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A BILL FOR AN ACT

RELATING TO HOSPITALS.

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

SECTION 1. Hospitals in the State face major financial
 challenges in providing quality health care for Hawaii
 residents. These challenges are largely the result of payments
 for care of medicaid enrollees that do not cover the actual
 costs of care. The legislature finds that federal funding to
 help financially sustain Hawaii's hospitals may be accessed
 through a provider fee.

8 Provider fees are used in forty-six states and the District 9 of Columbia as a means of drawing down federal funds to sustain 10 state medicaid programs due to rising state budget deficits, 11 increasing health care costs, and expanding medicaid rolls. 12 Implementation of a provider fee in Hawaii would help stabilize 13 declining medicaid payments to facilities and slow the erosion 14 of access to care for beneficiaries served by the program.

Medicaid is jointly financed by the federal and state governments, but by statutory formula, the federal government pays between fifty per cent and seventy-six per cent of medicaid costs incurred by states for care delivered to their medicaid HB2275 HD1 HMS 2012-1627

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beneficiaries. Federal assistance percentages vary by state, 1 with states that have lower per capita incomes receiving higher 2 federal matching rates. Under federal rules, the state share 3 must be paid through public funds that are not federal funds. 4 Provider fees, which are collected from specific categories 5 of health care providers that agree to the fee, may be imposed 6 on nineteen different classes of health care services, including 7 inpatient and outpatient hospital and nursing facility services. 8 However, there are limitations on the way provider fees may be 9 structured. The Medicaid Voluntary Contribution and Provider-10 Specific Tax Amendments of 1991, P.L. 102-234, passed by 11 Congress in 1991, imposes the following requirements: 12 (1) Broad-based. To be considered broad-based, a provider 13 fee must be imposed on all health care items or 14 services furnished by all non-federal, non-public 15 providers in the class in the State. Provider fee 16 programs may exclude public facilities without 17 violating federal law. 18 (2) Uniformly imposed. In general, a provider fee is 19 uniformly imposed if it is the same amount or rate for $\mathbf{20}$

each provider in the class.

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Hold harmless prohibition. States may not hold 1 (3) providers harmless. A provider fee is considered to 2 hold the provider harmless if the providers paying the 3 fee receive, directly or indirectly, a non-medicaid 4 payment from the state or any offset or waiver that 5 guarantees to hold the provider harmless for all or a 6 portion of the fee. A provider fee is also considered 7 to hold the provider harmless if the medicaid payments 8 to the provider vary based only on the amount of the 9 fees paid by the provider. 10

The maximum provider fee a state may impose is currently 11 six per cent of net patient revenue. A number of proposals have 12 been made, but not implemented, to eliminate medicaid provider 13 fee programs to reduce the federal deficit. However, since 14 provider fees are used by so many states, many of those who are 15 knowledgeable about this subject view elimination of provider 16 fees as unlikely due to their strong political support. A more 17 realistic expectation is a reduction of the provider fee 18 maximum, as proposed by President Barack Obama's fiscal year 19 2012 budget, which would reduce the maximum to three and one-20 half per cent in 2017. This proposal recognizes that provider 21

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1 fees are essential for most states to maintain a stable,

2 functioning medicaid program.

In Hawaii, a provider fee would increase medicaid payments at a time when constraints on the State's budget have forced a reduction in payments and benefits. The additional federal funds obtained via the fee program would reduce the amount of losses incurred by hospitals. As such, the provider fee would help preserve access to health care for the medicaid population and sustain the State's entire health care system.

The purpose of this Act is to ensure access to health care 10 for medicaid recipients by establishing a hospital 11 sustainability fee assessed on provider fees on health care 12 items or services provided by hospitals and by establishing a 13 hospital sustainability program special fund to receive moneys 14 from the hospital sustainability fee to receive federal medicaid 15 matching funds under the QUEST Expanded Medicaid Section 1115 16 17 Demonstration Waiver.

18 SECTION 2. The Hawaii Revised Statutes is amended by 19 adding a new chapter to be appropriately designated and to read 20 as follows:

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1	"CHAPTER
2	HOSPITAL SUSTAINABILITY PROGRAM
3	§ -1 Title. This chapter shall be known and may be
4	cited as the "Hospital Sustainability Program Act".
5	§ -2 Findings and declaration of necessity. It is the
6	intent of the legislature to encourage the maximum drawdown of
7	federal medicaid funds by establishing a fund within the state
8	treasury to receive revenue from the imposition of a hospital
9	sustainability fee revenues and to use the fee to receive
10	federal medicaid matching funds under the Section 1115 waiver.
11	§ -3 Definitions . As used in this chapter:
12	"Acute care day" means a calendar day of care provided to a
13	hospital patient, including the day of admission and excluding
14	the day of discharge of the patient.
15	"Department" means the department of human services.
16	"Fiscal year" means a twelve-month period from July 1 of a
17	particular calendar year to June 30 of the following calendar
18	year, inclusive.
19	"Hospital" means any institution with an organized medical
20	staff that admits patients for inpatient care, diagnosis,
21	observation, and treatment.

