### HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

## H.B. NO. <sup>565</sup> H.D. 1

### A BILL FOR AN ACT

RELATING TO STATE SELF-INSURANCE AGAINST PROPERTY AND CASUALTY RISKS.

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

1 SECTION 1. The legislature finds that the State currently 2 purchases third-party insurance through its risk management and 3 insurance administration to cover the State's property and 4 casualty risks. Property and casualty insurance provide risk 5 mitigation to minimize the State's loss exposure. The 6 legislature further finds that the State's property and casualty 7 insurance premium costs are significant and subject to further 8 premium increases.

9 The purpose of this Act is to save the State the costs of
10 its annual insurance premiums for property and casualty
11 insurance coverage by self-insuring the State's property and
12 casualty risks.

13 SECTION 2. Chapter 41D, Hawaii Revised Statutes, is
14 amended by adding a new section to be appropriately designated
15 and to read as follows:

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1	" <u>\$41D-</u> State self-insurance against property and
2	casualty risks special fund. (a) There is established in the
3	state treasury the state self-insurance against property and
4	casualty risks special fund to be administered by the
5	comptroller, through the risk manager.
6	(b) Moneys in the special fund shall be used to provide
7	the State with self-insurance coverage against property and
8	casualty risks pursuant to section 41D-2(a)(1) and (2). The
9	special fund shall pay claims to state agencies for losses to
10	property of the State caused by fire or other casualty,
11	including the cost to:
12	(1) Repair or replace buildings and other structures;
13	(2) Replace damaged contents; and
14	(3) Provide alternate structures while damaged structures
15	are being repaired or replaced.
16	(c) Moneys in excess of the amounts necessary for meeting
17	the immediate requirements of the special fund may be invested
18	as provided in section 36-21. Interest earned by the special

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19 fund shall be credited to the special fund.

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1	(d) To ensure that the special fund is operated on an	
2	actuarially sound basis, the governor shall authorize the annual	Ĺ
3	cransfer of \$ in general funds to the special fund.	
4	(e) The comptroller may establish deductibles for the	
5	state agencies for certain perils or classes of property or	
6	casualty risks and may:	
7	(1) Assess the agencies for losses incurred in the amount	
8	of the deductible; or	
9	(2) Reduce the payment from the special fund to cover the	
10	property or casualty loss by the amount of the	
11	deductible.	
12	(f) For any year in which the balance in the special fund	
13	is insufficient to keep the special fund actuarially sound and	
14	bay the claims required under subsection (b), the comptroller	
15	shall request that the governor authorize an advance to the	
16	special fund of sufficient sums of money from other funds in the	9
17	state treasury.	
18	(g) The moneys advanced to the special fund pursuant to	
19	subsection (f) shall be repaid from the special fund in annual	
20	installments, with interest. The amount of each annual	
21	installment shall be fixed by the comptroller so that the moneys	s

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1	advanced	can be reasonably expected to be repaid in not more
2	than ten	years.
3	(h)	To ensure that moneys advanced to the special fund are
4	repaid as	specified in subsection (g), the comptroller may
5	further a	ssess the state agencies."
6	SECT	ION 3. Section 41D-2, Hawaii Revised Statutes, is
7	amended b	y amending subsection (a) to read as follows:
8	"(a)	The comptroller, through the risk manager, shall:
9	(1)	[Have discretion to purchase casualty insurance for]
10		Establish and administer self-insurance coverage
11		against casualty risks of the State [or state
12		agencies], including those employees of the State who,
13		in the comptroller's discretion, may be at risk [ <del>and</del>
14		shall be responsible for the acquisition of all
15		<pre>casualty_insurance];</pre>
16	(2)	[Have discretion to purchase property insurance for]
17		Establish and administer self-insurance coverage
18		against all property risks of the State [ <del>or state</del>
19		agencies and shall acquire all property insurance];
20	(3)	Direct and manage all risk management and insurance
21		programs of the State, except for employee benefits

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1		insurance and workers' compensation insurance programs
2		or as otherwise provided in chapters 87A, 88, 383 to
3		386A, 392, and 393;
4	(4)	Consult with state agencies to determine what
5		[ <del>property, casualty, and other</del> ] insurance policies <u>,</u>
6		other than self-insurance coverage against property
7		and casualty risks, are presently in force or are
8		sought by the state agencies and to make
9		determinations about whether to continue subscribing
10		to insurance policies. In the event that the risk
11		manager's determination is not satisfactory to the
12		state agency, the state agency may have the risk
13		manager's decision reviewed by the comptroller. In
14		this case, the comptroller's decision shall be final;
15	(5)	Consolidate and combine state insurance coverages, and
16		purchase excess insurance when, in the comptroller's
17		discretion, it is appropriate to do so;
18	(6)	Acquire risk management, investigative, claims
19		adjustment, actuarial, and other services, except
20		attorney's services, as may be required for the sound
21		administration of this chapter; provided that a broker

