#### A BILL FOR AN ACT

RELATING TO INSURANCE.

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

| 1  | SECTION 1. Chapter 431, Hawali Revised Statutes, is             |
|----|---|
| 2  | amended by adding to part I of article 19 a new section to be   |
| 3  | appropriately designated and to read as follows:                |
| 4  | "§431:19- Dormant captive insurance companies. (a) As           |
| 5  | used in this section, unless the context requires otherwise,    |
| 6  | "dormant captive insurance company" means a captive insurance   |
| 7  | company that as of the filing of its application for a          |
| 8  | certificate of dormancy under this section:                     |
| 9  | (1) Has never transacted the business of insurance; or          |
| 10 | (2) Has ceased transacting the business of insurance and        |
| 11 | has no remaining insurance liabilities associated with          |
| 12 | any business of insurance transacted by it.                     |
| 13 | (b) A captive insurance company may apply to the                |
| 14 | commissioner for a certificate of dormancy and the commissioner |
| 15 | may grant a certificate of dormancy. The certificate of         |
| 16 | dormancy shall be subject to renewal every five years and shall |
| 17 | expire if not renewed. The application for renewal shall be     |
| 18 | submitted no less than ninety days prior to the certificate     |

| 1  | expiratio  | n date. The issuance of a certificate of dormancy     |
|----|------------|---|
| 2  | shall aut  | omatically cause the certificate of authority of the  |
| 3  | captive i  | nsurance company to be placed in inactive status.     |
| 4  | <u>(c)</u> | A dormant captive insurance company that has been     |
| 5  | issued a   | certificate of dormancy shall:                        |
| 6  | (1)        | Possess and thereafter maintain unimpaired, paid-in   |
| 7  |            | capital and surplus of not less than \$25,000;        |
| 8  | (2)        | Prior to March 1 of each year, submit to the          |
| 9  |            | commissioner a report of its financial condition,     |
| 10 |            | verified by oath of two of its executive officers, in |
| 11 |            | a form as may be prescribed by the commissioner; and  |
| 12 | (3)        | Pay a certificate of dormancy renewal fee of \$300.   |
| 13 | <u>(d)</u> | A dormant captive insurance company that has been     |
| 14 | issued a   | certificate of dormancy shall not:                    |
| 15 | (1)        | Conduct the business of insurance;                    |
| 16 | (2)        | Be subject to or liable for the payment of any tax    |
| 17 |            | under section 431:19-116;                             |
| 18 | (3)        | Be required to file audited annual financial          |
| 19 |            | statements and other reports required under section   |
| 20 |            | 431:19-107; and                                       |
| 21 | (4)        | Be subject to examination under section 431:19-108,   |
| 22 |            | except for non-compliance with this section.          |

### H.B. NO. 2392

1 (e) Prior to conducting any insurance business, a dormant 2 captive insurance company shall apply for approval from the commissioner to surrender its certificate of dormancy and to 3 4 reactivate its certificate of authority. 5 (f) A certificate of dormancy shall be revoked if a 6 dormant captive insurance company violates any provisions of 7 subsections (a) through (d). 8 (g) The commissioner may adopt rules as necessary to carry 9 out this section." 10 SECTION 2. Section 431:2-217, Hawaii Revised Statutes, is 11 amended to read as follows: 12 "[+] §431:2-217[+] Trade name. (a) Prior to the use or 13 change of a trade name to sell, solicit, or negotiate insurance in this State, the licensee shall register the trade name with 14 15 the department of commerce and consumer affairs pursuant to part 16 II of chapter 482. 17 Upon registration of the trade name with the (b) department of commerce and consumer affairs, the licensee may 18 19 apply, on a form approved by the commissioner, to add or remove **20** a trade name on a license. The applicant shall provide proof of

registration of a trade name to the commissioner.

