## A BILL FOR AN ACT

RELATING TO MOTOR VEHICLE INSURANCE.

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

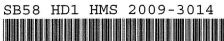
- 1 SECTION 1. The purpose of this Act is to establish a named
- 2 driver exclusion in the Hawaii motor vehicle insurance code.
- 3 SECTION 2. Chapter 431:10C, Hawaii Revised Statutes, is
- 4 amended by adding a new section to part III to be appropriately
- 5 designated and to read as follows:
- 6 "S431:10C- Exclusion of designated persons. (a) An
- 7 insurance policy covering a motor vehicle may exclude from
- 8 coverage any person specifically designated as excluded by the
- 9 named insured. Any exclusion shall be acknowledged between an
- 10 insurer, the named insured, and excluded person, by the
- 11 signatures of the named insured and excluded person on a written
- 12 endorsement. The endorsement shall be effective for each
- 13 renewal of the policy and shall remain in effect until the
- 14 insurer and named insured agree in writing to provide coverage
- 15 for the person who was excluded from coverage or the endorsement
- is removed from the policy.



3

1	(b) The endorsement to exclude coverage under subsection
2	(a) shall be substantially similar to the following form:
3	DRIVER EXCLUSION ENDORSEMENT
4	Nothing herein contained shall alter, vary, waive, or
5	extend any of the terms, conditions, agreements, or limits
6	of the under-mentioned policy other than as stated herein
7	below. Effective (date) 12:01 a.m., Hawaii Standard Time.
8	Attached hereto and forming part of Policy No.
9	(number) issued to (name of insured) by (name of
10	insurance company). In consideration of the premium for
11	which the policy is written, it is agreed that the company
12	shall not be liable, and no liability or obligation of any
13	kind shall be attached to the company under (policy
14	number), for losses, injuries, or damages sustained after
15	the effective date of this endorsement while any motor
16	vehicle is operated or used by (insert name of excluded
17	driver(s).
18	I (name of insured) understand and agree that (excluded
19	driver) is prohibited by law from operating any vehicle
20	insured under the attached policy. I further agree that I
21	shall not permit (excluded driver) to operate any vehicle
22	insured under the attached policy.

1	Date:						
2	(signature of named insured)						
3	I understand that I have been excluded from and am not						
4	insured under the attached motor vehicle insurance policy						
5	and agree that I will not operate any vehicle insured under						
6	the policy. I further understand that I am prohibited by						
7	law from operating the vehicle.						
8	<pre>Date:</pre>						
9	(signature of excluded driver).						
10	(c) In the event that a person operates a vehicle from						
11	which the person is excluded from insurance coverage pursuant to						
12	this section and causes accidental harm to another person, the						
13	person sustaining accidental harm or that person's legal						
14	representative shall be entitled to an assigned claim pursuant						
15	to section 431:10C-408. The assigned claim shall be primary if						
16	there are no liability or uninsured motorist insurance benefits						
17	applicable to the person sustaining accidental harm; provided						
18	however, that a person who rejected in writing the offer of						
19	uninsured motorist coverage under a motor vehicle insurance						
20	policy shall not be entitled to an assigned claim under this						
21	section. The assigned claim shall be secondary and pay only						
22	after all other liability or uninsured motorist insurance						



1	peneiits	are exhausted if there are Hability or uninsured					
2	motorist insurance benefits applicable to the person sustaining						
3	accidenta	accidental harm.					
4	(d)	No person shall operate a motor vehicle that is					
5	insured k	by a policy from which the person is excluded from					
6	insurance	e coverage.					
7	(e)	No owner of a motor vehicle insured by a policy that					
8	excludes	a person from coverage shall permit the excluded person					
9	to operat	te the insured motor vehicle."					
10	SECI	GION 3. Section 431:10C-103, Hawaii Revised Statutes,					
11	is amended by amending the definition of "insured" to read as						
12	follows:						
13	"Insured" means:						
14	(1)	The person identified by name as insured in a motor					
15		vehicle insurance policy complying with section					
16		431:10C-301; and					
17	(2)	A person residing in the same household with a named					
18		insured, specifically:					
19		(A) A spouse or reciprocal beneficiary or other					
20		relative of a named insured; and					

1	(B) A minor in the custody of a named insured or of a
2	relative residing in the same household with a
3	named insured.
4	A person resides in the same household if the person
5	usually makes the person's home in the same family unit, which
6	may include reciprocal beneficiaries, even though the person
7	temporarily lives elsewhere.
8	Notwithstanding paragraphs (2)(A) and (2)(B), "insured"
9	shall not include persons who are named and excluded under a
10	valid endorsement pursuant to section 431:10C"
11	SECTION 4. Section 431:10C-117, Hawaii Revised Statutes,
12	is amended by amending subsection (a) to read as follows:
13	"(a) (1) Any person subject to this article in the
14	capacity of the operator, owner, or registrant of a
15	motor vehicle operated in this State, or registered in
16	this State, who violates any applicable provision of
17	this article, shall be subject to citation for the
18	violation by any county police department in a form
19	and manner approved by the traffic violations bureau
20	of the district court of the first circuit;
21	(2) Notwithstanding any provision of the Hawaii Penal
22	Code:

1		
2		
3		
4		
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		

21

- (A) Each violation shall be deemed a separate offense and shall be subject to a fine of not less than \$100 nor more than \$5,000 which shall not be suspended except as provided in subparagraph (B); [and]
- (B) If the person is convicted of not having had a motor vehicle insurance policy in effect at the time the citation was issued, the fine shall be \$500 for the first offense and a minimum of \$1,500 for each subsequent offense that occurs within a five-year period from any prior offense; provided that the judge:
  - Shall have the discretion to suspend all or any portion of the fine if the defendant provides proof of having a current motor vehicle insurance policy; provided further that upon the defendant's request, the judge may grant community service in lieu of the fine, of not less than seventy-five hours and not more than one hundred hours for the first offense, and not less than two hundred

1			hours nor more than two hundred seventy-five
2			hours for the second offense; and
3			(ii) May grant community service in lieu of the
4			fine for subsequent offenses at the judge's
5			discretion;
6		(C)	If the person is convicted of operating a motor
7			vehicle from which the person was excluded from
8			insurance coverage pursuant to section
9			431:10C- , the fine shall be \$3,000 for the
10			first offense and a minimum of \$1,500 for each
11			subsequent offense that occurs within a five-year
12			period from any prior offense; and
13		<u>(D)</u>	If the person is convicted of being an owner who
14			has permitted an excluded person to operate a
15			motor vehicle in violation of section 431:10C- ,
16			the fine shall be \$3,000 for the first offense
17			and a minimum of \$1,500 for each subsequent
18			offense that occurs within a five-year period
19			from any prior offense;
20	(3)	In a	ddition to the fine in paragraph (2), the court
21		shal	l either:

•		(n) buspend the driver s ricense or the driver or or
2		the registered owner for:
3		(i) Three months for the first conviction; and
4		(ii) One year for any subsequent offense within a
5		five-year period from a previous offense;
6		provided that the driver or the registered owner
7		shall not be required to obtain proof of
8		financial responsibility pursuant to section 287-
9		20; or
10		(B) Require the driver or the registered owner to
11		keep a nonrefundable motor vehicle insurance
12		policy in force for six months;
13	(4)	Any person cited under this section shall have an
14		opportunity to present a good faith defense, including
15		but not limited to lack of knowledge or proof of
16		insurance. The general penalty provision of this
17		section shall not apply to:
18		(A) Any operator of a motor vehicle owned by another
19		person if the operator's own insurance covers
20		such driving;

1		(B)	Any operator of a motor vehicle owned by that				
2			person's employer during the normal scope of that				
3			person's employment; or				
4		(C)	Any operator of a borrowed motor vehicle if the				
5			operator holds a reasonable belief that the				
6			subject vehicle is insured;				
7	(5)	In t	he case of multiple convictions for driving				
8		with	without a valid motor vehicle insurance policy within				
9		a fi	a five-year period from any prior offense, the court,				
10		in a	in addition to any other penalty, shall impose the				
11		foll	owing penalties:				
12		(A)	Imprisonment of not more than thirty days;				
13		(B)	Suspension or revocation of the motor vehicle				
14			registration plates of the vehicle involved;				
15		(C)	Impoundment, or impoundment and sale, of the				
16			motor vehicle for the costs of storage and other				
17			charges incident to seizure of the vehicle, or				
18			any other cost involved pursuant to section				
19			431:10C-301; or				
20		(D)	Any combination of those penalties; and				

1	(6)	Any violation as provided in subsection (a)(2)(B)
2		shall not be deemed to be a traffic infraction as
3		defined by chapter 291D."
4	SECT	ION 5. Section 431:10C-408, Hawaii Revised Statutes,
5	is amende	ed by amending subsection (a) to read as follows:
6	"(a)	Each person sustaining accidental harm, or such
7	person's	legal representative, may, except as provided in
8	subsectio	n (b), obtain the motor vehicle insurance benefits
9	through t	he plan whenever:
10	(1)	No liability or uninsured motorist insurance benefits
11		under motor vehicle insurance policies are applicable
12		to the accidental harm;
13	(2)	No such insurance benefits applicable to the
14		accidental harm can be identified; [or]
15	(3)	The only identifiable insurance benefits under motor
16		vehicle insurance policies applicable to the
17		accidental harm will not be paid in full because of
18		financial inability of one or more self-insurers or
19		insurers to fulfill their obligations [-]; or
20	(4)	Notwithstanding the foregoing, a named insured that
21		has rejected in writing the offer of uninsured
22		motorist coverage under a motor vehicle insurance

1	policy shall not be entitled to an assigned claim
2	under this section."
3	SECTION 6. This Act does not affect rights and duties that
4	matured, penalties that were incurred, and proceedings that were
5	begun, before its effective date.
6	SECTION 7. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 8. This Act shall take effect on July 1, 2050 and
9	shall be repealed on .

## Report Title:

Motor Vehicle Insurance

## Description:

Creates a driver exclusion endorsement to enable a named insured to exclude specified persons from being covered under a policy. Effective July 1, 2050. (SB58 HD1)