

ASSEMBLY BILL

No. 447

Introduced by Assembly Member Gray

February 13, 2017

An act to amend Section 14132 of the Welfare and Institutions Code, relating to Medi-Cal.

LEGISLATIVE COUNSEL'S DIGEST

AB 447, as introduced, Gray. Medi-Cal: covered benefits: continuous glucose monitors.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed by, and funded pursuant to, federal Medicaid Program provisions. Existing law provides for a schedule of covered benefits under the Medi-Cal program.

This bill would, to the extent that federal financial participation is available and any necessary federal approvals have been obtained, add continuous glucose monitors that are medically necessary for the management and treatment of diabetes to the schedule of benefits under the Medi-Cal program.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

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

- 1 SECTION 1. Section 14132 of the Welfare and Institutions
- 2 Code is amended to read:

1 14132. The following is the schedule of benefits under this
2 chapter:

3 (a) Outpatient services are covered as follows:

4 Physician, hospital or clinic outpatient, surgical center,
5 respiratory care, optometric, chiropractic, psychology, podiatric,
6 occupational therapy, physical therapy, speech therapy, audiology,
7 acupuncture to the extent federal matching funds are provided for
8 acupuncture, and services of persons rendering treatment by prayer
9 or healing by spiritual means in the practice of any church or
10 religious denomination insofar as these can be encompassed by
11 federal participation under an approved plan, subject to utilization
12 controls.

13 (b) (1) Inpatient hospital services, including, but not limited
14 to, physician and podiatric services, physical therapy and
15 occupational therapy, are covered subject to utilization controls.

16 (2) For Medi-Cal fee-for-service beneficiaries, emergency
17 services and care that are necessary for the treatment of an
18 emergency medical condition and medical care directly related to
19 the emergency medical condition. This paragraph shall not be
20 construed to change the obligation of Medi-Cal managed care
21 plans to provide emergency services and care. For the purposes of
22 this paragraph, “emergency services and care” and “emergency
23 medical condition” shall have the same meanings as those terms
24 are defined in Section 1317.1 of the Health and Safety Code.

25 (c) Nursing facility services, subacute care services, and services
26 provided by any category of intermediate care facility for the
27 developmentally disabled, including podiatry, physician, nurse
28 practitioner services, and prescribed drugs, as described in
29 subdivision (d), are covered subject to utilization controls.
30 Respiratory care, physical therapy, occupational therapy, speech
31 therapy, and audiology services for patients in nursing facilities
32 and any category of intermediate care facility for the
33 developmentally disabled are covered subject to utilization controls.

34 (d) (1) Purchase of prescribed drugs is covered subject to the
35 Medi-Cal List of Contract Drugs and utilization controls.

36 (2) Purchase of drugs used to treat erectile dysfunction or any
37 off-label uses of those drugs are covered only to the extent that
38 federal financial participation is available.

39 (3) (A) To the extent required by federal law, the purchase of
40 outpatient prescribed drugs, for which the prescription is executed

1 by a prescriber in written, nonelectronic form on or after April 1,
2 2008, is covered only when executed on a tamper resistant
3 prescription form. The implementation of this paragraph shall
4 conform to the guidance issued by the federal Centers for Medicare
5 and Medicaid Services but shall not conflict with state statutes on
6 the characteristics of tamper resistant prescriptions for controlled
7 substances, including Section 11162.1 of the Health and Safety
8 Code. The department shall provide providers and beneficiaries
9 with as much flexibility in implementing these rules as allowed
10 by the federal government. The department shall notify and consult
11 with appropriate stakeholders in implementing, interpreting, or
12 making specific this paragraph.

13 (B) Notwithstanding Chapter 3.5 (commencing with Section
14 11340) of Part 1 of Division 3 of Title 2 of the Government Code,
15 the department may take the actions specified in subparagraph (A)
16 by means of a provider bulletin or notice, policy letter, or other
17 similar instructions without taking regulatory action.