## H.B. NO.2392

2 change of a trade name is substantially identical to another 3 trade name registered with the department of commerce and 4 consumer affairs, or substantially identical to a legal name or trade name of a revoked license, the commissioner shall deny use 5 6 of the trade name on a license issued pursuant to this chapter. 7 (d) A licensee shall inform the commissioner, by any means acceptable to the commissioner, of any change of status of a 8 9 trade name registered with the department of commerce and 10 consumer affairs within thirty days of the change. 11 (e) For purposes of this article, "trade name" shall 12 include the name under which an individual or business entity is conducting business or doing business as." 13 14 SECTION 3. Section 431:9A-154, Hawaii Revised Statutes, is **15** amended to read as follows: "§431:9A-154 Self-study courses. (a) In addition to the 16 **17** requirements of courses generally, an approved continuing 18 education course provider shall also require for self-study 19 courses, including computer-based courses, a written or **20** computer-based examination at the conclusion of the self-study 21 course. The examination shall:

(c) If the commissioner finds the application for use or

# <u>H</u>.B. NO.2392

| 1  | (1)       | Be composed of multiple choice questions, essay        |
|----|-----------|--|
| 2  |           | questions, or both;                                    |
| 3  | (2)       | Have at least three different versions of itself, used |
| 4  |           | on a random or rotating basis;                         |
| 5  | (3)       | If composed of multiple choice questions for a course  |
| 6  |           | approved for up to four credit hours, include at least |
| 7  |           | twenty-five multiple choice questions;                 |
| 8  | (4)       | If composed of multiple choice questions for a course  |
| 9  |           | approved for more than four credit hours, include at   |
| 10 |           | least fifty multiple choice questions;                 |
| 11 | (5)       | Be graded by the continuing education course provider  |
| 12 |           | or the continuing education course provider's agent;   |
| 13 | (6)       | If the examination is computer-based, not include      |
| 14 |           | prompts designed to aid the person taking the          |
| 15 |           | examination; and                                       |
| 16 | (7)       | If the course is a computer-based course with a        |
| 17 |           | computer-based examination, be designed to prevent the |
| 18 |           | licensee from taking the examination without reviewing |
| 19 |           | the course materials.                                  |
| 20 | (b)       | To pass a multiple-choice self-study course, the       |
| 21 | licensee  | shall answer at least seventy per cent of the          |
| 22 | examinati | on questions correctly.                                |
|    |           |  |

## H.B. NO.2392

(c) A self-study course examination shall not be administered by a person who: 2 3 (1)Is related to, or is a business associate of, the 4 licensee taking the examination; or 5 (2) Has a financial interest in the success or failure of 6 a licensee taking the examination. 7 (d) The effective date of a completed examination pursuant 8 to this section shall be the date the continuing education 9 course provider receives the completed examination. Upon 10 receipt of the completed examination, the continuing education 11 course provider or the continuing education course provider's 12 agent shall grade the examination and mail the results to the 13 licensee within fifteen days. 14 The written or computer-based examination and contents 15 shall be made available by the continuing education course provider, upon request, to the commissioner, and shall not be 16 **17** required to be submitted for filing." 18 SECTION 4. Section 431:9B-102, Hawaii Revised Statutes, is 19 amended by amending subsection (c) to read as follows: **20** "(c) The commissioner may require a reinsurance 21 intermediary-manager subject to subsection (b) to [+

| 1  | <del>(1)</del>        | File a bond from an insurance company licensed to do   |
|----|-----------------------|--|
| 2  |                       | business within the State or with an insurance company |
| 3  |                       | approved by the commissioner, in an amount equal to    |
| 4  |                       | \$500,000 or ten per cent of the annual reinsurance    |
| 5  |                       | premiums managed by the reinsurance                    |
| 6  |                       | intermediary manager, whichever is greater, except     |
| 7  |                       | that the bond amount under this paragraph shall not    |
| 8  |                       | exceed \$10,000,000, for the protection of the         |
| 9  |                       | reinsurer;   |
| 10 | <del>(2)</del>        | Maintain an errors and omissions policy with an        |
| 11 |                       | insurance company licensed to do business within the   |
| 12 |                       | State or with an insurance company approved by the     |
| 13 |                       | commissioner, in an amount equal to \$250,000 or       |
| 14 |                       | twenty-five per cent of the annual reinsurance         |
| 15 |                       | premiums managed by the reinsurance                    |
| 16 |                       | intermediary manager, whichever is greater, except     |
| 17 |                       | that the policy limits under this paragraph shall not  |
| 18 |                       | exceed \$10,000,000; and                               |
| 19 | <del>(3)</del>        | Provide] provide any [other] report required by the    |
| 20 |                       | commissioner.  |
| 21 | [ <del>At the c</del> | ommissioner's request, the reinsurance                 |
| 22 | intermedi             | ary-manager shall provide the commissioner with proof  |

