A BILL FOR AN ACT

RELATING TO PUBLIC HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	TION 1. The legislature finds that federally qualified			
2	health centers are the best system of community-based primary				
3	care for	people who are uninsured, underinsured, or medicaid			
4	recipient	s. However, over the years, the federally qualified			
5	health ce	enters and rural health centers have experienced a			
6	tremendou	s increase in usage. Adding to the strain placed on			
7	these fac	eilities are:			
8	(1)	The ever-evolving nature and complexity of the			
9		services provided;			
10	(2)	Inadequate procedures through which medicaid payment			
11		and changes in the scope of services provided are			
12		addressed; and			
13	(3)	The lack of adequate funding to pay for services for			
14		the uninsured.			
15	The	purpose of this Act is to ensure that the community			
16	health ce	enter system remains financially viable and stable in			
17	the face	of the increasing needs of the population of uninsured			
18		r-insured residents by creating a process whereby			
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1	community	health centers and rural health centers will receive
2	supplemen	tal medicaid payments and seek modifications to their
3	scope of	services. This Act also provides an appropriation to
4	pay feder	ally qualified community health centers adequately for
5	services	for the uninsured.
6	SECT	ION 2. Chapter 346, Hawaii Revised Statutes, is
7	amended by	y adding three new sections to be appropriately
8	designate	d and to read as follows:
9	" <u>§</u> 34	6-A Federally qualified health centers and rural
10	health ce	nters; reconciliation of payments. (a) Reconciliation
11	of paymen	ts to a federally qualified health center or a rural
12	health ce	nter shall be made by the following procedures:
13	(1)	Reports for final settlement under this subsection
14		shall be filed within one hundred fifty days following
15		the end of a calendar year in which supplemental
16		managed care entity payments are received from the
17		department;
18	(2)	All records that are necessary and appropriate to
19		document the settlement claims in reports under this
20		section shall be maintained and made available upon
21		request to the department;

1	(3)	The department shall review all reports for final
2		settlement within ninety days of receipt. The review
3		may include a sample review of financial and
4		statistical records. Reports shall be deemed to have
5		been reviewed and accepted by the department if not
6		rejected in writing by the department within ninety
7		days of their initial receipt dates. If a report is
8		rejected, the department shall notify the federally
9		qualified health center or rural health center no
10		later than at the end of the ninety-day period, of its
11		reasons for rejecting the report. The federally
12		qualified health center or rural health center shall
13		have ninety days to correct and resubmit the final
14		settlement report. If no written rejection by the
15		department is made within ninety days, the department
16		shall proceed to finalize the reports within one
17		hundred and twenty days of their date of receipt to
18		determine if a reimbursement is due to or payment due
19		from the reporting federally qualified health center
20		or rural health center. Upon conclusion of the
21		review, and no later than two hundred and ten days
22		following initial receipt of the report for final

1	settlement, the department shall calculate a final
2	reimbursement that is due to, or payment due from the
3	reporting federally qualified health center or rural
4	health center. The payment amount shall be calculated
5	using the methodology described in this section. No
6	later than at the end of the two hundred and ten-day
7	period, the department shall notify the reporting
8	federally qualified health center or rural health
9	center of the reimbursement due to, or payment due
10	from the reporting federally qualified health center
11	or rural health center, and where payment is due to
12	the reporting federally qualified health center or
13	rural health center, the department shall make full
14	payment to the federally qualified health center or
15	rural health center. The notice of program
16	reimbursement shall include the department's
17	calculation of the reimbursement due to, or payment
18	due from the reporting federally qualified health
19	center or rural health center. All notices of program
20	reimbursement or payment due shall be issued by the
21	department within one year from the initial report for
22	final settlement's receipt date, or within one year of

1		the resubmission date of a corrected report for final
2		settlement;
3	(4)	A federally qualified health center or rural health
4		center may appeal a decision made by the department
5		under this subsection on the prospective payment
6		system rate adjustment if the medicaid impact is
7		\$10,000 or more, whereupon an opportunity for an
8		administrative hearing under chapter 91 shall be
9		afforded. Any person aggrieved by the final decision
10		and order shall be entitled to judicial review in
11		accordance with chapter 91 or may submit the matter to
12		binding arbitration pursuant to chapter 658A.
13		Notwithstanding any provision to the contrary, for the
14		purposes of this paragraph "person aggrieved" shall
15		include any federally qualified health center, rural
16		health center, or agency that is a party to the
17		contested case proceeding to be reviewed; and
18	(5)	The department may develop a repayment plan to
19		reconcile overpayment to a federally qualified health
20		center or rural health center.
21	(b)	An alternative supplemental managed care payment
22	methodolo	gy other than the one set forth herein may be
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1	implemente	ed as long as the alternative payment methodology is
2	consented	to in writing by each federally qualified health
3	center or	rural health center to which the methodology applies.
4	<u>§346</u>	-B Federally qualified health center or rural health
5	center; ac	djustment for changes to scope of services.
6	Prospecti	ve payment system rates may be adjusted for any
7	adjustmen	t in the scope of services furnished by a participating
8	federally	qualified health center or rural health center;
9	provided	that:
10	(1)	The department is notified in writing of any changes
11		to the scope of services and the reasons for those
12		changes within sixty days of the effective date of
13		such changes;
14	(2)	Data, documentation, and schedules are submitted to
15		the department that substantiate any changes in the
16		scope of services and the related adjustment of
17		reasonable costs following medicare principles of
18		reimbursement;
19	(3)	A projected adjusted rate is proposed which is
20		approved by the department. The proposed projected
21		adjusted rate shall be calculated on a consolidated
22		basis that includes both the costs included in the

