5

6

7

8

9

10

11

12

13

16

17

A BILL FOR AN ACT

RELATING TO MOTOR VEHICLE INSURANCE.

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

1 SECTION 1. Section 431:10C-301, Hawaii Revised Statutes,
2 is amended to read as follows:

3 "\$431:10C-301 Required motor vehicle policy coverage. (a)

4 An insurance policy covering a motor vehicle shall provide:

(1) Coverage specified in section 431:10C-304; and

(2) Insurance to pay on behalf of the owner or any operator of the insured motor vehicle using the motor vehicle with a reasonable belief that the person is entitled to operate the motor vehicle, sums [which] that the owner or operator may legally be obligated to pay for injury, death, or damage to property of others, except property owned by, being transported by, or in the charge of the insured, [which] that

arise out of the ownership, operation, maintenance, or use of the motor vehicle; provided that in the case of

a U-drive motor vehicle, insurance to pay on behalf of

the renter or any operator of the insured motor

vehicle using the motor vehicle with the express
permission of the renter or lessee, sums [which] that
the renter or operator may be legally obligated to pay
for damage or destruction of property of others
(except property owned by, being transported by, or in
the charge of the renter or operator) arising out of
the operation or use of the motor vehicle with
coverage in an amount that is equal to or greater than
the amounts set forth in section 431:10C-301(c) unless
the motor vehicle is reported stolen by the owner
within three days of notification of the incident;
provided that the insurer and owner of a U-drive
vehicle shall have the right of subrogation against
the renter and operator for breach of the rental
contract between owner and renter; and provided
further that, in the event that any motor vehicle
offered for rental or lease is involved in an
accident, the lessor shall provide all information it
has or obtains relevant to the accident to all other
involved parties upon their request, including but not

H.B. NO. 1991 H.D. 1

		rimited to information about the lessee, and the
2		driver of the vehicle if other than the lessee.
3	(b)	[A] Except as otherwise provided in this section,
4	motor veh	icle insurance policy shall include:
5	(1)	Liability coverage of not less than \$20,000 per
6		person, with an aggregate limit of \$40,000 per
7		accident, for all damages arising out of accidental
8		harm sustained as a result of any one accident and
9		arising out of ownership, maintenance, use, loading,
10		or unloading of a motor vehicle;
11	(2)	Liability coverage of not less than \$10,000 for all
12		damages arising out of damage to or destruction of
13		property including motor vehicles and including the
14		loss of use thereof, but not including property owned
15		by, being transported by, or in the charge of the
16		insured, as a result of any one accident arising out
17		of the ownership, maintenance, use, loading, or
18		unloading, of the insured vehicle;
19	(3)	With respect to any motor vehicle registered or
20		principally garaged in this State, liability coverage
21		provided therein or supplemental thereto, in limits

1		for bodily injury or death set forth in paragraph (1),
2		under provisions filed with and approved by the
3		commissioner, for the protection of persons insured
4		thereunder who are legally entitled to recover damages
5		from owners or operators of uninsured motor vehicles
6		because of bodily injury, sickness, or disease,
7		including death, resulting therefrom; provided that
8		the coverage required under this paragraph shall not
9		be applicable where any named insured in the policy
10		shall reject the coverage in writing; and
11	(4)	Coverage for loss resulting from bodily injury or
12		death suffered by any person legally entitled to
13		recover damages from owners or operators of
14		underinsured motor vehicles. An insurer may offer the
15		underinsured motorist coverage required by this
16		paragraph in the same manner as uninsured motorist
17		coverage; provided that the offer of both shall:
18		(A) Be conspicuously displayed so as to be readily
19		noticeable by the insured;
20		(B) Set forth the premium for the coverage adjacent
21		to the offer in a manner that the premium is

