## A BILL FOR AN ACT

RELATING TO HEALTH INSURANCE.

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

1 SECTION 1. Chapter 432, Hawaii Revised Statutes, is amended by adding a new section to article 1, part VI, to be 2 3 appropriately designated and to read as follows: 4 "§432:1- Colonoscopy coverage. Notwithstanding any 5 provision to the contrary, including section 23-51, each policy, 6 contract, plan, or agreement, except for policies that only 7 provide coverage for specified diseases or other limited benefit 8 coverage, but including policies issued by companies subject to 9 part II of chapter 431:10A, article 1 of chapter 432, and **10** chapter 432D shall provide coverage for the screening of 11 colorectal cancer by colonoscopy every ten years, beginning at **12** age fifty." 13 SECTION 2. Section 431:10A-116, Hawaii Revised Statutes, 14 is amended to read as follows: 15 "\$431:10A-116 Coverage for specific services. Every

person insured under a policy of accident and health or sickness

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1 insurance delivered or issued for delivery in this State shall

2 be entitled to the reimbursements and coverages specified below:

3 (1) Notwithstanding any provision to the contrary,

4 whenever a policy, contract, plan, or agreement

5 provides for reimbursement for any visual or

6 optometric service, which is within the lawful scope

7 of practice of a duly licensed optometrist, the person

8 entitled to benefits or the person performing the

services shall be entitled to reimbursement whether

the service is performed by a licensed physician or by

a licensed optometrist. Visual or optometric services

shall include eye or visual examination, or both, or a

correction of any visual or muscular anomaly, and the

supplying of ophthalmic materials, lenses, contact

lenses, spectacles, eyeglasses, and appurtenances

thereto;

17 (2) Notwithstanding any provision to the contrary, for all

policies, contracts, plans, or agreements issued on or

after May 30, 1974, whenever provision is made for

reimbursement or indemnity for any service related to

surgical or emergency procedures, which is within the

lawful scope of practice of any practitioner licensed

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<sup>\*</sup>SB430 SD1.DOC\*

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to practice medicine in this State, reimbursement or indemnification under such policy, contract, plan, or agreement shall not be denied when such services are performed by a dentist acting within the lawful scope of the dentist's license;

- (3) Notwithstanding any provision to the contrary,
  whenever the policy provides reimbursement or payment
  for any service, which is within the lawful scope of
  practice of a psychologist licensed in this State, the
  person entitled to benefits or performing the service
  shall be entitled to reimbursement or payment, whether
  the service is performed by a licensed physician or
  licensed psychologist;
- (4) Notwithstanding any provision to the contrary, each policy, contract, plan, or agreement issued on or after February 1, 1991, except for policies that only provide coverage for specified diseases or other limited benefit coverage, but including policies issued by companies subject to chapter 431, article 10A, part II and chapter 432, article 1 shall provide coverage for screening by low-dose mammography for occult breast cancer as follows:

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1	(A)	For women forty years of age and older, an annual
2		mammogram; and
3	(B)	For a woman of any age with a history of breast

(B) For a woman of any age with a history of breast cancer or whose mother or sister has had a history of breast cancer, a mammogram upon the recommendation of the woman's physician.

The services provided in this paragraph are subject to any coinsurance provisions that may be in force in these policies, contracts, plans, or agreements.

For the purpose of this paragraph, the term "low-dose mammography" means the x-ray examination of the breast using equipment dedicated specifically for mammography, including but not limited to the x-ray tube, filter, compression device, screens, films, and cassettes, with an average radiation exposure delivery of less than one rad mid-breast, with two views for each breast. An insurer may provide the services required by this paragraph through contracts with providers; provided that the contract is determined to be a cost-effective means of delivering the services

	with	out s	acrifice of quality and meets the approval of
	the	direc	tor of health;
(5)	(A)	(i)	Notwithstanding any provision to the
			contrary, whenever a policy, contract, plan,
			or agreement provides coverage for the
			children of the insured, that coverage shall
			also extend to the date of birth of any
			newborn child to be adopted by the insured;
			provided that the insured gives written
			notice to the insurer of the insured's
			intent to adopt the child prior to the
			child's date of birth or within thirty days
			after the child's birth or within the time
			period required for enrollment of a natural
			born child under the policy, contract, plan,
			or agreement of the insured, whichever
			period is longer; provided further that if
			the adoption proceedings are not successful,
			the insured shall reimburse the insurer for
			any expenses paid for the child; and
		(ii)	Where notification has not been received by
			the insurer prior to the child's birth or
	(5)	(5) (A)	the direc

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within the specified period following the child's birth, insurance coverage shall be effective from the first day following the insurer's receipt of legal notification of the insured's ability to consent for treatment of the infant for whom coverage is sought; and

- (B) When the insured is a member of a health maintenance organization (HMO), coverage of an adopted newborn is effective:
  - newborn when the newborn is treated from
    birth pursuant to a provider contract with
    the health maintenance organization, and
    written notice of enrollment in accord with
    the health maintenance organization's usual
    enrollment process is provided within thirty
    days of the date the insured notifies the
    health maintenance organization of the
    insured's intent to adopt the infant for
    whom coverage is sought; or

1		(ii)	From the first day following receipt by the
2		· ·	health maintenance organization of written
3			notice of the insured's ability to consent
4			for treatment of the infant for whom
5			coverage is sought and enrollment of the
6			adopted newborn in accord with the health
7			maintenance organization's usual enrollment
8			process if the newborn has been treated from
9			birth by a provider not contracting or
10			affiliated with the health maintenance
11			organization; [and]
12	(6)	Notwithst	anding any provision to the contrary, any
13		policy, co	ontract, plan, or agreement issued or renewed
14		in this S	tate shall provide reimbursement for services
15		provided b	oy advanced practice registered nurses
16		recognize	d pursuant to chapter 457. Services rendered

(7) Notwithstanding any provision to the contrary, including section 23-51, each policy, contract, plan,

plan, or agreement [-]; and

by advanced practice registered nurses are subject to

the same policy limitations generally applicable to

health care providers within the policy, contract,

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1	or agreement, except for policies that only provide
2	coverage for specified diseases or other limited
3	benefit coverage, but including policies issued by
4	companies subject to part II of chapter 431:10A,
5	article 1 of chapter 432, and chapter 432D shall
6	provide coverage for the screening of colorectal
7	cancer by colonoscopy every ten years, beginning at
8	age fifty."
9	SECTION 3. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 4. This Act shall take effect upon its approval.

## Report Title:

Mandatory Health Insurance Coverage; Colonoscopy

## Description:

Mandates health insurance coverage to screen for colorectal cancer by colonoscopy every 10 years, beginning at age fifty. (SD1)