1	base rate and the additional costs of the change in
2	the scope of services; provided that the federally
3	qualified health center or rural health center had
4	filed its baseline cost reports based on total
5	consolidated costs. Within ninety days of its receipt
6	of the projected adjusted rate, the department shall
7	notify the federally qualified health center or rural
8	health center of its approval or rejection of the
9	projected adjusted rate. Upon approval by the
10	department, the federally qualified health center or
11	rural health center shall be paid the projected rate
12	for the period from the effective date of the change
13	in scope of services through the date that a rate is
14	calculated based on the submittal of cost reports.
15	Cost reports shall be prepared in the same manner and
16	method as those submitted to establish the proposed
17	projected adjusted rate and shall cover the first two
18	full fiscal years that include the change in scope of
19	services. The department's decision on the
20	prospective payment system rate adjustment may be
21	appealed if the medicaid impact is \$10,000 or more,
22	whereupon an opportunity shall be afforded for an

1		administrative hearing under chapter 91. Any person
2		aggrieved by the final decision and order shall be
3		entitled to judicial review in accordance with chapter
4		91 or may submit the matter to binding arbitration
5		pursuant to chapter 658A. Notwithstanding any
6		provision to the contrary, for the purposes of this
7		paragraph "person aggrieved" shall include any
8		federally qualified health center, rural health
9		center, or agency that is a party to the contested
10		case proceeding to be reviewed;
11	(4)	Upon receipt of the costs reports for the first two
12		full fiscal years reflecting the change in scope of
13		services, the prospective payment system rate shall be
14		adjusted following a review by the fiscal agent of the
15		cost reports and documentation;
16	(5)	Adjustments shall be made for payments for the period
17		from the effective date of the change in scope of
18		services through the date of the final adjustment of
19		the prospective payment system rate;
20	(6)	For the purposes of this section a change in scope of
21		services provided by a federally qualified health

1	cente	er or rural health center means any of the
2	follo	owing:
3	<u>(A)</u>	The addition of a new service that is not
4		incorporated in the baseline prospective payment
5		system rate, or a deletion of a service that is
6		incorporated in the baseline prospective payment
7		system rate;
8	(B)	A change in service resulting from amended
9		regulatory requirements or rules;
10	<u>(C)</u>	A change in service resulting from either
11		remodeling or relocation;
12	<u>(D)</u>	A change in types, intensity, duration, or amount
13		of service resulting from a change in applicable
14		technology and medical practice used;
15	<u>(E)</u>	An increase in service intensity, duration, or
16		amount of service resulting from changes in the
17		types of patients served, including but not
18		limited to populations with HIV, AIDS, or other
19		chronic diseases, or homeless, elderly, migrant,
20		or other special populations;
21	<u>(F)</u>	A change in service resulting from a change in
22		the provider mix of a federally qualified health

1			center or a rural health center or one of its
2			sites;
3		<u>(G)</u>	Changes in operating costs due to capital
4			expenditures associated with any modification of
5			the scope of service described in this paragraph;
6		(H)	Indirect medical education adjustments and any
7			direct graduate medical education payment
8			necessary to provide instrumental services to
9			interns and residents that are associated with a
10			modification of the scope of service described in
11			this paragraph; or
12		<u>(I)</u>	Any changes in the scope of a project approved by
13			the federal health resources and services
14			administration where the change affects a covered
15			service;
16	(7)	<u>A</u> fe	derally qualified health center or rural health
17		cent	er may submit a request for prospective payment
18		syst	em rate adjustment for a change to its scope of
19		serv	rices once per calendar year based on a projected
20		<u>adju</u>	sted rate; and
21	(8)	All	references in this subsection to "fiscal year"
22		shal	.1 be construed to be references to the fiscal year

1		of t	he individual federally qualified health center or
2		rura	l health center, as the case may be.
3	<u>§346</u>	<u>-C</u> <u>F</u>	ederally qualified health center or rural health
4	center vi	sit.	Services eligible for prospective payment system
5	reimburse	ment	include:
6	(1)	Serv	ices that are:
7		<u>(A)</u>	Ambulatory, including evaluation and management
8			services when furnished to a patient at a
9			federally qualified health center site, hospital,
10			long-term care facility, the patient's residence,
11			or at another institutional or off-site setting;
12			and
13		<u>(B)</u>	Within the scope of services provided by the
14			State under its fee-for-service medicaid program
15			and its health QUEST program, on and after August
16			1994;
17	(2)	<u>A "v</u>	isit" which for the purposes of this section shall
18		mean	any of the following:
19		(A)	A face-to-face encounter between a federally
20			qualified health center or rural health center
21			patient and a health professional. For purposes
22			of this subparagraph: "Health professional"

