ASSEMBLY BILL No. 1534

Introduced by Assembly Member Nazarian

February 17, 2017

An act to add Section 1367.693 to the Health and Safety Code, and to add Section 10123.833 to the Insurance Code, relating to health care coverage.

LEGISLATIVE COUNSEL’S DIGEST

AB 1534, as introduced, Nazarian. Health care coverage: HIV specialists.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. A willful violation of the act is a crime. Existing law also provides for the regulation of health insurers by the Department of Insurance. Existing law requires the Department of Managed Health Care and the Insurance Commissioner to adopt regulations to ensure that enrollees and insureds have access to needed health care services in a timely manner. Existing law requires the Department of Managed Health Care to develop indicators of timeliness of access to care, including waiting times for appointments with physicians, including primary care and specialty physicians. Existing law requires health care service plans to report annually to the Department of Managed Health Care on compliance with the standards developed pursuant to these provisions. Existing law requires the Insurance Commissioner to adopt regulations that ensure, among other things, the adequacy of the number of professional providers in relationship to the projected demands for services covered under the group policy.
This bill would require access to HIV specialists to be subject to the regulations, standards, and reporting requirements developed pursuant to the above specified provisions. The bill would require a health care service plan contract or health insurance policy that is issued, amended, or renewed on or after January 1, 2018, to include an HIV specialist, as defined, as an eligible primary care provider, as defined, if the provider requests primary care provider status and meets the plan’s or health insurer’s eligibility criteria for all specialists seeking primary care provider status. Because a willful violation of these requirements by a health care service plan would be a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.


The people of the State of California do enact as follows:

SECTION 1. Section 1367.693 is added to the Health and Safety Code, immediately following Section 1367.69, to read:

1367.693. (a) Every health care service plan contract that is issued, amended, or renewed on or after January 1, 2018, that provides hospital, medical, or surgical coverage, excluding specialized health care service plan contracts, shall include an HIV specialist as an eligible primary care provider, if the provider requests primary care provider status and meets the health care service plan’s eligibility criteria for all specialists seeking primary care provider status.

(b) For purposes of this section, “primary care provider” means a physician or a nonphysician medical practitioner, as each term is defined in Section 14254 of the Welfare and Institutions Code, who has the responsibility for providing initial and primary care to patients, for maintaining the continuity of patient care, and for initiating referral for specialist care. This means providing care for the majority of health care problems, including, but not limited to, preventive services, acute and chronic conditions, and psychosocial issues.
(c) Access to HIV specialists shall be subject to the regulations
developed pursuant to Section 1367.03 and shall be included in
the reports and other information required under Section 1367.035,
consistent with the specialty designation.
(d) For purposes of this section, “HIV specialist” means a
physician, physician assistant, or a nurse practitioner who meets
the criteria for an HIV specialist as published by the American
Academy of HIV Medicine or the HIV Medicine Association, or
who is contracted to provide outpatient medical care under the
federal Ryan White Comprehensive AIDS Resources Emergency
(CARE) Act of 1990 (Public Law 101-381).

SEC. 2. Section 10123.833 is added to the Insurance Code,
immediately following Section 10123.83, to read:

10123.833. (a) Every health insurance policy that is issued,
amended, or renewed on or after January 1, 2018, that provides
hospital, medical, or surgical coverage, excluding specialized
health insurance policies, shall include an HIV specialist as an
eligible primary care provider, if the provider requests primary
care provider status and meets the health insurer’s eligibility criteria
for all specialists seeking primary care provider status.
(b) For purposes of this section, “primary care provider” means
a physician or a nonphysician medical practitioner, as each term
is defined in Section 14254 of the Welfare and Institutions Code,
who has the responsibility for providing initial and primary care
to patients, for maintaining the continuity of patient care, and for
initiating referral for specialist care. This means providing care
for the majority of health care problems, including, but not limited
to, preventive services, acute and chronic conditions, and
psychosocial issues.
(c) Access to HIV specialists shall be subject to the regulations
developed pursuant to Section 10133.5, consistent with the
specialty designation.
(d) For purposes of this section, “HIV specialist” means a
physician, physician assistant, or a nurse practitioner who meets
the criteria for an HIV specialist as published by the American
Academy of HIV Medicine or the HIV Medicine Association, or
who is contracted to provide outpatient medical care under the
federal Ryan White Comprehensive AIDS Resources Emergency
(CARE) Act of 1990 (Public Law 101-381).
SEC. 3. No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution because the only costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution.