A BILL FOR AN ACT

RELATING TO INSURANCE.

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

- 1 SECTION 1. Section 431:10C-802, Hawaii Revised Statutes,
- 2 is amended to read as follows:
- 3 "[+] §431:10C-802[+] Insurance coverage during car-
- 4 sharing period. (a) A peer-to-peer car-sharing program
- 5 shall [ensure that during each car-sharing period, the shared
- 6 car shall be insured under a motor vehicle insurance policy
- 7 that shall provide:
- 8 (1) Primary insurance coverage for each shared car
- 9 available and used through a peer-to-peer car-sharing program
- 10 in amounts not] assume liability, except as provided in
- 11 subsection (b), of a shared car owner for bodily injury or
- 12 property damage to third parties or uninsured and
- 13 underinsured motorist or personal injury protection losses
- 14 during the car sharing period in an amount stated in the car-
- 15 sharing program agreement, which amount shall be no less than
- 16 \$750,000 [for death, bodily injury, and property damage per
- 17 accident, and costs of defense outside the limits;

1	(2)	Prim	ary insurance coverage for each shared car
2		avai	lable and used through a peer to peer car-
3		shar	ing program for personal injury protection
4		cove	rage that meets the minimum coverage amounts
5		requ	ired by section 431:10C-103.5; and
6	(3)	The-	following optional coverages, which any named
7		insu	red may elect to reject or purchase, that
8		prov	ides primary coverage for each shared car
9		avai	lable and used through a peer to peer car
10		shar	ing program:
11		(A)	Uninsured and underinsured motorist coverages
12			as provided in section 431:10C 301, which shall
13			be equal to the primary liability limits
14			specified in this section; provided that
15			uninsured and underinsured motorist coverage
16			offers shall provide for written rejection of
17			the coverages as provided in section 431:10C
18			301;
19		(B)	Uninsured and underinsured motorist coverage
20			stacking options as provided in section
21			431:10C 301; provided that the offer of the

1	stacking options shall provide for written
2	rejection as provided in section 431:10C-301;
3	(C) An offer of required optional additional
4	insurance coverages as provided in section
5	431:10C 302; and
6	(D) In the event the only named insured under the
7	motor vehicle insurance policy issued pursuant
8	to this section is the peer to peer car sharing
9	program, the insurer or the peer to peer car
10	sharing program shall:
11	(i) Disclose the coverages in writing to the
12	peer to peer car sharing driver;
13	(ii) Disclose to the peer-to-peer car-sharing
14	driver in writing that all optional
15	coverages available may not have been
16	purchased under sections 431:10C-301 and
17	431:10C 302; and
18	(iii) Obtain a written acknowledgement from the
19	peer to peer car sharing driver of receipt
20	of the written disclosures required in
21	paragraphs (1) and (2). The standard

1	disclosure forms used in paragraphs (1)
2	and (2), and every modification of such
3	forms intended to be used, shall be filed
4	with the commissioner within fifteen days
5	of providing such disclosure to the peer-
6	to peer car sharing driver. The insurer
7	or the peer to peer car sharing program
8	shall also send to the peer to peer car-
9	sharing driver every modified disclosure
10	form within fifteen days of the filing of
11	such modified disclosure form and comply
12	with paragraph (3). Such disclosures and
13	acknowledgement may be sent and received
14	by electronic means].
15	(b) Notwithstanding the definition of "car sharing
16	termination time", the assumption of liability under
17	subsection (a) shall not apply to any shared vehicle owner
18	when:
19	(1) A shared car owner makes an intentional or
20	fraudulent material misrepresentation or omission to

1		the peer-to-peer car-sharing program before the car-
2		sharing period in which the loss occurred; or
3	(2)	Acting in concert with a shared car driver who fails
4		to return the shared car pursuant to the terms of
5		car-sharing program agreement.
6	<u>(c)</u>	Notwithstanding the definition of "car sharing
7	terminat	ion time", the assumption of liability under
8	subsection	on (a) shall apply to bodily injury, property damage,
9	uninsure	d and underinsured motorist or personal injury
10	protection	on losses by damaged third parties required by
11	section 4	431:10C-301.
12	(d)	A peer-to-peer car-sharing program shall ensure
13	that, du	ring each car-sharing period, the shared car owner
14	and share	ed car driver are insured under a motor vehicle
15	insurance	e policy that, with regard to the shared car driver,
16	provides	insurance coverage in amounts no less than the
17	minimum a	amounts set forth in section 431:10C-301, and that
18	such pol	icy:
19	(1)	Recognizes that the shared car insured under the
20		policy is made available and used through a peer-to-
21		peer car-sharing program; or

1	(2) Does not exclude use of a shared car by a shared car
2	driver;
3	provided that for peer-to-peer car sharing companies whose
4	insurance coverage falls below \$, the counties may
5	adopt ordinances to regulate peer-to-peer vehicles.
6	(e) The insurance under subsection (d) may be satisfied
7	by motor vehicle insurance maintained by:
8	(1) A shared car owner;
9	(2) A shared car driver;
10	(3) A peer-to-peer car-sharing program; or
11	(4) Any combination of policies maintained by a shared
12	car owner, shared car driver, or peer-to-peer car-
13	sharing program.
14	(f) The insurance in subsection (e) that is satisfying
15	the insurance requirements of subsection (d) shall be the
16	primary insurance during each car-sharing period.
17	(g) The insurer, insurers, or peer-to-peer car-sharing
18	program providing coverage under subsection (d) or (e) shall
19	assume primary liability for a claim when:
20	(1) A dispute exists as to who was in control of the
21	shared car at the time of the loss and the peer-to-

