THE SENATE THIRTIETH LEGISLATURE, 2020 STATE OF HAWAII S.B. NO. ²⁸⁷⁶ S.D. 1

A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1	SECT	ION 1. Chapter 431, Hawaii Revised Statutes, is
2	amended b	by adding a new section to part II of article 9 to be
3	appropria	tely designated and to read as follows:
4	" <u>§</u> 43	1:9- Contract between public adjuster and insured.
5	(a) Publ	ic adjusters shall ensure that all contracts for their
6	services	are in writing and contain the following terms:
7	(1)	Legible full name of the adjuster signing the
8		contract;
9	(2)	Permanent home state, business address, and phone
10		number;
11	(3)	License number on record with the insurance division;
12	(4)	Title of "Public Adjuster Contract";
13	(5)	Insured's full name, street address, insurance company
14		name, and policy number, if known or upon
15		notification;
16	(6)	Description of the loss and its location, if
17		applicable;

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1	(7)	Description of services to be provided to the insured;
2	(8)	Signatures of both the public adjuster and the
3		insured;
4	(9)	Date the contract was signed by the public adjuster
5		and date the contract was signed by the insured;
6	(10)	Attestation language stating that the public adjuster
7		is fully bonded pursuant to section 431:9-223;
8	(11)	Full salary, fee, compensation, or other consideration
9		the public adjuster is to receive for services; and
10	(12)	Initial expenses to be reimbursed to the public
11		adjuster from the proceeds of the claim payment shall
12		be specified by type, with dollar estimates set forth
13		in the contract, and with any additional expenses
14		first approved by the insured.
15	(b)	No public adjuster shall charge, agree to, or accept
16	as compen	sation or reimbursement any payment, commission, fee,
17	or other	thing of value equal to more than eight per cent of any
18	insurance	settlement or proceeds. If the compensation is based
19	on a shar	e of the insurance settlement or proceeds, the exact
20	percentag	e shall be specified in the contract.

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1	(c)	If the insurer, not later than seventy-two hours after
2	the date	on which the loss is reported to the insurer, either
3	pays or c	commits in writing to pay to the insured the policy
4	limit of	the insurance policy, the public adjuster shall:
5	(1)	Not receive a commission consisting of a percentage of
6		the total amount paid by an insurer to resolve a
7		<u>claim;</u>
8	(2)	Inform the insured that loss recovery amount might not
9		be increased by insurer; and
10	(3)	Be entitled only to reasonable compensation from the
11		insured for services provided by the public adjuster
12		on behalf of the insured, based on the time spent on a
13		claim and expenses incurred by the public adjuster,
14		until the claim is paid or the insured receives a
15		written commitment to pay from the insurer.
16	<u>(d)</u>	A public adjuster shall provide the insured a written
17	disclosur	e concerning any direct or indirect financial interest
18	that the	public adjuster has with any other party who is
19	involved	in any aspect of the claim, other than the salary, fee,
20	commissio	n, or other consideration established in the written
21	contract	with the insured, including, but not limited to, any

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1	ownership of, other than as a minority stockholder, or any
2	compensation expected to be received from, any construction
3	firm, salvage firm, building appraisal firm, motor vehicle
4	repair shop, or any other firm that provides estimates for work,
5	or that performs any work, in conjunction with damages caused by
6	the insured loss on which the public adjuster is engaged. For
7	purposes of this section, "firm" shall include any corporation,
8	partnership, association, joint-stock company, or person.
9	(e) A public adjuster contract shall not contain any
10	contract term that:
11	(1) Requires the insured to authorize an insurance company
12	to issue a check only in the name of the public
13	adjuster;
14	(2) Imposes collection costs or late fees; or
15	(3) Precludes the insured from pursuing civil remedies.
16	(f) The insured shall have the right to rescind the
17	contract within three business days after the date the contract
18	was signed. The rescission shall be in writing and mailed or
19	delivered to the public adjuster at the address in the contract
20	within the three business-day period.

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1	(g) If the insured exercises the right to rescind the
2	contract pursuant to subsection (f), anything of value given by
3	the insured under the contract shall be returned to the insured
4	within fifteen business days following the receipt by the public
5	adjuster of the cancellation notice.
6	(h) Compensation provisions in a public adjusting contract
7	shall be made available to the commissioner upon request."
8	SECTION 2. Chapter 431, Hawaii Revised Statutes, is
9	amended by adding a new section to part II of article 9A to be
10	appropriately designated and to read as follows:
11	"§431:9A- Standard of conduct. A person issued a
12	limited lines motor vehicle rental company producer's license
13	shall act in good faith, abstain from deception, and practice
14	honesty and equity in all insurance matters."
15	SECTION 3. Chapter 431, Hawaii Revised Statutes, is
16	amended by adding a new section to part IV of article 9A to be
17	appropriately designated and to read as follows:
18	"§431:9A- Standard of conduct. An owner holding a self-
19	service storage limited lines license authorizing its employees
20	or authorized representative to sell, solicit, and offer
21	coverage under a policy of stored property insurance to an



