JAN 2 3 2014

A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION MEDICAL FEE SCHEDULE.

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

- 1 SECTION 1. The purpose of this Act is to carry out the
- 2 recommendations of auditor's report no. 13-10, A Report on
- 3 Methodology for the Department of Labor and Industrial Relations'
- 4 Workers' Compensation Medical Fee Schedule. The report was
- 5 produced pursuant to Act 97, Session Laws of Hawaii 2013, which
- $\mathbf{6}$ required the state auditor to assist the director of labor and
- 7 industrial relations in administratively adjusting the workers'
- 8 compensation medical fee schedule.
- 9 SECTION 2. Section 386-21, Hawaii Revised Statutes, is
- 10 amended by amending subsection (c) to read as follows:
- "(c) The liability of the employer for medical care,
- 12 services, and supplies shall be limited to the charges computed
- 13 as set forth in this section. The director shall make
- 14 determinations of the charges and adopt fee schedules based upon
- 15 those determinations. Effective January 1, 1997, and for each
- 16 succeeding calendar year thereafter, the charges shall not
- 17 exceed one hundred ten per cent of fees prescribed in the

Medicare Resource Based Relative Value Scale applicable to 1 2 Hawaii as prepared by the United States Department of Health and Human Services, except as provided in this subsection. 3 4 rates or fees provided for in this section shall be adequate to ensure at all times the standard of services and care intended 5 by this chapter to injured employees. 6 7 If the director determines that an allowance under the 8 medicare program is not reasonable or if a medical treatment, 9 accommodation, product, or service existing as of June 29, 1995, 10 is not covered under the medicare program, the director, at any time, may establish an additional fee schedule or schedules not 11 12 exceeding the prevalent charge for fees for services actually 13 received by providers of health care services, to cover charges 14 for that treatment, accommodation, product, or service. If no 15 prevalent charge for a fee for service has been established for 16 a given service or procedure, the director shall adopt a 17 reasonable rate which shall be the same for all providers of health care services to be paid for that service or procedure. 18 The director shall update the schedules required by this 19

section [every three years or annually, as required.] annually.

21 The updates shall be based upon:

SB LRB 14-0682.doc

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1	(1)	Future charges or additions prescribed in the Medicare
2		Resource Based Relative Value Scale applicable to
3		Hawaii as prepared by the United States Department of
4		Health and Human Services; or

(2) A statistically valid survey by the director of prevalent charges for fees for services actually received by providers of health care services or based upon the information provided to the director by the appropriate state agency having access to prevalent charges for medical fee information.

Each year, the director may establish a maximum allowable fee ceiling that is higher than one hundred ten per cent of fees prescribed in the Medicare Resource Based Relative Value Scale applicable to Hawaii for evaluation and management medical services as defined by the American Medical Association's Current Procedural Terminology codes.

When a dispute exists between an insurer or self-insured employer and a medical services provider regarding the amount of a fee for medical services, the director may resolve the dispute in a summary manner as the director may prescribe; provided that a provider shall not charge more than the provider's private patient charge for the service rendered.



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         When a dispute exists between an employee and the employer
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    or the employer's insurer regarding the proposed treatment plan
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    or whether medical services should be continued, the employee
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    shall continue to receive essential medical services prescribed
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    by the treating physician necessary to prevent deterioration of
    the employee's condition or further injury until the director
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    issues a decision on whether the employee's medical treatment
    should be continued. The director shall make a decision within
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    thirty days of the filing of a dispute. If the director
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    determines that medical services pursuant to the treatment plan
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    should be or should have been discontinued, the director shall
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    designate the date after which medical services for that
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    treatment plan are denied. The employer or the employer's
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    insurer may recover from the employee's personal health care
    provider qualified pursuant to section 386-27, or from any other
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    appropriate occupational or non-occupational insurer, all the
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    sums paid for medical services rendered after the date
    designated by the director. Under no circumstances shall the
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    employee be charged for the disallowed services, unless the
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    services were obtained in violation of section 386-98.
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    attending physician, employee, employer, or insurance carrier
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may request in writing that the director review the denial of
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    the treatment plan or the continuation of medical services."
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         SECTION 3. There is appropriated out of the general
    revenues of the State of Hawaii the sum of $ or so much
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    thereof as may be necessary for fiscal year 2014-2015 for the
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    establishment of two full-time equivalent (2.00 FTE) positions,
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    one research statistician III position in the research and
    statistics office of the department of labor and industrial
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    relations whose duties include the implementation of an annual
    review process, and one office assistant IV position in the
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    disability compensation division of the department of labor and
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    industrial relations whose duties include supporting the annual
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    fee schedule rule-making process. The department may employ
    these personnel without regard to chapter 76, Hawaii Revised
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    Statutes.
         The sum appropriated shall be expended by the department of
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    labor and industrial relations for the purposes of this Act.
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         SECTION 4. No later than the commencement of the regular
    session before the repeal date of this Act, the director shall
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    report an analysis of this Act's impact on workers' compensation
    claimants' access to appropriate treatment.
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S.B. NO. 2923

1	There is appropriated out of the general revenues of the
2	State of Hawaii the sum of \$ or so much thereof as may be
3	necessary for fiscal year 2014-2015 to contract for the
4	performance of the analysis and production of the report.
5	The sum appropriated shall be expended by the department of
6	labor and industrial relations for the purposes of this Act.
7	SECTION 5. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 6. This Act shall take effect on July 1, 2014, and
10	be repealed on June 30, 2019; provided that section 386-21,
11	Hawaii Revised Statutes, shall be reenacted on July 1, 2019, in
12	the form in which it evidend on Tune 20 2014

INTRODUCED BY:

Report Title:

Workers' Compensation Medical Fee Schedule; Appropriation

Description:

Requires DLIR to update the workers' compensation medical fee schedule annually. Authorizes DLIR to establish a workers' compensation medical fee ceiling that exceeds 110% of the fees prescribed in the Medicare Resource Relative Value Scale for Hawaii. Effective 07/01/14. Sunsets 06/30/19.

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