### A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION.

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

1	SECT	ION 1. The legislature finds that needless disruption		
2	of medica	l care services is a recurring problem in workers'		
3	compensation-related cases in the State and a serious impediment			
4	to the cost-effective treatment and recovery of injured workers.			
5	The	legislature also finds that the purpose of section		
6	386-21, Hawaii Revised Statutes, is to:			
7	(1)	Ensure that medical care, services, and supplies are		
8		furnished to the injured worker promptly and		
9		effectively;		
10	(2)	Prevent premature and improper termination of medical		
11		care and its attendant financial, medical, and		
12		psychological hardships; and		
13	(3)	Assist injured workers in achieving medical recovery		
14		as rapidly as possible so that they may return to		
15		gainful employment.		
16	The	purpose of this Act is to ensure that uninterrupted		
17	medical c	are is provided to an injured worker, even if the		
18	injured e	employee's employer denies further treatment, until the		
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- 1 director of labor and industrial relations renders a final
- 2 decision on the matter.
- 3 SECTION 2. Section 386-21, Hawaii Revised Statutes, is
- 4 amended by amending subsection (c) to read as follows:
- 5 "(c) The liability of the employer for medical care,
- 6 services, and supplies shall be limited to the charges computed
- 7 as set forth in this section. The director shall make
- 8 determinations of the charges and adopt fee schedules based upon
- 9 those determinations. [Effective January 1, 1997, and for each
- 10 succeeding calendar year thereafter, the] The charges shall not
- 11 exceed one hundred ten per cent of fees prescribed in the
- 12 Medicare Resource Based Relative Value Scale system applicable
- 13 to Hawaii as prepared by the United States Department of Health
- 14 and Human Services, except as provided in this subsection. The
- 15 rates or fees provided for in this section shall be adequate to
- 16 ensure at all times the standard of services and care intended
- 17 by this chapter to injured employees.
- 18 If the director determines that an allowance under the
- 19 medicare program is not reasonable, or if a medical treatment,
- 20 accommodation, product, or service existing as of June 29, 1995,
- 21 is not covered under the medicare program, the director, at any
- 22 time, may establish an additional fee schedule or schedules not



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1	exceeding the prevalent charge for fees for services actually		
2	received by providers of health care services to cover charges		
3	for that treatment, accommodation, product, or service. If no		
4	prevalent charge for a fee for service has been established for		
5	a given service or procedure, the director shall adopt a		
6	reasonable rate that shall be the same for all providers of		
7	health care services to be paid for that service or procedure.		
8	The director shall update the schedules required by this		
9	section every three years or annually, as required. The updates		
10	shall be based upon:		
11	(1)	Future charges or additions prescribed in the Medicare	
12		Resource Based Relative Value Scale system applicable	
13		to Hawaii as prepared by the United States Department	
14		of Health and Human Services; or	
15	(2)	A statistically valid survey by the director of	
16		prevalent charges for fees for services actually	
17		received by providers of health care services or based	
18		upon the information provided to the director by the	
19		appropriate state agency having access to prevalent	

When a dispute exists between an insurer or self-insured employer and a medical services provider regarding the amount of

charges for medical fee information.



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1 a fee for medical services, the director may resolve the dispute in a summary manner as the director may prescribe; provided that 2 a provider shall not charge more than the provider's private 3 patient charge for the service rendered. 4 When a dispute exists between an injured employee and the 5 employer or the employer's insurer regarding whether medical 6 services should be continued, the injured employee shall 7 continue to receive the medical services prescribed under the 8 treatment plan last approved by the medical service provider 9 until the director issues a decision on whether the injured 10 employee's medical treatment should be continued. If the 11 director determines that medical services pursuant to the 12 treatment plan should be or should have been discontinued, the 13 director shall designate the date after which medical services 14 for that treatment plan are denied. The employer or the 15 employer's insurer may recover from the claimant's personal 16 health care provider or other appropriate occupation or non-17 occupational insurer all the sums paid for medical services from 18 that treatment plan rendered after the date designated by the 19 director. Under no circumstances shall the claimant be charged 20

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for the disallowed services."

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- 1 SECTION 3. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect on July 1, 2007.

INTRODUCED BY:

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### Report Title:

Workers' Compensation; Medical Treatment; TTD

### Description:

Ensures that uninterrupted medical care is provided to an injured employee, even if the injured employee's employer denies further treatment, until the director of labor and industrial relations renders a final decision on the matter.