

1st Sub. H.B. 19
INSURANCE LAW RELATED AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

FEBRUARY 1, 2011 9:40 AM

Representative **James A. Dunnigan** proposes the following amendments:

1. *Page 61, Line 1883:*

1883 (iii) one or more tiers of non-contracted providers; ~~{-and-}~~

2. *Page 73, Line 2257 through Page 74, Line 2259:*

2257 (4) (a) The [employer] insurer shall provide written notification of the right to an
2258 individual conversion policy within 30 days of the insurer receiving notice of, the insured's
2259 termination of COBRA or Utah mini-COBRA coverage to:

3. *Page 133, Lines 4093 through 4099:*

4093 (1) [~~All provisions of Section 31A-30-106.1 apply~~] Section 31A-30-106 applies to
4094 conversion policies.

4095 (2) Conversion policy premium rates may not exceed by more than 35% the index rate
4096 for {+} **small employers** {+} ~~{individuals}~~ with similar case characteristics for any class of
business in

4097 which the policy form has been [approved] filed.

4098 (3) An insurer may not consider pregnancy of a covered insured in determining its
4099 conversion policy premium rates.