
A BILL FOR AN ACT

RELATING TO ASSOCIATION HEALTH PLANS.

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

1 SECTION 1. Chapter 431, Hawaii Revised Statutes, is
2 amended by adding a new section to part I of article 10A to be
3 appropriately designated and to read as follows:

4 "§431:10A- Association health plan policy; compliance
5 with state law. (a) Every association health plan policy
6 issued in this State shall comply with all laws of this State,
7 regardless of the domicile of the association that has issued
8 the policy.

9 (b) For the purposes of this section, "association health
10 plan policy" means a policy issued by a voluntary association of
11 employers formed in this State or another state that is
12 authorized to issue association health plans under the
13 regulations of the United States Department of Labor."

14 SECTION 2. Chapter 431, Hawaii Revised Statutes, is
15 amended by adding a new section to part II of article 10A to be
16 appropriately designated and to read as follows:



- 1 provide accident and health or sickness
2 insurance, as defined under section 431:1-205, in
3 accordance with this chapter or the laws of any
4 other state that authorizes the issuance of
5 accident and health or sickness insurance of the
6 type authorized under this chapter; or
7 (C) A voluntary association of employers formed in
8 this State or another state that is authorized to
9 issue association health plans under the
10 regulations of the United States Department of
11 Labor;
- 12 (2) Have capital funds as required by this code based upon
13 the type and domicile of the insurer and the classes
14 of insurance [~~which~~] that the insurer is authorized to
15 transact in its domicile;
- 16 (3) Transact or propose to transact in this State
17 insurances [~~which~~] that are among those authorized by
18 its charter, and only such insurance as meets the
19 standards and requirements of this code; and
- 20 (4) Fully comply with and qualify according to the
21 provisions of this code.



1 (b) In addition to the requirements in subsection (a), to
2 qualify for and hold a certificate of authority, foreign and
3 alien insurers must have continuously, actively, and
4 successfully transacted the business of insurance for at least
5 five years immediately prior thereto; provided that [~~in~~]:

6 (1) In the case of a reorganization (including a merger,
7 corporate acquisition, or formation of a subsidiary)
8 of a capital stock or mutual insurer, the five-year
9 period shall be computed from the date of the
10 organization of the original or parent insurer or
11 insurers if substantially the same management
12 continues[-]; and

13 (2) This subsection shall not apply to a voluntary
14 association of employers authorized to issue
15 association health plans under the regulations of the
16 United States Department of Labor."

17 SECTION 4. Section 431:8-201, Hawaii Revised Statutes, is
18 amended to read as follows:

19 "§431:8-201 **Transacting insurance business without**
20 **certificate of authority prohibited.** It shall be unlawful for
21 any insurer to transact an insurance business in this State, as



1 defined in section 431:1-215, without a certificate of
2 authority; provided that this section shall not apply to:

- 3 (1) The lawful transaction of surplus lines insurance;
- 4 (2) The lawful transaction of reinsurance by insurers;
- 5 (3) Transactions in this State involving a policy lawfully
6 solicited, written, and delivered outside of this
7 State covering only subjects of insurance not
8 resident, located, or expressly to be performed in
9 this State at the time of issuance, and subsequent to
10 the issuance of the policy;
- 11 (4) Attorneys acting in the ordinary relation of attorney
12 and client in the adjustment of claims or losses;
- 13 (5) Transactions in this State involving group life and
14 group accident and health or sickness or blanket
15 accident and health or sickness insurance or group
16 annuities where the master policy of the groups was
17 lawfully issued in and delivered pursuant to the laws
18 of a state in which the insurer was authorized to do
19 an insurance business; provided that this paragraph
20 shall not apply to transactions of association health
21 plans;



1 (6) Transactions in this State involving any policy of
2 insurance or annuity contract issued prior to July 1,
3 1988;

4 (7) Transactions in this State involving ocean marine
5 insurance; and

6 (8) Transactions of contracts of insurance for property
7 and casualty multi-state risks; provided that the
8 producer is licensed to sell, solicit, or negotiate
9 that insurance in the home state of the insured."

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

13 SECTION 6. Statutory material to be repealed is bracketed
14 and stricken. New statutory material is underscored.

15 SECTION 7. This Act shall take effect on July 1, 3000.



Report Title:

Association Health Plan Policies; Authorization

Description:

Requires association health plan policies to comply with the laws of this State regardless of the association's domicile. Enables certain voluntary associations, including employer associations that issue association health plans, to qualify for authorization to transact insurance in the State. (HB2208 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

