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A BILL FOR AN ACT

RELATING TO MOPED INSURANCE.

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

1	SECTION 1. The purpose of this Act is to require that
2	persons operating mopeds in the State carry an insurance policy.
3	SECTION 2. Chapter 431, Article 10G, Hawaii Revised
4	Statutes, is amended by amending its title to read as follows:
5	"ARTICLE 10G
6	MOPED, MOTORCYCLE, AND MOTOR SCOOTER INSURANCE"
7	SECTION 3. Section 431:10G-101, Hawaii Revised Statutes,
8	is amended as follows:
9	1. By adding two new definitions to be appropriately
10	inserted and to read:
11	""Moped" has the same meaning as in section 286-2.
12	"Moped accident" means an accident arising out of the
13	operation, maintenance, or use of a moped, but not involving a
14	motor vehicle."
15	2. By amending the definition of "accidental harm" to
16	read:

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1 ""Accidental harm" means bodily injury, death, sickness, or 2 disease caused by a moped accident, motorcycle accident, or 3 motor scooter accident to a person."

4 3. By amending the definition of "owner" to read: 5 ""Owner" means a person who holds the legal title to a 6 moped, motorcycle, or motor scooter; except that when a moped, 7 motorcycle, or motor scooter is the subject of a security 8 agreement or lease with a term of not less than one year, with 9 the debtor or lessee having the right of possession, [the term 10 owner] "owner" shall mean the debtor or lessee. Whenever 11 transfer of title to a moped, motorcycle, or motor scooter 12 occurs, the seller shall be considered the owner until delivery 13 of the executed title to the buyer. Upon delivery of the 14 executed title, the buyer holding the equitable title shall be 15 considered the owner."

16 SECTION 4. Section 431:10G-102, Hawaii Revised Statutes, 17 is amended to read as follows:

18 "\$431:10G-102 Conditions of operation and registration of 19 mopeds, motorcycles, and motor scooters. No person shall drive 20 a moped, motorcycle, or motor scooter upon any public street, 21 road, or highway of this State at any time unless such moped,

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1 motorcycle, or motor scooter is insured at all times under a 2 liability policy as provided in section 431:10G-301; provided that this article shall not apply to any [antique] motorcycle or 3 4 motor scooter that is an antique motor vehicle as defined in 5 section 249-1." 6 SECTION 5. Section 431:10G-103, Hawaii Revised Statutes, 7 is amended to read as follows: 8 "§431:10G-103 [Motorcycle] Moped, motorcycle, or motor 9 scooter self-insurance. The moped, motorcycle, or motor scooter 10 insurance required by section 431:10G-102 may be satisfied by 11 any owner of a moped, motorcycle, or motor scooter if: 12 (1)Such owner provides proof of qualifications as a self-13 insurer, and a surety bond or other securities 14 affording security substantially equivalent to that 15 afforded under a policy meeting the requirements of 16 section 431:10G-301 and providing coverage at all 17 times for the entire moped, motorcycle, or motor 18 scooter registration period, as determined and 19 approved by the commissioner under rules; and 20 (2) The commissioner is satisfied that in case of injury, 21 death, or property damage, any claimant would have the

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1	same rights against such owner as the claimant would
2	have had if a policy meeting the requirements of
3	section 431:10G-301 had been applicable to such moped,
4	motorcycle, or motor scooter."
5	SECTION 6. Section 431:10G-104, Hawaii Revised Statutes,
6	is amended by amending subsection (a) to read as follows:
7	"(a) Any person seeking to obtain the liability coverage
8	required by this part after June 7, 1989, shall first:
9	(1) Have obtained a valid <u>moped</u> , motorcycle, or motor
10	scooter license; or
11	(2) Have obtained a valid <u>moped</u> , motorcycle, or motor
12	scooter learner's permit and, for person operating a
13	motorcycle or motor scooter, have taken and passed a
14	motorcycle education course approved by the department
15	of transportation."
16	SECTION 7. Section 431:10G-105, Hawaii Revised Statutes,
17	is amended to read as follows:
18	"§431:10G-105 Tort liability. (a) With respect to
19	accidental harm incurred in or arising out of a moped accident,
20	motorcycle accident, or motor scooter accident, tort liability
21	is not abolished.

