### THE SENATE THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

## **S.B. NO.** <sup>3122</sup> s.d. 1 H.D. 1

# A BILL FOR AN ACT

RELATING TO PUBLIC HEALTH STANDING ORDERS.

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

SECTION 1. The legislature finds that standing orders are
 written protocols describing a specific medical practice that
 will be delegated to non-physicians without a patient-specific
 order signed by a physician. Standing orders outline procedures
 that must be followed and identify permissible patient
 populations, level of required physician supervision, and
 allowable practice settings.

8 The legislature also finds that Hawaii's well-documented 9 physician shortage may restrict patient access to preventive 10 care, resulting in sub-optimal outcomes, increased costs, and 11 decreased quality of life. Population-based care can help reduce provider administrative burdens while increasing access 12 13 to evidence-based clinical preventive services. Secondary 14 prevention is the provision of a clinical preventive service to 15 screen for a condition in an asymptomatic individual, such as 16 mammography to screen for breast cancer. Public health standing

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orders may help reduce barriers to receiving secondary
 prevention services.

3 The legislature further finds that standing orders are 4 already used in routine, urgent, or emergency settings upon the 5 occurrence of certain clinical events that take place on an 6 individual patient basis or a population health event. An 7 example of a routine individual patient standing order is 8 certain vaccine administrations, which are evidence-based practices that authorize nurses, pharmacists, and other health 9 10 care providers to assess a client's immunization status and 11 administer vaccinations according to a protocol. Emergency 12 population health crises are also supported by standing orders, 13 specifically for mass prophylaxis following a bioterrorism 14 incident that are activated only when the director of health 15 declares a state of emergency due to a specific bioterrorism 16 incident.

Accordingly, the purpose of this Act is to reduce barriers
to health care access and expand population health-based
interventions by:



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1	(1)	Authorizing the director of health to issue public
2		health standing orders for patients to self-refer to
3		certain health care screening services;
4	(2)	Establishing requirements for the provision of items
5		or services pursuant to a public health standing
6		order; and
7	(3)	Establishing the public health standing orders working
8		group to provide advice and recommendations to the
9		department of health regarding public health standing
10		orders.
11	SECT	ION 2. Chapter 321, Hawaii Revised Statutes, is
12	amended by adding a new section to part II to be appropriately	
13	designate	d and to read as follows:
14	" <u>\$32</u>	1- Public health standing orders; screening. (a)
15	The direc	tor of health may issue public health standing orders
16	authorizi	ng patients who are eighteen years of age or older to
17	receive e	vidence-based items or services that have in effect a
18	rating of	A or B in the current recommendations of the United
19	States Pro	eventive Services Task Force, as defined by section
20	4106 of t	he federal Patient Protection and Affordable Care Act,

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1	P. L. 111	-148, without patient-specific orders from a licensed
2	health care provider.	
3	(b)	The director of health shall annually review the items
4	or servic	es that have in effect a rating of A or B as
5	recommend	led by the United States Preventive Services Task Force
6	and amend	public health standing orders as necessary.
7	(c)	The duration of public health standing orders issued
8	pursuant	to this section shall remain in effect until repealed
9	by the di	rector of health.
10	(d)	The public health standing orders shall include
11	language	informing patients that there may be potential out-of-
12	pocket co	sts associated with receiving recommended services,
13	including	if:
14	(1)	The patient does not have health insurance coverage;
15		or
16	(2)	The patient obtains services from a provider outside
17		of the patient's health insurer's or health plan's
18		provider network.
19	(e)	The director of health shall post public health
20	standing	orders on the department's website in an easily
21	accessibl	e manner.

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1	(f)	The entity providing the items or services pursuant to
2	the publi	c health standing order shall:
3	(1)	Obtain from the patient the patient's health insurer
4		or health plan information and only provide services
5		<u>if:</u>
6		(A) The provider is a participating, contracted, or
7		in-network provider with the patient's health
8		insurer or health plan; or
9		(B) The patient consents to any potential out-of-
10		pocket costs;
11	(2)	Obtain from the patient the name of the patient's
12		primary care provider and shall make a good faith
13		effort to transmit the results of the screening to the
14		primary care provider or other licensed health care
15		provider identified by the patient; and
16	(3)	Contact the patient's health insurer or health plan if
17		the patient does not have or does not know their
18		primary care provider so the patient's health insurer
19		or health plan can inform the patient of the patient's
20		primary care provider assignment or selection options.

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1	(g) The entity providing the items or services shall		
2	provide any results to the patient in writing. The results		
3	shall:		
4	(1) Be written in plain language;		
5	(2) Clearly indicate if the result is normal, abnormal, or		
6	undetermined; and		
7	(3) Provide instructions for follow up with a health care		
8	provider, as appropriate.		
9	For purposes of this section "licensed health care		
10	provider" means physicians and osteopathic physicians licensed		
11	under chapter 453, physician assistants licensed under chapter		
12	453, and advanced practice registered nurses licensed under		
13	chapter 457."		
14	SECTION 3. (a) There is established a public health		
15	standing orders working group within the department of health to		
16	provide advice and recommendations to the department of health		
17	for the implementation of this Act.		
18	(b) The director of health, or the director's designee,		
19	shall serve as the chairperson of the working group. The		
20	working group shall consist of the following additional members,		
21	who shall be invited to participate by the director of health:		

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1	(1)	A representative from the Hawaii Association of Health
2		Plans;
3	(2)	A representative from the Hawaii Medical Association;
4	(3)	A representative from the Hawaii Primary Care
5		Association;
6	(4)	A representative from a health plan primarily serving
7		medicaid beneficiaries; and
8	(5)	Any other members deemed necessary by the director of
9		health.
10	(C)	A majority of members of the public health standing
11	orders working group present at any given meeting shall	
12	constitute a quorum to conduct business.	
13	SECTION 4. New statutory material is underscored.	
14	SECT	ION 5. This Act shall take effect on July 1, 3000, and
15	shall be repealed on June 30, 2027.	





#### Report Title:

Public Health Standing Orders; United States Preventive Services Task Force; Screenings; Out-of-Pocket Costs; Working Group

#### Description:

Authorizes the Director of Health to issue public health standing orders for patients to self-refer to certain health care screening services. Establishes requirements for the provision of items or services pursuant to a public health standing order. Establishes the Public Health Standing Orders Working Group. Sunsets 6/30/2027. Effective 7/1/3000. (HD1)

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