Senator Michael G. Waddoups proposes to substitute the following bill:

1	MOTOR VEHICLE INSURANCE POLICY COVERAGE
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Michael G. Waddoups
5	AN ACT RELATING TO INSURANCE; AMENDING UNINSURED AND UNDERINSURED
6	MOTORIST COVERAGE PROVISIONS.
7	This act affects sections of Utah Code Annotated 1953 as follows:
8	AMENDS:
9	31A-22-305, as last amended by Chapter 158, Laws of Utah 1999
10	Be it enacted by the Legislature of the state of Utah:
11	Section 1. Section 31A-22-305 is amended to read:
12	31A-22-305. Uninsured and underinsured motorist coverage.
13	(1) As used in this section, "covered persons" includes:
14	(a) the named insured;
15	(b) persons related to the named insured by blood, marriage, adoption, or guardianship,
16	who are residents of the named insured's household, including those who usually make their home
17	in the same household but temporarily live elsewhere;
18	(c) any person occupying or using a motor vehicle referred to in the policy or owned by
19	a self-insurer; and
20	(d) any person who is entitled to recover damages against the owner or operator of the
21	uninsured or underinsured motor vehicle because of bodily injury to or death of persons under
22	Subsection (1)(a), (b), or (c).
23	(2) As used in this section, "uninsured motor vehicle" includes:
24	(a) (i) a vehicle, the operation, maintenance, or use of which is not covered under a
25	liability policy at the time of an injury-causing occurrence; or

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26 (ii) (A) a vehicle covered with lower liability limits than required by Section 31A-22-304; (B) the vehicle described in Subsection (2)(a)(ii)(A) is uninsured to the extent of the 27 28 deficiency; 29 (b) an unidentified vehicle that left the scene of an accident proximately caused by the 30 vehicle operator; 31 (c) a vehicle covered by a liability policy, but coverage for an accident is disputed by the 32 liability insurer for more than 60 days or, beginning with the effective date of this act, continues 33 to be disputed for more than 60 days; or 34 (d) (i) an insured vehicle if, before or after the accident, the liability insurer of the vehicle 35 is declared insolvent by a court of competent jurisdiction; 36 (ii) the vehicle described in Subsection (2)(d)(i) is uninsured only to the extent that the 37 claim against the insolvent insurer is not paid by a guaranty association or fund. 38 (3) (a) Uninsured motorist coverage under Subsection 31A-22-302(1)(b) provides 39 coverage for covered persons who are legally entitled to recover damages from owners or operators 40 of uninsured motor vehicles because of bodily injury, sickness, disease, or death [in limits that at 41 least equal the minimum bodily injury limits for motor vehicle liability policies under Section 42 31A-22-304]. 43 (b) For new policies written on or after January 1, 2001, the limits of uninsured motorist 44 coverage shall be equal to the lesser of the limits of the insured's motor vehicle liability coverage 45 or the maximum uninsured motorist coverage limits available by the insurer under the insured's 46 motor vehicle policy, unless the insured purchases coverage in a lesser amount by signing an 47 acknowledgment form provided by the insurer that: 48 (i) waives the higher coverage; 49 (ii) reasonably explains the purpose of uninsured motorist coverage; and 50 (iii) discloses the additional premiums required to purchase uninsured motorist coverage 51 with limits equal to the lesser of the limits of the insured's motor vehicle liability coverage or the 52 maximum uninsured motorist coverage limits available by the insurer under the insured's motor 53 vehicle policy. 54 (c) Uninsured motorist coverage may not be sold with limits that are less than the 55 minimum bodily injury limits for motor vehicle liability policies under Section 31A-22-304. 56 (d) The acknowledgment under Subsection (3)(b) continues for that issuer of the uninsured

57	motorist coverage until the insured, in writing, requests different uninsured motorist coverage from
58	the insurer.
59	(e) (i) In conjunction with the first two renewal notices sent after January 1, 2001, for
60	policies existing on that date, the insurer shall disclose in the same medium as the premium
61	renewal notice, an explanation of the purpose of uninsured motorist coverage and the costs
62	associated with \$ [all coverage] INCREASING THE COVERAGE IN \$ amounts up to and including the
62a	maximum amount available by the
63	insurer under the insured's motor vehicle policy.
64	(ii) The disclosure shall be sent to all insureds that carry uninsured motorist coverage
65	limits in an amount less than the insured's motor vehicle liability policy limits or the maximum
66	uninsured motorist coverage limits available by the insurer under the insured's motor vehicle
67	policy.
68	(4) (a) (i) Except as provided in Subsection (4)(b), the named insured may reject uninsured
69	motorist coverage by an express writing to the insurer that provides liability coverage under
70	Subsection 31A-22-302(1)(a).
71	(ii) This rejection shall be on a form provided by the insurer that includes a reasonable
72	explanation of the purpose of uninsured motorist coverage.
73	(iii) This rejection continues for that issuer of the liability coverage until the insured in
74	writing requests uninsured motorist coverage from that liability insurer.
75	(b) (i) All persons, including governmental entities, that are engaged in the business of,
76	or that accept payment for, transporting natural persons by motor vehicle, and all school districts
77	that provide transportation services for their students, shall provide coverage for all vehicles used
78	for that purpose, by purchase of a policy of insurance or by self-insurance, uninsured motorist
79	coverage of at least \$25,000 per person and \$500,000 per accident.
80	[(i)] (ii) This coverage is secondary to any other insurance covering an injured covered
81	person.
82	[(ii)] (c) [This coverage does not apply to an employee, who is injured by an uninsured
83	motorist, whose exclusive remedy is] Uninsured motorist coverage:
84	(i) is secondary to the benefits provided by Title 34A, Chapter 2, Workers' Compensation
85	Act[-];
86	(ii) may not be subrogated by the Workers' Compensation insurance carrier;
87	(iii) may not be reduced by any benefits provided by Workers' Compensation insurance;

