## A BILL FOR AN ACT

RELATING TO THE NURSING FACILITY SUSTAINABILITY PROGRAM.

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

- 1 SECTION 1. Act 156, Session Laws of Hawaii 2012, is
- 2 amended by amending section 1 to read as follows:
- 3 "SECTION 1. Long-term care facilities in the State face
- 4 major financial challenges in providing quality health care for
- 5 Hawaii residents. These challenges are largely the result of
- 6 payments to medicaid enrollees for care that do not cover the
- 7 actual costs of care. The legislature finds that federal
- 8 funding to help sustain Hawaii's long-term care facilities
- 9 financially may be accessed through a provider fee.
- 10 Provider fees exist in forty-seven states and the District
- 11 of Columbia as a means of drawing down federal funds to sustain
- 12 their medicaid programs due to rising state budget deficits,
- 13 increasing health care costs, and expanding medicaid rolls.
- 14 Implementation of a provider fee in Hawaii would help stabilize
- 15 declining medicaid payments to facilities and slow the erosion
- 16 of access to care for beneficiaries served by the program.
- 17 Medicaid is jointly financed by the federal and state
- 18 government, but by statutory formula, the federal government HB880 HD2 LRB 13-1311.doc



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T	pays between fifty per cent and seventy-four per cent of
2	medicaid costs incurred by states for care delivered to their
3	medicaid beneficiaries. Federal medical assistance percentages
4	vary by state, with states that have lower per capita incomes
5	receiving higher federal matching rates. Under federal rules,
6	the state share must be public funds that are not federal funds.
7	Provider fees, which are collected from specific categories
8	of health care items and services, may be assessed on nineteen
9	different classes of health care services, including inpatient
10	and outpatient hospital and nursing facility services. However,
11	there are limitations on the way provider fees are structured.
12	The Medicaid Voluntary Contribution and Provider-Specific Tax
13	Amendments of 1991, P.L. 102-234, passed by Congress in 1991,
14	imposes the following requirements:
15	(1) Broad-based. To be considered broad-based, a provider
16	fee must be imposed on all health care items or
17	services furnished by all non-federal, non-public
18	providers in the class in the State. Provider fee
19	programs may exclude public facilities without
20	violating federal law;

1	(2)	Uniformly	imposed.	ΙI	n ge	neral,	aŗ	rovider	fee	e is	
2		uniformly	imposed	if :	it i	s the	same	amount	or	rate	for
3		each provi	der in t	he o	clas	s; and	Ĺ				

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

The maximum provider fee a state may receive is currently six per cent of net patient revenue. A number of proposals have been made, but not implemented, to eliminate medicaid provider fee programs in order to reduce the federal deficit. However, since provider fees are used by so many states, many of those who are knowledgeable about this subject view elimination of provider fees as unlikely due to strong political support for the program. A more realistic expectation is a reduction of the provider fee maximum, as proposed by President Barack Obama's

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- 1 fiscal year 2012 budget, which would reduce the maximum to three
- 2 and one-half per cent in 2017. This proposal recognizes that
- 3 provider fees are essential for most states to maintain a
- 4 stable, functioning medicaid program.
- 5 In Hawaii, a provider fee would increase medicaid payments
- 6 at a time when constraints on the State's budget have forced a
- 7 reduction in payments and optional benefits. The additional
- 8 federal funds obtained via the fee program would reduce the
- 9 amount of losses incurred by nursing facilities. As such, the
- 10 provider fee would help preserve access to health care for the
- 11 medicaid population and sustain the State's entire health care
- 12 system.
- 13 State long-term care facilities shall not be covered by the
- 14 nursing facility sustainability fee. However, other provisions
- 15 of this Act are intended to assure that state facilities will
- 16 benefit from the use of their certified expenditures and
- 17 intergovernmental transfers to generate federal funds to cover
- 18 their operating expenses.
- 19 The purpose of this Act is to ensure access to health care
- 20 for medicaid recipients by establishing a nursing facility
- 21 sustainability fee and a special fund to receive moneys from the
- 22 nursing facility sustainability fee in order to receive federal



