THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

S.B. NO. 1516

JAN 2 6 2011

A BILL FOR AN ACT

RELATING TO HEALTH CARE ADMINISTRATIVE UNIFORMITY.

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

1 SECTION 1. The legislature finds that collaborative 2 development of uniform administrative standards for quality 3 health care measures could help produce better quality health care that is more cost effective, while allowing providers to 4 spend more time providing quality patient care and less time 5 with administrative claims procedures. In order to encourage 6 7 productive discussion and agreements between health care providers, insurers, and other interested entities on uniform 8 9 administrative standards regarding evidence-based medicine, 10 clinical efficacy, and quality in health claims processing, such 11 collaboration should be exempt from the State's unfair competition and antitrust laws, which might otherwise deter or 12 13 prevent these types of beneficial cooperation.

14 The purpose of this Act is to allow open and robust 15 collaboration on uniform administrative standards and procedures 16 to help enhance the quality of health care in Hawaii.

SECTION 2. Section 480-11, Hawaii Revised Statutes, isamended by amending subsection (d) to read as follows:



S.B. NO.**/5**/6

1	"(d)	This chapter shall not apply to:
2	(1)	Any provider agencies or donors under part XVII of
- 3		chapter 346;
4	(2)	Any provider agency or donor method or act that
5		complies with part XVII of chapter 346; [or]
6	(3)	Any cooperation or agreement authorized pursuant to
7		rule under part XVII of chapter 346[-]; or
8	(4)	Any cooperation, collaboration, or agreement among any
9		health care provider or facility, managed care plan,
10		government agency, or health care related
11		organization, that is intended to improve quality of
12		care or health care outcomes by developing and
13		adopting uniform administrative procedures that
14		address:
15		(A) Methods for measuring healthcare quality;
16		(B) Prior authorization procedures for health care;
17		(C) Methodology for preferred drug lists based on
18		clinical efficacy; or
19		(D) Similar health care related measures."
20	SECT	ION 3. Statutory material to be repealed is bracketed
21 and stricken. New statutory material is underscored.		



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SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY:

Carol Jule ingo



S.B. NO. /5/6

Report Title:

Health Care; Administrative Procedures; Antitrust

Description:

Exempts collaboration among managed care plans, health care providers, and government agencies from state antitrust laws when the collaboration is intended to adopt uniform administrative procedures.

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

