A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1 SECTION 1. Section 431:10H-217.5, Hawaii Revised Statutes, 2 is amended by amending subsection (d) to read as follows: 3 An insurer shall use the forms in [Appendices] 4 Appendix B [and F] of the April[-] 2002, NAIC Model Long-Term 5 Care Insurance Model Regulation and Appendix F of the December 2006, NAIC Model Long-Term Care Insurance Model Regulation to 6 comply with the requirements of subsections (b) and (c)." 7 SECTION 2. Section 431:10H-226.5, Hawaii Revised Statutes, 8 is amended by amending subsection (b) to read as follows: 9 10 An insurer shall provide the information listed in this subsection to the commissioner thirty days prior to making 11 a long-term care insurance form available for sale as follows: 12 A copy of the disclosure documents required in section 13 (1)[431:10H-221;] 431:10H-217.5; and 14 An actuarial certification consisting of at least the 15 (2) following: 16 17 (A) A statement that the initial premium rate schedule is sufficient to cover anticipated costs 18

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		unde	i moderacery adverse experience and chac the
2		prem	ium rate schedule is reasonably expected to
3		be s	ustainable over the life of the form with no
. 4		futu	re premium increases anticipated;
5	(B)	A st	atement that the policy design and coverage
6	:	prov	ided have been reviewed and taken into
7		cons	ideration;
8	(C)	A st	atement that the underwriting and claims
9		adju	dication processes have been reviewed and
10		take:	n into consideration;
11	(D)	A co	mplete description of the basis for contract
12		rese	rves that are anticipated to be held under
13		the	form, to include:
14		(i)	Sufficient detail or sample calculations
15			provided so as to have a complete depiction
16			of the reserve amounts to be held;
17		(ii)	A statement that the assumptions used for
18			reserves contain reasonable margins for
19			adverse experience;
20	. (:	iii)	A statement that the net valuation premium
21			for renewal years does not increase (except

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1			for attained-age rating where permitted);
2			and
3		(iv)	A statement that the difference between the
4			gross premium and the net valuation premium
5			for renewal years is sufficient to cover
6			expected renewal expenses; or if such a
7			statement cannot be made, a complete
8			description of the situations where this
9			does not occur; provided that an aggregate
10			distribution of anticipated issues may be
11			used so long as the underlying gross
12			premiums maintain a reasonably consistent
13			relationship; provided further that if the
14			gross premiums for certain age groups are
15			inconsistent with this requirement, the
16		· ·	commissioner may request a demonstration
17			under subsection (c) based on a standard ag
18	ı		distribution; and
19	((E) Wit	h respect to premium rate schedules:
20		(i)	A statement that the premium rate schedule
21			is not less than the premium rate schedule
22			for existing similar policy forms also

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. 1		available from the insurer except for
2		reasonable differences attributable to
3		benefits; or
4		(ii) A comparison of the premium schedules for
5		similar policy forms that are currently
6		available from the insurer with an
7		explanation of the differences."
8	SECTION	3. Section 431:10H-229, Hawaii Revised Statutes,
9	is amended b	y amending subsection (a) to read as follows:
10	"(a) E	very insurer, health care service plan, or other
11	entity marke	ting long-term care insurance coverage in this
12	State, direc	tly or through producers, shall:
13	(1) Es	tablish marketing procedures to assure that any
14	CO	mparison of policies by its producers will be fair
15	an	d accurate;
16	(2) Es	tablish marketing procedures to assure excessive
17	in	surance is not sold or issued;
18	(3) Di	splay prominently by type, stamp, or other
19	ap	propriate means, on the first page of the outline of
20	CO	verage and policy the following:
21.	"N	otice to buyer: This policy may not cover all of
22	r th	e costs associated with long-term care incurred by

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.1		the bayer during the period of coverage. The bayer is
2		advised to review carefully all policy limitations.";
3	(4)	Inquire and otherwise make every reasonable effort to
4		identify whether a prospective applicant or enrollee
5		for long-term care insurance currently has long-term
6	•	care insurance and the types and amounts of any such
7		insurance, except that in the case of qualified long-
8		term care insurance contracts, an inquiry into whether
9		a prospective applicant or enrollee for long-term care
10		insurance has accident and sickness insurance is not
11		required;
12	(5)	Every insurer or entity marketing long-term care
13		insurance shall establish auditable procedures for
14		verifying compliance with subsection (a);
15	(6)	If the state in which the policy or certificate is to
16		be delivered or issued for delivery has a senior
17		insurance counseling program approved by the
18		commissioner, the insurer, at solicitation, shall
19		provide written notice to the prospective policyholder
20		or certificate holder of a state senior insurance
21		counseling program including the name, address, and
22		telephone number of the program;

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1	(/)	For long-term care health insurance policies and			
2		certificates, use the terms "noncancellable" or "level			
3		premium" only when the policy or certificate conforms			
4		to section 431:10H-202;			
5	(8)	Provide copies of the disclosure forms required in			
6		section 431:10H-217.5(c) to the applicant; and			
7	(9)	Provide an explanation of contingent benefit upon			
8		lapse provided for in section 431:10H-233(f)[-] and,			
9		if applicable, the additional contingent benefit upon			
10		lapse provided to policies with fixed or limited			
11		premium paying periods in section 431:10H-233(g)."			
12	SECT	ION 4. Section 431:10H-233, Hawaii Revised Statutes,			
13	is amende	d by amending subsection (o) to read as follows:			
14	"(0)	To determine whether contingent nonforfeiture upon			
15	lapse provisions are triggered under subsection (f)[$_{7}$] or (g),				
16	replacing insurer that [purchases] purchased or [assumes]				
17	otherwise assumed a block or blocks of long-term care insurance				
18	policies	from another insurer shall calculate the percentage			
19	increase	based on the initial annual premium paid by the insured			
20	when the	policy was first purchased from the original insurer."			
21	SECT	ION 5. Statutory material to be repealed is bracketed			
22	and stric	ken. New statutory material is underscored.			

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. 1	SECTION 6.	This Act shall take effect on July 1, 2009.	
2			
3		INTRODUCED BY:	
4		BY REQUEST	

Report Title:

Insurance; Long-Term Care Insurance

Description:

Updates references in Article 10H of the Insurance Code governing long-term care insurance.

JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO INSURANCE.

PURPOSE:

To update article 10H of the Insurance Code, chapter 431, Hawaii Revised Statutes (HRS), to reflect amendments made in Act 233, Session Laws of Hawaii 2007 by:

- (1) Updating the reference to Appendix F in section 431:10H-217.5(d) to refer to the December 2006 model regulation;
- (2) Changing the reference in section 431:10H-226.5(b)(1) to correctly refer to section 431:10H-217.5;
- (3) Updating section 431:10H-229(a)(9) to include a reference to section 431:10H-233(g); and
- (4) Adding appropriate wording to section 431:10H-233(o).

MEANS:

Amend sections 431:10H-217.5(d), 431:10H-226.5(b), 431:10H-229(a), and 431:10H-233(o), HRS.

JUSTIFICATION:

Act 233, Session Laws of Hawaii 2007 (Act 233), adopted the December 2006 Long-Term Care Model Regulation. This bill updates various provisions of article 10H for housekeeping purposes only.

Impact on the public: This bill will make the insurance statutes governing long-term care insurance more understandable, technically correct, and consistent.

Impact on the department and other agencies: These amendments will reduce confusion and inefficiency in implementing Hawaii law.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

CCA-106.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2009.