#### A BILL FOR AN ACT

RELATING TO HEALTH.

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

1 SECTION 1. The legislature finds that it is in the State's 2 best interest to ensure that patients who are waitlisted for 3 long-term care or other types of care receive appropriate 4 medical care by authorizing the department of human services to 5 apply medicaid presumptive eligibility to qualified waitlisted 6 patients. Action based on presumptive eligibility means that 7 the department of human services shall make a preliminary or 8 "presumptive" determination to authorize medical assistance in 9 the interval between application for assistance and the final 10 medicaid eligibility determination based on the likelihood that 11 the applicant will be eligible.

12 On average, there are at any given time one hundred fifty 13 patients in acute care hospital settings across the State who 14 are waitlisted for long-term care. Waitlisted patients are 15 those who are deemed medically ready for discharge and are no 16 longer in need of acute care services, but who cannot be discharged due to various barriers, such as delays in medicaid 17 eligibility determinations, and therefore must remain in the 18 2011-0622 HB SMA.doc 

Page 2

### H.B. NO. 596

higher-cost hospital setting. Discharge timeframes for waitlisted patients range from a few days to over one year. This situation creates a poor quality of life for the patient, presents an often insurmountable dilemma for providers and patients, and causes a serious drain on the financial resources of acute care hospitals, with ripple effects felt throughout other health care service sectors.

8 Regulatory and government mandates create barriers to transferring waitlisted patients. One such barrier is the delay 9 10 in completing medicaid eligibility determinations for waitlisted 11 patients. Senate Concurrent Resolution No. 198, adopted by the legislature in 2007, requested the Healthcare Association of 12 Hawaii to conduct a study of patients in acute care hospitals 13 14 who are waitlisted for long-term care, and to propose solutions 15 to the problem. The following is an excerpt from the resulting 16 2008 report to the legislature addressing the critical problem 17 of waitlisted patients and the regulatory barrier of medicaid 18 eligibility determinations:

19 "Hawaii State Medicaid eligibility/re-eligibility
20 determinations:

(a) Presumptive eligibility/re-eligibility: The task
 force is very concerned about the amount of time it
 2011-0622 HB SMA.doc

Page 3

## H.B. NO. 596

1 takes to complete the Medicaid eligibility and re-2 eligibility process. Staff within hospitals, nursing 3 facilities, etc. report spending a significant amount 4 of time assisting families with Medicaid applications, 5 following up with families to ensure their compliance in submitting the required documentation to support 6 7 the application, hand carrying applications to the 8 Medicaid eligibility office, following up with 9 eligibility workers on the status of applications, 10 They report that hand-carried applications are etc. 11 often misplaced, the time clock for eligibility does not start until the completed application is located 12 13 within the DHS, family members may be non-compliant in completing the necessary paperwork since the patient 14 15 is being cared for safely and the facility has no 16 option for discharging the patient, and the providers 17 believe that they have taken on a beneficiary services 18 role of assisting consumers that should be assumed by 19 The Medicaid eligibility and re-eligibility DHS. 20 application process in Hawaii is obsolete and unable 21 to handle the current volume. It relies on a paper-22 driven system that receives a high volume of



### H.B. NO. 59%

applications per day. Delays in processing 1 2 applications in a timely manner translates to delays 3 in access to care for Medicaid beneficiaries. Acute 4 care hospitals report that in many cases they have not 5 been able to transfer patients to long term care 6 because the delay in making a determination of 7 Medicaid eligibility resulted in too long a delay in 8 placement in a nursing facility or home and community 9 based setting. By the time the Medicaid eligibility 10 was approved, the bed in the long-term care facility/setting was taken. The direct labor hours 11 12 involved in following up on the process negatively 13 impact providers across the continuum. Many have 14 hired outside contractors to assist in the application 15 process...

(b) Shifting responsibility for consumer assistance in
completing the Medicaid application from the provider
of service to the state department of human services:
Providers have taken on the role of consumer services
representatives when patients/families need to submit
applications for Medicaid eligibility or to reapply
for eligibility. Often, providers end up spending



1 hours to days "tracking down" required documentation 2 to include with the Medicaid application and it has 3 become labor intensive. Many have hired external 4 organizations to assist in this process. Delays by 5 patients/families in completing Medicaid applications 6 result in bad debt and charity care incurred by 7 providers and they have no recourse but to hold the 8 family members accountable and/or discharge the 9 patient due to non-payment. (C) Non-compliance by family members/quardians in 10 11 completing Medicaid eligibility/re-eligibility 12 applications: In other states (ex: Nevada), legislation has been passed to impose financial 13 14 penalties on family members/guardians who did not 15 actively participate in completing/submitting 16 documentation for Medicaid eligibility/re-eligibility 17 determinations when fraudulent activity was 18 suspected." 19 The purpose of this Act is to require the department of

