JAN 2 6 2022

A BILL FOR AN ACT

RELATING TO INSURANCE.

14

15

16

17

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

1 SECTION 1. The purpose of the Act is to amend various 2 portions of title 24 of the Hawaii Revised Statutes, to update and improve existing provisions and promote consumer protection, 3 including: 4 5 Adding the National Association of Insurance (1)Commissioners Travel Insurance Model Law definition of 6 "travel insurance" and eliminating optional limited 7 licenses for travel insurance vending machines or 8 selling certain policies as a promotional device to 9 improve newspaper circulation; 10 11 (2) Amending the definition of "administrator" or "third 12 party administrator" to exclude dental insurers and 13 dental service corporations; increasing the surety

dental service corporations; increasing the surety
bond threshold amount for consistency with
requirements for other entities; and adding audited
financial statements as part of required annual report
filings; and

1	(3)	Adopting the National Association of Insurance
2		Commissioners revised Suitability in Annuity
3		Transactions Model Regulation provisions, which
4		require producers to act in the best interest of the
5		consumer when making a recommendation of an annuity,
6		and require insurers to establish and maintain a
7		system to supervise recommendations.
8	SECTI	ON 2. Section 431:9A-107.5, Hawaii Revised Statutes,
9	is amended	d by amending subsection (a) to read as follows:
10	"(a)	Notwithstanding any other provision of this article,
11	the commis	ssioner may issue:
12	(1)	A limited license to persons selling travel tickets
13		of a common carrier of persons or property who shall
14		act only as to travel ticket policies of accident and
15		health or sickness insurance or baggage insurance on
16		personal effects;
17	(2)	A limited license to each individual who has charge of
18		vending machines used in this State for the
19		effectuation of travel insurance;
20	(3)	A limited license to any individual who sells policies
21		of accident and health or sickness insurance as a

1		promotional device to improve the circulation of a
2		newspaper in this State;
3	(1)	A limited license to persons selling travel insurance,
4		which means insurance coverage for personal risks
5		incident to planned travel, including:
6		(A) Interruption or cancellation of trip or event;
7		(B) Loss of baggage or personal effects;
8		(C) Damages to accommodations or rental vehicles;
9		(D) Sickness, accident, disability, or death
10		occurring during travel;
11		(E) Emergency evacuation;
12		(F) Repatriation of remains; or
13		(G) Any other contractual obligations to indemnify or
14		pay a specified amount to the traveler upon
15		determinable contingencies related to travel as
16		approved by the commissioner.
17		Travel insurance does not include major medical plans
18		that provide comprehensive medical protection for
19		travelers with trips lasting longer than six months,
20		including those working or residing overseas as an
21		expatriate, or any other insurance product that
22		requires a specific insurance producer license.

S.B. NO. 3079

```
1
         [(4)] (2) A limited line credit insurance producer license
 2
              to any individual who sells, solicits, or negotiates
3
              limited line credit insurance; or
 4
         [+(5)+] (3) A limited license to any owner of a self-service
5
              storage facility, as defined in section 507-61, to
6
              sell stored property insurance, as defined in section
7
              431:9A-171."
8
         SECTION 3. Section 431:9J-101, Hawaii Revised Statutes, is
9
    amended by amending the definition of "administrator" or "third
10
    party administrator" to read as follows:
11
         ""Administrator" or "third party administrator" means a
12
    person who collects charges or premiums from, or who adjusts or
    settles claims on, residents of this State in connection with
13
14
    self-insurance, stop-loss, or life insurance coverage, accident
15
    and health or sickness insurance coverage, or article 1 of
16
    chapter 432, except the following:
17
         (1) An employer on behalf of its employees or the
18
              employees of a subsidiary or an affiliated corporation
19
              of the employer;
20
              A union on behalf of its members;
         (2)
21
         (3) An insurer authorized to transact insurance in this
```

1	State with respect to a policy lawfully issued and
2	delivered in and pursuant to the laws of this State or
3	another state;
4	(4) A dental insurer licensed under chapter 432G;
5	(5) A dental service corporation licensed under chapter
6	<u>423;</u>
7	[(4)] <u>(6)</u> A producer licensed to sell life insurance
8	coverage or accident and health or sickness insurance
9	coverage in this State, whose activities are limited
10	exclusively to the sale of insurance;
11	[(5)] <u>(7)</u> A managing general agent licensed in this State
12	whose activities are limited exclusively to the scope
13	of activities conveyed under that license;
14	[(6)] <u>(8)</u> An individual adjuster licensed in this State
15	whose activities are limited exclusively to the scope
16	of activities conveyed under that license;
17	$[\frac{(7)}{(9)}]$ An individual who adjusts or settles claims in
18	the normal course of practice or employment as an
19	attorney at law and who does not collect charges or
20	premiums in connection with life insurance coverage or
21	accident and health or sickness insurance coverage;
22	$\left[\frac{(8)}{(10)}\right]$ A creditor on behalf of its debtors with

1	respect to insurance covering a debt between the
2	creditor and its debtors;
3	$[\frac{(9)}{(11)}]$ A trust established in conformity with title 29
4	United States Code section 186 and trustees, agents,
5	and employees acting under that trust;
6	$[\frac{(10)}{(12)}]$ A trust exempt from taxation under title 26
7	United States Code section 501(a) and trustees and
8	employees acting under that trust, or a custodian and
9	the custodian's agents and employees acting under a
10	custodian account that meets the requirements of title
11	26 United States Code section 401(f);
12	$[\frac{(11)}{(13)}]$ A financial institution subject to supervision
13	or examination by federal or state banking
14	authorities, or a mortgage lender that collects and
15	remits premiums to licensed producers or authorized
16	insurers in connection with loan payments;
17	$[\frac{(12)}{(14)}]$ A credit card issuing company advancing for
18	and collecting premiums or charges from its credit
19	card holders who have authorized collection; provided
20	that the company does not adjust or settle claims; and
21	[(13)] <u>(15)</u> A person who acts solely as an administrator