1			clearly identifiable with the offer and may be
2			easily subtracted from the total premium to
3			determine the premium payment due in the event
4			the insured elects not to purchase the option;
5			and
6		(C)	Provide for written rejection of the coverage by
7			requiring the insured to affix the insured's
8			signature in a location adjacent to or directly
9			below the offer.
10	(c)	Each	U-drive rental business shall ensure that during
11	each rent	al per	riod, the U-drive rental motor vehicle is insured
12	under a m	otor v	vehicle insurance policy that includes:
13	(1)	Prima	ary insurance coverage for each U-drive rental
14		moto	vehicle amounting to no less than four times the
15		amour	nts set forth in section 431:10C-301(b) for death,
16		bodi	ly injury, and property damage per accident, and
17		costs	s of defense outside the limits;
18	(2)	Prima	ary insurance coverage for each U-drive rental
19		motor	vehicle for personal injury protection coverage
20		that	meets the minimum coverage amounts required by
21		secti	ion 431:10C-103.5; and

1	<u>(3)</u>	<u>The</u>	following optional coverages, that any named
2		insu	red, renter, or operator may elect to reject or
3		purc	hase and that provide primary coverage for each
4		<u>U-dr</u>	ive motor vehicle obtained and used from a U-drive
5		rent	al business:
6		(A)	Uninsured and underinsured motorist coverages as
7			provided for in section 431:10C-301, which shall
8			be equal to the primary liability limits
9			specified in this subsection; provided that
10			uninsured and underinsured motorist coverage
11			offers shall provide for written rejection of the
12			coverages as provided in section 431:10C-301;
13		<u>(B)</u>	Uninsured and underinsured motorist coverage
14			stacking options as provided in section
15			431:10C-301; provided that the offer of the
16			stacking options shall provide for written
17			rejection as provided in section 431:10C-301; and
18		(C)	An offer of required optional additional
19			insurance coverages as provided in section
20			431:10C-302;

1	<u>(d)</u>	If the only named insured under the motor vehicle
2	insurance	policy issued pursuant to section 431:10C-301(c) is
3	the U-dri	ve rental business, the insurer or the U-drive rental
4	business	shall:
5	(1)	Disclose the coverages in writing to the customer;
6	(2)	Disclose to the customer in writing that all optional
7		coverages available may not have been purchased under
8		sections 431:10C-301 and 431:10C-302; and
9	<u>(3)</u>	Obtain a written acknowledgment from the customer of
10		receipt of the written disclosures required in
11		paragraphs (1) and (2).
12	Within fi	fteen days after providing the disclosure to the
13	customer,	the standard disclosure forms used in paragraphs (1)
14	and (2),	and any modifications of these forms intended to be
15	used, sha	ll be filed with the commissioner. Within fifteen days
16	after the	filing a modified disclosure, the insurer or U-drive
17	rental bu	siness shall send to the customer each modified
18	disclosur	e form and obtain written acknowledgment from the
19	customer.	The disclosures and acknowledgment may be sent and
20	received l	oy electronic means.

H.B. NO. 1991 H.D. 1

I	[(c)] <u>(e)</u> The stacking or aggregating of uninsured
2	motorist coverage or underinsured motorist coverage is
3	prohibited, except as provided in subsection $[\frac{(d)}{\cdot}]$ $\underline{(f)}$.
4	[(d)] <u>(f)</u> An insurer shall offer the insured the
5	opportunity to purchase uninsured motorist coverage and
6	underinsured motorist coverage by offering the following option
7	with each motor vehicle insurance policy:
8	(1) The option to stack uninsured motorist coverage and
9	underinsured motorist coverage; and
10	(2) The option to select uninsured motorist coverage and
11	underinsured motorist coverage, whichever is
12	applicable, up to but not greater than the bodily
13	injury liability coverage limits in the insured's
14	policy.
15	These offers are to be made when a motor vehicle insurance
16	policy is first applied for or issued. For any existing
17	policies, an insurer shall offer [such] the coverage at the
18	first renewal after January 1, 1993. Once an insured has been
19	provided the opportunity to purchase or reject the coverages in
20	writing under the options, no further offer is required to be

