

Introduced by Senator Kuehl**(Principal coauthors: Senators Alquist, Corbett, Migden, and Yee)**

(Principal coauthors: Assembly Members Bass and Hancock)

(Coauthors: Senators Cedillo, Florez, Lowenthal, Oropeza, Padilla, Perata, Ridley-Thomas, Romero, Steinberg, and Wiggins)

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February 23, 2007

An act to add Division 113 (commencing with Section 140000) to the Health and Safety Code, relating to health care coverage.

LEGISLATIVE COUNSEL'S DIGEST

SB 840, as introduced, Kuehl. Single-payer health care coverage.

Existing law does not provide a system of universal health care coverage for California residents. Existing law provides for the creation of various programs to provide health care services to persons who have limited incomes and meet various eligibility requirements. These programs include the Healthy Families Program administered by the Managed Risk Medical Insurance Board, and the Medi-Cal program administered by the State Department of Health Care Services. Existing law provides for the regulation of health care service plans by the Department of Managed Health Care and health insurers by the Department of Insurance.

This bill would establish the California Universal Healthcare System to be administered by the newly created California Universal Healthcare Agency under the control of a Universal Healthcare Commissioner appointed by the Governor and subject to confirmation by the Senate. The bill would make all California residents eligible for specified health

care benefits under the California Universal Healthcare System, which would, on a single-payer basis, negotiate for or set fees for health care services provided through the system and pay claims for those services. The bill would require the commissioner to seek all necessary waivers, exemptions, agreements, or legislation to allow various existing federal, state, and local health care payments to be paid to the California Universal Healthcare System, which would then assume responsibility for all benefits and services previously paid for with those funds.

The bill would create the Universal Healthcare Policy Board to establish policy on medical issues and various other matters relating to the system. The bill would create the Office of Patient Advocacy within the agency to represent the interests of health care consumers relative to the system. The bill would create within the agency the Office of Health Planning to plan for the health care needs of the population, and the Office of Health Care Quality, headed by a chief medical officer, to support the delivery of high quality care and promote provider and patient satisfaction. The bill would create the Office of Inspector General for the California Universal Healthcare System within the Attorney General's office, which would have various oversight powers. The bill would prohibit health care service plan contracts or health insurance policies from being issued for services covered by the California Universal Healthcare System. The bill would create the Universal Healthcare Fund and the Payments Board to administer the finances of the California Universal Healthcare System. The bill would create the California Universal Healthcare Premium Commission (Premium Commission) to determine the cost of the California Universal Healthcare System and to develop a premium structure for the system that complies with specified standards. The bill would require the Premium Commission to recommend a premium structure to the Governor and Legislature on or before January 1, 2010, and to make a draft recommendation to the Governor, the Legislature, and the public 90 days before submitting its final premium structure recommendation. The bill would specify that only its provisions relating to the Premium Commission would become operative on January 1, 2008, with its remaining provisions becoming operative on the date the Secretary of Health and Human Services notifies the Legislature, as specified, that sufficient funding exists to implement the California Universal Healthcare System. The bill would require that system to be operative within 2 years of that date and would provide for various transition processes for that period.

The bill would extend the application of certain insurance fraud laws to providers of services and products under the system, thereby imposing a state-mandated local program by revising the definition of a crime. The bill would enact other related provisions relative to budgeting, regional entities, federal preemption, subrogation, collective bargaining agreements, compensation of health care providers, conflict of interest, patient grievances, independent medical review, and associated matters.

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. Division 113 (commencing with Section 140000)
2 is added to the Health and Safety Code, to read:

3
4 DIVISION 113. CALIFORNIA UNIVERSAL HEALTHCARE
5 ACT

6
7 CHAPTER 1. GENERAL PROVISIONS
8

9 140000. There is hereby established in state government the
10 California Universal Healthcare System, which shall be
11 administered by the California Universal Healthcare Agency, an
12 independent agency under the control of the Universal Healthcare
13 Commissioner.

14 140000.6. No health care service plan contract or health
15 insurance policy, except for the California Universal Healthcare
16 System plan, may be sold in California for services provided by
17 the system.

18 140001. This division shall be known and may be cited as the
19 California Universal Healthcare Act.

20 140002. This division shall be liberally construed to accomplish
21 its purposes.

22 140003. The California Universal Healthcare Agency is hereby
23 created and designated as the single state agency with full power

1 to supervise every phase of the administration of the California
2 Universal Healthcare System and to receive grants-in-aid made
3 by the United States government, by the state, or by other sources
4 in order to secure full compliance with the applicable provisions
5 of state and federal law.

6 140004. The California Universal Healthcare Agency shall be
7 comprised of the following entities:

- 8 (a) The Universal Healthcare Policy Board.
- 9 (b) The Office of Patient Advocacy.
- 10 (c) The Office of Health Planning.
- 11 (d) The Office of Health Care Quality.
- 12 (e) The Universal Healthcare Fund.
- 13 (f) The Public Advisory Committee.
- 14 (g) The Payments Board.
- 15 (h) Partnerships for Health.

16 140005. The Legislature finds and declares all of the following:

17 (a) An estimated 6.5 million Californians lacked health care
18 coverage at some time in 2004, including one in every five
19 nonelderly Californians.

20 (b) Health care spending continues to grow much faster than
21 the economy, and efforts to control health care costs and the growth
22 of health care spending have been unsuccessful.

23 (c) On average, the United States spends more than twice as
24 much as all other industrial nations on health care, both per person
25 and as a percentage of its gross domestic product.

26 (d) A majority of California residents and businesses support a
27 system of universal publicly financed health care.

28 (e) Consumers can no longer rely on traditional health care
29 coverage due to a continuous decline of employer-offered coverage,
30 unstable employment trends, uncontrolled increases in the amount
31 of premiums and cost sharing, and increases in benefit gaps.

32 (f) As a result, one-half of all bankruptcies in the United States
33 now relate to medical costs, though three-fourths of bankrupted
34 families had health care coverage at the time of sustaining the
35 injury or illness.

36 (g) Health insurance companies have no business motive to
37 provide comprehensive and affordable health care coverage to
38 residents who are likely to require health care services, including
39 seniors, disabled residents, residents with or at risk of developing
40 a chronic illness, and women of child-bearing age.

1 (h) Health care quality is rapidly declining, and the United States
2 Institute of Medicine has declared an epidemic of substandard
3 health care throughout the nation.

4 (i) The World Health Organization ranks the United States below
5 all other industrial nations and 37th overall in population-based
6 health outcomes.

7 (j) Recent emergencies in the South and growing fears of disease
8 pandemics, underscore the critical importance of a regular source
9 of health care for all residents and systemwide health care planning
10 to ensure disaster and emergency preparedness.

11 (k) Growing epidemics of chronic diseases such as diabetes,
12 obesity, and asthma require a system of universal health care and
13 a continuous source of health care for all residents in order to
14 adequately address the health care needs of all residents.

15 (l) Severe health access disparities exist by region, ethnicity,
16 income, and gender. These disparities destabilize the overall health
17 care system throughout the state and reflect a lack of effective
18 health care planning.

19 (m) Inadequate access to a regular source of care has caused
20 uninsured and underinsured patients to seek treatment in emergency
21 facilities for conditions that could have been treated more
22 appropriately in a nonemergency setting.

23 (n) Emergency departments and trauma centers face growing
24 financial losses, and uncompensated hospital care totaled over one
25 billion dollars (\$1,000,000,000) in 2000. The burden for providing
26 uncompensated care falls disproportionately on a minority of
27 hospitals in California and leads to significant financial instability
28 for the overall health care system.

29 (o) Multiple quantitative analyses indicate that under a single
30 payer health care coverage system, the amount currently spent for
31 health care is more than adequate to finance comprehensive high
32 quality health care coverage for every resident of the state while
33 guaranteeing the right of every resident to choose his or her own
34 physician.

35 (p) According to these reports and numerous other studies, by
36 simplifying administration, achieving bulk purchase discounts on
37 pharmaceuticals, reducing the use of emergency facilities for
38 primary care, and carefully managing health care capital
39 investment, California could divert billions of dollars toward

1 providing direct health care and improve the quality of, and access
2 to, that care.

3 140005.1 (a) It is the intent of the Legislature to establish a
4 system of universal health care coverage in this state that provides
5 all residents with comprehensive health care benefits, guarantees
6 a single standard of care for all residents, stabilizes the growth in
7 health care spending, and improves the quality of health care for
8 all residents.

9 (b) It is the intent of the Legislature that, in order to ensure an
10 adequate supply and distribution of direct care providers in the
11 state, a just and fair return for providers electing to be compensated
12 by the health care system, and a uniform system of payments, the
13 state shall actively supervise and regulate a system of payments
14 whereby groups of fee-for-service physicians are authorized to
15 select representatives of their specialties to negotiate with the
16 health care system, pursuant to Section 140209. Nothing in this
17 division shall be construed to allow collective action against the
18 health care system.

19 140006. This division shall have all of the following purposes:

20 (a) To provide affordable and comprehensive health care
21 coverage with a single standard of care for all California residents.

22 (b) To control health care costs and the growth of health care
23 spending, subject to the obligation described in subdivision (a).

24 (c) To achieve measurable improvement in the quality of care
25 and the efficiency of care delivery.

26 (d) To prevent disease and disability and to improve or maintain
27 health and functionality.

28 (e) To increase health care provider, consumer, employee, and
29 employer satisfaction with the health care system.

30 (f) To implement policies that strengthen and improve culturally
31 and linguistically sensitive care and sensitive care provided to
32 disabled persons.

33 (g) To develop an integrated population-based health care
34 database to support health care planning.

35 (h) To provide information and care in an appropriate and
36 accessible format.

37 140007. As used in this division, the following terms have the
38 following meanings:

39 (a) “Agency” means the California Universal Healthcare
40 Agency.

- 1 (b) “Clinic” means an organized outpatient health facility that
2 provides direct medical, surgical, dental, optometric, or podiatric
3 advice, services, or treatment to patients who remain less than 24
4 hours, and that may also provide diagnostic or therapeutic services
5 to patients in the home as an alternative to care provided at the
6 clinic facility, and includes those facilities defined under Sections
7 1200 and 1200.1.
- 8 (c) “Commissioner” means the Universal Healthcare
9 Commissioner.
- 10 (d) “Direct care provider” means any licensed health care
11 professional that provides health care services through direct
12 contact with the patient, either in person or using approved
13 telemedicine modalities as identified in Section 2290.5 of the
14 Business and Professions Code.
- 15 (e) “Essential community provider” means a health facility that
16 has served as part of the state’s health care safety net for low
17 income and traditionally underserved populations in California
18 and that is one of the following:
- 19 (1) A “community clinic” as defined under subparagraph (A)
20 of paragraph (1) of subdivision (a) of Section 1204.
- 21 (2) A “free clinic” as defined under subparagraph (B) of
22 paragraph (1) of subdivision (a) of Section 1204.
- 23 (3) A “federally qualified health center” as defined under Section
24 1395x (aa)(4) or 1396d (l)(2) of Title 42 of the United States Code.
- 25 (4) A “rural health clinic” as defined under Section 1395x (aa)(2)
26 or 1396d (l)(1) of Title 42 of the United States Code.
- 27 (5) Any clinic conducted, maintained, or operated by a federally
28 recognized Indian tribe or tribal organization, as defined in Section
29 1603 of Title 25 of the United States Code.
- 30 (6) Any clinic exempt from licensure under subdivision (h) of
31 Section 1206.
- 32 (f) “Health care provider” means any professional person,
33 medical group, independent practice association, organization,
34 health facility, or other person or institution licensed or authorized
35 by the state to deliver or furnish health care services.
- 36 (g) “Health facility” means any facility, place, or building that
37 is organized, maintained, and operated for the diagnosis, care,
38 prevention, and treatment of human illness, physical or mental,
39 including convalescence and rehabilitation and including care
40 during and after pregnancy, or for any one or more of these

1 purposes, for one or more persons, and includes those facilities
2 defined under subdivision (b) of Section 15432 of the Government
3 Code.

4 (h) “Hospital” means all health facilities to which persons may
5 be admitted for a 24-hour stay or longer, as defined in Section
6 1250, with the exception of nursing, skilled nursing, intermediate
7 care, and congregate living health facilities.

8 (i) “Integrated health care delivery system” means a provider
9 organization that meets all of the following criteria:

10 (1) Is fully integrated operationally and clinically to provide a
11 broad range of health care services, including preventative care,
12 prenatal and well-baby care, immunizations, screening diagnostics,
13 emergency services, hospital and medical services, surgical
14 services, and ancillary services.

15 (2) Is compensated using capitation or facility budgets, except
16 for copayments, for the provision of health care services.

17 (3) Provides health care services primarily through direct care
18 providers who are either employees or partners of the organization,
19 or through arrangements with direct care providers or one or more
20 groups of physicians, organized on a group practice or individual
21 practice basis.

22 (j) “Large employer” means a person, firm, proprietary or
23 nonprofit corporation, partnership, public agency, or association
24 that is actively engaged in business or service, that, on at least 50
25 percent of its working days during the preceding calendar year
26 employed at least 50 employees, or, if the employer was not in
27 business during any part of the preceding calendar year, employed
28 at least 50 employees on at least 50 percent of its working days
29 during the preceding calendar quarter.

30 (k) “Premium Commission” means the California Universal
31 Healthcare Premium Commission.

32 (l) “Primary care provider” means a direct care provider that is
33 a family physician, internist, general practitioner, pediatrician, an
34 obstetrician/gynecologist, or a family nurse practitioner or
35 physician assistant practicing under supervision as defined in
36 California codes or essential community providers who employ
37 primary care providers.

38 (m) “Small employer” means a person, firm, proprietary or
39 nonprofit corporation, partnership, public agency, or association
40 that is actively engaged in business or service and that, on at least

1 50 percent of its working days during the preceding calendar year
2 employed at least two but no more than 49 employees, or, if the
3 employer was not in business during any part of the preceding
4 calendar year, employed at least two but no more than 49 eligible
5 employees on at least 50 percent of its working days during the
6 preceding calendar quarter.

7 (n) “System” means the California Universal Healthcare System.
8 140008. The definitions contained in Section 140007 shall
9 govern the construction of this division, unless the context requires
10 otherwise.

11
12 CHAPTER 2. GOVERNANCE
13

14 140100. (a) (1) The commissioner shall be appointed by the
15 Governor on or before March 1, 2008, subject to confirmation by
16 the Senate. If in session, the Senate shall act on the appointment
17 within 30 days of the appointment date. If the Senate does not act
18 on the appointment within that period, the nominee shall be deemed
19 confirmed and may take office. If the Senate is not in session at
20 the time of the appointment, the Senate shall act on the appointment
21 within 30 days of the commencement of the next legislative
22 session. If the Senate does not act on the appointment within that
23 period, the appointee shall be deemed confirmed and may take
24 office.

25 (2) If the Senate by a vote fails to confirm the nominee for
26 commissioner, the Governor shall make a new appointment within
27 30 days of the Senate’s vote. The appointment is subject to
28 confirmation by the Senate, and the procedures described in
29 paragraph (1) shall apply to the confirmation process.

30 (b) The commissioner is exempt from the State Civil Service
31 Act (Part 2 (commencing with Section 18500) of Division 5 of
32 Title 2 of the Government Code).

