1	MOTOR VEHICLE INSURANCE - NAMED						
2	DRIVER EXCLUSION						
3	2010 GENERAL SESSION						
4	STATE OF UTAH						
5	Chief Sponsor: Lyle W. Hillyard						
6	House Sponsor: Jack R. Draxler						
7							
8	LONG TITLE						
9	General Description:						
10	This bill modifies the Insurance Code by amending provisions relating to named driver						
11	exclusions for motor vehicle insurance coverage.						
12	Highlighted Provisions:						
13	This bill:						
14	▶ provides that a policy of $\hat{S} \rightarrow \underline{personal lines} \leftarrow \hat{S}$ insurance or combination of						
14a	<b>\$→</b> personal lines ←\$ policies purchased to satisfy						
15	the owner's or operator's security requirement may specifically exclude from						
16	coverage a person who is a resident of the named insured's household or a person						
17	who usually or customarily operates the motor vehicle;						
18	provides that the named driver exclusion is only effective if:						
19	<ul> <li>each person excluded from coverage satisfies the owner's or operator's</li> </ul>						
20	security requirement independently of the named insured;						
21	<ul> <li>the named insured and the person excluded from coverage each provide written</li> </ul>						
22	consent to the exclusion; and						
23	<ul> <li>the insurer includes the name of each person excluded from coverage in the</li> </ul>						
24	evidence of insurance provided to an additional insured or loss payee;						
25	<ul> <li>provides that the named driver exclusion requirement to obtain owner's or operator's</li> </ul>						

security does not apply if the excluded person's license has been denied, suspended,  $\$ \rightarrow \underline{or} \leftarrow \$$ 



revoked  $\hat{S} \rightarrow [, \text{ or disqualified}] \leftarrow \hat{S}$ ;

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28	<ul> <li>provides that if the driver license of a person excluded from coverage has been</li> </ul>							
29	denied, suspended, revoked, or disqualified and the person excluded from coverage							
30	subsequently operates a motor vehicle, the exclusion shall:							
31	<ul> <li>exclude all liability coverage and all physical damage coverage without regard</li> </ul>							
32	to the comparative fault of the excluded driver;							
33	<ul> <li>proportionately reduce any benefits otherwise payable to the person excluded</li> </ul>							
34	from coverage and by any named insured for certain motor vehicle insurance							
35	benefits payable to the extent the person excluded from coverage was							
36	comparatively at fault; and							
37	• if the person excluded from coverage is 50% or more at fault in causing the							
38	accident, bar both the excluded driver and any named insured from recovering							
39	any benefits under certain motor vehicle insurance coverage;							
40	<ul> <li>provides that the named driver exclusion does not apply when the person excluded</li> </ul>							
41	from coverage is a non-driving passenger in a motor vehicle or a pedestrian; and							
42	<ul><li>makes technical changes.</li></ul>							
43	Monies Appropriated in this Bill:							
44	None							
45	Other Special Clauses:							
46	This bill provides an effective date.							
47	<b>Utah Code Sections Affected:</b>							
48	AMENDS:							
49	31A-22-303, as last amended by Laws of Utah 2008, Chapters 3 and 314							
50	ENACTS:							
51 52	<b>31A-22-302.5</b> , Utah Code Annotated 1953							
<ul><li>52</li><li>53</li></ul>	Be it enacted by the Legislature of the state of Utah:							
54	Section 1. Section 31A-22-302.5 is enacted to read:							
55	31A-22-302.5. Named driver exclusions.							
56	(1) A policy of $\hat{S} \rightarrow \underline{\text{personal lines}} \leftarrow \hat{S}$ insurance or combination of $\hat{S} \rightarrow \underline{\text{personal lines}} \leftarrow \hat{S}$							
56a	policies purchased to satisfy the owner's or							
57	operator's security requirement under Section 41-12a-301 may specifically exclude from							
58	coverage:							