1	occupant at each location at which the owner engages in self-
2	service storage transactions shall act in good faith, abstain
3	from deception, and practice honesty and equity in all insurance
4	matters."
5	SECTION 4. Chapter 431, Hawaii Revised Statutes, is
6	amended by adding a new section to article 31 to be
7	appropriately designated and to read as follows:
8	"§431:31- Standard of conduct. A vendor holding a
9	limited lines license authorizing its employees or authorized
10	representatives to sell or offer portable electronics insurance
11	shall act in good faith, abstain from deception, and practice
12	honesty and equity in all insurance matters."
13	SECTION 5. Section 431:2-201, Hawaii Revised Statutes, is
14	amended by amending subsection (c) to read as follows:
15	"(c) The commissioner may:
16	(1) Make reasonable rules for effectuating any provision
17	of this code, except those relating to the
18	commissioner's appointment, qualifications, or
19	compensation. The commissioner shall adopt rules to
20	effectuate article 10C of chapter 431, subject to the

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1		approval of the governor's office and the requirements
2		of chapter 91;
3	(2)	Conduct examinations and investigations to determine
4		whether any person has violated any provision of this
5		code or to secure information useful in the lawful
6		administration of any provision;
7	(3)	Require applicants to provide fingerprints and pay a
8		fee to allow the commissioner to make a determination
9		of license eligibility after obtaining state and
10		national criminal history record checks from the
11		Hawaii criminal justice data center and the Federal
12		Bureau of Investigation; [and]
13	(4)	Require, upon reasonable notice, that insurers report
14		any claims information the commissioner may deem
15		necessary to protect the public interest $[-]$; and
16	(5)	Upon showing of good cause, waive or modify, in whole
17		or part, any or all fees by order."
18	SECT	ION 6. Section 431:7-101, Hawaii Revised Statutes, is
19	amended by	y amending subsection (c) to read as follows:
20	"(C)	The commissioner shall notify the holder of a
21	certifica	te of authority issued under article 3 by written

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notice at least thirty days prior to the extension date of the
certificate of authority, license, or other certificate. The
annual fee for all services shall be due and payable by
electronic payment via the National Association of Insurance
Commissioners' Online Premium Tax for Insurance or an equivalent
service approved by the commissioner. If the fee is not paid
before or on the extension date, the fee shall be increased by a
penalty in the amount of fifty per cent of the fee. The
commissioner shall provide notice in writing of the delinquency
of extension and the imposition of the authorized penalty. If
the fee and the penalty are not paid within thirty days
immediately following the date of notice of delinquency, the
commissioner may revoke, suspend, or inactivate the certificate
of authority, license, or other certificate, and may not
reissue, remove the suspension of, or reactivate the certificate
of authority, license, or other certificate until the fee and
penalty have been paid."
SECTION 7. Section 431:7-202, Hawaii Revised Statutes, is
amended by amending subsection (f) to read as follows:
"(f) The taxes imposed by subsections (a), (b), (c), and
(d) shall be paid monthly. The monthly tax shall be due and

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1	payable by electronic payment via the [Automated Clearing House
2	debit or credit payment system] National Association of
3	Insurance Commissioners' Online Premium Tax for Insurance or an
4	equivalent service approved by the commissioner on or before the
5	twentieth day of the calendar month following the month in which
6	it accrues, coinciding with the filing of the statement provided
7	for in section 431:7-201.
8	In addition to the monthly tax and monthly tax statement,
9	the annual tax shall be due and payable by electronic payment
10	via the [Automated Clearing House debit or credit payment
11	system] National Association of Insurance Commissioners' Online
12	Premium Tax for Insurance or an equivalent service approved by
13	the commissioner on or before March 1 coinciding with the filing
14	of the statement provided for in section 431:7-201.
15	All amounts paid under this subsection, other than fines,
16	shall be allowed as a credit on the annual tax imposed by
17	subsections (a), (b), (c), and (d).
18	If the total amount of installment payments for any
19	calendar year exceeds the amount of annual tax for that year,
20	the excess shall be treated as an overpayment of the annual tax
21	and be allowed as a refund under section 431:7-203.

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Any insurer failing or refusing to pay the required taxes 1 2 above stated when due and payable shall be liable for a fine of 3 \$500 or ten per cent of the tax due, whichever is greater; plus 4 interest at a rate of twelve per cent per annum on the 5 delinquent taxes. The taxes may be collected by distraint, or 6 the taxes, fine, and interest may be recovered by an action to 7 be instituted by the commissioner in the name of this State, in 8 any court of competent jurisdiction. The commissioner may 9 suspend the certificate of authority of the delinquent insurer until the taxes, fine, and interest, should any be imposed, are 10 11 fully paid. 12 [As used in this subsection, "Automated Clearing House 13 debit or credit payment system" means the network for the

14 interbank clearing of electronic payments for participating 15 depository financial institutions.]"

16 SECTION 8. Section 431:8-313, Hawaii Revised Statutes, is 17 amended by amending subsection (a) to read as follows:

18 "(a) Each surplus lines broker shall file with the 19 commissioner on or before March 15, 2011, a verified statement 20 of all surplus lines insurance transacted during 2010. Each 21 surplus lines broker shall file with the commissioner on or



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1	before September 15, 2011, a verified statement of all surplus
2	lines insurance transacted after December 31, 2010, and before
3	July 1, 2011. After June 30, 2011, each surplus lines broker
4	shall file electronically with the commissioner within forty-
5	five days of the end of each calendar quarter a verified
6	statement of all surplus lines insurance transacted during the
7	calendar quarter as follows:
8	(1) The statement for the quarter ending March 31 shall be
9	filed on or before May 15;
10	(2) The statement for the quarter ending June 30 shall be
11	filed on or before August 15;
12	(3) The statement for the quarter ending September 30
13	shall be filed on or before November 15; and
14	(4) The statement for the quarter ending December 31 shall
15	be filed on or before February 15."
16	SECTION 9. Section 431:8-315, Hawaii Revised Statutes, is
17	amended by amending subsection (a) to read as follows:
18	"(a) On or before March 15, 2011, each surplus lines
19	broker shall pay to the director of finance, through the
20	commissioner, a premium tax on surplus lines insurance
21	transacted by the broker during 2010. On or before

