other information;
18	<u>(iv)</u>	Any principle-based valuation report
19		developed under subsection (p)(2)(C) and any
20		other documents, materials, and other
21		information, including but not limited to
22		all working papers and copies thereof,



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1	created, produced, or obtained by, or
2	disclosed to the commissioner or any other
3	person in connection with the report; and
4 <u>(v)</u>	Any documents, materials, data, and other
5	information submitted by a company under
6	subsection (q) (collectively, "experience
7	data") and any other documents, materials,
8	data, and other information, including but
9	not limited to all working papers and copies
10	thereof, created or produced in connection
11	with the experience data, in each case that
12	include any potentially company-identifying
13	or personally identifiable information, that
14	is provided to or obtained by the
15	commissioner (together with any "experience
16	data", the "experience materials") and any
17	other documents, materials, data, and other
18	information, including but not limited to
19	all working papers and copies thereof,
20	created, produced, or obtained by, or
21	disclosed to the commissioner or any other



1	person in connection with the experience			
2	materials; and			
3	(B) "Regulatory agency", "law enforcement agency",			
4	and "National Association of Insurance			
5	Commissioners" include but shall not be limited			
6	to their employees, agents, consultants, and			
7	contractors.			
8	(s) The commissioner may exempt specific product forms or			
9	product lines of a domestic company that is licensed and doing			
10	business only in this State from the requirements of subsection			
11	(o); provided that:			
12	(1) The commissioner has issued an exemption in writing to			
13	the company and has not subsequently revoked the			
14	exemption in writing; and			
15	(2) The company computes reserves using assumptions and			
16	methods used prior to the operative date of the			
17	valuation manual in addition to any requirements			
18	established by the commissioner and adopted by rule.			
19	For any company granted an exemption under this subsection,			
20	subsections (c) to (n) shall be applicable. With respect to any			
21	company applying this exemption, any reference to subsection (o)			
22	found in subsections (c) to (n) shall not be applicable.			
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1	(t) As used in this section, the following definitions
2	hall apply on or after the operative date of the valuation
3	anual:
4	"Accident and health insurance" means a contract that
5	ncorporates morbidity risk and provides protection against
6	conomic loss resulting from accident, sickness, or medical
7	onditions and as may be specified in the valuation manual.
8	"Appointed actuary" means a qualified actuary who is
9	ppointed in accordance with the valuation manual to prepare the
10	ctuarial opinion required in subsection (d).
11	"Company" means an entity that:
12	(1) Has written, issued, or reinsured life insurance
13	contracts, accident and health insurance contracts, or
14	deposit-type contracts in this State and has at least
15	one such policy in force or on claim; or
16	(2) Has written, issued, or reinsured life insurance
17	contracts, accident and health insurance contracts, or
18	deposit-type contracts in any state and is required to
19	hold a certificate of authority to write life
20	insurance, accident and health insurance, or deposit-
21	type contracts in this State.



1	"Deposit-type contract" means a contract that does not
2	incorporate mortality or morbidity risks and as may be specified
3	in the valuation manual.
4	"Life insurance" means a contract that incorporates
5	mortality risk, including an annuity and a pure endowment
6	contract, and as may be specified in the valuation manual.
7	"Policyholder behavior" means any action that a
8	policyholder, contract holder, or any other person with the
9	right to elect options, such as a certificate holder, may take
10	under a policy or contract subject to this section including but
11	not limited to lapse, withdrawal, transfer, deposit, premium
12	payment, loan, annuitization, or benefit elections prescribed by
13	the policy or contract, but excluding events of mortality or
14	morbidity that result in benefits prescribed in their essential
15	aspects by the terms of the policy or contract.
16	"Principle-based valuation" means a reserve valuation that
17	uses one or more methods or one or more assumptions determined
18	by the insurer and is required to comply with subsection (p) as
19	specified in the valuation manual.
20	"Qualified actuary" means an individual who is qualified to
21	sign the applicable statement of actuarial opinion in accordance
22	with the American Academy of Actuaries qualification standards
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1	for actuaries signing the statement and who meets the			
2	requirements specified in the valuation manual.			
3	"Tail risk" means a risk that occurs either where the			
4	frequency of low probability events is higher than expected			
5	under a normal probability distribution or where there are			
6	observed events of very significant size or magnitude.			
7	"Valuation manual" means the manual of valuation			
8	instructions adopted by the National Association of Insurance			
9	Commissioners as specified in this section or as subsequently			
10	amended."			
11	PART III			
12	SECTION 5. Section 431:10D-104, Hawaii Revised Statutes,			
13	is amended to read as follows:			
14	"§431:10D-104 Standard nonforfeiture law[<i>†</i>] <u>for</u> life			
15	insurance [contracts]. (a) This section shall be known as the			
16	Standard Nonforfeiture Law for Life Insurance.			
17	(b) [Nonforfeiture provisions - life:] <u>With regard to</u>			
18	nonforfeiture benefits of life insurance:			
19	(1) In the case of policies issued on or after the			
20	operative date of this section as defined in			
21	subsection (i), no policy of life insurance, except as			
22	stated in subsection (h), shall be delivered or issued			



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1 for delivery in this State unless it contains in 2 substance the following provisions, or corresponding 3 provisions [which] that in the opinion of the 4 commissioner are at least as favorable to the 5 defaulting or surrendering policyholder as are the 6 minimum requirements hereinafter specified and are 7 essentially in compliance with subsection (q): 8 That, in the event of default in any premium (A) 9 payment, the [insurer will] company shall grant, upon proper request not later than sixty days 10 11 after the due date of the premium in default, a 12 paid-up nonforfeiture benefit on a plan 13 stipulated in the policy, effective as of the due 14 date, of [such value] an amount as may be 15 hereinafter specified. In lieu of [such] the 16 stipulated paid-up nonforfeiture benefit, the 17 [insurer] company may substitute, upon proper 18 request no later than sixty days after the due 19 date of the premium in default, an actuarially 20 equivalent alternative paid-up nonforfeiture 21 benefit [which] that provides a greater amount or 22 longer period of death benefits or, if



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1		applicable, a greater amount or earlier payment
2		of endowment benefits.
3	(B)	That, upon surrender of the policy within sixty
4		days after the due date of any premium payment in
5		default after premiums have been paid for at
6	t M	least three full years in the case of ordinary
7		insurance or five full years in the case of
8		industrial insurance, the [insurer will] <u>company</u>
9		shall pay, in lieu of any paid-up nonforfeiture
10		benefit, a cash surrender value of [such] <u>an</u>
11		amount as may be hereinafter specified.
12	(C)	That a specified paid-up nonforfeiture benefit
13		shall become effective as specified in the policy
14		unless the person entitled to make the election
15		elects another available option not later than
16		sixty days after the due date of the premium in
17		default.
18	(D)	That, if the policy has been [paid-up] <u>paid up</u> by
19		completion of all premium payments or if it is
20	·	continued under any paid-up nonforfeiture benefit
21		[which] <u>that</u> became effective on or after the
22		third policy anniversary in the case of ordinary



	insurance or the fifth policy anniversary in the
	case of industrial insurance, the [insurer will]
	company shall pay, upon surrender of the policy
	within thirty days after any policy anniversary,
	a cash surrender value of [such] <u>an</u> amount as may
	be hereinafter specified.
(E)	In the case of policies [which] <u>that</u> cause, on a
	basis guaranteed in the policy, unscheduled
	changes in benefits or premiums, or [which] that
	provide an option for changes in benefits or
	premiums other than a change to a new policy, a
	statement of the mortality table, interest rate,
	and method used in calculating cash surrender
	values and the paid-up nonforfeiture benefits
	available under the policy. In the case of all
	other policies, a statement of the mortality
	table and interest rate used in calculating the
	cash surrender values and the paid-up
	nonforfeiture benefits available under the
	policy, together with a table showing the cash
	surrender value, if any, and paid-up
	nonforfeiture benefit, if any, available under
	(E)



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1		the policy on each policy anniversary either
2		during the first twenty policy years or during
3		the term of the policy, whichever is shorter,
4		[such] <u>the</u> values and benefits to be calculated
5		upon the assumption that there are no dividends
6		or paid-up additions credited to the policy and
7		that there is no indebtedness to the [insurer]
8		company on the policy.
9	(F)	A statement that the cash surrender values and
10		the paid-up nonforfeiture benefits available
11		under the policy are not less than the minimum
12		values and benefits required by or pursuant to
13		the insurance law of the jurisdiction in which
14		the policy is delivered; an explanation of the
15		manner in which the cash surrender values and the
16	·	paid-up nonforfeiture benefits are altered by the
17		existence of any paid-up additions credited to
- 18		the policy or any indebtedness to the [insurer]
19		company on the policy; if a detailed statement of
20		the method of computation of the values and
21		benefits shown in the policy is not stated
22		therein, a statement that the method of



	computation has been filed with the insurance
	supervisory official of the jurisdiction in which
	the policy is delivered; and a statement of the
."	method to be used in calculating the cash
	surrender value and <u>a</u> paid-up nonforfeiture
	benefit available under the policy on any policy
	anniversary beyond the last anniversary for which
	[such] values and benefits are consecutively
	shown in the policy.
(2)	Any of the [foregoing] provisions <u>in paragraph (1)</u> or
	portions thereof not applicable by reason of the plan
	of insurance may, to the extent inapplicable, be
	omitted from the policy.
(3)	The [insurer] <u>company</u> shall reserve the right to defer
	the payment of any cash surrender value for a period
	of six months after demand therefor with surrender of
	the policy.
(c)	[Cash surrender value life:] With regard to the
computati	on of cash surrender value:
(1)	Any cash surrender value available under the policy in
	the event of default in a premium payment due on any
	policy anniversary, [whether or not required by]
	(3) (c) <u>computati</u>



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1		regardless of subsection (b), shall be an amount not
2		less than the excess, if any, of the present value, on
3		the anniversary, of the future guaranteed benefits
4		that would have been provided for by the policy,
5		including any existing paid-up additions, if there had
6		been no default, over the sum of:
7		(A) The then present value of the adjusted premiums
8		as defined in subsection (e) corresponding to
9		premiums that would have fallen due on and after
10		the anniversary; and
11		(B) The amount of any indebtedness to the [insurer]
12		company on [account of or secured by] the
13		<pre>policy[; provided that:</pre>
14		(i)].
15	(2)	For any policy issued on or after the operative date
16		of subsection (e)(8) that provides supplemental life
17		insurance or annuity benefits at the option of the
18		insured and for an identifiable additional premium by
19		rider or supplemental policy provision, the cash
20		surrender value referred to in [this] paragraph <u>(1)</u>
21		shall be an amount not less than the sum of the cash
22		surrender value for an otherwise similar policy issued



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at the same age without [such] the rider or 1 2 supplemental policy provision and the cash surrender value as defined in paragraph (1) for a policy that 3 provides only the benefits otherwise provided by 4 5 [such] the rider or supplemental policy provision[; 6 and]. $\left[\frac{1}{1}\right]$ (3) For any family policy issued on or after the 7 operative date of subsection (e)(8) that defines a 8 9 primary insured and provides term insurance on the life of the spouse of the primary insured expiring 10 before the spouse's seventy-first birthday, the cash 11 12 surrender value referred to in [this] paragraph (1) shall be an amount not less than the sum of the cash 13 surrender value for an otherwise similar policy issued 14 at the same age without [such] term insurance on the 15 life of the spouse and the cash surrender value [for 16 an otherwise similar policy issued at the same age 17 without such rider or supplemental policy provision 18 and the cash surrender value] as defined in paragraph 19 (1) for a policy that provides only the benefits 20 otherwise provided by [such] term insurance on the 21 22 life of the spouse.