33 (c) The commissioner may not be a state legislator or a Member
34 of the United States Congress while holding the position of
35 commissioner.

36 (d) The commissioner shall not have been employed in any
37 capacity by a for-profit insurance, pharmaceutical, or medical
38 equipment company that sells products to the system for a period
39 of two years prior to appointment as commissioner.

1 (e) For two years after completing service in the system, the
2 commissioner may not receive payments of any kind from, or be
3 employed in any capacity or act as a paid consultant to, a for-profit
4 insurance, pharmaceutical, or medical equipment company that
5 sells products to the system.

6 (f) The compensation and benefits of the commissioner shall
7 be determined pursuant to the same process as provided in Section
8 8 of Article III of the California Constitution.

9 (g) The commissioner shall be subject to Title 9 (commencing
10 with Section 81000) of the Government Code.

11 140101. (a) The commissioner shall be the chief officer of the
12 agency and shall administer all aspects of the agency.

13 (b) The commissioner shall be responsible for the performance
14 of all duties, the exercise of all power and jurisdiction, and the
15 assumption and discharge of all responsibilities vested by law in
16 the agency. The commissioner shall perform all duties imposed
17 upon him or her by this division and other laws related to health
18 care, and shall enforce the execution of those related to the system,
19 and shall enforce the execution of those provisions and laws to
20 promote their underlying aims and purposes. These broad powers
21 shall include, but are not limited to, the power to establish the
22 system's budget and to set rates, to establish the system's goals,
23 standards, and priorities, to hire, fire, and fix the compensation of
24 agency personnel, to make allocations and reallocations to the
25 health planning regions, and to promulgate generally binding
26 regulations concerning any and all matters related to the
27 implementation of this division and its purposes.

28 (c) The commissioner shall appoint a deputy commissioner, the
29 Director of the Universal Healthcare Fund, the patient advocate
30 of the Office of Patient Advocacy, the chief medical officer, the
31 Director of the Payments Board, the Director of the Office of
32 Health Planning, the Director of the Partnerships for Health, the
33 regional health planning directors, the chief enforcement counsel,
34 and legal counsel in any action brought by or against the
35 commissioner under or pursuant to any provision of any law under
36 the commissioner's jurisdiction, or in which the commissioner
37 joins or intervenes as to a matter within the commissioner's
38 jurisdiction, as a friend of the court or otherwise, and stenographic
39 reporters to take and transcribe the testimony in any formal hearing

1 or investigation before the commissioner or before a person
2 authorized by the commissioner.

3 (d) The commissioner, in accordance with the State Civil Service
4 Act (Part 2 (commencing with Section 18500) of Division 5 of
5 Title 2 of the Government Code), may appoint and fix the
6 compensation of clerical, inspection, investigation, evaluation, and
7 auditing personnel as may be necessary to implement this division.

8 (e) The personnel of the agency shall perform duties as assigned
9 to them by the commissioner. The commissioner shall designate
10 certain employees by the rule or order that are to take and subscribe
11 to the constitutional oath within 15 days after their appointments,
12 and to file that oath with the Secretary of State. The commissioner
13 shall also designate those employees that are to be subject to Title
14 9 (commencing with Section 81000) of the Government Code.

15 (f) The commissioner shall adopt a seal bearing the inscription:
16 “Commissioner, California Universal Healthcare Agency, State
17 of California.” The seal shall be affixed to or imprinted on all
18 orders and certificates issued by him or her and other instruments
19 as he or she directs. All courts shall take notice of this seal.

20 (g) The administration of the agency shall be supported from
21 the Universal Healthcare Fund created pursuant to Section 140200.

22 (h) The commissioner, as a general rule, shall publish or make
23 available for public inspection any information filed with or
24 obtained by the agency, unless the commissioner finds that this
25 availability or publication is contrary to law. No provision of this
26 division authorizes the commissioner or any of the commissioner’s
27 assistants, clerks, or deputies to disclose any information withheld
28 from public inspection except among themselves or when necessary
29 or appropriate in a proceeding or investigation under this division
30 or to other federal or state regulatory agencies. No provision of
31 this division either creates or derogates from any privilege that
32 exists at common law or otherwise when documentary or other
33 evidence is sought under a subpoena directed to the commissioner
34 or any of his or her assistants, clerks, and deputies.

35 (i) It is unlawful for the commissioner or any of his or her
36 assistants, clerks, or deputies to use for personal benefit any
37 information that is filed with, or obtained by, the commissioner
38 and that is not then generally available to the public.

39 (j) The commissioner shall avoid political activity that may
40 create the appearance of political bias or impropriety. Prohibited

1 activities shall include, but not be limited to, leadership of, or
2 employment by, a political party or a political organization; public
3 endorsement of a political candidate; contribution of more than
4 five hundred dollars (\$500) to any one candidate in a calendar year
5 or a contribution in excess of an aggregate of one thousand dollars
6 (\$1,000) in a calendar year for all political parties or organizations;
7 and attempting to avoid compliance with this prohibition by making
8 contributions through a spouse or other family member.

9 (k) The commissioner shall not participate in making or in any
10 way attempt to use his or her official position to influence a
11 governmental decision in which he or she knows or has reason to
12 know that he or she or a family or a business partner or colleague
13 has a financial interest.

14 (l) The commissioner, in pursuit of his or her duties, shall have
15 unlimited access to all nonconfidential and all nonprivileged
16 documents in the custody and control of the agency.

17 (m) The Attorney General shall render to the commissioner
18 opinions upon all questions of law, relating to the construction or
19 interpretation of any law under the commissioner's jurisdiction or
20 arising in the administration thereof, that may be submitted to the
21 Attorney General by the commissioner and upon the
22 commissioner's request shall act as the attorney for the
23 commissioner in actions and proceedings brought by or against
24 the commissioner or under or pursuant to any provision of any law
25 under the commissioner's jurisdiction.

26 140102. The commissioner shall do all of the following:

27 (a) Oversee the establishment, as part of the administration of
28 the agency, of all of the following:

29 (1) The Universal Healthcare Policy Board, pursuant to Section
30 140103.

31 (2) The Office of Patient Advocacy, pursuant to Section 140105.

32 (3) The Office of Health Planning, pursuant to Section 140602.

33 (4) The Office of Health Care Quality, pursuant to Section
34 140605.

35 (5) The Universal Healthcare Fund, pursuant to Section 140200.

36 (6) The Public Advisory Committee, pursuant to Section 140104.

37 (7) The Payments Board, pursuant to Section 140208.

38 (8) Partnerships for Health.

39 (b) Determine goals, standards, guidelines, and priorities for
40 the system.

1 (c) Establish health planning regions, pursuant to Section
2 140112.

3 (d) Oversee the establishment of real and virtual locally based
4 integrated service networks that include physicians in
5 fee-for-service, solo and group practice, essential community, and
6 ancillary care providers and facilities in order to pool and align
7 resources and form interdisciplinary teams that share responsibility
8 and accountability for patient care and provide a continuum of
9 coordinated high quality primary to tertiary care to all California
10 residents while preserving patient choice. This shall be
11 accomplished in collaboration with the chief medical officer, the
12 Director of the Office of Health Planning, the regional medical
13 officers, the regional planning boards, and the patient advocate.

14 (e) Annually assess projected revenues and expenditures to
15 assure financial solvency of the system.

16 (f) Develop the system's budget pursuant to Section 140206 to
17 ensure adequate funding to meet the health care needs of the
18 population. Review all budgets and allocations annually to ensure
19 they address disparities in service availability and health care
20 outcomes and for sufficiency of rates, fees, and prices.

21 (g) Establish a capital management framework for the system
22 pursuant to Section 140216, including, but not limited to, a
23 standardized process and format for the development and
24 submission of regional operating and regional capital budget
25 requests and ensure a smooth transition to system oversight.

26 (h) Establish standards and criteria for the development and
27 submission of provider operating and capital budget requests.

28 (i) Establish standards and criteria for the allocation of funds
29 from the Universal Healthcare Fund as described in Chapter 3
30 (commencing with Section 140200).

31 (j) During transition and annually thereafter, determine the
32 appropriate level for a reserve fund for the system and implement
33 policies needed to establish the appropriate reserve.

34 (k) Establish an enrollment system that ensures all eligible
35 California residents, including those who travel frequently; those
36 who have disabilities that limit their mobility, hearing, or vision
37 or their mental or cognitive capacity; those who cannot read; and
38 those who do not speak or write English are aware of their right
39 to health care and are formally enrolled in the system.

- 1 (l) Establish an electronic claims and payments system for the
2 system where all claims under the system shall be filed and paid,
3 and implement, to the extent permitted by federal law, standardized
4 claims and reporting methods.
- 5 (m) Establish a system of secure electronic medical records that
6 comply with state and federal privacy laws and that are compatible
7 across the system.
- 8 (n) Establish an electronic referral system that is accessible to
9 providers and to patients.
- 10 (o) Establish standards based on clinical efficacy to guide
11 delivery of care and a process to identify areas where no such
12 standards exist, set priorities and a timetable for their development,
13 and ensure a smooth transition to clinical decisionmaking under
14 statewide standards.
- 15 (p) Implement policies to ensure that all Californians receive
16 culturally and linguistically sensitive care, pursuant to Section
17 140604, and that all disabled Californians receive care in
18 accordance with the federal Americans with Disabilities Act (42
19 U.S.C. Sec. 12101 et seq.) and Section 504 of the Rehabilitation
20 Act of 1973 (29 U.S.C. Sec. 794) and develop mechanisms and
21 incentives to achieve these purposes and a means to monitor the
22 effectiveness of efforts to achieve these purposes.
- 23 (q) Create a systematic approach to the measurement,
24 management, and accountability for care quality that assures the
25 delivery of high quality care to all California residents, including
26 a system of performance contracts that contain measurable goals
27 and outcomes.
- 28 (r) Establish and maintain appropriate statewide and regional
29 health care databases.
- 30 (s) Establish standards for mandatory reporting by health care
31 providers and penalties for failure to report.
- 32 (t) Develop methods and a framework to measure the
33 performance of health care coverage and health delivery system
34 upper level managers, including a system of performance contracts
35 that contain measurable goals and outcomes.
- 36 (u) Implement policies to ensure that all residents of this state
37 have access to medically appropriate, coordinated mental health
38 services.
- 39 (v) Ensure the establishment of policies that support the public
40 health.

- 1 (w) Ensure that the system’s policies and providers support all
2 Californians in achieving and maintaining maximum physical and
3 mental functionality.
- 4 (x) Institute necessary cost controls pursuant to Section 140203
5 to assure financial solvency of the system.
- 6 (y) Meet regularly with the chief medical officer, the patient
7 advocate for the Office of Patient Advocacy, the Public Advisory
8 Committee, the Director of the Office of Health Planning, the
9 Director of the Payments Board, the Director of the Partnerships
10 for Health, the Technology Advisory Committee, regional planning
11 directors, and regional medical officers to review the impact of
12 the agency and its policies on the health of the population and on
13 satisfaction with the system.
- 14 (z) Negotiate for or set rates, fees, and prices involving any
15 aspect of the system and establish procedures thereto.
- 16 (aa) Establish a formulary based on clinical efficacy for all
17 prescription drugs and durable and nondurable medical equipment
18 for use by the system.
- 19 (bb) Establish guidelines for prescribing medications, nutritional
20 supplements, and durable medical equipment that are not included
21 in the system’s formularies.
- 22 (cc) Utilize the purchasing power of the state to negotiate price
23 discounts for prescription drugs and durable and nondurable
24 medical equipment for use by the system.
- 25 (dd) Ensure that use of state purchasing power achieves the
26 lowest possible prices for the system without adversely affecting
27 needed pharmaceutical research.
- 28 (ee) Create incentives and guidelines for research needed to
29 meet the goals of the system and disincentives for research that
30 does not achieve the system goals.
- 31 (ff) Implement eligibility standards for the system, including
32 guidelines to prevent an influx of persons to the state for the
33 purpose of obtaining medical care.
- 34 (gg) Determine an appropriate level of, and provide support
35 during the transition for, training and job placement for persons
36 who are displaced from employment as a result of the initiation of
37 the system.
- 38 (hh) Oversee the establishment of a system for resolution of
39 disputes pursuant to Sections 140608 and 140610.

- 1 (ii) Establish a Technology Advisory Committee to evaluate
2 the cost and effectiveness of new medical technology, including
3 electronic medical technology, and to make recommendations
4 about the financial and health impact of its inclusion in the benefit
5 package.
- 6 (jj) Investigate the costs and benefits to the health of the
7 population of advances in information technology, including those
8 that support data collection, analysis, and distribution.
- 9 (kk) Ensure that consumers of health care have access to
10 information needed to support their choice of a physician.
- 11 (ll) Collaborate with the boards that license health facilities to
12 ensure that facility performance is monitored and that deficient
13 practices are recognized and corrected in a timely fashion and that
14 consumers and providers of health care have access to information
15 needed to support their choice of facility.
- 16 (mm) Establish an Internet Web site that provides information
17 to the public about the system that includes, but is not limited to,
18 information that supports choice of providers and facilities, informs
19 the public about meetings of state and regional health planning
20 boards and activities of the Partnerships for Health.
- 21 (nn) Procure funds, including loans, for the system, enter into
22 leases, and obtain insurance for the system and its employees and
23 agents.
- 24 (oo) Collaborate with state and local authorities, including
25 regional planning directors, to plan for needed earthquake retrofits
26 in a manner that does not disrupt patient care.
- 27 (pp) Establish a process that is accessible to all Californians for
28 the system to receive the concerns, opinions, ideas, and
29 recommendation of the public regarding all aspects of the system.
- 30 (qq) Annually report to the Legislature and the Governor, on
31 or before October of each year and at other times pursuant to this
32 division, on the performance of the system, its fiscal condition and
33 need for rate adjustments, consumer copayments or consumer
34 deductible payments, recommendations for statutory changes,
35 receipt of payments from the federal government and other sources,
36 whether current year goals and priorities are met, future goals, and
37 priorities, and major new technology or prescription drugs or other
38 circumstances that may affect the cost of health care.

1 140103. (a) The commissioner shall establish a Universal
2 Healthcare Policy Board and shall serve as the president of the
3 board.

4 (b) The board shall do all of the following:

5 (1) Establish goals and priorities for the system, including
6 research and capital investment priorities.

7 (2) Establish the scope of services to be provided to the
8 population.

9 (3) Establish guidelines for evaluating the performance of the
10 system, its officers, health planning regions, and health care
11 providers.

12 (4) Establish guidelines for ensuring public input on the system's
13 policy, standards, and goals.

14 (c) The board shall consist of the following members:

15 (1) The commissioner.

16 (2) The deputy commissioner.

17 (3) The Director of the Universal Healthcare Fund.

18 (4) The patient advocate of the Office of Patient Advocacy.

19 (5) The chief medical officer.

20 (6) The Director of the Office of Health Planning.

21 (7) The Director of the Partnerships for Health.

22 (8) The Director of the Payments Board.

23 (9) The State Public Health Officer.

24 (10) One member of the Public Advisory Committee who shall
25 serve on a rotating basis to be determined by the Public Advisory
26 Committee.

27 (11) Two representatives from regional planning boards.

28 (A) A regional representative shall serve a term of one year and
29 terms shall be rotated in order to allow every region to be
30 represented within a five-year period.

