A BILL FOR AN ACT

RELATING TO THE INSURANCE HOLDING COMPANY SYSTEM.

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

SECTION 1. Section 431:11-102, Hawaii Revised Statutes, is 1 2 amended by amending the definitions of "domestic insurance holding company system" and "statement" to read as follows: 3 4 ""Domestic insurance holding company system" means [an insurance holding company system that consists of an ultimate 5 controlling person formed in this State prior to January 1, 6 2000, and its insurer affiliates, all of which are domestic 7 insurers authorized to transact insurance business only in this 8 State.] two or more affiliated persons, one or more of whom is 9 an insurer, with an ultimate controlling person formed in this 10 State prior to January 1, 1995, and its insurer affiliates, all 11 of which are domestic insurers authorized to transact insurance 12 business only in this State. 13 "Statement" means information required to be filed with the 14 commissioner pursuant to sections 431:11-104[7] through 431:11-15 104.5, 431:11-105, and 431:11-106, and guidelines set forth on a 16

form or in a format approved by the commissioner."

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T	SECTI	.ON Z .	. Section 431:11-104, hawaii kevised Statutes, is
2	amended by	amer	nding subsection (b) to read as follows:
3	"(b)	The	statement to be filed with the commissioner
4	hereunder	shal:	l be made under oath or affirmation and shall
5	contain th	ne fo	llowing information:
6	(1)	The 1	name and address of each person by whom or on
7		whose	e behalf the merger or other acquisition of
8		cont	rol referred to in subsection (a) is to be
9		effe	cted (hereinafter called "acquiring party"), and:
10		(A)	If the person is an individual, the principal
11			occupation and all offices and positions held by
12			the individual during the past five years, and
13			any conviction of crimes other than minor traffic
14			violations during the past ten years; or
15		(B)	If the person is not an individual, a report of
16			the nature of its business operations during the
17			past five years or for such lesser period as the
18			person and any predecessors thereof shall have
19			been in existence; an informative description of
20			the business intended to be done by the person
21			and the person's subsidiaries; and a list of all

1		individuals who are or who have been selected to
2		become directors or executive officers of the
3		person, or who perform or will perform functions
4		appropriate to the positions. The list shall
5		include for each individual the information
6		required by subparagraph (A);
7	(2)	The source, nature, and amount of the consideration
8		used or to be used in effecting the merger or other
9		acquisition of control, a description of any
10		transaction wherein funds were or are to be obtained
11		for any purpose (including any pledge of the insurer's
12		stock, or the stock of any of its subsidiaries or
13		controlling affiliates), and the identity of persons
14		furnishing the consideration; provided that where a
15		source of the consideration is a loan made in the
16		lender's ordinary course of business, the identity of
17		the lender shall remain confidential, if the person
18		filing the statement requests confidentiality;
19	(3)	Fully audited financial information as to the earnings
20		and financial condition of each acquiring party for

the preceding five fiscal years (or for the lesser

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1		period as the acquiring party and any predecessors
2		thereof shall have been in existence), and similar
3		unaudited information as of a date not earlier than
4		ninety days prior to the filing of the statement;
5	(4)	Any plans or proposals that each acquiring party may
6		have to liquidate the insurer, to sell its assets or
7	-	merge or consolidate it with any person, or to make
8		any other material change in its business or corporate
9		structure or management;
10	(5)	The number of shares of any security referred to in
11		subsection (a) that each acquiring party proposes to
12		acquire, and the terms of the offer, request,
13		invitation, agreement, or acquisition referred to in
14		subsection (a), and a statement as to the method by
15		which the fairness of the proposal was arrived at;
16	(6)	The amount of each class of any security referred to
17		in subsection (a) that is beneficially owned or
18		concerning which there is a right to acquire
19		beneficial ownership by each acquiring party;
20	(7)	A full description of any contracts, arrangements, or
21		understandings with respect to any security referred

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to in subsection (a) in which any acquiring party is
involved including but not limited to transfer of any
of the securities, joint ventures, loan or option
arrangements, puts or calls, guarantees of loans,
guarantees against loss or guarantees of profits,
division of losses or profits, or the giving or
withholding of proxies. The description shall
identify the persons with whom the contracts,
arrangements, or understandings have been entered
into;