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1	[(2)]	(4) Any cash surrender value available within thirty
2		days after any policy anniversary[, of the future
3		guaranteed benefits provided for by the policy
4		including any existing paid-up additions, shall be
5	×	decreased by any indebtedness to the insurer on
6		account of or secured by the policy.] under any policy
7		paid up by completion of all premium payments or any
8		policy continued under any paid-up nonforfeiture
9		benefit, regardless of subsection (b), shall be an
10		amount not less than the present value, on the
11		anniversary, of the future guaranteed benefits
12		provided for by the policy, including any existing
13		paid-up additions, decreased by any indebtedness to
14		the company on the policy.
15	(d)	[Paid-up nonforfeiture benefit life: Any] <u>With</u>
16	regard to	the computation of paid-up nonforfeiture benefits, for
17	any paid-u	up nonforfeiture benefit available under the policy in
18	the event	of default in a premium payment due on any policy
19	anniversa	ry shall be such that its present value as of the
20	anniversa	ry shall be at least equal to the cash surrender value
21	then prov	ided for by the policy or, if none is provided for,
22	that cash	surrender value [which] <u>that</u> would have been required
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1	by this s	ection in the absence of the condition that premiums
2	shall hav	e been paid for at least a specified period.
3	(e)	[The adjusted premium - life:
4	(1)	This paragraph] With regard to the calculation of
5	adjusted	premiums:
6	(1)	This section shall not apply to policies issued on or
7		after the operative date of paragraph (8) [as defined
8		therein]. Except as provided in paragraph (4), the
9		adjusted premiums for any policy shall be calculated
10		on an annual basis and shall be [such] <u>a</u> uniform
11		percentage of the respective premiums specified in the
12		policy for each policy year, excluding [extra premiums
13		on a substandard policy, that the present value, at
14		the date of issue of the policy,] amounts stated in
15		the policy as extra premiums to cover impairments or
16		special hazards of the present value at the date of
17		issue of the policy, of all such adjusted premiums
18		shall be equal to the sum of:
19		(A) The then present value of the future guaranteed
20		benefits provided for by the policy;
21		(B) Two per cent of the amount of insurance, if the
22		insurance is uniform in amount, or of the



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1		equivalent uniform amount, as hereinafter
2	1	defined, if the amount of insurance varies with
3		duration of the policy;
4	• •	(C) Forty per cent of the adjusted premium for the
5		first policy year; and
6		(D) Twenty-five per cent of either the adjusted
7		premium for the first policy year or the adjusted
8		premium for a whole life policy of the same
9		uniform or equivalent uniform amount with uniform
10		premiums for the whole of life issued at the same
11		age for the same amount of insurance, whichever
12		is less.
13	(2)	[This paragraph shall not apply to policies issued on
14		or after the operative date of paragraph (8).] In
15		applying the percentages specified in paragraph (1)(C)
16		and (D), no adjusted premium shall be deemed to exceed
17		four per cent of the amount of insurance or [uniform]
18		<u>level</u> amount equivalent [thereto. Whenever the plan
19		or term of a policy has been changed, either by
20		request of the insured or automatically in accordance
21		with the policy, the date of inception of the changed
22		policy for the purposes of determining a nonforfeiture



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1		benefit or cash surrender value shall be the date as
2		of which the age of the insured is determined for the
3		purposes of the changed policy]. The date of issue of
4		a policy for the purpose of this subsection shall be
- 5		the date as of which the rated age of the insured is
6		determined.
7	(3)	[This paragraph shall not apply to policies issued on
8		or after the operative date of paragraph (8).] In the
9		case of a policy providing an amount of insurance
10		varying with duration of the policy, the equivalent
. 11		[uniform] level amount [thereof] for the purpose of
12		this [paragraph] subsection shall be deemed to be the
13		[uniform] level amount of insurance provided by an
14		otherwise similar policy, containing the same
15		endowment benefit or benefits, if any, issued at the
16		same age and for the same term, the amount of which
17		does not vary with duration and the benefits under
18		which have the same present value at the [date of
19		issue as the benefits under the policy. In the case
20		of a policy providing a varying amount of insurance
21		issued on the life of a child under age ten, the
22		equivalent uniform amount may be computed as though



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1		the amount of insurance provided by the policy prior
2		to the attainment of age ten was the amount provided
3		by the policy at age ten.
4	(4)	This paragraph shall not apply to policies issued on
5		or after the operative date of paragraph (8).]
6		inception of the insurance as the benefits under the
7		policy.
8	(4)	The adjusted premiums for any policy providing term
9		insurance benefits by rider or supplemental policy
10		provision shall be equal to [the]:
11		(A) The adjusted premiums for an otherwise similar
12		policy issued at the same age without [such] <u>the</u>
13		term insurance benefits, increased, during the
14		period for which premiums for [such] <u>the</u> term
15	•	insurance benefits are payable, by [the]
16		(B) The adjusted premiums for the term insurance.
17		The foregoing amounts in [paragraph (1)(A)]
18		subparagraphs (A) and (B) being calculated separately
19		and as specified in paragraphs $(1)\left[\frac{1}{1-1}\left(2\right),\right]$ and (3) ,
20		except that, for the purposes of paragraph (1)(B),
21		(C), and (D), the amount of insurance or equivalent
22		uniform amount of insurance used in the calculation of



	•	
1		the adjusted premiums referred to in paragraph (1)(B)
2		shall be equal to the excess of the corresponding
3		amount determined for the entire policy over the
4		amount used in the calculation of the adjusted
5		premiums in [paragraph (1)(A).] subparagraph (A).
6	(5)	[This paragraph shall not apply to policies issued on
7		or after the operative date of paragraph (8).] Except
8		as otherwise provided in paragraphs (6) and (7), all
9		adjusted premiums and present values referred to in
10	х	this section shall for all policies of ordinary
11		insurance be calculated on the basis of the
12	х <u>.</u>	Commissioners 1941 Standard Ordinary Mortality Table;
13		provided that for any category of ordinary insurance
14		issued on female risks, adjusted premiums and present
15		values may be calculated according to [an] any age not
16		more than three years younger than the actual age of
17		the insured $[\tau]$ and $[such]$ the calculations for all
18		policies of industrial insurance shall be made on the
19		basis of the 1941 Standard Industrial Mortality Table.
20		All calculations shall be made on the basis of the
21		rate of interest, not exceeding three and one-half per
22		cent a year, specified in the policy for calculating



cash surrender values and paid-up nonforfeiture 1 2 benefits. In calculating the present value of any paid-up 3 term insurance with accompanying pure endowment, if 4 5 any, offered as a nonforfeiture benefit, the rates of mortality assumed may be not more than one hundred 6 thirty per cent of the rates of mortality according to 7 8 the applicable table. For insurance issued on a substandard basis, the 9 calculation of any [such] adjusted premiums and 10 present values may be based on [such] any other table 11 of mortality as may be specified by the [insurer] 12 13 company and approved by the commissioner. This paragraph shall not apply to ordinary policies 14 (6) issued on or after the operative date of paragraph 15 In the case of ordinary policies issued on or 16 (8). after the operative date of this paragraph, all 17 18 adjusted premiums and present values referred to in this section shall be calculated on the basis of the 19 20 Commissioners 1958 Standard Ordinary Mortality Table [-The] and the rate of interest specified in the 21 22 policy for calculating cash surrender values and paid-



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1		up nonforfeiture benefits; provided that the rate of
2		interest shall not exceed three and one-half per cent
3		a year, except that:
4		(A) A rate of interest not exceeding four per cent a
5		year may be used for policies issued after
6		June 1, 1976, and prior to June 1, 1979;
7		(B) A rate of interest not exceeding five and one-
8	•	half per cent a year may be used for policies
9		issued on or after June 1, 1979; and
10		(C) For any single premium whole life or endowment
11		insurance policy, a rate of interest not
12		exceeding six and one-half per cent a year may be
13		used.
14		For any category of ordinary insurance issued on
15		female risks, adjusted premiums and present values may
16		be calculated according to an age not more than six
17		years younger than the actual age of the insured.
18	•	In calculating the present value of any paid-up
19		term insurance with accompanying pure endowment, if
20		any, offered as a nonforfeiture benefit, the rates of
21		mortality assumed may be not more than those shown in
22		the Commissioners 1958 Extended Term Insurance Table.
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For insurance issued on a substandard basis, the 1 2 calculation of any adjusted premiums and present 3 values may be based on such other table of mortality as may be specified by the [insurer] company and 4 approved by the commissioner. 5 After June 1, 1959, any [insurer] company may 6 7 file with the commissioner a written notice of its 8 election to comply with [the provisions of] this paragraph after a specified date before January 1, 9 10 1966. After the filing of such notice, [then] upon 11 [such] the specified date (which shall be the 12 operative date of this paragraph for [such insurer),] 13 that company), this paragraph shall become operative with respect to the ordinary policies thereafter 14 issued by [such insurer.] the company. If [an 15 16 insurer] a company makes no such election, the 17 operative date of this paragraph for [such insurer] 18 the company shall be January 1, 1966. 19 This paragraph shall not apply to industrial policies (7)20 issued on or after the operative date of paragraph

21 (8). In the case of industrial policies issued on or
22 after the operative date of this paragraph, all



1 adjusted premiums and present values referred to in this section shall be calculated on the basis of the 2 3 Commissioners 1961 Standard Industrial Mortality 4 Table [+ 5 The] and the rate of interest specified in the policy for calculating cash surrender values and paid-6 7 up nonforfeiture benefits; provided that the rate of 8 interest shall not exceed three and one-half per cent 9 a year, except that: A rate of interest not exceeding four per cent a 10 (A) year may be used for policies issued on or after 11 June 1, 1976, and prior to June 1, 1979; 12 13 A rate of interest not exceeding five and one-(B) half per cent a year may be used for policies 14 issued on or after June 1, 1979; and 15 For any single premium whole life or endowment 16 (C) 17 insurance policy a rate of interest not exceeding six and one-half per cent a year may be used. 18 19 In calculating the present value of any paid-up term insurance with accompanying pure 20 endowment, if any, offered as a nonforfeiture 21 22 benefit, the rates of mortality assumed may be

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not more than those shown in the Commissioners 1 2 1961 Industrial Extended Term Insurance Table. 3 For insurance issued on a substandard basis, 4 the calculation of any adjusted premiums and 5 present values may be based on such other table of mortality as may be specified by the [insurer] 6 7 company and approved by the commissioner. 8 After May 8, 1965, any [insurer] company may 9 file with the commissioner a written notice of its election to comply with [the provisions of] 10 this paragraph after a specified date before 11 12 January 1, 1968. After the filing of [such] the 13 notice, [then] upon [such] the specified date (which shall be the operative date of this 14 15 paragraph for [such insurer), that company), 16 this paragraph shall become operative with respect to the industrial policies thereafter 17 issued by [such insurer.] the company. 18 If [an insurer] a company makes no such election, the 19 20 operative date of this paragraph for [such 21 insurer] the company shall be January 1, 1968.