18 (4) (A) (i) For the purposes of this paragraph, nonlegend has
19 the same meaning as defined in subdivision (a) of Section
20 14105.45.

21 (ii) Nonlegend acetaminophen-containing products, with the
22 exception of children's acetaminophen-containing products,
23 selected by the department are not covered benefits.

24 (iii) Nonlegend cough and cold products selected by the
25 department are not covered benefits. This clause shall be
26 implemented on the first day of the first calendar month following
27 90 days after the effective date of the act that added this clause,
28 or on the first day of the first calendar month following 60 days
29 after the date the department secures all necessary federal approvals
30 to implement this section, whichever is later.

31 (iv) Beneficiaries under the Early and Periodic Screening,
32 Diagnosis, and Treatment Program shall be exempt from clauses
33 (ii) and (iii).

34 (B) Notwithstanding Chapter 3.5 (commencing with Section
35 11340) of Part 1 of Division 3 of Title 2 of the Government Code,
36 the department may take the actions specified in subparagraph (A)
37 by means of a provider bulletin or notice, policy letter, or other
38 similar instruction without taking regulatory action.

39 (e) Outpatient dialysis services and home hemodialysis services,
40 including physician services, medical supplies, drugs, and

1 equipment required for dialysis, are covered, subject to utilization
2 controls.

3 (f) Anesthesiologist services when provided as part of an
4 outpatient medical procedure, nurse anesthetist services when
5 rendered in an inpatient or outpatient setting under conditions set
6 forth by the director, outpatient laboratory services, and X-ray
7 services are covered, subject to utilization controls. Nothing in
8 this subdivision shall be construed to require prior authorization
9 for anesthesiologist services provided as part of an outpatient
10 medical procedure or for portable X-ray services in a nursing
11 facility or any category of intermediate care facility for the
12 developmentally disabled.

13 (g) Blood and blood derivatives are covered.

14 (h) (1) Emergency and essential diagnostic and restorative
15 dental services, except for orthodontic, fixed bridgework, and
16 partial dentures that are not necessary for balance of a complete
17 artificial denture, are covered, subject to utilization controls. The
18 utilization controls shall allow emergency and essential diagnostic
19 and restorative dental services and prostheses that are necessary
20 to prevent a significant disability or to replace previously furnished
21 prostheses that are lost or destroyed due to circumstances beyond
22 the beneficiary's control. Notwithstanding the foregoing, the
23 director may by regulation provide for certain fixed artificial
24 dentures necessary for obtaining employment or for medical
25 conditions that preclude the use of removable dental prostheses,
26 and for orthodontic services in cleft palate deformities administered
27 by the department's California Children Services Program.

28 (2) For persons 21 years of age or older, the services specified
29 in paragraph (1) shall be provided subject to the following
30 conditions:

31 (A) Periodontal treatment is not a benefit.

32 (B) Endodontic therapy is not a benefit except for vital
33 pulpotomy.

34 (C) Laboratory processed crowns are not a benefit.

35 (D) Removable prosthetics shall be a benefit only for patients
36 as a requirement for employment.

37 (E) The director may, by regulation, provide for the provision
38 of fixed artificial dentures that are necessary for medical conditions
39 that preclude the use of removable dental prostheses.

1 (F) Notwithstanding the conditions specified in subparagraphs
2 (A) to (E), inclusive, the department may approve services for
3 persons with special medical disorders subject to utilization review.

4 (3) Paragraph (2) shall become inoperative July 1, 1995.

5 (i) Medical transportation is covered, subject to utilization
6 controls.

7 (j) Home health care services are covered, subject to utilization
8 controls.

9 (k) Prosthetic and orthotic devices and eyeglasses are covered,
10 subject to utilization controls. Utilization controls shall allow
11 replacement of prosthetic and orthotic devices and eyeglasses
12 necessary because of loss or destruction due to circumstances
13 beyond the beneficiary's control. Frame styles for eyeglasses
14 replaced pursuant to this subdivision shall not change more than
15 once every two years, unless the department so directs.