- 1 medicaid matching funds [under the QUEST expanded medicaid
- 2 section 1115 demonstration waiver]."
- 3 SECTION 2. Act 156, Session Laws of Hawaii 2012, is
- 4 amended by amending section 2 as follows:
- 5 1. By amending § -2 to § -4 to read:
- 6 "\$ -2 Findings and declaration of necessity. It is the
- 7 intent of the legislature to establish a special fund within the
- 8 state treasury to receive revenue from the nursing facility
- 9 sustainability fee to be administered by the department [and to
- 10 use it to receive federal medicaid matching funds under the
- 11 section 1115 waiver.], which shall use the revenue from the fee
- 12 and associated federal medicaid matching funds to make payments
- 13 to nursing facilities and for other purposes as set forth in
- 14 this chapter.
- 15 § -3 Definitions. As used in this chapter:
- "Continuing care retirement community" means an entity
- 17 providing nursing facility services, along with assisted living
- 18 or independent living on a contiguous campus with the number of
- 19 assisted living and independent living beds in the aggregate
- 20 being at least twice the number of nursing facility beds. For
- 21 purposes of this definition, "contiguous" means land adjoining

1 or touching other property held by the same or related 2 organization, and includes land divided by a public road. 3 "Department" means the department of human services. 4 "Net patient service revenue" means gross inpatient 5 revenues from services provided to nursing facility patients 6 less reductions from gross inpatient revenue resulting from an 7 inability to collect payment of charges. Inpatient service 8 revenue excludes non-patient care revenues, such as revenues 9 from beauty and barber services, vending income, interest and 10 contributions, revenues from the sale of meals, and all 11 outpatient revenues. Reductions from gross revenue include 12 contractual adjustments, uncompensated care, administrative, 13 courtesy, and policy discounts and adjustments, and other 14 revenue deductions. "Nursing facility" means any facility licensed pursuant to 15 16 chapter 11-94.1, Hawaii administrative rules. 17 ["QUEST" means the demonstration project developed by the department described in Hawaii's section 1115 waiver and 18 19 includes the QUEST, QUEST-Net, and QUEST-ACE components. 20 "QUEST expanded access" means the demonstration project 21 developed by the department described in Hawaii's section 1115

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waiver.]

1	"Resident day" means a calendar day of care provided to a
2	nursing facility resident, including the day of admission and
3	excluding the day of discharge; provided that one resident day
4	shall be deemed to exist when admission and discharge occur on
5	the same day. A resident day includes a day on which a bed is
6	held for a patient and for which the facility receives
7	compensation for holding the bed.
8	["Section 1115 waiver" means the QUEST expanded medicald
9	section 1115 demonstration waiver (Number 11-W-00001/9).
10	§ -4 Nursing facility sustainability program special
11	fund. (a) There is created in the state treasury the nursing
12	facility sustainability program special fund to be administered
13	by the department into which shall be deposited all moneys
14	collected under this chapter.
15	(b) Moneys in the special fund shall consist of:
16	(1) All revenues collected or received by the department
17	from the nursing facility sustainability fee required
18	by this chapter;
19	(2) All federal medicaid funds received by the department
20	as a result of matching expenditures made with the
21	nursing facility sustainability fees;

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1	(3)	Any interest or penalties levied in conjunction with
2		the administration of this chapter; and
3	(4)	Any appropriations, federal funds, donations, gifts,
4		or moneys from any other sources.
5	(c)	Revenue from the nursing facility sustainability fee
6	shall be	used exclusively as follows:
7	(1)	No less than eighty-eight per cent of the revenue from
8		the nursing facility sustainability fee shall be used
9		to match federal medicaid funds, with the combined
10		total to be used to enhance capitated rates to [the
11		QUEST expanded access plans] medicaid managed care
12		health plans for the purpose of increasing medicaid
13		payments to private nursing facilities;
14	(2)	Twelve per cent of the revenue from the nursing
15		facility sustainability fee [shall be used by the
16		department to restore funding for the three per cent
17		reduction in reimbursements to nursing facilities
18		effective 2012, and to the extent remaining after
19		restoring the three per cent reduction for other
20		purposes; ] may be used by the department for other
21		departmental purposes; and

- 1 (3) All moneys remaining in the special fund on December 2 30,  $[\frac{2013}{7}]$  2014, shall be distributed to nursing 3 facilities within thirty days in the same proportions 4 as received from the nursing facilities. 5 The department shall utilize federal funds derived (d) 6 from state long-term care facility certified expenditures to 7 make supplemental payments to state long-term care facilities to 8 the extent permitted by federal law. The department may receive 9 intergovernmental transfers from the state long-term care 10 facilities to support direct supplemental payments and increased 11 capitation rates to health plans for the benefit of the state 12 long-term care facilities. During any period in which the 13 nursing facility sustainability fee is in effect, certified 14 expenditures of state long-term care facilities shall not be 15 used to make or support direct payments to private nursing 16 facilities. 17 [(c) The nursing facility sustainability program special 18 fund ceiling appropriation shall be \$12,000,000 for fiscal year 19 2012-2013 and \$10,000,000 in federal funds for HMS 401 for 20 fiscal year-2012-2013. ]"
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2. By amending § -7 to read:

