

# House Committee on Consumer Protection & Commerce Representative Angus H.K. McElvey, Chair Representative Linda Ichiyama, Vice Chair

February 22, 2017 Conference Room 329 2:01 p.m. Hawaii State Capitol

## Testimony in support of House Bill 91 Relating to Insurance Clarifies that acute care hospitals are covered under the clean claims statute, section 431:13-108, Hawaii Revised Statutes.

Linda Rosen, M.D., M.P.H. Chief Executive Officer Hawaii Health Systems Corporation

On behalf of the Hawaii Health Systems Corporation (HHSC) Corporate Board of Directors, thank you for the opportunity to present testimony <u>in support of</u> H.B. 91 that clarifies that acute care hospitals are covered under the clean claims statute, section 431:13-108, Hawaii Revised Statutes.

This measure would amend the definition of "facility" in Hawaii's clean claims law, found in section 431:13-108 of the Hawaii Revised Statutes, to make sure that acute care facilities are protected under the statute. This revision will clarify the original intent of the clean claims law to ensure that acute care facilities are paid in a timely fashion when uncontested (or clean) claims are submitted. (Specifically, the law requires payments to be made within thirty days for clean claims submitted in writing, and within fifteen days for clean claims submitted electronically.)

There were revisions made to the clean claims statute in 2015 Session Laws Hawaii, Act 033, that created ambiguity in the definitions used to define which providers are covered under the statute. This measure would clarify the definition of "facility" by striking out an exclusion created in 2015 for acute care facilities.

Three of HHSC's facilities (Hilo Medical Center, Kona Community Hospital, and Maui Memorial Medical Center) would qualify as "acute care facilities" and would appreciate the support that the clean claims statute gives to other healthcare providers. Combined,

HILO • HONOKAA • KAU • KONA • KOHALA • WAIMEA • KAPAA • WAILUKU • KULA • LANAI • HONOLULU

these three facilities have over \$470 million in net patient service revenue that is currently not under the protection of the clean claims statute.

Thank you for the opportunity to testify before this committee. We would respectfully recommend that the committee's support of this measure.

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#### February 22, 2017 at 2:01 PM Conference Room 329

#### House Committee on Consumer Protection & Commerce

- To: Chair Angus L.K. McKelvey Vice Chair Linda Ichiyama
- From: Paige Heckathorn Senior Manager, Legislative Affairs Healthcare Association of Hawaii

## Re: Testimony in Support HB 91, Relating to Insurance

The Healthcare Association of Hawaii (HAH), established in 1939, serves as the leading voice of healthcare on behalf of 160 member organizations who represent almost every aspect of the health care continuum in Hawaii. Members include acute care hospitals, skilled nursing facilities, home health agencies, hospices, assisted living facilities and durable medical equipment suppliers. In addition to providing access to appropriate, affordable, high quality care to all of Hawaii's residents, our members contribute significantly to Hawaii's economy by employing over 20,000 people statewide.

The Healthcare Association of Hawaii would like to thank the committee for the opportunity to **support** HB 91. This measure would amend the definition of "facility" in Hawaii's clean claims law, found in section 431:13-108 of the Hawaii Revised Statutes, to make sure that acute care facilities are protected under the statute. This revision will clarify the original intent of the clean claims law to ensure that acute care facilities are paid in a timely fashion when uncontested (or clean) claims are submitted. (Specifically, the law requires payments to be made within thirty days for clean claims submitted in writing, and within fifteen days for clean claims submitted electronically.)

There were revisions made to the clean claims statute in 2015 Session Laws Hawaii, Act 033, that created ambiguity in the definitions used to define which providers are covered under the statute. This measure would clarify the definition of "facility" by striking out an exclusion created in 2015 for acute care facilities. We humbly request your support of this measure and thank you for your time and consideration of this matter.

Phone: (808) 521-8961 | Fax: (808) 599-2879 | HAH.org | 707 Richards Street, PH2 - Honolulu, HI 96813

Affiliated with the American Hospital Association, American Health Care Association, National Association for Home Care and Hospice, American Association for Homecare and Council of State Home Care Associations

**Government Relations** 



### Testimony of Jonathan Ching Government Relations Specialist

Before: House Committee on Consumer Protection & Commerce The Honorable Angus L.K. McKelvey, Chair The Honorable Linda Ichiyama, Vice Chair

> February 22, 2017 2:01 p.m. Conference Room 329

#### **Re: HB91 Relating to Insurance**

Chair McKelvey, Vice-Chair Ichiyama, and committee members, thank you for this opportunity to provide testimony on HB91, which clarifies that acute care hospitals are covered under the Hawai'i's clean claims statute.

#### Kaiser Permanente Hawaii SUPPORTS HB91.

HB91 is a "housekeeping" measure to clarify that acute care hospitals are subject to Hawai'i's clean claim statute, which requires health plans to pay providers on a timely basis when uncontested claims or "clean" claims are submitted.

