HAWAII ADMINISTRATIVE RULES

TITLE 16

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS

CHAPTER 170

DISCLOSURE OF MATERIAL TRANSACTIONS

§16-170-1	Report		
§16-170-2	Acquisitions and dispositions of assets		
§16-170-3	Nonrenewals, cancellations, or revisions of ceded reinsurance		
	agreements		

§16-170-1 Report. (a) Every insurer domiciled in this State shall file a report with the commissioner disclosing material acquisitions and dispositions of assets or material nonrenewals, cancellations, or revisions of ceded reinsurance agreements unless the acquisitions and dispositions of assets or material nonrenewals, cancellations, or revisions of ceded reinsurance agreements have been submitted to the commissioner for review, approval, or information purposes pursuant to other provisions of the insurance code, laws, rules, or other requirements.

- (b) The report required in subsection (a) is due within fifteen days after the end of the calendar month in which any of the foregoing transactions occur.
- (c) One complete copy of the report, including any exhibits or other attachments, shall be filed with:
 - (1) The insurance department of the insurer's state of domicile; and
 - (2) The National Association of Insurance Commissioners.
- (d) All reports obtained by or disclosed to the commissioner pursuant to this chapter, shall be given confidential treatment and shall not be subject to subpoena and shall not be made public by the commissioner, the National Association of Insurance Commissioners, or any other person, except to insurance departments of other states, and as otherwise required by chapter 92F, HRS. An individual report may be made public by the commissioner, the National Association of Insurance Commissioners, or any other person with the prior written consent of the insurer to which the report pertains. An individual report may be made public without the prior written consent of the insurer to which the report pertains if the commissioner, after giving the insurer to which the report

pertains notice and an opportunity to be heard, determines that the interest of policyholders, shareholders, or the public will be served by publication, in which event the commissioner may publish all or any part of the report in the manner the commissioner may deem appropriate. [Eff 1/25/97] (Auth: HRS §431:2-201) (Imp: HRS §431:3-301)

§16-170-2 Acquisitions and dispositions of assets. (a) Materiality. No acquisitions or dispositions of assets need be reported pursuant to section 16-170-1 if the acquisitions or dispositions are not material. For purposes of this chapter, a material acquisition (or the aggregate of any series of related acquisitions during any thirty-day period) or disposition (or the aggregate of any series of related dispositions during any thirty-day period) is one that is non-recurring and not in the ordinary course of business and involves more than five per cent of the reporting insurer's total admitted assets as reported in its most recent statutory statement filed with the insurance department of the insurer's state of domicile.

- (b) Scope.
- (1) Asset acquisitions subject to this chapter include every purchase, lease, exchange, merger, consolidation, succession, or other acquisition other than the construction or development of real property by or for the reporting insurer or the acquisition of materials for such purpose.
- (2) Asset dispositions subject to this chapter include every sale, lease, exchange, merger, consolidation, mortgage, hypothecation, assignment (whether for the benefit of creditors or otherwise), abandonment, destruction, or other disposition.
- (c) Information to be reported.
- (1) The following information is required to be disclosed in any report of a material acquisition or disposition of assets:
 - (A) Date of the transaction;
 - (B) Manner of acquisition or disposition;
 - (C) Description of the assets involved;
 - (D) Nature and amount of the consideration given or received;
 - (E) Purpose of, or reason for, the transaction;
 - (F) Manner by which the amount of consideration was determined:
 - (G) Gain or loss recognized or realized as a result of the transaction; and
 - (H) Names of all persons from whom the assets were acquired or to whom they were disposed.

(2) Insurers are required to report material acquisitions and dispositions on a non-consolidated basis unless the insurer is part of a consolidated group of insurers which utilizes a pooling arrangement or one hundred per cent reinsurance agreement that affects the solvency and integrity of the insurer's reserves and the insurer ceded substantially all of its direct and assumed business to the pool. An insurer is deemed to have ceded substantially all of its direct and assumed business to a pool if the insurer has less than \$1,000,000 total direct plus assumed written premiums during a calendar year that are not subject to a pooling arrangement and the net income of the business not subject to the pooling arrangement represents less than five per cent of the insurer's capital and surplus. [Eff 1/25/97] (Auth: HRS §431:2-201) (Imp: HRS §431:3-301)

§16-170-3 <u>Nonrenewals</u>, cancellations, or revisions of ceded reinsurance <u>agreements</u>. (a) Materiality and scope.

- (1) No nonrenewals, cancellations, or revisions of ceded reinsurance agreements need be reported pursuant to section 16-170-1 if the nonrenewals, cancellations, or revisions are not material. For purposes of this chapter, a material nonrenewal, cancellation, or revision is one that affects:
 - (A) As respects property and casualty business, including accident and health business written by a property and casualty insurer:
 - (i) More than fifty per cent of the insurer's total ceded written premium; or
 - (ii) More than fifty per cent of the insurer's total ceded indemnity and loss adjustment reserves.
 - (B) As respects life, annuity, and accident and health business, more than fifty per cent of the total reserve credit taken for business ceded, on an annualized basis, as indicated in the insurer's most recent annual statement.
 - (C) As respects either property and casualty or life, annuity, and accident and health business, either of the following events shall constitute a material revision which must be reported:
 - (i) An authorized reinsurer representing more than ten per cent of a total cession is replaced by one or more unauthorized reinsurers; or

- (ii) Previously established collateral requirements have been reduced or waived as respects one or more unauthorized reinsurers representing collectively more than ten per cent of a total cession.
- (2) However, no filing shall be required if:
 - (A) As respects property and casualty business, including accident and health business written by a property and casualty insurer, the insurer's total ceded written premium represents, on an annualized basis, less than ten per cent of its total written premium for direct and assumed business, or
 - (B) As respects life, annuity, and accident and health business, the total reserve credit taken for business ceded represents, on an annualized basis, less than ten per cent of the statutory reserve requirement prior to any cession.
- (b) Information to be reported.
- (1) The following information is required to be disclosed in any report of a material nonrenewal, cancellation, or revision of ceded reinsurance agreements:
 - (A) Effective date of the nonrenewal, cancellation, or revision;
 - (B) The description of the transaction with an identification of the initiator thereof;
 - (C) Purpose of, or reason for, the transaction; and
 - (D) If applicable, the identity of the replacement reinsurers.
- (2) Insurers are required to report all material nonrenewals, cancellations, or revisions of ceded reinsurance agreements on a non-consolidated basis unless the insurer is part of a consolidated group of insurers which utilizes a pooling arrangement or one hundred per cent reinsurance agreement that affects the solvency and integrity of the insurer's reserves and the insurer ceded substantially all of its direct and assumed business to the pool. An insurer is deemed to have ceded substantially all of its direct and assumed business to a pool if the insurer has less than \$1,000,000 total direct plus assumed written premiums during a calendar year that are not subject to a pooling arrangement and the net income of the business not subject to the pooling arrangement represents less than five per cent of the insurer's capital and surplus. [Eff 1/25/97] (Auth: HRS §431:2-201) (Imp: HRS §431:3-301)

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS

Chapter 16-170, Hawaii Administrative Rules, on the Summary page dated November 15, 1996, was adopted on November 15, 1996, following a public hearing held on September 11, 1996, after public notices were given in the Honolulu Star-Bulletin, Hawaii Tribune-Herald, West Hawaii Today, Maui News and The Garden Island on August 6, 1996.

These rules shall take effect ten days after filing with the Office of the Lieutenant Governor.

		/s/ Wayne C. Metcalf III	
		WAYNE C. METCALF III	
		Insurance Commissioner	
APPROVED AS TO	FORM:	Date 12/10/96	
/s/ Debo	rah Day Em	nerson	
Deputy Attorney General			
APPROVED:	Dot	2 12/22/04	
APPROVED:	Dau	e_12/23/96	
/s/ Kath	ryn S. Mata	yoshi	
KATHRYN S.	MATAYOS	SHI, Director	
Commerce a	nd Consum	er Affairs	
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APPROVED:	Date	e <u> 1/14/97</u>	
/s/ Benjamin J. Cayetano			
BENJAMIN J. CAYETANO			
GOVERN	· -		
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DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS

Adoption of Chapter 16-170 Hawaii Administrative Rules

November 15, 1996

SUMMARY

Chapter 16-170, Hawaii Administrative Rules, entitled "Disclosure of Material Transactions", is adopted.