of one or more employee benefit plans established by 1 2 an employer or an employee organization." SECTION 4. Section 431:9J-103, Hawaii Revised Statutes, is 3 4 amended to read as follows: 5 "[+] \$431:9J-103[+] Surety bond required. (a) Prior to 6 the issuance of the administrator license, the administrator shall file with the commissioner, and maintain in force while so 7 8 licensed, a surety bond of at least \$100,000[$_{T}$] for the first 9 two years, and at least \$300,000 from the third year, in the 10 form and penal sum acceptable to the commissioner, and shall 11 provide that the bond may not be canceled or otherwise 12 terminated until two years have elapsed from the last day the 13 applicant was an administrator, unless the commissioner has given prior written consent. The surety bond shall be 14 15 undertaken and may be enforced in the name of "Commissioner of Insurance, State of Hawaii". 16 17 (b) At the third renewal, and each subsequent renewal, the 18 surety bond amount shall be at least \$300,000 and filed in accordance with section 431:9J-112." 19 SECTION 5. Section 431:9J-112, Hawaii Revised Statutes, is 20 21 amended to read as follows:

22

(b)

S.B. NO. 3079

1 "[{}]\$431:9J-112[{}] Annual report required. (a) 2 administrator shall file an annual report for the preceding 3 calendar year with the commissioner on or before March 1 of each 4 year, in a form and manner prescribed by the commissioner. 5 (b) The annual report shall include the names and 6 addresses of all insurers with which the administrator had an 7 agreement during the preceding calendar year. 8 (c) The annual report shall include a renewal certificate for the surety bond required in section 431:9J-103(a) and (b) 9 10 and an updated surety bond form, if needed. 11 The annual report shall include an audited financial 12 statement prepared by an independent certified public 13 accountant." 14 SECTION 6. Chapter 431, article 10D, part VII, Hawaii Revised Statutes, is amended to read as follows: 15 16 "[f]PART VII.[f] SUITABILITY IN ANNUITY TRANSACTIONS §431:10D-621 Scope. (a) This part applies to any sale or **17** 18 recommendation [to purchase, exchange, or replace] of an annuity 19 [made to a consumer by an insurance producer, or an insurer 20 where no producer is involved, that results in the purchase, 21 exchange, or replacement recommended].

This part does not apply to transactions involving:

1	(1)	Dire	ct-response solicitations where there is no
2		reco	mmendation based on information collected from the
3		cons	umer pursuant to this part; or
4	(2)	Cont	racts used to fund:
5		(A)	An employee pension or welfare benefit plan that
6			is covered by the Employee Retirement and Income
7			Security Act[;] of 1974, P.L. 93-406;
8		(B)	A plan described by [sections] section 401(a),
9			401(k), 403(b), 408(k), or 408(p) of the Internal
10			Revenue Code of 1986, as amended, if established
11			or maintained by an employer;
12		(C)	A [governmental] government plan or church plan
13			defined in section 414 of the Internal Revenue
14			Code of 1986, as amended, a government or church
15			welfare benefit plan, or a deferred compensation
16			plan of a state or local government or tax exempt
17			organization subject to section 457 of the
18			Internal Revenue Code of 1986, as amended; or
19		(D)	A non-qualified deferred compensation arrangement
20			established or maintained by an employer or plan
21			sponsor;

1	$[\frac{(E)}{(3)}]$ Settlements of or assumptions of liabilities
2	associated with personal injury litigation or any
3	dispute or claim resolution process; or
4	$[\frac{(F)}{(4)}]$ Formal prepaid funeral contracts.
5	(c) Nothing in this part shall be construed to affect in
6	any manner any provision of chapter 485A.
7	§431:10D-622 Definitions. For the purposes of this part:
8	"Annuity" means an annuity that is an insurance product
9	under state law that is individually solicited, whether the
10	product is classified as an individual or group annuity.
11	"Approved continuing education course provider" means an
12	individual or entity that is approved to offer continuing
13	education courses pursuant to article 9A.
14	"Cash compensation" means any discount, concession, fee,
15	service fee, commission, sales charge, loan, override, or cash
16	benefit received by a producer in connection with the
17	recommendation or sale of an annuity from an insurer,
18	intermediary, or directly from the consumer.
19	"Comparable standards" means:
20	(1) With respect to broker-dealers and registered
21	representatives of broker-dealers, applicable United
22	States Securities and Exchange Commission and

1		Financial Industry Regulatory Authority rules
2		pertaining to best interest obligations and
3		supervision of annuity recommendations and sales,
4		including, but not limited to, Regulation Best
5		Interest, title 17 Code of Federal Regulations section
6		240.151-1, and any amendments or successor regulations
7		thereto;
8	(2)	With respect to investment advisers registered under
9		federal or state securities laws or investment adviser
10		representatives, the fiduciary duties and all other
11		requirements imposed on such investment advisers or
12		investment adviser representatives by contract or
13		under the Rules and Regulations, Investment Company
14		Act of 1940, title 17 Code of Federal Regulations part
15		270, or applicable state securities law, including but
16		not limited to, the Form ADV and interpretations; and
17	(3)	With respect to plan fiduciaries or fiduciaries, the
18		duties, obligations, prohibitions and all other
19		requirements attendant to such status under Employee
20		Retirement Income Security Act of 1974, P.L. 93-406,
21		or the Internal Revenue Code of 1986, as amended, and
22		any amendments or successor statutes thereto.