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1	"\$ -7 Federal approval. The department shall seek a
2	waiver and other approvals from the Centers for Medicare and
3	Medicaid Services that may be necessary to implement the nursing
4	facility sustainability program, including the approval of the
5	contracts between the State and [the QUEST and QUEST expanded
6	access] medicaid managed care health plans."
7	3. By amending § $-10$ and § $-11$ to read:
8	"S -10 Enhanced rates to [QUEST expanded access]
9	medicaid managed care health plans. In accordance with title 42
10	Code of Federal Regulations section 438, the department shall
11	use revenues from the nursing facility sustainability fee and
12	federal matching funds to enhance the capitated rates paid to
13	[the QUEST expanded access] medicaid managed care health plans
14	for the state fiscal year [ $\frac{2012-2013}{2013-2014}$ ] consistent with
15	the following objectives:
16	(1) The rate enhancement shall be used exclusively for
17	increasing reimbursements to private nursing
18	facilities to support the availability of services and
19	to ensure access to care to the [QUEST expanded
20	access] medicaid managed care health plan enrollees;
21	(2) The rate enhancement shall be made part of the monthly
22	capitated rates by the department to [the QUEST

T		expanded access] medicald managed care health plans,
2		which shall provide documentation to the department
3		and the nursing facility trade associations located in
4		Hawaii certifying that the revenues received under
5		paragraph (1) are used in accordance with this
6		section;
7	(3)	The rate enhancement shall be actuarially sound and
8		approved by the federal government for federal fund
9	•	participation; and
10	(4)	The department shall modify the fee-for-service
11		reimbursement rates of the nursing facilities to
12		recognize the medicaid portion of the nursing facility
13		sustainability fee as an additional cost of serving
14		medicaid patients, and to provide a uniform percentage
15		increase in pre-existing facility-specific rates.
16	\$	-11 Payment of rate enhancement. The rate
17	enhanceme	nts referred to in section -10 shall be retroactive
18	to the ef	fective date of this [ <del>legislation.</del> ] chapter.
19	Retroacti	ve rate enhancements shall be paid within thirty days
20	of notifi	cation by the Centers for Medicare and Medicaid
21	Services	to the department of all necessary approvals."
22	4.	By amending § -13 to read:

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1	"§	-13 Termination. (a) Collection of the nursing
2	facility	sustainability fee under section -5 shall be
3	discontir	ued if:
4	(1)	The waiver in section -7 or the enhanced capitation
5		rates in section -10 have not been approved by the
6		Centers for Medicare and Medicaid Services;
7	(2)	The department reduces funding for nursing facility
8		services below the state appropriation in effect on
9		June 30, [ <del>2012;</del> ] <u>2013;</u>
10	(3)	The department or any other state agency uses the
11		money in the special fund for any use other than the
12		uses permitted pursuant to this chapter; or
13	(4)	Federal financial participation to match the nursing
14		facility sustainability fee becomes unavailable under
15		federal law. In such case, the department shall
16		terminate the collection of the fee beginning on the
17		effective date of the federal statutory, regulatory,
18		or interpretive change.
19	(b)	If collection of the nursing facility sustainability
20	fee is di	scontinued as provided in this section, any remaining
21	money in	the special fund shall be returned to the nursing
22	facilitie	s from which the fee was collected within thirty days

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- 1 in the same proportions as received from the nursing
- 2 facilities."
- 3 SECTION 3. Act 156, Session Laws of Hawaii 2012, is
- 4 amended by amending section 5 to read as follows:
- 5 "SECTION 5. This Act shall take effect on July 1, 2012,
- 6 and shall be repealed on June 30, [2013;] 2014; provided that
- 7 section -4(c), Hawaii Revised Statutes, established by
- 8 section 2 of this Act, shall be repealed on December 31, [2013.]
- 9 2014."
- 10 SECTION 4. There is appropriated out of the nursing
- 11 facility sustainability program special fund the sum of
- 12 \$12,000,000 or so much thereof as may be necessary for fiscal
- 13 year 2013-2014 with such moneys to be used consistent with the
- 14 nursing facility sustainability program special fund.
- 15 SECTION 5. The sum appropriated shall be expended by the
- 16 department of human services for the purposes of this Act.
- 17 SECTION 6. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 7. This Act shall take effect on July 1, 2030.

#### Report Title:

Nursing Facility Sustainability Program; Special Fund

### Description:

Continues the Nursing Facility Sustainability Program by extending the sunset date of Act 156, Session Laws of Hawaii 2012; appropriates funds for the program for fiscal year 2013-2014. Effective 07/01/2030. (HD2)

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