A BILL FOR AN ACT

RELATING TO THE PATIENTS' BILL OF RIGHTS AND RESPONSIBILITIES ACT.

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

1	SECT	ION 1. Chapter 432E, Hawaii Revised Statutes, is	
2	amended by	y adding a new section to be appropriately designated	
3	and to rea	ad as follows:	
4	"§432E- Unfair or deceptive acts or practices in the		
5	managed ca	are plan business. (a) The following are defined as	
6	unfair or	deceptive acts or practices in the managed care plan	
7	business a	and shall be prohibited:	
8	(1)	Canceling or nonrenewing an enrollment or subscription	
9		in the managed care plan because of the enrollee's or	
10		subscriber's health status;	
11	(2)	Rescinding or modifying an authorization for a	
12		specific type of treatment by a provider after the	
13		provider renders or begins rendering the health care	
14		service in good faith and pursuant to the managed care	
15		plan's authorization;	
16	(3)	Changing the premium rates, copayments, coinsurances,	
17		or deductibles of a contract after receipt of payment	

1		by the managed care plan of the premium for the first
2		month of coverage in accordance with the contract
3		effective date; provided that changes shall be allowed
4		if authorized or required in the group contract, if
5		the contract was agreed to under a preliminary
6		agreement that states that it is subject to the
7		execution of a definitive agreement, or if the managed
8		care plan and the contract-holder mutually agree in
9		writing;
10	(4)	Engaging in post-claims underwriting. As used herein,
11		"post-claims underwriting" means the rescinding,
12		canceling, or limiting of a managed care plan contract
13		due to the managed care plan's failure to complete
14		medical underwriting and resolve all reasonable
15		questions arising from written information that the
16		managed care plan requires enrollees or subscribers to
17		submit before issuing the managed care plan contract.
18		This paragraph shall not limit a managed care plan's
19		remedies upon a showing of an enrollee's or
20		subscriber's wilful misrepresentation; and
21	(5)	Establishing an eligible charge for a nonparticipating
22		provider service that is different from the eligible

1		charge paid for the same service rendered by a
2		participating provider. As used herein, "eligible
3		charge" means the amount that is payable by the
4		managed care plan for a treatment, service, or supply,
5		prior to making deduction for cost-sharing.
6	<u>(b)</u>	The commissioner shall by certified mail notify the
7	managed c	are plan of each complaint filed with the commissioner
8	under thi	s section.
9	<u>(c)</u>	A managed care plan shall issue a written response
10	with reas	onable promptness, in no case more than fifteen working
11	days, to	any notification or written inquiry made by the
12	commissio	ner regarding a complaint. The response shall be more
13	than an a	cknowledgment that the commissioner's communication has
14	been rece	ived and shall completely and substantively address the
15	complaint	or concerns stated in the communication.
16	(d)	If it is found, after notice and an opportunity to be
17	heard, th	at an insurer has violated this section, the violation
18	shall be	subject to section 431:2-203.
19	(e)	Evidence as to numbers and types of complaints to the
20	commissio	ner against a managed care plan and the commissioner's
21	complaint	experience with other managed care plans shall be

- 1 admissible in an administrative or judicial proceeding brought
- 2 under this section."
- 3 SECTION 2. New statutory material is underscored.
- 4 SECTION 3. This Act shall take effect on January 1, 2009.

Report Title:

Patients' Bill of Rights and Responsibilities Act

Description:

Amends the Patients' Bill of Rights and Responsibilities Act by prohibiting certain unfair or deceptive business practices by managed care plans, such as disenrolling a person because of a medical condition. (SD2)