A BILL FOR AN ACT

RELATING TO HEALTH INSURANCE.

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

1	SECTION 1. The legislature finds that the Patient
2	Protection and Affordable Care Act of 2010 (Affordable Care Act)
3	includes an individual coverage requirement, commonly known as
4	the individual mandate, that requires most people in the country
5	to have health insurance and imposes tax penalties on those
6	without an exemption who do not comply. The individual mandate
7	is an important part of the overall health reforms established
8	under the Affordable Care Act, which was designed to extend
9	insurance to nearly all people, including those with medical
10	conditions that require expensive care and who may have
11	previously been denied coverage. However, to pay for care,
12	insurance companies need to have a large enrollment pool of
13	consumers, especially young people and healthy people who use
14	fewer services, as these individuals broaden the risk pool and
15	reduce premium costs for all insured persons. Thus, the
16	individual mandate was adopted to guarantee this broad
17	enrollment base and ensure that health insurance premiums remain

- 1 more affordable for everyone. The legislature notes that
- 2 because the majority of the United States population receives
- 3 health insurance coverage either through employer-sponsored
- 4 health insurance or through public programs such as medicaid and
- 5 medicare, the people most impacted by the mandate are those who
- 6 purchase insurance through the individual market.
- 7 The legislature further finds that Congressional
- 8 Republicans recently passed a sweeping tax bill that effectively
- 9 repealed the individual mandate, by reducing the tax penalty in
- 10 the existing law to \$0 or zero per cent of household income
- 11 above a certain threshold. Insurance companies and
- 12 Congressional Democrats have warned that premiums will increase
- 13 and insurance markets will be weakened if the tax penalties for
- 14 going without health insurance are eliminated. The
- 15 Congressional Budget Office has estimated that repealing the
- 16 mandate penalties would increase premiums by ten per cent and
- 17 leave 4,000,000 more people uninsured in 2019 and 13,000,000
- 18 more uninsured by 2027.
- 19 The legislature additionally finds that it is important to
- 20 preserve Hawaii's insurance market and ensure that insurance
- 21 premiums remain stable and affordable for Hawaii's consumers.

- 1 Establishing a state-level individual mandate, similar to the
- 2 one adopted by Massachusetts in 2006, will help achieve these
- 3 goals.
- 4 Accordingly, the purpose of this Act is to establish an
- 5 individual mandate for certain qualified taxpayers to sign up
- 6 for and maintain health insurance throughout the year, or pay a
- 7 penalty on their individual income tax return.
- 8 SECTION 2. Chapter 235, Hawaii Revised Statutes, is
- 9 amended by adding a new section to be appropriately designated
- 10 and to read as follows:
- 11 "S235- Creditable coverage; qualified taxpayers. (a)
- 12 For each month beginning after December 31, 2018, the following
- 13 qualified taxpayers age eighteen and over shall obtain and
- 14 maintain creditable coverage so long as it is deemed affordable
- 15 by the insurance commissioner, pursuant to section 431:2- :
- 16 (1) Residents of the State; or
- 17 (2) Individuals who became residents of the State within
- sixty-three days, in the aggregate;
- 19 provided that residents who within sixty-three days have
- 20 terminated any prior creditable coverage shall obtain and

1	maintain	creditable coverage within sixty-three days of the
2	terminati	on.
3	(b)	Every qualified taxpayer who files or is required to
4	file an i	ndividual income tax return as a resident of the State
5	shall ind	icate on the return, in a manner prescribed by the
6	director	of taxation, whether the qualified taxpayer:
7	(1)	Had creditable coverage in force for each of the
8		twelve months of the taxable year for which the return
9		is filed as required under subsection (a), whether
10		covered as an individual or as a named beneficiary of
11		a policy covering multiple individuals; or
12	(2)	Had a certificate issued by the insurance
13		commissioner, pursuant to section 431:2
14	<u>(c)</u>	If a qualified taxpayer fails to indicate on the
15	income ta	x return whether the qualified taxpayer had the
16	coverage	required under subsection (a), or indicates on the
17	income ta	x return that the qualified taxpayer did not have the
18	coverage	required under subsection (a) in force, then a penalty
19	shall be	assessed on the return. If the qualified taxpayer
20	indicates	that the qualified taxpayer had the coverage in force
21	but the d	irector of taxation determines, based upon the