16 Orthopedic and conventional shoes are covered when provided
17 by a prosthetic and orthotic supplier on the prescription of a
18 physician and when at least one of the shoes will be attached to a
19 prosthesis or brace, subject to utilization controls. Modification
20 of stock conventional or orthopedic shoes when medically
21 indicated, is covered subject to utilization controls. When there is
22 a clearly established medical need that cannot be satisfied by the
23 modification of stock conventional or orthopedic shoes,
24 custom-made orthopedic shoes are covered, subject to utilization
25 controls.

26 Therapeutic shoes and inserts are covered when provided to
27 beneficiaries with a diagnosis of diabetes, subject to utilization
28 controls, to the extent that federal financial participation is
29 available.

30 (l) Hearing aids are covered, subject to utilization controls.
31 Utilization controls shall allow replacement of hearing aids
32 necessary because of loss or destruction due to circumstances
33 beyond the beneficiary's control.

34 (m) Durable medical equipment and medical supplies are
35 covered, subject to utilization controls. The utilization controls
36 shall allow the replacement of durable medical equipment and
37 medical supplies when necessary because of loss or destruction
38 due to circumstances beyond the beneficiary's control. The
39 utilization controls shall allow authorization of durable medical
40 equipment needed to assist a disabled beneficiary in caring for a

1 child for whom the disabled beneficiary is a parent, stepparent,
2 foster parent, or legal guardian, subject to the availability of federal
3 financial participation. The department shall adopt emergency
4 regulations to define and establish criteria for assistive durable
5 medical equipment in accordance with the rulemaking provisions
6 of the Administrative Procedure Act (Chapter 3.5 (commencing
7 with Section 11340) of Part 1 of Division 3 of Title 2 of the
8 Government Code).

9 (n) Family planning services are covered, subject to utilization
10 controls. However, for Medi-Cal managed care plans, any
11 utilization controls shall be subject to Section 1367.25 of the Health
12 and Safety Code.

13 (o) Inpatient intensive rehabilitation hospital services, including
14 respiratory rehabilitation services, in a general acute care hospital
15 are covered, subject to utilization controls, when either of the
16 following criteria are met:

17 (1) A patient with a permanent disability or severe impairment
18 requires an inpatient intensive rehabilitation hospital program as
19 described in Section 14064 to develop function beyond the limited
20 amount that would occur in the normal course of recovery.

21 (2) A patient with a chronic or progressive disease requires an
22 inpatient intensive rehabilitation hospital program as described in
23 Section 14064 to maintain the patient's present functional level as
24 long as possible.

25 (p) (1) Adult day health care is covered in accordance with
26 Chapter 8.7 (commencing with Section 14520).

27 (2) Commencing 30 days after the effective date of the act that
28 added this paragraph, and notwithstanding the number of days
29 previously approved through a treatment authorization request,
30 adult day health care is covered for a maximum of three days per
31 week.

32 (3) As provided in accordance with paragraph (4), adult day
33 health care is covered for a maximum of five days per week.

34 (4) As of the date that the director makes the declaration
35 described in subdivision (g) of Section 14525.1, paragraph (2)
36 shall become inoperative and paragraph (3) shall become operative.

37 (q) (1) Application of fluoride, or other appropriate fluoride
38 treatment as defined by the department, and other prophylaxis
39 treatment for children 17 years of age and under are covered.

1 (2) All dental hygiene services provided by a registered dental
2 hygienist, registered dental hygienist in extended functions, and
3 registered dental hygienist in alternative practice licensed pursuant
4 to Sections 1753, 1917, 1918, and 1922 of the Business and
5 Professions Code may be covered as long as they are within the
6 scope of Denti-Cal benefits and they are necessary services
7 provided by a registered dental hygienist, registered dental
8 hygienist in extended functions, or registered dental hygienist in
9 alternative practice.