1	(8) (A)	This paragraph shall apply to all policies issued
2		on or after the operative date of this paragraph.
3		Except as provided in subparagraph (G), the
4		adjusted premiums for any policy shall be
5		calculated on an annual basis and shall be [such]
6	•	a uniform percentage of the respective premiums
7		specified in the policy for each policy year,
8		excluding amounts payable as extra premiums to
9		cover impairments or special hazards and also
10		excluding any uniform annual contract charge or
11		policy fee specified in the policy in a statement
12		of the method to be used in calculating the cash
13		surrender values and paid-up nonforfeiture
14		benefits, that the present value, at the date of
15		issue of the policy, of all adjusted premiums
16		shall be equal to the sum of:
17		(i) The then present value of the future
18	А.	guaranteed benefits provided for by the
19		policy;
20		(ii) One per cent of either the amount of
21		insurance, if the insurance be uniform in
22		amount, or the average amount of insurance
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1	at the beginning of each of the first ten
2	policy years; and
3	(iii) One hundred twenty-five per cent of the
4	nonforfeiture net level premium as
5	hereinafter defined.
6	In applying the percentage specified in clause
7	(iii), no nonforfeiture net level premium shall
8	be deemed to exceed four per cent of either the
9	amount of insurance, if the insurance be uniform
10	in amount, or the average amount of insurance at
11	the beginning of each of the first ten policy
12	years. The date of issue of a policy for the
13	purpose of this paragraph shall be the date as of
14	which the rated age of the insured is determined.
15	(B) The nonforfeiture net level premium shall be
16	equal to the present value, at the date of issue
17	of the policy, of the guaranteed benefits
18	provided for by the policy divided by the present
19	value, at the date of issue of the policy, of an
20	annuity of one per annum payable on the date of
21	issue of the policy and on each anniversary of
22	[such] <u>the</u> policy on which a premium falls due.
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1 .	(C)	In the case of policies that cause, on a basis
2		guaranteed in the policy, unscheduled changes in
3		benefits or premiums, or that provide an option
4		for changes in benefits or premiums, other than a
5		change to a new policy, the adjusted premiums and
6		present values shall initially be calculated on
7		the assumption that future benefits and premiums
8		do not change from those stipulated at the date
9		of issue of the policy [immediately after the
10		change]. At the time of any such change in the
11		benefit or premiums, the future adjusted
12		premiums, nonforfeiture net level premiums, and
13		present values shall be recalculated on the
14		assumption that future benefits and premiums do
15		not change from those stipulated by the policy
16		immediately after the change.
17	(D)	Except as otherwise provided in subparagraph (G),
18		the recalculated future adjusted premiums for any
19		[such] policy shall be [such] <u>the</u> uniform
20		percentage of the respective future premiums

specified in the policy for each policy year, excluding amounts payable as extra premiums to



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1	course imprisoners and special begands and also
1	cover impairments and special hazards, and also
2	excluding any uniform annual contract charge or
3	policy fee specified in the policy in a statement
4	of the method to be used in calculating the cash
5	surrender values and paid-up nonforfeiture
6	benefits, that the present value, at the time of
7	change to the newly defined benefits or premiums,
8	of all [such] <u>the</u> future adjusted premiums shall
9	be equal to the excess of the sum of:
10	(i) The then present value of the then future
11	guaranteed benefits provided for by the
12	policy; and
13	(ii) The additional expense allowance, if any,
14	over the then cash surrender value, if any,
15	or present value of any paid-up
16	nonforfeiture benefit under the policy.
17	(E) The additional expense allowance, at the time of
18	the change to the newly defined benefits or
19	premiums, shall be the sum of:
20	(i) One per cent of the excess, if positive, of
21	the average amount of insurance at the
22	beginning of each of the first ten policy
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1		years subsequent to the change over the
2		average amount of insurance prior to the
3		change at the beginning of each of the first
4		ten policy years subsequent to the time of
5		the most recent previous change, or, if
6		there has been no previous change, the date
7		of issue of the policy; and
8	(ii)	One hundred twenty-five per cent of the
9		increase, if positive, in the nonforfeiture
10		net level premium.
11	(F) The	recalculated nonforfeiture net level premium
12	shal	l be equal to the result obtained by dividing
13	the	value defined in clause (i) by the value
14	defi	ned in clause (ii):
15	(i)	The nonforfeiture net level premium
16		applicable prior to the charge times the
17		present value of an annuity of one per annum
18		payable on each anniversary of the policy on
19		or subsequent to the date of the charges on
20		which a premium would have fallen due had
21		the change not occurred, plus the present



1		value of the increase in future guaranteed
2		benefits provided for by the policy; and
3		(ii) The present value of an annuity of one per
4		annum payable on each anniversary of the
5		policy on or subsequent to the date of
6		charge on which a premium falls due.
7	(G)	Notwithstanding any other provision of this
8		paragraph to the contrary, in the case of a
9		policy issued on a substandard basis that
10		provides reduced graded amounts of insurance so
11		that, in each policy year, such policy has the
12		same tabular mortality cost as an otherwise
13		similar policy issued on the standard basis that
14		provides higher uniform amounts of insurance,
15		adjusted premiums and present values for [such]
16		the substandard policy may be calculated as if it
17		were issued to provide such higher uniform
18		amounts of insurance on the standard basis.
19	(H)	All adjusted premiums and present values referred
20		to in this section shall: for all policies of
21		ordinary insurance be calculated on the basis of
22		either the Commissioners 1980 Standard Ordinary
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1		Mortali	ty Table $[\tau]$ or <u>,</u> at the election of the
2		company	for any one or more specified plans of
3		life in:	surance, the Commissioners 1980 Standard
4		Ordinary	y Mortality Table with Ten-Year Select
5		Mortali	ty Factors; for all policies of industrial
6		insurand	ce be calculated on the basis of the
7		Commiss	ioners 1961 Standard Industrial Mortality
8		Table; a	and for all policies issued in a
9		particu.	lar calendar year be calculated on the
10		basis of	f a rate of interest not exceeding the
11		nonforfe	eiture interest rate as defined in this
12		paragrap	oh for policies issued in that calendar
13		year; p	rovided that:
14		(i) At	the option of the company, calculations
15	:	fo	r all policies issued in a particular
16		ca	lendar year may be made on the basis of a
17		rat	te of interest not exceeding nonforfeiture
18		int	terest rate, as defined in this paragraph,
19		fo	r policies issued in the immediately
20		pre	eceding calendar year;
21		(ii) Uno	der any paid-up nonforfeiture benefit,
22		ind	cluding any paid-up dividend additions,



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1 any cash surrender value available, [whether or not required by] regardless of subsection 2 (b), shall be calculated on the basis of the 3 mortality table and rate of interest used in 4 determining the amount of such paid-up 5 nonforfeiture benefit and paid-up dividend 6 7 additions, if any; 8 (iii) A company may calculate the amount of any 9 guaranteed paid-up nonforfeiture benefit, including any paid-up additions under the 10 policy on the basis of an interest rate no 11 12 lower than that specified in the policy for calculating cash surrender values; 13 In calculating the present value of any (iv) 14 paid-up term insurance with accompanying 15 pure endowment, if any, offered as a 16 nonforfeiture benefit, the rates of 17 mortality assumed may be not more than those 18 shown in the Commissioners 1980 Extended 19 20 Term Insurance Table for policies of ordinary insurance and not more than the 21 Commissioners 1961 Industrial Extended Term 22



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1		Insurance Table for policies of industrial
2		insurance;
3	(v)	For insurance issued on a substandard basis,
4		the calculation of any [such] adjusted
5		premiums and present values may be based on
6		appropriate modifications of the
7		aforementioned tables;
8	(vi)	[Any] For policies issued prior to the
9		operative date of the valuation manual, any
10		commissioners standard ordinary mortality
11		tables, adopted after 1980 by the National
12		Association of Insurance Commissioners, that
13		are approved by rule by the commissioner for
14		use in determining the minimum nonforfeiture
15		standard may be substituted for the
16		Commissioners 1980 Standard Ordinary
17		Mortality Table with or without Ten-Year
18		Select Mortality Factors or for the
19		Commissioners 1980 Extended Term Insurance
20		Table[; and]_
21		For policies issued on or after the

operative date of the valuation manual, the



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1		valuation manual shall provide the
2		commissioners standard mortality table for
3		use in determining the minimum nonforfeiture
4		standard that may be substituted for the
5		Commissioners 1980 Standard Ordinary
6		Mortality Table with or without Ten-Year
7		Select Mortality Factors or for the
8		Commissioners 1980 Extended Term Insurance
9.		Table. If the commissioner approves by rule
10		any commissioners standard ordinary
11		mortality table adopted by the National
12		Association of Insurance Commissioners for
13		use in determining the minimum nonforfeiture
14		standard for policies issued on or after the
15		operative date of the valuation manual, then
16		that minimum nonforfeiture standard
17		supersedes the minimum nonforfeiture
18		standard provided by the valuation manual;
19		and
20	(vii)	[Any] For policies issued prior to the
21		operative date of the valuation manual, any
22		commissioners standard industrial mortality
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1	tables, adopted after 1980 by the National
2	Association of Insurance Commissioners, that
3	are approved by rule by the commissioner for
4	use in determining the minimum nonforfeiture
5	standard may be substituted for the
6	Commissioners 1961 Standard Industrial
7	Mortality Table or the Commissioners 1961
8	Industrial Extended Term Insurance Table.
9	For policies issued on or after the
10	operative date of the valuation manual, the
11	valuation manual shall provide the
12	commissioners standard mortality table for
13	use in determining the minimum nonforfeiture
14	standard that may be substituted for the
15	Commissioners 1961 Standard Industrial
16	Mortality Table or the Commissioners 1961
17	Industrial Extended Term Insurance Table.
18	If the commissioner approves by rule any
19	commissioners standard industrial mortality
20	table adopted by the National Association of
21	Insurance Commissioners for use in
22	determining the minimum nonforfeiture



1			standard for policies issued on or after the
2			operative date of the valuation manual, then
3			that minimum nonforfeiture standard
4			supersedes the minimum nonforfeiture
5			standard provided by the valuation manual.
6	(I)	[The	nonforfeiture interest rate per annum for
7		any j	policy issued in a particular calendar year]
8		As u	sed in this paragraph, "nonforfeiture
9		inte	rest rate" means:
10		<u>(i)</u>	For policies issued prior to the operative
11	· ·		date of the valuation manual, the
12			nonforfeiture interest rate per annum for
13			any policy issued in a particular calendar
14			year shall be equal to one hundred twenty-
15			five per cent of the calendar year statutory
16			valuation interest rate for such policy as
17			defined in the Standard Valuation Law,
18			rounded to the nearer one quarter of one per
19			cent[-]; provided that the nonforfeiture
20			interest rate shall not be less than four
21			per cent; and



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1			ii) For policies issued on or after the
2			operative date of the valuation manual, the
3			nonforfeiture interest rate per annum for
4			any policy issued in a particular calendar
5			year shall be as provided by the valuation
6			manual.
7		(J)	Notwithstanding any other provision in this
8			[code] <u>chapter</u> to the contrary, any refiling of
9			nonforfeiture values or their methods of
10			computation for any previously approved policy
11	•		form that involves only a change in the interest
12			rate or mortality table used to compute
13			nonforfeiture values shall not require refiling
14			of any other provisions of that policy form.
15		(K)	After the effective date of this paragraph, any
16			company may file with the commissioner a written
17			notice of its election to comply with this
18			paragraph after a specified date before
19			January 1, 1989, which shall be the operative
20	s.		date of this paragraph for [such] <u>the</u> company.
21			If a company makes no [such] election, the



1		opera	ative date of this paragraph for [such] <u>the</u>
2		compa	any shall be January 1, 1989.
3	(L) In tl	ne case of any plan of life insurance that
4		prov	ides for future premium determination, the
5		amoui	nts of which are to be determined by the
6		insu	rance company based on [then] estimates of
7		futu	re experience, or in the case of any plan of
8		life	insurance that is of such a nature that
9		minin	num values cannot be determined by the
10		metho	ods described in this subsection and
11		subse	ections (b) [, (c),] <u>to</u> (d) [, and (c)], then:
12		(i)	The commissioner shall be satisfied that the
13			benefits provided under the plan are
14			substantially as favorable to policyholders
15			and insureds as the minimum benefits
16			otherwise required by subsections (b) [$_{ au}$
17			(c),] to (d) [7] and [(c) ;] this subsection;
18		(ii)	The commissioner shall be satisfied that the
19			benefits and the pattern of premiums of that
20			plan are not such as to mislead prospective
21	:		policyholders or insureds; and



