<u>H.B. NO. 1122</u>

A BILL FOR AN ACT

RELATING TO INSURANCE.

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

1 SECTION 1. Currently, some insurers who do not have a contract with the State for provision of pre-hospital ambulance 2 treatment and transport services send claim remittances or 3 direct payments to patients. This practice burdens the patient 4 with billing processing, burdens the State with the cost of 5 collection services to collect payment from the patient, and 6 creates an unnecessary situation of possible bad debt for the 7 patient. 8

9 The purpose of this Act is to require insurers, mutual
10 benefit societies, and health maintenance organizations to make
11 direct payments to the State that funds provision of pre12 hospital ambulance treatment and transport services.

13 SECTION 2. Chapter 431, Hawaii Revised Statutes, is
14 amended by adding to article 10A a new section to be
15 appropriately designated and to read as follows:

16 <u>S431:10A-</u> <u>Direct payment for pre-hospital ambulance</u>

17 treatment and transport services. (a) Any accident and health

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1	or sickne	ss insurer that offers coverage for pre-hospital
2	ambulance	treatment and transport services shall provide for
3	direct pa	yment to the State for provision of pre-hospital
4	ambulance	treatment and transport services.
5	(b)	Subsection (a) shall not apply to any transaction
6	between t	he State for provision of pre-hospital ambulance
7	treatment	and transport services and an insurer if the parties
8	have ente	red into a contract providing for direct payment.
9	(c)	For purposes of this section, "direct payment" means:
10	(1)	The State shall file a claim on behalf of the enrollee
11		for provision of pre-hospital ambulance treatment and
12		transport services with the insurer;
13	(2)	The insurer shall pay the State for provision of pre-
14		hospital ambulance treatment and transport services
15		directly within sixty days of receipt of a claim filed
16		by the State; and
17	(3)	The State shall not make a demand for payment from the
18		enrollee for provision of pre-hospital ambulance
19		treatment and transport until payment has been
20		received from the insurer. Thereafter, the State may
21		make a demand for payment from the enrollee for any

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1	unpaid portion of the services provided to the		
2	enrollee."		
3	SECTION 3. Chapter 432, Hawaii Revised Statutes, is		
4	amended by adding to article 1 a new section to be appropriately		
5	designated and to read as follows:		
6	["] §432:1- Direct payment for pre-hospital ambulance		
7	treatment and transport services. (a) A mutual benefit society		
8	that offers coverage for pre-hospital ambulance treatment and		
9	transport, shall provide for direct payment to the State for		
10	provision of pre-hospital ambulance treatment and transport		
11	services.		
12	(b) Subsection (a) shall not apply to any transaction		
13	between the State for provision of pre-hospital ambulance		
14	treatment and transport services and a mutual benefit society if		
15	the parties have entered into a contract providing for direct		
16	payment.		
17	(c) For purposes of this subdivision, "direct payment"		
18	means:		
19	(1) The State shall file a claim on behalf of the enrollee		
20	for provision of pre-hospital ambulance treatment and		
21	transport with the mutual benefit society;		

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1	(2)	The mutual benefit society shall pay the State for	
2		provision of pre-hospital ambulance treatment and	
3		transport services directly within sixty days of	
4		receipt of a claim filed by the State; and	
5	(3)	The State shall not demand payment from the enrollee	
6		for provision of pre-hospital ambulance treatment and	
7		transport provider until payment has been received	
8		from the mutual benefit society. Thereafter, the	
9		State may make a may demand for payment from the	
10		enrollee for any unpaid portion of the provider's fee."	
11	SECT	ION 4. Chapter 432D, Hawaii Revised Statutes, is	
12	amended by adding a new section to be appropriately designated		
13	and to read as follows:		
14	" <u>\$</u> 432	2D- Direct payment for pre-hospital ambulance	
15	treatment	and transport services. (a) A health maintenance	
16	organization that offers coverage for pre-hospital ambulance		
17	treatment and transport, shall provide for direct payment to the		
18	State for provision of pre-hospital ambulance treatment and		
19	transport services.		
20	(b) Subsection (a) shall not apply to any transaction		
21	between the State for provision of pre-hospital ambulance		
22	treatment and transport services and a health maintenance		

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1 organization if the parties have entered into a contract

2	providing	for	direct	payment.
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3 (c) For purposes of this subdivision, "direct payment"

4 means:

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5	(1)	The State shall file a claim on behalf of the enrollee
6		for provision of pre-hospital ambulance treatment and
7		transport with the health maintenance organization;
8	(2)	The health maintenance organization shall pay the
9		State for provision of pre-hospital ambulance
10		treatment and transport services directly within sixty
11		days of receipt of a claim filed by the State; and
12	(3)	The State shall not demand payment from the enrollee
13		for provision of pre-hospital ambulance treatment and
14		transport provider until payment has been received
15		from the health maintenance organization. Thereafter,
16		the State may make a demand for payment from the
17		enrollee for any unpaid portion of the provider's fee."
18	SECTI	ON 5. New statutory material is underscored.
19	SECTI	ON 6. This Act shall take effect upon its approval.
20		Califord has
21		INTRODUCED BY:
22		BY REQUEST
		JAN 2 6 2009

HTH-19(09)



Report Title: Insurance; Direct Payment; Healthcare Description: Requires direct payment to the State for provision of prehospital ambulance treatment and transport services.

JUSTIFICATION SHEET

DEPARTMENT: Health

TITLE: A BILL FOR AN ACT RELATING TO INSURANCE.

- PURPOSE: Require accident and health or sickness insurance plans, mutual benefit societies, and health maintenance organizations to provide direct payment to the State for provision of pre-hospital ambulance treatment and transport services.
- MEANS: Add a new section to article 10A of Hawaii Revised Statues ("HRS") chapter 431, article 1 of HRS chapter 432 and HRS chapter 432D.
- JUSTIFICATION: This measure will require accident and health or sickness insurance plans, mutual benefit societies, and health maintenance organizations to provide direct payment to the State for provision of pre-hospital ambulance treatment and transport services. Without this measure, the plans may send payment directly to the patient, potentially leading to delay in the provider receiving payment and increasing costs for collection.

<u>Impact on the public</u>: All individuals who receive pre-hospital ambulance treatment and transport services that are covered by some type of payment plan will have that benefit paid directly to State, simplifying the process for the public.

Impact on the department and other agencies: The department expects that direct payment will lead to a reduced cost of collecting payment for services and thus increase the overall revenues to the State.

GENERAL FUND: None.

OTHER FUNDS: None.

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PPBS PROGRAM DESIGNATION: HTH-730.

Upon approval.

OTHER AFFECTED AGENCIES:

Department of Commerce and Consumer Affairs.

EFFECTIVE DATE: