JAN 2 2 2016

#### A BILL FOR AN ACT

RELATING TO INSURANCE.

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

- 1 SECTION 1. Medicaid is a state program that provides
- 2 health care to certain low-income individuals and families. The
- 3 State sets the criteria for eligibility, determines the services
- 4 that are available, and administers the program. As with all
- 5 states, Hawaii's medicaid program is funded in large part by the
- 6 federal government.
- 7 The legislature finds that medicaid operates in partnership
- 8 with Hawaii's health care providers, as it does not directly
- 9 employ health care practitioners but rather pays health care
- 10 providers for services rendered to medicaid participants.
- 11 Prior to 1994, medicaid paid providers directly on a fee
- 12 for-services basis. In 1994, Hawaii implemented the QUEST
- 13 program to provide health care to many medicaid participants
- 14 through a managed care approach. Under QUEST, the State
- 15 contracts with health care insurance plans to pay each plan a
- 16 capitated amount for each participant. The health plans in turn
- 17 pay the providers that deliver care to medicaid participants.



1 QUEST Expanded Access was implemented to provide care on a 2 managed care basis to the medicaid aged, blind, and disabled 3 population. Quest Integrated has expanded managed care to the 4 medicaid population that is non-aged, blind, and disabled. The 5 legislature finds that since the implementation of both 6 programs, health care providers have experienced many cases of delayed payments from health care plans contracting with the 8 State. As a result of these delays, many providers have been 9 subject to financial difficulties that impact their long-term 10 ability to deliver quality care. 11 Under section 431:13-108, Hawaii Revised Statutes, health plans are required to pay providers on a timely basis when 12 uncontested claims are submitted. Specifically, the law 13 requires payments to be made within thirty days for uncontested 14 claims submitted in writing, and within fifteen days for 15 16 uncontested claims submitted electronically. Concurrently, the 17 law contains an exemption for medicaid from requirements for 18 clean claims. As a result, health plans contracted by the State under medicaid may delay action on clean claims while health 19 20 care providers must endure the financial impacts of these 21 delays.

- 1 The purpose of this Act is to clarify that payment
- 2 timeframes and interest penalties in section 431:13-108, Hawaii
- 3 Revised Statutes, apply to clean claims, and to repeal the
- 4 exemption from the clean claims definition for health plans
- 5 contracting with the State to provide services to medicaid
- 6 enrollees in section 431:13-108, Hawaii Revised Statutes.
- 7 SECTION 2. Chapter 431:13-108, Hawaii Revised Statutes, is
- 8 amended as follows:
- 9 1. By amending subsection (b) to read:
- 10 "(b) Unless shorter payment timeframes are otherwise
- 11 specified in a contract, an entity shall reimburse a clean claim
- 12 or a claim that is not contested or denied not more than thirty
- 13 calendar days after receiving the claim filed in writing, or
- 14 fifteen calendar days after receiving the claim filed
- 15 electronically, as appropriate."
- 16 2. By amending subsection (g) to read:
- 17 "(g) Notwithstanding section 478-2 to the contrary,
- 18 interest shall be allowed at a rate of fifteen per cent a year
- 19 for money owed by an entity on payment of a claim exceeding the
- 20 applicable time limitations under this section, as follows:
- 21 (1) For an uncontested or clean claim:

1		(A)	Filed in writing, interest from the first
2			calendar day after the thirty-day period in
3			subsection (b); or
4		(B)	Filed electronically, interest from the first
5			calendar day after the fifteen-day period in
6			subsection (b);
7	(2)	For	a contested claim filed in writing:
8		(A)	For which notice was provided under subsection
9			(c), interest from the first calendar day thirty
10			days after the date the additional information is
11			received; or
12		(B)	For which notice was not provided within the time
13			specified under subsection (c), interest from the
14			first calendar day after the claim is received;
15			or
16	(3)	For	a contested claim filed electronically:
17		(A)	For which notice was provided under subsection
18			(c), interest from the first calendar day fifteen
19			days after the additional information is
20			received; or

1	(B)	For which notice was not provided within the time
2		specified under subsection (c), interest from the
3		first calendar day after the claim is received.
4	The commi	ssioner may suspend the accrual of interest if the
5	commissioner d	etermines that the entity's failure to pay a claim
6	within the app	licable time limitations was the result of a major
7	disaster or of	an unanticipated major computer system failure."
8	3. By am	ending the definition of "clean claim" in
9	subsection (1)	to read:
10	""Clean c	laim" [ <del>means a claim in which the information in</del>
11	the possession	of an entity adequately indicates that]:
12	<u>(1)</u> <u>Mean</u>	s a claim in which the information in the
13	poss	ession of an entity adequately indicates that:
14	[ <del>(1)</del> ] <u>(A)</u>	The claim is for a covered health care service
15		provided by an eligible health care provider to a
16		covered person under the contract;
17	[ <del>(2)</del> ] <u>(B)</u>	The claim has no material defect or impropriety;
18	[ <del>(3)</del> ] <u>(C)</u>	There is no dispute regarding the amount claimed;
19		and
20	[ <del>(4)</del> ] <u>(D)</u>	The payer has no reason to believe that the claim
21		was submitted fraudulently[-]; and

1	[The term does]					
2	(2) Does	not include:				
3	[ <del>(1)</del> ] <u>(A)</u>	Claims for payment of expenses incurred during a				
4		period of time when premiums were delinquent;				
5	[ <del>(2)</del> ] <u>(B)</u>	Claims that are submitted fraudulently or that				
6		are based upon material misrepresentations;				
7	[ <del>(3)</del> ] <u>(C)</u>	Claims for self-insured employer groups; claims				
8		for services rendered to individuals associated				
9		with a health care entity through a national				
10		participating provider network; or claims for				
11		[medicaid,] medicare, medigap, or other federally				
12		financed [plan; plans, excluding medicaid; and				
13	[ <del>-(4)</del> -] <u>(D)</u>	Claims that require a coordination of benefits,				
14		subrogation, or preexisting condition				
15		investigations, or that involve third-party				
16		liability."				
17	SECTION 3	. Statutory material to be repealed is bracketed				
18	and stricken.	New statutory material is underscored.				
19	SECTION 4	. This Act shall take effect upon its approval.				

INTRODUCED BY: Result of Balance

While Lilene

Andling)

John M

#### Report Title:

Medicaid; Health Insurance; Payment

#### Description:

Requires health insurers to promptly pay clean claims for services and repeals the exemption of medicaid claims from the clean claims definition.

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