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1		submitting a proposal in response to a fixed fee
2		solicitation by the comptroller pursuant to this
3		subsection and the broker's performance of the
4		activities in accordance with the proposal shall not
5		constitute a violation of sections 431:10-218,
6		431:13-102, and 431:13-103;
7	(7)	Gather from all state agencies and maintain data
8		regarding the State's risks and casualty, property,
9		and fidelity losses;
10	(8)	In conjunction with the attorney general and as
11		otherwise provided by this chapter, compromise or
12		settle claims cognizable under chapter 662;
13	(9)	Provide technical services in risk management and
14		insurance to state agencies;
15	(10)	Be authorized to establish a captive insurance company
16		pursuant to article 19 of chapter 431 to effectuate
17		the purposes of this chapter; and
18	(11)	Do all other things appropriate to the development of
19		sound risk management practices and policies for the
20		State."

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1	SECT	ION 4. Section 41D-4, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"§ <b>41</b> 1	D-4 State risk management revolving fund. (a) The
4	state ris	k management revolving fund is created and shall be
5	funded in	amounts reasonably necessary to:
6	(1)	Carry out the responsibilities of the comptroller
7		established in section 41D-2[+], excluding section
8		41D-2(a)(1) and (2);
9	[ <del>(2)</del>	Pay claims to state agencies for losses to property of
10		the State caused by fire or other casualty, including
11		the cost to repair or replace buildings and other
12		structures, replace damaged contents, and to provide
13		alternate structures while damaged structures are
14		being repaired or replaced;
15	<del>(3)</del> ]	(2) Pay claims against the State under sections 662-
16		11, 41D-3, and 41D-8; and
17	[ <del>(4)</del> ]	(3) Pay for losses to the State incurred by the
18		dishonesty, nonfeasance, or misfeasance of any officer
19		or employee of the State or for any losses to the
20		State through larceny, theft, embezzlement, forgery,
21		misappropriation, wrongful abstraction, wilful

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1 misapplication, or any other fraudulent or dishonest 2 act committed by one or more of the employees of the 3 State acting directly or in collusion with others. 4 (b) In addition to any appropriation the legislature shall 5 make to the state risk management revolving fund, the 6 comptroller may apportion to, and collect from, state agencies 7 those amounts of money that, in the discretion of the 8 comptroller, reflect benefits received by the agencies under 9 this chapter. The comptroller may consider the relevant risk 10 and loss experience of the agencies in making apportionments and 11 assessments. Funds so collected shall be deposited into the 12 state risk management revolving fund. 13 [(c) The comptroller may establish deductibles for the 14 state agencies for certain perils or classes of property losses 15 and may: 16 (1) Assess the agencies for losses incurred in the amount 17 of the deductible; or 18 (2) Reduce the payment from the state risk management 19 revolving fund to cover the casualty loss by the 20 amount of the deductible.

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(d)] (c) The comptroller may establish a formula for
 refunds to the state agencies based upon the agencies' risk and
 loss experience.

4 [(e)] (d) Money in the state risk management revolving 5 fund shall be expended only for the purposes delineated in 6 subsection (a) and only upon the authority of the comptroller, 7 who is given discretion when to permit expenditures from the 8 fund. Money in the state risk management revolving fund shall 9 not be garnished, attached, or otherwise subjected to legal 10 compulsion to pay actual or alleged obligations of the State, 11 any state agency, or any state employee.

12 [-(f)] (e) The comptroller shall prepare, for each fiscal 13 year, a report of all claims arbitrated, compromised, or settled 14 and paid from the state risk management revolving fund as 15 provided in section 41D-3. The report shall be submitted to the 16 legislature twenty days prior to the commencement of the regular 17 session next succeeding the year for which the report is made.

18 [-(g)] (f) Money received from the settlement of claims or
19 losses of the State as delineated in subsection (a) shall be
20 deemed to be trust moneys and may be deposited into the state
21 risk management revolving fund or into a trust account with and

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1 under the control of the affected agency at the discretion of 2 the comptroller. These moneys and any interest earned thereon 3 shall be used for the purpose identified in any such 4 settlement."

SECTION 5. There is appropriated out of the general
revenues of the State the sum of \$ or so much thereof
as may be necessary for fiscal year 2023-2024 to be deposited
into the state self-insurance against property and casualty
risks special fund.

SECTION 6. There is appropriated out of the state selfinsurance against property and casualty risks special fund the sum of \$ or so much thereof as may be necessary for fiscal year 2023-2024 for the purposes of this Act.

14 The sum appropriated shall be expended by the department of 15 accounting and general services for the purposes of this Act.

16 SECTION 7. Statutory material to be repealed is bracketed 17 and stricken. New statutory material is underscored.

18 SECTION 8. This Act shall take effect on June 30, 3000.

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#### Report Title:

Self-Insurance; State Property and Casualty Risks; Special Fund; Department of Accounting and General Services; Appropriation

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### Description:

Establishes the state self-insurance against property and casualty risks special fund to be administered by the comptroller to provide the State with self-insurance against the State's property and casualty risks. Appropriates funds. Effective 6/30/3000.

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