#### A BILL FOR AN ACT

RELATING TO MOTOR VEHICLE INSURANCE.

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

1 SECTION 1. Section 431:10C-302, Hawaii Revised Statutes, 2 is amended by amending subsection (a) to read as follows: In addition to the motor vehicle insurance coverages 3 "(a) described in section 431:10C-301, every insurer issuing a motor 4 5 vehicle insurance policy shall make available to the insured the following optional insurance under the following conditions. 6 7 Every insurer issuing a commercial motor vehicle insurance 8 policy shall make available to the insured the following 9 optional insurance, except for those benefits under paragraphs (4), (5), (9), (10), and (11) under the following conditions: 10 11 At the option of the insured, provisions covering loss (1)12 resulting from damage to the insured's motor vehicle with such deductibles, including but not limited to 13 14 collision and comprehensive deductibles of \$50, \$100, \$250, \$500, \$1,000, \$1,500, and \$2,000, at 15 16 appropriately reduced premium rates, as the 17 commissioner, by rule, shall provide;

1	(2)	At the option of the insured, compensation to the
2		insured, the insured's spouse, any dependents, or any
3		occupants of the insured's vehicle for damages not
1		covered by personal injury protection benefits;
5	(3)	Additional coverages and benefits with respect to any

- injury or any other loss from motor vehicle accidents or from operation of a motor vehicle for which the insurer may provide for aggregate limits with respect to such additional coverage so long as the basic liability coverages provided are not less than those required by section 431:10C-301(b)(1) and (2);
- (4) At the option of the insured, an option in writing for coverage for wage loss benefits for monthly earnings loss for injury arising out of a motor vehicle accident. Any change in the wage loss benefits coverage selected by an insured shall apply only to benefits arising out of motor vehicle accidents occurring after the date the change becomes effective. Coverage shall be offered in multiples of \$500 a month/\$3,000 per accident per person, from \$500 a month/\$3,000 per accident to \$2,000 a month/\$12,000 per accident; however, nothing shall prevent an

## H.B. NO. 2901

1		ins	surer	from	making	avai	lable	high	ner i	limit	s o	f
2		COV	verage	e;								
3	(5)	An	optio	on in	writing	g for	minin	num c	cove	rage	for	C

(5) An option in writing for minimum coverage for death benefits for death arising out of a motor vehicle accident in an amount of \$25,000, to be paid to the surviving spouse, for the benefit of the spouse and dependent children, or if there are no surviving spouse or dependent children, then to the estate.

Coverage shall also be made available for increased death benefits in increments of \$25,000 up to \$100,000; however, nothing shall prevent an insurer from making available higher limits of coverage. At the option of the insured, coverage for funeral expenses of \$2,000 shall be made available;

- (6) Terms, conditions, exclusions, and deductible clauses, coverages, and benefits which:
  - (A) Are consistent with the required provisions of the policy;
  - (B) Limit the variety of coverage available so as to give buyers of insurance reasonable opportunity to compare the cost of insuring with various insurers; and

HB LRB 08-1291.doc

## H.B. NO. 2901

1	(C)	Are	approved	рÀ	the	commissioner	as	fair	and
2		equi	itable;						

- (7) At appropriately reduced premium rates, deductibles applicable only to claims of an insured in the amounts of \$100, \$300, \$500, and \$1,000 from all personal injury protection benefits otherwise payable; provided that if two or more insureds to whom the deductible is applicable under the contract of insurance are injured in the same accident, the aggregate amount of the deductible applicable to all of them shall not exceed the specified deductible, which amount where necessary shall be allocated equally among them;
- (8) Every insurer shall fully disclose the availability of all required and optional coverages and deductibles, including the nature and amounts, at the issuance or delivery of the policy; or, for a policy already issued on January 1, 1998, disclosure shall be made at the first renewal after January 1, 1998. The insurer shall also disclose at issuance or renewal, as applicable, the effect on premium rates and savings of each option and deductible. Further offers or disclosures thereafter shall be required to be