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September 15, 2011, each surplus lines broker shall pay to the 1 2 director of finance, through the commissioner, a premium tax on 3 surplus lines insurance transacted by the broker after December 31, 2010, and before July 1, 2011. After June 30, 4 5 2011, within forty-five days after the end of each calendar quarter, each surplus lines broker shall pay to the director of 6 7 finance, through the commissioner $[\tau]$ via the National 8 Association of Insurance Commissioners' Online Premium Tax for 9 Insurance or an equivalent service approved by the commissioner, 10 a premium tax on surplus lines insurance transacted by the 11 broker during the calendar quarter for insurance for which this 12 State is the home state of the insured. The tax rate shall be 13 in the amount of 4.68 per cent of gross premiums, less return 14 premiums, on surplus lines insurance for which the home state is 15 this State.

As used in this subsection, "gross premiums" means the amount of the policy or coverage premium charged by the insurer in consideration for the insurance contract. Any charges for policy, survey, inspection, service, or similar fees or other charges added by the broker shall not be considered part of gross premiums."

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1	SECT	ION 10. Section 431:9-230, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§43	1:9-230 Reporting and accounting for [premiums.]
4	funds. (a) Every licensed adjuster shall have the
5	responsib	ilities of a trustee for all [premium] <u>funds</u> and return
6	[premium]	funds received or collected under this article.
7	(b)	The licensee, upon receipt of the funds, shall either:
8	(1)	Remit the [premiums (less commissions)] <u>funds</u> and
9		return [premiums] <u>funds</u> received or held by the
10		licensee to the [insurers or the] persons entitled to
11		such funds; or
12	(2)	Maintain the funds at all times in a federally insured
13		account with a bank, savings and loan association, or
14		financial services loan company situated in Hawaii,
15		separate from the licensee's own funds or funds held
16		by the licensee in any other capacity, [in an amount
17		at least equal to the premiums (net of commissions)]
18		and return [premiums] <u>funds</u> received by [such] <u>the</u>
19		licensee and unpaid to the insurers or persons
20		entitled to [such] the funds. Return [premiums] funds
21		shall be returned within thirty days, unless directed

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otherwise in writing by the person entitled to the
 funds.

The licensee shall not be required to maintain a separate bank 3 4 account or other account for the funds of each [insurer or] 5 person entitled to [such] the funds, [if and] so long as the funds held for the [insurer or] person entitled to [such] the 6 funds are reasonably ascertainable from the books of account and 7 8 records of the licensee. Only [such] additional funds [as may 9 be] reasonably necessary to pay bank, savings and loan 10 association, or financial services loan company charges may be 11 commingled with the [premium] funds. In the event the bank, savings and loan association, or financial services loan company 12 13 account is an interest earning account, [such] the licensee may 14 not retain the interest earned on [such] funds to the licensee's 15 own use or benefit without the prior written consent of the 16 [insurers or] person entitled to [such] the funds. A [premium] 17 trustee account shall be designated on the records of the bank, 18 savings and loan association, or financial services loan company 19 as a "trustee account established pursuant to section 431:9-230, 20 Hawaii Revised Statutes", or words of similar import.

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1	(c)	Any [such] licensee who, not being lawfully entitled
2	to [such]	<u>the</u> funds, diverts or appropriates [such] <u>the</u> funds or
3	any porti	on of them [to] for the licensee's own use, shall be
4	guilty of	embezzlement $[\tau]$ and shall be punished as provided in
5	the crimi:	nal statutes of this State."
6	SECT	ION 11. Section 431:9-235, Hawaii Revised Statutes, is
7	amended to	o read as follows:
8	" §4 3)	1:9-235 Denial, suspension, revocation of licenses.
9	(a) The	commissioner may suspend, revoke, or refuse to extend
10	any licen	se issued under this article for any cause specified in
11	any other	provision of this article, or for any of the following
12	causes:	
13	(1)	For any cause for which issuance of the license could
14		have been refused had it then existed and been known
15		to the commissioner;
16	(2)	If the licensee wilfully violates or knowingly
17		participates in the violation of any provision of this
18		code;
19	(3)	If the licensee has obtained or attempted to obtain
20		any license issued under this article through wilful

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1		misrepresentation or fraud, or has failed to pass any
2		examination required by section 431:9-206;
3	(4)	If the licensee has misappropriated, converted to the
4		licensee's own use, or illegally withheld moneys
5		required to be held in a fiduciary capacity;
6	(5)	If the licensee, with intent to deceive, has
7		materially misrepresented the terms or effect of any
8		insurance contract; or has engaged or is about to
9		engage in any fraudulent transaction;
10	(6)	If the licensee has been guilty of any unfair practice
11		or fraud as defined in article 13;
12	(7)	If in the conduct of the licensee's affairs under the
13		license, the licensee has shown oneself to be a source
14		of injury and loss to the public; or
15	(8)	If the licensee has dealt with, or attempted to deal
16		with, insurance or to exercise powers relative to
17		insurance outside the scope of the licensee's
18		licenses.
19	(b)	The license of any partnership or corporation may be
20	so suspend	ded, revoked, or refused for any of the causes that

