HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII H.R. NO. 194

HOUSE RESOLUTION

STRONGLY SUPPORTING AND RECOMMENDING THE IMPLEMENTATION OF THE REVISED 2025 HAWAII PATIENT BILL OF RIGHTS.

1 WHEREAS, Hawaii pioneered employer-supported health
2 insurance through the Prepaid Health Care Act of 1974; however,
3 the State continues to face severe physician, nurse, and dentist
4 shortages, with over thirty-five percent of the population
5 residing in federally designated Health Professional Shortage
6 Areas--the highest percentage in the nation; and
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8 WHEREAS, the University of Hawaii Health Research Center 9 found that forty-two percent of surveyed physicians reported 10 patient harm or serious adverse events attributable to prior 11 authorization delays or denials, emphasizing a need for 12 streamlined insurance processes; and

14 WHEREAS, recent increases in claims denials, particularly 15 those driven by automated or artificial intelligence (AI)-based 16 systems, underscore the necessity for greater transparency, 17 specialist review, and patient-friendly appeals mechanisms; and 18

19 WHEREAS, the original Hawaii Patient Bill of Rights, 20 enacted over twenty-five years ago, now requires substantial 21 updates to address modern challenges, such as AI-driven denials, 22 telehealth accessibility, data-offshoring risks, and persistent 23 network inadequacies on the neighbor islands and in rural areas; 24 and

26 WHEREAS, patients, health care providers, and cybersecurity 27 experts cite the need for robust data protection measures that 28 accommodate legitimate offshoring services while maintaining 29 Health Insurance Portability and Accountability Act-equivalent 30 safeguards, timely breach notifications, and strong enforcement; 31 and

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WHEREAS, the Insurance Commissioner's office needs expanded 1 2 authority, resources, and reporting mechanisms to effectively audit, investigate, and sanction noncompliant insurers or 3 billing entities, ensuring consistent and accountable 4 5 enforcement of patients' rights; and 6 WHEREAS, the Revised 2025 Hawaii Patient Bill of Rights is 7 an essential modernization step that prioritizes patient 8 autonomy, transparent healthcare, timely access, robust data 9 10 protection, AI accountability, and real enforcement--all while recognizing the practical realities of insurers, providers, and 11 patients in a rapidly evolving healthcare landscape; now, 12 13 therefore, 14 15 BE IT RESOLVED by the House of Representatives of the Thirty-third Legislature of the State of Hawaii, Regular Session 16 of 2025, that this body strongly supports and recommends the 17 18 implementation of the following Revised 2025 Hawaii Patient Bill 19 of Rights: 20 Foreword and Definitions 21 22 23 1. Purpose: This Bill of Rights modernizes patient protections 24 to address AI-based coverage decisions, data security risks, and ongoing provider shortages in Hawaii. 25 26 27 2. Definitions: 28 29 o AI or Automated Decision System: Any algorithmic or software-30 based platform that can autonomously generate or recommend coverage determinations without direct human supervision. 31 32 o HIPAA-equivalent Security: A standard of data protection 33 meeting or exceeding requirements set forth in 45 C.F.R. Parts 34 160 and 164 (HIPAA Privacy and Security Rules). 35 o **Urgent vs. Non-Urgent:** Urgent requests are those where delays could seriously jeopardize a patient's health, life, or overall 36 well-being; non-urgent requests include all other prior 37 authorizations not qualifying as urgent. 38 39 40 41 42 1. Clear Information



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H.R. NO. 194

Patients must receive clear, written (and, if necessary, $3 \cdot$ translated) explanations from their health insurance plan regarding covered and non-covered services, presented at a reading level understandable to the average enrollee. 2. Provider Directory All insurers must maintain and publicly post an up-to-date, accurate, and easily accessible directory of in-network providers, updated at least quarterly, listing each provider's specialty, languages spoken, telehealth availability, and current patient capacity. 3. Specialist Referrals All patients must be able to obtain timely specialist referrals without undue administrative barriers or delays. Insurers shall clearly communicate referral steps and expedite such referrals in urgent or complex cases. 4. Emergency Care No insurer may deny coverage for legitimate emergency services based on retrospective review. If a patient believes in good faith that their life or health is endangered, they have the right to seek immediate emergency care without facing post-service coverage denials. 5. Explanation of Illness, Options, and Patient Autonomy 5.1 Right to Understand Care: Patients are entitled to a clear explanation of their diagnosis, treatment options (including the



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Page 4	H.R. NO. <i>194</i>
option to decline treatment), ar from their healthcare provider,	nd potential outcomes or risks ensuring fully informed consent.
any legally licensed medical pro	by their legal health care
6. Appeals and External Revi	ew
6.1 Notice and Forms: Whenever of provide a universal external revise puide (in print or digital	
6.2 Online FAQ and Hotline: Insu FAQ regarding appeals, alongside patients.	
6.3 Enforcement: The Insurance C penalties or other administrativ to publicize or comply with stat requirements.	5
7. Network Adequacy, Telehea	lth, and Rural Access
7.1 Coverage in Shortage Areas:	Patients in federally designated

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37 7.2 Reporting Requirements: Insurers shall submit quarterly reports detailing provider-to-patient ratios, average wait 38 times, and referral outcomes-disaggregated by region or island. 39 40

Health Professional Shortage Areas must have timely access to



primary and specialty care.



