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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 legislature finds that in 2013, the federal 2 government established the durable medical equipment competitive 3 bidding program in one hundred metropolitan areas across the 4 nation. The city and county of Honolulu was included as one of 5 those areas and is the only Hawaii locality that was required to 6 participate.

7 In the years since the competitive bidding program was 8 established, the legislature finds that the program has been 9 harmful to beneficiaries on Oahu. The program has reduced 10 reimbursements drastically for local providers, compromised the 11 quality of care for residents, disrupted health status, and 12 increased medical costs for seniors and their families.

13 There are numerous examples that illustrate the negative 14 consequences of this program. For example, the minimum shipping 15 time for equipment and supplies is two to four days, and the 16 typical wait time for physician-ordered wheelchairs and hospital 17 beds is four to eight weeks. This often results in discharge



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delays, which are very costly for the entire health care system.
 In order to avoid these delays, many patients and families dip
 into their savings and pay the full price for the equipment
 themselves. In other instances, providers loan out their
 equipment with no guarantee the equipment will be returned.

6 The legislature further finds that there is also a unique 7 problem in Hawaii with contacting vendors, since many are based 8 on the mainland with no special phone or service hours to 9 account for the time difference. As a result, when 10 beneficiaries in Hawaii attempt to inquire about an order after 11 11:00 a.m. Hawaii-Aleutian standard time, the offices of 12 mainland vendors are often closed.

13 To make matters worse, the federal government plans to roll 14 out a form of the competitive bidding program to the neighbor 15 islands in 2016, which will create greater challenges for rural 16 beneficiaries when trying to access needed services, resulting 17 in reductions in their health and quality of life.

18 The purpose of this Act is to establish a licensure program 19 for suppliers of durable medical equipment, prosthetics, 20 orthotics, and related supplies through the office of health 21 care assurance. This licensure program will help patients in



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1 Hawaii get access to critical, life-sustaining medical supplies by setting standards of service for suppliers. 2 3 SECTION 2. Chapter 321, Hawaii Revised Statutes, is 4 amended by adding a new part to be appropriately designated and 5 to read as follows: 6 . DURABLE MEDICAL EQUIPMENT SUPPLIER LICENSE PROGRAM "PART 7 §321-A Title. This part shall be known and may be cited 8 as the "durable medical equipment supplier license program". 9 §321-B Definitions. As used in this part: 10 "Consumer" means a health care facility, health care 11 professional, or health care provider, as defined in section 12 432E-1, or any individual who is prescribed durable medical 13 equipment as the result of medical necessity. 14 "Department" means the department of health. 15 "Durable medical equipment" means equipment that is 16 considered a selected product under the Centers for Medicare and 17 Medicaid Services durable medical equipment, prosthetics, 18 orthotics, and supplies competitive bidding program that can 19 stand repeated use; is primarily and customarily used to serve a 20 medical purpose; is generally not useful to a person in the 21 absence of an illness or injury; is appropriate for use in the



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home; does not contain any prescription drug; and is not
 considered to be a specialty item, equipment, or service.

3 "Durable medical equipment supplier" means a supplier of
4 durable medical equipment.

5 §321-C Licensing. It shall be unlawful for any person to 6 operate as a durable medical equipment supplier that sells, 7 dispenses, delivers, or services durable medical equipment for a 8 consumer in the State without first obtaining a license. To 9 receive a license, a durable medical equipment supplier shall 10 attest and provide corroborating documentation to the department 11 that the supplier:

12 (1) Is in compliance with the business registration laws 13 of the State and has all required tax identification 14 numbers;

15 (2) Is licensed and in good standing in the state in which
16 its dispensing facilities are primarily located, if
17 applicable, and complies with all applicable state and
18 federal laws, rules, and standards;

19 (3) Has designated a responsible agent or agents either in
20 or out of the State who will be responsible for
21 providing timely and satisfactory services to



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1 consumers in the State. The responsible agent or 2 agents shall be available to consumers in the State by 3 phone during standard business hours in Hawaii to 4 answer inquiries or resolve issues; provided that when 5 the responsible agent or agents are not immediately 6 available, then the supplier shall have a system 7 capable of accepting and recording incoming phone 8 inquiries and shall respond no later than one business 9 day after the inquiry is received;

10 (4) Has implemented and maintains written procedures at
11 each location for handling complaints and problems
12 from all consumers, which includes a complaint file
13 documenting complaints or problems and resolution of
14 the complaints or problems; and

(5) Will agree to notify consumers within two business
days if the supplier cannot or will not provide the
equipment, item, or service ordered; provided that
suppliers may be exempt from this requirement if
selling, dispensing, delivering, or servicing
specialty equipment or items.



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§321-D License fee. The department may assess a license 1 2 fee of no more than \$300 on each durable medical equipment 3 supplier who receives a license pursuant to section 321-C. The 4 license fee collected shall be deposited into the office of 5 health care assurance special fund pursuant to section 321-1.4. 6 §321-E Exemptions. Pharmacies licensed pursuant to 7 chapter 461 are exempt from this part. 8 §321-F Rules. The department may adopt rules pursuant to 9 chapter 91 to carry out the purpose of this part. 10 §321-G Severability. If any provision in this part or the 11 application thereof to any person or circumstance is held 12 invalid, the invalidity shall not affect the other provisions or 13 application of this part that can be given effect without the 14 invalid provision or application, and to this end the provisions 15 of this part are severable." SECTION 3. Section 321-1.4, Hawaii Revised Statutes, is 16 17 amended by amending subsections (a) to (c) to read as follows: 18 There is established within the department of health, "(a) 19 to be administered by the department of health, the office of 20 health care assurance special fund into which shall be deposited 21 moneys collected under section 321-11.5(b), license fees for the

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1	administration of the durable medical equipment supplier license			
2	program collected pursuant to section 321-D, and all			
3	administrative penalties imposed and collected by the office of			
4	health care assurance pursuant to section 321-20.			
5	(b)	Mone	ys in the special fund shall be expended by the	
6	department of health:			
7	(1)	To a	ssist in offsetting operating costs and	
8		educ	ational program expenses of the department of	
9		heal	th's office of health care assurance; and	
10	(2)	For	the purpose of enhancing the capacity of office of	
11		heal	th care assurance programs to:	
12		(A)	Improve public health outreach efforts, program	
13			and community development, and consultations to	
14			industries regulated; [and]	
15		(B)	Educate the public, the staff of the department	
16			of health, [+]and[+] other departments within the	
17			State, as well as staff and providers of all	
18			health care facilities and agencies regulated $[-]$;	
19			and	



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1	(C) Administer the durable medical equipment supplier			
2	license program established pursuant to part			
3	of this chapter.			
4	Not more than $[\$300,000]$ $\$$ of the special fund may be			
5	used during any fiscal year for the activities carried out by			
6	the office of health care assurance.			
7	(c) Any amount in the special fund in excess of $[\$356,000]$			
8	$\frac{1}{2}$ on June 30 of each year shall be deposited into the			
9	general fund."			
10	SECTION 4. Section 26H-6, Hawaii Revised Statutes, shall			
11	not apply to this Act.			
12	SECTION 5. In codifying the new sections added by section			
13	2 of this Act, the revisor of statutes shall substitute			
14	appropriate section numbers for the letters used in designating			
15	the new sections in this Act.			
16	SECTION 6. Statutory material to be repealed is bracketed			
17	and stricken. New statutory material is underscored.			
18	SECTION 7. This Act shall take effect on July 1, 2050.			



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Report Title: Durable Medical Equipment; Licensure; Health Care Assurance Special Fund

Description:

Establishes license requirements for suppliers of durable medical equipment, prosthetics, orthotics, and related supplies. Deposits license fees from these suppliers into the Office of Health Care Assurance Special Fund and makes conforming administrative adjustments to special fund allocations. (HB1673 HD2)

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