HB LRB 08-1291.doc

1		included with every other renewal of replacement
2		policy. All elections of coverages, options, and
3		deductibles by a named insured shall be binding upon
4		additional insureds covered under the named insured's
5		policy. The purpose of this paragraph is to inform
6		insureds or prospective insureds of the coverages
7		under this article;
8	(9)	(A) An insurer may make available, and provide at the
9		option of the named insured, the benefits
10		described in section 431:10C-103.5(a) through
11		managed care providers such as a health
12		maintenance organization or a preferred provider
13		organization. The option may include conditions
14		and limitations to coverage, including
15		deductibles and coinsurance requirements, as
16		approved by the commissioner. The commissioner
17		shall approve those conditions and limitations
18		which are substantially comparable to or exceed
19		the coverage provided under section 431:10C-
20		103.6[+]. This managed care option shall not
21		apply to any claimant if there are fewer than
22		five managed care, health maintenance

1		organizations, or preferred provider physicians
2		or health care providers of the appropriate
3		specialty belonging to or participating in the
4		managed care option located within twenty-five
5		miles of the claimant's residence;
6	(B)	An insurer may make available, and provide at the
7		option of the named insured, deductible and
8		coinsurance arrangements whereby the recipient of
9		care, treatment, services, products, expenses, or
10		accommodations shares in the payment obligation;
11	(C)	No deductible or coinsurance under a policy
12		covered under section 431:10C-302(a)(9)(A) or (B)
13		shall be applied with respect to care, treatment,
14		services, products, or accommodation provided or
15		expenses incurred by an insured during the first
16		twenty-four hours in which emergency treatment
17		has been provided or until the insured patient's
18		emergency medical condition is stabilized,
19		whichever is longer;
20	(D)	(i) The optional coverage prescribed in section
21		431:10C-302(a)(9)(A) and (B) shall apply

1			only to the named insured, resident spouse,
2			or resident relative; and
3		(ii)	"Resident relative" means a person who, at
4			the time of the accident, is related by
5			blood, marriage, or adoption to the named
6			insured or resident spouse and who resides
7			in the named insured's household, even if
8			temporarily living elsewhere, and any ward
9			or foster child who usually resides with the
10			named insured, even if living elsewhere;
11	(E)	An a	greement made under section 431:10C-302(a)(9)
12		must	be a voluntary agreement between the insured
13		and	the insurer, and no insurer shall require an
14		insu	red to agree to those policy provisions as a
15		cond	ition of providing insurance coverage.
16		Requ	iring an agreement as a precondition to the
17		prov	ision of insurance shall constitute an unfair
18		insu	rance practice and shall be subject to the
19		prov	isions, remedies, and penalties provided in
20		arti	cle 13; and
21	(F)	An i	nsurer providing the coverages authorized in
22		sect	ion 431:10C-302(a)(9)(A) and (B) shall

HB LRB 08-1291.doc

1		demonstrate in rate filings submitted to the
2		commissioner the savings to the insured to be
3		realized under the plan;
4	(10)	An insurer shall make available optional coverage for
5		naturopathic, acupuncture, nonmedical remedial care,
6		and treatment rendered in accordance with the
7		teachings, faith, or belief of any group which relies
8		upon spiritual means through prayer for healing; and
9	(11)	An insurer may make available optional coverage for
10		chiropractic treatment in addition to chiropractic
11		treatment provided under section 431:10C-103.6 for no
12		more than the lesser of the following:
13		(A) Thirty additional visits at no more than \$75 a
14		visit; or
15		(B) Treatment as defined by the Hawaii Chiropractic
16		Association guidelines in effect on January 25,
17		1997.
18	The	commissioner shall adopt rules, including policy
19	limits, t	erms, and conditions as necessary to implement the
20	requireme	ats of this section."
21	SECT	ON 2. Statutory material to be repealed is bracketed
22	and stric	en. New statutory material is underscored.
	HB LRB 08	-1291.doc

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SECTION 3. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 2 2008

#### Report Title:

Motor Vehicle Insurance; Managed Care

#### Description:

Exempts motor vehicle insurers from being required to make available to the insured, at the insured's option, personal injury protection benefits through managed care, if there are fewer than 5 managed care providers or equivalent entities within 25 miles of the claimant.