- 1 <u>information available</u>, that the requirement of subsection (a)
- 2 was not met, then the director of taxation shall assess the
- 3 penalty.
- 4 (d) If in any taxable year, in whole or in part, a
- 5 qualified taxpayer does not comply with the requirement of
- 6 subsection (a), the director of taxation shall retain any amount
- 7 overpaid by the qualified taxpayer and apply it toward any
- 8 penalty payment required by this subsection; provided that the
- 9 amount retained shall not exceed . The penalty shall
- 10 be assessed for each of the months the qualified taxpayer did
- 11 not meet the requirement of subsection (a); provided that any
- 12 lapse in coverage of sixty-three days or less shall not be
- 13 counted in calculating the penalty; provided further that
- 14 nothing in this subsection shall authorize the commissioner to
- 15 retain any amount for purposes that otherwise would be paid to a
- 16 claimant agency or agencies as debts recoverable under sections
- **17** 231-51 to 231-59.
- 18 (e) If the amount retained pursuant to subsection (d) is
- 19 insufficient to meet the penalty assessed, the director of
- 20 taxation shall notify the qualified taxpayer of the balance due
- 21 on the penalty and related interest.

1	(f) The department of taxation shall have all enforcement
2	and collection procedures available under this chapter to
3	collect any penalties assessed under this section.
4	(g) A qualified taxpayer who disputes the determination of
5	applicability or affordability, as enforced by the department,
6	may seek a review of this determination through an appeals
7	process established by the insurance commissioner pursuant to
8.	section 431:2- ; provided that no additional penalties shall
9	be enforced against a qualified taxpayer seeking review until
10	the review is complete and any subsequent appeals are exhausted.
11	(h) For purposes of this section, the following
12	definitions shall apply:
13	"Creditable coverage" means coverage of a qualified
14	taxpayer under any of the following health insurance plans or as
15	a named beneficiary receiving coverage on another's health
16	insurance plan with no lapse of coverage for more than sixty-
17	three days:
18	(1) An individual or group health insurance plan that
19	meets the requirements for mandatory health care
20	benefits under section 393-7(a) or (b);

1	(2)	An individual or group health insurance plan available
2		from the State's health insurance marketplace;
3	(3)	Part A or Part B of Title XVIII of the Social Security
4		Act;
5	(4)	Title XIX or XXI of the Social Security Act, other
6		than coverage consisting solely of benefits under
7		section 1903(v) or section 1928 of Title XIX of the
8		Social Security Act;
9	<u>(5)</u>	Title 10 United States Code chapter 55;
10	(6)	A medical care program of the Indian Health Service or
11		of a tribal organization authorized under section 102
12		of the Indian Self-Determination and Education
13		Assistance Act;
14	<u>(7)</u>	A state health benefits risk pool;
15	(8)	A health plan offered under title 5 United States Code
16		chapter 89;
17	(9)	A public health plan as defined in federal regulations
18		authorized by the Public Health Service Act, section
19		2701(c)(1)(I), as amended by Public Law 104-191;
20	(10)	A health benefit plan under the Peace Corps Act, title
21		22 United States Code section 2504(e); or