10 (r) (1) Paramedic services performed by a city, county, or
11 special district, or pursuant to a contract with a city, county, or
12 special district, and pursuant to a program established under former
13 Article 3 (commencing with Section 1480) of Chapter 2.5 of
14 Division 2 of the Health and Safety Code by a paramedic certified
15 pursuant to that article, and consisting of defibrillation and those
16 services specified in subdivision (3) of former Section 1482 of the
17 article.

18 (2) All providers enrolled under this subdivision shall satisfy
19 all applicable statutory and regulatory requirements for becoming
20 a Medi-Cal provider.

21 (3) This subdivision shall be implemented only to the extent
22 funding is available under Section 14106.6.

23 (s) In-home medical care services are covered when medically
24 appropriate and subject to utilization controls, for beneficiaries
25 who would otherwise require care for an extended period of time
26 in an acute care hospital at a cost higher than in-home medical
27 care services. The director shall have the authority under this
28 section to contract with organizations qualified to provide in-home
29 medical care services to those persons. These services may be
30 provided to patients placed in shared or congregate living
31 arrangements, if a home setting is not medically appropriate or
32 available to the beneficiary. As used in this section, “in-home
33 medical care service” includes utility bills directly attributable to
34 continuous, 24-hour operation of life-sustaining medical equipment,
35 to the extent that federal financial participation is available.

36 As used in this subdivision, in-home medical care services
37 include, but are not limited to:

38 (1) Level-of-care and cost-of-care evaluations.

39 (2) Expenses, directly attributable to home care activities, for
40 materials.

- 1 (3) Physician fees for home visits.
- 2 (4) Expenses directly attributable to home care activities for
- 3 shelter and modification to shelter.
- 4 (5) Expenses directly attributable to additional costs of special
- 5 diets, including tube feeding.
- 6 (6) Medically related personal services.
- 7 (7) Home nursing education.
- 8 (8) Emergency maintenance repair.
- 9 (9) Home health agency personnel benefits that permit coverage
- 10 of care during periods when regular personnel are on vacation or
- 11 using sick leave.
- 12 (10) All services needed to maintain antiseptic conditions at
- 13 stoma or shunt sites on the body.
- 14 (11) Emergency and nonemergency medical transportation.
- 15 (12) Medical supplies.
- 16 (13) Medical equipment, including, but not limited to, scales,
- 17 gurneys, and equipment racks suitable for paralyzed patients.
- 18 (14) Utility use directly attributable to the requirements of home
- 19 care activities that are in addition to normal utility use.
- 20 (15) Special drugs and medications.
- 21 (16) Home health agency supervision of visiting staff that is
- 22 medically necessary, but not included in the home health agency
- 23 rate.
- 24 (17) Therapy services.
- 25 (18) Household appliances and household utensil costs directly
- 26 attributable to home care activities.
- 27 (19) Modification of medical equipment for home use.
- 28 (20) Training and orientation for use of life-support systems,
- 29 including, but not limited to, support of respiratory functions.
- 30 (21) Respiratory care practitioner services as defined in Sections
- 31 3702 and 3703 of the Business and Professions Code, subject to
- 32 prescription by a physician and surgeon.
- 33 Beneficiaries receiving in-home medical care services are entitled
- 34 to the full range of services within the Medi-Cal scope of benefits
- 35 as defined by this section, subject to medical necessity and
- 36 applicable utilization control. Services provided pursuant to this
- 37 subdivision, which are not otherwise included in the Medi-Cal
- 38 schedule of benefits, shall be available only to the extent that
- 39 federal financial participation for these services is available in
- 40 accordance with a home- and community-based services waiver.

1 (t) Home- and community-based services approved by the
2 United States Department of Health and Human Services are
3 covered to the extent that federal financial participation is available
4 for those services under the state plan or waivers granted in
5 accordance with Section 1315 or 1396n of Title 42 of the United
6 States Code. The director may seek waivers for any or all home-
7 and community-based services approvable under Section 1315 or
8 1396n of Title 42 of the United States Code. Coverage for those
9 services shall be limited by the terms, conditions, and duration of
10 the federal waivers.

11 (u) Comprehensive perinatal services, as provided through an
12 agreement with a health care provider designated in Section
13 14134.5 and meeting the standards developed by the department
14 pursuant to Section 14134.5, subject to utilization controls.

15 The department shall seek any federal waivers necessary to
16 implement the provisions of this subdivision. The provisions for
17 which appropriate federal waivers cannot be obtained shall not be
18 implemented. Provisions for which waivers are obtained or for
19 which waivers are not required shall be implemented
20 notwithstanding any inability to obtain federal waivers for the
21 other provisions. No provision of this subdivision shall be
22 implemented unless matching funds from Subchapter XIX
23 (commencing with Section 1396) of Chapter 7 of Title 42 of the
24 United States Code are available.

25 (v) Early and periodic screening, diagnosis, and treatment for
26 any individual under 21 years of age is covered, consistent with
27 the requirements of Subchapter XIX (commencing with Section
28 1396) of Chapter 7 of Title 42 of the United States Code.

29 (w) Hospice service which is Medicare-certified hospice service
30 is covered, subject to utilization controls. Coverage shall be
31 available only to the extent that no additional net program costs
32 are incurred.

33 (x) When a claim for treatment provided to a beneficiary
34 includes both services that are authorized and reimbursable under
35 this chapter, and services that are not reimbursable under this
36 chapter that portion of the claim for the treatment and services
37 authorized and reimbursable under this chapter shall be payable.

38 (y) Home- and community-based services approved by the
39 United States Department of Health and Human Services for

1 beneficiaries with a diagnosis of AIDS or ARC, who require
2 intermediate care or a higher level of care.

3 Services provided pursuant to a waiver obtained from the
4 Secretary of the United States Department of Health and Human
5 Services pursuant to this subdivision, and which are not otherwise
6 included in the Medi-Cal schedule of benefits, shall be available
7 only to the extent that federal financial participation for these
8 services is available in accordance with the waiver, and subject to
9 the terms, conditions, and duration of the waiver. These services
10 shall be provided to individual beneficiaries in accordance with
11 the client's needs as identified in the plan of care, and subject to
12 medical necessity and applicable utilization control.

13 The director may under this section contract with organizations
14 qualified to provide, directly or by subcontract, services provided
15 for in this subdivision to eligible beneficiaries. Contracts or
16 agreements entered into pursuant to this division shall not be
17 subject to the Public Contract Code.

18 (z) Respiratory care when provided in organized health care
19 systems as defined in Section 3701 of the Business and Professions
20 Code, and as an in-home medical service as outlined in subdivision
21 (s).

22 (aa) (1) There is hereby established in the department, a
23 program to provide comprehensive clinical family planning
24 services to any person who has a family income at or below 200
25 percent of the federal poverty level, as revised annually, and who
26 is eligible to receive these services pursuant to the waiver identified
27 in paragraph (2). This program shall be known as the Family
28 Planning, Access, Care, and Treatment (Family PACT) Program.

29 (2) The department shall seek a waiver in accordance with
30 Section 1315 of Title 42 of the United States Code, or a state plan
31 amendment adopted in accordance with Section
32 1396a(a)(10)(A)(ii)(XXI) of Title 42 of the United States
33 Code, which was added to Section 1396a of Title 42 of the United States
34 Code by Section 2303(a)(2) of the federal Patient Protection and
35 Affordable Care Act (PPACA) (Public Law 111-148), for a
36 program to provide comprehensive clinical family planning
37 services as described in paragraph (8). Under the waiver, the
38 program shall be operated only in accordance with the waiver and
39 the statutes and regulations in paragraph (4) and subject to the
40 terms, conditions, and duration of the waiver. Under the state plan