1 The cash surrender values and paid-up (iii) 2 nonforfeiture benefits provided by [such] 3 the plan shall not be less than the minimum 4 values and benefits required for the plan computed by a method consistent with the 5 6 principles of this Standard Nonforfeiture Law for Life Insurance, as determined by 7 8 rules adopted by the commissioner. 9 (f) [Calculation of values life:] Any cash surrender value and [any paid-up value and] any paid-up nonforfeiture 10 benefit, available under the policy in the event of default in a 11 12 premium payment due at any time other than on the policy anniversary, shall be calculated with allowance for the lapse of 13 14 time and the payment of fractional premiums beyond the last preceding policy anniversary. All values referred to in 15 16 subsections (c), (d), and (e) may be calculated upon the 17 assumption that any death benefit is payable at the end of the 18 policy year of death. The net value of any paid-up additions, other than paid-up term additions, shall be not less than the 19 amounts used to provide such additions. Notwithstanding 20 subsection (c) $[\tau]$ to the contrary, additional benefits payable: 21

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1	(1)	In the event of death or dismemberment by accident or
2		accidental means;
3	(2)	In the event of total and permanent disability;
4	(3)	As reversionary annuity or deferred reversionary
5		annuity benefits;
6	(4)	As term insurance benefits provided by a rider or
7		supplemental policy provision to which, if issued as a
8		separate policy, this section would not apply;
9	(5)	As term insurance on the life of a child or on the
10		lives of children provided in a policy on the life of
11		a parent of the child, if [such] <u>the</u> term insurance
12		expires before the child's age is twenty-six, is
13		uniform in amount after the child's age is one, and
14		has not become paid up by reason of the death of a
15		parent of the child; and
16	(6)	As other policy benefits additional to life insurance
17		and endowment benefits, and premiums for all such
18		additional benefits,
19	shal	l be disregarded in ascertaining cash surrender values
20	and	nonforfeiture benefits required by this section, and no
21	such	additional benefits shall be required to be included
22	in a	ny paid-up nonforfeiture benefits.



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1 This subsection, in addition to all other applicable (q) 2 subsections [of this section], shall apply to all policies 3 issued on or after January 1, 1985. Any cash surrender value 4 available under the policy in the event of default in a premium 5 payment due on any policy anniversary shall be in an amount that does not differ by more than two-tenths of one per cent of 6 7 either the amount of insurance, if the insurance be uniform in 8 amount, or the average amount of insurance at the beginning of 9 each of the first ten policy years, from the sum of the greater 10 of zero and the basic cash value hereinafter specified, and the present value of any existing paid-up additions less the amount 11 of any indebtedness to the company under the policy. 12

13 The basic cash value shall be equal to the present value, 14 on [such] the anniversary, of the future guaranteed benefits 15 that would have been provided for by the policy, excluding any 16 existing paid-up additions and before deduction of any indebtedness to the company, if there had been no default, less 17 18 the then present value of the nonforfeiture factors, as 19 hereinafter defined, corresponding to premiums that would have 20 fallen due on and after [such] the anniversary. The effects on 21 the basic cash value of supplemental life insurance or annuity 22 benefits or of family coverage, as described in subsection (c)



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or (e)(1), (2), (3), (4), and (5), whichever is applicable, 1 2 shall be the same as are the effects specified in subsection (c) 3 or (e)(1), (2), (3), (4), and (5), whichever is applicable, on the cash surrender values defined in that subsection. 4 The nonforfeiture factor for each policy year shall be an 5 6 amount equal to a percentage of the adjusted premium for the policy year, as defined in subsection (e)(1), (2), (3), (4), and 7 (5) or subsection (e)(8), whichever is applicable. Except as is 8 required by the next succeeding sentence of this paragraph, 9 [such] the percentage: 10 Shall be the same for each policy year between the 11 (1) 12 second policy anniversary and the later of: The fifth policy anniversary; and 13 (A) The first policy anniversary at which there is 14 (B) available under the policy a cash surrender value 15 16 in an amount, before including any paid-up additions and before deducting any indebtedness, 17 of at least two-tenths of one per cent of either 18 the amount of insurance, if the insurance be 19 20 uniform in amount, or the average amount of insurance at the beginning of each of the first 21 ten policy years; and 22



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(2) Shall be such that no percentage after the later of
 the two policy anniversaries specified in paragraph
 (1) may apply to fewer than five consecutive policy
 years.

5 No basic cash value may be less than the value that would be 6 obtained if the adjusted premiums for the policy, as defined in 7 [subsection (e)(1), (2), (3), (4), and (5) or] subsection 8 (e)(8), [whichever is applicable,] were substituted for the 9 nonforfeiture factors in the calculation of the basic cash 10 value.

All adjusted premiums and present values referred to in this subsection shall for a particular policy be calculated on the same mortality and interest bases as are used in demonstrating the policy's compliance with [the other subsections of] this section. The cash surrender values referred to in this subsection shall include any endowment benefits provided for by the policy.

Any cash surrender value available other than in the event of default in a premium payment due on a policy anniversary, and the amount of any paid-up nonforfeiture benefit available under the policy in the event of default in a premium payment shall be determined in manners consistent with the manners specified for



determini	ng the analogous minimum amounts in subsections (b),
(c), (d),	(e)(8), and (f). The amounts of any cash surrender
values an	d of any paid-up nonforfeiture benefits granted in
connectio	n with additional benefits such as those listed [as
paragraph	s (1) through (6)] in subsection [(f)] <u>(f)(1) to (6)</u>
shall con	form with the principles of this subsection.
(h)	[Exceptions.] This section shall not apply to any of
the follc	wing:
(1)	Reinsurance;
(2)	Group insurance;
(3)	Pure endowment;
(4)	Annuity or reversionary annuity contract;
(5)	Term policy uniform amount, which provides no
	guaranteed nonforfeiture or endowment benefits, or
	renewal thereof, of twenty years or less expiring
	before age seventy-one, for which uniform premiums are
	payable during the entire term of the policy;
(6)	Term policy of decreasing amount, which provides no
	guaranteed nonforfeiture or endowment benefits,
	[issued at the same age and for the same initial
	amount of insurance and for a term of twenty years or
	less expiring before age seventy-one, for which
	<pre>(c), (d), values an connectic paragraph shall con (h) the follo (1) (2) (3) (4) (5)</pre>



1		uniform premiums are payable during the entire term of
2		the policy;] on which each adjusted premium,
3		calculated as specified in subsection (e), is less
4		than the adjusted premium so calculated, on a term
5		policy of uniform amount, or renewal thereof, which
6		provides no guaranteed nonforfeiture or endowment
7		benefits, issued at the same age and for the same
8		initial amount of insurance and for a term of twenty
9		years or less expiring before age seventy-one, for
10		which uniform premiums are payable during the entire
11		term of the policy;
12	(7)	Policy, which provides no guaranteed nonforfeiture or
13		endowment benefits, for which no cash surrender value,
14		if any, or present value of any paid-up nonforfeiture
15		benefit, at the beginning of any policy year
16		calculated as specified in subsections (c), (d), and
17		(e), exceeds two and one-half per cent of the amount
18	•	[on] <u>of</u> insurance at the beginning of the policy year;
19		and
20	(8)	Policy [which] that shall be delivered outside this
21		State through a producer or other representative of
22		the company issuing the policy.

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1	For purposes of determining the applicability of this
2	section, the age at expiry for a joint term life insurance
3	policy shall be the age at expiry of the oldest life.
4	(i) [Operative date.] After January 1, 1956, any
5	[insurer] company may file with the commissioner a written
6	notice of its election to comply with [the provisions of] this
7	section after a specified date within six months from January 1,
. 8	1956. After the filing of [such] <u>the</u> notice, then upon [such]
9	the specified date (which shall be the operative date for [such
10	insurer),] the company), this section shall become operative
11	with respect to the policies thereafter issued by [such
12	insurer.] the company. If [an insurer] a company makes no
13	[such] election, the operative date of this section for [such
14	insurer] the company shall be six months from January 1, 1956.
15	(j) As used in this section, "operative date of the
16	valuation manual" means the January 1 of the first calendar year
17	that the valuation manual, as defined in section 431:5-307(t),
18	is effective."
19	PART IV
20	SECTION 6. Chapter 431, Hawaii Revised Statutes, is
21	amended by adding to article 11 a new section to be
22	appropriately designated and to read as follows:
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1	" <u>§</u> 43:	1:11- Supervisory colleges. (a) With respect to
2	any insure	er registered under section 431:11-105, and in
3	accordance	e with subsection (c), the commissioner may participate
4	in a super	rvisory college for any domestic insurer that is part
5	of an insu	urance holding company system with international
6	operations	s to determine compliance by the insurer with this
7	article.	The powers of the commissioner with respect to
8	supervisor	ry colleges shall include but not be limited to:
9	(1)	Initiating the establishment of a supervisory college;
10	(2)	Clarifying the membership and participation of other
11		supervisors in the supervisory college;
12	(3)	Clarifying the functions of the supervisory college
13		and the role of other regulators, including the
14		establishment of a group-wide supervisor;
15	(4)	Coordinating the ongoing activities of the supervisory
16		college, including planning meetings, supervisory
17		activities, and processes for information sharing; and
18	(5)	Establishing a crisis management plan.
19	(b)	Each registered insurer subject to this section shall
20	be liable	for and shall pay the reasonable expenses of the
21	commissio	ner's participation in a supervisory college in
22	accordance	e with subsection (c), including reasonable travel
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1	expenses. For purposes of this section, a supervisory college
2	may be convened as either a temporary or permanent forum for
3	communication and cooperation between the regulators charged
4	with the supervision of the insurer or its affiliates, and the
5	commissioner may establish a regular assessment to the insurer
6	for the payment of these expenses.
7	(c) To assess the business strategy, financial position,
8	legal and regulatory position, risk exposure, risk management,
9	and governance processes, and as part of the examination of
10	individual insurers in accordance with section 431:11-107, the
11	commissioner may participate in a supervisory college with other
12	regulators charged with supervision of the insurer or its
13	affiliates, including other state, federal, and international
14	regulatory agencies. The commissioner may enter into agreements
15	in accordance with section 431:11-108 providing the basis for
16	cooperation between the commissioner and the other regulatory
17	agencies, and the activities of the supervisory college.
18	Nothing in this section shall delegate to the supervisory
19	college the authority of the commissioner to regulate or
20	supervise the insurer or its affiliates within the
21	commissioner's jurisdiction."