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2 its powers. 3 (c) The holder of any license, which has been revoked or 4 suspended, shall surrender the license certificate to the 5 commissioner at the commissioner's request. 6 (d) The commissioner may suspend, revoke, or refuse to 7 extend any license for any cause specified in this article by an

relate to any individual designated in the license to exercise

8 order:

9	(1)	Given to the licensee at least fifteen days prior to
10		the order's effective date, subject to the right of
11		the licensee to have a hearing as provided in section

- 431:2-308, and pending that hearing, the license shall
 be suspended; or
- 14 (2) Made after a hearing, conducted as provided in section
 15 431:2-308, effective ten days after the date the order
- 16 is given to the licensee, and subject to the right of
- 17 the licensee to appeal to the circuit court of the
- 18 first judicial circuit of this State as provided in
- 19 <u>chapter 91.</u>"

20 SECTION 12. Section 431:9A-107.5, Hawaii Revised Statutes, 21 is amended to read as follows:



1	"§43	1:9A-107.5 Limited license. (a) Notwithstanding any
2	other pro	vision of this article, the commissioner may issue:
3	(1)	A limited license to persons selling travel tickets of
4		a common carrier of persons or property who shall act
5		only as to travel ticket policies of accident and
6		health or sickness insurance or baggage insurance on
7		personal effects;
8	(2)	A limited license to each individual who has charge of
9		vending machines used in this State for the
10		effectuation of travel insurance;
11	(3)	A limited license to any individual who sells policies
12		of accident and health or sickness insurance as a
13		promotional device to improve the circulation of a
14		newspaper in this State;
15	(4)	A limited line credit insurance producer license to
16		any individual who sells, solicits, or negotiates
17		limited line credit insurance; or
18	(5)	A limited license to any owner of a self-service
19		storage facility, as defined in section 507-61, to
20		sell stored property insurance, as defined in section
21		431:9A-A.

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1 (b) The commissioner may prescribe and furnish forms 2 calling for any information that the commissioner deems proper 3 in connection with the application for or extension of these 4 limited licenses. 5 (C) The limited license shall not be issued until the 6 license fee has been paid. 7 (d) A person issued a limited license shall act in good faith, abstain from deception, and practice honesty and equity 8 9 in all insurance matters." 10 SECTION 13. Section 431:10C-405, Hawaii Revised Statutes, 11 is amended by amending subsection (a) to read as follows: 12 "(a) The commissioner shall establish within the bureau $[\tau]$ 13 a board of governors [for the purpose of providing] to provide 14 expertise and consultation on all matters pertaining to the 15 operation of the bureau and the joint underwriting plan. The 16 board shall be composed of: 17 [Five] Six persons from, and members or (1)18 representatives of, nationally organized insurers or 19 their domestic insurer affiliates; and 20 (2) One person to represent insurance [producers;] 21 producers.



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1	[(3)	Two members, each a self-insurer under this article,
2		and nominated by all the certified self-insurers in
3		the State;
4	-(4)-	Two members, not affiliated with the foregoing
5		organizations, nominated by such nonaffiliated
6		insurers; and
7	(5)	Two members each, to be selected by the commissioner
8		or nominated by each of the classifications provided
9		for in section 431:10C-407(b).]"
10	SECT	ION 14. Section 431:13-103, Hawaii Revised Statutes,
11	is amended	d by amending subsection (a) to read as follows:
12	"(a)	The following are defined as unfair methods of
13	competitio	on and unfair or deceptive acts or practices in the
14	business o	of insurance:
15	(1)	Misrepresentations and false advertising of insurance
16		policies. Making, issuing, circulating, or causing to
17		be made, issued, or circulated, any estimate,
18		illustration, circular, statement, sales presentation,
19		omission, or comparison which:
20		(A) Misrepresents the benefits, advantages,
21		conditions, or terms of any insurance policy;



1	(B)	Misrepresents the dividends or share of the
2		surplus to be received on any insurance policy;
3	(C)	Makes any false or misleading statement as to the
4		dividends or share of surplus previously paid on
5		any insurance policy;
6	(D)	Is misleading or is a misrepresentation as to the
7		financial condition of any insurer, or as to the
8		legal reserve system upon which any life insurer
9		operates;
10	(E)	Uses any name or title of any insurance policy or
11		class of insurance policies misrepresenting the
12		true nature thereof;
13	(F)	Is a misrepresentation for the purpose of
14		inducing or tending to induce the lapse,
15		forfeiture, exchange, conversion, or surrender of
16		any insurance policy;
17	(G)	Is a misrepresentation for the purpose of
18		effecting a pledge or assignment of or effecting
19		a loan against any insurance policy;
20	(H)	Misrepresents any insurance policy as being
21		shares of stock;



1		(I)	Publishes or advertises the assets of any insurer
2			without publishing or advertising with equal
3			conspicuousness the liabilities of the insurer,
4			both as shown by its last annual statement; or
5		(J)	Publishes or advertises the capital of any
6			insurer without stating specifically the amount
7			of paid-in and subscribed capital;
8	(2)	Fals	e information and advertising generally. Making,
9		publ	ishing, disseminating, circulating, or placing
10		befo:	re the public, or causing, directly or indirectly,
11		to be	e made, published, disseminated, circulated, or
12		place	ed before the public, in a newspaper, magazine, or
13		othe:	r publication, or in the form of a notice,
14		circ	ular, pamphlet, letter, or poster, or over any
15		radio	o or television station, or in any other way, an
16		adve:	rtisement, announcement, or statement containing
17		any a	assertion, representation, or statement with
18		resp	ect to the business of insurance or with respect
19		to a	ny person in the conduct of the person's insurance
20		busi	ness, which is untrue, deceptive, or misleading;

