THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

S.B. NO. ⁴³⁴ ^{S.D. 1} ^{H.D. 1}

A BILL FOR AN ACT

RELATING TO INSURANCE.

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

SECTION 1. Section 431:19-101, Hawaii Revised Statutes, is
 amended as follows:

3 1. By amending the definitions of "participant contract"4 and "protected cell" to read:

""Participant contract" means a contract by which a
sponsored captive insurance company, on behalf of a participant,
insures the risks of a participant and may also limit the losses
of each participant to its pro rata share of the assets of one
or more protected cells identified in [such] the participant
contract.

II "Protected cell" means a separate account established by a
I2 sponsored captive insurance company formed or licensed under
I3 this article in which assets are maintained for one or more
I4 participants in accordance with the terms of one or more
I5 participant contracts to fund the liability [of] assumed on
I6 behalf of the participants by the sponsored captive insurance

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1	company [·	assumed on behalf of the participants] as set forth in
2	the parti	cipant contracts."
3	2.	By amending the definition of "sponsored captive
4	insurance	company" to read:
5	""Sp	onsored captive insurance company" means a captive
6	insurance	company:
7	(1)	In which the minimum required capital and surplus is
8		provided by one or more sponsors;
9	(2)	That is formed or licensed under this article;
10	(3)	[That insures the risks only of its participants
11		through separate participant contracts;] In which
12		risks assumed on behalf of the participant pursuant to
13		separate participant contracts are maintained in
14		separate protected cells for each participant; and
15	(4)	That may fund [its] <u>the</u> liability [to] <u>of</u> each
16		participant through one or more protected cells. A
17		sponsored captive insurance company segregates the
18		assets of each protected cell from the assets of other
19		protected cells and from the assets of the sponsored
20		captive insurance company's general account."

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1 SECTION 2. Section 431:19-108, Hawaii Revised Statutes, is 2 amended to read as follows: "§431:19-108 Examinations, investigations, and financial 3 4 surveillance[-;]; certificate of exemption. (a) The 5 commissioner or any authorized examiner may conduct an examination, investigation, or financial surveillance of any 6 captive insurance company as often as the commissioner deems 7 8 appropriate; provided that, unless exempt or the commissioner 9 requires otherwise: 10 (1) An examination shall be conducted at least once every 11 five years for all captive insurance companies, except 12 as provided in paragraph (2); and 13 (2)An examination of a risk retention captive insurance 14 company shall be conducted no later than three years 15 after its formation and at least once every five years 16 thereafter. 17 The commissioner or any authorized examiner shall 18 thoroughly inspect and examine the captive insurance company's affairs to ascertain its financial condition, its ability to 19 20 fulfill its obligations, and whether it has complied with this 21 article.

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(b) The powers, authorities, and duties relating to
 examinations vested in and imposed upon the commissioner under
 section 431:2-301 through section 431:2-307.5 of the code are
 extended to and imposed upon the commissioner in respect to
 examinations of captive insurance companies.

6 (c) All examination reports, preliminary examination reports or results, working papers, recorded information, 7 8 documents, and copies thereof produced by, obtained by, or 9 disclosed to the commissioner or any person in the course of an 10 examination made under this section are confidential and are not 11 subject to subpoena and may not be made public by the commissioner or an employee or agent of the commissioner without 12 13 the written consent of the company, except to the extent provided in this subsection. Nothing in this subsection shall 14 15 prevent the commissioner from using information in furtherance 16 of the commissioner's regulatory authority under this title. 17 The commissioner may grant access to the information to public 18 officers having jurisdiction over the regulation of insurance in 19 any other state or country, or to law enforcement officers of 20 this State or any other state or agency of the federal government at any time, so long as the officers receiving the 21

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information agree in writing to hold it in a manner consistent
 with this section.

3 (d) Each branch captive insurance company shall file annually with the commissioner a certificate of compliance 4 5 issued by the insurance regulatory authority of the jurisdiction in which the outside captive insurance company of the branch 6 captive insurance company is domiciled along with certified 7 8 copies of any examination reports conducted of the outside 9 captive insurance company by its domiciliary insurance regulator 10 during the preceding calendar year. These filings shall be made with the commissioner by March 1 of each year. So long as the 11 branch captive insurance company complies with the requirements 12 13 of this subsection, and unless otherwise deemed necessary by the 14 commissioner, any examination of the branch captive insurance 15 company under this subsection shall be only with respect to the 16 business underwritten by the branch captive insurance company in 17 this State. If necessary, however, the commissioner may examine 18 the outside captive insurance company of any branch captive 19 insurance company licensed under this article.