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1 SECTION 7. Section 431:11-102, Hawaii Revised Statutes, is 2 amended as follows: 3 1. By adding a new definition to be appropriately inserted and to read: 4 5 ""Enterprise risk" means any activity, circumstance, event, 6 or series of events involving one or more affiliates of an insurer that, if not remedied promptly, is likely to have a 7 material adverse effect upon the financial condition or 8 9 liquidity of the insurer or its insurance holding company system 10 as a whole, including but not limited to anything that would cause the insurer's risk-based capital to fall into company 11 action level as set forth in section 431:3-403 or would cause 12 13 the insurer to be in hazardous financial condition as pursuant 14 to section 431:15-103.5." 2. By amending the definition of "person" to read: 15 ""Person" means an individual, a corporation, a limited 16 17 liability company, a partnership, an association, a joint stock company, a trust, an unincorporated organization, and any 18 19 similar entity or any combination of the foregoing acting in concert, but shall not include any joint venture partnership 20 exclusively engaged in owning, managing, leasing, or developing 21



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real or tangible personal property, or a securities broker 1 2 performing only the usual and customary broker's function." 3 SECTION 8. Section 431:11-104, Hawaii Revised Statutes, is 4 amended as follows: 5 1. By amending subsections (a) and (b) to read: 6 The following are filing requirements for the "(a) 7 acquisition of control of or merger with a domestic insurer: No person other than the issuer shall make a tender 8 (1)9 offer or a request or invitation for tenders $[\tau]$ of, or enter into any agreement to exchange securities [, or]10 11 for, seek to acquire, or acquire, in the open market or otherwise, any voting security of a domestic 12 insurer if, after the consummation thereof, the 13 14 person, directly or indirectly (by conversion or by exercise of any right to acquire), would be in control 15 16 of the insurer, and no person shall enter into an 17 agreement to merge with or otherwise to acquire 18 control of a domestic insurer or any person controlling a domestic insurer unless, at the time any 19 20 offer, request, or invitation is made or [any] the 21 agreement is entered into, or prior to the acquisition 22 of the securities if no offer or agreement is



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1	. *	involved, the person has filed with the commissioner
2		and has sent to the insurer, and the insurer has sent
3		to its shareholders, a statement containing the
4		information required by [subsection (b)] this section
5		and the offer, request, invitation, agreement, or
6		acquisition has been approved by the commissioner in
7		the manner [hereinafter] prescribed[$-$] in this
8		article.
9	(2)	For purposes of this section, any controlling person
10		of a domestic insurer seeking to divest its
11		controlling interest in the domestic insurer, in any
12		manner, shall file with the commissioner, with a copy
13		to the insurer, a confidential notice of its proposed
14		divestiture at least thirty days prior to the
15		cessation of control. The commissioner shall
16		determine those instances in which the party seeking
17		to divest or to acquire a controlling interest in an
18		insurer will be required to file for and obtain
19		approval of the transaction. The information shall
20		remain confidential until the conclusion of the
21		transaction unless the commissioner, in the
22		commissioner's discretion, determines that



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1		confidential treatment will interfore with enforcement
1		confidential treatment will interfere with enforcement
2		of this section. If the statement referred to in
3		paragraph (1) is otherwise filed, this paragraph shall
4		not apply.
5	(3)	With respect to a transaction subject to this section,
6		the acquiring person shall also file a preacquisition
7	·	notification with the commissioner containing the
8		information set forth in section 431:11-104.3(b).
9		Failure to file the notification may subject the
10		acquiring person to penalties specified in section
11		<u>431:11-104.5(f).</u>
12	(4)	For purposes of this section[, a domestic insurer]:
13		"Domestic insurer" includes any person controlling a
14		domestic insurer unless the commissioner determines
15		that the person, directly or through its affiliates,
16		is primarily engaged in business other than the
17		business of insurance. [Such a person shall file a
18		preacquisition notification with the commissioner
19		containing the information set forth in section
20		431:11-104.3(b) thirty days prior to the proposed
21		effective date of the acquisition. Failure to file is



1		subject to section 431:11-104.5(f). This section
2		does]
3		"Person" shall not [apply to] include any securities
4		broker holding, in the usual and customary broker's
5	•	function, less than twenty per cent of the voting
6		securities of an insurance company or of any person
7		who controls an insurance company.
8	(b)	The statement to be filed with the commissioner
9	hereunder	shall be made under oath or affirmation and shall
10	contain th	ne following information:
11	(1)	The name and address of each person by whom or on
12		whose behalf the merger or other acquisition of
13		control referred to in subsection (a) is to be
14		effected (hereinafter called "acquiring party"), and:
15		(A) If the person is an individual, the principal
16		occupation and all offices and positions held by
17		the individual during the past five years, and
18		any conviction of crimes other than minor traffic
19		violations during the past ten years; or
20		(B) If the person is not an individual, a report of
21		the nature of its business operations during the
22		past five years or for such lesser period as the
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1		person and any predecessors thereof shall have
2		been in existence; an informative description of
3		the business intended to be done by the person
4		and the person's subsidiaries; and a list of all
5		individuals who are or who have been selected to
6		become directors or executive officers of [such]
7		the person, or who perform or will perform
8		functions appropriate to the positions. The list
9	•	shall include for each individual the information
10		required by [+] subparagraph[+] (A);
11	(2)	The source, nature, and amount of the consideration
12		used or to be used in effecting the merger or other
13		acquisition of control, a description of any
14		transaction wherein funds were or are to be obtained
15		for any purpose (including any pledge of the insurer's
16	•	stock, or the stock of any of its subsidiaries or
17		controlling affiliates), and the identity of persons
18		furnishing the consideration; provided that where a
19		source of the consideration is a loan made in the
20		lender's ordinary course of business, the identity of
21		the lender shall remain confidential, if the person
22		filing the statement requests confidentiality;

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1 (3) Fully audited financial information as to the earnings 2 and financial condition of each acquiring party for the preceding five fiscal years (or for the lesser 3 period as the acquiring party and any predecessors 4 5 thereof shall have been in existence), and similar unaudited information as of a date not earlier than 6 ninety days prior to the filing of the statement; 7 Any plans or proposals [which] that each acquiring 8 (4)party may have to liquidate the insurer, to sell its 9 10 assets or merge or consolidate it with any person, or to make any other material change in its business or 11 12 corporate structure or management; The number of shares of any security referred to in 13 (5) 14 subsection (a) [which] that each acquiring party proposes to acquire, and the terms of the offer, 15 16 request, invitation, agreement, or acquisition 17 referred to in subsection (a), and a statement as to 18 the method by which the fairness of the proposal was 19 arrived at; The amount of each class of any security referred to 20 (6)

in subsection (a) [which] that is beneficially owned

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1		or concerning which there is a right to acquire
2		beneficial ownership by each acquiring party;
3	(7)	A full description of any contracts, arrangements, or
4	·	understandings with respect to any security referred
5		to in subsection (a) in which any acquiring party is
6		involved[$_{ au}$] including but not limited to transfer of
7		any of the securities, joint ventures, loan or option
8		arrangements, puts or calls, guarantees of loans,
9		guarantees against loss or guarantees of profits,
10		division of losses or profits, or the giving or
11		withholding of proxies. The description shall
12		identify the persons with whom the contracts,
13		arrangements, or understandings have been entered
14		into;
15	(8)	A description of the purchase of any security referred
16		to in subsection (a) during the twelve calendar months
17		preceding the filing of the statement $[\tau]$ by any
18		acquiring party, including the dates of purchase,
19		names of the purchasers, and considerations paid or
20		agreed to be paid therefore;
21	(9)	A description of any recommendations to purchase any

21 (9) A description of any recommendations to purchase any
22 security referred to in subsection (a) made during the



1		twelve calendar months preceding the filing of the
2		statement[$_{ au}$] by any acquiring party, or by anyone
3		based upon interviews or at the suggestion of [such]
4		the acquiring party;
5	(10)	Copies of all tender offers $[\tau]$ for, requests $[\tau]$ or
6		invitation for tenders $[, or] of$, exchange offers for,
7		and agreements to acquire or exchange any securities
8		referred to in subsection (a), and (if distributed) of
9		additional soliciting material relating thereto;
10	(11)	The term of any agreement, contract, or understanding
11		made with or proposed to be made with any
12		[broker/dealer] broker-dealer as to solicitation of
13		securities referred to in subsection (a) for tender,
14		and the amount of any fees, commissions, or other
15		compensation to be paid to [broker/dealers] broker-
16		dealers with regard thereto; [and]
17	(12)	An agreement by the person required to file the
18		statement referred to in subsection (a) that the
19		person will provide the annual report, specified in
20		<pre>section 431:11-105(1), for so long as control exists;</pre>
21	(13)	An acknowledgement by the person required to file the
22		statement referred to in subsection (a) that the



1		person and all subsidiaries within the person's
2		control in the insurance holding company system will
3		provide information to the commissioner upon request
4		as necessary to evaluate enterprise risk to the
5		insurer; and
6	[(12)]	(14) Any additional information as the commissioner
7		may by rule [or regulation] prescribe as necessary or
8		appropriate for the protection of policyholders of the
9		insurer or in the public interest.
10	If t]	ne person required to file the statement referred to in
11	subsection	n (a) is a partnership, limited partnership, or other
12	group, the	e commissioner may require that the information called
13	for by [i	tems] paragraphs (1) through [(12)] <u>(14)</u> shall be given
14	with resp	ect to each partner of the partnership or limited
15	partnersh	ip, each member of the group, and each person who
16	controls :	such partner or member. If any partner, member, or
17	person is	a corporation or the person required to file the
18	statement	referred to in subsection (a) is a corporation, the
19	commission	ner may require that the information called for by
20	[items] pa	aragraphs (1) through $[-(12)]$ (14) shall be given with
21	respect to	o the corporation, each officer and director of the

corporation, and each person who is directly or indirectly the

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1	beneficial owner of more than ten per cent of the outstanding
2	voting securities of the corporation.
3	If any material change occurs in the facts set forth in the
4	statement filed with the commissioner and sent to the insurer
5	pursuant to this section, an amendment setting forth the change,
6	together with copies of all documents and other material
7	relevant to the change, shall be filed with the commissioner and
8	sent to the insurer within two business days after the person
9	learns of the change. The insurer shall send the amendment to
10	its shareholders."
11	2. By amending subsection (d) to read:
12	"(d) (1) The commissioner shall approve any merger or other
13	acquisition of control referred to in subsection (a)
14	unless, after a public hearing thereon, the
15	commissioner finds that:
16	(A) After the change of control, the domestic insurer
17	referred to in subsection (a) would not be able
18	to satisfy the requirements for the issuance of a
19	license to write the line or lines of insurance
20	for which it is presently licensed;
21	(B) The effect of the merger or other acquisition of
22	control would be substantially to lessen



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1	compe	tition in insurance in this State or tend to
2	creat	e a monopoly therein[+] . In applying the
3	compe	titive standard in this subparagraph:
4	<u>(i)</u>	The informational requirements of section
5		431:11-104.3(b) and the standards of section
6		431:11-104.4(b) shall apply;
7	<u>(ii)</u>	The merger or other acquisition shall not be
8		disapproved if the commissioner finds that
9		any of the situations meeting the criteria
10		provided by section 431:11-104.4(c) exist;
11		and
12	<u>(iii)</u>	The commissioner may condition the approval
13		of the merger or other acquisition on the
14		removal of the grounds for disapproval
15		within a specified period of time;
16	(C) The f	inancial condition of any acquiring party
17	might	jeopardize the financial stability of the
18	insur	er[$_{ au}$] or prejudice the interest of its
19	polic	yholders;
20	(D) The p	lans or proposals [which] <u>that</u> the acquiring
21	party	has to liquidate the insurer, sell its
22	asset	s, or consolidate or merge it with any



