A BILL FOR AN ACT

RELATING TO CONSUMER PROTECTION.

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

1	SECTION 1. Section 488-1, Hawaii Revised Statutes, is		
2	amended by adding two new definitions to be appropriately		
3	inserted and to read as follows:		
4	"Accumulation or payment of money" or "accumulates funds"		
5	means the payment of funds by a member to the plan.		
6	"Commissioner" means the insurance commissioner."		
7	SECTION 2. Section 488-2, Hawaii Revised Statutes, is		
8	amended by amending subsections (a) and (b) to read as follows:		
9	"(a) This chapter shall apply to all plans in the State		
10	other than:		
11	[(1) Plans in which either the group or the plan		
12	administrator is otherwise subject to regulation under		
13	chapter 431 or 432;		
14	$\frac{(2)}{(1)}$ Plans in which any party to the plan is the		
15	federal government or any agency thereof; or		
16	$\left[\frac{(3)}{(2)}\right]$ Any employer-employee plan that is subject to the		
17	federal Employee Retirement Income Security Act of		
18	1974, Public Law 93-406.		

1 (b) The commissioner shall have jurisdiction to enforce 2 this chapter. The operation of all plans subject to this 3 chapter shall also be subject to chapters 480, part I of chapter 481, 481A, and 481B, 481C, and other provisions of law that may 4 be applicable. Chapters 431 and 432 shall not apply to any 5 6 plans or the operations thereof that are subject to this 7 chapter, except as provided in sections 488-4, 488-5, and 488-8 6.11 9 SECTION 3. Section 488-3, Hawaii Revised Statutes, is **10** amended to read as follows: 11 "[+] §488-3[+] Filing and other requirements. (a) Sixty 12 days prior to the implementation of any plan and the 13 accumulation or payment of money thereunder, all plan documents 14 shall be submitted in writing [to the department.] for approval 15 by the commissioner. 16 (b) Such documentation shall contain in writing the **17** following: **18** (1) A brief statement of the plan's financial structure,

including a statement of the amount of prepayment, and

other charges or dues to be paid by plan members and

the manner in which such amount is to be paid[-];

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1	(2)	A statement of the amount of benefits, legal services,
2		or reimbursement for legal services to be furnished
3		each member of a plan, and the period during which it
4		will be furnished; and, if there are exceptions,
5		reductions, exclusions, limitations, or restrictions
6		of such benefits, legal services, or reimbursements, a
7		detailed statement of such exceptions, reductions,
8		exclusions, limitations, or restrictions [-];
9	(3)	A statement of the terms and conditions upon which the
10		plan may be canceled or otherwise terminated by the
11		group, the plan administrator, the persons furnishing
12		legal services, or the member; provided that for any
13		such cancellation or termination, other than by a
14		member, there shall be provision made for the
15		disposition of funds accumulated under the plan[+];
16	(4)	A statement describing the applicability or
17		nonapplicability of the benefits of the plan to the
18		family dependents of the member [+];
19	(5)	A statement of the period of grace which will be
20		allowed the member or the member's group for making
21		any payment due under the plan[-];

1	(6)	A statement describing a procedure for settling		
2		disputes between or among the group, the plan		
3		administrator, the persons furnishing legal services,		
4		and the member [-]; and		
5	(7)	A statement that the plan includes the endorsements		
6		thereon and attached papers, if any, and contains the		
7		entire contract or contracts to be used between all		
8		parties to a plan.		
9	Any amendments or changes to the documents filed under			
10	paragraphs (1) to (7) shall be filed with the [department]			
11	commissioner for approval sixty days before they take effect.			
12	All documents filed under this section shall be public			
13	documents."			
14	SECT	ION 4. Section 488-4, Hawaii Revised Statutes, is		
15	amended t	o read as follows:		
16	"§ 4 8	8-4 Accumulated funds, protection, violation. (a)		
17	Any plan	which accumulates funds prior to the payment of such		
18	funds to	the persons providing legal services shall meet the		
19	requirements of this section.			
20	(b)	The plan administrator shall have the responsibilities		
21	of a trus	tee for all funds received or collected under this		

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chapter.

