## A BILL FOR AN ACT

RELATING TO HEALTH INSURANCE.

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

- 1 SECTION 1. Chapter 431, Hawaii Revised Statutes, is
- 2 amended by adding to article 14G a new section to be
- 3 appropriately designated and to read as follows:
- 4 "§431:14G- Rerating. No person, business, or entity may
- 5 change or rerate any rate approved by the commissioner in any
- 6 subsequent transfer, sale, resale, or pass through of health
- 7 insurance issued by a managed care plan."
- 8 SECTION 2. Chapter 432, Hawaii Revised Statutes, is
- 9 amended by adding to article 1 a new section to be appropriately
- 10 designated and to read as follows:
- 11 "§432:1- Suspension, revocation, or denial of
- 12 certificate of authority. (a) Any certificate of authority
- 13 issued under this chapter may be suspended or revoked, and any
- 14 application for a certificate of authority may be denied, if the
- 15 commissioner finds that any of the conditions listed below
- 16 exists:

1	<u>(1)</u>	The mutual benefit society is operating significantly
2		in contravention of its basic organizational document
3		or in a manner contrary to that described in any other
4		information submitted under section 432:1-301, unless
5		amendments to the submissions have been filed with and
6		approved by the commissioner;
7	(2)	The mutual benefit society is no longer financially
8		responsible and may reasonably be expected to be
9		unable to meet its obligations to its members and
10		beneficiaries or prospective members;
11	<u>(3)</u>	The mutual benefit society has failed to correct,
12		within the time prescribed by subsection (c), any
13		deficiency occurring due to the mutual benefit
14		society's prescribed minimum net worth being impaired;
15	(4)	The mutual benefit society, or any person on its
16		behalf, has advertised or merchandised its services in
17		an untrue, misrepresentative, misleading, deceptive,
18		or unfair manner;
19	<u>(5)</u>	The continued operation of the mutual benefit society
20		would be hazardous to its members; or

1	<u>(6)</u>	The	mutual benefit society has otherwise failed
2		subs	tantially to comply with this chapter.
3	(b)	In a	ddition to, or in lieu of, suspension or
4	revocatio	n of	a certificate of authority pursuant to this
5	section,	the c	ommissioner may levy an administrative fine upon
6	the mutua	l ben	efit society in an amount not less than \$500 and
7	not more	than	\$50,000 pursuant to section 431:3-221.
8	(c)	The	following shall pertain when insufficient net
9	worth is	maint	ained:
10	(1)	When	ever the commissioner finds that the net worth
11		main	tained by any mutual benefit society subject to
12		<u>this</u>	chapter is less than the minimum net worth
13		requ	ired, the commissioner shall give written notice
14		to t	he mutual benefit society of the amount of the
15		<u>defi</u>	ciency and require the mutual benefit society to:
16		<u>(A)</u>	File with the commissioner a plan for correction
17			of the deficiency acceptable to the commissioner;
18			and
19		<u>(B)</u>	Correct the deficiency within a reasonable time,
20			not to exceed sixty days, unless an extension of
21			time, not to exceed sixty additional days, is

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1		granted by the commissioner. The deficiency
2		shall be deemed an impairment, and failure to
3		correct the impairment in the prescribed time
4		shall be grounds for suspension or revocation of
5		the certificate of authority or for placing the
6		mutual benefit society in conservation,
7		rehabilitation, or liquidation; and
8	(2)	Unless allowed by the commissioner, no mutual benefit
9		society or person acting on its behalf, directly or
10		indirectly, may renew, issue, or deliver any
11		certificate, agreement, or contract of coverage in
12		this State, for which a premium is charged or
13		collected, when the mutual benefit society writing the
14		coverage is impaired, and the fact of the impairment
15		is known to the mutual benefit society or to the
16		person. The existence of an impairment, however,
17		shall not prevent the issuance or renewal of a
18		certificate, agreement, or contract when the member
19	٠.	exercises an option granted under the plan to obtain a
20		new, renewed, or converted coverage.

