A BILL FOR AN ACT

RELATING TO PUBLIC HEALTH.

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

1	SECTION 1. The legislature finds that federally qualified
2	health centers provide the best system of community-based
3	primary care for people who are uninsured, underinsured, or
4	medicaid recipients. However, over the years, the federally
5	qualified health centers and rural health clinics have
6	experienced a tremendous increase in usage. Adding to the
7	strain placed on these facilities are the following:
8	(1) The ever-evolving nature and complexity of the
9	services provided;
10	(2) Inadequate procedures through which medicaid payment
11	and changes in the scope of services provided are
12	addressed; and
13	(3) The lack of adequate funding to pay for services for
14	the uninsured.
15	The purpose of this Act is to ensure that the community
16	health center system remains financially viable and stable in
17	the face of the increasing needs of the population of uninsured

- 1 and underinsured residents by creating a process whereby
- 2 community health centers and rural health clinics will receive
- 3 supplemental medicaid payments and seek modifications to their
- 4 scope of services.
- 5 SECTION 2. Chapter 346, Hawaii Revised Statutes, is
- 6 amended by adding five new sections to be appropriately
- 7 designated and to read as follows:
- 8 "§346-A Centers for Medicare and Medicaid Services
- 9 approval. The department shall implement sections 346-B, 346-C,
- 10 and 346-D, subject to approval of the Hawaii medicaid state plan
- 11 by the Centers for Medicare and Medicaid Services.
- 12 §346-B Federally qualified health centers and rural health
- 13 clinics; reconciliation of managed care supplemental payments.
- 14 (a) Federally qualified health centers or rural health clinics
- 15 that provide services under a contract with a medicaid managed
- 16 care organization shall receive estimated quarterly state
- 17 supplemental payments for the cost of furnishing such services
- 18 that are an estimate of the difference between the payments the
- 19 federally qualified health center or rural health clinic
- 20 receives from medicaid managed care organizations and payments
- 21 the federally qualified health center or rural health clinic
- 22 would have received under the Benefits Improvement and

2008-2411 SB2542 CD1 SMA-2.doc

- 1 Protection Act of 2000 prospective payment system methodology.
- 2 Not more than one month following the beginning of each calendar
- 3 guarter and based on the receipt of federally qualified health
- 4 center or rural health clinic submitted claims during the prior
- 5 calendar quarter, federally qualified health centers or rural
- 6 health clinics shall receive the difference between the
- 7 combination of payments the federally qualified health center or
- 8 rural health clinic receives from estimated supplemental
- 9 quarterly payments and payments received from medicaid managed
- 10 care organizations and payments the federally qualified health
- 11 center or rural health clinic would have received under the
- 12 Benefits Improvement and Protection Act of 2000 prospective
- 13 payment system methodology. Balances due from the federally
- 14 qualified health center shall be recouped from the next
- 15 quarter's estimated supplemental payment.
- 16 (b) The federally qualified health center or rural health
- 17 clinic shall file an annual settlement report summarizing
- 18 patient encounters within one hundred fifty days following the
- 19 end of a calendar year in which supplemental payments are
- 20 received from the department. The total amount of supplemental
- 21 and medicaid managed care organization payments received by the
- 22 federally qualified health center or rural health clinic shall

- 1 be reviewed against the amount that the actual number of visits
- 2 provided under the federally qualified health centers' or rural
- 3 health clinics' contract with the medicaid managed care
- 4 organization would have yielded under the prospective payment
- 5 system. The department shall also receive financial records
- 6 from the medicaid managed care organization. As part of this
- 7 review, the department may request additional documentation from
- 8 the federally qualified health center or rural health clinic and
- 9 the medicaid managed care organization to resolve differences
- 10 between medicaid managed care organization and provider records.
- 11 Upon conclusion of the review, the department shall calculate a
- 12 final payment that is due to or from the participating federally
- 13 qualified health center or rural health clinic. The department
- 14 shall notify the participating federally qualified health center
- 15 or rural health clinic of the balance due to or from the
- 16 federally qualified health center or rural health clinic. The
- 17 notice of program reimbursement shall include the department's
- 18 calculation of the balance due to or from the federally
- 19 qualified health center or rural health clinic.
- 20 (c) For the purposes of this section, the payments
- 21 received from medicaid managed care organizations exclude
- 22 payments for non-prospective payment system services, managed

