A BILL FOR AN ACT

RELATING TO HEALTH CLUBS.

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

1	SECT	ION 1. Chapter 486N, Hawaii Revised Statutes, is			
2	amended by adding a new section to be appropriately designated				
3	and to read as follows:				
4	" <u>§48</u>	6N- Surety bond requirements for health clubs. (a)			
5	Every health club shall maintain a surety bond naming the				
6	director	as the obligee, unless the health club:			
7	(1)	Does not collect payment for more than one month of			
8		service;			
9	(2)	Does not collect annual, initiation, enrollment, or			
10		other fees that total more than \$200; and			
11	(3)	Does not collect payments that are identified as			
12		payment for specific future monthly services.			
13	(b)	The surety bond shall be:			
14	(1)	In an amount not less than \$100,000;			
15	(2)	Conditioned to provide payment to any buyer who:			

1		(A)	Is contractually obligated to pay for services
2			more than one month in advance of the date the
3			services are provided to the buyer; and
4		(B)	Suffers loss of money paid to a health club due
5			to the insolvency of the health club or cessation
6			of operation of the health club;
7	(3)	<u>In a</u>	form approved by the director; and
8	(4)	Issu	ed by a surety authorized to do business in the
9		Stat	<u>e.</u>
10	<u>(c)</u>	A he	alth club shall not provide the required coverage
11	through m	ultip	le surety bonds but shall provide a single surety
12	bond.		
13	(d)	A ch	ange in ownership shall not release, cancel, or
14	terminate	liab	ility under any surety bond previously filed
15	unless th	e dir	ector agrees in writing to the release,
16	cancellat	ion,	or termination. The director may agree to the
17	release,	cance	llation, or termination of the bond if:
18	(1)	The	new owner has filed a new surety bond in
19		acco	rdance with subsection (b); or
20	(2)	The	former owner has refunded all unearned advance
21		feeg	naid by the huvers

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1	<u>(e)</u>	The surety on a surety bond filed under the provisions
2	of this s	ection shall be released sixty days after the surety
3	serves wr	itten notice of the release to the director at the
4	director'	s office by certified mail. Service shall be effective
5	upon the	receipt of the written notice by the director.
6	<u>(f)</u>	The surety shall provide payment to any buyer whom the
7	director	finds to have met the conditions of subsection (b)(2),
8	but only	if the buyer files a claim no later than one year from
9	the date	in which the health club ceases operation.
10	(g)	The health club shall provide the following
11	informati	on to the director within fifteen business days of the
12	insolvenc	y or cessation of operation of the health club:
13	(1)	A list of the names, electronic mail addresses, and
14		postal mail addresses of all members of the health
15		club;
16	(2)	The original or a copy of all membership agreements;
17		and
18	(3)	A record of all payments received under the membership
19		agreements."
20	SECT	ION 2. Section 486N-10, Hawaii Revised Statutes, is
21	amended b	y amending subsection (a) to read as follows:

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1	"(a)	No health club shall be considered fully operative			
2	until [substantially]:				
3	(1)	Substantially all of the equipment and services listed			
4		in accordance with section 486N-9 are actually			
5		available for use by buyers [-] ; and			
6	(2)	The health club:			
7		(A) Has provided the director with a surety bond			
8		meeting the requirements of section 486N- ; or			
9		(B) Is exempt from the surety bond requirement			
10		pursuant to section 486N- (a)."			
11	SECT	ION 3. Statutory material to be repealed is bracketed			
12	and stric	ken. New statutory material is underscored.			
13	SECT	ION 4. This Act shall take effect on July 1, 2050.			

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Report Title:

Health Clubs; Surety Bond Requirement

Description:

Requires health clubs to maintain a surety bond of at least \$100,000 to be paid to any member who suffers loss of money paid due to the insolvency or cessation of operation of a health club. (HB2343 HD1)

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