1 amendment, which shall replace the waiver and shall be known as
2 the Family PACT successor state plan amendment, the program
3 shall be operated only in accordance with this subdivision and the
4 statutes and regulations in paragraph (4). The state shall use the
5 standards and processes imposed by the state on January 1, 2007,
6 including the application of an eligibility discount factor to the
7 extent required by the federal Centers for Medicare and Medicaid
8 Services, for purposes of determining eligibility as permitted under
9 Section 1396a(a)(10)(A)(ii)(XXI) of Title 42 of the United States
10 Code. To the extent that federal financial participation is available,
11 the program shall continue to conduct education, outreach,
12 enrollment, service delivery, and evaluation services as specified
13 under the waiver. The services shall be provided under the program
14 only if the waiver and, when applicable, the successor state plan
15 amendment are approved by the federal Centers for Medicare and
16 Medicaid Services and only to the extent that federal financial
17 participation is available for the services. Nothing in this section
18 shall prohibit the department from seeking the Family PACT
19 successor state plan amendment during the operation of the waiver.

20 (3) Solely for the purposes of the waiver or Family PACT
21 successor state plan amendment and notwithstanding any other
22 law, the collection and use of an individual's social security number
23 shall be necessary only to the extent required by federal law.

24 (4) Sections 14105.3 to 14105.39, inclusive, 14107.11, 24005,
25 and 24013, and any regulations adopted under these statutes shall
26 apply to the program provided for under this subdivision. No other
27 provision of law under the Medi-Cal program or the State-Only
28 Family Planning Program shall apply to the program provided for
29 under this subdivision.

30 (5) Notwithstanding Chapter 3.5 (commencing with Section
31 11340) of Part 1 of Division 3 of Title 2 of the Government Code,
32 the department may implement, without taking regulatory action,
33 the provisions of the waiver after its approval by the federal Centers
34 for Medicare and Medicaid Services and the provisions of this
35 section by means of an all-county letter or similar instruction to
36 providers. Thereafter, the department shall adopt regulations to
37 implement this section and the approved waiver in accordance
38 with the requirements of Chapter 3.5 (commencing with Section
39 11340) of Part 1 of Division 3 of Title 2 of the Government Code.
40 Beginning six months after the effective date of the act adding this

1 subdivision, the department shall provide a status report to the
2 Legislature on a semiannual basis until regulations have been
3 adopted.

4 (6) In the event that the Department of Finance determines that
5 the program operated under the authority of the waiver described
6 in paragraph (2) or the Family PACT successor state plan
7 amendment is no longer cost effective, this subdivision shall
8 become inoperative on the first day of the first month following
9 the issuance of a 30-day notification of that determination in
10 writing by the Department of Finance to the chairperson in each
11 house that considers appropriations, the chairpersons of the
12 committees, and the appropriate subcommittees in each house that
13 considers the State Budget, and the Chairperson of the Joint
14 Legislative Budget Committee.

15 (7) If this subdivision ceases to be operative, all persons who
16 have received or are eligible to receive comprehensive clinical
17 family planning services pursuant to the waiver described in
18 paragraph (2) shall receive family planning services under the
19 Medi-Cal program pursuant to subdivision (n) if they are otherwise
20 eligible for Medi-Cal with no share of cost, or shall receive
21 comprehensive clinical family planning services under the program
22 established in Division 24 (commencing with Section 24000) either
23 if they are eligible for Medi-Cal with a share of cost or if they are
24 otherwise eligible under Section 24003.

25 (8) For purposes of this subdivision, “comprehensive clinical
26 family planning services” means the process of establishing
27 objectives for the number and spacing of children, and selecting
28 the means by which those objectives may be achieved. These
29 means include a broad range of acceptable and effective methods
30 and services to limit or enhance fertility, including contraceptive
31 methods, federal Food and Drug Administration approved
32 contraceptive drugs, devices, and supplies, natural family planning,
33 abstinence methods, and basic, limited fertility management.
34 Comprehensive clinical family planning services include, but are
35 not limited to, preconception counseling, maternal and fetal health
36 counseling, general reproductive health care, including diagnosis
37 and treatment of infections and conditions, including cancer, that
38 threaten reproductive capability, medical family planning treatment
39 and procedures, including supplies and followup, and
40 informational, counseling, and educational services.