1	peer car-sharing program does not have available,
2	did not retain, or fails to provide the information
3	required by section 431:10C-804; or
4	(2) A dispute exists as to whether the shared car was
5	returned to the alternatively agreed upon location
6	as provided under paragraph (2) of the definition of
7	"car-sharing termination time".
8	The shared car's insurer shall indemnify the peer-to-peer
9	car-sharing program to the extent of its obligation under, if
10	any, the applicable insurance policy, if it is determined
11	that the shared car's owner was in control of the shared car
12	at the time of the loss.
13	[(b)] <u>(h)</u> If insurance maintained by a shared car owner
14	or shared car driver in accordance with subsection [(a)] <u>(e)</u>
15	has lapsed[, contains an exclusion for peer to peer car-
16	sharing, or does not provide the required coverage,
17	insurance maintained by a peer-to-peer car-sharing program
18	shall provide the coverage required by subsection $[\frac{a}{a}]$
19	beginning with the first dollar of a claim and shall have the
20	duty to defend the claim[-], except under the circumstances
21	set forth in subsection (b).

1	[-(e)] <u>(i)</u> Coverage under a motor vehicle insurance
2	policy ma	intained by the peer-to-peer car-sharing program
3	shall not	be dependent on another motor vehicle insurer first
4	denying a	claim $[\div]$, nor shall another motor vehicle insurance
5	policy be	required to first deny a claim.
6	<u>(j)</u>	Insurers providing a motor vehicle insurance policy
7	pursuant	to this section shall offer the following optional
8	coverages	, which any named insured may elect to reject or
9	purchase:	_
10	(1)	Uninsured and underinsured motorist coverages for the
11		shared car driver, as provided in section 431:10C-301,
12		which shall be up to the primary liability limits
13		specified in subsection (d); provided that uninsured
14		and underinsured motorist coverage offers shall also
15		provide for written rejection of the coverages as
16		<pre>provided in section 431:10C-301;</pre>
17	(2)	Uninsured and underinsured motorist coverage stacking
18		options as provided in section 431:10C-301; provided
19		that the offer of the stacking options shall also
20		provide for written rejection as provided in section
21		431:10C-301; and

1	(3)	An offer of required optional additional insurance	
2		coverages as provided in section 431:10C-302.	
3	<u>(k)</u>	In the event the only named insured under the motor	
4	vehicle i	nsurance policy issued pursuant to this section is the	
5	peer-to-p	eer car-sharing program, the insurer or the peer-to-	
6	peer car-sharing program shall:		
7	(1)	Disclose the coverages in writing to the shared car	
8		driver;	
9	(2)	Disclose to the shared car driver in writing that all	
10		optional coverages available may not have been	
11		purchased under sections 431:10C-301 and 431:10C-302;	
12		and	
13	(3)	Obtain acknowledgment from the shared car driver of	
14		receipt of the written disclosures required in	
15		paragraphs (1) and (2).	
16	(1)	Nothing in this chapter shall:	
17	(1)	Limit the liability of the peer-to-peer car-sharing	
18		program for any act or omission of the peer-to-peer	
19		car-sharing program that results in injury to any	
20		person as a result of the use of a shared car through	
21		a peer-to-peer car-sharing program; or	

1	(2) Limit the ability of the peer-to-peer car-sharing
2	program to, by contract, seek indemnification from the
3	shared car owner or shared car driver for economic
4	loss sustained by the peer-to-peer car-sharing program
5	resulting from a breach of the terms and conditions of
6	the car-sharing program agreement.
7	(m) In addition to the insurance coverage required by this
8	section, insurers offering insurance through a peer-to-peer car-
9	sharing program shall be subject to this chapter."
10	SECTION 2. Act 56, Session Laws of Hawaii 2022, is amended
11	by amending section 5 to read as follows:
12	"SECTION 5. This Act shall take effect on January 1,
13	2023[, and shall be repealed on June 30, 2025]."
14	SECTION 3. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 4. This Act shall take effect upon its approval;
17	provided that on July 1, 2025, section 1 of this Act shall be
18	repealed and section 431:10C-802, Hawaii Revised Statutes, shall
19	be reenacted in the form in which it read on the day prior to
20	the effective date of this Act.

Report Title:

Insurance; Peer-to-Peer Car-Sharing; Shared Car Owners; Shared Car Drivers; Required Coverage; Liability; Sunset

Description:

Amends the required coverage for shared cars that are made available through a peer-to-peer car-sharing program. Clarifies when the requirements for motor vehicle insurance coverage are satisfied. Provides that the counties may adopt ordinances to regulate peer-to-peer car-sharing vehicles for companies whose insurance coverage falls below an unspecified amount. Sunsets 7/1/2025. (SD1)

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