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1 (3) Defamation. Making, publishing, disseminating, or 2 circulating, directly or indirectly, or aiding, 3 abetting, or encouraging the making, publishing, disseminating, or circulating of any oral or written 4 5 statement or any pamphlet, circular, article, or 6 literature which is false, or maliciously critical of 7 or derogatory to the financial condition of an 8 insurer, and which is calculated to injure any person 9 engaged in the business of insurance; 10 (4)Boycott, coercion, and intimidation. 11 (A) Entering into any agreement to commit, or by any 12 action committing, any act of boycott, coercion, 13 or intimidation resulting in or tending to result 14 in unreasonable restraint of, or monopoly in, the 15 business of insurance; or 16 (B) Entering into any agreement on the condition, 17 agreement, or understanding that a policy will 18 not be issued or renewed unless the prospective 19 insured contracts for another class or an 20 additional policy of the same class of insurance 21 with the same insurer;

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1 (5) False financial statements. 2 (A) Knowingly filing with any supervisory or other 3 public official, or knowingly making, publishing, 4 disseminating, circulating, or delivering to any 5 person, or placing before the public, or 6 knowingly causing, directly or indirectly, to be 7 made, published, disseminated, circulated, 8 delivered to any person, or placed before the 9 public, any false statement of a material fact as 10 to the financial condition of an insurer; or 11 (B) Knowingly making any false entry of a material 12 fact in any book, report, or statement of any 13 insurer with intent to deceive any agent or 14 examiner lawfully appointed to examine into its 15 condition or into any of its affairs, or any 16 public official to whom the insurer is required 17 by law to report, or who has authority by law to 18 examine into its condition or into any of its 19 affairs, or, with like intent, knowingly omitting 20 to make a true entry of any material fact

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1		pertaining to the business of the insurer in any
2		book, report, or statement of the insurer;
3	(6)	Stock operations and advisory board contracts.
4		Issuing or delivering or permitting agents, officers,
5		or employees to issue or deliver, agency company stock
6		or other capital stock, or benefit certificates or
7		shares in any common-law corporation, or securities or
8		any special or advisory board contracts or other
9		contracts of any kind promising returns and profits as
10		an inducement to insurance;
11	(7)	Unfair discrimination.
12		(A) Making or permitting any unfair discrimination
13		between individuals of the same class and equal
14		expectation of life in the rates charged for any
15		policy of life insurance or annuity contract or
16		in the dividends or other benefits payable
17		thereon, or in any other of the terms and
18		conditions of the contract;
19		(B) Making or permitting any unfair discrimination in
20		favor of particular individuals or persons, or
21		between insureds or subjects of insurance having



1 substantially like insuring, risk, and exposure 2 factors, or expense elements, in the terms or 3 conditions of any insurance contract, or in the 4 rate or amount of premium charge therefor, or in 5 the benefits payable or in any other rights or 6 privilege accruing thereunder; 7 (C) Making or permitting any unfair discrimination 8 between individuals or risks of the same class 9 and of essentially the same hazards by refusing 10 to issue, refusing to renew, canceling, or 11 limiting the amount of insurance coverage on a 12 property or casualty risk because of the 13 geographic location of the risk, unless: 14 (i) The refusal, cancellation, or limitation is 15 for a business purpose which is not a mere 16 pretext for unfair discrimination; or 17 (ii) The refusal, cancellation, or limitation is 18 required by law or regulatory mandate; 19 (D) Making or permitting any unfair discrimination 20 between individuals or risks of the same class 21 and of essentially the same hazards by refusing

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1	to issue, refusing to renew, canceling, or
2	limiting the amount of insurance coverage on a
3	residential property risk, or the personal
4	property contained therein, because of the age of
5	the residential property, unless:
6	(i) The refusal, cancellation, or limitation is
7	for a business purpose which is not a mere
8	pretext for unfair discrimination; or
9	(ii) The refusal, cancellation, or limitation is
10	required by law or regulatory mandate;
11	(E) Refusing to insure, refusing to continue to
12	insure, or limiting the amount of coverage
13	available to an individual because of the sex or
14	marital status of the individual; however,
15	nothing in this subsection shall prohibit an
16	insurer from taking marital status into account
17	for the purpose of defining persons eligible for
18	dependent benefits;
19	(F) Terminating or modifying coverage, or refusing to
20	issue or renew any property or casualty policy or
21	contract of insurance solely because the

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1		applicant or insured or any employee of either is
2		mentally or physically impaired; provided that
3		this subparagraph shall not apply to accident and
4		health or sickness insurance sold by a casualty
5		insurer; provided further that this subparagraph
6		shall not be interpreted to modify any other
7		provision of law relating to the termination,
8		modification, issuance, or renewal of any
9		insurance policy or contract;
10	(G)	Refusing to insure, refusing to continue to
11		insure, or limiting the amount of coverage
12		available to an individual based solely upon the
13		individual's having taken a human
14		immunodeficiency virus (HIV) test prior to
15		applying for insurance; or
16	(H)	Refusing to insure, refusing to continue to
17		insure, or limiting the amount of coverage
18		available to an individual because the individual
19		refuses to consent to the release of information
20		which is confidential as provided in section 325-
21		101; provided that nothing in this subparagraph

