THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

S.B. NO. ¹³⁸¹ S.D. 1 H D 1

A BILL FOR AN ACT

RELATING TO THE REPEAL OF SECTION 328-106, HAWAII REVISED STATUTES.

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

1 SECTION 1. The legislature finds that the department of 2 health has historically regulated the safety and integrity of 3 food, drugs, and cosmetics to protect the health of Hawaii's 4 residents and visitors pursuant to the authority provided in 5 chapter 328, Hawaii Revised Statutes. The department's 6 regulatory purview with respect to pharmaceuticals under chapter 7 328, Hawaii Revised Statutes, is analogous to that of the 8 federal Food and Drug Administration under the Federal Food, 9 Drug, and Cosmetic Act. The federal Food and Drug 10 Administration exercises its regulatory authority to ensure the 11 efficacy and overall safety of prescription drugs, but not to 12 control their cost or the business practices of the insurance 13 companies and independent pharmacies that supply them.

Section 328-106, Hawaii Revised Statutes, requires the department of health to police the insurance industry, a task for which it is not well-suited. Section 328-106, Hawaii

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1 Revised Statutes, requires pharmacy benefit managers to maintain 2 certain information related to the cost of prescription drugs 3 and provide a process for a contracting pharmacy to appeal the 4 maximum allowable cost for reimbursement. Regulatory oversight 5 of what was intended as a price control function, however, is 6 not within the department of health's area of expertise. 7 Additionally, section 328-106, Hawaii Revised Statutes, does not 8 provide an adequate remedy for violations; rather, it prescribes 9 certain aspects of an appeal process to be utilized by the 10 pharmacy benefit managers who nonetheless retain exclusive 11 control over both the administration of the appeal process 12 itself and of any decision ultimately rendered.

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13 Therefore, the legislature finds that section 328-106, 14 Hawaii Revised Statutes, is inconsistent with the purpose of 15 chapter 328 generally and does not achieve a meaningful balance 16 in the contractual relationship between pharmacy benefit 17 managers and pharmacies. The regulatory burden this section 18 places on the department of health is outside the scope of the 19 department of health's mission to protect public health. 20 Regulation of the insurance industry's process for reimbursement 21 to pharmacies of prescription drug costs, and of the contractual

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relationship between them, is likely more effectively achieved
 by other means. As a result, the legislature finds that
 repealing section 328-106, Hawaii Revised Statues, is
 appropriate.

Accordingly, the purpose of this Act is to repeal section
328-106, Hawaii Revised Statues, which requires the department
of health to regulate business practices between private
entities engaged in the selling, billing, and reimbursement of
pharmaceuticals.

10 SECTION 2. Section 328-106, Hawaii Revised Statutes, is 11 repealed.

12 ["[\$328-106] Pharmacy benefit manager; maximum allowable 13 cost. (a) A pharmacy benefit manager that reimburses a 14 contracting pharmacy for a drug on a maximum allowable cost 15 basis shall comply with the requirements of this section. 16 (b) The pharmacy benefit manager shall include the 17 following in the contract information with a contracting 18 pharmacy: 19 (1) Information identifying any national drug pricing

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compendia; or

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1	(2) Other data sources for the maximum allowable cost
2	list.
3	(c) The pharmacy benefit manager shall make available to a
4	contracting pharmacy, upon request, the most up-to-date maximum
5	allowable cost price or prices used by the pharmacy benefit
6	nanager for patients served by the pharmacy in a readily
7	accessible, secure, and usable web-based or other comparable
8	Eormat.
9	(d) A drug shall not be included on a maximum allowable
10	cost list or reimbursed on a maximum allowable cost basis unless
11	all of the following apply:
12	(1) The drug is listed as "A" or "B" rated in the most
13	recent version of the Orange Book or has a rating of
14	"NR", "NA", or similar rating by a nationally
15	recognized reference;
16	(2) The drug is generally available for purchase in this
17	State from a national or regional wholesaler; and
18	(3) The drug is not obsolete.
19	-(e) The pharmacy benefit manager shall review and make
20	necessary adjustments to the maximum allowable cost of each drug
21	on a maximum allowable cost list at least once every seven days

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1	using the most recent data sources available, and shall apply
2	the updated maximum allowable cost list beginning that same day
3	to reimburse the contracted pharmacy until the pharmacy benefit
4	manager next-updates the maximum allowable cost list in
5	accordance with this section.
6	(f) The pharmacy benefit manager shall have a clearly
7	defined process for a contracting pharmacy to appeal the maximum
8	allowable cost for a drug on a maximum allowable cost list that
9	complies with all of the following:
10	(1) A contracting pharmacy may base its appeal on one or
11	more of the following:
12	(A) The maximum allowable cost for a drug is below
13	the cost at which the drug is available for
14	purchase by similarly situated pharmacies in this
15	State from a national or regional wholesaler; or
16	(B) The drug does not meet the requirements of
17	subsection (d);
18	(2) A-contracting pharmacy shall be provided no less than
19	fourteen business days following receipt of payment
20	for a claim to file the appeal with the pharmacy
21	benefit manager;

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1	(3)	The pharmacy benefit manager shall make a final
2		determination on the contracting pharmacy's appeal no
3		later than fourteen business days after the pharmacy
4		benefit manager's receipt of the appeal;
5	(4)	If the maximum allowable cost is upheld on appeal, the
6		pharmacy benefit manager shall provide to the
7		contracting pharmacy the reason therefor and the
8		national drug code of an equivalent drug that may be
9		purchased by a similarly situated pharmacy at a price
10		that is equal to or less than the maximum allowable
11		cost of the drug that is the subject of the appeal;
12		and
13	(5)	If the maximum allowable cost is not upheld on appeal,
14		the pharmacy benefit manager shall adjust, for the
15		appealing contracting pharmacy, the maximum allowable
16		cost of the drug that is the subject of the appeal,
17		within one calendar day of the date of the decision on
18		the appeal and allow the contracting pharmacy to
19		reverse and rebill the appealed claim.
20	-(g)	A contracting pharmacy shall not disclose to any third
21	party the	maximum allowable cost list and any related

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1	information it receives, either directly from a pharmacy benefit
2	manager or through a pharmacy services administrative
3	organization or similar entity with which the pharmacy has a
4	contract to provide administrative services for that pharmacy."]
5	SECTION 3. Statutory material to be repealed is bracketed
6	and stricken.
7	SECTION 4. This Act shall take effect on June 30, 3000.



Report Title:

Department of Health; Pharmacy Benefit Managers; Maximum Allowable Cost; Repeal

Description:

Repeals section 328-106, Hawaii Revised Statutes, which requires DOH to regulate business practices between private entities engaged in the selling, billing, and reimbursement of pharmaceuticals. Effective 6/30/3000. (HD1)

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