1	care risk	pool accruals, distributions, or losses, or any pay-
2	for-perfor	rmance bonuses or other forms of incentive payments
3	such as q	uality improvement recognition grants and awards.
4	(d)	An alternative supplemental managed care payment
5	methodolog	gy other than the one set forth herein may be
6	implemente	ed as long as the alternative payment methodology is
7	consented	to in writing by the federally qualified health center
8	or rural l	nealth clinic to which the methodology applies.
9	<u>§346</u> .	-C Federally qualified health center or rural health
10	clinic; ac	ijustment for changes to scope of services. (a)
11	Prospectiv	ve payment system rates may be adjusted for any
12	increases	or decreases in the scope of services furnished by a
13	participat	ing federally qualified health center or rural health
14	clinic, p	covided that:
15	<u>(1)</u>	The federally qualified health center or rural health
16		clinic notifies the department in writing of any
17		changes to the scope of services and the reasons for
18		those changes within sixty days of the effective date
19		of the changes;
20	(2)	The federally qualified health center or rural health
21		clinic submits data, documentation, and schedules that
22		substantiate any changes in services and the related

1		adjustment of reasonable costs following medicare
2		principles of reimbursement; and
3	<u>(3)</u>	The federally qualified health center or rural health
4		clinic proposes a projected adjusted rate within one
5		hundred fifty days of the changes to the scope of
6		services.
7	(b)	This proposed projected adjusted rate is subject to
8	departmen	tal approval. The proposed projected adjusted rate
9	shall be	calculated based on a consolidated basis where the
10	federally	qualified health center or rural health clinic takes
11	all costs	for the center that would include both the costs
12	included	in the base rate, as well as the additional costs,
13	provided	that the federally qualified health center or rural
14	health cl	inic calculated the baseline prospective payment system
15	rate base	d on total consolidated costs. A net change in the
16	federally	qualified health center's or rural health clinic's rate
17	shall be	calculated by subtracting the federally qualified health
18	center's	or rural health clinic's previously assigned prospective
19	payment s	ystem rate from its projected adjusted rate.
20	<u>(c)</u>	Within one hundred twenty days of its receipt of the
21	projected	adjusted rate and all additional documentation
22	requested	by the department, the department shall notify the
	I REGER HAVE AND AND DESIGN THE PROPERTY AND AND ADDRESS.	SB2542 CD1 SMA-2.doc .

- 1 federally qualified health center or rural health clinic of its
- 2 acceptance or rejection of the projected adjusted rate. Upon
- 3 approval by the department, the federally qualified health center
- 4 or rural health clinic shall be paid the projected rate, which
- 5 shall be effective from the date of the change in scope of
- 6 services through the date that a rate is calculated based upon
- 7 the first full fiscal year that includes the change in scope of
- 8 services.
- 9 (d) The department shall review the calculated rate of the
- 10 first full fiscal year cost report if the change of scope of
- 11 service is reflected in more than six months of the report. For
- 12 those federally qualified health centers or rural health clinics
- 13 in which the change of scope of services is in effect for six
- 14 months or less of the cost report fiscal year, review of the next
- 15 full fiscal year cost report also is required. The department
- 16 shall review the calculated inflated weighted average rate of
- 17 these two cost reports. The total costs of the first year report
- 18 shall be adjusted to the Medical Economic Index of the second
- 19 year report. Each report shall be weighted based upon number of
- 20 patient encounters.
- 21 (e) Upon receipt of the cost reports, the prospective
- 22 payment system rate shall be adjusted following a review by the

1	<u>fiscal ag</u>	ent of the cost reports and documentation. Adjustments
2	shall be	made for payments for the period from the effective
3	date of t	he change in scope of services through the date of the
4	final adj	ustment of the prospective payment system rate.
5	<u>(f)</u>	For the purposes of prospective payment system rate
6	adjustmen	t, a change in scope of services provided by a
7	federally	qualified health center or rural health clinic means
8	the follo	wing:
9	(1)	The addition of a new service, such as adding dental
10		services or any other medicaid covered service, that is
11		not incorporated in the baseline prospective payment
12		system rate or a deletion of a service that is
13		incorporated in the baseline prospective payment system
14		rate;
15	(2)	A change in service resulting from amended regulatory
16		requirements or rules;
17	(3)	A change in service resulting from relocation;
18	(4)	A change in type, intensity, duration, or amount of
19		service resulting from a change in applicable
20		technology and medical practice used;
21	(5)	An increase in service intensity, duration, or amount
22		of service resulting from changes in the types of