1	(11) Any other qualifying coverage required by the Health
2	Insurance Portability and Accountability Act of 1996,
3	as amended, or by regulations promulgated under that
4	Act.
5	The term "creditable coverage" shall not include: a
6	limited benefit health insurance plan, as that term is defined
7	under section 431:10A-102.5; insurance arising out of a workers
8	compensation law or similar law; motor vehicle medical payment
9	insurance; insurance under which benefits are payable with or
10	without regard to fault and which is statutorily required to be
11	contained in a liability insurance policy or equivalent self-
12	insurance; or coverage supplemental to the coverage provided
13	under title 10 United States Code chapter 55, if offered as a
14	separate insurance policy.
15	"Health insurance marketplace" means a service that helps
16	individuals and small businesses shop for and enroll in
17	affordable health insurance, as established by the federal
18	Patient Protection and Affordable Care Act of 2010, or any
19	similar successor service available at the federal or state
20	level.
21	"Qualified taxpayer" means an individual:

1	(1)	Who files an individual income tax return for the
2		taxable year;
3	(2)	Who is not claimed or is not otherwise eligible to be
4		claimed as a dependent by another taxpayer for federal
5		or Hawaii state individual income tax purposes;
6	<u>(3)</u>	Who has been physically present in the State for more
7		than nine months during the taxable year;
8	(4)	Whose household income for the taxable year does not
9		exceed per cent of the federal poverty
10		guideline for Hawaii, as most recently published by
11		the United States Department of Health and Human
12		Services for the taxpayer's family size; or
13	(5)	Who, if married at the close of the taxable year,
14		files a joint return for the taxable year; provided
15		that this paragraph shall not apply to a married
16		taxpayer who is unable to file a joint return because
17		the taxpayer is a victim of domestic abuse or spousal
18		abandonment and is living apart from the taxpayer's
19		spouse at the time the taxpayer files the return."

1	SECTION 3. Chapter 431, Hawaii Revised Statutes, is	
2	amended by adding a new section to part II of article 2 to b	е
3	appropriately designated and to read as follows:	
4	"§431:2- Creditable coverage; powers of commissione	r.
5	(a) The commissioner shall establish a process to determine	
6	which health plans shall be considered affordable, for purpo	ses
7	of complying with the creditable coverage requirements under	
8	section 235	
9	(b) The list of health plans deemed to be creditable	
10	coverage shall be updated annually and posted on the insuran	<u>ce</u>
11	division's website.	
12	(c) The commissioner shall have the following addition	<u>al</u>
13	powers:	
14	(1) Establish procedures for granting an annual	
15	certification upon request of a qualified taxpayer	who
16	has sought health insurance coverage through Hawai	<u>i's</u>
17	insurance marketplace, attesting that, for the	
18	purposes of enforcing section 235- , no health	
19	benefit plan that meets the definition of creditab	<u>le</u>
20	coverage was deemed affordable by the commissioner	for
21	that qualified taxpayer. The commissioner shall	

1		maintain a list of qualified taxpayers for whom the
2		certificates have been granted; and
3	(2)	Establish an appeals procedure for enforcement actions
4		taken by the department of taxation under section
5		235- , including standards to govern appeals based
6		upon the assertion that imposition of the penalty
7		under section 235- would create extreme hardship.
8	(d)	The insurance commissioner, in conjunction with the
9	departmen	t of taxation, may adopt rules pursuant to chapter 91,
10	for purpo	ses of implementing this section and section 235
11	<u>(e)</u>	For purposes of this section:
12	"Cre	ditable coverage" shall have the same meaning as in
13	section 2	35 <u>-</u> .
14	<u>"Hea</u>	lth insurance marketplace" shall have the same meaning
15	as in sec	tion 235
16	"Qua	lified taxpayer" shall have the same meaning as in
17	section 2	35"
18	SECT	ION 4. New statutory material is underscored.
19	SECT	ION 5. This Act shall take effect on July 1, 2050;
20	provided	that this Act shall be repealed on December 31, 2023.

Report Title:

Health Insurance; Creditable Coverage; Individual Mandate; Qualified Taxpayers

Description:

Establishes an individual mandate for certain qualified taxpayers to sign up for and maintain health insurance throughout the year, or pay a penalty on their individual income tax return. Sunsets on 12/31/2023. Effective 7/1/2050. (SD2)

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