1	<u>(d)</u>	A certificate of authority shall be suspended or			
2	revoked o	r an application for a certificate of authority denied,			
3	or an adm	inistrative fine imposed, only after compliance with			
4	the requirements of this section.				
5	(1)	Suspension or revocation of a certificate of			
6		authority, denial of an application, or imposition of			
7		an administrative fine pursuant to this section shall			
8		be by written order and shall be sent to the mutual			
9		benefit society or applicant by certified or			
10		registered mail. The written order shall state the			
11		grounds, charges, or conduct on which suspension,			
12		revocation, denial, or administrative penalty is			
13		based. The mutual benefit society or applicant, in			
14		writing, may request a hearing pursuant to section			
15		431:2-308; and			
16	(2)	If the mutual benefit society or applicant requests a			
17		hearing pursuant to this section, the commissioner			
18		shall issue a written notice of hearing and send it to			
19		the mutual benefit society or applicant by certified			
20		or registered mail and to the director of labor and			
21		industrial relations stating:			

	(A) A specific time for the hearing, which may not be
2	less than twenty nor more than thirty days after
3	mailing of the notice of hearing; and
4	(B) A specific place for the hearing.
5	(e) When the certificate of authority of a mutual benefit
6	society is suspended, the mutual benefit society shall not,
7	during the period of the suspension, enroll any additional
8	members except newborn children or other newly acquired
9	dependents of existing members, and shall not engage in any
10	advertising or solicitation whatsoever.
11	(f) When the certificate of authority of a mutual benefit
12	society is revoked, the society, immediately following the
13	effective date of the order of revocation, shall proceed to wind
14	up its affairs, and shall conduct no further business except as
15	may be essential to the orderly conclusion of the affairs of the
16	society. It shall engage in no further advertising or
17	solicitation whatsoever. The commissioner, by written order,
18	may permit further operation of the society as the commissioner
19	may find to be in the best interest of the members, to the end
20	that members will be afforded the greatest practical opportunity
21	to obtain continuing coverage and benefits."

1 SECTION 3. Chapter 431M, Hawaii Revised Statutes, is 2 amended by amending its title to read as follows: 3 "MENTAL HEALTH AND ALCOHOL AND [DRUG ABUSE] SUBSTANCE USE 4 DISORDER TREATMENT INSURANCE BENEFITS" 5 SECTION 4. Section 431M-1, Hawaii Revised Statutes, is 6 amended as follows: 7 By amending the definition of "partial hospitalization services" to read: 8 ""Partial hospitalization [services]" means treatment 9 10 services, including in-hospital treatment services or benefits, 11 provided by a hospital or mental health outpatient facility to 12 patients who, because of their conditions, require more than 13 periodic hourly service. Partial hospitalization [services] 14 shall be prescribed by a physician or psychologist, and may be 15 prescribed by a licensed clinical social worker, licensed 16 marriage and family therapist, licensed mental health counselor, 17 or advanced practice registered nurse in consultation with a 18 physician or psychologist. Partial hospitalization [services 19 require] requires less than twenty-four hours of care and a 20 minimum of three hours in any one day."

1 2. By repealing the definition of "serious mental 2 illness". ["<del>"Serious mental illness" means a mental disorder</del> 3 4 consisting of at least one of the following: schizophrenia, 5 schizo-affective disorder, bipolar types I and II, obsessive 6 compulsive disorder, dissociative disorder, delusional disorder, 7 and major depression, as defined in the most recent version of 8 the Diagnostic and Statistical Manual of the American 9 Psychiatric Association and which is of sufficient severity to 10 result in substantial interference with the activities of daily 11 <del>living.</del>"l 12 SECTION 5. Section 432E-1, Hawaii Revised Statutes, is 13 amended by amending the definition of "emergency services" to 14 read as follows: 15 ""Emergency services" means services provided to an 16 enrollee when the enrollee has symptoms of sufficient severity, 17 including severe pain, such that a layperson could reasonably 18 expect, in the absence of medical treatment, to result in 19 placing the enrollee's health or condition in serious jeopardy, 20 serious impairment of bodily functions, serious dysfunction of 21 any bodily organ or part, or death."

- 1 SECTION 6. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 7. This Act shall take effect upon its approval.

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### Report Title:

Health Insurance

### Description:

Updates Title 24 of the Hawaii Revised Statutes relating to health insurance. (HB926 HD1)

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