1	"Consumer profile information" means information that is		
2	reasonably appropriate to determine whether a recommendation		
3	addresses the consumer's financial situation, insurance needs		
4	and financial objectives, including, at a minimum, the		
5	following:		
6	(1) Age;		
7	(2) Annual income;		
8	(3) Financial situation and needs, including debts and		
9	other obligations;		
10	(4) Financial experience;		
11	(5) Insurance needs;		
12	(6) Financial objectives;		
13	(7) Intended use of the annuity;		
14	(8) Financial times horizon;		
15	(9) Existing assets or financial products, including		
16	investment, annuity and insurance holdings;		
17	(10) Liquidity needs;		
18	(11) Liquid net worth;		
19	(12) Risk tolerance, including but not limited to,		
20	willingness to accept non-guaranteed elements in the		
21	annuity;		
22	(13) Financial resources used to fund the annuity: and		

1	(14)	Tax status.
2	"Con	tinuing education credit" means one continuing
3	education	credit hour. For the purposes of this paragraph,
4	"credit h	our" has the same meaning as set forth in section
5	431:9A-10	2.
6	"Fin	ancial professional" means a producer that is regulated
7	and actin	g as:
8	(1)	A broker-dealer registered under federal or state
9		securities laws or a registered representative of a
10		<pre>broker-dealer;</pre>
11	(2)	An investment adviser registered under federal or
12		state securities laws or an investment adviser
13		representative associated with the federal or state
14		registered investment adviser; or
15	(3)	A plan fiduciary under section 3(21) of the Employee
16		Retirement Income Security Act of 1974, P.L. 93-406,
17		or fiduciary under section 4975(E)(3) of the Internal
18		Revenue Code of 1986, as amended, or any amendments or
19		successor statutes thereto.
20	["In	surance producer" means a person required to be
21	licensed	under the laws of this State to sell, solicit, or
2.2.	negotiate	insurance, including annuities.

"Insurer" means a company required to be licensed under the 1 2 laws of this State to provide insurance products, including 3 annuities. "Intermediary" means an entity contracted directly with an 4 insurer or with another entity contracted with an insurer to 5 6 facilitate the sale of the insurer's annuities by producers. 7 "Material conflict of interest" means a financial interest 8 of the insurance producer in the sale of an annuity that a 9 reasonable person would expect to influence the impartiality of 10 a recommendation. "Material conflict of interest" does not 11 include cash compensation or non-cash compensation. "Non-cash compensation" means any form of compensation that 12 13 is not cash compensation, including, but not limited to, health insurance, office rent, office support, and retirement benefits. 14 "Non-quaranteed elements" means the premiums, credited 15 interest rates (including any bonus), benefits, values, 16 17 dividends, non-interest based credits, charges, or elements of formulas used to determine any of these, that are subject to 18 19 company discretion and are not guaranteed at issue. An element 20 is considered non-guaranteed if any of the underlying non-21 quaranteed elements are used in its calculation.

S.B. NO. 3079

```
1
         "Producer" means a person or entity required to be licensed
 2
    under the laws of this State to sell, solicit, or negotiate
    insurance, including annuities. For purposes of this part,
 3
 4
    "producer" includes an insurer where no producer is involved.
 5
         "Recommendation" means advice provided by [an insurance] a
 6
    producer[, or an insurer where no producer is involved,] to an
 7
    individual consumer that [results] was intended to result or
8
    does result in a purchase, an exchange, or a replacement of an
9
    annuity in accordance with that advice. "Recommendation" does
10
    not include general communication to the public, generalized
11
    customer services assistance or administrative support, general
12
    educational information and tools, prospectuses, or other
13
    product and sales material.
14
         "Replacement" means a transaction [for the purchase of a
    new policy or contract that] in which a new annuity is to be
15
16
    purchased, and it is known or should be known to the proposing
17
    producer, or to the proposing insurer [if there is no producer,
    knows or has reason to know will cause an existing policy or
18
19
    contract to be: ] whether or not a producer is involved, that by
20
    reason of the transaction, an existing annuity or other
21
    insurance policy has been or is to be any of the following:
22
         (1)
              Terminated, lapsed, forfeited, or surrendered,
```

```
1
              partially surrendered, or assigned to the replacing
 2
              insurer:
3
              Converted to reduced paid-up insurance, continued as
              extended term insurance, or otherwise reduced in value
 4
5
              by the use of nonforfeiture benefits or other policy
 6
              values;
              Amended to effect a reduction in either benefits or the
7
         (3)
8
              term for which coverage would otherwise remain in force
9
              or for which benefits would be paid;
10
         (4)
              Reissued with any reduction in cash value; or
11
         (5) Used in a finance purchase.
         ["Suitability information" means information about the
12
13
    consumer that is reasonably related to the determination of the
14
    appropriateness of a recommendation, including the following:
15
         <del>(1) Age;</del>
16
         (2) Annual income;
17
         (3) Financial situation and needs, including the financial
18
              resources used for funding the annuity at issue;
19
         (4) Financial experience;
20
         (5) Financial objectives;
21
         (6) Intended use of the annuity;
22
         (7) Financial time-horizon;
```

1	(8) Existing assets, including investment and life
2	insurance holdings;
3	(9) Liquidity needs;
4	(10) Liquid net worth;
5	(11) Risk tolerance; and
6	(12) Tax status.
7	§431:10D-623 Duties of insurers and [insurance]
8	producers. [(a) In recommending to a consumer the purchase of
9	an annuity or the exchange of an annuity that results in another
10	insurance transaction or series of insurance transactions, the
11	insurance producer, or the insurer where no producer is
12	involved, shall have reasonable grounds for believing that the
13	recommendation is suitable for the consumer based on the facts,
14	including the consumer's suitability information, disclosed by
15	the consumer about the consumer's investments, other insurance
16	products, financial situation, and needs and that:
17	(1) The consumer has been reasonably informed of the
18	various features of the annuity, including the
19	potential surrender period and surrender charge;
20	potential tax penalty if the consumer sells, exchanges,
21	surrenders or annuitizes the annuity; mortality and
22	expense fees; investment advisory fees; potential

