LEGISLATIVE GENERAL COUNSEL

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2nd Sub. (Gray)

H.B. 228

	Representative Rebecca D. Lockhart proposes to substitute the following bill:
1	HEALTH INSURANCE PROVISIONS - INTERIM REVIEW
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Rebecca D. Lockhart
5	AN ACT RELATING TO THE LEGISLATURE; REQUIRING THE BUSINESS, LABOR, AND
6	ECONOMIC DEVELOPMENT INTERIM COMMITTEE AND THE HEALTH AND HUMAN
7	SERVICES INTERIM COMMITTEE TO IDENTIFY AND REVIEW CERTAIN HEALTH
8	INSURANCE PROVISIONS TO DETERMINE WHETHER THE PROVISIONS SHOULD BE
9	CONTINUED, MODIFIED, OR REPEALED $\$; and permitting the assistance of the
9a	LEGISLATIVE AUDITOR GENERAL § .
10	This act affects sections of Utah Code Annotated 1953 as follows:
11	AMENDS:
12	36-12-5, as last amended by Chapter 226, Laws of Utah 1998
	$\$$ 36-12-15, as last amended by Chapter 228, Laws of Utah 1992 \S
13	Be it enacted by the Legislature of the state of Utah:
14	Section 1. Section 36-12-5 is amended to read:
15	36-12-5. Duties of interim committees.
16	(1) [It is the duty of each] Each interim committee shall:
17	(a) [to] receive study assignments by resolution from the appropriate house of the
18	Legislature;
19	(b) [to] receive study assignments from [its corresponding Senate or House] the Legislative
20	Management Committee, created under Section 36-12-6;
21	(c) [to] place matters on its study agenda upon notification to [its Senate or House] the
22	Legislative Management Committee[. If a study request has], which request, if not [been]
23	disapproved by the [appropriate] Legislative Management Committee within 30 days of receipt
24	of the request, the interim committee may proceed with the requested study;
25	(d) [to] request research reports from the professional legislative staff pertaining to the

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26	committee's agenda of study;
27	(e) [to] investigate and study possibilities for improvement in government services within
28	its subject area;
29	(f) [to] accept reports from the professional legislative staff and make recommendations
30	for legislative action with respect to such reports; and
31	(g) [to] prepare and recommend to the Legislature a legislative program in response to the
32	committee's study agenda.
33	(2) (a) In addition to the duties established pursuant to Subsection (1), the Business, Labor,
34	and Economic Development Interim Committee and the Health and Human Services Interim
35	Committee shall:
36	(i) identify provisions in Title 31A that impose a mandatory obligation on health insurers
37	with respect to coverage, benefits, or providers that have been in effect for five or more years and
38	have not been reviewed during the previous 10 years; and
39	(ii) subject to the direction of the Legislative Management Committee which may divide
40	the provisions between the committees, review the provisions to determine whether the provisions
41	should be continued, modified, or repealed, provided that:
42	(A) any provision in effect for five or more years as of July 1, 2000, shall be reviewed
43	before November 30, 2005; and
44	(B) any provision enacted after July 1, 2000, shall be reviewed on the fifth year after
45	enactment.
46	(b) The review shall include:
47	(i) the estimated fiscal impact of the provision on state and private health insurance $ AND $;
48	(ii) the purpose and effectiveness of the provision § [; and].
49	[(iii) the estimated amount, if any, of the base insurance premium that is attributable to the
50	provision.
51	<u>(c) The committees § [may] SHALL § request the assistance of the Office of the Legislative</u>
51a	
52 52a	<u>Analyst to determine the estimated fiscal impact of a provision.</u>] (c) THE COMMITTEE MAY REQUEST THROUGH, AND WITH THE APPROVAL OF, THE AUDIT SUBCOMMITTEE THAT THE LEGISLATIVE
52a 52b	AUDITOR GENERAL PERFORM, OR OTHERWISE ASSIST IN THE PERFORMANCE OF, THE REVIEW
52c	DESCRIBED IN SUBSECTION (2)(b). §
53	[(2)] (3) Reports and recommendations of the interim committees shall be completed and
54	made public prior to any legislative session at which the reports and recommendations are
55	submitted. A copy of the reports and recommendations shall be mailed to each member or
56	member-elect of the Legislature, to each elective state officer, and to the state library.
56a	§ Section 2. Section 36-12-15 is amended to read:
56b	36-12-15. Office of Legislative Auditor General established Qualifications Powers, ş

