AMENDED IN SENATE AUGUST 23, 2012 AMENDED IN SENATE AUGUST 20, 2012 AMENDED IN ASSEMBLY APRIL 17, 2012 AMENDED IN ASSEMBLY MARCH 29, 2012

CALIFORNIA LEGISLATURE-2011-12 REGULAR SESSION

ASSEMBLY BILL

No. 1453

Introduced by Assembly Member Monning (Principal coauthor: Senator Hernandez) (Coauthor: Assembly Member Eng)

January 5, 2012

An act to add Section 1367.005 to the Health and Safety Code, and to add Section 10112.27 to the Insurance Code, relating to health care coverage.

LEGISLATIVE COUNSEL'S DIGEST

AB 1453, as amended, Monning. Health care coverage: essential health benefits.

Commencing January 1, 2014, existing law, the federal Patient Protection and Affordable Care Act (PPACA), requires a health insurance issuer that offers coverage in the small group or individual market to ensure that such coverage includes the essential health benefits package, as defined. PPACA requires each state to, by January 1, 2014, establish an American Health Benefit Exchange that facilitates the purchase of qualified health plans by qualified individuals and qualified small employers. PPACA defines a qualified health plan as a plan that, among other requirements, provides an essential health benefits package. Existing state law creates the California Health Benefit Exchange (the

Exchange) to facilitate the purchase of qualified health plans by qualified individuals and qualified small employers by January 1, 2014.

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 and makes a willful violation of the act a crime. Existing law also provides for the regulation of health insurers by the Department of Insurance. Existing law requires health care service plan contracts and health insurance policies to cover various benefits.

This bill would require an individual or small group health care service plan contract-or health insurance policy issued, amended, or renewed on or after January 1, 2014, to cover essential health benefits, which would be defined to include the health benefits covered by particular benchmark plans. The bill would authorize a plan or insurer to place scope and duration limits on those benefits, except as specified, provided that the limits are not greater than prohibit treatment limits imposed on these benefits from exceeding the corresponding limits imposed by the benchmark plans and would generally prohibit a plan-or insurer from making substitutions of the benefits required to be covered. The bill would specify that these provisions apply regardless of whether the contract-or policy is offered inside or outside the Exchange but would provide that they do not apply to grandfathered plans-or plans that cover only excepted benefits, as specified, specialized plans, or Medicare supplement plans, as specified. The bill would prohibit a health care service plan-or health insurer, when issuing, delivering, renewing, offering, selling, or marketing a plan contract-or policy, from indicating or implying that the contract-or policy covers essential health benefits unless the contract-or policy covers essential health benefits as provided in the bill. The bill would authorize the Department of Managed Health Care to adopt emergency regulations implementing these provisions until March 1, 2016, and would enact other related provisions.

These provisions would only be implemented to the extent essential health benefits are required pursuant to PPACA. *The bill would provide that it shall become operative only if SB 951 is also enacted.*

Because a willful violation of the bill's provisions with respect to health care service plans 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.

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

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

1 SECTION 1. The Legislature hereby finds and declares the 2 following:

(a) Commencing January 1, 2014, the federal Patient Protection
and Affordable Care Act (PPACA) requires a health insurance
issuer that offers coverage to small employers or individuals, both
inside and outside of the California Health Benefit Exchange, with
the exception of grandfathered plans as defined under Section 1251
of PPACA, to provide minimum coverage that includes essential
health benefits, as defined.

10 (b) It is the intent of the Legislature to comply with federal law 11 and consistently implement the essential health benefits provisions 12 of PPACA and related federal guidance and regulations, by adopting the uniform minimum essential benefits requirement in 13 14 state-regulated health care coverage regardless of whether the 15 policy or contract is regulated by the Department of Managed 16 Health Care or the Department of Insurance and regardless of whether the policy or contract is offered to individuals or small 17 18 employers inside or outside of the California Health Benefit 19 Exchange. 20 SEC. 2. Section 1367.005 is added to the Health and Safety 21 Code, to read:

1367.005. (a) An individual or small group health care serviceplan contract issued, amended, or renewed on or after January 1,