31 (B) A regional planning director shall appoint the regional
32 representative to serve on the board.

33 (d) It is unlawful for the board members or any of their
34 assistants, clerks, or deputies to use for personal benefit any
35 information that is filed with or obtained by the board and that is
36 not then generally available to the public.

37 140104. (a) The commissioner shall establish the Public
38 Advisory Committee to advise the Universal Healthcare Policy
39 Board on all matters of policy for the system.

- 1 (b) Members of the Public Advisory Committee shall include
2 all of the following:
- 3 (1) Four physicians all of whom shall be board certified in their
4 field and at least one of whom shall be a psychiatrist. The Senate
5 Committee on Rules and the Governor shall each appoint one
6 member. The Speaker of the Assembly shall appoint two of these
7 members, both of whom shall be primary care providers.
- 8 (2) One registered nurse, to be appointed by the Senate
9 Committee on Rules.
- 10 (3) One licensed vocational nurse, to be appointed by the Senate
11 Committee on Rules.
- 12 (4) One licensed allied health practitioner, to be appointed by
13 the Speaker of the Assembly.
- 14 (5) One mental health care provider, to be appointed by the
15 Senate Committee on Rules.
- 16 (6) One dentist, to be appointed by the Governor.
- 17 (7) One representative of private hospitals, to be appointed by
18 the Governor.
- 19 (8) One representative of public hospitals, to be appointed by
20 the Governor.
- 21 (9) One representative of an integrated health care delivery
22 system, to be appointed by the Governor.
- 23 (10) Four consumers of health care. The Governor shall appoint
24 two of these members, one of whom shall be a member of the
25 disability community. The Senate Committee on Rules shall
26 appoint a member who is 65 years of age or older. The Speaker
27 of the Assembly shall appoint the fourth member.
- 28 (11) One representative of organized labor, to be appointed by
29 the Speaker of the Assembly.
- 30 (12) One representative of essential community providers, to
31 be appointed by the Senate Committee on Rules.
- 32 (13) One union member, to be appointed by the Senate
33 Committee on Rules.
- 34 (14) One representative of small business, to be appointed by
35 the Governor.
- 36 (15) One representative of large business, to be appointed by
37 the Speaker of the Assembly.
- 38 (16) One pharmacist, to be appointed by the Speaker of the
39 Assembly.

1 (c) In making appointments pursuant to this section, the
2 Governor, the Senate Committee on Rules, and the Speaker of the
3 Assembly shall make good faith efforts to assure that their
4 appointments, as a whole, reflect, to the greatest extent feasible,
5 the social and geographic diversity of the state.

6 (d) Any member appointed by the Governor, the Senate
7 Committee on Rules, or the Speaker of the Assembly shall serve
8 a four-year term. These members may be reappointed for
9 succeeding four-year terms.

10 (e) Vacancies that occur shall be filled within 30 days after the
11 occurrence of the vacancy, and shall be filled in the same manner
12 in which the vacating member was initially selected or appointed.
13 The commissioner shall notify the appropriate appointing authority
14 of any expected vacancies on the board.

15 (f) Members of the Public Advisory Committee shall serve
16 without compensation, but shall be reimbursed for actual and
17 necessary expenses incurred in the performance of their duties to
18 the extent that reimbursement for those expenses is not otherwise
19 provided or payable by another public agency or agencies, and
20 shall receive one hundred dollars (\$100) for each full day of
21 attending meetings of the committee. For purposes of this section,
22 “full day of attending a meeting” means presence at, and
23 participation in, not less than 75 percent of the total meeting time
24 of the committee during any particular 24-hour period.

25 (g) The Public Advisory Committee shall meet at least six times
26 a year in a place convenient to the public. All meetings of the board
27 shall be open to the public, pursuant to the Bagley-Keene Open
28 Meeting Act (Article 9 (commencing with Section 11120) of
29 Chapter 1 of Part 1 of Division 3 of Title 2 of the Government
30 Code).

31 (h) The Public Advisory Committee shall elect a chair who shall
32 serve for two years and who may be reelected for an additional
33 two years.

34 (i) Appointed committee members shall have worked in the
35 field they represent on the committee for a period of at least two
36 years prior to being appointed to the committee.

37 (j) The Public Advisory Committee shall elect a member to
38 serve on the Universal Healthcare Policy Board. The elected
39 member shall serve for one year, and may be recalled by the Public
40 Advisory Committee for cause. In that case, a new member shall

1 be elected to serve on that board. The Public Advisory Committee
2 representative shall represent to the board the views of the
3 committee members.

4 (k) It is unlawful for the committee members or any of their
5 assistants, clerks, or deputies to use for personal benefit any
6 information that is filed with or obtained by the committee and
7 that is not generally available to the public.

8 140105. (a) (1) There is within the agency an Office of Patient
9 Advocacy to represent the interests of the consumers of health
10 care. The goal of the office shall be to help residents of the state
11 secure the health care services and benefits to which they are
12 entitled under the laws administered by the agency and to advocate
13 on behalf of and represent the interests of consumers in governance
14 bodies created by this division and in other forums.

15 (2) The office shall be headed by a patient advocate appointed
16 by the commissioner.

17 (3) The patient advocate shall establish an office in the City of
18 Sacramento and other offices throughout the state that shall provide
19 convenient access to residents.

20 (b) The patient advocate shall do all the following:

21 (1) Administer all aspects of the Office of Patient Advocacy.

22 (2) Assure that services of the Office of Patient Advocacy are
23 available to all California residents.

24 (3) Serve on the Universal Healthcare Policy Board and
25 participate in the regional Partnerships for Health.

26 (4) Oversee the establishment and maintenance of the grievance
27 process pursuant to Sections 140608 and 140610.

28 (5) Participate in the grievance process and independent medical
29 review system on behalf of consumers pursuant to Sections 140608
30 and 140609.

31 (6) Receive, evaluate, and respond to consumer complaints
32 about the system.

33 (7) Provide a means to receive recommendations from the public
34 about ways to improve the system and hold public hearings at least
35 once annually to discuss problems and receive recommendations
36 from the public.

37 (8) Develop educational and informational guides for consumers
38 describing their rights and responsibilities and informing them
39 about effective ways to exercise their rights to secure health care
40 services and to participate in the system. The guides shall be easy

1 to read and understand, available in English and other languages,
2 including Braille and formats suitable for those with hearing
3 limitations, and shall be made available to the public by the agency,
4 including access on the agency's Internet Web site and through
5 public outreach and educational programs, and displayed in
6 provider offices and health care facilities.

7 (9) Establish a toll-free telephone number, including a TDD
8 number, to receive complaints regarding the agency and its
9 services. Those with hearing and speech limitations may use the
10 California Relay Service's toll-free telephone numbers to contact
11 the Office of Patient Advocacy. The agency's Internet Web site
12 shall have complaint forms and instructions on their use.

13 (10) Report annually to the public, the commissioner, and the
14 Legislature about the consumer perspective on the performance
15 of the system, including recommendations for needed
16 improvements.

17 (c) Nothing in this division shall prohibit a consumer or class
18 of consumers or the patient advocate from seeking relief through
19 the judicial system.

20 (d) The patient advocate in pursuit of his or her duties shall have
21 unlimited access to all nonconfidential and all nonprivileged
22 documents in the custody and control of the agency.

23 (e) It is unlawful for the patient advocate or any of his or her
24 assistants, clerks, or deputies to use for personal benefit any
25 information that is filed with, or obtained by, the agency and that
26 is not then generally available to the public.

27 140106. (a) There is within the Office of the Attorney General
28 an Office of the Inspector General for the California Universal
29 Healthcare System. The Inspector General shall be appointed by
30 the Governor and subject to Senate confirmation.

31 (b) The Inspector General shall have broad powers to investigate,
32 audit, and review the financial and business records of individuals,
33 public and private agencies and institutions, and private
34 corporations that provide services or products to the system, the
35 costs of which are reimbursed by the system.

36 (c) The Inspector General shall investigate allegations of
37 misconduct on the part of an employee or appointee of the agency
38 and on the part of any health care provider of services that are
39 reimbursed by the system and shall report any findings of
40 misconduct to the Attorney General.

1 (d) The Inspector General shall investigate patterns of medical
2 practice that may indicate fraud and abuse related to over or under
3 utilization or other inappropriate utilization of medical products
4 and services.

5 (e) The Inspector General shall arrange for the collection and
6 analysis of data needed to investigate the inappropriate utilization
7 of these products and services.

8 (f) The Inspector General shall conduct additional reviews or
9 investigations of financial and business records when requested
10 by the Governor or by any Member of the Legislature and shall
11 report findings of the review or investigation to the Governor and
12 the Legislature.

13 (g) The Inspector General shall establish a telephone hotline
14 for anonymous reporting of allegations of failure to make health
15 insurance premium payments established by this division. The
16 Inspector General shall investigate information provided to the
17 hotline and shall report any findings of misconduct to the Attorney
18 General.

19 (h) The Inspector General shall annually report
20 recommendations for improvements to the system or the agency
21 to the Governor, the Legislature, and the commissioner.

22 140107. The provisions of the Insurance Frauds Prevention
23 Act (Chapter 12 (commencing with Section 1871) of Part 2 of
24 Division 1 of the Insurance Code), and the provisions of Article
25 6 (commencing with Section 650) of Chapter 1 of Division 2 of
26 the Business and Professions Code shall be applicable to health
27 care providers who receive payments for services through the
28 system under this division.

29 140108. (a) Nothing contained in this division is intended to
30 repeal any legislation or regulation governing the professional
31 conduct of any person licensed by the State of California or any
32 legislation governing the licensure of any facility licensed by the
33 State of California.

34 (b) All federal legislation and regulations governing referral
35 fees and fee-splitting, including, but not limited to, Sections
36 1320a-7b and 1395nn of Title 42 of the United States Code, shall
37 be applicable to all health care providers of services reimbursed
38 under this division, whether or not the health care provider is paid
39 with funds coming from the federal government.

1 140110. (a) The system shall be operational no later than two
2 years after the date this division, other than Article 2 (commencing
3 with Section 140230) of Chapter 3, becomes operative, as described
4 in Section 140700.

5 (b) The transition shall be funded from a loan from the General
6 Fund and from other sources, including private sources identified
7 by the commissioner.

8 (c) The commissioner shall assess health plans and insurers for
9 care provided by the system in those cases in which a person's
10 health care coverage extends into the time period in which the new
11 system is operative.

12 (d) The commissioner shall implement means to assist persons
13 who are displaced from employment as a result of the initiation of
14 the system, including determination of the period of time during
15 which assistance shall be provided and possible sources of funds,
16 including funds from the system, to support retraining and job
17 placement. That support shall be provided for a period of five years
18 from the date that this division becomes operative.

19 140111. (a) The commissioner shall appoint a transition
20 advisory group to assist with the transition to the system. The
21 transition advisory group shall include, but not be limited to, the
22 following members:

- 23 (1) The commissioner.
- 24 (2) The patient advocate of the Office of Patient Advocacy.
- 25 (3) The chief medical officer.
- 26 (4) The Director of the Office of Health Planning.
- 27 (5) The Director of the Universal Healthcare Fund.
- 28 (6) The State Public Health Officer.
- 29 (7) Experts in health care financing and health care
30 administration.
- 31 (8) Direct care providers.
- 32 (9) Representatives of retirement boards.
- 33 (10) Employer and employee representatives.
- 34 (11) Hospital, integrated health care delivery system, essential
35 community provider, and long-term care facility representatives.
- 36 (12) Representatives from state departments and regulatory
37 bodies that shall or may relinquish some or all parts of their
38 delivery of health care services to the system.
- 39 (13) Representatives of counties.
- 40 (14) Consumers of health care services.

1 (b) The transition advisory group shall advise the commissioner
2 on all aspects of the implementation of this division.

3 (c) The transition advisory group shall make recommendations
4 to the commissioner, the Governor, and the Legislature on how to
5 integrate health care delivery services and responsibilities relating
6 to the delivery of the services of the following departments and
7 agencies into the system:

- 8 (1) The State Department of Health Care Services.
- 9 (2) The Department of Managed Health Care.
- 10 (3) The Department of Aging.
- 11 (4) The Department of Developmental Services.
- 12 (5) The Health and Welfare Data Center.
- 13 (6) The State Department of Mental Health.
- 14 (7) The State Department of Alcohol and Drug Programs.
- 15 (8) The Department of Rehabilitation.
- 16 (9) The Emergency Medical Services Authority.
- 17 (10) The Managed Risk Medical Insurance Board.
- 18 (11) The Office of Statewide Health Planning and Development.
- 19 (12) The Department of Insurance.
- 20 (13) The State Department of Public Health.

21 (d) The transition advisory group shall make recommendations
22 to the Governor, the Legislature, and the commissioner regarding
23 research needed to support transition to the system.

24 140112. (a) The transition advisory group shall make
25 recommendations to the commissioner relative to how the system
26 shall be regionalized for the purposes of local and
27 community-based planning for the delivery of high quality
28 cost-effective care and efficient service delivery.

29 (b) The commissioner, in consultation with the Director of the
30 Office of Health Planning, shall establish up to 10 health planning
31 regions composed of geographically contiguous counties grouped
32 on the basis of the following considerations:

- 33 (1) Patterns of utilization of health care services.
- 34 (2) Health care resources, including workforce resources.
- 35 (3) Health needs of the population, including public health
36 needs.
- 37 (4) Geography.
- 38 (5) Population and demographic characteristics.

1 (6) Other considerations as determined by the commissioner,
2 the Director of the Office of Health Planning, or the chief medical
3 officer.

4 (c) The commissioner shall appoint a director for each region.
5 Regional planning directors shall serve at the will of the
6 commissioner and may serve up to two eight-year terms to coincide
7 with the terms of the commissioner.

8 (d) Each regional planning director shall appoint a regional
9 medical officer.

10 (e) Compensation for officers of the system and appointees who
11 are exempt from the civil service shall be established by the
12 California Citizens Commission in accordance with Section 8 of
13 Article III of the California Constitution, and shall take into
14 consideration regional differences in the cost of living.

15 (f) The regional planning director and the regional medical
16 officer shall be subject to Title 9 (commencing with Section 81000)
17 of the Government Code and shall comply with the qualifications
18 for office described in subdivisions (c), (d), and (e) of Section
19 140100 and subdivisions (j) and (k) of Section 140101.

20 140113. (a) Regional planning directors shall administer the
21 health planning region. The regional planning director shall be
22 responsible for all duties, the exercise of all powers and
23 jurisdiction, and the assumptions and discharge of all
24 responsibilities vested by law in the regional agency. The regional
25 planning director shall perform all duties imposed upon him or
26 her by this division and by other laws related to health care, and
27 shall enforce execution of those provisions and laws to promote
28 their underlying aims and purposes.

29 (b) The regional planning director shall reside in the region in
30 which he or she serves.

31 (c) The regional planning director shall do all of the following:

32 (1) Establish and administer a regional office of the state agency.
33 Each regional office shall include, at minimum, an office of each
34 of the following: Patient Advocacy, Health Care Quality, Health
35 Planning, and Partnerships for Health.

36 (2) Appoint regional planning board members and serve as
37 president of the board.