1		person, or to make any other material change in
2		its business or corporate structure or
3		management, are unfair and unreasonable to
4		policyholders of the insurer [and] <u>or</u> not in the
5		public interest;
6		(E) The competence, experience, and integrity of
7		those persons who would control the operation of
8		the insurer would not be in the interest of
9		policyholders of the insurer [and] or not in the
10		public interest; or
11		(F) The acquisition is likely to be hazardous or
12		prejudicial to the [insurance buying] <u>insurance-</u>
13		buying public.
14	(2)	The public hearing referred to in paragraph (1) shall
15		commence within [sixty] thirty days after the
16		statement required by subsection (a) is filed, except
17		that the hearing may commence within such additional
18		time as agreed to by the commissioner, the acquiring
19		party, and the person to be acquired, and at least
20		twenty days notice of the scheduled public hearing
21		shall be given by the commissioner to the person
22		filing the statement. Not less than seven days notice
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1		of the public hearing shall be given by the person
2		filing the statement to the insurer and to any other
3		persons as may be designated by the commissioner. The
4		insurer shall give notice to its security holders.
5		The commissioner shall make a determination within
6		[thirty days after the conclusion of the hearing.] the
7	N	sixty-day period preceding the effective date of the
8		proposed transaction. At the hearing, the person
9		filing the statement, the insurer, any person to whom
10		notice of hearing was sent, and any other person whose
11		interest may be affected thereby shall have the right
12		to present evidence, examine and cross-examine
13		witnesses, and offer oral and written arguments and in
14		connection therewith shall be entitled to conduct
15		discovery proceedings in the same manner as is
16		presently allowed in chapter 91. All discovery
17		proceedings shall be concluded not later than three
18		days prior to the commencement of the public hearing.
19	(3)	If the proposed acquisition of control requires the
20		approval of more than one commissioner, the public
21		hearing referred to in paragraph (2) may be held on a
22		consolidated basis upon request of the person filing
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	the statement referred to in subsection (a). The
	person shall file the statement referred to in
	subsection (a) with the National Association of
	Insurance Commissioners within five days of making the
	request for a public hearing. A commissioner may opt
	out of a consolidated hearing, and shall provide
	notice to the applicant of the opt-out within ten days
	of the receipt of the statement referred to in
	subsection (a). A hearing conducted on a consolidated
	basis shall be public and shall be held within the
	United States before the commissioners of the states
	in which the insurers are domiciled. The
	commissioners shall hear and receive evidence. A
	commissioner may attend such hearing, in person or by
	telecommunication.
(4)	In connection with a change of control of a domestic
	insurer, any determination by the commissioner that
	the person acquiring control of the insurer shall be
	required to maintain or restore the capital of the
	insurer to the level required by the laws and rules of
	this State shall be made not later than sixty days
	<u>(4)</u>



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1	after the date of notification of the change in
2	control submitted pursuant to subsection (a)(1).
3	$\left[\frac{3}{3}\right]$ (5) The commissioner may retain at the acquiring
4	person's expense any attorneys, actuaries,
5	accountants, and other experts not otherwise a part of
6	the commissioner's staff as may be reasonably
7	necessary to assist the commissioner in reviewing the
8	proposed acquisition of control."
9	3. By amending subsection (g) to read:
10	"(g) The following shall be violations of this article:
11	(1) The failure to file any statement, amendment, or other
12	material required to be filed pursuant to subsections
13	(a) or (b); or
14	(2) The effectuation or any attempt to effectuate an
15	acquisition of, control of, divestiture of, or merger
16	with, a domestic insurer unless [approval is given by]
17	the commissioner [-] has given approval."
18	SECTION 9. Section 431:11-104.2, Hawaii Revised Statutes,
19	is amended by amending subsection (b) to read as follows:
20	"(b) This section and sections 431:11-104.3 through
21	431:11-104.6 shall not apply to the following:

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1 [(1) An acquisition subject to approval by the commissioner 2 pursuant to section 431:11-104; 3 (2) (1) A purchase of securities solely for investment 4 purposes, so long as those securities are not used by 5 voting or otherwise to cause or attempt to cause the 6 substantial lessening of competition in any insurance 7 market in this State. If a purchase of securities 8 results in a presumption of control as defined in 9 section 431:11-102, it is not solely for investment 10 purposes unless the commissioner of the insurer's state of domicile accepts a disclaimer of control or 11 12 affirmatively finds that control does not exist and 13 the disclaimer action or affirmative finding is 14 communicated by the domiciliary commissioner to the 15 commissioner; 16 The acquisition of a person by another person [+3+] (2) 17 when both persons are neither directly nor through 18 affiliates primarily engaged in the business of 19 insurance, if preacquisition notification is filed

with the commissioner in accordance with section
431:11-104.3 thirty days prior to the proposed
effective date of the acquisition. However, the



1		preacquisition notification is not requi	red for
2		exclusion from this section and sections	3 431:11-104.3
3		through 431:11-104.6 if the acquisition	would
4		otherwise be excluded by any other parag	graph of this
5		subsection;	
6	[(4)]	(3) The acquisition of affiliated perso	ons;
7	[(5)]	(4) An acquisition if, as an immediate	result of the
8		acquisition:	
9		(A) In no market would the combined man	cket share of
10		the involved insurers exceed five p	per cent of the
11		total market;	
12		(B) There would be no increase in any r	market share;
13		or	
14		(C) In no market would:	
15		(i) The combined market share of t	the involved
16		insurers exceed twelve per cer	nt of the total
17		market; and	
18		(ii) The market share increase by r	nore than two
19		per cent of the total market.	
20		For the purpose of this paragraph, [a ma	arket] <u>"market"</u>
21		means direct written insurance premiums	in this State
22		for a line of business as contained in t	the annual
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1 statement required to be filed by insurers licensed to do business in this State; 2 [(6)] (5) An acquisition for which a preacquisition 3 4 notification would be required pursuant to this section due solely to the resulting effect on the 5 6 ocean marine insurance line of business; and 7 $\left[\frac{1}{7}\right]$ (6) An acquisition of an insurer whose domiciliary 8 commissioner affirmatively finds that the insurer is 9 in failing condition; there is a lack of feasible alternative to improving such condition; the public 10 benefits of improving the insurer's condition through 11 12 the acquisition exceed the public benefits that would 13 arise from not lessening competition; and those findings are communicated by the domiciliary 14 commissioner to the commissioner [-] of this State." 15 SECTION 10. Section 431:11-105, Hawaii Revised Statutes, 16 is amended to read as follows: 17 "§431:11-105 Registration of insurers. (a) Every insurer 18 [who] that is authorized to do business in this State and [who] 19 is a member of an insurance holding company system shall 20 21 register with the commissioner, except a foreign insurer subject to registration requirements and standards adopted by statute or 22 SB2821 SD2 LRB 14-1765.doc

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1 regulation in the jurisdiction of its domicile that are 2 substantially similar to those contained in this section and 3 section 431:11-106(a)(1), (b), and (d). The insurer shall file a copy of the summary of its registration statement as required 4 5 by subsection (c) in each state in which that insurer is authorized to do business if requested by the commissioner of 6 7 that state. Any insurer [who] that is subject to registration under this section shall register within fifteen days after it 8 becomes subject to registration, and annually thereafter by 9 March 15 of each year for the previous calendar year, unless the 10 commissioner for good cause shown extends the time for 11 12 registration, and then within the extended time. The commissioner may require any insurer [who] authorized to do 13 business in the state that is a member of [a] an insurance 14 holding company system [who], and that is not subject to 15 16 registration under this section, to furnish a copy of the 17 registration statement or other information filed by the insurance company with the insurance regulatory authority of its 18 19 domiciliary jurisdiction.

20 (b) Every insurer subject to registration shall file the
21 registration statement with the commissioner on a form and in a
22 format prescribed by the National Association of Insurance
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1	Commissioners, which shall contain the following current		
2	information:		
3	(1)	The capital structure, general financial condition,	
4		ownership, and management of the insurer and any	
5		person controlling the insurer;	
6	(2)	The identity and relationship of every member of the	
7		insurance holding company system;	
8	(3)	The following agreements in force, and transactions	
9		currently outstanding or [which] <u>that</u> have occurred	
10		during the last calendar year between [such] <u>the</u>	
11		insurer and its affiliates:	
12		(A) Loans, other investments, or purchases, sales, or	
13		exchanges of securities of the affiliates by the	
14		insurer or of the insurer by its affiliates;	
15		(B) Purchases, sales, or exchange of assets;	
16		(C) Transactions not in the ordinary course of	
17		business;	
18		(D) Guarantees or undertakings for the benefit of an	
19		affiliate [which] <u>that</u> result in an actual	
20		contingent exposure of the insurer's assets to	
21		liability, other than insurance contracts entered	



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		•
1		into in the ordinary course of the insurer's
2		business;
3		(E) All management agreements, <u>all</u> service contracts,
4		and all cost-sharing arrangements;
5		(F) Reinsurance agreements;
6		(G) Dividends and other distributions to
7		shareholders; and
8		(H) Consolidated tax allocation agreements;
9	(4)	Any pledge of the insurer's stock, including stock of
10	· ·	any subsidiary or controlling affiliate, for a loan
11		made to any member of the insurance holding company
12		system; [and]
13	(5)	If requested by the commissioner, financial statements
14		of or within an insurance holding company system,
15		including all affiliates. Financial statements may
16		include but are not limited to annual audited
17		financial statements filed with the Securities and
18		Exchange Commission pursuant to the Securities Act of
19		1933, as amended, or the Securities Exchange Act of
20		1934, as amended. An insurer required to file
21		financial statements pursuant to this paragraph may
22		satisfy the request by providing the commissioner with
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1		the most recently filed financial statements of the
2		parent corporation that have been filed with the
3		Securities and Exchange Commission;
4	[(5)]	(6) Other matters concerning transactions between
5		registered insurers and any affiliates as may be
6		included from time to time in any registration forms
7		adopted or approved by the commissioner [-];
8	(7)	Statements that the insurer's board of directors
9	. ,	oversees corporate governance and internal controls
10		and that the insurer's officers or senior management
11		have approved, implemented, and continue to maintain
12		and monitor corporate governance and internal control
13		procedures; and
14	(8)	Any other information required by the commissioner by
15		rule.
16	(c)	All registration statements shall contain a summary
17	outlining	all items in the current registration statement
18	represent	ing changes from the prior registration statement.
19	(d)	No information need be disclosed on the registration
20	statement	filed pursuant to subsection (b) if the information is
21	not mater	ial for the purposes of this section. Unless the
22	commission	ner by rule or order provides otherwise, sales,
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1 purchases, exchanges, loans or extensions of credit,

2 investments, or guarantees involving one-half of one per cent or 3 less of an insurer's admitted assets as of the [thirty-first day 4 of] December <u>31</u> next preceding shall not be deemed material for 5 purposes of this section.

6 (e) Subject to section 431:11-106(b), each registered
7 insurer shall report to the commissioner all dividends and other
8 distributions to shareholders within fifteen business days
9 following the declaration thereof.

10 (f) Any person within an insurance holding company system 11 subject to registration shall be required to provide complete 12 and accurate information to an insurer, where the information is 13 reasonably necessary to enable the insurer to comply with the 14 provisions of this article.

15 (g) The commissioner shall terminate the registration of 16 any insurer [which] that demonstrates that it no longer is a 17 member of an insurance holding company system.

18 (h) The commissioner may require or allow two or more
19 affiliated insurers subject to registration to file a
20 consolidated registration statement.

(i) The commissioner may allow an insurer [who] that is
authorized to do business in this State and [who] is part of an



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insurance holding company system to register on behalf of any
 affiliated insurer [who] that is required to register under
 subsection (a) and to file all information and material required
 to be filed under this section.

5 (j) The provisions of this section shall not apply to any 6 insurer, information, or transaction if and to the extent that 7 the commissioner by rule or order shall exempt the same from the 8 provisions of this section.