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1			shall prohibit an insurer from obtaining and
2			using the results of a test satisfying the
3			requirements of the commissioner, which was taken
4			with the consent of an applicant for insurance;
5			provided further that any applicant for insurance
6			who is tested for HIV infection shall be afforded
7			the opportunity to obtain the test results,
8			within a reasonable time after being tested, and
9			that the confidentiality of the test results
10			shall be maintained as provided by section
11			325-101;
12	(8)	Reba	tes. Except as otherwise expressly provided by
13		law:	
14		(A)	Knowingly permitting or offering to make or
15			making any contract of insurance, or agreement as
16			to the contract other than as plainly expressed
17			in the contract, or paying or allowing, or giving
18			or offering to pay, allow, or give, directly or
19			indirectly, as inducement to the insurance, any
20			rebate of premiums payable on the contract, or



1			or other benefits, or any valuable consideration
2			or inducement not specified in the contract; or
3		(B)	Giving, selling, or purchasing, or offering to
4			give, sell, or purchase as inducement to the
5			insurance or in connection therewith, any stocks,
6			bonds, or other securities of any insurance
7			company or other corporation, association, or
8			partnership, or any dividends or profits accrued
9			thereon, or anything of value not specified in
10			the contract;
11	(9)	Nothi	ng in paragraph (7) or (8) shall be construed as
12		inclu	ding within the definition of discrimination or
13		rebat	es any of the following practices:
14		(A)	In the case of any life insurance policy or
15			annuity contract, paying bonuses to policyholders
16			or otherwise abating their premiums in whole or
17			in part out of surplus accumulated from
18		:	nonparticipating insurance; provided that any
19]	bonus or abatement of premiums shall be fair and
20			equitable to policyholders and in the best
21			interests of the insurer and its policyholders;

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1	(B)	In the case of life insurance policies issued on
2		the industrial debit plan, making allowance to
3		policyholders who have continuously for a
4		specified period made premium payments directly
5		to an office of the insurer in an amount which
6		fairly represents the saving in collection
7		expense;
8	(C)	Readjustment of the rate of premium for a group
9		insurance policy based on the loss or expense
10		experience thereunder, at the end of the first or
11		any subsequent policy year of insurance
12		thereunder, which may be made retroactive only
13		for the policy year; [and]
14	(D)	In the case of any contract of insurance, the
15		distribution of savings, earnings, or surplus
16		equitably among a class of policyholders, all in
17		accordance with this article; and
18	<u>(E)</u>	A reward under a wellness program established
19		under a health care plan that favors an
20		individual if the wellness program meets the
21		following requirements:

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1	<u>(i)</u>	The wellness program is reasonably designed
2		to promote health or prevent disease;
3	<u>(ii)</u>	An individual has an opportunity to qualify
4		for the reward at least once a year;
5	<u>(iii)</u>	The reward is available for all similarly
6		situated individuals;
7	<u>(iv)</u>	The wellness program has alternative
8		standards for individuals who are unable to
9		obtain the reward because of a health
10		factor;
11	<u>(v)</u>	Alternative standards are available for an
12		individual who is unable to participate in a
13		reward program because of a health
14		condition;
15	<u>(vi)</u>	The insurer provides information explaining
16		the standard for achieving the reward and
17		discloses the alternative standards; and
18	(vii)	The total rewards for all wellness programs
19		under the health insurance policy do not
20		exceed twenty per cent of the cost of
21		coverage;



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1	(10)	Refusi	ng to provide or limiting coverage available to		
2		an ind	an individual because the individual may have a third-		
3		party o	claim for recovery of damages; provided that:		
4		(A) W]	nere damages are recovered by judgment or		
5		se	ettlement of a third-party claim, reimbursement		
6		01	past benefits paid shall be allowed pursuant		
7		to	p section 663-10;		
8		(B) Th	his paragraph shall not apply to entities		
9		1:	censed under chapter 386 or 431:10C; and		
10		(C) Fo	or entities licensed under chapter 432 or 432D:		
11		ť)) It shall not be a violation of this section		
12			to refuse to provide or limit coverage		
13			available to an individual because the		
14			entity determines that the individual		
15			reasonably appears to have coverage		
16			available under chapter 386 or 431:10C; and		
17		(ii) Payment of claims to an individual who may		
18			have a third-party claim for recovery of		
19			damages may be conditioned upon the		
20			individual first signing and submitting to		
21			the entity documents to secure the lien and		



1		reimbursement rights of the entity and
2		providing information reasonably related to
3		the entity's investigation of its liability
4		for coverage.
5		Any individual who knows or reasonably should
6		know that the individual may have a third-party
7		claim for recovery of damages and who fails to
8		provide timely notice of the potential claim to
9		the entity, shall be deemed to have waived the
10		prohibition of this paragraph against refusal or
11		limitation of coverage. "Third-party claim" for
12		purposes of this paragraph means any tort claim
13		for monetary recovery or damages that the
14		individual has against any person, entity, or
15		insurer, other than the entity licensed under
16		chapter 432 or 432D;
17	(11)	Unfair claim settlement practices. Committing or
18		performing with such frequency as to indicate a
19		general business practice any of the following:
20		(A) Misrepresenting pertinent facts or insurance
21		policy provisions relating to coverages at issue;

