An act to add and repeal Section 14132.24 of the Welfare and Institutions Code, relating to Medi-Cal.

LEGISLATIVE COUNSEL’S DIGEST

AB 2258, as introduced, Reyes. Doula care: Medi-Cal pilot program.
Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income persons receive health care benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Existing federal law authorizes, at the option of the state, preventive services, as defined, to be provided by practitioners other than physicians or other licensed practitioners.

This bill would require the department to establish, commencing July 1, 2021, a full-spectrum doula care pilot program to operate for 3 years for pregnant and postpartum Medi-Cal beneficiaries residing in 14 counties, including the Counties of Alameda, Sacramento, San Diego, and Solano, that experience the highest burden of birth disparities in the state, and would provide that any Medi-Cal beneficiary who is pregnant as of July 1, 2021, and residing in a pilot program county, is entitled to doula care. The bill would require the department to develop multiple payment and billing options for doula care, and to ensure specified payment and billing practices, including that any doula and community-based doula group participating in the pilot program be
guaranteed payment within 30 days of submitting any claim for reimbursement. The bill would require the department to establish a centralized registry listing any doula who is available to take on new clients in each county participating in the pilot program, and would provide several requirements for the registry, such as the information on the registry being accessible by various means, including the internet website. The bill would require each Medi-Cal managed care health plan in any county participating in the pilot program to provide information in its materials, and specified notices, on identified topics related to doula care, including reproductive and sexual health, and to inform pregnant and postpartum enrollees at prenatal and postpartum appointments about doula care, such as the availability of doula care and how to obtain a doula.

The bill would require the department to convene a doula advisory board that would be responsible for deciding on a list of core competencies, such as the capacity to employ different strategies for providing emotional support, education, and resources during the perinatal period, required for doulas who are authorized by the department to be reimbursed under the Medi-Cal program. The bill would require a doula to provide documentation that they have met the core competencies specified by the board as a prerequisite to be reimbursed under the Medi-Cal program. The bill would require the department to work with outside entities, such as foundations, to make trainings available at no cost that meet the core competencies to people who are from communities experiencing the highest burden of birth disparities in the state.

The bill would require the department to allocate funding and resources for data collection, reporting, and analysis for purposes of conducting an evaluation of the pilot program, to ensure that an evaluation of the pilot program begins no later than July 1, 2023, and that it be completed by January 1, 2024, to submit a report to the appropriate policy and fiscal committees of the Legislature, and to include the board and relevant stakeholders, including practicing doulas, in the department’s evaluation design. The bill would authorize the department to consider the feasibility of a statewide doula benefit for Medi-Cal beneficiaries during the perinatal period if, after the first 3 years of the pilot program, the pilot program is achieving improved birth outcomes for people using doulas and their babies, and to terminate the pilot program if the pilot program is not achieving those outcomes during that period.
The bill would repeal these provisions on January 1, 2026.
State-mandated local program: no.

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

SECTION 1. Section 14132.24 is added to the Welfare and Institutions Code, immediately following Section 14132.23, to read:

14132.24. (a) The Legislature hereby finds and declares all of the following:
(1) Racism and racial basis in health care contribute to the national maternal mortality and morbidity crisis, in particular for pregnant and postpartum people who are Black and Native American or indigenous.
(2) Pregnant and postpartum people who are Black are three to four times more likely than pregnant and postpartum people who are non-Hispanic White to die during pregnancy or shortly after birth. Babies of people who are Black are two and one-half times more likely to be born prematurely or to die within the first year of life than the babies of people who are non-Hispanic White. Notably, the racial disparities in maternal mortality rates exist across all levels of income, age, and education.
(3) Doulas can reduce the impacts of racism and racial bias in health care on pregnant people of color by providing individually tailored, culturally appropriate, and client-centered care and advocacy. Doulas are not medical providers and do not provide medical care. Doulas provide pregnant and postpartum people with social and emotional support, individualized and culturally specific education, and strategies to reduce stress and other barriers to healthy pregnancies.
(4) Pregnant and postpartum people receiving doula care have been found to have improved health outcomes for themselves and their infants, including higher breast-feeding initiation rates, fewer low birth weight babies, and lower rates of cesarean births.
(5) The benefits of doula care can also have a financial impact in helping families avoid the cost associated with low birth weight babies, cesarean births, and other pregnancy-related complications.
(6) While doula care would be a natural fit for underserved populations, including people of color, immigrants, and low-income
communities, they often cannot afford to pay out-of-pocket for
doula care. In California, doula care can cost anywhere from
several hundred dollars to upwards of $2,000. Private insurance
rarely covers doula care.

