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C.D. 1

A BILL FOR AN ACT

RELATING TO CONSUMER PROTECTION.

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

1	PART I
2	SECTION 1. Chapter 488, Hawaii Revised Statutes, is
3	amended by adding two new sections to be appropriately
4	designated and to read as follows:
5	" <u>§488-</u> Access to records. (a) Every plan and its
6	owners, operators, officers, employees, and representatives
7	shall:
8	(1) Be subject to investigation or examination by the
9	commissioner;
10	(2) Produce and make freely accessible to the commissioner
11	all accounts, records, documents, and files in the
12	person's possession or control relating to the subject
13	of the investigation or examination; and
14	(3) Cooperate with any investigation or examination by the
15	commissioner.
16	(b) If the commissioner finds the accounts or records of a
17	plan, or of its owners, operators, officers, employees, or
18	representatives, to be inadequate, improperly kept, or
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1	improperly posted, and if the plan has failed to correct the
2	accounts or records after the commissioner has given the plan
3	written notice and a reasonable opportunity to do so, the \cdot
4	commissioner may employ experts to rewrite, post, or balance the
5	accounts at the expense of the plan being examined.
6	(c) A plan administrator shall provide a written response
7	within seven days to any written inquiry made by the
8	commissioner. The response shall be more than an
9	acknowledgement that the commissioner's communication was
10	received and shall adequately address the concerns stated in the
11	communication.
12	§488- Records and reports. (a) The commissioner shall
13	preserve in permanent form records and reports of the
14	commissioner's proceedings, hearings, investigations, and
15	examinations and shall file the records in the commissioner's
16	office.
17	(b) The commissioner's records and filings in the
18	commissioner's office shall be open to public inspection, except
19	as otherwise provided in this chapter.
20	(c) The commissioner shall maintain the confidentiality of
21	any documents or information received from the National
22	Association of Insurance Commissioners, the federal government,
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1	insurance regulatory agencies of foreign countries, or insurance
2	departments of other states, territories, and commonwealths that
3	are confidential in the jurisdiction of origin. Documents and
. 4	records subject to this subsection shall be confidential and
5	privileged, shall not be made public, shall not be subject to
6	subpoena or discovery, and shall not be admissible as evidence
7	in any private civil action, and neither the commissioner nor
8	any other person who received documents, materials, or other
9	information subject to this subsection while acting under the
10	authority of the commissioner shall be permitted or required to
11	testify in any private civil action concerning any confidential
12	documents, materials, or information subject to this subsection.
13	This subsection shall not be construed to limit the
14	commissioner's authority to use any necessary documents,
15	materials, or other information in furtherance of any regulatory
16	or legal action brought as part of the commissioner's official
17	duties. The commissioner may share information, including
18	otherwise confidential information, with the National
19	Association of Insurance Commissioners, the federal government,
20	insurance regulatory agencies of foreign countries, or insurance
21	departments of other states, territories, and commonwealths if
22	the statutes or regulations of the jurisdiction receiving the
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1	information require the receiving person or entity to maintain
2	the same level of confidentiality as required under this
3	subsection and other applicable law.
4	(d) The commissioner shall not disclose any information
5	that is protected from disclosure by law other than as provided
6	in subsection (c)."
7	SECTION 2. Chapter 488, Hawaii Revised Statutes, is
8	amended by amending the title to read as follows:
9	"[+]CHAPTER 488[+
10	PREPAID] LEGAL [SERVICES] SERVICE PLANS"
11	SECTION 3. Section 488-1, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By adding one new definition to read:
14	"Legal service plan" or "plan" means any arrangement by
15	which a person as defined in section 431:1-212, or entity, not
16	otherwise authorized to engage in the practice of law, offers to
17	provide or arranges for the provision of legal services in
18	exchange for any valuable consideration that is paid to the
19	plan."
20	2. By amending the definition of "commissioner" to read:
21	""Commissioner" means the insurance commissioner[-] of the
22	department of commerce and consumer affairs."
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1	3. By deleting the definitions of "department", "group
2	legal service plan", and "prepaid legal service plan".
3	[""Department" means-the department-of commerce and
4	consumer affairs.
5	"Group-legal service plan"-is a-plan by-which legal
6	services are rendered to individual-members-of a group
7	identifiable in terms of some common interest.
8	"Prepaid-legal service plan"-or "plan"-means a-group legal
9	service-plan-in-which the cost of the services-are prepaid by
10	the group member or by some other person or organization in the
11	memberts behalf."]
12	SECTION 4. Section 488-2, Hawaii Revised Statutes, is
13	amended by amending subsection (a) to read as follows:
14	"(a) This chapter shall apply to all plans in the State
15	other than:
16	(1) Plans in which any party to the plan is the federal
17	government or any agency thereof; or
18	(2) Any employer-employee plan that is subject to the
19	federal Employee Retirement Income Security Act of
20	1974, Public Law 93-406.
21	Plans that are owned and operated by an insurer subject to
22	chapter 431 shall be exempt from the requirements of this
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1	chapter; provided that the insurer shall comply with the
2	provisions of chapter 431 and file a statement certifying
3	compliance with chapter 431."
4	SECTION 5. Section 488-3, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§488-3 [Filing and other requirements.] Certificate of
7	authority; authority issued or denied; plan termination. (a)
8	[Sixty days-prior to-implementation of any plan and the
9	accumulation or payment of money thereunder, all plan documents
10	shall be submitted in writing for approval by the commissioner.]
11	Before conducting business in this State, a plan shall submit
12	for approval with the commissioner an application for a
13	certificate of authority, shall file documentation with the
14	commissioner, and shall pay to the commissioner a fee as
15	provided under section 431:7-101.
16	(b) The documentation required by subsection (a) shall
17	contain in writing the following:
18	(1) A brief statement of the plan's financial structure,
19	including a statement of the amount of prepayment,
20	other charges or dues to be paid by plan members, and
21	the manner in which the amounts are 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
4		[it] they will be furnished; and, if there are
5		exceptions, reductions, exclusions, limitations, or
6		restrictions of benefits, legal services, or
7		reimbursements, a detailed statement of the
8		exceptions, reductions, exclusions, limitations, or
9		restrictions;
10	(3)	A statement of the terms and conditions upon which the
11		plan may be canceled or otherwise terminated by the
12	•	group, the plan administrator, the persons furnishing
13		legal services, or the member; provided that for any
14		cancellation or termination $[-,]$ other than by a member,
15		there shall be provision made for the disposition of
16		funds accumulated under the plan;
17	(4)	A statement describing the applicability or
18		nonapplicability of the benefits of the plan to the
19		family dependents of the member;
20	(5)	A statement of the period of grace [which] that will
21		be allowed the member or the member's group for making
22		any payment due under the plan;