38 (3) Identify and prioritize regional health care needs and goals,
39 in collaboration with the regional medical officer, regional health
40 care providers, the regional planning board, and regional director

- 1 of Partnerships for Health pursuant to the priorities and goals of
2 the system established by the commissioner.
- 3 (4) Regularly assess projected revenues and expenditures to
4 ensure fiscal solvency of the regional planning system and advise
5 the commissioner of potential revenue shortfalls and the possible
6 need for cost controls.
- 7 (5) Assure that regional administrative costs meet standards
8 established by the division and seek innovative means to lower
9 the costs of administration of the regional planning office and those
10 of regional providers.
- 11 (6) Plan for the delivery of, and equal access to, high quality
12 and culturally and linguistically sensitive care and such care for
13 disabled persons that meets the needs of all regional residents
14 pursuant to standards established by the commissioner.
- 15 (7) Seek innovative and systemic means to improve care quality
16 and efficiency of care delivery and to achieve access to programs
17 for all state residents.
- 18 (8) Recommend means to and implement policies established
19 by the commissioner to provide support to persons displaced from
20 employment as a result of the initiation of the new system.
- 21 (9) Make needed revenue sharing arrangements so that
22 regionalization does not limit a patient's choice of provider.
- 23 (10) Implement procedures established by the commissioner
24 for the resolution of disputes.
- 25 (11) Implement processes established by the commissioner and
26 recommend needed changes to permit the public to share concerns,
27 provide ideas, opinions, and recommendations regarding all aspects
28 of the system's policies.
- 29 (12) Report regularly to the public and, at intervals determined
30 by the commissioner and pursuant to this division, to the
31 commissioner on the status of the regional planning system,
32 including evaluating access to care, quality of care delivered, and
33 provider performance, and other issues related to regional health
34 care needs, and recommending needed improvements.
- 35 (13) Identify or establish guidelines for providers to identify,
36 maintain, and provide to the regional director inventories of
37 regional health care assets.
- 38 (14) Establish and maintain regional health care databases that
39 are coordinated with other regional and statewide databases.

1 (15) In collaboration with the regional medical officer, enforce
2 reporting requirements established by the system and make
3 recommendations to the commissioner, the Director of the Office
4 of Health Planning, and the chief medical officer for needed
5 changes in reporting requirements.

6 (16) Establish and implement a regional capital management
7 plan pursuant to the capital management plan established by the
8 commissioner for the system.

9 (17) Implement standards and formats established by the
10 commissioner for the development and submission of operating
11 and capital budget requests and make recommendations to the
12 commissioner and the Director of the Office of Health Planning
13 for needed changes.

14 (18) Support regional providers in developing operating and
15 capital budget requests.

16 (19) Receive, evaluate, and prioritize provider operating and
17 capital budget requests pursuant to standards and criteria
18 established by the commissioner.

19 (20) Prepare a three-year regional operating and capital budget
20 request that meets the health care needs of the region pursuant to
21 this division, for submission to the commissioner.

22 (21) Establish a comprehensive three-year regional planning
23 budget using funds allocated to the region by the commissioner.

24 140114. (a) The regional medical officers shall do all of the
25 following:

26 (1) Administer all aspects of the regional office of health care
27 quality.

28 (2) Serve as a member of the regional planning board.

29 (3) In collaboration with the commissioner, the chief medical
30 officer, the regional medical officer, regional planning boards, the
31 patient advocate of the Office of Patient Advocacy, regional
32 providers, and patients, oversee the establishment of real and virtual
33 integrated service networks of fee-for-service, solo and group
34 practice, essential community, and ancillary care providers and
35 facilities that pool and align resources and form interdisciplinary
36 teams that share responsibility and accountability for patient care
37 and provide a continuum of coordinated high quality primary to
38 tertiary care to all residents of the region.

39 (4) Assure the evaluation and measurement of the quality of
40 care delivered in the region, including assessment of the

1 performance of individual providers, pursuant to standards and
2 methods established by the chief medical officer to ensure a single
3 standard of high quality care is delivered to all state residents.

4 (5) In collaboration with the chief medical officer and regional
5 providers, evaluate standards of care in use at the time the system
6 becomes operative.

7 (6) Ensure a smooth transition toward use of standards based
8 on clinical efficacy that guide clinical decisionmaking. Identify
9 areas of medical practice where standards have not been established
10 and collaborated with the chief medical officer and health care
11 providers, to establish priorities in developing needed standards.

12 (7) Support the development and distribution of user-friendly
13 software for use by providers in order to support the delivery of
14 high quality care.

15 (8) Provide feedback to, and support and supervision of, health
16 care providers to ensure the delivery of high quality care pursuant
17 to standards established by the system.

18 (9) Collaborate with the regional Partnerships for Health to
19 develop patient education to assist consumers in evaluating and
20 appropriately utilizing health care providers and facilities.

21 (10) Collaborate with regional public health officers to establish
22 regional health policies that support the public health.

23 (11) Establish a regional program to monitor and decrease
24 medical errors and their causes pursuant to standards and methods
25 established by the chief medical officer.

26 (12) Support the development and implementation of innovative
27 means to provide high quality care and assist providers in securing
28 funds for innovative demonstration project that seek to improve
29 care quality.

30 (13) Establish means to assess the impact of the system's
31 policies intended to assure the delivery of high quality care.

32 (14) Collaborate with the chief medical officer, the Director of
33 the Office of Health Planning, the regional planning director, and
34 health care providers in the development and maintenance of
35 regional health care databases.

36 (15) Ensure the enforcement of, and recommend needed changes
37 in, the system's reporting requirements.

38 (16) Support providers in developing regional budget requests.

39 (17) Annually report to the commissioner, the public, the
40 regional planning board, and the chief medical officer on the status

1 of regional health care programs, needed improvements, and plans
2 to implement and evaluate delivery of care improvements.

3 140115. (a) Each region shall have a regional planning board
4 consisting of 13 members who shall be appointed by the regional
5 planning director. Members shall serve eight-year terms that
6 coincide with the term of the regional planning director and may
7 be reappointed for a second term.

8 (b) Regional planning board members shall have resided for a
9 minimum of two years in the region in which they serve prior to
10 appointment to the board.

11 (c) Regional planning board members shall reside in the region
12 they serve while on the board.

13 (d) The board shall consist of the following members:

14 (1) The regional planning director, the regional medical officer,
15 the regional director of the Partnerships for Health, and a public
16 health officer from one of the counties in the region.

17 (2) When there is more than one county in a region, the public
18 health officer board position shall rotate among the public health
19 county officers on a timetable to be established by each regional
20 planning board.

21 (3) A representative from the Office of Patient Advocacy.

22 (4) One expert in health care financing.

23 (5) One expert in health care planning.

24 (6) Two members who are direct care providers in the region,
25 one of whom shall be a registered nurse.

26 (7) One member who represents ancillary health care workers
27 in the region.

28 (8) One member representing hospitals in the region.

29 (9) One member representing essential community providers
30 in the region.

31 (10) One member representing the public.

32 (e) The regional planning director shall serve as chair of the
33 board.

34 (f) The purpose of the regional planning boards is to advise and
35 make recommendations to the regional planning director on all
36 aspects of regional health policy.

37 (g) Meetings of the board shall be open to the public pursuant
38 to the Bagley-Keene Open Meeting Act (Article 9 (commencing
39 with Section 11120) of Chapter 1 of Part 1 of Division 3 of Title
40 2 of the Government Code).

1 140116. The following conflict of interest prohibitions shall
 2 apply to all appointees of the commissioner or transition advisory
 3 group, including, but not limited to, the patient advocate, the
 4 Director of the Universal Healthcare Fund, the purchasing director,
 5 the Director of the Office of Health Planning, the Director of the
 6 Payments Board, the chief medical officer, the Director of
 7 Partnerships for Health, regional planning directors, and the
 8 Inspector General:

9 (a) The appointee shall not have been employed in any capacity
 10 by a for-profit insurance, pharmaceutical, or medical equipment
 11 company that sells products to the system for a period of two years
 12 prior to appointment.

13 (b) For two years after completing service in the system, the
 14 appointee may not receive payments of any kind from, or be
 15 employed in any capacity or act as a paid consultant to, a for-profit
 16 insurance, pharmaceutical, or medical equipment company that
 17 sells products to the system.

18 (c) The appointee shall avoid political activity that may create
 19 the appearance of political bias or impropriety. Prohibited activities
 20 shall include, but not be limited to, leadership of, or employment
 21 by, a political party or a political organization; public endorsement
 22 of a political candidate; contribution of more than five hundred
 23 dollars (\$500) to any one candidate in a calendar year or a
 24 contribution in excess of an aggregate of one thousand dollars
 25 (\$1,000) in a calendar year for all political parties or organizations;
 26 and attempting to avoid compliance with this prohibition by making
 27 contributions through a spouse or other family member.

28 (d) The appointee shall not participate in making or in any way
 29 attempt to use his or her official position to influence a
 30 governmental decision in which he or she or a family or a business
 31 partner or colleague has a financial interest.

32
 33 CHAPTER 3. FUNDING

34
 35 Article 1. General Provisions

36
 37 140200. (a) In order to support the agency effectively in the
 38 administration of this division, there is hereby established in the
 39 State Treasury the Universal Healthcare Fund. The fund shall be
 40 administered by a director appointed by the commissioner.

1 (b) All moneys collected, received, and transferred pursuant to
2 this division shall be transmitted to the State Treasury to be
3 deposited to the credit of the Universal Healthcare Fund for the
4 purpose of financing the California Universal Healthcare System.

5 (c) Moneys deposited in the Universal Healthcare Fund shall
6 be used exclusively to support this division.

7 (d) All claims for health care services rendered pursuant to the
8 system shall be made to the Universal Healthcare Fund through
9 an electronic claims and payment system. The commissioner shall
10 investigate the costs, benefits, and means of supporting health care
11 providers in obtaining electronic systems for claims and payments
12 transactions; however, alternative provisions shall be made for
13 health care providers without electronic systems.

14 (e) All payments made for health care services shall be disbursed
15 from the Universal Healthcare Fund through an electronic claims
16 and payments system; however, alternative provisions shall be
17 made for health care providers without electronic systems.

18 (f) The Director of the fund shall serve on the Universal
19 Healthcare Policy Board.

20 140201. (a) The Director of the Universal Healthcare Fund
21 shall establish the following accounts within the Universal
22 Healthcare Fund:

23 (1) A system account to provide for all annual state expenditures
24 for health care.

25 (2) A reserve account.

26 (b) Premiums collected each year shall be roughly sufficient to
27 cover that year's projected costs.

28 (c) The system shall at all times hold in reserve an amount
29 estimated in the aggregate to provide for the payment of all losses
30 and claims for which the system may be liable, and to provide for
31 the expense of adjustment or settlement of losses and claims.

32 (d) During the transition, the commissioner shall work with the
33 Department of Insurance and other experts to determine an
34 appropriate level of reserves for the system for the first year and
35 for future years of its operation.

36 (e) Moneys currently held in reserve by state, city, and county
37 health programs and federal moneys for health care held in reserve
38 in federal trust accounts shall be transferred to the reserve account
39 when the state assumes financial responsibility for health care
40 under this division that are currently provided by those programs.

1 (f) The commissioner may implement arrangements to
2 self-insure the system against unforeseen expenditures or revenue
3 shortfalls not covered by reserves and may borrow funds to cover
4 temporary revenue shortfalls not covered by system reserves,
5 including the issuance of bonds for this purpose, whichever is the
6 more cost effective.

7 (g) Funds held in the reserve account and other Universal
8 Healthcare Fund accounts may be prudently invested to increase
9 their value according to the Department of Insurance's standards
10 for liquidity and asset management.

11 140203. (a) The Director of the Universal Healthcare Fund
12 shall immediately notify the commissioner when regional or
13 statewide revenue and expenditure trends indicate that expenditures
14 may exceed revenues.

15 (b) If the commissioner determines that statewide revenue trends
16 indicate the need for statewide cost control measures, the
17 commissioner shall convene the Universal Healthcare Policy Board
18 to discuss the need for cost control measures and shall immediately
19 report to the Legislature and the public regarding the possible need
20 for cost control measures.

21 (c) Cost control measures include any or all of the following:

22 (1) Changes in the system or health facility administration that
23 improve efficiency.

24 (2) Changes in the delivery of health care services that improve
25 efficiency and care quality.

26 (3) Postponement of introduction of new benefits or benefit
27 improvements.

28 (4) Seeking statutory authority for a temporary decrease in
29 benefits.

30 (5) Postponement of planned capital expenditures.

31 (6) Adjustments of health care provider payments to correct for
32 deficiencies in care quality and failure to meet compensation
33 contract performance goals, pursuant to subdivisions (a) to (f),
34 inclusive, of Section 140106, paragraph (4) of subdivision (a) of
35 Section 140204, subdivision (a) of Section 140213, and
36 subdivisions (c) and (d) of Section 140606.

37 (7) Adjustments to the reimbursement of managerial employees
38 and upper level managers of the system to correct for deficiencies
39 in management and failure to meet contract performance goals.

1 (8) Limitations on the reimbursement budgets of the system's
2 providers and upper level managers whose compensation is
3 determined by the Payments Board.

4 (9) Limitations on aggregate reimbursements to manufacturers
5 of pharmaceutical and durable and nondurable medical equipment.

6 (10) Deferred funding of the reserve account.

7 (11) Imposition of copayments or deductible payments. Any
8 copayment or deductible payments imposed under this section
9 shall be subject to all of the following requirements:

10 (A) No copayment or deductible may be established when
11 prohibited by federal law.

12 (B) All copayments and deductibles shall meet federal guidelines
13 for copayments and deductible payments that may lawfully be
14 imposed on persons with low income.

15 (C) The commissioner shall establish standards and procedures
16 for waiving copayments or deductible payments and a waiver card
17 that shall be issued to a patient or to a family to indicate the waiver.
18 Procedures for copayment waiver may include a determination by
19 a patient's primary care provider that imposition of a copayment
20 would be a financial hardship. Copayment and deductible waivers
21 shall be reviewed annually by the regional planning director.

22 (D) Waivers shall not affect the reimbursement of health care
23 providers.

24 (E) Any copayments or deductible payments established
25 pursuant to this section shall be transmitted to the Treasurer to be
26 deposited to the credit of the Universal Healthcare Fund.

27 (12) Imposition of an eligibility waiting period and other means
28 if the commissioner determines that large numbers of people are
29 emigrating to the state for the purpose of obtaining health care
30 through the system.

31 (d) Nothing in this division shall be construed to diminish the
32 benefits that an individual has under a collective bargaining
33 agreement or statute.

34 (e) Nothing in this division shall preclude employees from
35 receiving benefits available to them under a collective bargaining
36 agreement or other employee-employer agreement or a statute that
37 are superior to benefits under this division.

38 (f) Cost control measures implemented by the commissioner
39 and the Universal Healthcare Policy Board shall remain in place
40 in the state until the commissioner and the Universal Healthcare

1 Policy Board determine that the cause of a revenue shortfall has
2 been corrected.

3 (g) If the Universal Healthcare Policy Board determines that
4 cost control measures described in subdivision (c) will not be
5 sufficient to meet a revenue shortfall, the commissioner shall report
6 to the Legislature and to the public on the causes of the shortfall
7 and the reasons for the failure of cost controls and shall recommend
8 measures to correct the shortfall, including an increase in premium
9 payments to the system.