- 1 of the bond and policy and appropriate documentation to show
- 2 that the bond and policy continue to be in effect, or that a new
- 3 bond and new policy have been secured.] "
- 4 SECTION 5. Section 431:9B-108, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[+] §431:9B-108[+] Duties of reinsurers utilizing the
- 7 services of a reinsurance intermediary-manager. (a) A
- 8 reinsurer shall not engage the services of any person, firm,
- 9 association, or corporation to act as a reinsurance
- 10 intermediary-manager on its behalf unless the person, firm,
- 11 association, or corporation is licensed as required by section
- **12** 431:9B-102(b).
- 13 (b) The reinsurer shall annually obtain a copy of
- 14 statements of the financial condition of each reinsurance
- 15 intermediary-manager which the reinsurer has engaged prepared by
- 16 an independent certified accountant in a form acceptable to the
- 17 commissioner.
- 18 (c) If a reinsurance intermediary-manager establishes loss
- 19 reserves, the reinsurer shall annually obtain the opinion of an
- 20 actuary attesting to the adequacy of loss reserves established
- 21 for losses incurred and outstanding on business produced by the

| 1  | reinsuran | ce intermediary-manager. This opinion shall be in      |
|----|-----------|--|
| 2  | addition  | to any other required loss reserve certification.      |
| 3  | (d)       | The reinsurer shall require the reinsurance            |
| 4  | intermedi | ary-manager to:  |
| 5  | (1)       | File a bond for the protection of the reinsurer from   |
| 6  |           | an insurance company licensed to do business within    |
| 7  |           | the State or with an insurance company approved by the |
| 8  |           | commissioner, in an amount equal to \$500,000 or ten   |
| 9  |           | per cent of the annual reinsurance premiums managed by |
| 10 |           | the reinsurance intermediary-manager, whichever is     |
| 11 |           | greater, except that the bond amount under this        |
| 12 |           | paragraph shall not exceed \$10,000,000; and           |
| 13 | (2)       | Maintain an errors and omissions policy with an        |
| 14 |           | insurance company licensed to do business within the   |
| 15 |           | State or with an insurance company approved by the     |
| 16 |           | commissioner, in an amount equal to \$250,000 or       |
| 17 |           | twenty-five per cent of the annual reinsurance         |
| 18 |           | premiums managed by the reinsurance                    |
| 19 |           | intermediary-manager, whichever is greater, except     |
| 20 |           | that the policy limits under this paragraph shall not  |
| 21 |           | exceed \$10,000,000.                                   |
|    |           |  |

## <u>H</u>.B. NO. 2392

- 1 At the commissioner's request, the reinsurance
- 2 intermediary-manager shall provide the commissioner with proof
- 3 of the bond and policy required, and appropriate documentation
- 4 to show that the bond and policy continue to be in effect, or
- 5 that a new bond and new policy have been secured.
- 6 [<del>(d)</del>] (e) Binding authority for all retrocessional
- 7 contracts or participation in reinsurance syndicates shall rest
- 8 with an officer of the reinsurer who shall not be affiliated
- 9 with the reinsurance intermediary-manager.
- 10 [<del>(e)</del>] (f) Within thirty days of termination of a contract
- 11 with a reinsurance intermediary-manager, the reinsurer shall
- 12 provide written notification of the termination to the
- 13 commissioner.
- 14 [(f)] (g) A reinsurer shall not appoint to its board of
- 15 directors any officer, director, employee, controlling
- 16 shareholder, or subagent of its reinsurance intermediary-
- 17 manager; provided that this subsection shall not apply to
- 18 relationships governed by article 11."
- 19 SECTION 6. Section 431:9J-103, Hawaii Revised Statutes, is
- 20 amended to read as follows:
- 21 "§431:9J-103 Surety bond required. (a) Before the
- 22 issuance of the administrator license, the administrator shall