(7) Doulas place a high priority on their autonomy, their role
as advocates for their clients, and their ability to tailor their work
and practice to their unique client populations. Therefore, doulas,
as a community, have not sought broader professionalization
through formal licensure. Doulas are trained to abide by the
relevant regulations and protocols in whatever setting in which
they provide support. The Legislature honors and supports the
autonomy of doulas, and seeks to be as inclusive as possible of
the wide variety of birth support work that exists, including
community-based, traditional, and indigenous birth support work.
Consequently, the Legislature seeks to identify and mobilize an
educated and prepared doula workforce to serve the Medi-Cal
population by supporting the ongoing practices of doulas working
with communities experiencing the highest burden of birth
disparities, but without the barriers to entry that licensure would
entail.

(8) A Medi-Cal pilot program on doula care shall be designed
to support doulas who are already part of, or who are entering, the
workforce specifically to serve the Medi-Cal population. Thus, in
order for the pilot program to succeed, for both the doulas and the
Medi-Cal beneficiaries that they serve, the program must provide
adequate and sustainable compensation for the doulas.

(9) This pilot program acknowledges that in order to have a
truly sustainable, equitable, and inclusive program for doula care
as a Medi-Cal benefit, practicing doulas and community-based
doula groups must be leaders and partners in this work. To the
extent possible, practicing doulas and community-based doula
groups shall be involved in the design, development, and
implementation of the pilot program.

(b) The following definitions apply for purposes of this section:

(1) “Community-based doula group” means a group or collective
of doulas working together that prioritizes doula access for
underserved populations. The doula care that is provided by
community-based doula groups often goes beyond basic prenatal
and postpartum care, to encompass a broader and more holistic
vision of support for the pregnant person and their family or
supporting loved ones. Many community-based doula groups draw
their membership directly from the communities that they serve.
This often allows community-based doula groups to offer culturally
congruent care, and not simply culturally appropriate care.

(2) “Core competencies” means the foundational and essential
knowledge, skills, and abilities required for doulas serving
Medi-Cal beneficiaries.

(3) “Department” means the State Department of Health Care
Services.

(4) “Doula” means a birth worker who provides health
education, advocacy, and physical, emotional, and nonmedical
support for pregnant and postpartum persons before, during, and
after childbirth, otherwise known as the perinatal period. A doula
provides support during miscarriage, stillbirth, and abortion.

(5) “Full-spectrum doula care” means prenatal and postpartum
doula care, continuous presence during labor and delivery, and
doula support during miscarriage, stillbirth, and abortion.

(6) “Perinatal period” means the period including pregnancy,
labor, delivery, and the postpartum period.

(7) “Postpartum” means the one-year period following the end
of a pregnancy.

(c) (1) Commencing July 1, 2021, the department shall establish
a full-spectrum doula care pilot program to operate for three years,
and concluding July 1, 2024, for all pregnant and postpartum
Medi-Cal beneficiaries residing in the following 14 counties that
are communities that experience the highest burden of birth
disparities in the state: the Counties of Alameda, Contra Costa,
Fresno, Kern, Los Angeles, Orange, Riverside, Sacramento, San
Bernardino, San Diego, San Francisco, San Joaquin, Santa Clara,
and Solano.

(2) Any Medi-Cal beneficiary who is pregnant as of July 1,
2021, and residing in a pilot program county shall be entitled to
full-spectrum doula care. For a pregnancy that is carried to term,
a pregnant person shall be eligible for at least four prenatal
appointments, continuous support during labor and delivery, and
at least eight postpartum appointments.

(3) Doula care shall be available to any Medi-Cal beneficiary
without prior authorization or cost-sharing.
The department shall develop multiple payment and billing options for doula care. The department shall ensure all of the following:

(i) Any doula and community-based doula group participating in the pilot program shall be guaranteed payment within 30 days of submitting a claim for reimbursement.

(ii) An individual doula shall be able to obtain a National Provider Identifier number and be directly reimbursed by the department.

(iii) A community-based doula group shall be able to obtain reimbursement for any doula working as part of their group. If a community-based doula group employs doulas on a salaried basis, the department shall determine appropriate reimbursement rates based on the salaries provided and not on a per-client or per-service basis.

(B) (i) Payment for doulas shall include prenatal care, care during labor and delivery, postpartum care, and additional services that encompass a broader and more holistic vision of support for the pregnant person and their family or supporting loved ones.

(ii) In setting reimbursement rates for doula care, the department and Medi-Cal managed care health plans shall take into consideration all of the following:

(I) The current rate for any existing, paid, community-based doula pilot programs that are already serving the Medi-Cal population.

(II) The cost of living in the pilot program counties.

(III) The sustainable living wage, as calculated in the pilot program counties.

(C) Presence at a stillbirth shall be reimbursed at the same rate as presence at a labor and delivery resulting in a live birth. Postpartum services shall also be covered for a stillbirth.

(D) There shall be a separate reimbursement for presence during miscarriage or abortion.