1		patients served, including but not limited to
2		populations with human immunodeficiency virus,
3		acquired immunodeficiency syndrome, or other chronic
4		diseases, or homeless, elderly, migrant, or other
5		special populations;
6	(6)	A change in service resulting from a change in the
7		provider mix of a federally qualified health center or
8		a rural health clinic or one of its sites;
9	<u>(7)</u>	Any changes in the scope of a project approved by the
10		federal Health Resources and Services Administration
11		where the change affects a covered service; or
12	(8)	Changes in operating costs due to capital expenditures
13		associated with a modification of the scope of any of
14		the services, including new or expanded service
15		facilities, regulatory compliance, or changes in
16		technology or medical practices at the federally
17		qualified health center or rural health clinic.
18	(g)	No change in costs, in and of itself, shall be
19	considered	d a scope of service change unless the cost is allowable
20	under med	icaid principles of reimbursement and the net change in
21	the federa	ally qualified health center's or rural health clinic's
22	per visit	rate equals or exceeds three per cent for the affected
	2008-2411	SR2542 CD1 SM4-2 doc

- 1 federally qualified health center or rural health clinic site.
- 2 For federally qualified health centers or rural health clinics
- 3 that filed consolidated cost reports for multiple sites to
- 4 establish their baseline prospective payment system rates, the
- 5 net change of three per cent shall be applied to the average per
- 6 visit rate of all the sites of the federally qualified health
- 7 center or rural health clinic for purposes of calculating the
- 8 costs associated with a scope of service change. For the
- 9 purposes of this section, "net change" means the per visit change
- 10 attributable to the cumulative effect of all increases or
- 11 decreases for a particular fiscal year.
- 12 (h) All references in this section to "fiscal year" shall
- 13 be construed to be references to the fiscal year of the
- 14 individual federally qualified health center or rural health
- 15 clinic, as the case may be.
- 16 §346-D Federally qualified health center or rural health
- 17 clinic visit. (a) Services eligible for prospective payment
- 18 system reimbursement are those services that are furnished by a
- 19 federally qualified health center or rural health clinic that
- **20** are:

1	(1)	Within the legal authority of a federally qualified
2		health center to deliver, as defined in Section 1905
3		of the Social Security Act;
4	(2)	Actually provided by the federally qualified health
5		center, either directly or under arrangements;
6	<u>(3)</u>	Covered benefits under the medicaid program, as
7		defined in Section 4231 of the State Medicaid Manual
8		and the Hawaii medicaid state plan;
9	(4)	Provided to a recipient eligible for medicaid
10		benefits;
11	(5)	Delivered exclusively by health care professionals,
12		including physicians, physician's assistants, nurse
13		practitioners, nurse midwives, clinical social
14		workers, clinical psychologists, and other persons
15		acting within the lawful scope of their license or
16		certificate to provide services;
17	<u>(6)</u>	Provided at the federally qualified health center's
18		practice site, a hospital emergency room, in an
19	•	inpatient setting, at the patient's place of
20		residence, including long term care facilities, or at
21		another medical facility: and

1	(7)	Within the scope of services provided by the State
2		under its fee-for-service medicaid program and its
3		health QUEST program, on and after August 1994, and as
4		amended from time to time.
5	<u>(b)</u>	Contacts with one or more health professionals and
6	multiple	contacts with the same health professional that take
7	place on	the same day and at a single location constitute a
8	single en	counter, except when one of the following conditions
9	exists:	
10	(1)	After the first encounter, the patient suffers illness
11		or injury requiring additional diagnosis or treatment;
12		<u>or</u>
13	(2)	The patient makes one or more visits for other
14		services such as dental or behavioral health.
15		Medicaid may pay for a maximum of one visit per day
16		for each of these services in addition to one medical
17		visit.
18	<u>(c)</u>	A federally qualified health center or rural health
19	clinic th	at provides prenatal services, delivery services, and
20	post nata	l services may elect to bill the managed care
21	organizat	ion for all such services on a global payment basis.
22	Alternati	vely, it may bill for prenatal and post natal services
	2008-2411	SB2542 CD1 SMA-2.doc

