A BILL FOR AN ACT

RELATING TO HEALTH INSURANCE SUPPORT FOR SMALL BUSINESSES.

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

- 1 SECTION 1. Section 431:2-201.5, Hawaii Revised Statutes,
 2 is amended to read as follows:
 3 "\$431:2-201.5 Conformity to federal law. (a) The
 4 provisions of Title 42 United States Code section 300gg, et
- 5 seq., as they relate to group and individual health insurance
 6 shall apply to title 24, except:
- 7 (1) Where state law provides greater health benefits or coverage than Title 42 United States Code section 300gg, et seq., state law shall be applicable; and
- 10 (2) This section shall not apply to or affect life
 11 insurance, endowment, or annuity contracts, or any
 12 supplemental contract thereto, described in section
 13 431:10A-101(4).
- (b) The following definitions shall be used when applying
 Title 42 United States Code section 300gg, et seg.:
- "Employee" means an employee who works on a full-time basis
 with a normal workweek of twenty hours or more.

- 1 "Group health issuer" means all persons offering health
- 2 insurance coverage to any group or association, but shall not
- 3 include those persons offering benefits exempted from Title I of
- 4 the Health Insurance Portability and Accountability Act of 1996,
- 5 P.L. 104-191 under sections 732(c) and 733(c) of Title I of the
- 6 Employee Retirement Income Security Act of 1974 and sections
- 7 2747 and 2791(c) of the Public Health Service Act.
- 8 "Qualifying event" means the date of issuance of a general
- 9 excise tax license, the loss of a job, a reduction in hours of
- 10 work, or the exhaustion of the federal Consolidated Omnibus
- 11 Budget Reconstruction Act continuation coverage that results in
- 12 a loss of health care coverage.
- "Self-employed individual" means a person operating the
- 14 person's own business, whether as a sole proprietorship or in
- 15 any other legally recognized manner in which a person may
- 16 operate the person's own business, and who has a general excise
- 17 tax license for that business.
- "Small employer" means an employer who employs between one
- 19 and no more than fifty employees.
- 20 (c) All group health issuers shall offer all small group
- 21 health plans to all small employers whose employees live, work,
- 22 or reside in the group health issuer's service areas; provided

1	that the commissioner may exempt a group health issuer if the
2	commissioner determines that the group health issuer does not
3	have the capacity to deliver services adequately to enrollees of
4	additional groups given its obligation to existing employer
5	groups.
6	(d) Subject to subsection (e)(1), beginning September 1,
7	2007, and annually thereafter, all group health issuers shall
8	offer small group health plans to self-employed individuals who
9	live, work, or reside in the group health issuer's service
10	areas; provided that the commissioner may exempt a group health
11	issuer if the commissioner determines that the group health
12	issuer does not have the capacity to deliver services adequately
13	to enrollees of additional groups given its obligation to
14	existing employer groups.
15	(e) Group health issuers may limit periods of enrollment
16	for self-employed individuals to a minimum of thirty calendar
17	days; provided that:
18	(1) Self-employed individuals who experience a qualifying
19	event must enroll with a group health issuer within
20	thirty days of the qualifying event; and
21	(2) Group health issuers shall be allowed to impose a one-

year waiting period against self-employed individuals

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1	who terminate coverage for any reason. If a self-
2	employed individual terminates coverage and a one-year
3	waiting period is imposed against the individual, a
4	group health issuer need not reenroll the individual
5	until the period of enrollment following the one-year
6	waiting period.
7	$[\frac{d}{d}]$ A group health issuer shall be prohibited from
8	imposing any preexisting condition exclusion.
9	$[\frac{(e)}{(g)}]$ The commissioner may adopt rules to implement,
10	clarify, or conform title 24 to Title 42 United States Code
11	section 300gg, et seq.
12	$[\frac{\{f\}}{\{h\}}]$ The adoption of the Health Insurance Portability
13	and Accountability Act of 1996, P.L. 104-191, for the purposes
14	of title 24 is not an adoption for any purposes for income taxes
15	under chapter 235.
16	$[\frac{g}{g}]$ (i) The State shall have jurisdiction over any
17	matter that Title 42 United States Code section 300gg, et seq.,
18	permits, including jurisdiction over enforcement.
19	$[\frac{h}{h}]$ $\underline{(j)}$ As used in this section, "small group health
20	plans" means the medical plans currently offered, advertised, or
21	marketed by a group health issuer for small employers."

- 1 SECTION 2. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 3. This Act shall take effect on July 1, 2050.

Report Title:

Group Health Insurance; Small Business

Description:

Requires group health issuers to offer all group health plans to self-employed individuals in their service areas. Allows insurer to impose limitations on the timing of enrollment and reenrollment to control adverse selection and plan member costs. Eff. 7/1/2050 (SD1)