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1 (b) Any owner or operator of a moped, motorcycle, or motor scooter involved in a motor vehicle accident as defined in 2 3 section 431:10C-103 and who incurs accidental harm as defined in 4 section 431:10C-103, including such person's representative or 5 legal guardian, shall have a cause of action in tort as provided 6 in section 431:10C-306." 7 SECTION 8. Section 431:10G-106, Hawaii Revised Statutes, 8 is amended to read as follows: 9 "\$431:10G-106 Verification of insurance. Every insurer 10 shall issue to each of its insureds a paper or electronic proof 11 of insurance card for each moped, motorcycle, or motor scooter 12 for which a liability policy under this article is written. The 13 electronic proof of insurance card may be accessed directly 14 through the licensed insurer's website, application, or 15 database. The proof of insurance card shall show the following: 16 Name, make, year, and factory or serial number of the (1)17 moped, motorcycle, or motor scooter; provided that 18 insurers of five or more moped, motorcycles, or motor 19 scooters that are under common registered ownership 20 and used in the regular course of business shall not 21 be required to indicate the name, make, year, and the

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1		factory or serial number of each moped, motorcycle, or			
2		motor scooter;			
3	(2)	Policy number;			
4	(3)	Names of the insured and the insurer; and			
5	(4)	Effective dates of coverage including the expiration			
6		date.			
7	The proof	of insurance card shall be carried on, or accessible			
8	on a mobile electronic device, as defined in section 291C-137,				
9	by the person operating the insured moped, motorcycle, or motor				
10	scooter at all times and shall be exhibited to a law enforcement				
11	officer upon demand."				
12	SECTION 9. Section 431:10G-108, Hawaii Revised Statutes,				
	is amended to read as follows:				
13	is amended	d to read as follows:			
13 14		d to read as follows: 1:10G-108 Penalties. Any person who violates this			
	"§ 4 3:				
14	"§43 : article sl	1:10G-108 Penalties. Any person who violates this			
14 15	" §43 article sl be subjec	1:10G-108 Penalties . Any person who violates this hall be subject to a citation by the police and shall			
14 15 16	" §43 article sl be subjec [nor] <u>and</u>	1:10G-108 Penalties. Any person who violates this hall be subject to a citation by the police and shall t to a nonsuspendable fine of [not] <u>no</u> less than \$100			
14 15 16 17	"§43 article s be subjec [nor] <u>and</u> year drive	1:10G-108 Penalties. Any person who violates this hall be subject to a citation by the police and shall t to a nonsuspendable fine of [not] no less than \$100 <u>no</u> more than \$1,000, thirty days imprisonment, a one			
14 15 16 17 18	"\$43 article sl be subjec [nor] <u>and</u> year drive for each y	1:10G-108 Penalties. Any person who violates this hall be subject to a citation by the police and shall t to a nonsuspendable fine of [not] <u>no</u> less than \$100 <u>no</u> more than \$1,000, thirty days imprisonment, a one er's license suspension, or any combination thereof,			

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1	limited t	o lack of knowledge or proof of insurance. The general			
2	penalty provision of this section shall not apply to:				
3	(1)	Any operator of a <u>moped</u> , motorcycle, or motor scooter			
4		owned by another person if the operator's own			
5		insurance covers such driving;			
6	(2)	Any operator of a moped, motorcycle, or motor scooter			
7		owned by that person's employer during the normal			
8		scope of that person's employment; or			
9	(3)	Any operator of a borrowed <u>moped</u> , motorcycle <u>,</u> or motor			
10		scooter if the operator holds a reasonable belief that			
11		the subject vehicle is insured."			
12	SECTION 10. Section 431:10G-201, Hawaii Revised Statutes,				
13	is amended by amending its title and subsection (a) to read as				
14	follows:				
15	"§431:10G-201 Making of moped, motorcycle, and motor				
16	scooter insurance rates. (a) All premium rates for moped,				
17	motorcycle, and motor scooter insurance shall be made in				
18	accordance with the following provisions:				
19	(1)	Rates shall not be excessive, inadequate, or unfairly			
20		discriminatory;			
21	(2)	Due consideration shall be given to:			