10 140204. (a) If the commissioner or a regional planning director
11 determines that regional revenue and expenditure trends indicate
12 a need for regional cost control measures, the regional planning
13 director shall convene the regional planning board to discuss the
14 possible need for cost control measures and to make a
15 recommendation about appropriate measures to control costs.
16 These may include any of the following:

17 (1) Changes in the administration of the system or in health
18 facility administration that improve efficiency.

19 (2) Changes in the delivery of health care services and health
20 system management that improve efficiency or care quality.

21 (3) Postponement of planned regional capital expenditures.

22 (4) Adjustment of payments to health care providers to reflect
23 deficiencies in care quality and failure to meet compensation
24 contract performance goals and payments to upper level managers
25 to reflect deficiencies in management and failure to meet
26 compensation contract performance goals.

27 (5) Adjustment of payments to health care providers and upper
28 level managers above a specified amount of aggregate billing.

29 (6) Adjustment of payments to pharmaceutical and medical
30 equipment manufacturers and others selling goods and services to
31 the system above a specified amount of aggregate billing.

32 (b) If a regional planning board is convened to implement cost
33 control measures, the commissioner shall participate in the regional
34 planning board meeting.

35 (c) The regional planning director, in consultation with the
36 commissioner, shall determine if cost control measures are
37 warranted and those measures that shall be implemented.

38 (d) Imposition of copayments or deductibles, postponement of
39 new benefits or benefit improvements, deferred funding of the
40 reserve account, establishment of eligibility waiting periods, and

1 increases in premium payments under the system may occur on a
2 statewide basis only and with the concurrence of the commissioner
3 and the Universal Healthcare Policy Board.

4 (e) If a regional planning director and regional planning board
5 are considering imposition of cost control measures, the regional
6 planning director shall immediately report to the residents of the
7 region regarding the possible need for cost control measures.

8 (f) Cost control measures shall remain in place in a region until
9 the regional planning director and the commissioner determine
10 that the cause of a revenue shortfall has been corrected.

11 140205. (a) If, on June 30 of any year, the Budget Act for the
12 fiscal year beginning on July 1 has not been enacted, all moneys
13 in the reserve account of the Universal Healthcare Fund shall be
14 used to implement this division until funds are available through
15 the Budget Act.

16 (b) Notwithstanding any other provision of law and without
17 regard to fiscal year, if the annual Budget Act is not enacted by
18 June 30 of any fiscal year preceding the fiscal year to which the
19 budget would apply and if the commissioner determines that funds
20 in the reserve account are depleted, the following shall occur:

21 (1) The Controller shall annually transfer from the General
22 Fund, in the form of one or more loans, an amount to the Universal
23 Healthcare Fund for the purpose of making payments to health
24 care providers and to persons and businesses under contract with
25 the system or with health care providers to provide services,
26 medical equipment, and pharmaceuticals to the system.

27 (2) Upon enactment of the Budget Act in any fiscal year to
28 which paragraph (1) applies, the Controller shall transfer all
29 expenditures and unexpected funds loaned to the Universal
30 Healthcare Fund to the appropriate Budget Act item.

31 (3) The amount of any loan made pursuant to paragraph (1) for
32 which moneys were expended from the Universal Healthcare Fund
33 shall be repaid by debiting the appropriate Budget Act item in
34 accordance with procedures prescribed by the Department of
35 Finance.

36 140206. (a) The commissioner annually shall prepare a budget
37 for the system that includes all expenditures, specifies a limit on
38 total annual state expenditures, and establishes allocations for each
39 health care region that shall cover a three-year period and that shall
40 be disbursed on a quarterly basis.

1 (b) The commissioner shall limit the growth of spending on a
2 statewide and on a regional basis, by reference to average growth
3 in state domestic product across multiple years; population growth,
4 actuarial demographics and other demographic indicators;
5 differences in regional costs of living; advances in technology and
6 their anticipated adoption into the benefit plan; improvements in
7 efficiency of administration and care delivery; improvements in
8 the quality of care; and projected future state domestic product
9 growth rates.

10 (c) The commissioner shall adjust the system's budget so that
11 aggregate spending in the state on health care outside of the system
12 shall not exceed spending under this division by more than 5
13 percent.

14 (d) The commissioner shall project the system's revenues and
15 expenditures for 3, 6, 9, and 12 years pursuant to parameters
16 prescribed in subdivision (g).

17 (e) The commissioner shall annually convene a system revenue
18 and expenditure conference to discuss revenue and expenditure
19 projections and future policy directions and initiatives for the
20 system, including means to lower the cost of administration,
21 improve management of and investment in capital assets, and
22 improve the quality of care and health system management.
23 Participants shall include regional planning directors and medical
24 officers, directors of the Universal Healthcare Fund and the
25 Payments Board, the patient advocate, state and regional directors
26 of the Partnerships for Health, and representatives of the upper
27 level managers of the system.

28 (f) The budget for the system shall include all of the following:

- 29 (1) Transition budget.
- 30 (2) Providers and managers budget.
- 31 (3) Capitated operating budgets.
- 32 (4) Noncapitated operating budgets.
- 33 (5) Capital investment budget.
- 34 (6) Purchasing budget.
- 35 (7) Research and innovation budget.
- 36 (8) Workforce training and development budget.
- 37 (9) Reserve account.
- 38 (10) System administration system.
- 39 (11) Regional budgets.

- 1 (g) In establishing budgets, the commissioner shall make
2 adjustments based on all of the following:
- 3 (1) Costs of transition to the new system.
 - 4 (2) Projections regarding the health care services anticipated to
5 be used by California residents.
 - 6 (3) Differences in cost of living between the regions, including
7 the overhead costs of maintaining medical practices.
 - 8 (4) Health risk of enrollees.
 - 9 (5) Scope of services provided.
 - 10 (6) Innovative programs that improve care quality,
11 administrative efficiency, and workplace safety.
 - 12 (7) Unrecovered cost of providing care to persons who are not
13 enrollees of the system. The commissioner shall seek to recover
14 the costs of care provided to persons who are not enrollees of the
15 system.
 - 16 (8) Costs of workforce training and development.
 - 17 (9) Costs of correcting health outcome disparities and the unmet
18 needs of previously uninsured and underinsured enrollees.
 - 19 (10) Relative usage of different health care providers.
 - 20 (11) Needed improvements in access to care.
 - 21 (12) Projected savings in administrative costs.
 - 22 (13) Projected savings due to provision of primary and
23 preventive care to the population, including savings from decreases
24 in preventable emergency room visits and hospitalizations.
 - 25 (14) Projected savings from improvements in care quality.
 - 26 (15) Projected savings from decreases in medical errors.
 - 27 (16) Projected savings from systemwide management of capital
28 expenditures.
 - 29 (17) Cost of incentives and bonuses to support the delivery of
30 high quality care, including incentives and bonuses needed to
31 recruit and retain an adequate supply of needed providers and
32 managers and to attract health care providers to medically
33 underserved areas.
 - 34 (18) Costs of treating complex illnesses, including disease
35 management programs.
 - 36 (19) Cost of implementing standards of care, care coordination,
37 electronic medical records, and other electronic initiatives.
 - 38 (20) Costs of new technology.
 - 39 (21) Technology research and development costs and costs
40 related to the system's use of new technologies.

1 (h) Moneys in the reserve account shall not be considered as
2 available revenues for the purposes of preparing the system's
3 budget, except when the annual Budget Act has not been enacted
4 by June 30 of any fiscal year.

5 140207. The commissioner shall annually establish the total
6 funds to be allocated for provider and manager compensation
7 pursuant to this section. In establishing the provider and manager
8 budgets, the commissioner shall allot sufficient funds to assure
9 that California can attract and retain those providers and managers
10 needed to meet the health needs of the population. In establishing
11 provider and manager budgets, the commissioner shall allocate
12 funds for both salaries, incentives, bonuses, and benefits to be
13 provided to officers and upper level managers of the system who
14 are exempt from state civil service statutes.

15 140208. (a) The commissioner shall establish the Payments
16 Board and shall appoint a director and members of the board.

17 (b) The commissioner shall retain the authority to review,
18 approve, reject, and modify all payment contracts and
19 compensation plans established pursuant to this section.

20 (c) The Payments Board shall be composed of experts in health
21 care finance and insurance systems, a designated representative
22 of the commissioner, a designated representative of the Universal
23 Healthcare Fund, and a representative of the regional planning
24 directors. The position of regional representative shall rotate among
25 the directors of the regional planning boards every two years.

26 (d) The board shall establish and supervise a uniform payments
27 system for health care providers and managers and shall maintain
28 a compensation plan for all of the following health care providers
29 and managers pursuant to the provider and manager budget
30 established by the commissioner:

31 (1) Upper level managers employed in private health care
32 facilities, including, but not limited to, hospitals, integrated health
33 care delivery systems, group and solo medical practices, and
34 essential community facilities.

35 (2) Managers and officers of the system who are exempt from
36 statutes governing civil service employment.

37 (3) Health care providers including, but not limited to,
38 physicians, osteopathic physicians, dentists, podiatrists, nurse
39 practitioners, physician assistants, chiropractors, acupuncturists,
40 psychologists, social workers, marriage, family and child

1 counselors, and other professional health care providers who are
2 required by law to be licensed to practice in California and who
3 provide services pursuant to the system.

4 (4) Health care providers licensed and accredited to provide
5 services in California may choose, on a case-by-case or on an
6 aggregate basis, to be compensated for their services either by the
7 system or by a person to whom they provide services.

8 (5) Compensation for employees of the system that was
9 determined through employer-union negotiations before
10 implementation of this division shall be determined by negotiations
11 between the system and the unions after implementation of this
12 division.

13 (6) Health care providers electing to be compensated by the
14 system shall enter into a contract with the system pursuant to
15 provisions of this section.

16 (7) Health care providers electing to be compensated by persons
17 to whom they provide services, instead of by the system, may
18 establish charges for their services.

19 (8) Health care providers who accept any payment under this
20 division shall not bill a patient for any covered service.

21 (e) Health care providers licensed or accredited to provide
22 services in California, who choose to be compensated by the system
23 instead of by patients to whom they provide services may choose
24 how they wish to be compensated under this division, as
25 fee-for-service providers or as salaried providers in health care
26 systems that provide comprehensive, coordinated services.

27 (f) Notwithstanding provisions of the Business and Professions
28 Code, nurse practitioners, physician assistants, and others who
29 under California law must be supervised by a physician and
30 surgeon, an osteopathic physician, a dentist, or a podiatrist, may
31 choose fee-for-service compensation while under lawfully required
32 supervision. However, nothing in this section shall interfere with
33 the right of a supervising health care provider to enter into a
34 contractual arrangement that provides for salaried compensation
35 for employees who must be supervised under the law by a
36 physician and surgeon, an osteopathic physician, a dentist, or a
37 podiatrist.

38 (g) The compensation plan shall include all of the following:

39 (1) Actuarially sound payments that include a just and fair return
40 for health care providers in the fee-for-service sector and for health

1 care providers working in health systems where comprehensive
2 and coordinated services are provided, including the actuarial basis
3 for the payment.

4 (2) Payment schedules that shall be in effect for three years.

5 (3) Bonus and incentive payments, including, but not limited
6 to, all the following:

7 (A) Bonus payments for health care providers and upper level
8 managers who, in providing services and managing facilities,
9 practices, and integrated health systems pursuant to this division,
10 meet performance standards and outcome goals established by the
11 system.

12 (B) Incentive payments for health care providers and upper level
13 managers who provide services to the system in areas identified
14 by the Office of Health Planning as medically underserved.

15 (C) Incentive payments required to achieve the ratio of generalist
16 to specialist health care providers needed in order to meet the
17 standards of care and health needs of the population.

18 (D) Incentive payments required to recruit and retain nurse
19 practitioners and physician assistants in order to provide primary
20 and preventive care to the population.

21 (E) No bonus or incentive payment may be made in excess of
22 the total allocation for health care provider and manager incentive
23 and bonus reimbursement established by the commissioner in the
24 system's budget.

25 (F) No incentive may adversely affect the care a patient receives
26 or the care a health care provider recommends.

27 (h) Health care providers shall be paid for all services provided
28 pursuant to this division, including care provided to persons who
29 are subsequently determined to be ineligible for the system.

30 (i) Licensed health care providers who deliver services not
31 covered under the system may establish rates and charge patients
32 for those services.

33 (j) Reimbursement to health care providers and managers may
34 not exceed the amount allocated by the commissioner to provider
35 and manager annual budgets.

36 140209. (a) Fee-for-service health care providers shall choose
37 representatives of their specialties to negotiate reimbursement rates
38 with the Payments Board on their behalf.

39 (b) The Payments Board shall establish a uniform system of
40 payments for all services provided pursuant to this division.

1 (c) Payment schedules shall be available to health care providers
2 in printed and in electronic documents.

3 (d) Payment schedules shall be in effect for three years, at which
4 time payment schedules may be renegotiated. Payment adjustments
5 may be made at the discretion of the Payments Board to meet the
6 goals of the system.

7 (e) In establishing a uniform system of payments, the Payments
8 Board shall collaborate with regional planning directors and health
9 care providers and shall take into consideration regional differences
10 in the cost of living and the need to recruit and retain skilled health
11 care providers in the region.

12 (f) Fee-for-service health care providers shall submit claims
13 electronically to the Universal Healthcare Fund and shall be paid
14 within 30 business days for claims filed in compliance with
15 procedures established by the Universal Healthcare Fund.

16 140210. (a) Compensation for health care providers and upper
17 level managers employed by integrated health care delivery
18 systems, group medical practices, and essential community
19 providers that provide comprehensive, coordinated services shall
20 be determined according to the following guidelines:

21 (b) Health care providers and upper level managers employed
22 by systems that provide comprehensive, coordinated health care
23 services shall be represented by their respective employers for the
24 purposes of negotiating reimbursement with the Payments Board.

25 (c) In negotiating reimbursement with systems providing
26 comprehensive, coordinated services, the Payments Board shall
27 take into consideration the need for comprehensive systems to
28 have flexibility in establishing health care provider and upper level
29 manager reimbursement.

30 (d) Payment schedules shall be in effect for three years.
31 However, payment adjustments may be made at the discretion of
32 the Payments Board to meet the goals of the system.

33 (e) The Payments Board shall take into consideration regional
34 differences in the cost of living and the need to recruit and retain
35 skilled health care providers and upper level managers to the
36 regions.

37 (f) The Payments Board shall establish a timetable for
38 reimbursement for fee-for-service health care providers
39 negotiations. If an agreement on reimbursement is not reached
40 according to the timetable established by the Payments Board, the

1 Payments Board shall establish reimbursement rates, which shall
2 be binding.

3 (g) Reimbursement negotiations shall be conducted consistent
4 with the state action doctrine of the antitrust laws.

5 140211. (a) The Payments Board shall annually report to the
6 commissioner on the status of health care provider and upper level
7 manager reimbursement, including satisfaction with reimbursement
8 levels and the sufficiency of funds allocated by the commissioner
9 for provider and upper level manager reimbursement. The
10 Payments Board shall recommend needed adjustments in the
11 allocation for health care provider payments.

12 (b) The Office of Health Care Quality shall annually report to
13 the commissioner on the impact of the bonus payments in
14 improving quality of care, health outcomes, and management
15 effectiveness. The Payments Board shall recommend needed
16 adjustments in bonus allocations.