1 Comprehensive clinical family planning services shall not include
2 abortion, pregnancy testing solely for the purposes of referral for
3 abortion or services ancillary to abortions, or pregnancy care that
4 is not incident to the diagnosis of pregnancy. Comprehensive
5 clinical family planning services shall be subject to utilization
6 control and include all of the following:

7 (A) Family planning related services and male and female
8 sterilization. Family planning services for men and women shall
9 include emergency services and services for complications directly
10 related to the contraceptive method, federal Food and Drug
11 Administration approved contraceptive drugs, devices, and
12 supplies, and followup, consultation, and referral services, as
13 indicated, which may require treatment authorization requests.

14 (B) All United States Department of Agriculture, federal Food
15 and Drug Administration approved contraceptive drugs, devices,
16 and supplies that are in keeping with current standards of practice
17 and from which the individual may choose.

18 (C) Culturally and linguistically appropriate health education
19 and counseling services, including informed consent, that include
20 all of the following:

21 (i) Psychosocial and medical aspects of contraception.

22 (ii) Sexuality.

23 (iii) Fertility.

24 (iv) Pregnancy.

25 (v) Parenthood.

26 (vi) Infertility.

27 (vii) Reproductive health care.

28 (viii) Preconception and nutrition counseling.

29 (ix) Prevention and treatment of sexually transmitted infection.

30 (x) Use of contraceptive methods, federal Food and Drug
31 Administration approved contraceptive drugs, devices, and
32 supplies.

33 (xi) Possible contraceptive consequences and followup.

34 (xii) Interpersonal communication and negotiation of
35 relationships to assist individuals and couples in effective
36 contraceptive method use and planning families.

37 (D) A comprehensive health history, updated at the next periodic
38 visit (between 11 and 24 months after initial examination) that
39 includes a complete obstetrical history, gynecological history,
40 contraceptive history, personal medical history, health risk factors,

1 and family health history, including genetic or hereditary
2 conditions.

3 (E) A complete physical examination on initial and subsequent
4 periodic visits.

5 (F) Services, drugs, devices, and supplies deemed by the federal
6 Centers for Medicare and Medicaid Services to be appropriate for
7 inclusion in the program.

8 (9) In order to maximize the availability of federal financial
9 participation under this subdivision, the director shall have the
10 discretion to implement the Family PACT successor state plan
11 amendment retroactively to July 1, 2010.

12 (ab) (1) Purchase of prescribed enteral nutrition products is
13 covered, subject to the Medi-Cal list of enteral nutrition products
14 and utilization controls.

15 (2) Purchase of enteral nutrition products is limited to those
16 products to be administered through a feeding tube, including, but
17 not limited to, a gastric, nasogastric, or jejunostomy tube.
18 Beneficiaries under the Early and Periodic Screening, Diagnosis,
19 and Treatment Program shall be exempt from this paragraph.

20 (3) Notwithstanding paragraph (2), the department may deem
21 an enteral nutrition product, not administered through a feeding
22 tube, including, but not limited to, a gastric, nasogastric, or
23 jejunostomy tube, a benefit for patients with diagnoses, including,
24 but not limited to, malabsorption and inborn errors of metabolism,
25 if the product has been shown to be neither investigational nor
26 experimental when used as part of a therapeutic regimen to prevent
27 serious disability or death.

28 (4) Notwithstanding Chapter 3.5 (commencing with Section
29 11340) of Part 1 of Division 3 of Title 2 of the Government Code,
30 the department may implement the amendments to this subdivision
31 made by the act that added this paragraph by means of all-county
32 letters, provider bulletins, or similar instructions, without taking
33 regulatory action.

34 (5) The amendments made to this subdivision by the act that
35 added this paragraph shall be implemented June 1, 2011, or on the
36 first day of the first calendar month following 60 days after the
37 date the department secures all necessary federal approvals to
38 implement this section, whichever is later.