Kaiser Permanente Hawaii does not distinguish any difference between acute care hospitals and other facilities when paying clean claims. Currently, we target paying clean claims within thirty days for clean paper claims, and within fifteen days for clean claims submitted electronically. Therefore, we urge the Committee to PASS HB91. Mahalo for the opportunity to testify on this measure.





Testimony in Support HB 91, Relating to Insurance by Stephen A. Kula, Ph.D., NHA Executive Director Legacy of Life Hawai'i Senate Committee on Consumer Protection & Commerce Chair Angus L.K. McKelvey Vice Chair Linda Ichiyama

> Friday, February 22, 2:01 p.m. State Capitol, Conference Room 329

Thank you for the opportunity to offer testimony on behalf of Legacy of Life Hawai'i in strong support of HB 91. As a member of the Healthcare Association of Hawaii, Legacy of Life Hawai'i supports this legislation which seeks to amend the definition of "facility" in Hawaii's clean claims law, found in section 431:13-108 of the Hawaii Revised Statutes, to make sure that acute care facilities are protected under the statute. This revision will clarify the original intent of the clean claims law to ensure that acute care facilities are paid in a timely fashion when uncontested (or clean) claims are submitted. (Specifically, the law requires payments to be made within thirty days for clean claims submitted in writing, and within fifteen days for clean claims submitted electronically.)

There were revisions made to the clean claims statute in 2015 Session Laws Hawaii, Act 033, that created ambiguity in the definitions used to define which providers are covered under the statute. This measure would clarify the definition of "facility" by striking out an exclusion created in 2015 for acute care facilities. We humbly request your support of this measure and thank you for your time and consideration of this matter.

Thank you for the opportunity to offer testimony on behalf of Legacy of Life Hawai'i in strong support.



To: The Honorable Angus L.K. McKelvey, Chair The Honorable Linda Ichiyama, Vice Chair Members, Committee on Consumer Protection and Commerce

From: Paula Yoshioka, Senior Vice President, The Queen's Health Systems

Date: February 17, 2017

Hrg: House Committee on Consumer Protection and Commerce Hearing; Wednesday, February 22, 2017 at 2:01PM in Room 329

#### Re: Support for HB 91, Relating to Insurance

My name is Paula Yoshioka, and I am a Senior Vice President at The Queen's Health Systems. We would like to express our **support** for HB 91, Relating to Insurance. This bill clarifies that acute care hospitals are covered under the clean claims statute, section 431:13-108, Hawaii Revised Statutes.

We concur with the testimony from the Healthcare Association of Hawaii. This bill clarifies the original intent of the clean claims law to ensure that acute care facilities are paid in a timely fashion when uncontested claims or clean claims are submitted. Specifically, the law requires payments to be made within thirty days for clean claims submitted in writing, and within fifteen days for clean claims submitted electronically.

We commend the legislature for introducing this measure and ask you to support it.

Thank you for your time and attention to this important issue.

The mission of The Queen's Health Systems is to fulfill the intent of Queen Emma and King Kamehameha IV to provide in perpetuity quality health care services to improve the well-being of Native Hawaiians and all of the people of Hawai'i.







## February 22, 2017 at 2:01 PM **Conference Room 329**

## **House Committee on Consumer Protection & Commerce**

- Representative Angus L.K. McKelvey, Chair To: Representative Linda Ichiyama, Vice Chair
- From: Michael Robinson Vice President – Government Relations & Community Affairs

#### Testimony in Support - HB 91, Relating to Insurance Re:

My name is Michael Robinson, Vice President, Government Relations and Community Affairs at Hawai'i Pacific Health (HPH). Hawai'i Pacific Health is a not-for-profit health care system, and the state's largest health care provider and non-governmental employer. Hawai'i Pacific Health is committed to providing the highest quality medical care and service to the people of Hawai'i and the Pacific Region through its four hospitals, more than 50 outpatient clinics and service sites, and over 1,600 affiliated physicians. Hawai'i Pacific Health's hospitals are Kapi'olani Medical Center for Women & Children, Pali Momi Medical Center, Straub Clinic & Hospital and Wilcox Memorial Hospital.

Hawai'i Pacific Health would like to thank the committee for the opportunity to support HB 91. This measure would amend the definition of "facility" in Hawaii's clean claims law, found in section 431:13-108 of the Hawaii Revised Statutes, to make sure that acute care facilities are protected under the statute. Due to revisions made to the clean claims statute in 2015 Session Laws Hawai'l (Act 033), there is ambiguity in the definitions of which providers are covered. This measure would clarify the definition of "facility" by striking out an exclusion created in 2015 for acute care facilities.

We request your support of this measure and thank you for your time and consideration of this matter.