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- (iv) may be reduced by health insurance subrogation only after the covered person has been made whole.
- [(c)] (d) As used in this Subsection (4):
 - (i) "Governmental entity" has the same meaning as under Section 63-30-2.
 - (ii) "Motor vehicle" has the same meaning as under Section 41-1a-102.
- (5) When a covered person alleges that an uninsured motor vehicle under Subsection (2)(b) proximately caused an accident without touching the covered person or the vehicle occupied by the covered person, the covered person must show the existence of the uninsured motor vehicle by clear and convincing evidence consisting of more than the covered person's testimony.
- (6) (a) The limit of liability for uninsured motorist coverage for two or more motor vehicles may not be added together, combined, or stacked to determine the limit of insurance coverage available to an injured person for any one accident.
- (b) (i) Subsection (6)(a) applies to all persons except a covered person as defined under Subsection (7)(b)(ii).
- (ii) A covered person as defined under Subsection (7)(b)(ii) is entitled to the highest limits of uninsured motorist coverage afforded for any one vehicle that the covered person is the named insured or an insured family member.
- (iii) This coverage shall be in addition to the coverage on the vehicle the covered person is occupying.
 - (iv) Neither the primary nor the secondary coverage may be set off against the other.
- (c) Coverage on a motor vehicle occupied at the time of an accident shall be primary coverage, and the coverage elected by a person described under Subsections (1)(a) and (b) shall be secondary coverage.
- (7) (a) Uninsured motorist coverage under this section applies to bodily injury, sickness, disease, or death of covered persons while occupying or using a motor vehicle only if the motor vehicle is described in the policy under which a claim is made, or if the motor vehicle is a newly acquired or replacement vehicle covered under the terms of the policy. Except as provided in Subsection (6) or (7), a covered person injured in a vehicle described in a policy that includes uninsured motorist benefits may not elect to collect uninsured motorist coverage benefits from any other motor vehicle insurance policy under which he is a covered person.

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119 (b) Each of the following persons may also recover uninsured motorist benefits under any 120 other policy in which they are described as a "covered person" as defined in Subsection (1): 121 (i) a covered person injured as a pedestrian by an uninsured motor vehicle; and 122 (ii) a covered person injured while occupying or using a motor vehicle that is not owned 123 by, furnished, or available for the regular use of the covered person, the covered person's resident 124 spouse, or the covered person's resident relative. 125 (c) A covered person in Subsection (7)(b) is not barred against making subsequent 126 elections if recovery is unavailable under previous elections. 127 (8) (a) As used in this section, "underinsured motor vehicle" includes a vehicle, the 128 operation, maintenance, or use of which is covered under a liability policy at the time of an 129 injury-causing occurrence, but which has insufficient liability coverage to compensate fully the 130 injured party for all special and general damages. 131 (b) The term "underinsured motor vehicle" does not include: 132 (i) a motor vehicle that is covered under the liability coverage of the same policy that also 133 contains the underinsured motorist coverage; or 134 (ii) an uninsured motor vehicle as defined in Subsection (2). (9) (a) Underinsured motorist coverage under Subsection 31A-22-302(1)(c) provides 135 136 coverage for covered persons who are legally entitled to recover damages from owners or operators 137 of underinsured motor vehicles because of bodily injury, sickness, disease, or death [in limits of 138 at least \$10,000 for one person in any one accident, and at least \$20,000 for two or more persons 139 in any one accident]. 140 (b) For new policies written on or after January 1, 2001, the limits of underinsured 141 motorist coverage shall be equal to the lesser of the limits of the insured's motor vehicle liability 142 coverage or the maximum underinsured motorist coverage limits available by the insurer under the 143 insured's motor vehicle policy, unless the insured purchases coverage in a lesser amount by signing 144 an acknowledgment form provided by the insurer that: 145 (i) waives the higher coverage; 146 (ii) reasonably explains the purpose of underinsured motorist coverage; and 147 (iii) discloses the additional premiums required to purchase underinsured motorist 148 coverage with limits equal to the lesser of the limits of the insured's motor vehicle liability

coverage or the maximum underinsured motorist coverage limits available by the insurer under the