- 1 file with the commissioner, and maintain in force while so
- 2 licensed, a surety bond of at least \$100,000[ $_{7}$ ] during the
- 3 administrator's first licensing biennial, and at least \$300,000
- 4 for every licensing renewal thereafter, in the form and penal
- 5 sum acceptable to the commissioner, and shall provide that the
- 6 bond may not be canceled or otherwise terminated until two years
- 7 have elapsed from the last day the applicant was an
- 8 administrator, unless the commissioner has given prior written
- 9 consent. The surety bond shall be undertaken and may be
- 10 enforced in the name of "Commissioner of Insurance, State of
- 11 Hawaii".
- 12 (b) [For] At the first licensing renewal, and each
- 13 subsequent [annual report filing,] year, the surety bond amount
- 14 shall be at least [\$100,000] \$300,000 and filed in accordance
- 15 with section 431:9J-112."
- 16 SECTION 7. SECTION 431:9J-112, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "§431:9J-112 Annual report required. (a) An
- 19 administrator shall file an annual report for the preceding
- 20 calendar year with the commissioner on or before March 1 of each
- 21 year, in a form and manner prescribed by the commissioner.
- (b) The annual report shall include:

| 1  | (1)            | The names and addresses of all insurers with which the |
|----|----------------|--|
| 2  |                | administrator had an agreement during the preceding    |
| 3  |                | calendar year; and                                     |
| 4  | (2)            | A renewal certificate for the surety bond required in  |
| 5  |                | section 431:9J-103 and an updated surety bond form, if |
| 6  |                | needed[ <del>; and</del>                               |
| 7  | <del>(3)</del> | An audited financial statement prepared by an          |
| 8  |                | independent certified public accountant].              |
| 9  | (c)            | An administrator shall file with the commissioner an   |
| 10 | audited f      | inancial statement for the preceding calendar year by  |
| 11 | an indepe      | ndent certified public accountant on or before June 1  |
| 12 | of each y      | ear.   |
| 13 | (d)            | An audited financial statement and annual report       |
| 14 | prepared       | on a consolidated basis shall include a columnar       |
| 15 | consolida      | ting or combining worksheet filed with the report and  |
| 16 | shall inc      | lude the following:                                    |
| 17 | (1)            | Worksheet showing the amounts shown on the             |
| 18 |                | consolidated audited financial report;                 |
| 19 | (2)            | Amounts for each entity that shall be stated           |
| 20 |                | separately; and  |
| 21 | (3)            | Explanations of consolidating and eliminating entries. |

1 The annual report shall be in the form, and contain 2 such matters, as the commissioner prescribes and shall be 3 verified by at least two officers of the administrator." 4 SECTION 8. Section 431:19-101, Hawaii Revised Statutes, is 5 amended as follows: 6 1. By amending the definition of "controlled unaffiliated 7 business" to read: ""Controlled unaffiliated business" means, in the case of a 8 pure captive insurance company, any person[+], or in the case of 9 10 a sponsored captive insurance company, any participant: That is not in the corporate system of a parent or 11 (1) 12 sponsor and its affiliated entities; That has an existing contractual relationship with a 13 (2) 14 parent or sponsor or one of its affiliated entities; 15 and Whose risks are managed by the pure captive insurance 16 (3) company [-] or the sponsored captive insurance 17 18 company." 2. By amending the definition of "participant" to read: 19 ""Participant" means an entity that meets the requirements **20** of section 431:19-305, and any affiliated or controlled 21 22 unaffiliated business entities thereof that are insured by a

