# JAN 2 2 2007 S.B. NO. 1467

### A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION MEDICAL CARE.

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

The purpose of this Act is to expedite access 1 SECTION 1. to medical services for workers' compensation claimants by 2 3 allowing employers the opportunity to provide their employees 4 with an employer-designated health care provider network to provide medical services for the initial 120 days of medical 5 treatment. After the initial 120 days of treatment, the injured 6 7 employee would then be allowed to "opt out" of the plan and select a physician that is not on the list. If the injured 8 employee prefers not to qo to the employer-designated health 9 care provider network for initial treatment, the injured 10 11 employee shall provide the employer with the name of the injured employee's family physician, who is authorized to treat 12 13 industrial injuries and illnesses under this chapter, who will 14 treat the injured employee in the event of an industrial injury. 15 This Act will allow both employers and employees greater

16 input into the decision making process on the treatment of a

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1	workplace injury, as well as to help control the costs of the										
2	workers' compensation claim.										
3	SECTION 2. Section 386-21, Hawaii Revised Statutes, is										
4	amended by amending subsection (b) to read as follows:										
5	"(b) Whenever medical care is needed, the injured employee										
6	may select from an employer-designated health care provider										
7	network, to provide medical services for the first one hundred										
8	and twenty days of medical treatment, unless the employee										
9	provides the employer or its insurance carrier, upon employment										
10	or twelve months prior to the date of injury, with the name and										
11	address of the employee's family physician, who must be										
12	qualified as an attending physician authorized to treat injuries										
13	covered by this chapter, from whom the employee will receive										
14	healthcare treatment in the event of a workers' compensation										
15	injury. Further:										
16	(1) In the absence of any employer-designated health care										
17	provider network or employee-designated qualified										
18	family physician, which shall be furnished upon date										
19	of employment or twelve months prior to the date of										
20	injury, the injured employee may select any attending										
20 21	injury, the injured employee may select any attending physician [ <del>or surgeon</del> ] who is practicing on the island										

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1 If the services of a specialist are indicated, the employee may select any such attending physician [or 2 surgeon] practicing in the State. The director may 3 authorize the selection of a specialist practicing 4 outside the State where no comparable medical 5 attendance within the State is available. Upon 6 7 procuring the services of such attending physician [or surgeon], the injured employee shall give proper 8 notice of the employee's selection to the employer 9 10 within a reasonable time after the beginning of the treatment. If for any reason during the period when 11 medical care is needed, the employee wishes to change 12 to another attending physician [or surgeon], the 13 employee may do so in accordance with rules prescribed 14 15 by the director. If the employee is unable to select [a] an attending physician [or surgeon] and the 16 emergency nature of the injury requires immediate 17 medical attendance, or if the employee does not desire 18 19 to select [a] an attending physician [or surgeon] and so advises the employer, the employer shall select the 20 attending physician [or surgeon]. Such selection, 21 however, shall not deprive the employee of the 22

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1	employee's right of subsequently selecting $[a]$ an
2	attending physician [ <del>or surgeon</del> ] for continuance of
3	needed medical care.
4	(2) Only after one hundred twenty days of treatment for a
5	work injury, may an employee utilizing an employer-
6	designated health care network opt to change attending
7	physicians for any reason.
8	(3) Fifty per cent of the employer-designated health care
9	provider network must be qualified healthcare
10	providers who reside on the island where the injured
11	employee resides.
12	(4) The network shall contain qualified health care
12 13	(4) The network shall contain qualified health care providers who are primarily engaged in the treatment
13	providers who are primarily engaged in the treatment
13 14	providers who are primarily engaged in the treatment of occupational injuries and health care providers
13 14 15	providers who are primarily engaged in the treatment of occupational injuries and health care providers primarily engaged in the treatment of nonoccupational
13 14 15 16	providers who are primarily engaged in the treatment of occupational injuries and health care providers primarily engaged in the treatment of nonoccupational injuries. At least twenty-five per cent of the
13 14 15 16 17	providers who are primarily engaged in the treatment of occupational injuries and health care providers primarily engaged in the treatment of nonoccupational injuries. At least twenty-five per cent of the employer-designated health care provider network must
13 14 15 16 17 18	providers who are primarily engaged in the treatment of occupational injuries and health care providers primarily engaged in the treatment of nonoccupational injuries. At least twenty-five per cent of the employer-designated health care provider network must be physicians primarily engaged in the treatment of
13 14 15 16 17 18 19	providers who are primarily engaged in the treatment of occupational injuries and health care providers primarily engaged in the treatment of nonoccupational injuries. At least twenty-five per cent of the employer-designated health care provider network must be physicians primarily engaged in the treatment of nonoccupational injuries. The director shall
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	providers who are primarily engaged in the treatment of occupational injuries and health care providers primarily engaged in the treatment of nonoccupational injuries. At least twenty-five per cent of the employer-designated health care provider network must be physicians primarily engaged in the treatment of nonoccupational injuries. The director shall encourage the integration of occupational and

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1		to provide treatment for injuries or conditions in a								
2	、	timely manner. The health care provider network shall								
3		include an adequate number and type of physicians, or								
4	other providers, to treat common injuries experienced									
5		by injured employees based on the type of occupation								
6		or industry in which the employee is engaged, and the								
7		geographic area where the employees are employed.								
8	(5)	Medical treatment for injuries shall be readily								
9		available at reasonable times to all employees. To								
10		the extent feasible, all medical treatment for								
11		injuries shall be readily accessible to all employees.								
12		With respect to availability and accessibility of								
13		treatment, the director shall consider the needs of								
14		rural areas, specifically those in which health								
15		facilities are located at least thirty miles apart.								
16	(6)	The employer, or its insurance carrier, shall submit a								
17		plan for the health care provider network to the								
18		director for approval. The director shall approve the								
19		plan if the director determines that the plan meets								
20		the requirements of this section."								
21	SECTION 3. Statutory material to be repealed is bracketed									
22	and stricken. New statutory material is underscored.									

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1	SECTION 4	. Thi	s Act	shall	take	effect	upon	its approval.
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3			INTRO	DUCED H	3Y:			
4							BY	REQUEST
5								
6								
7								

#### SB 1467

#### JUSTIFICATION SHEET

DEPARTMENT:

TITLE:

**PURPOSE**:

Labor and Industrial Relations

A BILL FOR AN ACT RELATING TO WORKERS' COMPENSATION MEDICAL CARE.

The purpose of this bill is to allow employers the opportunity to provide their employees with an employer-designated healthcare provider list of attending physicians and/or physician networks. The injured employee would be allowed to "opt out" of the plan after 120 days and see a physician that is not on the list. This would allow employers greater success in entering into contracts with physician networks and/or managed care organizations for workers' compensation in order to control costs.

Amend section 386-21, Hawaii Revised Statutes.

JUSTIFICATION:

MEANS:

There is a growing concern over the availability, quality, and cost of providing medical care for workplace injuries. This bill will allow employers to designate physician networks or directed care organizations to provide care for workers' compensation claimants giving employees faster access to medical care for workplace injuries. At the same time, it provides the employee greater input into the decision making process on the treatment of workplace injuries through the "opt out" provision.

#### Impact on the public: None.

Impact on the department and other agencies: None.

GENERAL FUND:

OTHER FUNDS:

None.

None.

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PPBS PROGRAM DESIGNATION:

LBR-183.

OTHER AFFECTED AGENCIES:

Judiciary, University of Hawaii, Department of Education, Department of Human Resources.

EFFECTIVE DATE:

Upon approval.