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

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## A BILL FOR AN ACT

RELATING TO THIRD PARTY LIABILITY FOR MEDICAID.

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

1	SECT	ION 1. The Deficit Reduction Act of 2005, P.L.	
2	109-171,	made a number of amendments to Section 1902 of the	
3	Social Security Act intended to strengthen states' ability to		
4	identify and collect from liable third party payers.		
5	The purpose of this Act is to make necessary amendments to		
6	state laws to comply with the federal amendments.		
7	SECTION 2. Chapter 431L, Hawaii Revised Statutes, is		
8	amended by adding a new section to be appropriately designated		
9	and to read as follows:		
10	" <u>§</u> 43	<b>1L-</b> Insurer requirements. Any health insurer as	
11	identified in section 431L-1 shall:		
12	(1)	Provide, with respect to individuals who are eligible	
13		for, or are provided, medical assistance under Title	
14		42 United States Code Section 1396a (Section 1902 of	
15		the Social Security Act), as amended, upon the request	
16		of the State, information to determine during what	
17		period the individual or the individual's spouse or	



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1		dependents may be or may have been covered by a health
2		insurer and the nature of the coverage that is or was
3		provided by the health insurer, including the name,
4		address, and identifying number of the plan in a
5		manner prescribed by the State;
6	(2)	Accept the State's right of recovery and the
7		assignment to the State of any right of an individual
8		or other entity to payment from the party for a health
9		care item or service for which payment has been made
10		for medical assistance under Title 42 United States
11		Code Section 1396a (Section 1902 of the Social
12		Security Act);
13	(3)	Respond to any inquiry by the State regarding a claim
14		for payment for any health care item or service that
15		is submitted not later than three years after the date
16		of the provision of the health care item or service;
17		and
18	(4)	Agree not to deny a claim submitted by the State
19		solely on the basis of the date of submission of the
20		claim, the type or format of the claim form, or a
21		failure to present proper documentation at the point-
22		of-sale that is the basis of the claim, if:

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1	(A)	The claim is submitted by the State within the			
2		three-year period beginning on the date on which			
3		the health care item or service was furnished;			
4		and			
5	<u>(B)</u>	Any action by the State to enforce its rights			
6		with respect to the claim is commenced within six			
7		years of the State's submission of the claim."			
8	SECTION 3. Section 431L-1, Hawaii Revised Statutes, is				
9	amended to read as follows:				
10	"[+]§431L-1[+] Insurers prohibited from taking medicaid				
11	status into account. Any health insurer (including a self-				
12	insured plan, a group health plan[ $_{ au}$ ] as defined in [section]				
13	Section 607(1) of the Employee Retirement Income Security Act of				
14	1974, a health service benefit plan, a mutual benefit society, a				
15	fraternal benefit society [and], a health maintenance				
16	organization[+], a managed care organization, a pharmacy benefit				
17	manager, or other party that is, by statute, contract, or				
18	agreement, legally responsible for payment of a claim for a				
19	health care item or service) is prohibited, in enrolling an				
20	individual or in making any payments for benefits to the				
21	individual or on the individual's behalf, from taking into				
22	account that th	ne individual is eligible for or is provided			
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1 medical assistance under <u>Title</u> 42 [U.S.C. section] <u>United States</u>
2 <u>Code Section</u> 1396a (Section 1902 of the Social Security Act)
3 herein referred to as medicaid, for this State, or any other
4 state."

5 SECTION 4. Section 431L-2, Hawaii Revised Statutes, is
6 amended to read as follows:

7 "[{] §431L-2[}] State's right to third party payments. To 8 the extent that payment has been made under the state plan for 9 medical assistance for health care items or services furnished 10 to an individual in any case where [a third] another party has a 11 legal liability to make payment for such assistance, [the State 12 has in effect laws under which, to the extent that payment has 13 been made under the state plan for medical assistance for health 14 care items or services furnished to an individual, ] the State is 15 considered to have acquired the rights of [such] the individual 16 to payment by [any] the other party for [such] those health care 17 items or services."

18 SECTION 5. Statutory material to be repealed is bracketed 19 and stricken. New statutory material is underscored.

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SECTION 6. This Act shall take effect upon its approval.



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**Report Title:** Third Party Liability for Medicaid

## Description:

Ensures state compliance with the Deficit Reduction Act of 2005 (P.L. 109-171) by strengthening the State's ability to identify and obtain payments from third party payers that are legally responsible to pay for health care services received by medicaid recipients primary to medicaid. (CD1)

