	PRIVATE HEALTH INSURANCE - WAIVER
	OF HEALTH CONDITION
	2004 GENERAL SESSION
	STATE OF UTAH
	Sponsor: Chad E. Bennion
LONG T	ITLE
General	Description:
T	nis bill amends the Individual, Small Employer Group Health Insurance Act to create
condition	-specific exclusion riders.
Highligh	ted Provisions:
T	nis bill:
•	takes away the commissioner's rulemaking authority to designate the health
condition	s that may be excluded from health insurance coverage;
•	establishes in statute the specific health conditions that may be excluded from
health ins	urance coverage;
•	expands what is excluded from coverage by excluding treatment and prescription
drugs rela	ated to that specific condition; and
•	provides that conditions related to cancer or a mastectomy may not be excluded
from cove	brage.
Monies A	Appropriated in this Bill:
Ν	one
Other Sp	ecial Clauses:
Ν	one
Utah Co	le Sections Affected:
AMEND	5:
31	A-30-107.5, as last amended by Chapter 252, Laws of Utah 2003

Be it enacted by the Legislature of the state of Utah:
Section 1. Section 31A-30-107.5 is amended to read:
31A-30-107.5. Limitations and exclusions.
(1) A health benefit plan may impose a preexisting condition exclusion only if:
(a) the exclusion relates to a condition, regardless of the cause of the condition, for
which medical advise, diagnosis, care, or treatment was recommended or received within the
six-month period ending on the enrollment date;
(b) the exclusion extends for a period of:
(i) not more than 12 months after the enrollment date; or
(ii) in the case of a late enrollee, 18 months after the enrollment date; and
(c) the period described in Subsection (1)(b) is reduced by the aggregate of the period
of creditable coverage applicable to the participant or beneficiary as of the enrollment date.
(2) Creditable coverage shall be provided for the period of time the individual was
previously covered by:
(a) public or private health insurance; or
(b) any other group health plan as defined in 42 U.S.C. Section 300gg-91.
(3) (a) The period of continuous coverage under Subsection (1)(c) may not include an
waiting period for the effective date of the new coverage applied by the employer or the carrie
(b) This Subsection (3) does not preclude application of any waiting period applicable
to all new enrollees under the plan.
(4) (a) Credit for previous coverage as provided under Subsection (1)(c) need not be
given for any condition that was previously excluded under a condition-specific exclusion rid
issued pursuant to Subsection (6).
(b) A new preexisting waiting period may be applied to any condition that was
excluded by a rider under the terms of previous individual coverage.
(5) (a) For purposes of Subsection (1)(c), a period of creditable coverage may not be
counted with respect to enrollment of an individual under a health benefit plan, if:
(i) after the period and before the enrollment date, there was a 63-day period during a
of which the individual was not covered under any creditable coverage; or
(ii) the insured fails to provide notification of previous coverage to the covered carrie

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59	within 36 months of the coverage effective date if the covered carrier has previously requested
60	the notification.
61	(b) (i) Credit for previous coverage as provided under Subsection (1)(c) need not be
62	given for any condition that was previously excluded in compliance with Subsection (6).
63	(ii) A new preexisting waiting period may be applied to any condition that was
64	excluded under the terms of previous individual coverage.
65	(6) (a) An individual carrier:
66	(i) shall offer a health benefit plan in compliance with Subsection (1); [and]
67	(ii) may, when the individual carrier and the insured mutually agree in writing to a
68	condition-specific exclusion rider, offer to issue an individual policy that excludes <u>all treatment</u>
69	and prescription drugs related to a specific physical condition, or any specific or class of
70	prescription drugs consistent with Subsection (6)(b)[-]; and
71	(iii) may offer an individual policy that may establish separate cost sharing
72	requirements including, deductibles and maximum limits that are specific to covered services
73	and supplies, including specific drugs, when utilized for the treatment and care of the
74	conditions listed in Subsection (6)(b).
75	(b) (i) [The commissioner shall establish by rule a list of life threatening physical
76	conditions that may] The following may not be the subject of a condition-specific exclusion
77	rider[-] except when a mastectomy has been performed or the condition is due to cancer:
78	(A) conditions of the bones or joints of the ankle, arm, elbow, foot, hand, hip, knee,
79	leg, wrist, shoulder, spine, and toes, including bone spurs, bunions, carpal tunnel syndrome,
80	club foot, hammertoe, syndactylism, and treatment and prosthetic devices related to
81	amputation;
82	(B) anal fistula, breast implants, breast reduction, cystocele, enuresos, hemorrhoids,
83	hydrocele, hyospadius, uterine leiomyoma, variocele, spermatocele, endometriosis;
84	(C) cleft lip, cleft palate, deviated nasal septum, and other sinus related conditions;
85	(D) goiter and other thyroid related conditions, hemangioma, hernia, keloids,
86	migraines, scar revisions, varicose veins, abdominoplasty;
87	(E) cataracts, cornia transplant, detached retina, glaucoma, keratoconus, macular
88	degeneration, strabismus;
00	

89 (F) Baker cyst;

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90	(G) allergies; and
91	(H) any specific or class of prescription drugs.
92	(ii) A condition-specific exclusion rider:
93	(A) shall be limited to the excluded condition; and
94	(B) may not extend to any secondary medical condition that may or may not be directly
95	related to the excluded condition.
96	(7) Notwithstanding the other provisions of this section, a health benefit plan may
97	impose a limitation period if:
98	(a) each policy that imposes a limitation period under the health benefit plan specifies
99	the physical condition that is excluded from coverage during the limitation period;
100	(b) the limitation period does not exceed 12 months;
101	(c) the limitation period is applied uniformly; and
102	(d) the limitation period is reduced in compliance with Subsection (1)(c).

Legislative Review Note as of 1-19-04 8:59 AM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

State Impact

May reduce the number of people applying for coverage with HIPUtah.

Individual and Business Impact

Impact on businesses and individuals will vary according to individual circumstances. Persons accepting a waiver may be able to get insurance where they would otherwise be referred to HIPUtah. Employers may experience lower costs. Agents will be able to keep families on the same policy who might otherwise be split because of uninsurable conditions.

Office of the Legislative Fiscal Analyst