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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 among all
8		parties to a plan [-] , including the executed written
9		agreement between the plan and any person providing
10		legal services to the plan; and
11	(8)	A listing of the owners, operators, officers, and plan
12		administrator of the plan, including the current
13		business address, home address, mailing address,
14		business phone number, business fax number, business
15		electronic mail address, business website address, and
16		home phone number.
17	Any amend	ments or changes to the documents filed under
18	paragraph	s (1) to $\left[\frac{(7)}{(8)}\right]$ (8) shall be filed with the commissioner
19	for approv	val at least sixty days before they take effect. All

20 documents filed under this section shall be public documents.

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1	(c) If the commissioner finds that a plan has met the
2	requirements of this section, the commissioner shall issue to it
3	a proper certificate of authority.
4	(d) If the commissioner finds that a plan has not met the
5	requirements of this section, the commissioner shall deny the
6	plan a certificate of authority within a reasonable length of
7	time following filing of the application by the plan.
8	(e) If the plan is canceled or otherwise terminated by the
9	group, the plan administrator, or the persons furnishing legal
10	services, the plan shall notify the commissioner in writing at
11	least sixty days prior to the termination of the plan of the
12	fact of plan termination and the provisions made for the
13	disposition of funds accumulated under the plan."
14	SECTION 6. Section 488-4, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§488-4 Accumulated funds, protection, violation. [(a)
17	Any plan-that-accumulates funds from payments of premiums prior
18	to paying those-funds to persons providing-legal-services shall
19	meet the requirements of this section.
20	(b) (a) The plan administrator shall have the
21	responsibilities of a trustee for all funds received,
22	accumulated, or collected under this chapter.
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1 [(c)] (b) The plan administrator, upon receipt of 2 [premium] funds intended for payment to a person providing legal 3 services pursuant to this chapter, shall maintain the funds at 4 all times in a federally insured account with a bank, savings and loan association, or financial services loan company located 5 6 in Hawaii, separate from the plan's own funds or funds held by 7 the plan administrator in any other capacity, in an amount at 8 least equal to the funds collected and unpaid to the persons 9 providing legal services, unless otherwise approved by the 10 commissioner. Only additional funds that are reasonably 11 necessary to pay bank, savings and loan association, or 12 financial services loan company charges may be commingled with 13 [premium] the funds accumulated pursuant to this section. Ιf the bank, savings and loan association, or financial services 14 15 loan company account is an interest earning account, the plan 16 shall not retain the interest earned on accumulated funds for 17 the plan or plan administrator's own use or benefit without the 18 prior written consent of the person entitled to the funds. A 19 plan trustee account shall be designated on the records of the 20 bank, savings and loan association, or financial services loan 21 company as a "trustee account established pursuant to section 22 488-4, Hawaii Revised Statutes", or words of similar import.