- (8) A description of the purchase of any security referred to in subsection (a) during the twelve calendar months preceding the filing of the statement by any acquiring party, including the dates of purchase, names of the purchasers, and considerations paid or agreed to be paid therefore;
- (9) A description of any recommendations to purchase any security referred to in subsection (a) made during the twelve calendar months preceding the filing of the statement by any acquiring party, or by anyone based

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

1	c	control in the insurance holding company system will	
2	ŗ	provide information to the commissioner upon request	
3	ã	as necessary to evaluate enterprise risk to the	
4	i	nsurer; and	
5	(14) P	Any additional information as the commissioner may by	
6	r	rule prescribe as necessary or appropriate for the	
7	ŗ	protection of policyholders of the insurer or in the	
8	ŗ	public interest.	
9	If the	e person required to file the statement referred to in	
10	subsection	(a) is a partnership, limited partnership, or other	
11	group, the	commissioner may require that the information called	
12	for by para	agraphs (1) through (14) shall be given with respect	
13	to each partner of the partnership or limited partnership, each		
14	member of	the group, and each person who controls such partner	
15	or member.	If any partner, member, or person is a corporation	
16	or the per	son required to file the statement referred to in	
17	subsection	(a) is a corporation, the commissioner may require	
18	that the in	nformation called for by paragraphs (1) through (14)	
19	shall be g	iven with respect to the corporation, each officer and	
20	director o	f the corporation, and each person who is directly or	

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- 1 indirectly the beneficial owner of more than ten per cent of the
- 2 outstanding 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 SECTION 3. Section 431:11-105, Hawaii Revised Statutes, is
- 12 amended by amending subsection (b) to read as follows:
- "(b) Every insurer subject to registration shall file the
- 14 registration statement with the commissioner on a form and in a
- 15 format prescribed by the National Association of Insurance
- 16 Commissioners, which shall contain the following current
- 17 information:
- 18 (1) The capital structure, general financial condition,
- ownership, and management of the insurer and any
- 20 person controlling the insurer;

1	(2)	The :	identity and relationship of every member of the
2		insu	rance holding company system;
3	(3)	The	following agreements in force, and transactions
4		curr	ently outstanding or that have occurred during the
5		last	calendar year between the insurer and its
6		affi	liates:
7		(A)	Loans, other investments, or purchases, sales, or
8			exchanges of securities of the affiliates by the
9			insurer or of the insurer by its affiliates;
10		(B)	Purchases, sales, or exchange of assets;
11		(C)	Transactions not in the ordinary course of
12			business;
13		(D)	Guarantees or undertakings for the benefit of an
14			affiliate that result in an actual contingent
15			exposure of the insurer's assets to liability,
16			other than insurance contracts entered into in
17			the ordinary course of the insurer's business;
18		(E)	All management agreements, all service contracts
19			and all cost-sharing arrangements;
20		(F)	Reinsurance agreements;

1		(G) Dividends and other distributions to
2		shareholders; and
3		(H) Consolidated tax allocation agreements;
4	(4)	Any pledge of the insurer's stock, including stock of
5		any subsidiary or controlling affiliate, for a loan
6		made to any member of the insurance holding company
7		system;
8	(5)	If requested by the commissioner, financial statements
9		of an insurance holding company system[-], including
10		all affiliates. Financial statements may include but
11		are not limited to annual audited financial statements
12		filed with the Securities and Exchange Commission
13		pursuant to the Securities Act of 1933, as amended, or
14	,	the Securities Exchange Act of 1934, as amended. An
15		insurer required to file financial statements pursuant
16		to this paragraph may satisfy the request by providing
17		the commissioner with the most recently filed
18		financial statements of the parent corporation that
19		have been filed with the Securities and Exchange
20		Commission;