24 2014, shall, at a minimum, include coverage for essential health

25 benefits pursuant to PPACA and as outlined in this section. For

purposes of this section, "essential health benefits" means all ofthe following:

- 28 (1) Health benefits within the categories identified in Section 29 1302(b) of PPACA: ambulatory patient services, emergency
- 30 services, hospitalization, maternity and newborn care, mental

31 *health and substance use disorder services, including behavioral*

32 *health treatment, prescription drugs, rehabilitative and habilitative*

33 services and devices, laboratory services, preventive and wellness

1 services and chronic disease management, and pediatric services,

3 (1)

4 (2) (A) The health benefits covered by the Kaiser Foundation 5 Health Plan Small Group HMO 30 plan (federal health product identification number 40513CA035) as this plan was offered during 6 7 the first quarter of 2012, including, but not limited to, all of the 8 following: as follows, regardless of whether the benefits are 9 specifically referenced in the evidence of coverage or plan contract 10 for that plan: (i) The health benefits covered by the plan within the categories 11 12 identified in subsection (b) of Section 1302 of PPACA, including, 13 but not limited to, ambulatory patient services, emergency services, 14 hospitalization, maternity and newborn care, mental health and 15 substance use disorder services, including behavioral health treatment, prescription drugs, rehabilitative and habilitative services 16 17 and devices, laboratory services, preventive and wellness services 18 and chronic disease management, and pediatric services, including 19 oral and vision care. 20 (i) Medically necessary basic health care services, as defined 21 in subdivision (b) of Section 1345 and in Section 1300.67 of Title 22 28 of the California Code of Regulations. (ii) The health benefits mandated to be covered by the plan 23 24 pursuant to statutes enacted before December 31, 2011, including, 25 but not limited to, basic health care services required to be covered 26 pursuant to Section 1367, as defined in Section 1345 and in Section 27 1300.67 of Title 28 of the California Code of Regulations. These 28 benefits are required to be covered to the extent as described in 29 the following sections: Sections 1367.002, 1367.06, and 1367.35 30 (preventive services for children); Section 1367.25 (prescription 31 drug coverage for contraceptives); Section 1367.45 (AIDS 32 vaccine); Section 1367.46 (HIV testing); Section 1367.51 (diabetes); Section 1367.54 (alpha feto protein testing); Section 33 34 1367.6 (breast cancer screening); Section 1367.61 (prosthetics for laryngectomy); Section 1367.62 (maternity hospital stay); Section 35 36 1367.63 (reconstructive surgery); Section 1367.635 (mastectomies); 37 Section 1367.64 (prostate cancer); Section 1367.65 38 (mammography); Section 1367.66 (cervical cancer); Section 39 1367.665 (cancer screening tests); Section 1367.67 (osteoporosis); Section 1367.68 (surgical procedures for jaw bones); Section 40

² *including oral and vision care.*

1367.71 (anesthesia for dental); Section 1367.9 (conditions 1 2 attributable to diethylstilbestrol); Section 1368.2 (hospice care); 3 Section 1370.6 (cancer clinical trials); Section 1371.5 (emergency 4 response ambulance or ambulance transport services); subdivision 5 (b) of Section 1373 (sterilization operations or procedures); Section 6 1373.4 (inpatient hospital and ambulatory maternity); Section 7 1374.56 (phenylketonuria); Section 1374.17 (organ transplants for 8 HIV); Section 1374.72 (mental health parity); and Section 1374.73 9 (autism/behavioral health treatment). (iii) Any other benefits mandated to be covered by the plan 10 11 pursuant to statutes enacted before December 31, 2011, as 12 described in those statutes. 13 (iii) 14 (iv) The health benefits covered by the plan that are not 15 otherwise required to be covered under this chapter, to the extent 16 required pursuant to Sections 1367.18, 1367.21, 1367.215, 1367.22, 17 1367.24, and 1367.25, and Section 1300.67.24 of Title 28 of the 18 California Code of Regulations, whether or not the health benefits 19 are specifically referenced in the plan contract. 20 (v) Any other health benefits covered by the plan that are not 21 otherwise required to be covered under this chapter. 22 (B) Where there are any conflicts or omissions in the plan 23 identified in subparagraph (A) as compared with the requirements 24 for health benefits under this chapter that were enacted prior to 25 December 31, 2011, the requirements of this chapter shall be 26 controlling, except as otherwise specified in this section. 27 (C) Notwithstanding subparagraph (B) or any other provision

28 of this section, the home health services benefits covered under

29 the plan identified in subparagraph (A) shall be deemed to not be

30 in conflict with this chapter.

