PANKAJ BHANOT DEPUTY DIRECTOR



STATE OF HAWAII DEPARTMENT OF HUMAN SERVICES

P. O. Box 339 Honolulu, Hawaii 96809-0339

February 21, 2016

TO: The Honorable Senator Jill N. Tokuda, Chair

Senate Committee on Ways & Means

FROM: Rachael Wong, DrPH, Director

SUBJECT: SB 2667 - RELATING TO INSURANCE

Hearing: Tuesday, February 23, 2016; 9:50 a.m.

Conference Room 211, State Capitol

<u>**DEPARTMENT'S POSITION**</u>: The Department of Human Services (DHS) provides comments on this measure.

<u>PURPOSE</u>: The purpose of this bill is to require health insurers to promptly pay clean claims for services and repeals the exemption of Medicaid claims from the clean claims definition.

The Med-QUEST Division's (MQD) QUEST Integration (QI) contracts, as well as previous QUEST and QExA contracts, already include language to require the managed care health plans to pay 90% of claims within 30 days and 99% of claims within 90 days. These contract requirements follow the Centers for Medicare and Medicaid Services (CMS) federal rules (42 CFR §447.45) governing timely payments for medical services under the Medicaid program.

For the quarter ending December 31, 2015, 99.2% of claims were paid within 30 days and 99.95% were paid within 90 days.

The Med-QUEST Division (MQD) believes that all providers participating in our Medicaid programs are very important as they provide vital services for the Department's recipients. Without their participation, the Department would not be able to provide needed medical services in a timely manner—this is the reason for existing reporting requirements and why these metrics are closely monitored by MQD.

AN EQUAL OPPORTUNITY AGENCY

The proposed amendment to current statutes that grants an exemption to the Medicaid program is not needed. In addition, should CMS revise its requirements for the Medicaid program in the future, it could result in a conflict with federal requirements and the Hawaii Revised Statutes. The Med-QUEST Division is committed to working with plans and providers to continually improve services to recipients.

Thank you for the opportunity to testify on this measure.



February 23, 2016 at 9:50 AM Conference Room 211

Senate Committee on Ways and Means

To: Chair Jill N. Tokuda

Vice Chair Donovan M. Dela Cruz

From: George Greene

President and CEO

Healthcare Association of Hawaii

Re: Testimony in Support

SB 2667, Relating to Insurance

The Healthcare Association of Hawaii (HAH), established in 1939, serves as the leading voice of healthcare on behalf of 180 member organizations who represent almost every aspect of the health care continuum in Hawaii. Members include acute care hospitals, skilled nursing facilities, home health agencies, hospices, assisted living facilities and durable medical equipment suppliers. In addition to providing access to appropriate, affordable, high quality care to all of Hawaii's residents, our members contribute significantly to Hawaii's economy by employing over 20,000 people statewide.

We would like to thank the committee for the opportunity to **support** SB 2667, which would create parity under Hawaii's clean claims law and require Medicaid insurers to promptly pay providers caring for enrollees. Specifically, this legislation would remove the exemption that Medicaid insurers have from the clean claims portion of section 431:13-108 of the Hawaii Revised Statutes (HRS). This change will help to mitigate the adverse impacts of delayed action on clean claims on providers.

Prompt payment of claims is vital to the operations of healthcare providers who rely on timely reimbursements to keep their doors open. Delays in cash flow jeopardize operations for all healthcare providers, but are especially problematic for smaller providers and those that care for a disproportionate share of Medicaid patients.

Under Hawaii's clean claims law, insurers must pay non-Medicaid clean claims within 15 days of receipt of an electronic claim, and within 30 days of a paper claim. Medicaid insurers do not have to follow those guidelines. Instead, the Department of Human Services only requires Medicaid insurers to pay 90 percent of claims within 30 days, and 99 percent of claims within 90 days.

This standard is problematic for two reasons. First, the ten percent of Medicaid claims outstanding after 30 days and the one percent of Medicaid claims outstanding after 90 days

typically represent a significant amount of dollars. After surveying our members, we found that the respondents have unpaid Medicaid clean claims that, in aggregate, total millions of dollars. Hospital respondents indicated that they have unpaid clean claims that total around \$25 million. This is because those last one percent of Medicaid claims tend to be for bigger-cost services.

Second, in the current situation, Medicaid insurers do not have to come to a resolution on a Medicaid claim within a set period of time. While Medicaid insurers are required *pay* a percentage of their clean claims within certain time frames, there are no similar requirements for *resolving* Medicaid claims. Instead, our providers attest that Medicaid insurers will often mark a claim as insufficient and delay payment with no explanation. This means that providers must follow up for months in order to get resolution on claims for services already provided.

On the other hand, the clean claims law requires insurers to provide a resolution within a reasonable time frame on non-Medicaid claims. Under the regulations in HRS Section 431:13-108, insurers must either deny a payment within 30 days or request the specific information needed to process the non-Medicaid claim. This allows providers to get resolution on submitted non-Medicaid claims in a reasonable time frame, rather than having to pursue delayed claims for months on end. Medicaid insurers are not currently bound by this requirement, and are subsequently able to "sit on" and delay payments for long periods of time.

Providers should not be expected to "float" the costs of care. This is especially important since the *Affordable Care Act* expanded eligibility for the Medicaid program. Enrollees in the program total over 325,000 individuals, meaning that one out of every four patients in Hawaii treated by providers are covered by Medicaid insurers. Delays in payments for this population can be very difficult for providers to endure.

