Key Findings:  
Analysis of California Assembly Bill 1534  
HIV Specialists  
Summary to the 2017-2018 California State Legislature, April 12, 2017

CONTEXT

Due to advances in drug treatment, HIV/AIDS has progressed from an acute illness with a high mortality rate to a manageable chronic illness where patients achieve close to normal life expectancy. CHBRP conducted an analysis on similar legislation, AB 2372, introduced during the 2015-2016 Legislative Session. The analysis of AB 1534 builds on the previous report.

BILL SUMMARY

AB 1534 would allow DMHC-regulated health plans to include HIV specialists as eligible primary care providers (PCPs), if the provider requests PCP status and meets the health insurer’s eligibility criteria for all specialists seeking PCP status.

IMPACTS

Benefit Coverage, Utilization, and Cost

Benefit Coverage

AB 1534 does not alter the benefit coverage of 23.4 million enrollees subject to AB 1534, but increases enrollees’ choice of PCPs, as the mandate would increase the number of qualifying HIV specialists that could be designated as PCPs. CHBRP assumes AB 1534 would not impact current PCPs who are HIV specialists, but would impact HIV specialists such as board-certified infectious disease specialists, nurse practitioners, and physician assistants, who meet the criteria for an HIV specialist to seek PCP status. According to the responses

1 Refer to CHBRP’s full report for full citations and references.
to the CHBRP carrier survey, most health plans currently allow HIV specialists to act as PCPs if the HIV specialist meets the health plan’s PCP requirements.

**Figure 1. 2018 Health Insurance in CA and AB 1534**

![Chart showing health insurance categories in California in 2018](chart-image)

*Such as enrollees in Medicare or self-insured products

Source: California Health Benefits Review Program, 2017

**Utilization**

CHBRP is not able to quantify the utilization impact of the proposed bill, due to limitations in health insurance claims data. "HIV specialists" are not specifically identified in common claims data.

**Expenditures**

CHBRP is unable to estimate changes in unit cost for PCP services provided by an HIV specialist as a PCP. However, the unit cost for PCP services is unlikely to change postmandate since an HIV specialist will bill according to diagnostic and procedure codes for the corresponding PCP services. According to the carrier survey, when an HIV specialist serves as a PCP they are reimbursed the same as any other PCPs under the fee-for-service arrangement; there is also no difference in contracted provider rates for those health plans under the capitation arrangement.

**Medi-Cal**

Most beneficiaries with HIV/AIDS enrolled in Medi-Cal Managed Care Plans regulated by DMHC are currently able to choose an HIV specialist, as defined, as their PCP. Beneficiaries who are not currently able to choose an HIV specialist as their PCP would be able to do so, should AB 1534 be enacted.

**CalPERS**

The impact to CalPERS enrollees would be similar to the impact on enrollees in privately funded commercial plans. CHBRP is unable to quantify this impact.

**Number of Uninsured in California**

CHBRP is unable to project an impact.

**Medical Effectiveness**

CHBRP had previously conducted thorough literature searches on this topic in 2016 for AB 2372. While some studies may refer to HIV specialists, as defined in the bill language, it is hard to disentangle the term HIV specialist, HIV provider, HIV primary care physician, and infectious disease physician. Two recent studies provide limited evidence that providers with more experience/expertise in HIV provide equivalent or better primary care screening services to persons living with HIV/AIDS (PLWH) compared to providers with less HIV experience/expertise or generalists.

**Public Health**

There appears to be more than 900 HIV specialists (some of whom are credentialed by AAHIVM and many more who likely meet the AB 1534 specialist definition) who treat some of the 126,000 PLWH in California. However, the use of primary care services provided by HIV specialists and the resulting health outcomes for PLWH is unknown.

**Essential Health Benefits and the Affordable Care Act**

AB 1534 allows certain providers to be designated as primary care providers, expanding the providers eligible to provide primary care services, but does not mandate coverage of additional benefits. Therefore, the provisions of AB 1534 do not appear to exceed EHBs, and would not trigger the ACA requirement that the state defray the cost of additional benefit coverage for enrollees in qualified health plans in Covered California.