31 (\mathbf{B})

32 (D) For purposes of this section, the Paul Wellstone and Pete 33 Domenici Mental Health Parity and Addiction Equity Act of 2008 34 (Public Law 110-343) shall apply to a contract subject to this 35 section. Coverage of mental health and substance use disorder 36 services pursuant to this paragraph, along with any scope and 37 duration limits imposed on the benefits, shall be in compliance 38 with the Paul Wellstone and Pete Domenici Mental Health Parity 39 and Addiction Equity Act of 2008 (Public Law 110-343), and all 40 binding rules, regulations, or guidance issued pursuant to Section

- 1 2726 of the federal Public Health Service Act (42 U.S.C. Sec.
- 2 300gg-26).
- 3 (2)

4 (3) With respect to habilitative services, in addition to any 5 habilitative services identified in paragraph (1) (2), coverage shall 6 also be provided as required by binding federal rules, regulations, 7 and guidance issued pursuant to Section 1302(b) of PPACA. 8 Habilitative services shall be covered under the same terms and 9 conditions applied to rehabilitative services under the plan contract. 10 (3)(4) With respect to pediatric vision care, the same health benefits 11 12 for pediatric vision care covered under the Federal Employees

13 Dental and Vision Insurance Program vision plan with the largest 14 national enrollment as of the first quarter of 2012. The pediatric

vision care benefits covered pursuant to this paragraph shall be in

addition to, and shall not replace, any vision services covered under

17 the plan identified in paragraph (1)(2).

18 (4)

(5) With respect to pediatric oral care, the same health benefits
for pediatric oral care covered under the dental plan available to
subscribers of the Healthy Families Program in 2011–12, including
the provision of medically necessary orthodontic care provided
pursuant to the federal Children's Health Insurance Program
Reauthorization Act of 2009. The pediatric oral care benefits

25 covered pursuant to this paragraph shall be in addition to, and shall

26 not replace, any dental or orthodontic services covered under the

27 plan identified in paragraph (1) (2).

(5) Except as otherwise provided in subdivision (p), any other
 benefits required to be covered under this chapter.

30 (b) (1) Medically necessary health benefits described in this

31 section shall be covered subject to cost sharing approved by the

32 director and any limitations consistent with this section. Limitations

33 Treatment limitations imposed on health benefits described in this

34 section shall be no greater than the *treatment* limitations imposed

35 by the corresponding plans identified in subdivision (a), subject

36 to the requirements set forth in paragraph (2) of subdivision (a).

37 (2) A plan may place scope and duration limits on health benefits

38 described in this section, other than basic health care services

39 described in clause (ii) of subparagraph (A) of paragraph (1) of

40 subdivision (a), provided that the scope and duration limits are no

greater than the scope and duration limits imposed on those benefits
 by the corresponding plans identified in subdivision (a).

3 (c) Except as otherwise provided in subdivision (d), if it is

4 determined that a plan identified in subdivision (a), with respect

5 to benefits and services covered by a plan contract and any scope

6 and duration limits applied to those benefits and services pursuant

7 to the contract, is not fully in compliance with this chapter, the

8 identification of that plan pursuant to this section shall not be

9 construed to exempt the plan from full compliance with this

10 chapter.

11 (d) Notwithstanding subdivision (c) or any other provision of

12 this section, the home health services benefits covered under the

13 plan identified in paragraph (1) of subdivision (a) shall be deemed

14 to not be in conflict with this chapter.

15 (e)

16 (c) Except as provided in subdivision-(f) (d), nothing in this 17 section shall be construed to permit a health care service plan to 18 make substitutions for the benefits required to be covered under 19 this section, regardless of whether those substitutions are actuarially 20 equivalent.

