A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION INSURANCE.

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

SECTION 1. Chapter 386, Hawaii Revised Statutes, is 1 2 amended by adding a new section to be appropriately designated 3 and to read as follows: 4 "\$386- Return to work programs; certification. The 5 department shall establish a program to certify effective return 6 to work programs of businesses that are subject to this chapter. 7 The program shall include criteria and procedures that the 8 department deems necessary to ensure that injured employees are 9 provided with suitable return to work opportunities and for 10 businesses to qualify for the workers' compensation insurance 11 premium reduction provided under section 431:14-103(c). The 12 criteria and procedures for this program shall be adopted as 13 rules in accordance with chapter 91." 14 SECTION 2. Section 431:14-103, Hawaii Revised Statutes, is 15 amended to read as follows: 16 "\$431:14-103 Making of rates. (a) Rates shall be made in

accordance with the following provisions:

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1	(1)	Rate	s shall not be excessive, inadequate, or unfairly
2		disc	riminatory.
3	(2)	Due	consideration shall be given to:
4		(A)	Past and prospective loss experience within and
5			outside this State; provided that if the claim
6			does not exceed the selected deductible amount
7			pursuant to section 386-100, and the employer
8			reimburses the insurer for the amount, the claims
9			shall not be calculated in the employer's
10			experience rating or risk category;
11		(B)	The conflagration and catastrophe hazards, if
12			any;
13		(C)	A reasonable margin for underwriting profit and
14			contingencies;
15		(D)	Dividends, savings, or unabsorbed premium
16			deposits allowed or returned by insurers to their
17			policyholders, members, or subscribers;
18		(E)	Past and prospective expenses both country-wide
19			and those specially applicable to this State;
20		(F)	Investment income from unearned premium and loss
21			reserve funds; and

	er relevant	lactors	within	and	outside
this St	ate.				

- (3) In the case of fire insurance rates, consideration shall be given to the experience of the fire insurance business during a period of not less than the most recent five-year period for which that experience is available.
- (4) The systems of expense provisions included in the rates for use by any insurer or group of insurers may differ from those of other insurers or groups of insurers to reflect the requirements of the operating methods of any insurer or group with respect to any class of insurance, or with respect to any subdivision or combination thereof for which subdivision or combination separate expense provisions are applicable.
 - (5) Risks may be grouped by classifications for the establishment of rates and minimum premiums.
 Classification rates may be modified to produce rates for individual risks in accordance with rating plans that establish standards for measuring variations in hazards or expense provisions, or both. These

1		standards may measure any differences among risks that			
2		can be demonstrated to have a probable effect upon			
3		losses or expenses. No risk classification may be			
4		based upon race, creed, national origin, or the			
5		religion of the insured.			
6	(6)	Manual, minimum, class rates, rating schedules, or			
7		rating plans shall be made and adopted, except in the			
8		case of:			
9		(A) Special rates where manual, minimum, class rates,			
10		rating schedules, or rating plans are not			
11		applicable; and			
12		(B) Specifically rated inland marine risks.			
13	(7)	No insurer authorized to do business in this State			
14		shall issue any policy that provides or makes			
15		available to any risks preferred rates based upon any			
16		grouping of persons, firms, or corporations by way of			
17		membership, license, franchise, contract, agreement,			
18		or any other means, other than common majority			
19		ownership of the risks, or except where:			
20		(A) A common stock ownership in and management			
21		control of the risks are held by the same person,			
22		corporation, or firm;			

1		(B)	Permitted or authorized by fillings in existence		
2			as of January 1, 1988, under the casualty rating		
3			law and the fire rating law, as these filings may		
4			be amended from time to time;		
5		(C)	Health care providers, as defined in section 671-		
6			1 that could have joined the patients'		
7			compensation fund as it existed in chapter 671,		
8			part III, prior to May 31, 1984, joined together		
9			with one or more groups of related or unrelated		
10			health care providers;		
11		(D)	Permitted under article 12; or		
12		(E)	Otherwise expressly provided by law.		
13	(b)	In c	ases of workers' compensation insurance, all rates		
14	made in a	ccord	lance with this section shall be given due		
15	considera	tion	for good safety records of employers. By premium		
16	reductions, dividends, or both, insurance carriers shall				
17	recognize good safety performance records of employers in this				
18	State.				
19	(c)	In c	cases of workers' compensation insurance, all rates		
20	made in a	ccord	lance with this section shall give due		
21	considera	tion	to an effective return to work program of an		
22	employer.	Ву	premium reductions, dividends, or both, insurance		

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    carriers shall recognize effective return to work programs of
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    employers in this state.
         [\frac{(c)}{(c)}] (d) Upon the issuance of a certificate by a
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    certified safety and health professional to an employer that the
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    employer has an effective safety and health program pursuant to
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    section 396-4.5, or by the department of labor and industrial
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    relations for an effective return to work program pursuant to
    section 386- , the insurer shall provide the employer with a
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    workers' compensation insurance premium discount of at least
    five per cent [\div] for an effective safety and health program, and
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    a premium discount of at least per cent for an effective
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    return to work program; provided that the employer shall
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    maintain the effective safety and health program or the
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    effective return to work program throughout the policy period.
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    Standards for the issuance of certificates shall be included in
    rules adopted by the department of labor and industrial
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    relations pursuant to chapter 91.
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         \left[\frac{d}{d}\right] (e) For the purpose of ratemaking, all insurers
    shall treat a volunteer firefighter the same as a firefighter
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    employed by a county fire department; provided that the
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    volunteer firefighters are attached to a station where a
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    firefighter or volunteer firefighter who has been trained and
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- 1 certified to drive a commercial motor vehicle by either the
- 2 state or county government, as appropriate, and who maintains a
- 3 category (3) license as defined by section 286-102(b)(3) is on
- 4 duty at all times or at least four firefighters or volunteer
- 5 firefighters who have been trained and certified to drive a
- 6 commercial motor vehicle by either the state or county
- 7 government, as appropriate, and who maintain a category (3)
- 8 license as defined by section 286-102(b)(3) are members of the
- 9 volunteer unit.
- 10 [(e)] <u>(f)</u> Except to the extent necessary to meet the
- 11 provisions of subsection (a)(1), uniformity among insurers in
- 12 any matters within the scope of this section is neither required
- nor prohibited."
- 14 SECTION 3. Notwithstanding section 386-72, Hawaii Revised
- 15 Statutes, the department of labor and industrial relations shall
- 16 establish rules in accordance with chapter 91, Hawaii Revised
- 17 Statutes, to certify effective return to work programs of Hawaii
- 18 businesses for the purpose of receiving the workers'
- 19 compensation insurance premium discount authorized under section
- 20 2 of this Act.
- 21 SECTION 4. Statutory material to be repealed is bracketed
- 22 and stricken. New statutory material is underscored.

1 SECTION 5. This Act shall take effect upon its approval.

Report Title:

Workers' Compensation; Return to Work Program; Premium Discount

Description:

Establishes a workers' compensation insurance premium discount for businesses that establish and maintain a return to work program that is certified by the department of labor and industrial relations. (HB1802 HD1)