- 1 (c) The plan administrator, upon receipt of the funds, 2 shall maintain the funds at all times in a federally insured 3 account with a bank, savings and loan association, or financial 4 services loan company situated in Hawaii, separate from the 5 plan's own funds or funds held by the plan administrator in any other capacity, in an amount at least equal to the funds 6 7 collected and unpaid to the persons providing legal services, 8 unless otherwise approved by the commissioner. Only such 9 additional funds as may be reasonably necessary to pay bank, 10 savings and loan association, or financial services loan company 11 charges may be commingled with the premium funds. If the bank, 12 savings and loan association, or financial services loan company 13 account is an interest-earning account, the plan may not retain 14 the interest earned on such funds for the plan or plan 15 administrator's own use or benefit without the prior written 16 consent of the person entitled to such funds. A plan trustee **17** account shall be designated on the records of the bank, savings 18 and loan association, or financial services loan company as a 19 "trustee account established pursuant to section 488-4, Hawaii 20 Revised Statutes", or words of similar import. 21 (d) The plan administrator shall obtain a bond in an
 - amount and form approved by the [department] commissioner which

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- 1 shall be executed by the plan administrator and a surety company 2 authorized to do business in the [State] state as a surety. 3 bond shall be to the benefit of the members of the plan and shall be filed with the [department.] commissioner. In lieu of 4 5 the bond required by this section, the [department shall] 6 commissioner may accept letters of credit, certificates of 7 deposits, or other evidences of security in form and amounts 8 deemed appropriate by the [department.] commissioner. 9 (e) Any plan administrator who, not being lawfully 10 entitled to such funds, diverts, or appropriates such funds or 11 any portion of them to the plan or plan administrator's own use, 12 shall be subject to penalties as provided by law." 13 SECTION 5. Section 488-5, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "§488-5 Annual exhibits; examination by [director.] 16 commissioner. (a) Each plan shall file with the [director of **17** commerce and consumer affairs] commissioner within [thirty] 18 sixty days after the end of its fiscal year [a statement under 19 oath in such form as the director prescribes containing: 20 (1) A statement setting forth the total amount of gross 21 receipts and expenditures of the plan during its
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fiscal year;

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         (2) The assets and liabilities of the plan at the close of
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              its fiscal year; and
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         (3) The profit and loss of the plan during its fiscal
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              <del>year.</del>]
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    an income statement and balance sheet compiled, reviewed, or
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    audited by a certified public accountant.
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              The powers, authorities, and duties relating to
         (b)
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    examinations vested in and imposed upon the [insurance]
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    commissioner under chapter 431 [are extended to and imposed upon
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    the director in apply with respect to examinations of the
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    plans; provided that no examination shall attempt to obtain or
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    inspect written or oral information or documents in violation of
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    the rules for client-lawyer confidentiality as contained in the
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    Hawaii rules of professional conduct adopted by the supreme
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    court."
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         SECTION 6. Section 488-7, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+]488-7[+] Failure to comply; penalty. (a) Any plan
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    which neglects or refuses to comply with this chapter shall be
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    notified in writing by the [director of commerce and consumer
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    affairs] commissioner of the neglect or refusal, and of the need
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    to take corrective action[+] within seven days; if the neglect
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- 1 or refusal continues for seven days after notification, the
- 2 plan, group, or plan administrator may be fined not more than
- 3 \$1,000. [Every day's] Each day of neglect or refusal after the
- 4 expiration of seven days shall [be] constitute a separate
- 5 offense.
- 6 (b) The commissioner may deny, suspend, revoke, or refuse
- 7 to approve any plan or plan amendments and may levy civil
- 8 penalties as allowed by chapters 431, 432, 480, 481A, 481B,
- 9 481C, and any applicable law for any violation of this chapter."
- 10 SECTION 7. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 8. This Act shall take effect on December 21,
- **13** 2058.

Report Title:

Prepaid Legal Service Plans

Description:

Updates regulation of prepaid legal service plans. Effective December 21, 2058. (HB2548 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.