21 (f)

22 (d) To the extent permitted under Section 1302 of PPACA and 23 any binding rules, regulations, or guidance issued pursuant to that 24 section, and to the extent that substitution would not create an 25 obligation for the state to defray costs for any individual, a plan 26 may substitute its prescription drug formulary for the formulary 27 provided under the plan identified in subdivision (a) as long as the 28 formulary coverage for prescription drugs complies with the 29 sections referenced in clauses (ii) and (iv) of subparagraph (A) of 30 paragraph (1) (2) of subdivision (a) that apply to prescription drugs. 31 (g)

32 (e) No health care service plan, or its agent, solicitor, or 33 representative, shall *issue, deliver, renew*, offer, market, represent, 34 or sell any product, contract, or discount arrangement as minimum 35 coverage, or as compliant with the essential health benefits 36 requirement in federal law, unless it meets all of the requirements

37 of this section.

38 (h)

1 (f) This section shall apply regardless of whether the plan 2 contract is offered inside or outside the California Health Benefit 3 Exchange created by Section 100500 of the Government Code. 4 (i) A plan contract subject to this section shall comply with 5 Section 1367.001. (i) A plan contract subject to this section shall comply with state 6 7 and federal statutory and regulatory requirements regarding 8 nondiscrimination, including, but not limited to, Section 1365.5. 9 (g) Nothing in this section shall be construed to exempt a plan or a plan contract from meeting other applicable requirements of 10 11 law. 12 (\mathbf{k}) 13 (h) This section shall not be construed to prohibit a plan contract 14 from covering additional benefits, including, but not limited to, 15 spiritual care services that are tax deductible under Section 213 of the Internal Revenue Code. 16 17 (l)(i) Subdivision (a) shall not apply to any of the following: 18 19 (1) A specialized health care service plan contract. 20 (2) A Medicare supplement plan. (3) A plan contract that qualifies as a grandfathered health plan 21 22 under Section 1251 of PPACA or any-binding rules, regulations, 23 or guidance issued pursuant to that section. 24 (m) 25 (i) Nothing in this section shall be implemented in a manner 26 that is inconsistent with, or conflicts with, a requirement of 27 PPACA. 28 (n) 29 (k) This section shall be implemented only to the extent essential 30 health benefits are required pursuant to PPACA. 31 $(\mathbf{0})$ 32 (1) An essential health benefit is required to be provided under 33 this section only to the extent that federal law-or policy does not 34 require the state to defray the costs of the benefit.

35 (m) Nothing in this section shall obligate the state to incur costs 36 for the coverage of benefits that are not essential health benefits

- 37 *as defined in this section.*
- 38 (p)

1 (*n*) A plan is not required to cover, under this section, changes 2 to health benefits that are the result of statutes enacted on or after

3 December 31, 2011.

- 4 (q) No later than February 1, 2013, the director shall, in
- 5 consultation with the Insurance Commissioner, develop and publish
- 6 a list of covered health benefits and limitations contained in the
- 7 plans subject to this section, to ensure consistency and uniformity
- 8 between health care service plan contracts and health insurance
- 9 policies. In developing the list, the director and commissioner shall
- 10 take into account federal statutes, rules, regulations, and guidance
- applicable to essential health benefits as of that date. Development
- and publication of the list is not subject to the Administrative
 Procedure Act (Chapter 3.5 (commencing with Section 11340) of
- 14 Part 1 of Division 3 of Title 2 of the Government Code).
- 15 (r) (1) Notwithstanding the Administrative Procedure Act
- 16 (Chapter 3.5 (commencing with Section 11340) of Part 1 of
- 17 Division 3 of Title 2 of the Government Code), the department,
- 18 until March 1, 2016, may implement and administer this section
- 19 through all-plan letters or similar instruction from the department
- 20 until regulations are adopted.

21 (2)

(*o*) (1) The department may adopt emergency regulations
implementing this section. The department may, on a one-time
basis, readopt any emergency regulation authorized by this section
that is the same as, or substantially equivalent to, an emergency
regulation previously adopted under this section.