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1		(A)	Past and prospective loss experience within and
2			outside this State, catastrophe hazards, if any,
3			reasonable margin for profit, and contingencies,
4			dividends, savings, or unabsorbed premium
5			deposits allowed or returned by insurers to their
6			policyholders, members, or subscribers;
7		(B)	Past and prospective expenses both country-wide
8			and those specially applicable to this State in
9			the sale and administration of moped,
10			motorcycles, and motor scooters insurance; and
11		(C)	Investment income from reserves, unearned
12			insurance premiums, and other unearned proceeds
13			received on account of moped, motorcycle, and
14			motor scooter insurance sold, and all other
15			factors that may be deemed relevant, if they are
16			established to have a probable effect upon
17			losses, expense, or rates, such as but not
18			limited to types of vehicles, occupations, and
19			involvement in past accidents;
20	(3)	The	systems of expense provisions included in the
21		rate	s for use by any insurer or group of insurers may

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1 differ from those of other insurers or groups of 2 insurers to reflect the requirements of the operating 3 methods of any insurer or group with respect to any 4 class of insurance, or with respect to any subdivision 5 or combination thereof for which subdivision or 6 combination separate expense provisions are 7 applicable; and 8 (4) Risks may be grouped by classifications for the 9 establishing of rates and minimum premiums. 10 Classification rates may be modified to produce rates 11 for individual risks in accordance with rating plans 12 which establish standards for measuring variations in 13 hazards or expense provisions, or both. The standards 14 may measure any differences among risks that can be 15 demonstrated to have a probable effect upon losses or 16 expenses." 17 SECTION 11. Section 431:10G-202, Hawaii Revised Statutes, 18 is amended by amending subsection (a) to read as follows: 19 "(a) Every insurer shall file with the commissioner every

20 manual of classification, rule, rate, rating plan, designation 21 of rating territories, or standard for <u>moped</u>, motorcycle, or

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1 motor scooter insurance which it proposes to use. Every filing
2 shall state the proposed effective date of the filing and the
3 character and extent of the coverage contemplated."

SECTION 12. Section 431:10G-206, Hawaii Revised Statutes,
is amended to read as follows:

6 "\$431:10G-206 Rate administration. Except as otherwise
7 provided in this article, the commissioner shall implement and
8 evaluate moped, motorcycle, and motor scooter insurance rates in
9 compliance with article 14."

10 SECTION 13. Section 431:10G-301, Hawaii Revised Statutes, 11 is amended to read as follows:

12 "§431:10G-301 Required moped, motorcycle, and motor scooter policy coverage. (a) An insurance policy covering a 13 14 moped, motorcycle, or motor scooter shall provide insurance in 15 the following amounts to pay, on behalf of the owner or any 16 operator of the insured moped, motorcycle, or motor scooter, 17 sums that the owner or any operator may legally be obligated to 18 pay for injury, death, or damage to the property of others, 19 except property owned by, being transported by, or in charge of 20 the insured that arise out of the ownership, operation, 21 maintenance, or use of the moped, motorcycle, or motor scooter:

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Liability coverage of [not] no less than \$20,000 per 1 (1)2 person, with an aggregate limit of \$40,000 per 3 accident, for all damages arising out of accidental 4 harm sustained as a result of any one accident; and 5 Liability coverage of [not] no less than \$10,000 for (2)6 all damages arising out of injury to or destruction of 7 property, including mopeds, motorcycles, or motor 8 scooters and including the loss of use thereof, but 9 not including property owned by, being transported by, 10 or in the charge of the insured, as a result of any 11 one accident. 12 (b) At the option of the owner, each insurer shall: 13 Offer medical payment coverage up to \$10,000 to pay (1)14 all reasonable expenses incurred within one year from 15 the date of accident for necessary medical, surgical, 16 dental, ambulance, hospital, professional, and nursing 17 services;

- 18 (2) Offer an income disability plan; and
- 19 (3) Offer liability coverage in excess of the minimum20 coverages required by this section.

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1 (c) Any operator or passenger of a moped, motorcycle, or motor scooter as defined in section 286-2 who receives injuries 2 3 or dies in a motor vehicle accident may not claim personal 4 injury protection benefits under a motor vehicle insurance 5 policy, unless expressly provided for in the motor vehicle 6 policy." 7 SECTION 14. Statutory material to be repealed is bracketed 8 and stricken. New statutory material is underscored. 9 SECTION 15. This Act shall take effect on July 1, 3000.

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Report Title:

DCCA; Required Insurance; Mopeds

Description:

Requires that moped operators carry an insurance policy by incorporating mopeds into the insurance laws governing motorcycles and motor scooters, including with respect to provisions concerning required licensure, the relationship with tort law, proof of insurance card, penalties, rate regulation, and minimum coverage levels. Makes conforming amendments. Effective 7/1/3000. (HD2)

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