This legislation is also necessary to ensure that Medicaid insurers are consistently held to high standards regarding prompt payment of Medicaid claims. The issue ebbs and flows depending on the amount of oversight exercised by outside agencies over this process. However, no permanent solution has been reached, much to the disservice of physicians and providers in the state.

In order to support providers and ensure that payment for services for Medicaid enrollees is provided promptly, HAH requests your support for this legislation. Thank you for your consideration of this important matter.



February 23, 2016 at 9:50 AM Conference Room 211

Senate Committee on Ways and Means

To: Senator Jill Tokuda, Chair

Senator Donovan Dela Cruz, Vice Chair

From: Steve Robertson

Executive Vice President - Chief Information Officer

Re: SB 2667, Relating to Insurance -- Testimony in Support With Proposed

Amendment

My name is Steve Robertson, Executive Vice President and Chief Information Officer at Hawai'i Pacific Health (HPH). Hawai'i Pacific Health is a not-for-profit health care system, and the state's largest health care provider and non-governmental employer. Hawai'i Pacific Health is committed to providing the highest quality medical care and service to the people of Hawai'i and the Pacific Region through its four hospitals, more than 50 outpatient clinics and service sites, and over 1,600 affiliated physicians. Hawai'i Pacific Health's hospitals are Kapi'olani Medical Center for Women & Children, Pali Momi Medical Center, Straub Clinic & Hospital and Wilcox Memorial Hospital.

HPH is writing in **support** of SB 2667. This legislation would remove the exemption that Medicaid insurers have from the clean claims portion of section 431:13-108 of the Hawaii Revised Statutes. This change will help to mitigate the adverse impacts of payment delays on clean claims across our four hospitals and affiliated providers.

Since 2009, the number of Medicaid enrollees has increased by over 100,000 individuals—a remarkable 45 percent increase in a few short years. Approximately 44% of all Medicaid/Quest discharges on Oʻahu and 71% on the island of Kauaʻi are discharged from a Hawaiʻi Pacific Health facility. This population often represents the most medically complex patients requiring the most intensive levels of care. At the same time, Medicaid/Quest plans are also the lowest reimbursing amongst our contracted plans. Therefore, the impact of delayed payment – particularly of a clean claim for care already deemed medically necessary and provided to Medicaid/Quest members – has a significant impact on both our organization and potentially access to care for the broader community.

To enable self-insured employer groups and claims for services rendered to individuals associated with a health care entity through a national participating provider network to be recognized as a clean claim, we respectfully suggest an amendment to the bill as follows on page 6, beginning at line 7:









(3)] (C) Claims for self-insured employer groups; claims for services rendered to individuals associated with a health care entity through a national participating provider network; or claims for [medicaid,] medicare, medigap, or other federally financed [plan;] plans, excluding medicaid;

We welcome this proposed legislation and believe it will better incentivize the plans to promptly reimburse providers for care that is medically necessary and already provided.

Thank you for the opportunity to provide testimony on this matter.



To: The Honorable Jill N. Tokuda, Chair, Committee on Ways and Means

The Honorable Donovan M. Dela Cruz, Vice Chair, Committee on Ways and Means

Members, Committee on Ways and Means

From: Paula Yoshioka, Senior Vice President, The Queen's Health Systems

Date: February 19, 2016

Hrg: Senate Committee on Ways and Means Hearing; Tuesday, February 23, 2016 at 9:50am

in Room 211

Re: Support for SB 2667, Relating to Insurance

My name is Paula Yoshioka, and I am a Senior Vice President at The Queen's Health Systems. I would like to express my **support** for SB 2667, Relating to Insurance. This bill requires health insurers to promptly pay clean claims for services and repeals the exemption of Medicaid claims from the clean claims definition.

At Queen's we are committed to providing care for Hawaii's most underserved. We concur with the testimony provided by the Healthcare Association of Hawaii (HAH) that prompt payment of clean claims is important to an efficient and effective health care system in Hawaii.

This bill will help to mitigate the adverse impacts of delayed health insurer payments on clean claims that we and other health care providers submit. The need for this legislation has become increasingly important since the *Affordable Care Act* has swelled the ranks of the state's Medicaid program. Since 2009, the number of Medicaid enrollees has increased by over 100,000 individuals, a 45 percent increase, to over 320,000 individuals. This measure will help to ensure that Queen's can continue to serve Hawaii's underserved without needing to float the costs of their care.

I commend the legislature for introducing this measure and urge you to continue supporting prompt payment for clean claims.

Thank you for your time and attention to this important issue.



February 23, 2016

The Honorable Jill Tokuda, Chair Senate Committee on Ways and Means The Honorable Donovan Dela Cruz, Vice-Chair Senate Committee on Ways and Means

Re: SB 2667 – Relating to Insurance

Dear Chair Tokuda, Vice-Chair Dela Cruz, and Members of the Committee:

The Hawaii Medical Service Association (HMSA) appreciates the opportunity to testify on SB 2667 which would require health insurers to pay clean claims for services and repeals the exemption of Medicaid claims from the clean claims definition.

HMSA shares the Committee's interest in ensuring that our providers are paid in a timely basis as defined in HRS section 431:13-108. HMSA currently provides monthly reports to the state Med-QUEST division that have consistently demonstrated nearly 100% claims processing (for both paper and electronic claims) in accordance with the law.

In cases where there are delays in claims processing resulting from mistakes when the claim was submitted, our policy has been to work with the provider to attain the correct information so as not to have adverse impact to our member.

Thank you for allowing us to testify on SB 2667.

Sincerely,

Jennifer Diesman

Vice President, Government Relations