27 (3)

- 28 (2) The initial adoption of emergency regulations implementing 29 this section and the readoption of emergency regulations authorized 30 by this subdivision shall be deemed an emergency and necessary 31 for the immediate preservation of the public peace, health, safety, 32 or general welfare. Initial emergency regulations and the readoption of emergency regulations authorized by this section shall be exempt 33 34 from review by the Office of Administrative Law. The initial emergency regulations and the readoption of emergency regulations 35 36 authorized by this section shall be submitted to the Office of 37 Administrative Law for filing with the Secretary of State and each 38 shall remain in effect for no more than 180 days, by which time 39 final regulations may be adopted.
- 40 (4)

1 (3) The director shall consult with the Insurance Commissioner

2 to ensure consistency and uniformity in the development of all-plan 3 letters and regulations under this subdivision.

4

(4) This subdivision shall become inoperative on March 1, 2016. 5 (s)

(p) For purposes of this section, the following definitions shall 6 7 apply:

(1) "Habilitative services" means medically necessary health 8 care services and health care devices that assist an individual in 9 partially or fully acquiring or improving skills and functioning and 10 that are necessary to address a health deficit or health condition, 11 to the maximum extent practical. These services address the skills 12 13 and abilities needed for functioning in interaction with an individual's environment. Habilitation services do not include 14 15 *Examples of health care services that are not habilitative services* include, but are not limited to, respite care, day care, recreational 16 17 care, residential treatment, social services, custodial care, or education services of any kind, including, but not limited to, 18 19 vocational training. Habilitative services shall be covered under 20 the same terms and conditions applied to rehabilitative services 21 under the plan contract.

(2) (A) "Health benefits," unless otherwise required to be 22 23 defined pursuant to binding federal rules, regulations, or guidance issued pursuant to Section 1302(b) of PPACA, means health care 24 25 items or services for the diagnosis, cure, mitigation, treatment, or prevention of illness, injury, disease, or a health condition, 26 including a-mental behavioral health condition. 27 28 (B) "Health benefits" does not mean any cost-sharing

29 requirements or limitations such as copayments, coinsurance, or 30 deductibles.

(3) "PPACA" means the federal Patient Protection and 31 32 Affordable Care Act (Public Law 111-148), as amended by the 33 federal Health Care and Education Reconciliation Act of 2010 34 (Public Law 111-152), and any rules, regulations, or guidance 35 issued thereunder.

(4) "Small group health care service plan contract" means a 36 37 group health care service plan contract issued to a small employer, 38 as defined in Section 1357.

39 SEC. 3. Section 10112.27 is added to the Insurance Code, to 40 read:

1 10112.27. (a) An individual or small group health insurance 2 policy marketed, offered, sold, issued, delivered, or renewed on 3 or after January 1, 2014, shall, at a minimum, include coverage 4 for essential health benefits. For purposes of this section, "essential 5 health benefits" means all of the following: 6 (1) (A) The health benefits covered by the Kaiser Foundation 7 Health Plan Small Group HMO 30 plan (federal health product 8 identification number 40513CA035) as this plan was offered during 9 the first quarter of 2012, including, but not limited to, all of the 10 following: 11 (i) The health benefits covered by the plan within the categories 12 identified in subsection (b) of Section 1302 of PPACA, including, 13 but not limited to, ambulatory patient services, emergency services, hospitalization, maternity and newborn care, mental health and 14 15 substance use disorder services, including behavioral health 16 treatment, prescription drugs, rehabilitative and habilitative services 17 and devices, laboratory services, preventive and wellness services 18 and chronic disease management, and pediatric services, including 19 oral and vision care. 20 (ii) The health benefits mandated to be covered by the plan 21 pursuant to statutes enacted before December 31, 2011, including, 22 but not limited to, basic health care services required to be covered 23 pursuant to Section 1367, as defined in Section 1345 of the Health 24 and Safety Code, and in Section 1300.67 of Title 28 of the 25 California Code of Regulations. These benefits are required to be 26 covered to the extent described in the following sections of the 27 Health and Safety Code: Sections 1367.002, 1367.06, and 1367.35 28 (preventive services for children); Section 1367.25 (prescription 29 drug coverage for contraceptives); Section 1367.45 (AIDS 30 vaccine); Section 1367.46 (HIV testing); Section 1367.51 31 (diabetes); Section 1367.54 (alpha feto protein testing); Section 32 1367.6 (breast cancer screening); Section 1367.61 (prosthetics for 33 laryngectomy); Section 1367.62 (maternity hospital stay); Section 34 1367.63 (reconstructive surgery); Section 1367.635 (mastectomies); Section 1367.64 (prostate cancer); Section 1367.65 35 36 (mammography); Section 1367.66 (cervical cancer); Section 37 1367.665 (cancer screening tests); Section 1367.67 (osteoporosis); Section 1367.68 (surgical procedures for jaw bones); Section 38 39 1367.71 (anesthesia for dental); Section 1367.9 (conditions 40 attributable to diethylstilbestrol); Section 1368.2 (hospice care);