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1	means a physician, physician assistant, advanced
2	practice registered nurse or nurse practitioner,
3	certified nurse midwife, clinical psychologist,
4	licensed clinical social worker, or visiting
5	nurse. "Physician" has a meaning consistent
6	with title 42 Code of Federal Regulations section
7	405.2401, or its successor, and includes the
8	following:
9	(i) Physician or osteopath licensed under
10	chapter 453 or chapter 460 respectively, to
11	practice medicine and surgery;
12	(ii) A podiatrist licensed under chapter 463E;
13	(iii) An optometrist licensed under chapter 459;
14	(iv) A chiropractor licensed under chapter 442;
15	<u>or</u>
16	(v) A dentist licensed under chapter 448;
17	(B) Preventive services, mental health services, home
18	health services, family planning services,
19	prenatal and postnatal care services, (but
20	excluding delivery services which shall be
21	reimbursed separately from and in addition to the
22	prospective payment system reimbursement for

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1			prenatal and postnatal care services) respiratory
2			care services, home pharmacy services, and early
3			periodic screening, diagnosis, and treatment
4			services, when provided by a licensed or
5			qualified health professional who is an employee
6			of, or a contractor to the federally qualified
7			health center or rural health center pursuant to
8			rules adopted by the department; or
9		<u>(C)</u>	Adult day health care services, when these adult
10			day health care services are provided pursuant to
11			rules adopted by the department and when at least
12			four or more hours of adult day health care
13			services per day are provided;
14		and	
15	(3)	Mult	iple encounters by a patient with the same health
16		prof	essional that take place on the same day and at a
17		sing	le location constitute a single visit, except when
18		the	patient, after the first encounter, suffers
19		<u>illn</u>	ess or injury that requires additional diagnosis
20		or t	reatment."
21	SECT	ON 3	. (a) Notwithstanding any laws to the contrary,
22	reports f	or fi	nal settlement under section 346-A, Hawaii Revised
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- 1 Statutes, for calendar year 2006 shall be filed within one
- 2 hundred and fifty days from the date the department of human
- 3 services adopts forms and issues written instructions for
- 4 requesting a settlement under that section.
- 5 (b) Retroactive reimbursements owed by the department of
- 6 human services for calendar year 2006 under section 346-A,
- 7 Hawaii Revised Statutes, shall be made prior to the end of
- 8 fiscal year 2007-2008.
- 9 SECTION 4. A federally qualified health center or rural
- 10 health center shall submit a prospective payment system rate
- 11 adjustment request under section 346-B within one hundred and
- 12 fifty days of the beginning of the calendar year occurring after
- 13 the department of human services first adopts forms and issues
- 14 written instructions for applying for a prospective payment
- 15 system rate adjustment under section 346-B, Hawaii Revised
- 16 Statutes, if, during the prior fiscal year, the federally
- 17 qualified health center or rural health center experienced a
- 18 decrease in the scope of services; provided that the federally
- 19 qualified health center or rural health center either knew or
- 20 should have known it would result in a significantly lower per
- 21 visit rate. As used in this paragraph, "significantly lower"
- 22 means an average rate decrease in excess of 1.75 per cent.



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Notwithstanding any law to the contrary, the first two full
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    fiscal years' cost reports shall be deemed to have been
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    submitted in a timely manner if filed within one hundred and
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    fifty days after the department of human services adopts forms
4
    and issues written instructions for applications for a
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    prospective payment system rate adjustment for changes to scope
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    of service under section 346-B, Hawaii Revised Statutes.
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         SECTION 5. The department of health shall provide
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    resources to nonprofit, community-based health care providers
9
    for direct medical care for the uninsured, including:
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         (1)
              Primary medical;
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         (2) Dental;
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         (3) Behavioral health care; and
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         (4) Ancillary services, including:
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              (A) Education;
15
              (B) Follow-up;
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17
              (C) Outreach; and
                   Pharmacy services.
18
              (D)
    Distribution of funds may be on a "per visit" basis, taking into
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    consideration need on all islands.
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         SECTION 6. There is appropriated out of the general
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revenues of the State of Hawaii the sum of \$ or so much



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- 1 thereof as may be necessary for fiscal year 2007-2008 to the
- 2 department of health for direct medical care to the uninsured.
- 3 The sum appropriated shall be expended by the department of
- 4 health for the purposes of section 5.
- 5 SECTION 7. In codifying the new sections added by section
- 6 2 of this Act, the revisor of statutes shall substitute
- 7 appropriate section numbers for the letters used in designating
- 8 the new sections in this Act.
- 9 SECTION 8. New statutory material is underscored.
- 10 SECTION 9. This Act shall take effect on July 1, 2020.

Report Title:

Public Health; Federally Qualified Health Centers

Description:

Ensures the community health care system remains financially viable in the face of population growth, uninsured, and underinsured. (HB1471 HD1)