1	(6)	Other matters concerning transactions between
2		registered insurers and any affiliates as may be
3		included from time to time in any registration forms
4		adopted or approved by the commissioner; [and]
5	(7)	Statements that the insurer's board of directors
6		oversees corporate governance and internal controls
7		and that the insurer's officers or senior management
8		have approved, implemented, and continue to maintain
9		and monitor corporate governance and internal control
10		procedures[-]; and
11	(8)	Any other information required by the commissioner by
12		rule."
13	SECT	TION 4. Section 431:11-107, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"§43	1:11-107 Examination. (a) Subject to the limitation
16	contained	in this section and in addition to the powers that the
17	commissio	oner has under article 2 relating to the examination of
18	insurers,	the commissioner may examine any insurer registered
19	under sec	ction 431:11-105 and its affiliates as is reasonably
20	necessary	to ascertain the financial condition of the insurer,
21	including	g the enterprise risk to the insurer by the ultimate

1	controllin	g party, or by any entity or combination of entitles
2	within the	e insurance holding company system, or by the insurance
3	holding co	ompany system on a consolidated basis.
4	(b)	[To-evaluate whether the operations of an ultimate
5	controllir	ng-person, affiliate, or any combination of entities
6	within the	insurance holding company system may adversely and
7	materially	affect the operations, management, or financial
8	condition	of an insurer, the] The commissioner may order any
9	insurer re	egistered under section 431:11-105 to:
10	(1)	Produce the records, books, or other information in
11		the possession of the insurer or its affiliates that
12		are reasonably necessary to determine compliance with
13		this article; and
14	(2)	[Determine compliance with this article, produce]
15		Produce information not in the possession of the
16		insurer if the insurer can obtain access to that
17		information pursuant to contractual relationships,
18		statutory obligations, or other methods[-] to
19		determine compliance with this article. In the event
20		the insurer cannot obtain the information requested by

the commissioner, the insurer shall provide the

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commissioner a detailed explanation of the reason that
the insurer cannot obtain the information and the
identity of the holder of the information. Whenever
it appears to the commissioner that the detailed
explanation is without merit, the commissioner may
require, after notice and hearing, the insurer to pay
a penalty of not less than \$100 and not more than \$500
for each day's delay, or may suspend or revoke the
insurer's license.

- insurer's expense attorneys, actuaries, accountants, and other experts not otherwise a part of the commissioner's staff as shall be reasonably necessary to assist in the conduct of the examination under [subsections (a) and (e).] this section. Any persons so retained shall be under the direction and control of the commissioner and shall act in a purely advisory capacity.
- (d) Each registered insurer producing for examination
 records, books, and papers pursuant to [subsections (a) and (e)]
 this section shall be liable for and shall pay the expense of
 the examination in accordance with article 2.
- 21 (e) In the event that[+

1	(1)	An ir	nsurer fails to comply with an order pursuant to
2		subse	ection (b); or
3	(2)	The (commissioner, upon evaluating whether the
4		opera	ations of an ultimate controlling person,
5		affi:	liate, or any combination of entities within the
6		insu:	cance holding company system pursuant to
7		subs	ection (b), has reasonable cause to believe that:
8		(A)	The operations of the ultimate controlling
9	•		person, affiliate, or any combination of entities
10			within the insurance holding company system may
11			adversely and materially affect the operations,
12			management, or financial condition of an insurer;
13			OT
14		(B)	The commissioner is unable to obtain relevant
15			information from the controlled insurer; the
16			commissioner may examine the ultimate controlling
17			person, affiliate, or any combination of entities
18			within the insurance holding company system.
19	an insure	er fai	ls to comply with an order, the commissioner may
20	examine t	the in	surer's affiliates to obtain the information. The
21	commission	oner m	ay also issue subpoenas, administer oaths, and

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- examine under oath any person for purposes of determining 1 compliance with this section. Upon the failure or refusal of 2 any person to obey a subpoena, the commissioner may petition a 3 court of competent jurisdiction, and upon proper showing, the 4 court may enter an order compelling the witness to appear and 5 testify or produce documentary evidence. Failure to obey the 6 court order shall be punishable as contempt of court. Every 7 person shall be obliged to attend as a witness at the place 8 specified in the subpoena, when subpoenaed, anywhere within the 9 State. Every person shall be entitled to the same fees and 10 mileage, if claimed, as a witness in a court of record, which 11 fees, mileage, and actual expense, if any, necessarily incurred 12 in securing the attendance of witnesses, and their testimony, 13
- (f) [An examination of affiliates by the commissioner

 17 under subsection (e) shall specify the grounds for the

 18 examination and shall be confined to those specified grounds.]