1 Section 1370.6 (cancer clinical trials); Section 1371.5 (emergency

2 response ambulance or ambulance transport services); Subdivision

3 (b) of Section 1373 (sterilization operations or procedures); Section

4 1373.4 (inpatient hospital and ambulatory maternity); Section

5 1374.56 (phenylketonuria); Section 1374.17 (organ transplants for

6 HIV); Section 1374.72 (mental health parity); and Section 1374.73

7 (autism/behavioral health treatment).

8 (iii) The health benefits covered by the plan that are not 9 otherwise required to be covered under Chapter 2.2 (commencing

10 with Section 1340) of Division 2 of the Health and Safety Code,

to the extent otherwise required pursuant to Sections 1367.18, 11

1367.21, 1367.215, 1367.22, 1367.24, and 1367.25 of the Health 12

and Safety Code, and Section 1300.67.24 of Title 28 of the 13

14 California Code of Regulations, whether or not the health benefits

15 are specifically referenced in the health insurance policy.

(B) Coverage of mental health and substance use disorder 16

17 services pursuant to this paragraph, along with any scope and

18 duration limits imposed on the benefits, shall be in compliance

19 with the Paul Wellstone and Pete Domenici Mental Health Parity

and Addiction Equity Act of 2008 (Public Law 110-343), and all 20

21 binding rules, regulations, and guidance issued pursuant to Section

22 2726 of the federal Public Health Service Act (42 U.S.C. Sec. 23 300gg-26).

24 (2) With respect to habilitative services, in addition to any

25 habilitative services identified in paragraph (1), coverage shall

also be provided as required by binding federal rules, regulations, 26 or guidance issued pursuant to Section 1302(b) of PPACA. 27

28 Habilitative services shall be covered under the same terms and

29

conditions applied to rehabilitative services under the policy.

30 (3) With respect to pediatric vision care, the same health benefits

31 for pediatric vision care covered under the Federal Employees

32 Dental and Vision Insurance Program vision plan with the largest

national enrollment as of the first quarter of 2012. The pediatrie 33

34 vision care services covered pursuant to this paragraph shall be in

35 addition to, and shall not replace, any vision services covered under

36 the plan identified in paragraph (1).

37 (4) With respect to pediatric oral care, the same health benefits

38 for pediatric oral care covered under the dental plan available to

39 subscribers of the Healthy Families Program in 2011–12, including

40 the provision of medically necessary orthodontic care provided

1 pursuant to the federal Children's Health Insurance Program

2 Reauthorization Act of 2009. The pediatric oral care benefits

3 covered pursuant to this paragraph shall be in addition to, and shall

4 not replace, any dental or orthodontic services covered under the

5 plan identified in paragraph (1).

6 (5) Except as otherwise provided in subdivision (p), any other
7 benefits required to be covered under this part.

8 (b) (1) Medically necessary health benefits described in this

9 section shall be covered subject to cost sharing approved by the

commissioner and any limitations consistent with this section.
 Limitations imposed on health benefits shall be no greater than

11 Limitations imposed on health benefits shall be no greater than 12 the limitations imposed by the corresponding plans identified in

13 subdivision (a).