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Senate 3rd Reading Amendments 2-18-2000 rd/rcl Senate Committee Amendments 2-10-2000 rd/rcl

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56as(8) The following records in the custody or control of the legislative auditor general shall be56atprotected records under Title 63, Chapter 2, Government Records Access and Management Act:56au(a) Records that would disclose information relating to allegations of personal s

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<u>56av</u>	Ş misconduct, gross mismanagement, or illegal activity of a past or present governmental employee if		
56aw	the information or allegation cannot be corroborated by the legislative auditor general through other		
56ax	documents or evidence, and the records relating to the allegation are not relied upon by the		
	legislative		
56ay	auditor general in preparing a final audit report.		
56az	(b) Records and audit workpapers to the extent they would disclose the identity of a person		
56ba	who during the course of a legislative audit, communicated the existence of any waste of public		
56bb	funds, property, or manpower, or a violation or suspected violation of a law, rule, or regulation		
56bc	adopted under the laws of this state, a political subdivision of the state, or any recognized entity of		
56bd	the United States, if the information was disclosed on the condition that the identity of the person be		
56be	protected.		
56bf	(c) Prior to the time that an audit is completed and the final audit report is released, records		
	<u>or</u>		
56bg	drafts circulated to a person who is not an employee or head of a governmental entity for their		
56bh	response or information.		
56bi	(d) Records that would disclose an outline or part of any audit survey plans or audit program.		
56bj	(e) Requests for audits, if disclosure would risk circumvention of an audit.		
56bk	(f) The provisions of Subsections (a), (b), and (c) do not prohibit the disclosure of records or		
56bl	information that relate to a violation of the law by a governmental entity or employee to a government		
56bm	prosecutor or peace officer.		
56bn	(g) The provisions of this section do not limit the authority otherwise given to the legislative		
56bo	auditor general to classify a document as public, private, controlled, or protected under Title 63,		
56bp	Chapter 2, Government Records Access and Management Act.		
56bq	(9) The legislative auditor general shall:		
56br	(a) be available to the Legislature and to its committees for consultation on matters relevant		
56bs	to areas of his professional competence AND SHALL PERFORM, OR OTHERWISE ASSIST IN THE		
56bt	PERFORMANCE OF, A HEALTH INSURANCE PROVISION REVIEW AS PROVIDED IN SECTION		
	<u>36-12-5;</u>		
56bu	(b) conduct special audits as requested by the Legislative Management Committee;		
56bv	(c) report immediately in writing to the Legislative Management Committee through its audit		
56bw	subcommittee any apparent violation of penal statutes disclosed by the audit of a state agency and		
56bx	furnish to the Legislative Management Committee all information relative to the apparent violation;		
56by	(d) report immediately in writing to the Legislative Management Committee through its audit		
56bz	subcommittee any apparent instances of malfeasance or nonfeasance by a state officer or employee		
56ca	disclosed by the audit of a state agency; and		
56cb	(e) make any recommendations to the Legislative Management Committee through its audit		
56cc	subcommittee with respect to the alteration or improvement of the accounting system used by any		
56cd	entity that receives public funds.		
56ce	(10) (a) Prior to each annual general session, the legislative auditor general shall prepare a		
56cf	summary of the audits conducted and of actions taken based upon them during the preceding year.		
56cg	(b) This report shall also set forth any items and recommendations that are important for		
56ch	consideration in the forthcoming session, together with a brief statement or rationale for each item or		
56ci	recommendation.		
56cj	(c) The legislative auditor general shall deliver the report to the Legislature and to the		

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56ck appropriate committees of the Legislature. ş

56cl	Ş	(11) (a) No person or entity may:

56cm	(i) interfere with a legislative audit, examination, or review of an	y entity conducted by the

56cn <u>office; or</u>

56co		(ii) interfere with the office relative to the content of the report, the conclusions reached in
1	<u>the</u>	

56cp report, or the manner of disclosing the results and findings of the office.

56cq (b) Any person or entity that violates the provisions of this Subsection (11) is guilty of a class

56cr <u>B misdemeanor.</u> ş