17 (c) The Office of Health Planning shall annually report to the
18 commissioner on the impact of the incentive payments in recruiting
19 health care providers and upper level managers to underserved
20 areas, in establishing the needed ratio of generalist to specialist
21 health care providers and in attracting and retaining nurse
22 practitioners and physician assistants to the state and shall
23 recommend needed adjustments.

24 140212. (a) The commissioner shall establish an allocation
25 for each region to fund regional operating and capital budgets for
26 a period of three years. Allocations shall be disbursed to the regions
27 on a quarterly basis.

28 (b) Integrated health care delivery systems, essential community
29 providers, and group medical practices that provide comprehensive,
30 coordinated services may choose to be reimbursed on the basis of
31 a capitated system operating budget or a noncapitated system
32 operating budget that covers all costs of providing health care
33 services.

34 (c) Health care providers choosing to function on the basis of
35 a capitated or a noncapitated system operating budget shall submit
36 three-year operating budget requests to the regional planning
37 director, pursuant to standards and guidelines established by the
38 commissioner.

39 (1) Health care providers may include in their operating budget
40 requests reimbursement for ancillary health care or social services

1 that were previously funded by money now received and disbursed
2 by the Universal Healthcare Fund.

3 (2) No payment may be made from a capitated or noncapitated
4 budget for a capital expense except as provided in Section 140216.

5 (d) Regional planning directors shall negotiate operating budgets
6 with regional health care entities, which shall cover a period of
7 three years.

8 (e) Operating and capitated budgets shall include health care
9 workforce labor costs other than those described in paragraphs
10 (1), (2), and (3) of subdivision (d) of Section 140208. If unions
11 represent employees working in systems functioning under
12 capitated or noncapitated budgets, unions shall represent those
13 employees in negotiations with the regional planning director and
14 the Payments Board for the purpose of establishing their
15 reimbursement.

16 140213. (a) Health systems and medical practices functioning
17 under capitated and noncapitated operating budgets shall
18 immediately report any projected operating deficit to the regional
19 planning director. The regional planning director shall determine
20 whether projected deficits reflect appropriate increases in
21 expenditures, in which case the director shall make an adjustment
22 to the operating budget. If the director determines that deficits are
23 not justifiable, no adjustment shall be made.

24 (b) If a regional planning director determines that adjustments
25 to operating budgets will cause a regional revenue shortfall and
26 that cost control measures may be required, the regional planning
27 director shall report the possible revenue shortfall to the
28 commissioner and take actions required pursuant to Section
29 140203.

30 140215. (a) Margins generated by a facility operating under
31 a system operating budget may be retained and used to meet the
32 health care needs of the population.

33 (b) No margin may be retained if that margin was generated
34 through inappropriate limitations on access to health care or
35 compromises in the quality of care or in any way that adversely
36 affected or is likely to adversely affect the health of the persons
37 receiving services from a facility, integrated health care delivery
38 system, group medical practice, or essential community provider
39 functioning under a system operating budget.

1 (1) The chief medical officer shall evaluate the source of margin
2 generation and report violations of this section to the commissioner.

3 (2) The commissioner shall establish and enforce penalties for
4 violations of this section.

5 (3) Penalty payments collected pursuant to violations of this
6 section shall be remitted to the Universal Healthcare Fund for use
7 in the California Universal Healthcare System.

8 (c) Facilities operating under system operating budgets of the
9 California Universal Healthcare System may raise and expend
10 funds from sources other than the system including, but not limited
11 to, private or foundation donors for purposes related to the goals
12 of this division and in accordance with provisions of this division.

13 140216. (a) During the transition, the commissioner shall
14 develop a capital management plan that shall include
15 conflict-of-interest standards and that shall govern all capital
16 investments and acquisitions undertaken in the system. The plan
17 shall include a framework, standards, and guidelines for all of the
18 following:

19 (1) Standards whereby the Office of Health Planning shall
20 oversee, assist in the implementation of, and ensure that the
21 provisions of the capital management plan are enforced.

22 (2) Assessment and prioritization of short- and long-term capital
23 needs of the system on statewide and regional bases.

24 (3) Assessment of capital health care assets and capital health
25 care asset shortages on a regional and statewide basis at the time
26 this division is first implemented.

27 (4) Development by the commissioner of a multiyear system
28 capital development plan that supports the system's goals,
29 priorities, and performance standards and meets the health needs
30 of the population.

31 (5) Development, as part of the system's capital budget, of
32 regional capital allocations that shall cover a period of three years.

33 (6) Evaluation of, and support for, noninvestment means to
34 meet health care needs, including, but not limited to, improvements
35 in administrative efficiency, care quality, and innovative service
36 delivery, use, adaptation or refurbishment of existing land and
37 property, and identification of publicly owned land or property
38 that may be available to the system and that may meet a capital
39 need.

1 (7) Development and maintenance of capital inventories on a
2 regional basis, including the condition, utilization capacity,
3 maintenance plan and costs, deferred maintenance of existing
4 capital inventory, and excess capital capacity.

5 (8) A process whereby those intending to make capital
6 investments or acquisitions shall prepare a business case for making
7 the investment or acquisition, including the full life-cycle costs of
8 the project or acquisition, an environmental impact report that
9 meets existing state standards, and a demonstration of how the
10 investment or acquisition meets the health needs of the population
11 it is intended to serve. Acquisitions include, but are not limited to,
12 the acquisition of land, operational property, or administrative
13 office space.

14 (9) Standards and a process whereby the regional planning
15 directors shall evaluate, accept, reject, or modify a business plan
16 for a capital investment or acquisition. Decisions of a regional
17 planning director may be appealed through a dispute resolution
18 process established by the commissioner.

19 (10) Standards for binding project contracts between the system
20 and the party developing a capital project or making a capital
21 acquisition that shall govern all terms and conditions of capital
22 investments and acquisitions, including terms and conditions for
23 grants, loans, lines of credit, and lease-purchase arrangements by
24 the system.

25 (11) A process and standards whereby the Director of the
26 Universal Healthcare Fund shall negotiate terms and conditions
27 of the liens, grants, lines of credit, and lease-purchase arrangements
28 for capital investments and acquisitions by the system. Terms and
29 conditions negotiated by the Director of the Universal Healthcare
30 Fund shall be included in project contracts.

31 (12) A plan for the commissioner and for the regional planning
32 directors to issue requests for proposals and to oversee a process
33 of competitive bidding for the development of capital projects that
34 meet the needs of the system and to fund, partially fund, or
35 participate in seeking funding for, those capital projects.

36 (13) Responses to requests for proposals and competitive bids
37 shall include a description of how a project meets the service needs
38 of the region and addresses the environmental impact report and
39 shall include the full life-cycle costs of a capital asset.

1 (14) Requests for proposals shall address how intellectual
2 property will be handled and shall include conflict-of-interest
3 guidelines that meet standards established by the commissioner
4 as part of the capital management plan.

5 (15) A process and standards for periodic revisions in the capital
6 management plan, including annual meetings in each region to
7 discuss the plan and make recommendations for improvements in
8 the plan.

9 (16) Standards for determining when a violation of these
10 provisions shall be referred to the Attorney General for
11 investigation and possible prosecution of the violation.

12 (b) No registered lobbyist shall participate in or in any way
13 attempt to influence the request for proposals or competitive bid
14 process.

15 (c) Development of performance standards and a process to
16 monitor and measure performance of those making capital health
17 care investments and acquisitions, including those making capital
18 investments pursuant to a state competitive bidding process.

19 (d) A process for earned autonomy from state capital investment
20 oversight for those who demonstrate the ability to manage capital
21 investment and capital assets effectively in accordance with the
22 system's standards, and standards for loss of earned autonomy
23 when capital management is ineffective.

24 (e) Terms and conditions of capital project oversight by the
25 system shall be based on the performance history of the project
26 developer. Health care providers may earn autonomy from
27 oversight if they demonstrate effective capital planning and project
28 management, pursuant to the goals and guidelines established by
29 the commissioner. Health care providers who do not demonstrate
30 such proficiency shall remain subject to oversight by the regional
31 planning director or shall lose autonomy from oversight.

32 (f) In general, no capital investment may be made from an
33 operating budget. However, guidelines shall be established for the
34 types and levels of small capital investments that may be
35 undertaken from an operating budget without the approval of the
36 regional planning director.

37 (g) Any capital investments required for compliance with
38 federal, state, or local regulatory requirements or quality assurance
39 standards shall be exempt from paragraph (2) of subdivision (c)
40 of Section 140212.

1 140217. (a) Regional planning directors shall develop a
2 regional capital development plan pursuant to the system’s capital
3 management plan established by the commissioner. In developing
4 the regional capital development plan, the regional planning
5 director shall do all of the following:

6 (1) Implement the standards and requirements of the capital
7 management plan established by the commissioner.

8 (2) Develop a multiyear regional capital health management
9 plan that supports regional goals and the state capital management
10 plan.

11 (3) Assist regional health care providers to develop capital
12 budget requests pursuant to the regional capital budget plan and
13 the system’s capital management plan established by the
14 commissioner.

15 (4) Receive and evaluate capital budget requests from regional
16 health care providers.

17 (5) Establish ranking criteria to assess competing demands for
18 capital.

19 (6) Participate in planning for needed earthquake retrofits.
20 However, the cost of mandatory earthquake retrofits of health care
21 facilities shall not be the responsibility of the system.

22 (7) Conduct ongoing project evaluation to assure that terms and
23 conditions of project funding are met.

24 (b) Services provided as a result of capital investments or
25 acquisitions that do not meet the terms of the regional capital
26 development plan and the capital management plan developed by
27 the commissioner shall not be reimbursed by the system.

28 140218. (a) Assets financed by state grants, loans, lines of
29 credit, and lease-purchase arrangements shall be owned, operated,
30 and maintained by the recipient of the grant, loan, line of credit,
31 or lease-purchase arrangement, according to terms established at
32 the time of issuance of the grant, loan, or line of credit, or
33 lease-purchase arrangement.

34 (b) Assets financed under long-term leases with the system shall
35 be transferred to public ownership at the end of the lease, unless
36 the commissioner determines that an alternative disposition would
37 be of greater benefit to the system, in which case the commissioner
38 may authorize an alternative disposition.

39 (c) When an asset, which was in whole or in part financed by
40 the system, is to be sold or transferred by a party that received

1 financing from the system for purchase, lease, or construction of
2 the asset, an impartial estimate of the fair market value of the asset
3 shall be undertaken. The system shall receive a share of the fair
4 market value of the asset at the time of its sale or transfer that is
5 in proportion to the system's original investment. The system may
6 elect to postpone receipt of its share of the value of the asset if the
7 commissioner determines that the postponement meets the needs
8 of the system.

9 140219. The regional planning directors shall make financial
10 information available to the public when the system's contribution
11 to a capital project is greater than twenty-five million dollars
12 (\$25,000,000). Information shall include the purpose of the project
13 or acquisition, its relation to the system's goals, the project budget
14 and the timetable for completion, environmental impact reports,
15 any terms-related conflicts of interest, and performance standards
16 and benchmarks.

17 140220. (a) The commissioner shall establish a budget for the
18 purchase of prescription drugs and durable and nondurable medical
19 equipment for the system.

20 (b) The commissioner shall use the purchasing power of the
21 state to obtain the lowest possible prices for prescription drugs and
22 durable and nondurable medical equipment.

23 (c) The commissioner shall make discounted prices available
24 to all California residents, licensed and accredited providers and
25 facilities under the terms of their licenses and accreditation, health
26 care providers, prescription drug and medical equipment
27 wholesalers, and retailers of products approved for use and included
28 in the benefit package of the system.

29 140221. (a) The commissioner shall establish a budget to
30 support research and innovation that has been recommended by
31 the chief medical officer, the director of planning, the patient
32 advocates, the Partnerships for Health, the Technology Advisory
33 Committee, and others as required by the commissioner.

34 (b) The research and innovation budget shall support the goals
35 and standards of the system.

36 140222. (a) The commissioner shall establish a budget to
37 support the training, development, and continuing education of
38 health care providers and the health care workforce needed to meet
39 the health care needs of the population and the goals and standards
40 of the system.

1 (b) During the transition, the commissioner shall determine an
2 appropriate level and duration of spending to support the retraining
3 and job placement of persons who have been displaced from
4 employment as a result of the transition to the system.

5 (c) The commissioner shall establish guidelines for giving
6 special consideration for employment to persons who have been
7 displaced as a result of the transition to the system.

8 140223. (a) The commissioner shall establish a reserve budget
9 pursuant to this section.

10 (b) The reserve budget may be used only for purposes set forth
11 in this division.

12 140224. (a) The commissioner shall establish a budget that
13 covers all costs of administering the system.

14 (b) Administrative costs on a systemwide basis shall be limited
15 to 10 percent of system costs within five years of completing the
16 transition to the system.

17 (c) Administrative costs on a systemwide basis shall be limited
18 to 5 percent of system costs within 10 years of completing the
19 transition to the system.

20 (d) The commissioner shall ensure that the percentage of the
21 budget allocated to support system administration stays within the
22 allowable limits and shall continually seek means to lower system
23 administrative costs.

24 (e) The commissioner shall report to the public, the regional
25 planning directors, and others attending the annual system revenue
26 and expenditure conference pursuant to Section 140206 on the
27 costs of administering the system and the regions and shall make
28 recommendations for reducing administrative costs and receive
29 recommendations for reducing administrative costs.

30
31 Article 2. California Universal Healthcare Premium
32 Commission
33

34 140230. (a) There is hereby created the California Universal
35 Healthcare Premium Commission, referred to in this division as
36 the Premium Commission.

37 (b) The Premium Commission shall be composed of the
38 following members:

39 (1) Three health economists with experience relevant to the
40 functions of the Premium Commission. One shall be appointed by

1 the Speaker of the Assembly, one shall be appointed by the Senate
2 Committee on Rules and one shall be appointed by the Governor.

3 (2) Two representatives of California's business community,
4 with one representing small business. One shall be appointed by
5 the Governor, and the representative of small business shall be
6 appointed by the Senate Committee on Rules.

7 (3) Two representatives from organized labor. One shall be
8 appointed by the Senate Committee on Rules, and one shall be
9 appointed by the Speaker of the Assembly.

10 (4) Two representatives of nonprofit organizations whose
11 principal purpose includes promoting the establishment of a system
12 of universal health care in California. One shall be appointed by
13 the Senate Committee on Rules and one shall be appointed by the
14 Speaker of the Assembly.

15 (5) One representative of a nonprofit advocacy organization
16 with expertise in taxation policy whose principal purpose includes
17 advocating for sustainable funding for the public infrastructure.
18 This person shall be appointed by the Speaker of the Assembly.

19 (6) Two members of the Legislature who shall be members of
20 a policy committee having jurisdiction over health care issues.
21 One shall be appointed by the Senate Committee on Rules and one
22 shall be appointed by the Speaker of the Assembly.

23 (7) The Executive Officer of the Franchise Tax Board.

24 (8) The Chair of the State Board of Equalization.

25 (9) The Director of the Employment Development Department.

26 (10) The Legislative Analyst.

27 (11) The Secretary of California Health and Human Services.

28 (12) The Director of the Department of Finance.

29 (13) The Controller.

30 (14) The Treasurer.

31 (15) The Lieutenant Governor.

