THE SENATE THIRTIETH LEGISLATURE, 2019 STATE OF HAWAII S.B. NO. 1153

JAN 2 4 2019

A BILL FOR AN ACT

RELATING TO HEALTH.

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

SECTION 1. Section 87A-23, Hawaii Revised Statutes, is amended to read as follows:

3 "§87A-23 Health benefits plan supplemental to medicare. The board shall establish a health benefits plan, which takes 4 5 into account benefits available to an employee-beneficiary and 6 spouse under medicare, subject to the following conditions: There shall be no duplication of benefits payable 7 (1)under medicare. The plan under this section, which 8 shall be secondary to medicare, when combined with 9 10 medicare and any other plan to which the health 11 benefits plan is subordinate under the National 12 Association of Insurance Commissioners' coordination 13 of benefit rules, shall provide benefits that approximate those provided to a similarly situated 14 15 beneficiary not eligible for medicare; 16 (2)The State, through the department of budget and

finance, and the counties, through their respective



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1 departments of finance, shall pay to the fund a 2 contribution equal to an amount not less than the medicare part B premium, and the medicare part D 3 premium effective July 1, 2019, for each of the 4 5 following who are enrolled in the medicare part B 6 [medical] or part D insurance plan: (A) an employee-7 beneficiary who is a retired employee, (B) an employee-beneficiary's spouse while the employee-8 9 beneficiary is living, and (C) an employee-10 beneficiary's spouse, after the death of the employee-11 beneficiary, if the spouse qualifies as an employee-12 beneficiary. For purposes of this section, a "retired 13 employee" means retired members of the employees' 14 retirement system; county pension system; or a police, 15 firefighters, or bandsmen pension system of the State 16 or a county as set forth in chapter 88. If the amount 17 reimbursed by the fund under this section is less than 18 the actual cost of the medicare part B [medical] or 19 part D insurance plan due to an increase in the 20 medicare part B [medical] or part D insurance plan 21 rate, the fund shall reimburse each employee-

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1 beneficiary and employee-beneficiary's spouse for the 2 cost increase within thirty days of the rate change. 3 Each employee-beneficiary and employee-beneficiary's 4 spouse who becomes entitled to reimbursement from the 5 fund for medicare part B or part D premiums after 6 July 1, 2006, shall designate a financial institution 7 account into which the fund shall be authorized to 8 deposit reimbursements. This method of payment may be 9 waived by the fund if another method is determined to 10 be more appropriate; The benefits available under this plan, when combined 11 (3)with benefits available under medicare or any other 12 13 coverage or plan to which this plan is subordinate

15 Commissioners' coordination of benefit rules, shall 16 approximate the benefits that would be provided to a 17 similarly situated employee-beneficiary not eligible 18 for medicare;

under the National Association of Insurance

19 (4) All employee-beneficiaries or dependent-beneficiaries 20 who are eligible to enroll in the medicare part B 21 [medical] or part D insurance plan shall enroll in



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1	that plan as a condition of receiving contributions
2	and participating in benefits plans under this
3	chapter. This paragraph shall apply to retired
4	employees, their spouses, and the surviving spouses of
5	deceased retirees and employees killed in the
6	performance of duty; and
7	(5) The board shall determine which of the employee-
8	beneficiaries and dependent-beneficiaries, who are not
9	enrolled in the medicare part B [medical] <u>or part D</u>
10	insurance plan, may participate in the plans offered
11	by the fund."
12	SECTION 2. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 3. This Act shall take effect upon its approval.
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Report Title:

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Health Benefits Plans; Medicare Supplement Plans; Medicare Part D

Description:

Requires health benefit plans supplemental to Medicare to include contributions equal to Medicare part D premiums effective 7/1/2019, in addition to Medicare part B premiums.

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