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1	(B) With respect to claims arising under its
2	policies, failing to respond with reasonable
3	promptness, in no case more than fifteen working
4	days, to communications received from:
5	(i) The insurer's policyholder;
6	(ii) Any other persons, including the
7	commissioner; or
8	(iii) The insurer of a person involved in an
9	incident in which the insurer's policyholder
10	is also involved.
11	The response shall be more than an acknowledgment
12	that such person's communication has been
13	received $[\tau]$ and shall adequately address the
14	concerns stated in the communication;
15	(C) Failing to adopt and implement reasonable
16	standards for the prompt investigation of claims
17	arising under insurance policies;
18	(D) Refusing to pay claims without conducting a
19	reasonable investigation based upon all available
20	information;

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1	(E)	Failing to affirm or deny coverage of claims
2		within a reasonable time after proof of loss
3		statements have been completed;
4	(F)	Failing to offer payment within thirty calendar
5		days of affirmation of liability, if the amount
6		of the claim has been determined and is not in
7		dispute;
8	(G)	Failing to provide the insured, or when
9		applicable the insured's beneficiary, with a
10		reasonable written explanation for any delay, on
11		every claim remaining unresolved for thirty
12		calendar days from the date it was reported;
13	(H)	Not attempting in good faith to effectuate
14		prompt, fair, and equitable settlements of claims
15		in which liability has become reasonably clear;
16	(I)	Compelling insureds to institute litigation to
17		recover amounts due under an insurance policy by
18		offering substantially less than the amounts
19		ultimately recovered in actions brought by the
20		insureds;

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1	(J)	Attempting to settle a claim for less than the
2		amount to which a reasonable person would have
3		believed the person was entitled by reference to
4		written or printed advertising material
5		accompanying or made part of an application;
6	(K)	Attempting to settle claims on the basis of an
7		application [which] <u>that</u> was altered without
8		notice, knowledge, or consent of the insured;
9	(L)	Making claims payments to insureds or
10		beneficiaries not accompanied by a statement
11		setting forth the coverage under which the
12		payments are being made;
13	(M)	Making known to insureds or claimants a policy of
14		appealing from arbitration awards in favor of
15		insureds or claimants for the purpose of
16		compelling them to accept settlements or
17		compromises less than the amount awarded in
18		arbitration;
19	(N)	Delaying the investigation or payment of claims
20		by requiring an insured, claimant, or the
21		physician or advanced practice registered nurse

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1		of either to submit a preliminary claim report
2		and then requiring the subsequent submission of
3		formal proof of loss forms, both of which
4		submissions contain substantially the same
5		information;
6	(0)	Failing to promptly settle claims, where
7		liability has become reasonably clear, under one
8		portion of the insurance policy coverage to
9		influence settlements under other portions of the
10		insurance policy coverage;
11	(P)	Failing to promptly provide a reasonable
12		explanation of the basis in the insurance policy
13		in relation to the facts or applicable law for
14		denial of a claim or for the offer of a
15		compromise settlement; and
16	(Q)	Indicating to the insured on any payment draft,
17		check, or in any accompanying letter that the
18		payment is "final" or is "a release" of any claim
19		if additional benefits relating to the claim are
20		probable under coverages afforded by the policy;
21		unless the policy limit has been paid or there is

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1		a bona fide dispute over either the coverage or
2		the amount payable under the policy;
3	(12)	Failure to maintain complaint handling procedures.
4		Failure of any insurer to maintain a complete record
5		of all the complaints [which] <u>that</u> it has received
6		since the date of its last examination under section
7		431:2-302. This record shall indicate the total
8		number of complaints, their classification by line of
9		insurance, the nature of each complaint, the
10		disposition of these complaints, and the time it took
11		to process each complaint. For purposes of this
12		section, "complaint" means any written communication
13		primarily expressing a grievance;
14	(13)	Misrepresentation in insurance applications. Making
15		false or fraudulent statements or representations on
16		or relative to an application for an insurance policy,
17		for the purpose of obtaining a fee, commission, money,
18		or other benefit from any insurer, producer, or
19		individual; and
20	(14)	Failure to obtain information. Failure of any
21		insurance producer, or an insurer where no producer is

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1 involved, to comply with section 431:10D-623(a), (b), 2 or (c) by making reasonable efforts to obtain 3 information about a consumer before making a 4 recommendation to the consumer to purchase or exchange 5 an annuity." 6 SECTION 15. Section 431K-3.5, Hawaii Revised Statutes, is 7 amended by amending subsection (a) to read as follows: 8 "(a) A risk retention group chartered in states other than 9 this State and seeking to do business as a risk retention group 10 in this State shall pay an initial registration fee of \$300 to 11 the commissioner and shall thereafter pay annually a service fee 12 of \$150 on or before August 16 of each year in which the risk retention group intends to do business in this State. The 13 commissioner may, upon showing of good cause, waive or modify, 14 15 in whole or part, all fees in this subsection by order." 16 SECTION 16. Section 431K-7.1, Hawaii Revised Statutes, is 17 amended by amending subsection (a) to read as follows: 18 "(a) A purchasing group that intends to do business in 19 this State shall pay an initial registration fee of \$300 to the 20 commissioner and shall thereafter pay annually a service fee of 21 \$150 on or before August 16 of each year in which the purchasing