21 patients who have been waitlisted for long-term care.

human services to provide medicaid presumptive eligibility to

#### 2011-0622 HB SMA.doc

20

6

1	This Act also begins the process of developing a long-term		
2	solution to severe problems associated with processing medicaid		
3	applications that include extended application processing times		
4	and misplaced applications. The existing application process is		
5	obsolete because it is paper-based. A computer-based system		
6	would be much more efficient. This Act requires the department		
7	of human services to conduct a study of a computerized medicaid		
8	applications system.		
9	SECT	ION 2. Chapter 346, Hawaii Revised Statutes, is	
10	amended by adding a new section to be appropriately designated		
11	and to read as follows:		
12	"§346- Presumptive eligibility under medicaid for		
13	waitlisted	<b>d patients.</b> (a) The department shall presume that a	
14	waitlisted patient applying for medicaid is eligible for		
15	coverage;	provided that the applicant is able to show:	
16	(1)	Proof of an annual income at or below the maximum	
17		level allowed under federal law or under a waiver	
18		approved for Hawaii under Title 42 United States Code	
19		Section 1396n, as applicable;	
20	(2)	Verification of assets;	
21	(3)	Confirmation of waitlisted status as certified by a	
22		health care provider licensed in Hawaii; and	
	2011-0622	HB_SMA.doc	

Page 6

.

2011-0622 HB SMA.doc

· 7

1	(4) Proof of meeting the level of care requirement for		
2	institutional or home- and community-based long-term		
3	care as determined by a physician licensed in Hawaii.		
4	The department shall notify the applicant and the facility of		
5	the presumptive eligibility on the date of receipt of the		
6	application. The applicant shall submit the remaining documents		
7	necessary to qualify for medicaid coverage within ten business		
8	days after the applicant's receipt of notification of		
9	presumptive eligibility from the department. The department		
10	shall notify the applicant of eligibility within five business		
11	days of receipt of the completed application for medicaid		
12	coverage.		
13	Waitlisted patients who are presumptively covered by		
14	medicaid shall be eligible for services and shall be processed		
15	for coverage under the State's qualifying medicaid program.		
16	(b) If the waitlisted patient is later determined to be		
17	ineligible for medicaid after receiving services during the		
18	period of presumptive eligibility, the department shall		
19	disenroll the patient and notify the provider and the plan, if		
20	applicable, of disenrollment by facsimile transmission or		
21	electronic mail. The department shall provide reimbursement to		



Page 7

#### 1 the provider or the plan for the time during which the waitlisted patient was enrolled." 2 3 SECTION 3. The department of human services shall submit a 4 report to the legislature no later than twenty days prior to the 5 convening of the regular sessions of 2012 through 2016, 6 inclusive, of findings and recommendations, including proposed 7 legislation, regarding the costs and other issues related to 8 medicaid presumptive eligibility. 9 SECTION 4. The department of human services shall conduct a study for a potential computerized system for processing 10 11 medicaid applications. The study shall consider different 12 alternatives, assess each alternative, and recommend the best 13 alternative. The study shall consider the requirements of

Hawaii's medicaid program, the ability of each alternative to meet these requirements, and costs. The department of human services shall submit a report of its findings and recommendations, including proposed legislation, to the legislature no later than twenty days prior to the convening of the regular session of 2012.

20 SECTION 5. There is appropriated out of the general 21 revenues of the State of Hawaii the sum of \$200,000 or so much 22 thereof as may be necessary for fiscal year 2011-2012 to cover 2011-0622 HB SMA.doc

the cost of any reimbursements made to providers or plans for
 services provided during the time that waitlisted patients are
 enrolled but eventually determined to be ineligible.

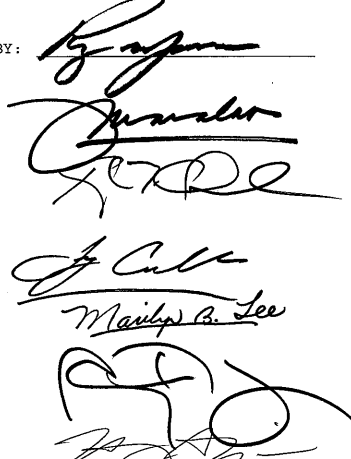
4 The sum appropriated shall be expended by the department of5 human services for the purposes of this Act.

6 SECTION 6. New statutory material is underscored.

7 SECTION 7. This Act shall take effect on July 1, 2011;
8 provided that section 2 of this Act shall be repealed on July 1,
9 2016.

10

INTRODUCED BY:





JAN 2 1 2011



10

Report Title: Health; Medicaid Eligibility; Appropriation

**Description:** Creates presumptive medicaid eligibility for waitlisted patients. Repeals 7/1/2016.

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

