# H.B. NO. 125

#### A BILL FOR AN ACT

RELATING TO NAMED OPERATOR EXCLUSION.

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

1 The purpose of this Act is to establish a named SECTION 1. 2 operator 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 "§431:10C- Exclusion of designated operator. (a) An 7 insurer shall have the right to exclude, cancel, or refuse to 8 renew coverage under a motor vehicle insurance policy as to a 9 designated operator. Any exclusion shall be acknowledged by the 10 signature of all named insureds. The signature of an excluded 11 operator is not required; however when that signature is obtained it shall constitute prima facie proof the operator knew 12 13 that the operator was excluded from coverage under the motor 14 vehicle insurance policy. 15 (b) No person shall knowingly operate a motor vehicle that 16 is insured by a policy from which the person is excluded from insurance coverage, unless the excluded operator is otherwise 17 covered by an applicable motor vehicle insurance policy." 18 2013-0507 HB SMA-3.doc

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1 SECTION 3. Section 431:10C-103, Hawaii Revised Statutes, 2 is amended by amending the definition of "insured" to read as 3 follows: 4 ""Insured" means: The person identified by name as insured in a motor 5 (1)6 vehicle insurance policy complying with section 7 431:10C-301; and (2) A person residing in the same household with a named 8 9 insured, specifically: 10 A spouse or reciprocal beneficiary or other (A) relative of a named insured; and 11 12 (B) A minor in the custody of a named insured or of a 13 relative residing in the same household with a 14 named insured. A person resides in the same household if the person 15 usually makes the person's home in the same family unit, which 16 may include reciprocal beneficiaries, even though the person 17 temporarily lives elsewhere. 18 19 Notwithstanding paragraph (2)(A) and (B) of the definition of "insured", "insured" shall not include operators who are 20 named and excluded under a valid endorsement pursuant to section 21 22 431:10C- ."



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1	SECT	ION 4. Section 431:10C-408, Hawaii Revised Statutes,			
2	is amended by amending subsections (a) and (b) to read as				
3	follows:				
4	"(a) Each person sustaining accidental harm, or such				
5	person's legal representative, may, except as provided in				
6	subsection (b), obtain the motor vehicle insurance benefits				
7	through the plan whenever:				
8	(1)	No liability or uninsured motorist insurance benefits			
9		under motor vehicle insurance policies are applicable			
10		to the accidental harm;			
11	(2)	No such insurance benefits applicable to the			
12		accidental harm can be identified; or			
13	(3)	The only identifiable insurance benefits under motor			
14		vehicle insurance policies applicable to the			
15		accidental harm will not be paid in full because of			
16		financial inability of one or more self-insurers or			
17		insurers to fulfill their obligations.			
18	Notwithstanding the foregoing, a named insured who has				
19	rejected in writing the offer of uninsured motorist coverage				
20	under a motor vehicle insurance policy, or who has knowingly				
21	allowed the operation of a motor vehicle by a person excluded as				
22	a designated operator under 431:10C- , shall not be entitled to				
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1	the right:	sof	claim and action against the insurer, assigned
2	under sect	tion -	431:10C-403, with reference to the mandatory
3	bodily in	jury	liability policy for accidental harm.
4	(b)	A pe	rson, or such person's legal representative, shall
5	be disqua	lifie	d from receiving benefits through the plan if:
6	(1)	Such	person is disqualified for criminal conduct under
7		sect	ion 431:10C-305(d) from receiving the motor
8		vehi	cle insurance benefits; or
9	(2)	Such	person was:
10		(A)	The owner or registrant of the motor vehicle at
11			the time of the motor vehicle's involvement in
12			the accident out of which such person's
13			accidental harm arose;
14		(B)	The operator or any passenger of such a vehicle
15			at such time with reason to believe that such
16			vehicle was an uninsured motor vehicle[-]; or
17		(C)	The operator of a motor vehicle from which the
18			person was excluded from insurance coverage under
19			section 431:10C- , at the time of the motor
20			vehicle's involvement in the accident out of
21			which such excluded operator's accidental harm
22			arose."



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SECTION 5. This Act does not affect rights and duties that
matured, penalties that were incurred, and proceedings that were
begun before its effective date.

4 SECTION 6. Statutory material to be repealed is bracketed 5 and stricken. New statutory material is underscored.

6 SECTION 7. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 1 7 2013





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Report Title: Motor Vehicle Insurance; Named Operator Exclusion

#### Description:

Authorizes a named operator exclusion to enable a named insured to exclude specified persons from being covered under a motor vehicle insurance policy. Provides that a named insured that has rejected in writing the offer of uninsured motorist coverage under a motor vehicle insurance policy, or who has knowingly allowed the operation of a motor vehicle by a person excluded as a designated operator, shall not be entitled to the rights of claim and action against the assigned insurer, with reference to the mandatory bodily injury liability policy for accidental harm. Disqualifies the coverage to an excluded operator of a motor vehicle for an accident out of which the excluded operator's accidental harm arose.

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