9 Any person may file with the commissioner a disclaimer (k) 10 of affiliation with any authorized insurer or a disclaimer may be filed by the insurer or any member of an insurance holding 11 company system. The disclaimer shall fully disclose all 12 material relationships and bases for affiliation between the 13 person and the insurer as well as the basis for disclaiming the 14 affiliation. [After a disclaimer has been filed, the insurer 15 shall be relieved of any duty to register or report under this 16 17 section which may arise out of the insurer's relationship with the person unless and until the commissioner disallows the 18 19 disclaimer. The commissioner shall disallow a disclaimer only after furnishing all parties in interest with notice and 20 21 opportunity to be heard and after making specific findings of fact to support the disallowance.] A disclaimer of affiliation 22



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1	shall be deemed to have been granted unless the commissioner,
2	within thirty days following receipt of a complete disclaimer,
3	notifies the filing party that the disclaimer is disallowed. In
4	the event of disallowance, the disclaiming party may request an
5	administrative hearing, which shall be granted. The disclaiming
6	party shall be relieved of its duty to register under this
7	section if approval of the disclaimer has been granted by the
8	commissioner, or if the disclaimer is deemed to have been
9	approved.
10	(1) The ultimate controlling person of every insurer
11	subject to registration shall also file an annual enterprise
12	risk report. The report shall identify, to the best of the
13	ultimate controlling person's knowledge and belief, the material
14	risks within the insurance holding company system that could
15	pose enterprise risk to the insurer. The report shall be filed
16	with the lead state commissioner of the insurance holding
17	company system as determined by the procedures within the
18	Financial Analysis Handbook adopted by the National Association
19	of Insurance Commissioners.
20	$\left[\frac{1}{1}\right]$ (m) The failure to file a registration statement
21	[or], any summary of the registration statement, or enterprise



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1	<u>risk filing</u> re	quired by this section within the time specified
2	for [such] <u>the</u>	filing shall be a violation of this section."
3	SECTION 1	1. Section 431:11-106, Hawaii Revised Statutes,
4	is amended as	follows:
5	1. By am	ending subsection (a) to read:
6	"(a) (1)	Transactions within [a] <u>an insurance</u> holding
7	comp	any system to which an insurer subject to
8	regi	stration is a party shall be subject to the
9	foll	owing standards:
10	(A)	The terms shall be fair and reasonable;
11	<u>(B)</u>	Agreements for cost sharing services and
12		management shall include provisions as required
13		by rule adopted by the commissioner;
14	[-(B) -]	(C) Charges or fees for services performed shall
15		be reasonable;
16	[(C)]	(D) Expenses incurred and payment received shall
17		be allocated to the insurer in conformity with
18		customary insurance accounting practices
19		consistently applied;
20	[-(Ð) -]	(E) The books, accounts, and records of each
21		party to all transactions shall be maintained so
22		as to clearly and accurately disclose the nature



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1	and details of the transactions including the
2	accounting information necessary to support the
3	reasonableness of the charges or fees to the
4	respective parties; and
5	$\left[\frac{(E)}{(E)}\right]$ (F) The insurer's surplus as regards
6	policyholders following any dividends or
7	distributions to shareholder affiliates shall be
8	reasonable in relation to the insurer's
9	outstanding liabilities and adequate to its
10	financial needs;
11	(2) The following transactions involving a domestic
12	insurer and any person in its insurance holding
13	company system, including amendments or modifications
14	of affiliate agreements previously filed pursuant to
15	this section, which are subject to any materiality
16	standards found in subparagraphs (A) through (G),
17	shall not be entered into unless the insurer has
18	notified the commissioner in writing of its intention
19	to enter into the transaction at least thirty days
20	prior to the transaction, or a shorter period as the
21	commissioner may permit, and the commissioner has not
22	disapproved the transaction within that $period[+]$;



provided that the notice for amendments or
modifications shall include the reasons for the change
and the financial impact on the domestic insurer;
provided further that informal notice shall be
reported within thirty days after a termination of a
previously filed agreement to the commissioner for
determination of the type of filing required, if any:
(A) Sales, purchases, exchanges, loans [or] <u>,</u>
extensions of credit, [guarantees,] or
investments; provided that the transactions are
equal to or exceed:
(i) With respect to nonlife insurers, the lesser
of three per cent of the insurer's admitted
assets or twenty-five per cent of surplus as
regards policyholders [each] as of the
[thirty first day of] December <u>31</u> next
preceding; or
(ii) With respect to life insurers, three per
cent of the insurer's admitted assets as of
the [thirty-first day of] December <u>31</u> next
preceding;



1	(B)	Loans or extensions of credit to any person who				
2		is not an affiliate, where the insurer makes the				
3		loans or extensions of credit with the agreement				
4		or understanding that the proceeds of the				
5		transactions, in whole or in substantial part,				
6		are to be used to make loans or extensions of				
7		credit to, to purchase assets of, or to make				
8		investments in, any affiliate of the insurer				
9		making the loans or extensions of credit;				
10		provided that the transactions are equal to or				
11		exceed:				
12		(i) With respect to nonlife insurers, the lesser				
13		of three per cent of the insurer's admitted				
14		assets or twenty-five per cent of surplus as				
15		regards policyholders [each] as of the				
16		[thirty-first day of] December <u>31</u> next				
17		preceding; or				
18		(ii) With respect to life insurers, three per				
19		cent of the insurer's admitted assets as of				
20	·	the [thirty first day of] December 31 next				
21		preceding;				



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1		(C)	Reins	surance agreements or modifications to
2			reins	surance agreements, including:
3			<u>(i)</u>	All reinsurance pooling agreements;
4			<u>(ii)</u>	Agreements in which the reinsurance premium
5				or a change in the insurer's liabilities, or
6				the projected reinsurance premium or a
7				change in the insurer's liabilities in any
8		,		of the next three years, equals or exceeds
9				five per cent of the insurer's surplus as
10		×		regards policyholders <u>,</u> as of the [thirty-
11				first day of] December <u>31</u> next preceding,
12				including those agreements that may require
13				as consideration the transfer of assets from
14				an insurer to a nonaffiliate, if an
15				agreement or understanding exists between
16				the insurer and nonaffiliate that any
17	· · ·			portion of the assets will be transferred to
18				one or more affiliates of the insurer;
19		(D)	All 1	management agreements, service contracts, <u>tax</u>
20			allo	cation agreements, guarantees, and all cost-
21			shar	ing arrangements; [and]



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1	<u>(E)</u>	Guarantees when made by a domestic insurer;
2		provided that a guarantee that is quantifiable as
3		to amount shall not be subject to the notice
4 *		requirements of this paragraph unless it exceeds
5		the lesser of one-half of one per cent of the
6		insurer's admitted assets or ten per cent of
7		surplus as regards policyholders as of the
8		December 31 next preceding. All guarantees that
9		are not quantifiable as to amount are subject to
10		the notice requirements of this paragraph;
11	(F)	Direct or indirect acquisitions or investments in
12		a person that controls the insurer or in an
13		affiliate of the insurer in an amount that,
14		together with its present holdings in such
15		investments, exceeds two and one-half per cent of
16	• •	the insurer's surplus to policyholders. Direct
17		or indirect acquisitions or investments in
18		subsidiaries acquired pursuant to section 431:11-
19		103, or in nonsubsidiary insurance affiliates
20		that are subject to this article, are exempt from
21		this requirement; and



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1	[(E)] (G) Any material transactions, specified by
2		rule, [which] <u>that</u> the commissioner determines
3		may adversely affect the interests of the
4		insurer's policyholders.
5		Nothing in this [section] paragraph shall be deemed to
6		authorize or permit any transactions [which,] that, in
7		the case of an insurer not a member of the same
8		insurance holding company system, would be otherwise
9		contrary to law;
10	(3)	A domestic insurer may not enter into transactions
11		that are part of a plan or series of like transactions
12		with persons within the <u>insurance</u> holding company
13		system if the purpose of those separate transactions
14		is to avoid the statutory threshold amount and thus
15		avoid the review that would otherwise occur; provided
16		that the commissioner determines that the separate
17		transactions were entered into over any twelve-month
18		period for that purpose, the commissioner may exercise
19		the commissioner's authority under section 431:11-111;
20	(4)	The commissioner, in reviewing transactions pursuant
21		to [subsection (a)(2),] <u>paragraph (2),</u> shall consider
22		whether the transactions comply with the standards set