sponsored captive insurance company where the losses of the 1 participant may be limited through a participant contract to the 2 participant's pro rata share of the assets of one or more 3 4 protected cells identified in the participant contract." SECTION 9. Section 431:19-116, Hawaii Revised Statutes, is 5 6 amended to read as follows: 7 "§431:19-116 Taxation. (a) Each captive insurance 8 company licensed to do business in this State shall pay to the 9 director of finance through the commissioner a tax on gross 10 premiums on or before March 1 of each year, as follows: .25 per cent on \$0 to \$25,000,000 of gross premiums 11 (1)12 for insurance written on all risks or property 13 resident, situated, or located within this State, and on risks and property situated elsewhere upon which no 14 premium tax is otherwise paid during the year ending 15 on the preceding December 31, less return premiums and 16 17 less any reinsurance accepted; .15 per cent on more than \$25,000,000, to \$50,000,000 18 (2) of gross premiums for insurance written on all risks 19 20 or property resident, situated, or located within this State, and on risks and property situated elsewhere 21 upon which no premium tax is otherwise paid during the 22

### H.B. NO. 2392

year ending on the preceding December 31, less return

premiums and less any reinsurance accepted; 2 .05 per cent on more than \$50,000,000, to \$250,000,000 3 (3) of gross premiums for insurance written on all risks 4 5 or property resident, situated, or located within this State, and on risks and property situated elsewhere 6 upon which no premium tax is otherwise paid during the 7 year ending on the preceding December 31, less return 8 9 premiums and less any reinsurance accepted; and 0.00 per cent on more than \$250,000,000 of gross 10 (4)premiums for insurance written on all risks or 11 property resident, situated, or located within this 12 State, and on risks and property situated elsewhere 13 14 upon which no premium tax is otherwise paid during the year ending on the preceding December 31, less return 15 premiums and less any reinsurance accepted; 16 provided that the annual maximum aggregate tax on gross premiums 17 to be paid by a captive insurance company shall not exceed 18 \$200,000. 19 The tax imposed by this section shall be in settlement 20 (b) 21 of and in lieu of all demands for taxes of every character imposed by the laws of this State, the ordinances or other laws, 22

| 1  | or rules of any county of this State, except taxes on real |
|----|--|
| 2  | property and taxes on the purchase, use, or ownership of   |
| 3  | tangible personal property.                                |
| 4  | (c) A captive insurance company is exempted from payment   |
| 5  | of premium taxes for the first year after its formation."  |
| 6  | SECTION 10. Statutory material to be repealed is bracketed |
| 7  | and stricken. New statutory material is underscored.       |
| 8  | SECTION 11. This Act shall take effect upon its approval;  |
| 9  | provided that section 5 shall take effect on July 1, 2025. |
| 10 |  |
| 11 | INTRODUCED BY:   |
| 12 | BY REQUEST   |
|    | IAN 2 2 2024   |

#### Report Title:

Insurance Code; Captive Insurers; Producers; Trade Name; Third Party Administrators; Surety Bond; Reinsurance Intermediary-Managers; Reinsurers

#### Description:

Amends various provisions of title 24, HRS, to update and improve existing provisions. Defines "dormant captive insurance company" and sets out a procedure to apply for the certificate of dormancy. Adds the term "doing business as" to "trade name" statutory references. Clarifies continuing education provider filing requirements. Clarifies reinsurance intermediary-manager filing requirements. Amends the surety bond threshold requirement for third party administrators and clarifies the audited financial statements requirements. Amends the definitions of "controlled unaffiliated business" and "participant" as applied to captive insurance companies. Provides for exemption from premium taxes for a captive insurer in its first year after formation.