32 (c) Upon appointment, the Premium Commission shall meet at
33 least once a month. The Premium Commission shall elect a chair
34 from its membership during its first meeting. The Premium
35 Commission shall receive public comments during a portion of
36 each of its meetings, and all of its meetings shall be conducted
37 pursuant to the Bagley-Keene Open Meeting Act (Article 9
38 commencing with Section 11120) of Chapter 1 of Part 1 of
39 Division 3 of Title 2 of the Government Code).

1 140231. (a) The Premium Commission shall perform the
2 following functions:

3 (1) Determine the aggregate costs of providing health care
4 coverage pursuant to this division.

5 (2) Develop an equitable and affordable premium structure that
6 will generate adequate revenue for the Universal Healthcare Fund
7 established pursuant to Section 140200 and ensure stable and
8 actuarially sound funding for the system.

9 (b) The Premium Commission shall perform the functions
10 described in this section by considering existing financial
11 simulations and analyses of universal health care proposals,
12 including, but not limited to, the analysis completed by the Lewin
13 Group in January 2005, of Senate Bill 921 of the 2003–04 Regular
14 Session.

15 140232. (a) The premium structure developed by the Premium
16 Commission shall satisfy the following criteria:

17 (1) Be means-based and generate adequate revenue to implement
18 this division.

19 (2) To the greatest extent possible, ensure that all income earners
20 and all employers contribute a premium amount that is affordable
21 and that is consistent with existing funding sources for health care
22 in California.

23 (3) Maintain the current ratio for aggregate health care
24 contributions among the traditional health care funding sources,
25 including employers, individuals, government, and other sources.

26 (4) Provide a fair distribution of monetary savings achieved
27 from the establishment of a universal health care system.

28 (5) Coordinate with existing, ongoing funding sources from
29 federal and state programs.

30 (6) Be consistent with state and federal requirements governing
31 financial contributions for persons eligible for existing public
32 programs.

33 (7) Comply with federal requirements.

34 (b) The Premium Commission shall seek expert and legal advice
35 regarding the best method to structure premium payments
36 consistent with existing employer-employee health care financing
37 structures.

38 140233. The Premium Commission may take all of the
39 following actions:

1 (a) Obtain grants from, and contract with, individuals and
2 private, local, state, and federal agencies, organizations, and
3 institutions, including institutions of higher education.

4 (b) Receive charitable contributions or any other source of
5 income that may be lawfully received.

6 140234. (a) The Premium Commission may consult with
7 additional persons, advisory entities, governmental agencies,
8 Members of the Legislature, and legislative staff as it deems
9 necessary to perform its functions.

10 (b) The Premium Commission shall seek structured input from
11 representatives of stakeholder organizations, policy institutes, and
12 other persons with expertise in health care, health care financing,
13 or universal health care models in order to ensure that it has the
14 necessary information, expertise, and experience to perform its
15 functions.

16 (c) The Premium Commission shall be supported by a reasonable
17 amount of staff time, which shall be provided by the state agencies
18 with membership on the Premium Commission. The Premium
19 Commission may request data from, and utilize the technical
20 expertise of, other state agencies.

21 140235. (a) On or before January 1, 2010, the Premium
22 Commission shall submit to the Governor and the Legislature a
23 detailed recommendation for a premium structure.

24 (b) The Premium Commission shall submit a draft
25 recommendation to the Governor, Legislature, and the public at
26 least 90 days prior to submission of the final recommendation
27 described in subdivision (a). The Premium Commission shall seek
28 input from the public on the draft recommendation.

29 140236. The Premium Commission shall be funded upon an
30 appropriation by the Legislature in the Budget Act of 2008.

31

32

Article 3. Governmental Payments

33

34 140240. (a) (1) The commissioner shall seek all necessary
35 waivers, exemptions, agreements, or legislation, so that all current
36 federal payments to the state for health care services be paid
37 directly to the system, which shall then assume responsibility for
38 all benefits and services previously paid for by the federal
39 government with those funds.

1 (2) In obtaining the waivers, exemptions, agreements, or
2 legislation, the commissioner shall seek from the federal
3 government a contribution for health care services in California
4 that shall not decrease in relation to the contribution to other states
5 as a result of the waivers, exemptions, agreements, or legislation.

6 (b) (1) The commissioner shall seek all necessary waivers,
7 exemptions, agreements, or legislation, so that all current state
8 payments for health care services shall be paid directly to the
9 system, which shall then assume responsibility for all benefits and
10 services previously paid for by state government with those funds.

11 (2) In obtaining the waivers, exemptions, agreements, or
12 legislation, the commissioner shall seek from the Legislature a
13 contribution for health care services that shall not decrease in
14 relation to state government expenditures for health care services
15 in the year that this division was enacted, except that it may be
16 corrected for change in state gross domestic product, the size and
17 age of population, and the number of residents living below the
18 federal poverty level.

19 (c) The commissioner shall establish formulas for equitable
20 contributions to the system from all California counties and other
21 local government agencies.

22 (d) The commissioner shall seek all necessary waivers,
23 exemptions, agreements, or legislation, so that all county or other
24 local government agency payments shall be paid directly to the
25 system.

26 140241. The system's responsibility for providing health care
27 services shall be secondary to existing federal, state, or local
28 governmental programs for health care services to the extent that
29 funding for these programs is not transferred to the Universal
30 Healthcare Fund or that the transfer is delayed beyond the date on
31 which initial benefits are provided under the system.

32 140242. In order to minimize the administrative burden of
33 maintaining eligibility records for programs transferred to the
34 system, the commissioner shall strive to reach an agreement with
35 federal, state, and local governments in which their contributions
36 to the Universal Healthcare Fund shall be fixed to the rate of
37 change of the state gross domestic product, the size and age of
38 population, and the number of residents living below the federal
39 poverty level.

1 140243. If and to the extent that federal law and regulations
 2 allow the transfer of Medi-Cal program funding to the system, the
 3 commissioner shall pay from the Universal Healthcare Fund all
 4 premiums, deductible payments, and coinsurance for qualified
 5 Medicare beneficiaries who are receiving benefits pursuant to
 6 Chapter 3 (commencing with Section 12000) of Part 3 of Division
 7 9 of the Welfare and Institutions Code.

8 140244. If and to the extent that the commissioner obtains
 9 authorization to incorporate Medicare revenues into the Universal
 10 Healthcare Fund, Medicare Part B payments that previously were
 11 made by individuals or the commissioner shall be paid by the
 12 system for all individuals eligible for both the system and the
 13 Medicare Program.

14
 15 Article 4. Federal Preemption
 16

17 140300. (a) The commissioner shall pursue all reasonable
 18 means to secure a repeal or a waiver of any provision of federal
 19 law that preempts any provision of this division.

20 (b) If a repeal or a waiver of law or regulations cannot be
 21 secured, the commissioner shall exercise his or her powers to
 22 promulgate rules and regulations, or seek conforming state
 23 legislation, consistent with federal law, in an effort to best fulfill
 24 the purposes of this division.

25 140301. (a) To the extent permitted by federal law, an
 26 employee entitled to health or related benefits under a contract or
 27 plan that, under federal law, preempts provisions of this division,
 28 shall first seek benefits under that contract or plan before receiving
 29 benefits from the system under this division.

30 (b) No benefits shall be denied under the system created by this
 31 division unless the employee has failed to take reasonable steps
 32 to secure like benefits from the contract or plan, if those benefits
 33 are available.

34 (c) Nothing in this section shall preclude a person from receiving
 35 benefits from the system under this division that are superior to
 36 benefits available to the person under an existing contract or plan.

37 (d) Nothing in this division is intended, nor shall this division
 38 be construed, to discourage recourse to contracts or plans that are
 39 protected by federal law.

1 (e) To the extent permitted by federal law, a health care provider
2 shall first seek payment from the contract or plan, before submitting
3 bills to the system.

4
5 Article 5. Subrogation
6

7 140302. (a) It is the intent of this division to establish a single
8 public payer for all health care services in the State of California.
9 However, until such time as the role of all other payers for health
10 care services has been terminated, costs for health care services
11 shall be collected from collateral sources whenever health care
12 services provided to an individual are, or may be, covered services
13 under a policy of insurance, health care service plan, or other
14 collateral source available to that individual, or for which the
15 individual has a right of action for compensation to the extent
16 permitted by law.

17 (b) As used in this article, collateral source includes all of the
18 following:

19 (1) Insurance policies written by insurers, including the medical
20 components of automobile, homeowners, and other forms of
21 insurance.

22 (2) Health care service plans and pension plans.

23 (3) Employers.

24 (4) Employee benefit contracts.

25 (5) Government benefit programs.

26 (6) A judgment for damages for personal injury.

27 (7) Any third party who is or may be liable to an individual for
28 health care services or costs.

29 (c) "Collateral source" does not include either of the following:

30 (1) A contract or plan that is subject to federal preemption.

31 (2) Any governmental unit, agency, or service, to the extent that
32 subrogation is prohibited by law. An entity described in subdivision
33 (b) is not excluded from the obligations imposed by this article by
34 virtue of a contract or relationship with a governmental unit,
35 agency, or service.

36 (d) The commissioner shall attempt to negotiate waivers, seek
37 federal legislation, or make other arrangements to incorporate
38 collateral sources in California into the system.

39 140303. Whenever an individual receives health care services
40 under the system and he or she is entitled to coverage,

1 reimbursement, indemnity, or other compensation from a collateral
2 source, he or she shall notify the health care provider and provide
3 information identifying the collateral source, the nature and extent
4 of coverage or entitlement, and other relevant information. The
5 health care provider shall forward this information to the
6 commissioner. The individual entitled to coverage, reimbursement,
7 indemnity, or other compensation from a collateral source shall
8 provide additional information as requested by the commissioner.

9 140304. (a) The system shall seek reimbursement from the
10 collateral source for services provided to the individual and may
11 institute appropriate action, including suit, to recover the
12 reimbursement. Upon demand, the collateral source shall pay to
13 the Universal Healthcare Fund the sums it would have paid or
14 expended on behalf of the individual for the health care services
15 provided by the system.

16 (b) In addition to any other right to recovery provided in this
17 article, the commissioner shall have the same right to recover the
18 reasonable value of benefits from a collateral source as provided
19 to the Director of Health Care Services by Article 3.5 (commencing
20 with Section 14124.70) of Chapter 7 of Part 3 of Division 9 of the
21 Welfare and Institutions Code, in the manner so provided.

22 140305. (a) If a collateral source is exempt from subrogation
23 or the obligation to reimburse the system as provided in this article,
24 the commissioner may require that an individual who is entitled
25 to health care services from the source first seek those services
26 from that source before seeking those services from the system.

27 (b) To the extent permitted by federal law, contractual retiree
28 health benefits provided by employers shall be subject to the same
29 subrogation as other contracts, allowing the system to recover the
30 cost of health care services provided to individuals covered by the
31 retiree benefits, unless and until arrangements are made to transfer
32 the revenues of the benefits directly to the system.

33 140306. (a) Default, underpayment, or late payment of any
34 tax or other obligation imposed by this division shall result in the
35 remedies and penalties provided by law, except as provided in this
36 section.

37 (b) Eligibility for benefits under Chapter 4 (commencing with
38 Section 140400) shall not be impaired by any default,
39 underpayment, or late payment of any tax or other obligation
40 imposed by this chapter.

1 140307. The agency and the commissioner shall be exempt
2 from the regulatory oversight and review of the Office of
3 Administrative Law pursuant to Chapter 3.5 (commencing with
4 Section 11340) of Part 1 of Division 3 of Title 2 of the Government
5 Code. Actions taken by the agency, including, but not limited to,
6 the negotiating or setting of rates, fees, or prices, and the
7 promulgation of any and all regulations, shall be exempt from any
8 review by the Office of Administrative Law, except for Sections
9 11344.1, 11344.2, 11344.3, and 11344.6 of the Government Code,
10 addressing the publication of regulations.

11 140308. The agency shall adopt regulations to implement the
12 provisions of this division. The regulations may initially be adopted
13 as emergency regulations in accordance with the Administrative
14 Procedure Act (Chapter 3.5 (commencing with Section 11340) of
15 Part 1 of Division 3 of Title 2 of the Government Code), but those
16 emergency regulations shall be in effect only from the effective
17 date of this division until the conclusion of the transition period.
18

19 CHAPTER 4. ELIGIBILITY
20

21 140400. All California residents shall be eligible for the system.
22 Residency shall be based upon physical presence in the state with
23 the intent to reside. The commissioner shall establish standards
24 and a simplified procedure to demonstrate proof of residency.

25 140401. The commissioner shall establish a procedure to enroll
26 eligible residents and provide each eligible individual with
27 identification that can be used by health care providers to determine
28 eligibility for services.

29 140402. (a) It is the intent of the Legislature for the system to
30 provide health care coverage to California residents who are
31 temporarily out of the state. The commissioner shall determine
32 eligibility standards for residents temporarily out of state for longer
33 than 90 days who intend to return and reside in California and for
34 nonresidents temporarily employed in California.

35 (b) Coverage for emergency care obtained out of state shall be
36 at prevailing local rates. Coverage for nonemergency care obtained
37 out of state shall be according to rates and conditions established
38 by the commissioner. The commissioner may require that a resident
39 be transported back to California when prolonged treatment of an

1 emergency condition is necessary and when that transport will not
2 adversely affect a patient’s care or condition.

3 140403. Visitors to California shall be billed for all services
4 received under the system. The commissioner may establish
5 intergovernmental arrangements with other states and countries
6 to provide reciprocal coverage for temporary visitors.

7 140404. All persons eligible for health care benefits from
8 California employers but who are working in another jurisdiction
9 shall be eligible for health care benefits under this division
10 providing that they make payments equivalent to the payments
11 they would be required to make if they were residing in California.

12 140404.1. (a) All persons who under an employer-employee
13 contract are eligible for retiree health care benefits, including
14 retirees who elect to reside outside of California, shall remain
15 eligible for those benefits providing that the contractually mandated
16 payments for those benefits are made to the Universal Healthcare
17 Fund, which shall assume financial responsibility for care provided
18 under the terms of the contract.

19 (b) The commissioner may establish financial arrangements
20 with states and foreign countries in order to facilitate meeting the
21 terms of the contracts described in subdivision (a), except that
22 payments for care provided by non-California health care providers
23 to California retirees shall be reimbursed at rates established by
24 the commissioner.

25 140405. Unmarried, unemancipated minors shall be deemed
26 to have the residency of their parent or guardian. If a minor’s
27 parents are deceased and a legal guardian has not been appointed,
28 or if a minor has been emancipated by court order, the minor may
29 establish his or her own residency.

30 140406. (a) An individual shall be presumed to be eligible if
31 he or she arrives at a health facility and is unconscious, comatose,
32 or otherwise unable, because of his or her physical or mental
33 condition, to document eligibility or to act in his or her own behalf,
34 or if the patient is a minor, the patient shall be presumed to be
35 eligible, and the health facility shall provide care as if the patient
36 were eligible.

37 (b) Any individual shall be presumed to be eligible when brought
38 to a health facility pursuant to any provision of Section 5150 of
39 the Welfare and Institutions Code.

1 (c) Any individual involuntarily committed to an acute
2 psychiatric facility or to a hospital with psychiatric beds pursuant
3 to any provision of Section 5150 of the Welfare and Institutions
4 Code, providing for involuntary commitment, shall be presumed
5 eligible.