1		charges for and features of riders; limitations on
2		<pre>interest returns; insurance and investment components;</pre>
3		and market risk;
4	(2)	The consumer would benefit from certain features of
5		the annuity, including tax-deferred growth,
6		annuitization, or death or living benefit;
7	(3)	The particular annuity as a whole, the underlying
8		subaccounts to which funds are allocated at the time of
9		the purchase or exchange of the annuity, and riders and
10		similar product enhancements, if any, are suitable and,
11		in the case of an exchange or replacement, the
12		transaction as a whole is suitable for the particular
13		consumer; and
14	-(4)	In the case of an exchange or replacement of an
15		annuity, the exchange or replacement is suitable for
16		the particular consumer taking into consideration
17		whether:
18		(A) The consumer will incur a surrender charge; be
19		subject to the commencement of a new surrender
20		period; lose existing benefits such as death,
21		living, or other contractual benefits; or be
22		subject to increased fees, investment advisory

1	fees, or charges for riders and similar product
2	enhancements;
3	(B) The consumer would benefit from product
4	enhancements and improvements; and
5	(C) The consumer has had another annuity exchange or
6	replacement, particularly an exchange or
7	replacement within the preceding thirty-six
8	months.
9	(b) Prior to the execution of a purchase, exchange, or
10	replacement of an annuity resulting from a recommendation, an
11	insurance producer, or an insurer where no producer is involved,
12	shall make reasonable efforts to obtain the consumer's
13	suitability information.
14	(c) Except as permitted under subsection (d), an insurer
15	shall not issue an annuity that has been recommended to a
16	consumer unless the insurer has a reasonable basis to believe
17	the annuity is suitable for the particular consumer based on the
18	<pre>consumer's suitability information.]</pre>
19	(a) A producer, when making a recommendation of an annuity,
20	shall act in the best interest of the consumer under the
21	circumstances known at the time the recommendation is made,
22	without placing the producer's or the insurer's financial

1	interest	ahead	of the consumer's interest. A producer has acted
2	in the be	st in	terest of the consumer if the producer has
3	satisfied	the_	obligations regarding care, disclosure, conflict
4	of intere	st, a	nd documentation as set forth in this part.
5	[(d)	(1)]	(b)(1) Except as provided under paragraph (2),
6		[nei	ther an insurance] <u>a</u> producer [nor an insurer]
7		shal	l have [any] <u>no</u> obligation to a consumer <u>under</u>
8		sect	ion 431:10D-623.1 related to any annuity
9		tran	saction if:
10		(A)	No recommendation is made;
11		(B)	A recommendation was made based on materially
12			inaccurate information provided by the consumer;
13		(C)	A consumer refuses to provide relevant
14			[suitability] consumer profile information and
15			the annuity transaction is not recommended; or
16		(D)	A consumer decides to enter into an annuity
17			transaction that is not based on a recommendation
18			of [the insurer or] the [insurance] producer[;
19			and] <u>.</u>
20	(2)	An i	nsurer's issuance of an annuity subject to

1		paragraph (1) shall be reasonable under all the
2		circumstances actually known to the insurer at the
3		time the annuity is issued.
4	[-(e)	An insurance producer or a representative of the
5	insurer,	where no insurance producer is involved, shall at the
6	time of sa	ale:
7	(1)	Make a record of any recommendation subject to this
8		section;
9	(2)	Obtain a signed statement from the consumer
10		documenting the customer's refusal to provide
11		suitability information, if applicable; and
12	(3) -	Obtain a signed statement from the consumer
13		acknowledging that an annuity transaction is not
14		recommended if a consumer decides to enter into an
15		annuity transaction that is not based on the insurance
16		producer's or insurer's recommendation.
17	(f)]	(c) Except as permitted under subsection (b), an
18	insurer m	ay not issue an annuity recommended to a consumer
19	unless the	ere is a reasonable basis to believe the annuity would
20	effective	ly address the particular consumer's financial
21	situation	, insurance needs, and financial objectives based on
22	the consu	mer's consumer profile information.

1	<u>(d)</u>	An insurer shall establish and maintain a supervision
2	system th	at is reasonably designed to achieve the insurer's and
3	its [insu	rance] producers' compliance with this part, including:
4	(1)	Reasonable procedures to inform the insurer's
5		[insurance] producers of the requirements of this
6		part, including incorporating the requirements of this
7		part into relevant [insurance] producer training
8		manuals;
9	(2)	Standards for [insurance] producer product training,
10		including reasonable procedures to require its
11		[insurance] producers to comply with section 431:10D-
12		626;
13	(3)	Product-specific training and training materials that
14		explain all material features of its annuity products
15		to its [insurance] producers;
16	(4)	Procedures for the review of each recommendation prior
17		to the issuance of an annuity to ensure [that] there
18		is a reasonable basis to determine [the suitability of
19		a recommendation that may include additional review of
20		selected transactions through electronic, physical, or
21		other means; provided that the insurer may specify
22		criteria for selection of transactions for additional

S.B. NO. 3079

1 review;] that the recommended annuity would 2 effectively address the particular consumer's 3 financial situation, insurance needs, and financial 4 objectives. The review procedures may apply a 5 screening system for the purpose of identifying 6 selected transactions for additional review and may be 7 accomplished electronically or through other means 8 including, but not limited to, physical review. An 9 electronic or other system may be designed to require 10 additional review only of those transactions 11 identified for additional review by the selection 12 criteria; 13 (5) Reasonable procedures to detect recommendations that 14 are not [suitable, including] in compliance with 15 subsections (b), (g), and (h), and sections 431:10D-16 623.1, 431:10D-623.2, 431:10D-623.3, and 431:10D-17 623.4. This may include confirmation of [consumer 18 suitability] the consumer's consumer profile 19 information, systematic consumer surveys, producer and 20 consumer interviews, confirmation letters, producer 21 statements or attestations, and programs of internal 22 monitoring; provided that nothing in this paragraph