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

- (1) Adding a new section to part I of article 19 of chapter 431 regarding dormant captive insurance companies (Section 1);
- (2) Amending section 431:2-217 to clarify that a "trade name" used by individuals and business entities is also the name used to conduct business for uniformity and to ensure an expedited and smooth transition to the new electronic licensing platform (Section 2);
- (3) Amending section 431:9A-154 to clarify that self-study exams are not required to be submitted for approval and review of contents to the insurance division (Section 3);
- (4) Deleting the surety bond and Errors and
  Omissions (E&O) policy filing
  requirements in section 431:9B 102(c)(1) and (2) and inserting the
  surety bond and E&O policy filing
  requirements in section 431:9B-108
  (Sections 4 and 5);
- (5) Amending the surety bond threshold requirement for third party administrators in section 431:9J-103, HRS, to \$300,000 from the third year of licensure filing; and clarifying the audited financial statements requirements in section 431:9J-112 (Sections 6 and 7);

- (6) Amending the definitions of "controlled unaffiliated business" and "participant" in section 431:19-101 (Section 8);
- (7) Amending section 431:19-116 to provide a premium tax exemption for captive insurers during their first year after formation (Section 9).

MEANS:

Add a new section to part I of article 19 of chapter 431, HRS, and amend sections 431:2-217, 431:9A-154, 431:9B-102(c), 431:9B-108, 431:9J-103, 431:9J-112, 431:19-101, and 431:19-116, HRS.

JUSTIFICATION:

- (1) There is no standardized process for a captive insurance company to transition to a dormant status. A dormant captive insurance company maintains a certificate of authority and is not intending to dissolve, but does not transact any business of insurance. Under current practices, a dormant captive insurance company must obtain approval from the Insurance Division to be dormant and if approved, must comply with modified filing requirements. A clear standardized process codified in statute will increase efficiency, promote uniformity, reduce confusion, and provide clarity for both the captive insurance company and the Insurance Division (section 1).
- (2) Uniformity in terminology is essential to allow for electronic applications and renewals via the National Association of Insurance Commissioners (NAIC) State Based Systems and National Insurance Producer Registry (NIPR). The NIPR Uniform Online application does not use the term "trade name", therefore clarifying that "trade name" also means the name individuals and business entities are doing business as

- will allow for applicants and licensees to add or maintain trade names on licenses (section 2).
- (3) Continuing Education (CE) providers are required to only submit the licensing self-study course to the Insurance Division. However, CE providers are also submitting exam questions. accepting and filing the exam courses, providers may have a false impression that the division is also approving exam content/questions. The statutory amendment will make clear that exam content and questions are not required to be approved or filed with the division and are to be made available upon request of the commissioner (section 3).
- (4) Surety bond requirements and E&O policy filing requirements for Reinsurance Intermediary-Managers (RIM) are better placed in section 431:9B-108 than in section 431:9B-102, as RIMs have the authority to bind or manage all or part of the assumed reinsurance business of a reinsurer (including the management of a separate division, department, or underwriting office) and act as an agent for the reinsurer. Similar requirements for reinsurers and Managing General Agents are codified in section 431:9C-103(7) and (8) (sections 4 and 5).
- (5) Amending sections 431:9J-103 and 431:9J-112 to increase the surety bond amount at the third year of licensure, and requiring proof of requisite surety bond amount filed with the annual report, as well as clarification regarding annual report filings starting March 1, 2024, will ensure adequate consumer protection and promote transparency of Third Party

Administrators operating in the State of Hawaii (sections 6 and 7).

- (6) Clarification is necessary to the definition of a "controlled unaffiliated business" in section 431:19-101 to make clear that this term applies to sponsored captive insurance companies that are subject to part III of article 19 of chapter 431 (section 8).
- (7) Amending section 431:19-116 to provide a premium tax exemption for captive insurers during their first year after formation will provide relief from premium taxes to newly formed captive insurers (Section 9).

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: This bill will streamline division processing of licenses and certificates of authority, promote efficiency, decrease costs, and reduce resource waste.

GENERAL FUNDS:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

CCA-106.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

Upon approval.