 19 The non-insurance affiliates of a domestic insurance holding

 20 company system shall be exempt from this article."

shall be itemized and charged against, and be paid by, the

company being examined.

1	SECT	ON 5. Section 431:11-108, Hawaii Revised Statutes, is
2	amended by	y amending subsection (c) to read as follows:
3	"(C)	To assist in the performance of the commissioner's
4	duties, th	ne commissioner:
5	(1)	May share documents, materials, or other information,
6		including the confidential and privileged documents,
7		materials, or information subject to subsection (a),
8		with other state, federal, and international
9		regulatory agencies, with the National Association of
10		Insurance Commissioners and its affiliates and
11		subsidiaries, and with state, federal, and
12		international law enforcement authorities, including
13		members of any supervisory college described in
14		section 431:11-107.5; provided that the recipient
15		agrees in writing to maintain the confidentiality and
16		privileged status of the document, material, or other
17		information, and has verified in writing the legal
18		authority to maintain confidentiality;
19	(2)	Notwithstanding paragraph (1) to the contrary, may
20		only share confidential and privileged documents,
21		material, or information reported pursuant to section

1		[431:11-105(1)] 431:11-105(b)(1) with the
2		commissioners of states having statutes or regulations
3		substantially similar to subsection (a) and who have
4		agreed in writing not to disclose such information;
5	(3)	May receive documents, materials, or information,
6		including otherwise confidential and privileged
7		documents, materials, or information from the National
8		Association of Insurance Commissioners and its
9		affiliates and subsidiaries and from regulatory and
10		law enforcement officials of other foreign or domestic
11		jurisdictions, and shall maintain as confidential or
12		privileged any document, material, or information
13		received with notice or the understanding that it is
14		confidential or privileged under the laws of the
15		jurisdiction that is the source of the document,
16		material, or information; and
17	(4)	Shall enter into written agreements with the National
18		Association of Insurance Commissioners governing
19		sharing and use of information provided pursuant to
20		this article and consistent with this subsection that
21		shall:

1 .	(A)	Specify procedures and protocols regarding the
2		confidentiality and security of information
3		shared with the National Association of Insurance
4		Commissioners and its affiliates and subsidiaries
5		pursuant to this article, including procedures
6		and protocols for sharing by the National
7		Association of Insurance Commissioners with other
8		state, federal, or international regulators;
9	(B)	Specify that ownership of information shared with
10		the National Association of Insurance
11		Commissioners and its affiliates and subsidiaries
12		pursuant to this article remains with [and for
13		use by] the commissioner, and specify that the
14		National Association of Insurance [Commissioners
15		and] Commissioners' use of the information is
16		subject to the direction of the commissioner;
17	(C)	Require that prompt notice be given to an insurer
18		whose confidential information is in the
19		possession of the National Association of
20		Insurance Commissioners pursuant to this article
21		and require that the insurer is subject to a

1		request or subpoena from the National Association
2		of Insurance Commissioners for disclosure or
3		production; and
4	(D)	Require the National Association of Insurance
5		Commissioners and its affiliates and subsidiaries
6		to consent to intervention by an insurer in any
7		judicial or administrative action in which the
8		National Association of Insurance Commissioners
9		and its affiliates and subsidiaries may be
10		required to disclose confidential information
11		about the insurer shared pursuant to this
12		article."
13	SECTION 6	. Statutory material to be repealed is bracketed
14	and stricken.	New statutory material is underscored.
15	SECTION 7	. This Act shall take effect on July 1, 2030.

Report Title:

Insurance Holding Company System; Insurance Holding Company System Regulatory Model Act

Description:

Adopts revisions to the National Association of Insurance Commissioners Insurance Holding Company System Regulatory Act. (SB2852 HD1)

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