14 (2) A plan may place scope and duration limits on health benefits

15 described in this section, other than basic health care services

16 described in clause (ii) of subparagraph (A) of paragraph (1) of

17 subdivision (a), provided that the scope and duration limits are no

18 greater than the scope and duration limits imposed on those benefits

19 by the corresponding plans identified in subdivision (a).

20 (c) Except as otherwise provided in subdivision (d), if it is

21 determined that a plan identified in subdivision (a), with respect

22 to benefits and services covered by a policy and any scope and

23 duration limits applied to those benefits and services pursuant to

24 the policy, is not fully in compliance with this part, the

25 identification of that plan pursuant to this section shall not be

26 construed to exempt the plan from full compliance with this part.

27 (d) Notwithstanding subdivision (e) or any other provision of
 28 this section, the home health services benefits covered under the

29 plan identified in paragraph (1) of subdivision (a) shall be deemed

30 to not be in conflict with this part.

31 (c) Except as provided in subdivision (f), nothing in this section

32 shall be construed to permit a health insurer to make substitutions

33 for the benefits required to be covered under this section, regardless

34 of whether those substitutions are actuarially equivalent.

35 (f) To the extent permitted under Section 1302 of PPACA and

36 any binding rules, regulations, or guidance issued pursuant to that

37 section, and to the extent that substitution would not create an

38 obligation for the state to defray costs for any individual, an insurer

39 may substitute its prescription drug formulary for the formulary

40 provided under the plan identified in subdivision (a) as long as the

- 1 formulary complies with the sections referenced in clauses (ii) and
- 2 (iii) of subparagraph (A) of paragraph (1) of subdivision (a) that
 3 apply to prescription drugs.
- 4 (g) No health insurer, or its agent, producer, or representative,
- 5 shall offer, market, represent, or sell any product, policy, or
- 6 discount arrangement as minimum coverage, or as compliant with
- 7 the essential health benefits requirement in federal law, unless it
- 8 meets all of the requirements of this section.
- 9 (h) This section shall apply regardless of whether the policy is
- 10 offered inside or outside the California Health Benefit Exchange
- 11 created by Section 100500 of the Government Code.
- (i) A health insurance policy subject to this section shall comply
 with Section 10112.1.
- 14 (j) A health insurance policy subject to this section shall comply
- 15 with state and federal statutory and regulatory requirements
- regarding nondiscrimination, including, but not limited to, Section
 10140.
- 18 (k) This section shall not be construed to prohibit a policy from
- 19 covering additional benefits, including, but not limited to, spiritual
- 20 care services that are tax deductible under Section 213 of the
 21 Internal Revenue Code.
- 22 (1) Subdivision (a) shall not apply to any of the following:
- 23 (1) A policy consisting solely of coverage of excepted benefits
- 24 as described in Sections 2722 and 2791 of the federal Public Health
- 25 Service Act (42 U.S.C. Sec. 300gg-21; 42 U.S.C. Sec. 300gg-91).
- 26 (2) A policy that qualifies as a grandfathered health plan under 27 Section 1251 of PPACA or any binding rules, regulation, or
- 28 guidance issued pursuant to that section.
- 29 (m) Nothing in this section shall be implemented in a manner
- 30 that is inconsistent with, or conflicts with, a requirement of
- 31 PPACA.
- 32 (n) This section shall be implemented only to the extent essential
 33 health benefits are required pursuant to PPACA.
- 34 (o) An essential health benefit is required to be provided under
- 35 this section only to the extent that federal law or policy does not
- 36 require the state to defray the costs of the benefit.
- 37 (p) An insurer is not required to cover, under this section,
- 38 changes to health benefits that are the result of statutes enacted on
- 39 or after December 31, 2011.