1	[(d)] <u>(c)</u> The plan administrator shall obtain a <u>\$100,000</u>
2	bond [in an amount and form approved by the commissioner], which
3	shall be executed by the plan administrator and a surety company
4	authorized to do business in the State as a surety. [The bond
5	shall be to-the benefit of the members of the plan and shall be
6	filed with the commissioner.]
7	The bond shall run to the State for the benefit of any
8	claimants against the plan to secure the faithful performance of
9	the obligations of the plan. The aggregate liability of the
10	surety shall not exceed the principal sum of the bond. The plan
11	administrator shall provide the commissioner with proof of the
12	bond at the time of the initial request for approval and at any
13	time thereafter as requested by the commissioner. The plan
14	shall not release the bond without the commissioner's approval.
15	In lieu of the bond required by this section, the commissioner
16	may accept letters of credit, certificates of deposits, or other
17	[evidences] evidence of security in form and amounts deemed
18	appropriate by the commissioner.
19	[(c)] (d) Any person, including a plan administrator,
20	owner, operator, officer, employee, or representative who, not
21	being lawfully entitled to do so, diverts or appropriates funds
22	accumulated pursuant to this section or any portion [thereof to
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1 the plan or plan administrator's] of accumulated funds for the 2 person's own use, shall be subject to penalties as provided by 3 law."

4 SECTION 7. Section 488-7, Hawaii Revised Statutes, is
5 amended to read as follows:

6 "§488-7 Failure to comply; penalty. (a) Any plan that 7 [neglects or refuses to] does not comply with this chapter shall be notified in writing by the commissioner of the [neglect-or 8 9 refusal, noncompliance and of the need to take corrective action within seven days. If the [neglect or refusal] 10 noncompliance continues for seven days after notification, the 11 plan[, group,] or plan administrator may be fined not more than 12 13 \$1,000 [. Every day's neglect or refusal after the expiration of seven days shall be a separate offense.] per day for each day of 14 15 noncompliance.

(b) [The] In addition to penalties provided in subsection
(a), the commissioner may deny, suspend, revoke, or refuse to
approve the certificate of authority of any plan or any plan
amendments [and may levy civil penalties as allowed by chapters
431, 432, 480, 481A, 481B, and 481C, and any applicable law for
any violation of this chapter].



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1	(c) If the commissioner takes any action pursuant to
2	subsection (b), the commissioner shall notify the applicant or
3	licensee in writing of the reason for that action. The
4	applicant or licensee may submit a written request within ten
5	days of the date of receipt of the notice for a hearing before
6	the commissioner to determine the propriety of the
7	commissioner's action. A hearing pursuant to this subsection
8	shall be held within thirty days of receipt of the written
9	request, unless postponed by mutual consent, and shall be
10	conducted pursuant to chapter 91.
11	(d) If the commissioner has cause to believe that any plan
12	is violating or is about to violate any provision of this
13	chapter or any order of the commissioner, the commissioner may
14	issue a cease and desist order to enforce compliance with this
15	chapter or any order of the commissioner, or may bring an action
16	in any court of competent jurisdiction to enjoin the plan from
17	continuing the violation. The commissioner may order or
18	petition the court to order restitution on behalf of persons
19	aggrieved by a violation of this chapter and an assessment of a
20	monetary penalty against any plan, plan administrator, or owner,
21	operator, or officer of the plan for violation of this chapter
22	or an order of the commissioner."