1		shall prevent an insurer applying sampling procedures
2		or confirming [suitability] the consumer profile
3		information or other required information under this
4		section after issuance or delivery of the annuity;
5	(6)	Reasonable procedures to assess, prior to or
6		upon issuance or delivery of an annuity, whether a
7		producer has provided to the consumer the information
8		required to be provided under this section;
9	(7)	Reasonable procedures to identify and address
10		suspicious consumer refusals to provide consumer
11		<pre>profile information;</pre>
12	(8)	Reasonable procedures to identify and eliminate any
13		sales contests, sale quotas, bonuses, and non-cash
14		compensation that are based on the sales of specific
15		annuities within a limited period of time. The
16		requirements of this paragraph are not intended to
17		prohibit the receipt of health insurance, office rent,
18		office support, retirement benefits, or other employee
19		benefits by employees as long as those benefits are
20		not based upon the volume of sales of a specific
21		annuity within a limited period of time;
		(9) Annual review and testing of the supervision

1 system [which] that shall be documented in a written report to the insurer's senior management, including 2 the senior manager responsible for audit functions, to 3 4 determine the effectiveness of the supervision system, 5 the exceptions found, and corrective action taken or recommended, if any; 6 7 $\left[\frac{7}{10}\right]$ (10) Procedures for monitoring contracts and, as 8 appropriate, conducting audits to assure that any 9 contracted functions are properly performed; and 10 $[\frac{(8)}{(11)}]$ (11) Annual certification based on reasonable 11 facts from a senior manager who has responsibility for 12 contracted functions that the contracted functions are 13 properly performed. 14 $[\frac{g}{g}]$ (e) An insurer may contract for performance of any 15 functions, including maintenance of procedures, required by 16 subsection [(f)(1) to (6); (d)(1) to (9); provided that an 17 insurer shall be responsible for taking any appropriate 18 corrective action and may be subject to sanctions and penalties pursuant to section 431:10D-624 regardless of whether the 19 20 insurer contracts for performance of a function and regardless 21 of the insurer's compliance with subsection $[\frac{(f)}{(f)}]$ (d).

1	[(h)]	<u>(f)</u> An insurer is not required to include in its
2	system of	supervision [an insurance]:
3	(1)	A producer's recommendations to consumers of products
4		other than the annuities offered by the insurer $[-]$; or
5	(2)	Consideration of or comparison to options available to
6		the producer or compensation relating to those options
7		other than annuities or other products offered by the
8		insurer.
9	[(i) -	An insurance producer shall not] (g) Neither a
10	producer n	or an insurer shall dissuade, or attempt to dissuade,
11	a consumer	from:
12	(1)	Truthfully responding to an insurer's request for
13		confirmation of [suitability] the consumer profile
14		information;
15	(2)	Filing a complaint; or
16	(3)	Cooperating with the investigation of a complaint.
17	[(j)	Sales (h) Recommendations and sales of annuities
18	made in co	mpliance with [requirements of the Financial Industry
19	Regulatory	Authority or its successor agency pertaining to
20	suitabilit	y and supervision of annuity transactions] comparable
21	standards	shall satisfy the requirements of this [section;
22	provided t	hat an insurer that issues an annuity subject to this

1	part shall: part. This section applies to all recommendations
2	and sales of annuities made by financial professionals in
3	compliance with business rules, controls, and procedures that
4	satisfy a comparable standard even if such standard would not
5	otherwise apply to the product or recommendation at issue.
6	However, nothing in this subsection shall limit the insurance
7	commissioner's ability to investigate and enforce the provisions
8	of this part. Nothing in this subsection shall limit the
9	insurer's obligation to comply with subsection (c), although the
10	insurer may base its analysis on information received from
11	either the financial professional or the entity supervising the
12	financial professional.
13	(i) For subsection (h) to apply, an insurer shall:
14	(1) Monitor the [sales by entities registered as broker-
15	dealers with the Financial Industry Regulatory
16	Authority of annuities issued by the insurer] relevant
17	conduct of the financial professional seeking to rely
18	on subsection (h) or the entity responsible for
19	supervising the financial professional, such as the
20	financial professional's broker-dealer or an
21	investment adviser registered under federal or state

1		securities laws using information collected in the
2		normal course of an insurer's business; and
3	(2)	Provide to the entity [subject to paragraph (1) with
4		any responsible for supervising the financial
5		professional seeking to rely on subsection (h), such
6		as the financial professional's broker-dealer or
7		investment adviser registered under federal or state
8		securities laws, information and reports that are
9		reasonably [necessary] appropriate to assist the
10		entity [in maintaining the] to maintain its
11		supervision system [required by the Financial Industry
12		Regulatory Authority.
13	This subs	ection shall apply to sales of variable annuities and
14	fixed ann	uities where suitability and supervision requirements
15	are simil	ar to those applied to variable annuity sales. Nothing
16	in this s	ubsection shall limit the insurance commissioner's
17	ability t	o enforce this part].
18	<u>§431</u>	:10D-623.1 Care obligation of insurers and producers.
19	(a) The	producer, in making a recommendation, shall exercise
20	reasonabl	e diligence, care, and skill to:
21	(1)	Know the consumer's financial situation, insurance
22		needs, and financial objectives;