H.B. NO. 1991 H.D. 1

- included with any renewal or replacement policy issued to the
 insured.
- 3 [(e)] (g) If uninsured motorist coverage or underinsured
- 4 motorist coverage is rejected, pursuant to section
- **5** 431:10C-301(b):
- 6 (1) The offers required by section [431:10C-301(d)]
- 7 431:10C-301(f) are not required to be made;
- **8** (2) No further offers or notice of the availability of
- 9 uninsured motorist coverage and underinsured motorist
- 10 coverage are required to be made in connection with
- any renewal or replacement policy; and
- 12 (3) The written rejections required by section
- 431:10C-301(b) shall be presumptive evidence of the
- insured's decision to reject the options.
- (h) The requirements of this part shall apply in the same
- 16 manner to any U-Drive rental business that self-insures pursuant
- 17 to section 431:10C-105."
- 18 SECTION 2. Section 431:10C-103, Hawaii Revised Statutes,
- 19 is amended as follows:
- 20 1. By adding a new definition to be appropriately
- 21 inserted and to read:

1	" <u>"U-</u>	drive motor vehicle insurance policy" means a motor
2	vehicle i	nsurance policy that meets the requirements set forth
3	in section	on 431:10C-301(c)."
4	2.	By amending the definitions of "insured" and "insured
5	motor veh	nicle" to read:
6	""In	sured" means:
7	(1)	The person identified by name as insured in a motor
8		vehicle insurance policy complying with section
9		431:10C-301; [and]
10	(2)	A person residing in the same household with a named
11		insured, specifically:
12		(A) A spouse or reciprocal beneficiary or other
13		relative of a named insured; and
14		(B) A minor in the custody of a named insured or of a
15		relative residing in the same household with a
16		named insured[-]; and
17	(3)	A customer who rents a U-drive motor vehicle from a
18		U-drive motor vehicle business.
19	[A person	resides As used in this definition, "person residing
20	in the sa	me household [if the] " means a person who usually makes
21	the perso	n's home in the same family unit[, which may include]

```
1
    and includes reciprocal beneficiaries, [even though] regardless
 2
    of whether the person temporarily lives elsewhere.
 3
          "Insured motor vehicle" means a motor vehicle:
 4
          (1)
               [Which] That is insured under a motor vehicle
 5
               insurance policy; [or]
 6
              The owner of which is a self-insurer with respect to
          (2)
               [such] the vehicle[→]; or
 7
 8
         (3) A U-drive motor vehicle."
 9
         SECTION 3. Section 431:10C-303.5, Hawaii Revised Statutes,
10
    is amended to read as follows:
11
          "$431:10C-303.5 U-drive insurance policy; primary. [\frac{a}{a}]
12
    A U-drive motor vehicle insurance policy, as provided for in
13
    section 431:10C-301, shall be primary; provided that [its] the
14
    bodily injury and property damage liability coverages provided
15
    for in the operator's or renter's motor vehicle insurance
16
    policies shall be secondary to the [operator's or renter's]
17
    U-drive motor vehicle insurance policy [if:
18
         (1) The U-drive rental business provides any claimant or
19
              person sustaining accidental harm or damages, as a
20
              result of the operation of the rental vehicle, the
21
              identity and address of the operator or renter, along
```

1	•	with any information available to the U-drive rental
2		business as to the identity and address of any insurer
3		under any liability policies applicable to the
4		operator or renter; provided that the U-drive rental
5		business shall make reasonable efforts to obtain such
6		information;
7	(2)	A suit may be filed and service upon the responsible
8		operator or renter can be effectuated; and
9	(3)	An insurer responds on behalf of the operator or
10		renter to a claim or suit.
11	-(d)-	In cases where the U-drive motor vehicle insurance
12	policy is	-primary because of:
13	(1)	A failure of a renter or operator to cooperate with
14		the U-drive rental business in providing the
15	·	information described in subsection (a) (1);
16	(2)	The failure to file suit and effectuate service as
17		described in subsection (a)(2); or
18	(3)	The failure of an insurer to respond as described in
19		subsection (a) (3) or defend a claim or pay required
20		benefits or a judgment;

- 1 the U-drive rental business may recover from the renter,
- 2 operator, or insurer, the sums the U-drive rental business
- 3 expended in payments or benefits, along with reasonable
- 4 attorneys' fees and expenses]."
- 5 SECTION 4. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 5. This Act shall take effect on July 1, 3000.

Report Title:

U-drive Motor Vehicles; Insurance

Description:

Establishes primary and optional coverage requirements for U-drive motor vehicle insurance policies. Establishes disclosure requirements for U-drive motor vehicle insurance policies. Effective 7/1/3000. (HD1)

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