

# MAINE STATE LEGISLATURE

The following document is provided by the  
**LAW AND LEGISLATIVE DIGITAL LIBRARY**  
at the Maine State Law and Legislative Reference Library  
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied  
(searchable text may contain some errors and/or omissions)

STATE OF MAINE  
HOUSE OF REPRESENTATIVES  
96th LEGISLATURE

COMMITTEE AMENDMENT "A" to S. P. 201, L. D. 552, Bill "An Act  
Relating to the Uniform Health and  
Accident Insurance Law."

Amend said Bill by inserting after the underlined word  
"charged" in the 3rd line of the 2nd paragraph of that part  
designated "Sec. 110" the following underlined words and figures:

'provided that clause (1) shall not apply in the case of policy  
forms approved or disapproved in accordance with the provisions of  
section 113-D'

Further amend said Bill by inserting therein a new section,  
to be numbered 'Sec. 1-A.', to read as follows:

"Sec. 1-A. R. S., c. 56, §113, Sub-§1, repealed and  
replaced. Subsection I of section 113 of chapter 56 of the  
revised statutes, as repealed and replaced by chapter 421 of  
the public laws of 1949, is hereby repealed and replaced to read  
as follows:

'I. Any policy or contract of insurance against death or  
injury resulting from accident or from accidental means  
which covers more than 1 person, except blanket accident  
policies as defined in section 113-A and family accident  
and sickness policies conforming to subsection I of section  
111, shall be deemed a group accident insurance policy.  
Any policy or contract which insures against disablement,  
disease or sickness of the insured, excluding disablement  
which results from accident or from accidental means, and  
which covers more than 1 person, except blanket sickness  
insurance policies as defined in section 113-A and family  
accident and sickness policies conforming to sub-section I  
of section 111, shall be deemed a group sickness insurance  
policy or contract. Any policy or contract of insurance  
which combines the coverage of group accident insurance  
and of group sickness insurance shall be deemed a group  
accident and sickness insurance policy. No policy or  
contract of group accident, group sickness or group accident  
and sickness insurance, and no certificate thereunder, shall  
be delivered or issued for delivery in this state unless it  
conforms to the requirements of subsection II and the  
requirement of section 113-E.'"

Reported by the Committee on Business Legislation.

Read and adopted in the Senate March 18, 1953.

Reproduced and distributed under direction of the Clerk  
of the House.

(Filing No. 141)

3/24/53