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1	group inter	nds to do business in this State. <u>The commissioner</u>
2	may by orde	er, upon showing of good cause, waive or modify, in
3	whole or pa	art, all fees in this subsection."
4	SECTIO	DN 17. Section 431S-3, Hawaii Revised Statutes, is
5	amended by	amending subsection (b) to read as follows:
6	"(b)	Each person seeking to register as a pharmacy benefit
7	manager sha	all file with the commissioner an application on a
8	form prescr	ribed by the commissioner. The application shall
9	include:	
10	(1) T	The name, address, official position, and professional
11	ç	qualifications of each individual who is responsible
12	f	or the conduct of the affairs of the pharmacy benefit
13	π	nanager, including all members of the board of
14	ċ	lirectors; board of trustees; executive commission;
15	с	other governing board or committee; principal
16	с	officers, as applicable; partners or members, as
17	a	pplicable; and any other person who exercises control
18	с	or influence over the affairs of the pharmacy benefit
19	π	hanager;
20	(2) I	'he name and address of the applicant's agent for
21	S	service of process in the State; and

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1	(3) A nonrefundable application fee of \$140.				
2	The commissioner may by order, upon showing of good cause, waive				
3	or modify, in whole or part, the fee in this subsection."				
4	SECTION 18. Section 431S-4, Hawaii Revised Statutes, is				
5	amended by amending subsection (b) to read as follows:				
6	"(b) When renewing its registration, a pharmacy benefit				
7	manager shall submit to the commissioner the following:				
8	(1) An application for renewal on a form prescribed by the				
9	commissioner; and				
10	(2) A renewal fee of \$140.				
11	The commissioner may by order, upon showing of good cause, waive				
12	or modify, in whole or part, the fee in this subsection."				
13	SECTION 19. Section 432:1-108, Hawaii Revised Statutes, is				
14	amended by amending subsection (a) to read as follows:				
15	"(a) The commissioner shall collect, in advance, the				
16	following fees:				
17	(1) Certificate of authority:				
18	(A) Application for a certificate of authority:				
19	\$900; and				
20	(B) Issuance of certificate of authority: \$600;				
21	(2) Organization of domestic mutual benefit societies:				

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S.B. NO. $^{2876}_{S.D. 1}$

1		(A)	Application for a certificate of registration:
2			\$1,500; and
3		(B)	Issuance of certificate of registration: \$150;
4			and
5	(3)	For	all services subsequent to the issuance of a
6		cert	ificate of authority, including extension of the
7		cert	ificate of authority: \$600 per year.
8	The commi	ssion	er may by order, upon showing of good cause, waive
9	or modify	, in	whole or part, all fees in this subsection."
10	SECT	ION 2	0. Section 432:2-108, Hawaii Revised Statutes, is
11	amended by	y ame	nding subsection (a) to read as follows:
12	"(a)	The	commissioner shall collect, in advance, the
13	following	fees	:
14	(1)	Cert	ificate of authority:
15		(A)	Application for a certificate of authority:
16			\$900;
17		(B)	Issuance of certificate of authority: \$600;
18	(2)	Orga	nization of domestic fraternal benefit societies:
19		(A)	Application for a preliminary certificate of
20			authority: \$1,500;

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1	(B) Issuance of preliminary certificate of authority:
2	\$150; and
3	(3) For all services subsequent to the issuance of a
4	certificate of authority, including extension of the
5	certificate of authority: \$600 per year.
6	The commissioner may by order, upon showing of good cause, waive
7	or modify, in whole or part, all fees in this subsection."
8	SECTION 21. Section 432D-17, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) The commissioner shall collect, in advance, the
11	following fees:
12	(1) Certificate of authority:
13	(A) Application for a certificate of authority:
14	\$900; and
15	(B) Issuance of certificate of authority: \$600; and
16	(2) For all services subsequent to the issuance of
17	certificate of authority, including extension of the
18	certificate of authority: \$600 per year.
19	The commissioner may by order, upon showing of good cause, waive
20	or modify, in whole or part, all fees in this subsection."

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S.B. NO. ²⁸⁷⁶ S.D. 1

1 SECTION 22. Section 432G-12, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 The commissioner shall collect, in advance, the "(a) 4 following fees: 5 Certificate of authority: (1)6 (A) Application for a certificate of authority: 7 \$900; and 8 Issuance of certificate of authority: \$600; and (B) 9 (2) For all services subsequent to the issuance of a 10 certificate of authority, including extension of the 11 certificate of authority: \$600 per year. 12 The commissioner may by order, upon showing of good cause, waive or modify, in whole or part, all fees in this subsection." 13 14 SECTION 23. If any provision of this Act, or the 15 application thereof to any person or circumstance, is held 16 invalid, the invalidity does not affect other provisions or 17 applications of the Act that can be given effect without the 18 invalid provision or application, and to this end the provisions of this Act are severable. 19 20 SECTION 24. Statutory material to be repealed is bracketed

21 and stricken. New statutory material is underscored.



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SECTION 25. This Act shall take effect upon its approval.



Report Title:

Insurance; Adjuster; Bill Reviewer; Motor Vehicle Rental Company; Portable Electronic; Self-service Storage; Limited Line; Fee; National Association of Insurance Commissioners; Surplus Line; Hawaii Joint Underwriting Plan; Wellness Program; Chapter 431; Chapter 431K; Chapter 431S; Chapter 432; Chapter 432D; Chapter 432G

Description:

Amends various portions of Hawaii Revised Statutes title 24 to update and improve existing Insurance Code provisions. (SD1)

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