1	•	forth in $[subsection (a)(1)]$ paragraph (1) and whether
2		the transactions may adversely affect the interests of
3		policyholders; and
4	(5)	The commissioner shall be notified within thirty days
5		of any investment of the domestic insurer in any one
6		[person] <u>corporation</u> if the total investment in the
7		[person] <u>corporation</u> by the insurance holding company
8		system exceeds ten per cent of the [person's]
9		corporation's voting securities [or the domestic
10		insurer possesses control of the person as the term
11		"control" is defined in section 431:11-102]."
12	2.	By amending subsection (c) to read:
13	"(C)	(1) Notwithstanding the control of a domestic insurer
14		by any person, the officers and directors of the
15		insurer shall not thereby be relieved of any
16		obligation or liability to which they would otherwise
17		be subject to by law. The insurer shall be managed so
18		as to assure its separate operating identity
19		consistent with this article.
20	(2)	Nothing [herein] in this section shall preclude a
21		domestic insurer from having or sharing a common
22	•	management or cooperative or joint use of personnel,
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1		property, or services with one or more other persons
2		under arrangements meeting the standards of subsection
3		(a)(1).
4	(3)	At least one-third of the directors of a domestic
5		insurer, and at least one-third of the members of each
6		committee of the board of directors of any domestic
7		insurer, shall be persons who are not officers or
8		employees of the insurer or of any entity controlling,
9		controlled by, or under common control with the
10		insurer and who are not beneficial owners of a
11		controlling interest in the voting stock of the
12		insurer or entity. At least one such person shall be
13		included in any quorum for the transaction of business
14		at any meeting of the board of directors or any
15		committee thereof.
16	(4)	The board of directors of a domestic insurer shall
17		establish one or more committees composed solely of
18		directors who are not officers or employees of the
19		insurer or of any entity controlling, controlled by,
20		or under common control with the insurer and who are
21		not beneficial owners of a controlling interest in the
22		voting stock of the insurer or any such entity. The
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1		committee or committees shall have responsibility for
2		nominating candidates for director for election by
3		shareholders or policyholders, evaluating the
4		performance of officers deemed to be principal
5		officers of the insurer, and recommending to the board
6		of directors the selection and compensation of the
7		principal officers.
8	(5)	Paragraphs (3) and (4) shall not apply to a domestic
9		insurer if the person controlling the insurer, such as
10		an insurer, a mutual insurance holding company, or a
11		publicly held corporation, has a board of directors
12		and committees thereof that meet the requirements of
13		paragraphs (3) and (4) with respect to the controlling
14		entity.
15	(6)	An insurer may make application to the commissioner
16		for a waiver from the requirements of this subsection
17		if the insurer's annual direct written and assumed
18		premium, excluding premiums reinsured with the Federal
19		Crop Insurance Corporation and National Flood
20		Insurance Program, is less than \$300,000,000. An
21		insurer may also make application to the commissioner
22		for a waiver from the requirements of this subsection
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1	based upon unique circumstances. The commissioner may
2	consider various factors including but not limited to
3	the type of business entity, volume of business
4	written, availability of qualified board members, or
5	the ownership or organizational structure of the
6	entity."
7	SECTION 12. Section 431:11-107, Hawaii Revised Statutes,
8	is amended to read as follows:
9	"§431:11-107 Examination. (a) Subject to the limitation
10	contained in this section and in addition to the powers [which]
11	that the commissioner has under article 2 relating to the
12	examination of insurers, the commissioner [shall also have the
13	power to order] may examine any insurer registered under section
14	431:11-105 [to produce records, books, or other information
15	papers in the possession of the insurer or its] and its
16	affiliates as are reasonably necessary to ascertain the
17	financial condition of the insurer [or to determine compliance
18	with this article. In the event the insurer fails to comply
19	with the order, the commissioner shall have the power to examine
20	the insurer's affiliates to obtain the information.], including
21	the enterprise risk to the insurer by the ultimate controlling
22	party, or by any entity or combination of entities within the
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1	insurance	holding company system, or by the insurance holding
2	company s	ystem on a consolidated basis.
3	(b)	The commissioner may order any insurer registered
4	under sec	tion 431:11-105 to:
5	(1)	Produce the records, books, or other information in
6		the possession of the insurer or its affiliates that
7		are reasonably necessary to determine compliance with
8		this article; and
9	(2)	To determine compliance with this article, produce
10		information not in the possession of the insurer if
11		the insurer can obtain access to that information
12		pursuant to contractual relationships, statutory
13		obligations, or other methods. In the event the
14		insurer cannot obtain the information requested by the
15		commissioner, the insurer shall provide the
16		commissioner a detailed explanation of the reason that
17		the insurer cannot obtain the information and the
18		identity of the holder of information. Whenever it
19		appears to the commissioner that the detailed
20 [°]		explanation is without merit, the commissioner may
21		require, after notice and hearing, the insurer to pay
22		a penalty of not less than \$100 and not more than \$500
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1	for each day's delay, or may suspend or revoke the
2	insurer's license.
3	$\left[\frac{b}{c}\right]$ (c) The commissioner may retain at the registered
4	insurer's expense attorneys, actuaries, accountants, and other
5	experts not otherwise a part of the commissioner's staff as
6	shall be reasonably necessary to assist in the conduct of the
7	examination under [subsection (a).] this section. Any persons
8	so retained shall be under the direction and control of the
9	commissioner and shall act in a purely advisory capacity.
10	[(c)] <u>(d)</u> Each registered insurer producing for
11	examination records, books <u>,</u> and papers pursuant to [subsection
12	(a)] this section shall be liable for and shall pay the expense
13	of the examination in accordance with article 2.
14	(e) In the event the insurer fails to comply with an
15	order, the commissioner may examine the affiliates to obtain the
16	information. The commissioner may also issue subpoenas,
17	administer oaths, and examine under oath any person for purposes
18	of determining compliance with this section. Upon the failure
19	or refusal of any person to obey a subpoena, the commissioner
20	may petition a court of competent jurisdiction, and upon proper
21	showing, the court may enter an order compelling the witness to
22	appear and testify or produce documentary evidence. Failure to
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1	obey the court order shall be punishable as contempt of court.
2	Every person shall be obliged to attend as a witness at the
3	place specified in the subpoena, when subpoenaed, anywhere
4	within the State. Every person shall be entitled to the same
5	fees and mileage, if claimed, as a witness in a court of record,
6	which fees, mileage, and actual expense, if any, necessarily
7	incurred in securing the attendance of witnesses, and their
8	testimony, shall be itemized and charged against, and be paid
9	by, the company being examined."
10	SECTION 13. Section 431:11-108, Hawaii Revised Statutes,
11	is amended to read as follows:
12	"§431:11-108 Confidential treatment. [All_information,
13	documents, and copies thereof] (a) Documents, materials, or
14	other information in the possession or control of the insurance
15	division that are obtained by or disclosed to the commissioner
16	or any other person in the course of an examination or
17	investigation made pursuant to section 431:11-107 and all
18	information reported pursuant to [section] sections 431:11-
19	<u>104(b)(12) and (13),</u> 431:11-105 <u>,</u> and [section] 431:11-106, shall
20	be [given] confidential [treatment,] by law and privileged,
21	shall not be disclosable under chapter 92F, shall not be subject
22	to subpoena, and shall not be [made_public_by the commissioner,
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1	the National Association of Insurance Commissioners, or any
2	other person, except to insurance departments of other states,
3	without the prior written consent of the insurer to which it
4	pertains unless the commissioner, after giving the insurer and
5	its affiliates who would be affected thereby notice and
6	opportunity to be heard, determines that the interest of the
7	policyholders, shareholders or the public will be served by the
8	publication thereof, in which event the commissioner may publish
9	all or any part thereof in such manner as the commissioner may
10	deem appropriate.] subject to discovery or admissible in
11	evidence in any private civil action. The commissioner may use
12	the documents, materials, or other information in the
13	furtherance of any regulatory or legal action brought as part of
14	the commissioner's official duties. The commissioner shall not
15	otherwise make the documents, materials, or other information
16	public without prior written consent of the insurer to which it
17	pertains unless the commissioner, after giving the insurer and
18	its affiliates who would be affected thereby notice and
19	opportunity to be heard, determines that the interest of the
20	policyholders, shareholders, or the public will be served by the
21	publication thereof, in which event the commissioner may publish
22	all or any part in such manner as may be deemed appropriate.
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1	(b)	Neither the commissioner nor any person who received
2	documents	, materials, or other information while acting under
3	the autho	rity of the commissioner or with whom the documents,
4	materials	, or other information are shared pursuant to this
5	article s	hall be permitted or required to testify in any private
6	civil act	ion concerning any confidential documents, materials,
7	or inform	ation subject to subsection (a).
8	(c)	To assist in the performance of the commissioner's
9	duties, t	he commissioner:
10	(1)	May share documents, materials, or other information,
11		including the confidential and privileged documents,
12		materials, or information subject to subsection (a),
13		with other state, federal, and international
14		regulatory agencies, with the National Association of
15		Insurance Commissioners and its affiliates and
16		subsidiaries, and with state, federal, and
17		international law enforcement authorities, including
18		members of any supervisory college described in
19		section 431:11- ; provided that the recipient
20		agrees in writing to maintain the confidentiality and
21		privileged status of the document, material, or other



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1		information, and has verified in writing the legal
2		authority to maintain confidentiality;
3	(2)	Notwithstanding paragraph (1) to the contrary, may
4		only share confidential and privileged documents,
5		material, or information reported pursuant to section
6	· · ·	431:11-105(1) with commissioners of states having
7		statutes or regulations substantially similar to
8		subsection (a) and who have agreed in writing not to
9		disclose such information;
10	(3)	May receive documents, materials, or information,
11		including otherwise confidential and privileged
12		documents, materials, or information from the National
13		Association of Insurance Commissioners and its
14		affiliates and subsidiaries and from regulatory and
15		law enforcement officials of other foreign or domestic
16		jurisdictions, and shall maintain as confidential or
17		privileged any document, material, or information
18		received with notice or the understanding that it is
19		confidential or privileged under the laws of the
20		jurisdiction that is the source of the document,
21		material, or information; and



1	(4)	Shal	l enter into written agreements with the National
2		Asso	ociation of Insurance Commissioners governing
3		shar	ing and use of information provided pursuant to
4		this	article and consistent with this subsection that
5		shal	<u>l:</u>
6		(A)	Specify procedures and protocols regarding the
7			confidentiality and security of information
8			shared with the National Association of Insurance
9			Commissioners and its affiliates and subsidiaries
10			pursuant to this article, including procedures
11 .			and protocols for sharing by the National
12			Association of Insurance Commissioners with other
13			state, federal, or international regulators;
14		<u>(B)</u>	Specify that ownership of information shared with
15			the National Association of Insurance
16			Commissioners and its affiliates and subsidiaries
17			pursuant to this article remains with and for use
18			by the commissioner and the National Association
19			of Insurance Commissioners and is subject to the
20			direction of the commissioner;
21		(C)	Require that prompt notice be given to an insurer
22			whose confidential information is in the



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1	shall occur as a result of disclosure to the commissioner under
2.	this section or as a result of sharing as authorized in
3	subsection (c).
4	(f) Documents, materials, or information in the possession
5	or control of the National Association of Insurance
6	Commissioners pursuant to this article shall be confidential by
7	law and privileged, shall not be disclosable under chapter 92F,
8	shall not be subject to subpoena, and shall not be subject to
9	discovery or admissible in evidence in any private civil
10	action."
11	SECTION 14. Section 431:11-111, Hawaii Revised Statutes,
12	is amended to read as follows:
13	"§ 431:11-111 Sanctions. (a) Any insurer failing, without
14	just cause, to file any registration statement as required in
15	this article shall be [liable for] required, after notice and
16	hearing, to pay a fine in an amount of not less than \$100 and
17	not more than \$500 for each [day of delinquency,] <u>day's delay,</u>
18	to be recovered by the commissioner, and the penalty so
19	recovered shall be paid into the compliance resolution fund. The
20	commissioner may reduce the penalty if the insurer demonstrates
21	to the commissioner that the imposition of the penalty would
22	constitute a financial hardship to the insurer.

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1 Every director or officer of an insurance holding (b) company system who knowingly violates, participates in, or 2 3 assents to, or who knowingly permits any of the officers or 4 agents of the insurer to engage in any transactions or make 5 investments that have not been properly reported or submitted pursuant to [sections] section 431:11-105(a), 431:11-106(a)(2), 6 7 or 431:11-106(b), or [who] that violates this article, shall [be 8 subject to a fine] pay, in their individual capacity, a civil 9 forfeiture of not less than \$100 and not more than \$10,000 per 10 violation[-], after notice and hearing before the commissioner. In determining the amount of the [fine,] civil forfeiture, the 11 12 commissioner shall take into account the appropriateness of the 13 [fine] civil forfeiture with respect to the gravity of the violation, the history of previous violations, and [such] other 14 15 matters as justice may require.

(c) Whenever it appears to the commissioner that any
insurer subject to this article or any director, officer,
employee, or agent thereof has engaged in any transaction or
entered into a contract [which] that is subject to section
431:11-106 and [which] that would not have been approved had the
approval been requested, the commissioner may order the insurer
to cease and desist immediately any further activity under that



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transaction or contract. After notice and hearing, the
 commissioner may also order the insurer to void any of the
 contracts and restore the status quo if that action is in the
 best interest of the policyholders, creditors, or the public.

5 (d) Whenever it appears to the commissioner that any insurer or any director, officer, employee, or agent thereof has 6 7 committed a wilful violation of this article, the commissioner 8 may cause criminal proceedings to be instituted against the 9 insurer or the responsible director, officer, employee, or agent 10 thereof. Any insurer [who] that wilfully violates this article 11 [shall be subject to a fine of] may be fined not less than \$100 12 and not more than \$10,000 per violation. Any individual who 13 wilfully violates this article [shall be subject to a fine in 14 the individual's capacity of] may be fined in the person's individual capacity not less than \$100 and not more than \$10,000 15 per violation $[\tau]$ or be imprisoned for not more than one year $[\tau]$, 16 17 or both.

(e) Any officer, director, or employee of an insurance
holding company system who wilfully and knowingly subscribes to
or makes, or causes to be made, any false statements, false
reports, or false filings with the intent to deceive the
commissioner in the performance of the commissioner's duties
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1	under this article, upon conviction thereof, shall be imprisoned
2	for not more than one year $[\tau]$ or fined \$5,000, or both. Any
3	fines imposed shall be paid by the officer, director, or
4	employee in the person's individual capacity.
5	(f) Whenever it appears to the commissioner that any
6	person has committed a violation of section 431:11-104 and that
7	prevents the full understanding of the enterprise risk to the
8	insurer by affiliates or by the insurance holding company
9	system, the violation may serve as an independent basis for
10	disapproving dividends or distributions and for placing the
11	insurer under an order of supervision in accordance with part 2
12	of article 15."
13	PART V
14	SECTION 15. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 16. This Act shall take effect on July 1, 2050;
17	provided that part I of this Act shall take effect on January 1,
18	2051.



Report Title:

Insurance; Model Laws; Reinsurance; Insurance Valuation; Life Insurance; Insurance Holding Companies

Description:

Adopts revisions to the National Association of Insurance Commissioners' model laws on Credit for Reinsurance Model Act (Part I), Standard Valuation Law (Part II), Standard Nonforfeiture for Life Insurance (Part III), and Insurance Holding Company System Regulatory Act (Part II). Takes effect on 7/1/2050. Part I takes effect on 1/1/2051. (SD2)

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