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150	insured's motor vehicle policy.
151	(c) Underinsured motorist coverage may not be sold with limits that are less than \$10,000
152	for one person in any one accident and at least \$20,000 for two or more persons in any one
153	accident.
154	(d) The acknowledgment under Subsection (9)(b) continues for that issuer of the
155	underinsured motorist coverage until the insured, in writing, requests different underinsured
156	motorist coverage from the insurer.
157	[(b)] (e) The named insured's underinsured motorist coverage, as described in Subsection
158	(9)(a), is secondary to the liability coverage of an owner or operator of an underinsured motor
159	vehicle, as described in Subsection (8). Underinsured motorist coverage may not be set off against
160	the liability coverage of the owner or operator of an underinsured motor vehicle, but shall be added
161	to, combined with, or stacked upon the liability coverage of the owner or operator of the
162	underinsured motor vehicle to determine the limit of coverage available to the injured person.
163	[(c)] (f) (i) [For new policies or contracts written after January 1, 1993, a] A named insured
164	may reject underinsured motorist coverage by an express writing to the insurer that provides
165	liability coverage under Subsection 31A-22-302(1)(a).
166	(ii) This written rejection shall be on a form provided by the insurer that includes a
167	reasonable explanation of the purpose of underinsured motorist coverage and when it would be
168	applicable.
169	(iii) This rejection continues for that issuer of the liability coverage until the insured in
170	writing requests underinsured motorist coverage from that liability insurer.
171	[(ii)] (g) In conjunction with the first [three] two renewal notices sent after January 1,
172	[1993] 2001, for policies existing on that date, the insurer shall [notify the insured of the
173	availability of underinsured motorist coverage along with estimated ranges of premiums for the
174	coverage. The department shall provide standard language to be used by insurers to fulfill the
175	insurers' duty under this Subsection (9).] disclose in the same medium as the premium renewal
176	notice, an explanation of the purpose of underinsured motorist coverage and the costs associated
177	with \$ [all coverage] INCREASING THE COVERAGE IN \$ amounts up to and including the maximum
177a	amount available by the insurer under
178	the insured's motor vehicle policy.
179	(ii) The disclosure shall be sent to all insureds that carry underinsured motorist coverage

limits in an amount less than the insured's motor vehicle liability policy limits or the maximum

181	underinsured motorist coverage limits available by the insurer under the insured's motor vehicle
182	policy.
183	(10) (a) Underinsured motorist coverage under this section applies to bodily injury,
184	sickness, disease, or death of an insured while occupying or using a motor vehicle owned by,
185	furnished, or available for the regular use of the insured, a resident spouse, or resident relative of
186	the insured, only if the motor vehicle is described in the policy under which a claim is made, or
187	if the motor vehicle is a newly acquired or replacement vehicle covered under the terms of the
188	policy. Except as provided in this Subsection (10), a covered person injured in a vehicle described
189	in a policy that includes underinsured motorist benefits may not elect to collect underinsured
190	motorist coverage benefits from any other motor vehicle insurance policy under which he is a
191	named insured.
192	(b) (i) The limit of liability for underinsured motorist coverage for two or more motor
193	vehicles may not be added together, combined, or stacked to determine the limit of insurance
194	coverage available to an injured person for any one accident.
195	(ii) Subsection (10)(b)(i) applies to all persons except a covered person as defined under
196	Subsection (10)(c)(i)(B).
197	(iii) Coverage on a motor vehicle occupied at the time of an accident shall be primary
198	coverage, and the coverage elected by a person described under Subsections (1)(a) and (b) shall

(c) Underinsured motorist coverage:

be secondary coverage.

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- 201 (i) is secondary to the benefits provided by Title 34A, Chapter 2, Workers' Compensation 202 Act;
 - (ii) may not be subrograted by the Workers' Compensation insurance carrier;
- 204 (iii) may not be reduced by any benefits provided by Workers' Compensation insurance; 205 and
 - (iv) may be reduced by health insurance subrogation only after the covered person has been made whole.
 - [(c)] (d) (i) Each of the following persons may also recover underinsured motorist coverage benefits under any other policy in which they are described as a "covered person" as defined under Subsection (1):
 - (A) a covered person injured as a pedestrian by an underinsured motor vehicle; or

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- (B) a covered person injured while occupying or using a motor vehicle that is not owned by, furnished, or available for the regular use of the covered person, the covered person's resident spouse, or the covered person's resident relative.
 - (ii) This coverage shall only be available as a secondary source of coverage.
- (iii) A covered person as defined under Subsection (10)[(c)] (b)(i)(B) is entitled to the highest limits of underinsured motorist coverage afforded for any one vehicle that the covered person is the named insured or an insured family member.
- (iv) This coverage shall be in addition to the coverage on the vehicle the covered person is occupying.
 - (v) Neither the primary nor the secondary coverage may be set off against the other.
- [(d)] (e) A covered injured person is not barred against making subsequent elections if recovery is unavailable under previous elections.
- 224 (11) A claim may not be brought by a covered person against a motor vehicle underinsured 225 motorist policy more than three years after the date of the h LAST h liability policy payment.