THE SENATE THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII S.B. NO. 959

JAN 17 2025

A BILL FOR AN ACT

RELATING TO HEALTH.

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

SECTION 1. The legislature finds that federally qualified
 health centers, rural health clinics, Ryan White HIV/AIDs
 program centers, and Native Hawaiian health centers are a vital
 source of health care access and public health for Hawaii's
 underserved population, serving twenty per cent of residents.

6 Foundational health information technology infrastructure 7 is needed to transform health care delivery and maintain public 8 health readiness and recovery. Certified, hosted, and maintained health information technology, including software and 9 10 hardware upgrades and related technical support, are an 11 essential component of equitable access to care, particularly in 12 the artificial intelligence era. Such systems enhance care coordination, improve patient outcomes, and assist providers in 13 meeting regulatory obligations. They also promote public health 14 15 by equipping providers and government agencies with the 16 information necessary to understand their community's needs and 17 craft data-driven policies. Equally important, health



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1 information technology systems that share information seamlessly 2 are critical in supporting trauma informed care by ensuring that 3 sensitive patient health information is interoperable among 4 providers, thereby reducing the need to repeatedly ask questions 5 that could be traumatic for patients.

6 The legislature further finds that certified, hosted, and 7 maintained health information technology infrastructure requires 8 significant upfront investment that is not feasible for many 9 providers in rural and underserved areas. The resulting 10 difference in the quality of health information technology 11 available to providers creates disparities in care and public 12 health outcomes in rural and underserved communities.

13 Accordingly, the purpose of this Act is to establish a 14 grant program within the department of health, to be 15 administered by the state health planning and development 16 agency, to support a certified, hosted, and maintained health 17 information technology infrastructure and the implementation of interoperable health information technologies for federally 18 gualified health centers, rural health clinics, Ryan White 19 HIV/AIDs program centers, and Native Hawaiian health centers in 20 21 Hawaii.



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1	SECTION 2. Chapter 323D, Hawaii Revised Statutes, is
2	amended by adding a new subpart to part II to be appropriately
3	designated and to read as follows:
4	" . Health Infrastructure Grant Program
5	§323D- Definitions. As used in this subpart:
6	"Certified" means certified under the United States
7	Department of Health and Human Services Office of the National
8	Coordinator for Health Information Technology's Health IT
9	Certification Program, which includes interoperability and
10	cybersecurity requirements pursuant to title 45 Code of Federal
11	Regulations, part 170, subpart B.
12	"Department" means the department of health.
13	"Federally qualified health center" has the same meaning as
14	in title 42 United States Code section 1396(1)(2)(B).
15	"Hosted" means a health information technology system that
16	is managed, maintained, and operated by an external entity
17	through a centralized infrastructure, including but not limited
18	to cloud-based or on-premises data centers.
19	"Maintained" means regularly updating and ensuring
20	compliance with current federal and state requirements.

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"Native Hawaiian health center" has the same meaning as in
 title 42 United States Code section 11711(4).

3 "Rural health clinic" has the same meaning as in title 42
4 United States Code section 1396(1)(1).

5 "Ryan White HIV/AIDs program center" means an organization
6 that receives grant funding under title 42 United States Code
7 section 300ff-21.

§ §323D- Health information technology infrastructure
grant program; establishment. There is established a certified,
hosted, and maintained health information technology
infrastructure grant program within the department, to be
administered by the state agency. The state agency shall
receive and review grant applications and may award grants for
eligible projects pursuant to the program.

15 §323D- Eligible projects. The state agency may award 16 grants to eligible applicants for eligible projects to:

17 (1) Acquire or upgrade certified, hosted, and maintained
18 electronic health records systems;

19 (2) Procure certified, hosted, and maintained health
20 information technology software and hardware,

21 including digital security programs and devices;



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1	(3)	Finance installation services; and	
2	(4)	Cover ongoing technical assistance and workforce	
3		development and training.	
4	§323	D- Eligible applicants. (a) Eligible applicants	
5	for a grant shall include:		
6	(1)	Federally qualified health centers within the State;	
7	(2)	Native Hawaiian health centers;	
8	(3)	Ryan White HIV/AIDS program centers; and	
9	(4)	Rural health clinics.	
10	(b)	An eligible applicant shall also:	
11	(1)	Be a nonprofit entity under section 501(c)(3) of the	
12		Internal Revenue Code of 1986; and	
13	(2)	Agree to support public health and serve as a clinical	
14		research participant, including conducting research	
15		regarding insured and uninsured individuals.	
16	§323	D- Applications. (a) The state agency shall	
17	establish	an annual time period to commence an open process for	
18	submissio	n of applications for funding under the program. The	
19	time peri	od for submission shall be no less than sixty days.	
20	(b)	The form of the application shall be as prescribed by	
21	the state	agency and shall include:	

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1 (1)Evidence demonstrating the applicant's experience and 2 ability to plan, organize, staff, and deliver health 3 services to underserved populations within the State; 4 (2) A description of the project; 5 (3)The number of people served by the applicant; and 6 (4) The total cost and timeline for completion of the 7 project. 8 §323D-Rules. The state agency may adopt rules 9 pursuant to chapter 91 to effectuate the purposes of this 10 subpart. The rules may include reasonable oversight and 11 reporting provisions to ensure that grant moneys are used as 12 intended." 13 SECTION 3. Chapter 323D, Hawaii Revised Statutes, is 14 amended by designating sections 323D-11 to 323D-18.6 as subpart 15 A and inserting a title before section 323D-11 to read as 16 follows: 17 "A. General Provisions." 18 SECTION 4. There is appropriated out of the general 19 revenues of the State of Hawaii the sum of \$ or so 20 much thereof as may be necessary for fiscal year 2025-2026 and 21 the same sum or so much thereof as may be necessary for fiscal

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1 year 2026-2027 for the Health information technology 2 infrastructure grant program established pursuant to section 2 3 of this Act. The sums appropriated shall be expended by the department 4 of health for the purposes of this Act. 5 6 SECTION 5. New statutory material is underscored. 7 SECTION 6. This Act shall take effect on July 1, 2025. 8 SHL INTRODUCED BY:

Report Title:

Health Infrastructure Grant Program; Health Information Technologies; State Health Planning and Development Agency; FQHCs; Rural Health Clinics; Ryan White HIV/AIDs Program Centers; Native Hawaiian Health Centers; Appropriation

Description:

Establishes the Health Infrastructure Grant Program within the Department of Health, to be administered by the State Health Planning and Development Agency, to support health information technology infrastructure and the implementation of interoperable health information technologies in federally qualified health centers, rural health clinics, Ryan White HIV/AIDs program centers, and Native Hawaiian health centers. Appropriates funds for the grant program.

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