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59	(a) a person who is a resident of the named insured's household, including a person
50	who usually makes the person's home in the same household but temporarily lives elsewhere;
51	<u>or</u>
52	(b) a person who usually or customarily operates the motor vehicle.
53	(2) The named driver exclusion under Subsection (1) is effective only if:
54	(a) at the time of the proposed exclusion, each person excluded from coverage satisfies
65	the owner's or operator's security requirement under Section 41-12a-301, independently of the
66	named insured's proof of owner's or operator's security;
57	(b) any named insured and the person excluded from coverage each provide written
58	consent to the exclusion; and
59	(c) the insurer includes the name of each person excluded from coverage in the
70	evidence of insurance provided to an additional insured or loss payee.
71	(3) The provisions of Subsection (2)(a) do not apply to the named driver exclusion of
72	the person excluded from coverage if the person's driver license has been denied, suspended, $\hat{S} \rightarrow \underline{or} \leftarrow \hat{S}$
73	revoked $\hat{S} \rightarrow [\frac{1}{2}, \text{ or disqualified}] \leftarrow \hat{S}$ .
74	(4) The named driver exclusion shall remain effective until removed by the insurer.
75	(5) If the driver license of a person excluded from coverage under Subsection (1) has
76	been denied, suspended, revoked, or disqualified and the person excluded from coverage
77	subsequently operates a motor vehicle, the exclusion shall:
78	(a) exclude all liability coverage and all physical damage coverage without regard to
79	the comparative fault of the excluded driver;
30	(b) proportionately reduce any benefits otherwise payable to the person excluded from
31	coverage and to any named insured under Subsection (2)(b) for benefits payable under
32	uninsured motorist coverage, underinsured motorist coverage, personal injury protection
33	coverage, and first party medical coverage to the extent the person excluded from coverage was
34	comparatively at fault; and
35	(c) if the person excluded from coverage is 50% or more at fault in causing the
36	accident, bar both the excluded driver and any named insured under Subsection (2)(b) from
37	recovering any benefits under any coverage listed under Subsection (5)(b).
38	(6) The named driver exclusion under Subsection (1) does not apply when the person
39	excluded from coverage is:

90	(a) a non-driving passenger in a motor vehicle; or
91	(b) a pedestrian.
92	Section 2. Section 31A-22-303 is amended to read:
93	31A-22-303. Motor vehicle liability coverage.
94	(1) (a) In addition to complying with the requirements of Chapter 21, Insurance
95	Contracts in General, and Chapter 22, Part 2, Liability Insurance in General, a policy of motor
96	vehicle liability coverage under Subsection 31A-22-302(1)(a) shall:
97	(i) name the motor vehicle owner or operator in whose name the policy was purchased,
98	state that named insured's address, the coverage afforded, the premium charged, the policy
99	period, and the limits of liability;
100	(ii) (A) if it is an owner's policy, designate by appropriate reference all the motor
101	vehicles on which coverage is granted, insure the person named in the policy, insure any other
102	person using any named motor vehicle with the express or implied permission of the named
103	insured, and, except as provided in Subsection (7), insure any person included in Subsection
104	(1)(a)(iii) against loss from the liability imposed by law for damages arising out of the
105	ownership, maintenance, or use of these motor vehicles within the United States and Canada,
106	subject to limits exclusive of interest and costs, for each motor vehicle, in amounts not less
107	than the minimum limits specified under Section 31A-22-304; or
108	(B) if it is an operator's policy, insure the person named as insured against loss from
109	the liability imposed upon him by law for damages arising out of the insured's use of any motor
110	vehicle not owned by him, within the same territorial limits and with the same limits of liability
111	as in an owner's policy under Subsection (1)(a)(ii)(A);
112	(iii) except as provided in Subsection (7), insure persons related to the named insured
113	by blood, marriage, adoption, or guardianship who are residents of the named insured's
114	household, including those who usually make their home in the same household but
115	temporarily live elsewhere, to the same extent as the named insured;
116	(iv) where a claim is brought by the named insured or a person described in Subsection
117	(1)(a)(iii), the available coverage of the policy may not be reduced or stepped-down because:
118	(A) a permissive user driving a covered motor vehicle is at fault in causing an accident
119	or
120	(B) the named insured or any of the persons described in this Subsection (1)(a)(iii)

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driving a covered motor vehicle is at fault in causing an accident; and

(v) cover damages or injury resulting from a covered driver of a motor vehicle who is stricken by an unforeseeable paralysis, seizure, or other unconscious condition and who is not reasonably aware that paralysis, seizure, or other unconscious condition is about to occur to the extent that a person of ordinary prudence would not attempt to continue driving.