- 1 separately from delivery services and be paid the per visit
- 2 prospective payment system reimbursement for prenatal and post
- 3 natal visits. In this case, it may bill the managed care
- 4 organization separately for inpatient delivery services that are
- 5 not eligible for prospective payment system reimbursement.
- 6 §346-E Appeal. A federally qualified health center or
- 7 rural health clinic may appeal a decision made by the department
- 8 if the medicaid impact is \$10,000 or more, whereupon the
- 9 opportunity for an administrative hearing under chapter 91 shall
- 10 be afforded. Any federally qualified health center or rural
- 11 health clinic aggrieved by the final decision and order shall be
- 12 entitled to judicial review in accordance with chapter 92 or may
- 13 submit the matter to binding arbitration pursuant to chapter
- 14 658A."
- 15 SECTION 3. (a) Notwithstanding any law to the contrary,
- 16 reports for final payment under section 346-B, Hawaii Revised
- 17 Statutes, for each calendar year shall be filed within one
- 18 hundred fifty days from the date the department of human
- 19 services adopts forms and issues written instructions for
- 20 requesting a final payment under that section.
- (b) All payments owed by the department of human services
- 22 shall be made on a timely basis.

2008-2411 SB2542 CD1 SMA-2.doc

1 SECTION 4. A federally qualified health center or rural 2 health clinic shall submit a prospective payment system rate 3 adjustment request under section 346-C, Hawaii Revised Statutes, within one hundred fifty days of the beginning of the calendar 4 5 year occurring after the department of human services first 6 adopts forms and issues written instructions for applying for a prospective payment system rate adjustment under section 346-C, 7 8 Hawaii Revised Statutes, if, during the prior fiscal year, the 9 federally qualified health center or rural health clinic 10 experienced a decrease in the scope of services; provided that 11 the federally qualified health center or rural health clinic 12 either knew or should have known the rate adjustment would 13 result in a significantly lower per-visit rate. As used in this 14 paragraph, "significantly lower" means an average rate decrease in excess of three per cent. 15 16 Notwithstanding any law to the contrary, the first full 17 fiscal year's cost reports shall be deemed to have been 18 submitted in a timely manner if filed within one hundred fifty 19 days after the department of human services adopts forms and 20 issues written instructions for applying for a prospective 21 payment system rate adjustment for changes to scope of service under section 346-C, Hawaii Revised Statutes. 22

18

uninsured.

S.B. NO. S.D. 2 H.D. 2 C.D. 1

- 1 SECTION 5. The department of health may provide resources 2 to nonprofit, community-based health care providers for direct 3 medical care for the uninsured, including: 4 (1) Primary medical; 5 (2) Dental: (3) Behavioral health care; and 6 7 (4) Ancillary services, including: 8 (A) Education; 9 Follow-up: (B) Outreach: and 10 (C) Pharmacy services. 11 (D) Distribution of funds may be on a "per-visit" basis, taking into 12 13 consideration need on all islands. 14 SECTION 6. There is appropriated out of the general revenues of the State of Hawaii the sum of \$1,000,000, or so 15 much thereof as may be necessary for fiscal year 2008-2009, to 16 17 the department of health for direct medical care to the
- The sum appropriated shall be expended by the department of health for the purposes of this Act.
- 21 SECTION 7. In codifying the new sections added by section
- 22 2 of this Act, the revisor of statutes shall substitute

- 1 appropriate section numbers for the letters used in designating
- 2 the new sections in this Act.
- 3 SECTION 8. New statutory material is underscored.
- 4 SECTION 9. This Act shall take effect on July 1, 2008;
- 5 provided that section 2 of this Act shall take effect upon
- 6 approval of the Hawaii medicaid state plan by the Centers for
- 7 Medicare and Medicaid Services.

S.B. NO. 2542 S.D. 2 H.D. 2 C.D. 1

Report Title:

Public Health; Federally Qualified Health Centers

Description:

Ensures continued community-based primary care for the uninsured, underinsured, or medicaid recipients by helping the community health center system to remain financially viable and stable in the face of the increasing needs of these populations. (CD1)