1	(2)	Understand the available recommendation options after
2		making a reasonable inquiry into options available to
3		the producer;
4	(3)	Have a reasonable basis to believe the recommended
5		option effectively addresses the consumer's financial
6		situation, insurance needs, and financial objectives
7		over the life of the product, as evaluated in light of
8		the consumer profile information; and
9	(4)	Communicate the basis or bases of the recommendation.
10	(b)	The requirements under subsection (a) include:
11	(1)	Making reasonable efforts to obtain consumer profile
12		information from the consumer prior to the
13		recommendation of an annuity; and
14	(2)	Considering the types of products the producer is
15		authorized and licensed to recommend or sell that
16		address the consumer's financial situation, insurance
17		needs, and financial objectives.
18	This does	not require analysis or consideration of any products
19	outside t	he authority and license of the producer or other
20	possible	alternative products or strategies available in the
21	market at	the time of the recommendation. Producers shall be

1	neid to standards applicable to producers with similar authority
2	and licensure.
3	(c) The requirements under this section do not create a
4	fiduciary obligation or relationship and only create a
5	regulatory obligation as established in this regulation.
6	(d) The consumer profile information, characteristics of
7	the insurer, and product costs, rates, benefits, and features
8	are those factors generally relevant in making a determination
9	whether an annuity effectively addresses the consumer's
10	financial situation, insurance needs, and financial objectives,
11	but the level of importance of each factor may vary depending on
12	the facts and circumstances of a particular case. However, each
13	factor may not be considered in isolation.
14	(e) The requirements under subsection (a):
15	(1) Include having a reasonable basis to believe the
16	consumer would benefit from certain features of the
17	annuity, such as annuitization, death, or living
18	benefit, or other insurance-related features;
19	(2) Apply to the particular annuity as a whole and the
20	underlying subaccounts to which funds are allocated at
21	the time of purchase or exchange of an annuity, and
22	riders and similar producer enhancements, if any;

1	(3)	Do not mean the annuity with the lowest one-time or
2		multiple occurrence compensation structure shall
3		necessarily be recommended; and
4	(4)	Do not mean the producer has ongoing monitoring
5		obligations under this section, although such an
6		obligation may be separately owed under the terms of a
7		fiduciary, consulting, investment advising, or
8		financial planning agreement between the consumer and
9		the producer.
10	<u>(f)</u>	In the case of an exchange or replacement of an
11	annuity.	the producer shall consider the whole transaction,
11	dimarcy,	the producer sharr consider the whole transaction,
11	-	ludes taking into consideration whether:
	-	
12	which inc	ludes taking into consideration whether:
12 13	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject
12 13 14	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject to the commencement of a new surrender period, lose
12 13 14 15	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject to the commencement of a new surrender period, lose existing benefits, such as death, living, or other
12 13 14 15 16	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject to the commencement of a new surrender period, lose existing benefits, such as death, living, or other contractual benefits, or be subject to increased fees,
12 13 14 15 16 17	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject to the commencement of a new surrender period, lose existing benefits, such as death, living, or other contractual benefits, or be subject to increased fees, investment advisory fees, or charges for riders and
12 13 14 15 16 17	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject to the commencement of a new surrender period, lose existing benefits, such as death, living, or other contractual benefits, or be subject to increased fees, investment advisory fees, or charges for riders and similar product enhancements;
12 13 14 15 16 17 18 19	which inc	ludes taking into consideration whether: The consumer will incur a surrender charge, be subject to the commencement of a new surrender period, lose existing benefits, such as death, living, or other contractual benefits, or be subject to increased fees, investment advisory fees, or charges for riders and similar product enhancements; The replacing product would substantially benefit the

1	replacement and, in particular, an exchange or
2	replacement within the preceding sixty months.
3	(g) Nothing in this part should be construed to require a
4	producer to obtain any license other than a producer license
5	with the appropriate line of authority to sell, solicit, or
6	negotiate insurance in this State, including but not limited to
7	any securities license in order to fulfill the duties and
8	obligations contained in this part; provided that the producer
9	does not give advice or provide services that are otherwise
10	subject to securities laws or engage in any other activity
11	requiring other professional licenses.
12	§431:10D-623.2 Disclosure obligation of insurers and
13	producers. (a) Prior to the recommendation or sale of an
14	annuity, the producer shall prominently disclose to the consumer
15	on a form substantially similar to Appendix A of the Spring
16	2020, National Association of Insurance Commissioners
17	Suitability In Annuity Transactions Model Regulation:
18	(1) A description of the scope and terms of the
19	relationship with the consumer and the role of the
20	producer in the transaction;
21	(2) An affirmative statement on whether the producer is

1		licensed and authorized to sell the following
2		products:
3		(A) Fixed annuities;
4		(B) Fixed indexed annuities;
5		(C) Variable annuities;
6		(D) Life insurance;
7		(E) Mutual funds;
8		(F) Stocks and bonds; and
9		(G) Certificates of deposit;
10	(3)	An affirmative statement describing the insurers the
11		producer is authorized, contracted, appointed, or
12		otherwise able to sell insurance products for, using
13		the following descriptions:
14		(A) One insurer;
15		(B) From two or more insurers; or
16		(C) From two or more insurers although primarily
17		contracted with one insurer;
18	(4)	A description of the sources and types of cash
19		compensation and non-cash compensation to be received
20		by the producer, including whether the producer is to
21		be compensated for the sale of a recommended annuity
22		by commission as part of premium or other remuneration

1		received from the insurer, intermediary, or other
2		producer or by fee as a result of a contract for
3		advice or consulting services; and
4	(5)	A notice of the consumer's right to request additional
5		information regarding cash compensation described in
6		subsection (b).
7	(b)	Upon request of the consumer or the consumer's
8	designated	d representative, the producer shall disclose:
9	(1)	A reasonable estimate of the amount of cash
10		compensation to be received by the producer, which may
11		be stated as a range of amounts or percentages; and
12	(2)	Whether the cash compensation is a one-time or
13		multiple occurrence amount, and, if a multiple
14		occurrence amount, the frequency and amount of the
15		occurrence, which may be stated as a range of amounts
16		or percentages.
17	<u>(c)</u>	Prior to or at the time of the recommendation or sale
18	of an anni	uity, the producer shall have a reasonable basis to
19	believe th	ne consumer has been informed of various features of
20	the annui	ty, such as the potential surrender period and
21	surrender	charge, potential tax penalty if the consumer sells,
22	exchanges	, surrenders, or annuitizes the annuity, mortality and