- (b) The driver's liability under Subsection (1)(a)(v) is limited to the insurance coverage.
- (c) (i) "Guardianship" under Subsection (1)(a)(iii) includes the relationship between a foster parent and a minor who is in the legal custody of the Division of Child and Family Services if:
- 131 (A) the minor resides in a foster home, as defined in Section 62A-2-101, with a foster 132 parent who is the named insured; and
  - (B) the foster parent has signed to be jointly and severally liable for compensatory damages caused by the minor's operation of a motor vehicle in accordance with Section 53-3-211.
  - (ii) "Guardianship" as defined under this Subsection (1)(c) ceases to exist when a minor described in Subsection (1)(c)(i)(A) is no longer a resident of the named insured's household.
  - (2) (a) A policy containing motor vehicle liability coverage under Subsection 31A-22-302(1)(a) may:
  - (i) provide for the prorating of the insurance under that policy with other valid and collectible insurance;
  - (ii) grant any lawful coverage in addition to the required motor vehicle liability coverage;
  - (iii) if the policy is issued to a person other than a motor vehicle business, limit the coverage afforded to a motor vehicle business or its officers, agents, or employees to the minimum limits under Section 31A-22-304, and to those instances when there is no other valid and collectible insurance with at least those limits, whether the other insurance is primary, excess, or contingent; and
  - (iv) if issued to a motor vehicle business, restrict coverage afforded to anyone other than the motor vehicle business or its officers, agents, or employees to the minimum limits

under Section 31A-22-304, and to those instances when there is no other valid and collectible insurance with at least those limits, whether the other insurance is primary, excess, or contingent.

- (b) (i) The liability insurance coverage of a permissive user of a motor vehicle owned by a motor vehicle business shall be primary coverage.
- (ii) The liability insurance coverage of a motor vehicle business shall be secondary to the liability insurance coverage of a permissive user as specified under Subsection (2)(b)(i).
  - (3) Motor vehicle liability coverage need not insure any liability:

- (a) under any workers' compensation law under Title 34A, Utah Labor Code;
- (b) resulting from bodily injury to or death of an employee of the named insured, other than a domestic employee, while engaged in the employment of the insured, or while engaged in the operation, maintenance, or repair of a designated vehicle; or
- (c) resulting from damage to property owned by, rented to, bailed to, or transported by the insured.
- (4) An insurance carrier providing motor vehicle liability coverage has the right to settle any claim covered by the policy, and if the settlement is made in good faith, the amount of the settlement is deductible from the limits of liability specified under Section 31A-22-304.
- (5) A policy containing motor vehicle liability coverage imposes on the insurer the duty to defend, in good faith, any person insured under the policy against any claim or suit seeking damages which would be payable under the policy.
- (6) (a) If a policy containing motor vehicle liability coverage provides an insurer with the defense of lack of cooperation on the part of the insured, that defense is not effective against a third person making a claim against the insurer, unless there was collusion between the third person and the insured.
- (b) If the defense of lack of cooperation is not effective against the claimant, after payment, the insurer is subrogated to the injured person's claim against the insured to the extent of the payment and is entitled to reimbursement by the insured after the injured third person has been made whole with respect to the claim against the insured.
- [(7) A policy of motor vehicle liability coverage under Subsection 31A-22-302(1) may specifically exclude from coverage a person who is a resident of the named insured's household, including a person who usually makes his home in the same household but

temporarily lives elsewhere, if:

- [(a) at the time of the proposed exclusion, each person excluded from coverage satisfies the owner's or operator's security requirement of Section 41-12a-301, independently of the named insured's proof of owner's or operator's security;
- [(b) the named insured and the person excluded from coverage each provide written consent to the exclusion; and]
- [(c) the insurer includes the name of each person excluded from coverage in the evidence of insurance provided to an additional insured or loss payee.]
- [<del>(8)</del>] (7) A policy of motor vehicle liability coverage may limit coverage to the policy minimum limits under Section 31A-22-304 if the insured motor vehicle is operated by a person who has consumed any alcohol or any illegal drug or illegal substance if the policy or a specifically reduced premium was extended to the insured upon express written declaration executed by the insured that the insured motor vehicle would not be so operated.
- [(9)] (8) (a) When a claim is brought exclusively by a named insured or a person described in Subsection (1)(a)(iii) and asserted exclusively against a named insured or an individual described in Subsection (1)(a)(iii), the claimant may elect to resolve the claim:
  - (i) by submitting the claim to binding arbitration; or
  - (ii) through litigation.
- (b) Once the claimant has elected to commence litigation under Subsection [<del>(9)</del>] (8)(a)(ii), the claimant may not elect to resolve the claim through binding arbitration under this section without the written consent of both parties and the defendant's liability insurer.
- (c) (i) Unless otherwise agreed on in writing by the parties, a claim that is submitted to binding arbitration under Subsection [(9)] (8)(a)(i) shall be resolved by a panel of three arbitrators.
- (ii) Unless otherwise agreed on in writing by the parties, each party shall select an arbitrator. The arbitrators selected by the parties shall select a third arbitrator.
- (d) Unless otherwise agreed on in writing by the parties, each party will pay the fees and costs of the arbitrator that party selects. Both parties shall share equally the fees and costs of the third arbitrator.
- (e) Except as otherwise provided in this section, an arbitration procedure conducted under this section shall be governed by Title 78B, Chapter 11, Utah Uniform Arbitration Act,

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- (f) (i) Discovery shall be conducted in accordance with Rules 26b through 36, Utah Rules of Civil Procedure.
  - (ii) All issues of discovery shall be resolved by the arbitration panel.
- 218 (g) A written decision of two of the three arbitrators shall constitute a final decision of the arbitration panel.
  - (h) Prior to the rendering of the arbitration award:
- 221 (i) the existence of a liability insurance policy may be disclosed to the arbitration 222 panel; and
  - (ii) the amount of all applicable liability insurance policy limits may not be disclosed to the arbitration panel.
  - (i) The amount of the arbitration award may not exceed the liability limits of all the defendant's applicable liability insurance policies, including applicable liability umbrella policies. If the initial arbitration award exceeds the liability limits of all applicable liability insurance policies, the arbitration award shall be reduced to an amount equal to the liability limits of all applicable liability insurance policies.
  - (j) The arbitration award is the final resolution of all claims between the parties unless the award was procured by corruption, fraud, or other undue means.
  - (k) If the arbitration panel finds that the action was not brought, pursued, or defended in good faith, the arbitration panel may award reasonable fees and costs against the party that failed to bring, pursue, or defend the claim in good faith.
  - (1) Nothing in this section is intended to limit any claim under any other portion of an applicable insurance policy.
  - [(10)] (9) An at-fault driver or an insurer issuing a policy of insurance under this part that is covering an at-fault driver may not reduce compensation to an injured party based on the injured party not being covered by a policy of insurance that provides personal injury protection coverage under Sections 31A-22-306 through 31A-22-309.
    - Section 3. Effective date.
- 242 This bill takes effect on July 1, 2010, and applies to all driver exclusions entered into 243 on or after that date.

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Legislative Review Note as of 2-11-10 5:24 PM

Office of Legislative Research and General Counsel

## S.B. 225 - Motor Vehicle Insurance - Named Driver Exclusion

## **Fiscal Note**

2010 General Session State of Utah

## **State Impact**

Enactment of this bill will not require additional appropriations.

## Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/17/2010, 11:26:59 AM, Lead Analyst: Schoenfeld, J.D./Attny: SCH

Office of the Legislative Fiscal Analyst