1		PART II
2	SECT	ION 8. Section 431:7-101, Hawaii Revised Statutes, is
3	amended b	y amending subsections (a) and (b) to read as follows:
4	"(a)	The commissioner shall collect in advance the
5	following	fees:
6	(1)	Certificate of authority: Issuance\$1,800
7	(2)	Organization of domestic insurers and affiliated
8		corporations:
9		(A) Application and all other papers required for
10		issuance of solicitation permit, filing\$3,000
11		(B) Issuance of solicitation permit \$300
12	(3)	Producer's license:
13		(A) Issuance, regular license \$100
14		(B) Issuance, temporary license\$100
15	(4)	Nonresident producer's license: Issuance \$150
16	(5)	Independent adjuster's license: Issuance\$150
17	(6)	Public adjuster's license: Issuance\$150
18	(7)	[Workers'-compensation-claim] Claim adjuster's
19		limited license: Issuance \$150
20	(8)	Independent bill reviewer's license:
21		Issuance
22	(9)	Limited producer's license: Issuance \$120
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1	(10)	Managing general agent's license: Issuance \$150
2	(11)	Reinsurance intermediary's license:
3		Issuance \$150
4	(12)	Surplus lines broker's license: Issuance\$300
5	(13)	Service contract provider's registration:
6		Issuance
7	(14)	Approved course provider certificate:
8		Issuance \$200
9	(15)	Approved continuing education course certificate:
10		Issuance \$60
11	(16)	Vehicle protection product warrantor's registration:
12		Issuance \$150
13	(17)	Criminal history record check; fingerprinting: For
14		each criminal history record check and fingerprinting
15		check, a fee to be established by the commissioner.
16	(18)	Limited line motor vehicle rental company
17		producer's license: Issuance\$2,000
18	[-(19)	Life settlement-contract provider's license:
19		Issuance \$150
20	(20)	Life-settlement-contract broker's license:
21		Issuance
22	(19)	Legal service plan certificate of authority:
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1		Issuance before July 1, 2014 \$1,000
2		Issuance on or after July 1, 2014
3	[(21)]	(20) Examination for license: For each examination,
4		a fee to be established by the commissioner.
5	(b)	The fees for services of the department of commerce
6	and consu	mer affairs subsequent to the issuance of a certificate
7	of author	ity, license, or other certificate are as follows:
8	(1)	\$1,200 per year for all services (including extension
9		of the certificate of authority) for an authorized
10		insurer;
11	(2)	\$100 per year for all services (including extension of
12		the license) for a regularly licensed producer;
13	(3)	\$150 per year for all services (including extension of
14		the license) for a regularly licensed nonresident
15		producer;
16	(4)	\$90 per year for all services (including extension of
17		the license) for a regularly licensed independent
18		adjuster;
19	(5)	\$90 per year for all services (including extension of
20		the license) for a regularly licensed public adjuster;

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1	(6)	\$90 per year for all services (including extension of
2		the license) for a [workers'-compensation] claims
3		adjuster's limited license;
4	(7)	\$120 per year for all servićes (including extension of
5		the license) for a regularly licensed independent bill
6		reviewer;
7	(8)	\$90 per year for all services (including extension of
8		the license) for a producer's limited license;
9	(9)	\$150 per year for all services (including extension of
10		the license) for a regularly licensed managing general
11		agent;
12	(10)	\$150 per year for all services (including extension of
13		the license) for a regularly licensed reinsurance
14		intermediary;
15	(11)	\$90 per year for all services (including extension of
16		the license) for a licensed surplus lines broker;
17	(12)	\$150 per year for all services (including renewal of
18		registration) for a service contract provider;
19	(13)	\$130 per year for all services (including extension of
20		the certificate) for an approved course provider;



1	(14)	\$40 per year for all services (including extension of
2		the certificate) for an approved continuing education
3		course;
4	(15)	\$150 per year for all services (including renewal of
5		registration) for a vehicle protection product
6		warrantor;
7	(16)	[\$40] A fee to be established by the commissioner for
8		[a] each criminal history record check[+] and
9		fingerprinting;
10	(17)	\$1,200 per year for all services (including extension
11		of the license) for a regularly licensed limited line
12		motor vehicle rental company producer;
13	[(18)	\$150 per year for all services (including extension of
14		the-license) for a regularly licensed life settlement
15		contract-provider; and
16	(19)	\$150 per year for all services (including extension of
17		the license) for a regularly licensed life settlement
18		contract broker.]
19	(18)	\$1,000 per year for all services provided before July
20		1, 2014, (including extension of the certificate) for
21		an authorized legal service plan; and





1	(19) \$500 per year for all services provided on or after
2	July 1, 2014, (including extension of the certificate)
3	for an authorized legal service plan.
4	The services referred to in paragraphs (1) to (19) shall
5	not include services in connection with examinations,
6	investigations, hearings, appeals, and deposits with a
7	depository other than the department of commerce and consumer
8	affairs."
9	PART III
10	SECTION 9. Statutory material to be repealed is bracketed
10 11	
	SECTION 9. Statutory material to be repealed is bracketed
11	SECTION 9. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored.
11 12	SECTION 9. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. SECTION 10. This Act shall take effect upon its approval;
11 12 13	SECTION 9. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. SECTION 10. This Act shall take effect upon its approval; provided that the amendments made to section 431:7-101, Hawaii



Report Title: Legal Service Plans

Description:

Updates regulation of legal service plans. Updates fees charged to insurers by the department of commerce and consumer affairs. (CD1)

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