A BILL FOR AN ACT

RELATING TO HEALTH.

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

SECTION 1. The state health planning and development
agency is tasked with promoting accessibility to quality health
care services for all people of the State at reasonable cost.

The legislature finds that health care payers collect and
analyze health care services claims and payment information for

 ${f 6}$ federal regulatory compliance and business accounting purposes.

7 Reporting health care services claims and payment information to

8 the state health planning and development agency would support

9 collection analysis and dissemination of medical treatment

claims and payment information, and lend to transparency in the

11 health care sector and support public policy decision making.

12 The legislature believes that consumers of health care and state

decision makers who regulate health care and insurance should

14 have access to health care claims payment data and analytics.

15 The purpose of this Act is to facilitate greater

16 transparency in the health care sector by broadening the scope

17 of health and health care data and other information, including

- 1 health care services claims and payment information, submitted
- 2 to the state health planning and development agency.
- 3 SECTION 2. Section 323D-18, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§323D-18 Information required of providers[-] and payers
- 6 of health care services claims. (a) Providers of health care
- 7 and all payers of claims for payment for health care services
- 8 delivered to any person, including providers of public or
- 9 private health insurance, doing business in the State shall
- 10 submit [such], consistent with all federal and state data use
- 11 and disclosure, privacy, security, and confidentiality laws,
- 12 data and statistical and other reports of information related to
- 13 health and health care as the state agency finds necessary to
- 14 the performance of its functions. The information deemed
- 15 necessary includes [but is not limited to]:
- 16 (1) Information regarding changes in the class of usage of
- the bed complement of a health care facility under
- **18** section 323D-54(9);
- 19 (2) Implementation of services under section 323D-54;

1	(3)	Projects that are wholly dedicated to meeting the
2		State's obligations under court orders, including
3		consent decrees, under section 323D-54(10);
4	(4)	Replacement of existing equipment with an updated
5		equivalent under section 323D-54(11);
6	(5)	Primary care clinics under the expenditure thresholds
7		under section 323D-54(12); [and]
8	(6)	Equipment and services related to that equipment, that
9		are primarily intended for research purposes as
10		opposed to usual and customary diagnostic and
11		therapeutic care[-]; and
12	<u>(7)</u>	Health care services claims and payment data,
13		including information about the nature of the
14		reimbursement and any fees, discounts, incentives, or
15		performance payments affecting the rate of
16		reimbursement from any insurer.
17	The	state agency shall not disclose any individual
18	patient's	personal health information in violation of state or
19	federal l	aw.
20	(b)	The state agency shall submit acquired data to a
21	Universit	y of Hawaii data center that shall comply with the

1 conflict of interest provisions of title 42 United States Code 2 section 300gg-94(d)(2) that require a data center established 3 under title 42 United States Code section 300gg-94(c)(1)(C) to 4 adopt by-laws ensuring that the center and all members of the 5 center's governing board are independent and free from all 6 conflicts of interest; provided that the state agency shall 7 initially submit data to the college of social sciences, social 8 sciences research institute, pacific health informatics and data 9 center at the University of Hawaii; provided further that the 10 University of Hawaii data center may opt to no longer provide 11 data services to the state agency upon ninety days written 12 notice to the state agency. 13 The entity accepting health care services claims and 14 payment data shall enter into a negotiated data sharing 15 agreement with any payer or insurer before data is submitted." 16 SECTION 3. Section 323D-18.5, Hawaii Revised Statutes, is **17** repealed. 18 ["[\$323D-18.5] Information from providers of health 19 insurance. The state agency may request providers of health 20 insurance doing business in the State to submit to the state agency available statistical, financial, and other reports of 21

- 1 information that the state agency finds necessary to perform its
- 2 functions."]
- 3 SECTION 4. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 5. This Act shall take effect on July 1, 2112.

S.B. NO. S.D. 1

Report Title:

State Health Planning and Development Agency; Health and Health Care Information and Data

Description:

Broadens the scope of health and health care data and other information submitted to the State Health Planning and Development Agency. (SB2389 HD1)

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