39 (ac) Diabetic testing supplies are covered when provided by a
40 pharmacy, subject to utilization controls.

1 (ad) (1) Nonmedical transportation is covered, subject to
2 utilization controls and permissible time and distance standards,
3 for a beneficiary to obtain covered Medi-Cal services.

4 (2) (A) (i) Nonmedical transportation includes, at a minimum,
5 round trip transportation for a beneficiary to obtain covered
6 Medi-Cal services by passenger car, taxicab, or any other form of
7 public or private conveyance, and mileage reimbursement when
8 conveyance is in a private vehicle arranged by the beneficiary and
9 not through a transportation broker, bus passes, taxi vouchers, or
10 train tickets.

11 (ii) Nonmedical transportation does not include the
12 transportation of sick, injured, invalid, convalescent, infirm, or
13 otherwise incapacitated beneficiaries by ambulances, litter vans,
14 or wheelchair vans licensed, operated, and equipped in accordance
15 with state and local statutes, ordinances, or regulations.

16 (B) Nonmedical transportation shall be provided for a
17 beneficiary who can attest in a manner to be specified by the
18 department that other currently available resources have been
19 reasonably exhausted. For beneficiaries enrolled in a managed
20 care plan, nonmedical transportation shall be provided by the
21 beneficiary's managed care plan. For Medi-Cal fee-for-service
22 beneficiaries, the department shall provide nonmedical
23 transportation when those services are not available to the
24 beneficiary under Sections 14132.44 and 14132.47.

25 (3) Nonmedical transportation shall be provided in a form and
26 manner that is accessible, in terms of physical and geographic
27 accessibility, for the beneficiary and consistent with applicable
28 state and federal disability rights laws.

29 (4) It is the intent of the Legislature in enacting this subdivision
30 to affirm the requirement under Section 431.53 of Title 42 of the
31 Code of Federal Regulations, in which the department is required
32 to provide necessary transportation, including nonmedical
33 transportation, for recipients to and from covered services. This
34 subdivision shall not be interpreted to add a new benefit to the
35 Medi-Cal program.

36 (5) The department shall seek any federal approvals that may
37 be required to implement this subdivision, including, but not
38 limited to, approval of revisions to the existing state plan that the
39 department determines are necessary to implement this subdivision.

1 (6) This subdivision shall be implemented only to the extent
2 that federal financial participation is available and not otherwise
3 jeopardized, and any necessary federal approvals have been
4 obtained.

5 (7) Prior to the effective date of any necessary federal approvals,
6 nonmedical transportation was not a Medi-Cal managed care
7 benefit with the exception of when provided as an Early and
8 Periodic Screening, Diagnosis, and Treatment (EPSDT) service.

9 (8) Notwithstanding Chapter 3.5 (commencing with Section
10 11340) of Part 1 of Division 3 of Title 2 of the Government Code,
11 the department, without taking any further regulatory action, shall
12 implement, interpret, or make specific this subdivision by means
13 of all-county letters, plan letters, plan or provider bulletins, or
14 similar instructions until the time regulations are adopted. By July
15 1, 2018, the department shall adopt regulations in accordance with
16 the requirements of Chapter 3.5 (commencing with Section 11340)
17 of Part 1 of Division 3 of Title 2 of the Government Code.
18 Commencing January 1, 2018, and notwithstanding Section
19 10231.5 of the Government Code, the department shall provide a
20 status report to the Legislature on a semiannual basis, in
21 compliance with Section 9795 of the Government Code, until
22 regulations have been adopted.

23 (9) This subdivision shall not be implemented until July 1, 2017.

24 *(ae) (1) Continuous glucose monitors are covered when*
25 *medically necessary for the management and treatment of type 1*
26 *diabetes, type 2 diabetes, and gestational diabetes.*

27 *(2) This subdivision shall be implemented only to the extent that*
28 *federal financial participation is available and any necessary*
29 *federal approvals have been obtained.*