20 (e) Except for risk retention captive insurance companies,
 21 captive insurance companies may apply to the commissioner for a

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1	certificate of exemption from examination; provided that the		
2	captive insurance company applicant has:		
3	(1)	Satisfactorily completed at least one examination	
4		under this section; and	
5	(2)	Continuously filed and continues to file all financial	
6		statements and other reports and otherwise complies	
7		with all other required provisions of this article.	
8	(f)	If the commissioner is satisfied with the captive	
9	insurance	company's application, the commissioner may issue a	
10	certificat	te of exemption from examination along with renewals	
11	thereof.		
12	(g)	Unless earlier revoked by the commissioner for good	
13	cause, a d	certificate of exemption from examination shall be	
14	valid for	a period not to exceed five years from its effective	
15	date, and	a captive insurance company may apply to the	
16	commissioner for renewal of its certificate of exemption from		
17	examinatio	on no earlier than six months prior to the	
18	certificat	te's expiration date."	
19	SECT	ION 3. Section 431:19-303, Hawaii Revised Statutes, is	
20	amended to	o read as follows:	

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1	"§43	1:19-303 Protected cells. A sponsored captive
2	insurance	e company formed and licensed under this article may,
3	subject t	o the commissioner's approval, establish and maintain
4	one or mo	re protected cells to insure risks of one or more
5	participa	nts, or other parties unaffiliated with a participant,
6	<u>or both,</u>	subject to the following:
7	(1)	The shareholders or members of a sponsored captive
8		insurance company shall be limited to its participants
9		and sponsors; provided that a sponsored captive
10		insurance company may issue nonvoting securities to
11		other persons on terms approved by the commissioner;
12	(2)	A protected cell shall be organized and operated in
13		only those forms of business organization authorized
14		by the commissioner, including an association,
15		corporation, limited liability company, partnership,
16		or trust;
17	(3)	Each protected cell shall be accounted for separately
18		on the books and records of the sponsored captive
19		insurance company to reflect the financial condition
20		and results of operations of the protected cell, net
21		income or loss, dividends or other distributions to

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1		participants, and other factors as may be provided in
2		the participant contract or required by the
3		commissioner;
4	(4)	The assets of a protected cell shall not be chargeable
5		with liabilities arising out of any other insurance
6		business the sponsored captive insurance company may
7		conduct;
8	(5)	No sale, exchange, or other transfer of assets may be
9		made by a sponsored captive insurance company between
10		or among any of its protected cells without the
11		consent of the protected cells;
12	(6)	No sale, exchange, transfer of assets, dividend, or
13		distribution may be made from a protected cell to a
14		sponsor or participant without the commissioner's
15		approval, and in no event shall the approval be given
16		if the sale, exchange, transfer, dividend, or
17		distribution would result in insolvency or impairment
18		with respect to a protected cell;
19	(7)	Each sponsored captive insurance company shall
20		annually file with the commissioner, financial reports
21		as the commissioner shall require, that shall include,

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without limitation, accounting statements detailing 1 2 the financial experience of each protected cell; (8) Each sponsored captive insurance company shall notify 3 the commissioner in writing within ten business days 4 5 of any protected cell that is insolvent or otherwise 6 unable to meet its claim or expense obligations; and 7 (9) No participant contract shall take effect without the 8 commissioner's prior written approval, and the 9 addition of each new protected cell and withdrawal of 10 any participant or termination of any existing 11 protected cell shall constitute a change in business plan requiring the commissioner's prior written 12 approval." 13 SECTION 4. Section 431:19-305, Hawaii Revised Statutes, is 14 15 amended by amending subsection (d) to read as follows: 16 "(d) A participant shall insure only [its own] risks 17 approved by the commissioner through a sponsored captive 18 insurance company." 19 SECTION 5. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 20

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1 SECTION 6. This Act shall take effect on July 1, 2050.





Report Title:

Insurance; Captive Insurance; Examination Exemption; Insurance Commissioner; Participants; Protected Cells

Description:

Requires sponsored captive insurance companies to maintain separate protected cells for separate participant contracts. Authorizes captive insurance companies to apply for an exemption from examination from the insurance commissioner; provided that certain conditions are met. Requires protected cells established by sponsored captive insurance companies to be approved by the insurance commissioner. Authorizes sponsored captive insurance companies to establish and maintain protected cells to insure risks of parties unaffiliated with a participant under certain circumstances. Requires a participant, through a sponsored captive insurance company, to insure only risks approved by the insurance commissioner. Effective 7/1/2050. (HD1)

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

