H.B. NO. ⁵⁹⁷ H.D. 1

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A BILL FOR AN ACT

RELATING TO HEALTH CARE.

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

1 SECTION 1. The Healthcare Association of Hawaii has 2 established a patient safety and quality committee whose mission 3 is to improve the quality of health care delivered by the full 4 range of provider organizations represented by Healthcare 5 Association of Hawaii members. The committee, which includes 6 representatives of hospitals, nursing homes, home care agencies, 7 and hospices, would like to examine medical cases that apply to various types of provider organizations. However, to ensure 8 9 full and free discussion, information about the cases must be 10 protected from its potential use in medical malpractice 11 lawsuits.

The importance of protecting peer review and quality 12 13 assurance of health care is recognized in Hawaii by statute in section 624-25.5, Hawaii Revised Statutes, which provides that 14 such proceedings and records shall not be subject to discovery. 15 The intent of this Act is to encourage robust discussion that 16 17 leads to changes in health care policies, procedures, or practices. The absence of these protections would limit 18 HB597 HD1 HMS 2011-2533

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discussion and therefore limit improvements in the quality of
 health care.

3 Until recently, this protection was restricted to
4 committees created by individual health care facilities.
5 However, Act 133, Session Laws of Hawaii 2010, extended
6 protection to multidisciplinary quality assurance committees
7 convened and conducted by the department of health to monitor,
8 improve, and evaluate emergency and trauma systems.

9 The purpose of this Act is to establish that the 10 proceedings and records of interdisciplinary quality assurance 11 committees composed of members from various health care 12 organizations have similar protections as those committees 13 formed by hospitals, health maintenance organizations, and 14 statewide trauma care systems.

15 SECTION 2. Section 624-25.5, Hawaii Revised Statutes, is 16 amended by amending the definition of "quality assurance 17 committee" to read as follows:

18 ""Quality assurance committee" means [an]:

19 (1) An interdisciplinary committee established by the
20 board of trustees or administrative staff of a
21 licensed hospital, clinic, long-term care facility,
22 skilled nursing facility, assisted living facility,



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1		home care agency, hospice, health maintenance
2		organization, preferred provider organization,
3		preferred provider network providing medical, dental,
4		or optometric care, or an authorized state agency
5		whose function is to monitor and evaluate patient
6		care $[-,]$ to identify, study, and correct deficiencies
7		in the health care delivery system [to-reduce], with a
8		goal of reducing the risk of harm to patients [and
9		<pre>improve], improving patient safety, or otherwise</pre>
10 ·		[improve] improving the quality of care delivered to
11		<pre>patients[-]; or</pre>
12	(2)	An interdisciplinary committee composed of
13		representatives of organizations described in
14		paragraph (1) that is established collectively by the
15		boards of trustees or administrative staff of these
16		organizations, and whose function is to monitor and
17		evaluate patient care to identify, study, and correct
18		deficiencies in the health care delivery system, with
19		a goal of reducing the risk of harm to patients,
20		improving patient safety, or otherwise improving the
21		quality of care delivered to patients."



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1	SECTION 3. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 4. This Act shall take effect on January 7, 2059.
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Report Title:

Quality Assurance Committee; Health Care; Peer Review Protections

Description:

Expands definition of "quality assurance committee" to include interdisciplinary quality assurance committees composed of members from various health care organizations. Effective January 7, 2059. (HB597 HD1)

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