(E) The department and Medi-Cal managed care health plans shall separately reimburse for each prenatal and postpartum appointment. There shall also be separate reimbursement for administrative costs, including travel costs.

(F) If the pilot program continues beyond the first three years, the department shall make efforts to revisit the reimbursement rate.
as necessary to account for inflation, cost of living adjustments, and other factors.

(G) Pursuant to paragraph (4) of subdivision (d), a doula shall provide documentation that they have met the core competencies specified by the board, as described in paragraphs (1) and (2), inclusive, of subdivision (d), to be authorized by the department to be reimbursed under the Medi-Cal program.

(5) The department shall establish a centralized registry listing any doula who is available to take on new clients in each of the 14 counties participating in the pilot program.

(A) The registry shall align with existing Medi-Cal provider directory requirements.

(B) The registry shall be searchable by Medi-Cal managed care health plan, geographical area, race and ethnicity of the doula, languages spoken by the doula, and any relevant specializations, including adolescents, homeless, substance use disorder, or refugee or immigrant populations.

(C) The information included on the registry shall be accessible by internet website, an application on a smartphone, paper, and telephone.

(6) Each Medi-Cal managed care health plan in each county participating in the pilot program shall provide information about the availability of doula care in their materials and notices on reproductive and sexual health, family planning, pregnancy, and prenatal care. A Medi-Cal managed care health plan shall inform all pregnant and postpartum enrollees at each prenatal and postpartum appointment about the availability of doula care, the benefits of doula care, that doula care is available in addition to other prenatal and postpartum care, and how to obtain a doula.

(d) (1) The department shall convene a doula advisory board that shall decide on a list of core competencies required for doulas who are authorized by the department to be reimbursed under the Medi-Cal program. This board shall reconvene, as deemed necessary by the department, throughout the duration of the pilot program.

(2) Core competencies shall include, at a minimum, a demonstration of competency, through training or attestation of equivalency or lived experience, in all of the following areas:
(A) Understanding of basic anatomy and physiology as related to pregnancy, the childbearing process, the postpartum period, breast milk feeding, and breast-feeding or chest-feeding.

(B) Capacity to employ different strategies for providing emotional support, education, and resources during the perinatal period.

(C) Knowledge of and ability to assist families with utilizing a wide variety of nonclinical labor coping strategies.

(D) Strategies to foster effective communication between clients, their families, support services, and health care providers.

(E) Awareness of integrative health care systems and various specialties of care that a doula can provide information for in order to address client needs beyond the scope of the doula.

(F) Knowledge of community-based, state-funded and federally funded, and clinical resources available to the client for any need outside the doula’s scope of practice.

(G) Knowledge of strategies for supporting breast-feeding or chest-feeding, breast milk feeding, and lactation.

(3) At least two-thirds of the membership of the board shall be composed of practicing doulas who are providing doula care to Medi-Cal beneficiaries. At least two-thirds of the practicing doulas on the board shall be from communities experiencing the highest burden of birth disparities in the state, including doulas who are low income, doulas of color, doulas from and working in rural communities, and doulas who speak a language other than English.

(4) In order to be authorized by the department to be reimbursed under the Medi-Cal program, a doula shall provide documentation that they have met the core competencies specified by the board. The board may also create alternative ways to meet the core competencies, such as by providing documentation of certification through another doula certification program that meets the required core competencies.

(5) The department shall seek to work with outside entities, such as foundations or nonprofits, to make trainings available at no cost that meet the core competencies to people who wish to become doulas who are from communities experiencing the highest burden of birth disparities in the state, including people who are low income, people of color, people from and working in rural communities, and people who speak a language other than English.
who wish to become doulas. These trainings shall be available in
a manner that makes them accessible to these populations.
(e) The department shall allocate funding and resources for data
collection, reporting, and analysis for purposes of conducting an
evaluation of the pilot program.
   (1) The department shall ensure that an evaluation of the pilot
program begins no later than July 1, 2023, and that it be completed
by January 1, 2024. The department shall submit a report to the
appropriate policy and fiscal committees of the Legislature.
   (2) The department shall include the board and relevant
stakeholders, including practicing doulas, community-based doula
groups, and consumer advocates, in the department’s evaluation
design.
   (3) The evaluation shall examine the impact of the pilot program
on a range of outcomes, including those focused on client and
client family experience, prenatal and postpartum care engagement,
doula workforce retention, cost savings, and clinical outcomes.
(f) If, after the first three years of the pilot program, the pilot
program is achieving improved birth outcomes for persons using
doulas and their babies, the department shall consider the feasibility
of a statewide doula benefit for Medi-Cal beneficiaries during the
perinatal period. If the pilot program is not achieving improved
birth outcomes for persons using doulas and their babies during
that period, the department may terminate the pilot program.
(g) This section shall remain in effect only until January 1, 2026,
and as of that date is repealed.