S.B. NO. $^{2566}_{H.D. 2}$

A BILL FOR AN ACT

RELATING TO MEDICAL AND REHABILITATION BENEFITS.

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

1	SECTION 1. Section 386-21, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Whenever medical care is needed, the injured employee
4	may select any physician or surgeon who is practicing on the
5	island where the injury was incurred to render medical care.
6	The physician or surgeon may conduct diagnostic testing or
7	engage in a one-time consultation for subspecialty diagnostic
8	evaluation and treatment recommendations from a board-certified
9	or licensed specialist, and the request for or provision of such
10	diagnostic services shall not be subject to contest by an
11	insurer or employer; provided that the one-time consultation may
12	be made regardless of whether the board-certified or licensed
13	specialist works in a medical facility in which the physician or
14	surgeon has a financial interest. If the services of a
15	specialist are indicated, the employee may select any physician
16	or surgeon practicing in the [State.] state. The director may
17	authorize the selection of a specialist practicing outside the
18	[State] state where no comparable medical attendance within the
	SB2566 HD2 HMS 2010-2999

Page 2

S.B. NO. $^{2566}_{H.D. 2}$

1 [State] state is available. Upon procuring the services of a 2 physician or surgeon, the injured employee shall give proper notice of the employee's selection to the employer within a 3 4 reasonable time after the beginning of the treatment. If for 5 any reason during the period when medical care is needed, the employee wishes to change to another physician or surgeon, the 6 7 employee may do so in accordance with rules prescribed by the 8 director. If the employee is unable to select a physician or 9 surgeon and the emergency nature of the injury requires immediate medical attendance, or if the employee does not desire 10 11 to select a physician or surgeon and so advises the employer, 12 the employer shall select the physician or surgeon. The 13 selection, however, shall not deprive the employee of the 14 employee's right of subsequently selecting a physician or 15 surgeon for continuance of needed medical care."

16 SECTION 2. Statutory material to be repealed is bracketed17 and stricken. New statutory material is underscored.

18

SECTION 3. This Act shall take effect on July 1, 2020.

SB2566 HD2 HMS 2010-2999

S.B. NO.²⁵⁶⁶_{H.D. 2}

3

Report Title:

Medical and Rehabilitation Benefits

Description:

Clarifies that a physician or surgeon may conduct diagnostic testing or engage in a one-time consultation for a subspecialty diagnostic evaluation and treatment recommendations from a board-certified or licensed specialist. Allows for the one-time consultation to be referred to a board-certified or licensed specialist working in a facility in which a physician or surgeon may have a financial interest. Effective July 1, 2020. (SB2566 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