"Inpatient care" means the care of patients whose 1 conditions require admission to a hospital. 2 "Net patient service revenue" means gross revenue from 3 inpatient and outpatient care provided to hospital patients, 4 less reductions from gross revenue resulting from an inability 5 to collect payment of charges. Inpatient and outpatient care 6 revenue excludes non-patient care revenues, such as beauty and 7 barber services, parking, rental income, vending income, 8 interest and contributions, and revenues from the sale of meals. 9 Reductions from gross revenue include bad debt; contractual 10 adjustments; uncompensated care; administrative, courtesy, and 11 policy discounts and adjustments; and other similar revenue 12 13 deductions. "Outpatient care" means all services furnished by hospitals 14 to patients who are registered as hospital outpatients. 15 "Section 1115 waiver" means the QUEST Expanded Medicaid 16 Section 1115 Demonstration Waiver (Number 11-W-00001/9). 17 -4 Hospital sustainability program special fund. (a) 18 S There is created in the state treasury the hospital 19 sustainability program special fund into which shall be 20 deposited all moneys collected under this chapter. 21

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1	(b)	Mone	ys in the hospital sustainability program special
2	fund shal	l con	sist of:
3	(1)	All	revenue received by the department from the
4		hosp	ital sustainability fee;
5	(2)	All	federal medicaid funds received by the department
6		as a	result of matching revenue from the hospital
7		sust	ainability fee;
8	(3)	Any	interest or penalties levied in conjunction with
9		the	administration of this chapter; and
10	(4)	Any	appropriations, federal funds, donations, gifts,
11		or m	oneys from any other sources.
12	(c)	Reve	nue from the hospital sustainability fee shall be
13	used excl	usive	ly as follows:
14	(1)	No l	ess than ninety-five per cent of the revenue from
15		the	hospital sustainability fee shall be used:
16		(A)	To match federal medicaid funds, with the
17			combined total to be used to enhance capitated
18			rates to the QUEST and QUEST expanded access
19			plans for increasing medicaid hospital payments
20			to the maximum permitted by federal law;
21		(B)	To match any remaining federal uncompensated care
22			cost funds under the current Section 1115 waiver
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1		if certified public expenditures are not
2		sufficient to draw down the allotted amount; or
3	(C)	To match any additional federal medicaid funds
4		available for uncompensated care authorized by
5		any Section 1115 waiver effective after June 30,
6		2013; and
7	(2) An a	mount not to exceed five per cent of the revenue
8	from	the hospital sustainability fee shall be used to
9	pay	the expenses of the State associated with the
10	admi	nistration of this chapter.
11	§ -5 H	ospital sustainability fee. (a) Effective July
12	1, 2012, the d	epartment shall charge and collect a provider fee,
13	to be known as	the hospital sustainability fee, on health care
14	items or servi	ces provided by hospitals.
15	(b) The	hospital sustainability fee shall be based on the
16	net patient se	rvice revenue of all hospitals that are subject to
17	the hospital s	ustainability fee.

(c) The hospital sustainability fee shall not exceed three
per cent of net patient service revenue as derived from the
hospitals' medicare cost report ending during state fiscal year
2010; provided that certain hospitals may be exempted from the
fee or pay a reduced fee, as determined by the department and

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the Healthcare Association of Hawaii or its successor 1 organization within the broad-based and uniformity waiver 2 requirements imposed by federal law. 3 -6 Hospital sustainability fee assessments. (a) 4 S Hospitals shall pay the hospital sustainability fee to the 5 department in accordance with this chapter. 6 The department shall collect, and each hospital shall 7 (b) pay, the hospital sustainability fee on a monthly basis subject 8 to the terms of this subsection. The fee shall be due on the 9 first day of the month, with the initial payment due on the 10 first day of the ensuing quarter after approval of this chapter 11 by the Centers for Medicare and Medicaid Services as specified 12 in section 13 -7. -7 Federal approval. The department shall seek the 14 S necessary broad-based or uniformity waiver and any additional 15 approvals from the Centers for Medicare and Medicaid Services 16 that may be necessary to implement the hospital sustainability 17 program, including a Section 1115 waiver renewal and approval of 18 the contracts between the State and the medicaid health plans. 19 -8 Multifacility locations. If an entity conducts, 20 8 operates, or maintains more than one hospital licensed by the 21

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1	department of health, the entity shall pay the hospital
2	sustainability fee for each hospital separately.
3	§ -9 Penalties for failure to pay hospital
4	sustainability fee. (a) If a hospital fails to pay the full
5	amount of the hospital sustainability fee when due, there shall
6	be added to the fee, unless waived by the department for
7	reasonable cause, a penalty equal to five per cent of the fee
8	that was not paid when due. Any subsequent payments shall be
9	credited first to unpaid fee amounts beginning with the most
10	delinquent installment rather than to penalty or interest
11	amounts.
12	(b) In addition to the penalty imposed by subsection (a),
13	the department may seek any of the following remedies for the
14	failure of any hospital to pay its fee when due:
15	(1) Withholding any medical assistance reimbursement
16	payments until such time as the fee amount is paid in
17	full;
18	(2) Suspension or revocation of the hospital license; or
19	(3) Development of a plan that requires the hospital to
20	pay any delinquent fee in installments.
21	§ -10 Enhanced rates to QUEST and QUEST Expanded Access
22	plans. In accordance with Title 42 Code of Federal Regulations



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1 section 438, the department shall use revenue from the hospital 2 sustainability fee and federal matching funds to enhance the 3 capitated rates paid to the QUEST and QUEST expanded access 4 plans for the subject fiscal year, consistent with the following 5 objectives:

6 (1) The rate enhancement shall be used exclusively to
7 increase hospital reimbursements to support the
8 availability of hospital services and to ensure access
9 for medicaid beneficiaries;

10 (2) The rate enhancement shall be made part of the monthly
11 capitated rates by the department to the QUEST and
12 QUEST expanded access plans, which shall provide
13 documentation to the department and the Healthcare
14 Association of Hawaii certifying that funds received
15 are used in accordance with this section;

16 (3) The QUEST and QUEST expanded access plans shall use
17 the rate enhancement to reimburse hospitals based on
18 the inpatient and outpatient use of their QUEST and
19 QUEST expanded access enrollees; and

20 (4) The rate enhancement shall be actuarially sound and
21 approved by the federal government for federal fund
22 participation.



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1	Ş	-11 Termination. (a) Collection of the hospital		
2	sustainab	ility fee established by section -5 shall be		
3	discontinued if:			
4	(1)	The hospital sustainability program waiver specified		
5		in section -5 or section -7 is not approved by the		
6		Centers for Medicare and Medicaid Services;		
7	(2)	The department reduces funding for hospital services		
8		below the state appropriation in effect as of the		
9		effective date of this chapter;		
10	(3)	The department or any other state agency uses the		
11		money in the hospital sustainability program special		
12		fund for any use other than the uses permitted by this		
13		chapter; or		
14	(4)	Federal financial participation to match the revenue		
15		from the hospital sustainability fee becomes		
16		unavailable under federal law; provided that the		
17		department shall terminate the imposition of the		
18		hospital sustainability fee beginning on the date the		
19		federal statutory, regulatory, or interpretive change		
20		takes effect.		
21	(b)	If collection of the hospital sustainability fee is		
22	discontin	ued as provided in this section, all moneys in the		
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1	hospital sustainability program special fund shall be
2	distributed among the hospitals on the same basis as the
3	hospital sustainability fee was assessed.
4	§ -12 Severability. If any provision of this chapter or
5	the application thereof to any person or circumstances is held
6	invalid, the invalidity shall not affect other provisions or
7	applications of the chapter which can be given effect without
8	the invalid provision or application, and to this end the
9	provisions of this chapter are severable."
10	SECTION 3. This Act shall take effect on July 1, 2012, and
11	shall be repealed on June 30, 2013.

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Report Title:

Hospital Sustainability Fee; Hospital Sustainability Program Special Fund

Description:

Establishes a hospital sustainability fee and special fund to receive moneys from the hospital sustainability fee to receive federal medicaid matching funds under the QUEST Expanded Medicaid Section 1115 Demonstration Waiver. Requires the Department of Human Services to charge and collect a provider fee on health care items or services provided by hospitals. Effective July 1, 2012, and repealed on June 30, 2013. (HB2275 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