1	expense fees, investment advisory fees, any annual fees,
2	potential charges for and features of riders or other options of
3	the annuity, limitations on interest returns, potential changes
4	in non-guaranteed elements of the annuity, insurance and
5	investment components, and market risk.
6	§431:10D-623.3 Conflicts of interest obligation of
7	insurers and producers. A producer shall identify and avoid or
8	reasonably manage and disclose material conflicts of interest,
9	including material conflicts of interest related to an ownership
10	interest.
11	§431:10D-623.4 Documentation obligation of insurers and
12	producers. (a) A producer shall at the time of recommendation
13	or sale:
14	(1) Make a written record of any recommendation and the
15	basis for the recommendation subject to this part;
16	(2) Obtain a consumer signed statement on a form
17	substantially similar to Appendix B of the Spring
18	2020, National Association of Insurance Commissioners
19	Suitability In Annuity Transactions Model Regulation,
20	documenting:
21	(A) A customer's refusal to provide the consumer
22	profile information, if any; and

1		(B) A customer's understanding of the ramifications
2		of not providing his or her consumer profile
3		information or providing insufficient consumer
4		profile information; and
5	(3)	Obtain a consumer signed statement on a form
6		substantially similar to Appendix C of the Spring
7		2020, National Association of Insurance Commissioners
8		Suitability In Annuity Transactions Model Regulation,
9		acknowledging the annuity transaction is not
10		recommended if a customer decides to enter into an
11		annuity transaction that is not based on the
12		producer's recommendation.
13	(b)	Any requirement applicable to a producer under this
14	part shal	apply to every producer who has exercised material
15	control o	influence in the making of a recommendation and has
16	received	rect compensation as a result of the recommendation
17	or sale,	egardless of whether the producer has had any direct
18	contact w	th the consumer. Activities such as providing or
19	deliverin	marketing or educational materials, product
20	wholesali	g or other back office product support, and general
21	supervisi	of a producer do not, in and of themselves,
22	constitut	material control or influence.

1 §431:10D-624 Compliance mitigation; penalties[-]; 2 enforcement. (a) An insurer shall be responsible for 3 compliance with this part. If a violation occurs because of the 4 action or inaction of the insurer or its [insurance] producer, 5 the commissioner may order: 6 An insurer to take reasonably appropriate corrective (1)7 action for any consumer harmed by a failure to comply 8 with this part by the [insurer's] insurer, an entity 9 contracted to perform the insurer's supervisory 10 duties, or [its insurance producer's violation of this 11 part;] by the producer; A business entity, general agency, independent agency, 12 (2) or the [insurance] producer to take reasonably 13 appropriate corrective action for any consumer harmed 14 by the [insurance] producer's violation of this part; 15 16 and Appropriate penalties and sanctions. 17 (3) 18 Any penalty applicable to an insurer, a managing 19 general agent, independent agencies, or a producer under article 20 13 of chapter 431 may be applicable to a violation of this part; 21 provided that penalties may be reduced or eliminated if 22 corrective action for the consumer was taken promptly after a

- ${f 1}$ violation was discovered or if the violation was not part of a
- 2 pattern or practice.
- 3 (c) The authority to enforce compliance with this part is
- 4 vested exclusively with the commissioner.
- 5 §431:10D-625 Recordkeeping. Insurers, managing general
- 6 agents, independent agencies, and [insurance] producers shall
- 7 maintain or make available to the commissioner records of the
- 8 information collected from the consumer, disclosures made to the
- 9 consumer, including summaries of oral disclosures, and other
- 10 information used in making the recommendations that were the
- 11 basis for insurance transactions for five years after the
- 12 insurance transaction has been completed by the insurer. An
- insurer may maintain documentation on behalf of [an insurance] a
- 14 producer.
- 15 §431:10D-626 [Insurance producer] Producer
- 16 training. (a) [An insurance] A producer shall not solicit the
- 17 sale of an annuity product unless the [insurance] producer has
- 18 adequate knowledge of the product to recommend the annuity and
- 19 the [insurance] producer is in compliance with the insurer's
- 20 standards for product training. [An insurance] A producer may
- 21 rely on insurer-provided product-specific training standards and
- 22 materials to comply with this subsection.

1	(b) [Any insurance] \underline{A} producer who is authorized to sell		
2	annuity products on or before January 31, 2012, shall complete		
3	by January 31, 2012, a one-time training course on annuity		
4	products meeting the requirements of subsection (d). A producer		
5	who has completed an annuity training course approved by the		
6	commissioner prior to July 1, 2022, shall, within six months		
7	after July 1, 2022, complete either:		
8	(1) A new four credit training course approved by the		
9	commissioner after July 1, 2022; or		
10	(2) An additional one-credit training course		
11	approved by the commissioner and provided by an		
12	approved education provider on appropriate sales		
13	practices, replacement, and disclosure requirements		
14	under this part.		
15	(c) [An insurance] \underline{A} producer who obtains a life or		
16	variable life and variable annuity products line of authority		
17	after January 31, 2012, shall not engage in the sale of		
18	annuities until the insurance producer has completed training		
19	meeting the requirements of subsection (d).		
20	(d) The training required by this section shall be		
21	approved by the commissioner, be conducted by an approved		

