A BILL FOR AN ACT

RELATING TO MEDICAID.

17

18

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

1 SECTION 1. The legislature finds that a bottleneck occurs 2 between hospitals and long-term care facilities for waitlisted 3 health care patients, particularly those with complex medical 4 Waitlisted health care patients are individuals who have 5 recovered sufficiently to no longer need the acute level of care that a hospital provides, but who cannot be transferred from a 6 7 hospital to another facility because an appropriate placement 8 cannot be found. It is especially difficult to locate a 9 placement for patients who have a complex medical need, such as 10 a traumatic brain injury or cognitive impairment, as the costs 11 of treating these patients are prohibitively high for long-term 12 care facilities. The current medicaid level of reimbursement for long-term care facilities does not match the cost of 13 14 providing services to health care patients with medically complex needs. 15 16 To help hospitals place high-cost patients who no longer

need acute care into appropriate long-term care settings, it is

- 1 better reflect the costs of care attendant with medically
- 2 complex cases. One way to more adequately compensate long-term
- 3 care facilities for these services is to provide an add-on
- 4 payment to the long-term care medicaid base rate for patients
- 5 with complex medical needs. According to data collected by
- 6 George Washington University for the Medicaid and CHIP Payment
- 7 and Access Commission, thirty-eight other states provide add-on
- 8 payments to the medicaid base rate to help long-term care
- 9 providers care for patients with complex needs, including
- 10 ventilators, behavioral health issues, and cognitive
- 11 impairments. Providing an add-on payment will help long-term
- 12 care facilities cover the additional costs needed to care for
- 13 these patients and facilitate the timely discharge of patients
- 14 with complex needs from hospitals, thereby cutting health care
- 15 costs.
- 16 The purpose of this Act is to provide enhanced medicaid
- 17 payments to long-term care facilities that accept and care for
- 18 medically-complex patients awaiting discharge from an acute care
- 19 hospital, to help place patients in the most appropriate setting
- 20 of care, and to open up hospital beds for acute patients.

1	SECTION 2. Chapter 346, Hawaii Revised Statutes, is		
2	amended by adding a new section to be appropriately designated		
3	and to read as follows:		
4	"§346- Medically complex add-on payments. (a) Insurers		
5	that contract with the department to provide long-term care		
6	services to medicaid enrollees shall provide a medically complex		
7	add-on payment, in addition to the base rate, for medicaid		
8	enrollees in long-term care facilities with complex medical,		
9	behavioral, mental health, and cognitive needs who are		
10	waitlisted at an acute care hospital.		
11	(b) The insurer shall provide a medically complex add-on		
12	payment to the long-term care facility's base rate as long as		
13	the medicaid enrollee meets at least one of the following		
14	conditions:		
15	(1) Has moderately severe to very severe medical or		
16	physical health conditions;		
17	(2) Incurs drug costs that exceed the base rate for any		
18	admission;		
19	(3) Has cognitive dementia;		

(4) Has a traumatic brain injury or head trauma;

20

1	<u>(5)</u>	Has moderately severe to very severe mental or
2		behavioral health conditions; or
3	(6)	Meets any other condition the director deems
4		appropriate.
5	(c)	The long-term care facility shall provide and keep
6	sufficien	t documentation in the medicaid enrollee's clinical
7	record to	justify the medically complex add-on payment
8	determina	tion in accordance with any rules the department may
9	issue. T	his shall include documentation of:
10	(1)	At least one qualifying condition and the severity of
11		any symptoms;
12	(2)	Qualifying conditions for complex care, including:
13		(A) Significant physical and nutritional needs
14		requiring full assistance with nutrition,
15		mobility, and activities of daily living;
16		(B) Any complex medical needs that make the medicaid
17		enrollee medically fragile;
18		(C) Any complex behavioral or mental needs; or
19		(D) Enhanced supports; and
20	(3)	The need for direct service worker resources.

1 (d) The add-on payment shall be forty per cent of the 2 medicaid base rate. 3 (e) As used in this section: 4 "Acute care hospital" means an institution that provides 5 acute health care services and is licensed or certified by the 6 department of health under chapter 321. 7 "Long-term care facility" shall have the same meaning as in 8 section 349-21. 9 "Medicaid enrollees" means individuals enrolled in the 10 state medicaid program. 11 "Waitlisted" means no longer requiring an acute level of 12 care but residing in an acute care facility because no 13 appropriate placements or services can be secured." 14 SECTION 3. There is appropriated out of the general 15 revenues of the State of Hawaii the sum of \$ or so 16 much thereof as may be necessary for fiscal year 2017-2018 and 17 the same sum or so much thereof as may be necessary for fiscal 18 year 2018-2019 to provide a medically complex add-on payment to 19 long-term care facilities for qualified waitlisted medicaid **20** enrollees pursuant to this Act.

S.B. NO. 374 S.D. 1

- 1 The sums appropriated shall be expended by the department
- 2 of human services for the purposes of this Act.
- 3 SECTION 4. New statutory material is underscored.
- 4 SECTION 5. This Act shall take effect on July 1, 2017.

Report Title:

Medicaid; Hospitals; Long-term Care; Skilled Nursing; Add-on Payment; Appropriation

Description:

Establishes an add-on payment of forty per cent to the medicaid base rate for medicaid enrollees at long-term care facilities that have medically complex conditions requiring higher level of care. Appropriates funds for fiscal years 2018 and 2019 to cover increased costs. (SD1)

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