7.3 Telehealth Provisions: Telehealth services, if legally 1 2 permissible within a provider's scope of practice, shall be covered at parity with in-person services to mitigate access 3 barriers. 4 5 7.4. Prohibition of Burdensome Prior Authorization: Prior 6 authorization procedures in shortage areas must not unduly limit 7 provider productivity or delay critical patient care. 8 9 10 11 8. Transparent and Timely Prior Authorization 12 13 8.1 Turnaround Times: 14 15 o Urgent Requests: One business day for a decision. 16 o Non-Urgent Requests: Three business days for a decision. 17 18 19 8.2 AI Oversight: 20 21 o If AI or an automated decision system **initiates a denial**, that denial must be reviewed and co-signed by a **board-certified** 22 **specialist** in the relevant field before being finalized. 23 24 o Patients and providers shall be notified in writing when AI is 25 used at any stage of the coverage determination. 26 27 8.3 Data Tracking: Insurers must compile and submit monthly data on prior authorization approval/denial rates, average processing 28 times, and the percentage of AI-based denials overturned on 29 30 appeal. 31 32 33 34 9. Data Protection and Privacy 35 36 9.1 HIPAA-equivalent Safeguards: All accredited health plans or 37 billing entities, whether located onshore or offshore, must uphold HIPAA-level security measures when storing or 38 39 transmitting personally identifiable patient data (including 40 Social Security numbers, medical ID numbers, etc.). 41



H.R. NO. 194

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9.2 Offshoring Accountability:
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    o Prior to offshoring data, an entity must file an attestation
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    with the Insurance Commissioner confirming that any overseas
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    subcontractors adhere to encryption, breach notification, audit
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    logging, and confidentiality protocols.
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    o Entities shall undergo random audits or produce security
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   certifications upon request.
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    9.3 Breach Notification and Penalties: In the event of a
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    suspected or actual data breach, the entity must notify affected
    patients and the Insurance Commissioner within 72 hours,
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    implementing a corrective action plan. Repeated or willful
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    violations may result in fines, revocation of accreditation, or
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    other sanctions.
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    10. Enforcement and Oversight
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    10.1 Authority of the Insurance Commissioner:
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    o Empowered to audit, investigate, and enforce all provisions of
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    this Bill of Rights.
    o May impose fines, clawbacks, revocation of accreditation, and
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    other appropriate remedies for noncompliance.
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    10.2 Annual Public Report:
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   o The Insurance Commissioner shall publish an annual report
   detailing enforcement actions, complaint data, AI usage rates,
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   denial statistics, and any data breaches or security
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   infractions.
   o The report shall include trend analyses (e.g., median time-to-
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   decision for prior authorizations, telehealth adoption rates,
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   network adequacy improvements).
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   10.3 Multidisciplinary Advisory Group:
   o Composed of physicians, cybersecurity experts, patient
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    advocates, telehealth specialists, and others.
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    o Convenes periodically to review compliance, recommend updates,
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    and study emerging issues (e.g., advanced AI, new data-security
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   threats).
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1 2 11. Anti-Retaliation and Support for Providers 3 11.1 Anti-Retaliation: Insurers, health plans, or affiliated 4 entities shall not retaliate against providers (e.g., network 5 exclusion or contract termination) for filing formal complaints, 6 submitting testimony, or participating in external reviews 7 8 concerning the insurer's compliance with this Bill of Rights. 9 11.2 Technical Assistance: The Insurance Commissioner, in 10 11 collaboration with the Department of Health, shall explore or establish technical support programs to help smaller or rural 12 13 practices adopt secure data systems, comply with prior 14 authorization reporting, and integrate telehealth services 15 effectively. 16 17 18 12. Phased Implementation 19 20 21 12.1 Immediate Effect: Provisions related to patient 22 communications (Items 1 to 6), emergency care, and urgent prior 23 authorizations (Item 8.1) shall take effect immediately upon 24 enactment. 25 26 12.2 Data Offshoring and AI Protocols: Insurers may have six to 27 twelve months from the date of enactment to fully implement or certify AI oversight processes and offshore data security 28 compliance (excluding Social Security numbers and medical ID 29 30 numbers, which must be protected immediately). 31 32 12.3 Follow-up Review: Within one year of implementation, the Insurance Commissioner shall submit a progress report to the 33 Legislature with recommendations for any further legislative 34 refinements.; and 35 36 37 BE IT FURTHER RESOLVED that all insurers, health care providers, and billing entities are strongly encouraged to begin 38 voluntary compliance with these updated patient protections 39 40 prior to any mandatory deadlines in order to foster a collaborative and smooth transition; and 41 42



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H.R. NO. 194

BE IT FURTHER RESOLVED that ongoing stakeholder input will be sought to address outstanding issues, such as payment parity, facility fees, and self-insured plan coverage, which may require additional state or federal action; and

6 BE IT FURTHER RESOLVED that certified copies of this
7 Resolution be transmitted to the Governor, Director of Health,
8 Director of Commerce and Consumer Affairs, and Insurance
9 Commissioner.

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