1 (q) No later than February 1, 2013, the commissioner shall, in 2 consultation with the Director of the Department of Managed 3 Health Care, develop and publish a list of covered health benefits 4 and limitations contained in the health insurance policies subject 5 to this section, to ensure consistency and uniformity between health 6 insurance policies and health care service plan contracts. In 7 developing the list, the commissioner and director shall take into 8 account federal statutes, rules, regulations, and guidance applicable 9 to essential health benefits as of that date. Development and 10 publication of the list is not subject to the Administrative Procedure 11 Act (Chapter 3.5 (commencing with Section 11340) of Part 1 of 12 Division 3 of Title 2 of the Government Code). 13 (r) (1) Notwithstanding the Administrative Procedure Act 14 (Chapter 3.5 (commencing with Section 11340) of Part 1 of 15 Division 3 of Title 2 of the Government Code), the commissioner, 16 until March 1, 2016, may implement and administer this section 17 through insurer letters or similar instruction from the commissioner 18 until regulations are adopted. 19 (2) The commissioner may adopt emergency regulations 20 implementing this section. The commissioner may, on a one-time 21 basis, readopt any emergency regulation authorized by this section 22 that is the same as, or substantially equivalent to, an emergency 23 regulation previously adopted under this section. 24 (3) The initial adoption of emergency regulations implementing 25 this section and the readoption of emergency regulations authorized 26 by this subdivision shall be deemed an emergency and necessary 27 for the immediate preservation of the public peace, health, safety, 28 or general welfare. Initial emergency regulations and the readoption 29 of emergency regulations authorized by this section shall be exempt 30 from review by the Office of Administrative Law. The initial 31 emergency regulations and the readoption of emergency regulations 32 authorized by this section shall be submitted to the Office of 33 Administrative Law for filing with the Secretary of State and each 34 shall remain in effect for no more than 180 days, by which time 35 final regulations may be adopted. 36 (4) The commissioner shall consult with the Director of the 37 Department of Managed Health Care to ensure consistency and 38 uniformity in the development of insurer letters and regulations. 39 (s) Nothing in this section shall impose on health insurance 40 policies the cost sharing or network limitations of the plans

- 1 identified in subdivision (a) except to the extent otherwise required
- 2 to comply with provisions of this code, including this section, and
- 3 as otherwise applicable to all health insurance policies offered to
- 4 individuals and small groups.
- 5 (t) For purposes of this section, the following definitions shall6 apply:
- 7 (1) "Habilitative services" means health care services and health
- 8 care devices that assist an individual in partially or fully acquiring
- 9 or improving skills and functioning and that are necessary to
- 10 address a health deficit or health condition, to the maximum extent
- 11 practical. These services address the skills and abilities needed for
- 12 functioning in interaction with an individual's environment.
- 13 Habilitation services do not include respite, day care, recreational
- 14 care, residential treatment, social services, custodial care, or
- 15 education services of any kind, including, but not limited to,
- vocational training. Habilitative services shall be covered under
 the same terms and conditions applied to rehabilitative services
- 18 under the policy.
- 19 (2) (A) "Health benefits," unless otherwise required to be
- 20 defined pursuant to binding federal rules, regulations, or guidance
- 21 issued pursuant to Section 1302(b) of PPACA, means health care
- 22 items or services for the diagnosis, cure, mitigation, treatment, or
- 23 prevention of illness, injury, disease, or a health condition,
- 24 including a mental health condition.
- 25 (B) "Health benefits" does not mean any cost-sharing
 26 requirements or limitations such as copayments, coinsurance, or
 27 deductibles.
- 28 (3) "PPACA" means the federal Patient Protection and
- 29 Affordable Care Act (Public Law 111-148), as amended by the
- 30 federal Health Care and Education Reconciliation Act of 2010
- 31 (Public Law 111-152), and any rules, regulations, or guidance
- 32 issued thereunder.
- 33 (4) "Small group health insurance policy" means a group health
- 34 care service insurance policy issued to a small employer, as defined
- 35 in Section 10700.
- 36 SEC. 4.
- 37 SEC. 3. No reimbursement is required by this act pursuant to
- 38 Section 6 of Article XIIIB of the California Constitution because
- 39 the only costs that may be incurred by a local agency or school
- 40 district will be incurred because this act creates a new crime or
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- 1 infraction, eliminates a crime or infraction, or changes the penalty
- 2 for a crime or infraction, within the meaning of Section 17556 of
- 3 the Government Code, or changes the definition of a crime within
- 4 the meaning of Section 6 of Article XIII B of the California
- 5 Constitution.
- 6 SEC. 4. This act shall become operative only if Senate Bill 951
- 7 of the 2011–12 Regular Session is also enacted.

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