ı	continuing education course provider, and meet the following				
2	requirements:				
3	(1)	The	minimum length of the training shall be sufficient		
4		to q	ualify for at least four continuing education		
5		cred	its;		
6	(2)	The	training shall include information on the		
7		foll	owing topics:		
8		(A)	The types and various classifications of		
9			annuities available on the market;		
10		(B)	Identification of the parties to an annuity;		
11		(C)	How fixed, variable, and indexed annuity contract		
12			provisions affect consumers;		
13		(D)	The application of income taxation to qualified		
14			and non-qualified annuities;		
15		(E)	The primary uses of annuities; and		
16		(F)	Appropriate standard of conduct, sales practices,		
17			replacement, and disclosure requirements; and		
18	(3)	The	training shall not include any marketing		
19		info	rmation for products of any particular insurer or		
20		trai	ning on sales techniques.		
21	(e)	A pr	ovider of an annuity training course intending to		
22	comply wi	th th	is section shall register as an approved		

- 1 continuing education course provider in this State and comply
- 2 with the rules and guidelines applicable to [insurance] producer
- 3 continuing education courses as set forth in article 9A.
- 4 (f) Annuity training courses may be conducted and
- 5 completed by classroom or self-study methods in accordance with
- 6 article 9A.
- 7 (g) Providers of annuity training shall comply with the
- 8 reporting requirements and shall issue certificates of
- 9 completion in accordance with article 9A.
- 10 (h) The satisfaction of the training requirements of
- 11 another state that are substantially similar to the provisions
- 12 of this section shall be deemed to satisfy the training
- 13 requirements of this section in this State.
- 14 (i) The satisfaction of the components of the training
- 15 requirements of any course or courses with components determined
- 16 by the commissioner to be substantially similar to the
- 17 provisions of this section shall be deemed to satisfy the
- 18 training requirements of this section.
- 19 [(i)] (j) An insurer shall verify that [an insurance] the
- 20 producer has completed the annuity training course required by
- 21 this section before allowing the producer to sell an annuity
- 22 product for the insurer. An insurer may satisfy its

1	responsibility under this subsection by obtaining certificates
2	of completion of the training course or from a reasonably
3	reliable commercial database vendor that has a reporting
4	arrangement with approved continuing education course
5	providers."
6	SECTION 7. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 8. This Act shall take effect upon its approval;
9	provided that section 1 shall take effect on December 31, 2022.
10	
11	INTRODUCED BY:
12	BY REQUEST

Report Title:

Limited License, Travel Insurance, Administrator, Third Party Administrator, Dental Insurer, Dental Service Corporation, Surety Bond, Annual Report, Audited Financial Statement, Annuity, Annuity Recommendation, Consumer Profile Information, Producer, Insurer, Intermediary, Material Conflict of Interest

Description:

Amends various portions of title 24 of the Hawaii Revised Statutes to update and improve existing provisions.

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

JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO INSURANCE.

PURPOSE:

To amend various portions of title 24 of the Hawaii Revised Statutes (HRS) to update and improve existing provisions, including:

- (1) Amending section 431:9A-107.5(a), HRS, by adding the National Association of Insurance Commissioners Travel Insurance Model Law definition of "travel insurance" and by removing the option of limited licenses for individuals who are in charge of travel insurance vending machines or who sell policies of accident and health or sickness insurance as a promotional device to improve newspaper circulation (section 1 of bill);
- (2) Amending the definition of "administrator" or "third party administrator" (TPA) in section 431:9J-101, HRS, to exclude dental insurers and dental service corporations; increasing the surety bond threshold amount to \$300,000 from the third year in section 431:9J-103, HRS; and adding audited financial statements as part of the required annual report filing in section 431:9J-112, HRS (sections 2, 3, 4);
- (3) Amending chapter 431, article 10D, part VII, HRS, to adopt the National Association of Insurance Commissioners revised Suitability in Annuity Transactions Model Regulation, that requires producers to act in the best interest of the consumer when making a recommendation of an annuity and

requires insurers to establish and maintain a system to supervise recommendations (section 5).

MEANS:

Amend sections 431:9A-107.5(a), 431:9J-101, 431:9J-103, 431:9J-112, and part VII of article 10D of chapter 431, HRS.

JUSTIFICATION:

- (1) While section 431:9A-107.5(a) allows limited lines producers to sell travel baggage insurance or travel disability insurance, the limited lines producer license does not cover other general travel insurance products such as trip interruption or cancellation, damages to accommodations or rental vehicles, emergency evacuations, or repatriation of remains. The absence of coverage creates potential confusion for consumers and gaps in product offerings for those with this license. Additionally, some insurance products covered under section 431:9A-107.5(a) are outdated and obsolete. (Section 1)
- Currently, dental insurers and dental service corporations are subject to Third Party Administrators (TPA) regulation codified in chapter 431, article 9J. Additionally, existing TPA regulation requires the TPA to obtain a \$100,000 surety bond for licensure, which is a lower amount compared to surety bond requirements for other regulated insurance entities. Further, licensed TPAs are currently not required to include an audited financial statement in their annual report to the Insurance Commissioner. Increasing the surety bond amount and requiring audited financial statements in annual filings will promote financial stability of these entities and increase consumer protection. (Sections 2, 3, 4)
- (3) Under chapter 431, article 10D, part VII, insurance producers are not required to act in the best interest of the consumer when making annuity recommendations.

Rather, the current standard for insurance producers making annuity recommendations is a suitability standard, which may not provide adequate consumer protection. In 2020, the NAIC adopted a revised Suitability in Annuity Transactions Model Regulation to address this issue. Failure to adopt this revised model regulation by 2025 may subject states to federal preemption in this area. (Section 5)

Impact on the public: This bill will enhance consumer protection by making necessary updates and improvements to title 24, HRS.

Impact on the department and other agencies:

GENERAL FUNDS: None.

OTHER FUNDS: None.

PPBS PROGRAM

DESIGNATION: CCA-106.

OTHER AFFECTED

AGENCIES: None.

EFFECTIVE DATE: Upon approval; provided that section 1 shall

take effect on December 31, 2022.