6 (d) All health facilities subject to state and federal provisions
7 governing emergency medical treatment shall continue to comply
8 with those provisions.

9 (e) In the event of an influx of people into the state for the
10 purposes of receiving medical care, the commissioner shall
11 establish an eligibility waiting period and other criteria needed to
12 ensure the fiscal stability of the system.

13
14 CHAPTER 5. BENEFITS
15

16 140500. Any eligible individual may choose to receive services
17 under the system from any willing professional health care provider
18 participating in the system. No health care provider may refuse to
19 care for a patient solely on any basis that is specified in the
20 prohibition of employment discrimination contained in the Fair
21 Employment and Housing Act (Part 2.8 (commencing with Section
22 12900) of Division 3 of Title 2 of the Government Code).

23 140501. Covered benefits under this chapter shall include all
24 medical care determined to be medically appropriate by the
25 individual's health care provider, but are subject to limitations set
26 forth in Section 140503. Covered benefits include, but are not
27 limited to, all of the following:

28 (a) Inpatient and outpatient health facility services.

29 (b) Inpatient and outpatient professional health care provider
30 services by licensed health care professionals.

31 (c) Diagnostic imaging, laboratory services, and other diagnostic
32 and evaluative services.

33 (d) Durable medical equipment, appliances, and assistive
34 technology, including prosthetics, eyeglasses, and hearing aids
35 and their repair.

36 (e) Rehabilitative care.

37 (f) Emergency transportation and necessary transportation for
38 health care services for disabled and indigent persons.

39 (g) Language interpretation and translation for health care
40 services, including sign language for those unable to speak, or

- 1 hear, or who are language impaired, and Braille translation or other
2 services for those with no or low vision.
- 3 (h) Child and adult immunizations and preventive care.
4 (i) Health education.
5 (j) Hospice care.
6 (k) Home health care.
7 (l) Prescription drugs that are listed on the system's formulary.
8 Nonformulary prescription drugs may be included if standards and
9 criteria established by the commissioner are met.
- 10 (m) Mental and behavioral health care.
11 (n) Dental care.
12 (o) Podiatric care.
13 (p) Chiropractic care.
14 (q) Acupuncture.
15 (r) Blood and blood products.
16 (s) Emergency care services.
17 (t) Vision care.
18 (u) Adult day care.
19 (v) Case management and coordination to ensure services
20 necessary to enable a person to remain safely in the least restrictive
21 setting.
22 (w) Substance abuse treatment.
23 (x) Care of up to 100 days in a skilled nursing facility following
24 hospitalization.
25 (y) Dialysis.
26 (z) Benefits offered by a bona fide church, sect, denomination,
27 or organization whose principles include healing entirely by prayer
28 or spiritual means provided by a duly authorized and accredited
29 practitioner or nurse of that bona fide church, sect, denomination,
30 or organization.
- 31 140502. The commissioner may expand benefits beyond the
32 minimum benefits described in this chapter when expansion meets
33 the intent of this division and when there are sufficient funds to
34 cover the expansion.
- 35 140503. The following health care services shall be excluded
36 from coverage by the system:
- 37 (a) Health care services determined to have no medical
38 indication by the commissioner and the chief medical officer.
39 (b) Surgery, dermatology, orthodontia, prescription drugs, and
40 other procedures primarily for cosmetic purposes, unless required

1 to correct a congenital defect, restore or correct a part of the body
2 that has been altered as a result of injury, disease, or surgery, or
3 determined to be medically necessary by a qualified, licensed
4 health care provider in the system.

5 (c) Private rooms in inpatient health facilities where appropriate
6 nonprivate rooms are available, unless determined to be medically
7 necessary by a qualified, licensed health care provider in the
8 system.

9 (d) Services of a health care provider or facility that is not
10 licensed or accredited by the state except for approved services
11 provided to a California resident who is temporarily out of the
12 state.

13 140504. (a) No copayments or deductible payments may be
14 established for preventive care as determined by a patient's primary
15 care provider.

16 (b) No copayments or deductible payments may be established
17 when prohibited by federal law.

18 (c) The commissioner shall establish standards and procedures
19 for waiving copayments or deductible payments. Waivers of
20 copayments or deductible payments shall not affect the
21 reimbursement of health care providers.

22 (d) Any copayments established pursuant to this section and
23 collected by health care providers shall be transmitted to the
24 Treasurer to be deposited to the credit of the Universal Healthcare
25 Fund.

26 (e) Nothing in this division shall be construed to diminish the
27 benefits that an individual has under a collective bargaining
28 agreement.

29 (f) Nothing in this division shall preclude employees from
30 receiving benefits available to them under a collective bargaining
31 agreement or other employee-employer agreement that are superior
32 to benefits under this division.

33

34 CHAPTER 6. DELIVERY OF CARE

35

36 140600. (a) All health care providers licensed or accredited
37 to practice in California may participate in the system.

38 (b) No health care provider whose license or accreditation is
39 suspended or revoked may participate in the system.

1 (c) If a health care provider is on probation, the licensing or the
2 accrediting agency shall monitor the health care provider in
3 question, pursuant to applicable California law. The licensing or
4 accrediting agency shall report to the chief medical officer at
5 intervals established by the chief medical officer, on the status of
6 health care providers who are on probation and on measures
7 undertaken to assist health care providers to return to practice and
8 to resolve complaints made by patients.

9 (d) Health care providers may accept eligible persons for care
10 according to the health care provider's ability to provide services
11 needed by the patient and according to the number of patients a
12 health care provider can treat without compromising safety and
13 care quality. A health care provider may accept patients in the
14 order of time of application.

15 (e) A health care provider shall not refuse to care for a patient
16 solely on any basis that is specified in the prohibition of
17 employment discrimination contained in the Fair Employment and
18 Housing Act (Part 2.8 (commencing with Section 12900) of
19 Division 3 of Title 2 of the Government Code).

20 (f) Choice of health care provider:

21 (1) Persons eligible for health care services under this division
22 may choose a primary care provider.

23 (A) Primary care providers include family practitioners, general
24 practitioners, internists and pediatricians, nurse practitioners and
25 physician assistants practicing under supervision as defined in
26 California codes, and doctors of osteopathy licensed to practice
27 as general doctors.

28 (B) Women may choose an obstetrician-gynecologist, in addition
29 to a primary provider.

30 (2) Persons who choose to enroll with integrated health care
31 delivery systems, group medical practices, or essential community
32 providers that offer comprehensive services, shall retain
33 membership for at least one year after an initial three-month
34 evaluation period during which time they may withdraw for any
35 reason.

36 (A) The three-month period shall commence on the date when
37 an enrollee first sees a primary care provider.

38 (B) Persons who want to withdraw after the initial three-month
39 period shall request a withdrawal pursuant to dispute resolution
40 procedures established by the commissioner and may request

1 assistance from the patient advocate in the dispute process. The
2 dispute shall be resolved in a timely fashion and shall have no
3 adverse effect on the care a patient receives.

4 (3) Persons needing to change primary care providers because
5 of health care needs that their primary care provider cannot meet
6 may change primary care providers at any time.

7 140601. (a) Primary care providers shall coordinate the care
8 a patient receives or shall ensure that a patient's care is coordinated.

9 (b) (1) Patients shall have a referral from their primary care
10 provider, or from a health care provider rendering care to them in
11 the emergency room or other accredited emergency setting, or
12 from a health care provider treating a patient for an emergency
13 condition in any setting, or from their obstetrician/gynecologist,
14 to see a physician or nonphysician specialist whose services are
15 covered by this division, unless the patient agrees to assume the
16 costs of care, in which case a referral is not needed. A referral shall
17 not be required to see a dentist.

18 (2) Referrals shall be based on the medical needs of the patient
19 and on guidelines, which shall be established by the chief medical
20 officer to support clinical decisionmaking.

21 (3) Referrals shall not be restricted or provided solely because
22 of financial considerations. The chief medical officer shall monitor
23 referral patterns and intervene as necessary to assure that referrals
24 are neither restricted nor provided solely because of financial
25 considerations.

26 (4) For the first six months of the system's operation, no
27 specialist referral shall be required for patients who had been
28 receiving care from a specialist prior to the initiation of the system.
29 Beginning with the seventh month the of system's operation, all
30 patients shall be required to obtain a referral from a primary or
31 emergency care provider for specialty care if the care is to be paid
32 for by the system. No referral is required if a patient pays the full
33 cost of the specialty care and the specialist accepts that payment
34 arrangement.

35 (5) Where referral processes are in place prior to the initiation
36 of the system, the chief medical officer shall review the referral
37 processes to assure that they meet the system's standards for care
38 quality and shall assure needed changes are implemented so that
39 all Californians receive the same standards of care quality.

1 (6) A specialist may serve as the primary care provider if the
2 patient and the provider agree to this arrangement and if the
3 provider agrees to coordinate the patient's care or to ensure that
4 the care the patient receives is coordinated.

5 (7) The commissioner shall establish or ensure the establishment
6 of a computerized referral registry to facilitate the referral process
7 and to allow a specialist and a patient to easily determine whether
8 a referral has been made pursuant to this division.

9 (8) A patient may appeal the denial of a referral through the
10 dispute resolution procedures established by the commissioner
11 and may request the assistance of the patient advocate during the
12 dispute resolution process.

13 140602. (a) The purpose of the Office of Health Planning is
14 to plan for the short- and long-term health needs of the population
15 pursuant to the health care and finance standards established by
16 the commissioner and by this division.

17 (b) The office shall be headed by a director appointed by the
18 commissioner. The director shall serve pursuant to provisions of
19 subdivisions (c), (d), and (e) of Section 140100 and subdivisions
20 (j) and (k) of Section 140101.

21 (c) The director shall do all the following:

22 (1) Administer all aspects of the Office of Health Planning.

23 (2) Serve on the Universal Healthcare Policy Board.

24 (3) Establish performance criteria in measurable terms for health
25 care goals in consultation with the chief medical officer, the
26 regional planning directors, and medical directors and others with
27 experience in health care outcomes measurement and evaluation.

28 (4) Evaluate the effectiveness of performance criteria in
29 accurately measuring quality of care, administration, and planning.

30 (5) Assist the health care regions to develop operating and
31 capital requests pursuant to health care and financial guidelines
32 established by the commissioner and by this division. In assisting
33 regions, the director shall do all of the following:

34 (A) Identify medically underserved areas and health care service
35 and asset shortages.

36 (B) Identify disparities in health outcomes.

37 (C) Establish conventions for the definition, collection, storage,
38 analysis, and transmission of data for use by the system.

39 (D) Establish electronic systems that support dissemination of
40 information to health care providers and patients about integrated

1 health network and integrated health care delivery systems and
2 community-based health care resources.

3 (E) Support establishment of comprehensive health care
4 databases using uniform methodology that is compatible among
5 the regions and between the regions and the agency.

6 (F) Provide information to support effective regional planning
7 and innovation.

8 (G) Provide information to support interregional planning,
9 including planning for access to specialized centers that perform
10 a high volume of procedures for conditions requiring highly
11 specialized treatments, including emergency and trauma, and other
12 interregional access to needed care, and planning for coordinated
13 interregional capital investment.

14 (H) Provide information for, and participate in, earthquake
15 retrofit planning.

16 (I) Evaluate regional budget requests and make
17 recommendations to the commissioner about regional revenue
18 allocations.

19 (6) Estimate the health care workforce required to meet the
20 health care needs of the population pursuant to the standards and
21 goals established by the commissioner, the costs of providing the
22 needed workforce, and, in collaboration with regional planners,
23 educational institutions, the Governor, and the Legislature, develop
24 short- and long-term plans to meet those needs, including a plan
25 to finance needed training.

26 (7) Estimate the number and types of health facilities required
27 to meet the short- and long-term health care needs of the population
28 and the projected costs of needed facilities. In collaboration with
29 the commissioner, regional planning directors and medical
30 directors, the chief medical officer, the Governor, and the
31 Legislature, develop plans to finance and build needed facilities.

32 140603. The Technology Advisory Group shall explore the
33 feasibility and the value to the health of the population of the
34 following electronic initiatives:

35 (a) Establish integrated statewide health care databases to
36 support health care planning and determine which databases should
37 be established on a statewide basis and which should be established
38 on a regional basis.

1 (b) Assure that databases have uniform methodology and formats
2 that are compatible among the regions and between the regions
3 and the agency.

4 (c) Establish mandatory database reporting requirements and
5 penalties for noncompliance. Monitor the effectiveness of reporting
6 and make needed improvements.

7 (d) Establish means for anonymous reporting to the chief
8 medical officer and regional medical directors of medical errors
9 and other related problems, and for anonymous reporting to the
10 commissioner and regional planning directors of problems related
11 to ineffective management, and establish guidelines for the
12 protection of persons coming forward to report these problems.

13 (e) In collaboration with the chief medical officer, the Office
14 of Patient Advocacy, and regional patient advocates, investigate
15 the costs and benefits of electronic and online scheduling systems
16 and means of health care provider-patient communication that
17 allow for electronic visits, and make recommendations to the chief
18 medical officer regarding the use of these concepts in the system.

19 (f) In collaboration with the chief medical officer, establish
20 electronic systems and other means that support the use of
21 standards of care based on clinical efficacy to guide clinical
22 decisionmaking by all who provide services in the system.

23 (g) In collaboration with the chief medical officer, support the
24 development of disease management programs and their use in
25 the system.

26 (h) Establish electronic initiatives that reduce administration
27 costs.

28 (i) Collaborate with the chief medical officer and regional
29 medical directors to assure the development of software systems
30 that link clinical guidelines to individual patient conditions, and
31 guide clinicians through diagnosis and treatment algorithms derived
32 from research based on clinical efficacy and best medical practices.

33 (j) Collaborate with the chief medical officer and regional
34 medical directors to assure the development of software systems
35 that offer health care providers access to guidelines that are
36 appropriate for their specialty and that include current information
37 on prevention and treatment of disease.

38 (k) In collaboration with the Partnerships for Health and regional
39 medical directors, establish Web-based, patient-centered
40 information systems that assist people to promote and maintain

1 health and provide information on health conditions and recent
2 developments in treatment.

3 (l) Establish electronic systems and other means to provide
4 patients with easily understandable information about the
5 performance of health care providers. This shall include, but not
6 be limited to, information about the experience that health care
7 providers have in the field or fields in which they deliver care, the
8 number of years they have practiced in their field and, in the case
9 of medical and surgical procedures, the number of procedures they
10 have performed in their area or areas of specialization.

11 (m) Establish electronic systems that facilitate health care
12 provider continuing medical education that meets licensure
13 requirements.

14 (n) Recommend to the commissioner means to link health care
15 research with the goals and priorities of the system.

16 140604. (a) The Director of the Office of Health Planning
17 shall establish standards for culturally and linguistically competent
18 care, which shall include, but not be limited to, all of the following:

19 (1) State Department of Health Care Services and the
20 Department of Managed Care guidelines for culturally and
21 linguistically sensitive care.

22 (2) Medi-Cal Managed Care Division (MMCD) Policy Letters
23 99-01 to 99-04 and MMCD All Plan Letter 99005 by the Cultural
24 and Linguistic.

25 (3) Subchapter 5 of the Civil Rights Act of 1964 (42 U.S.C.
26 Sec. 2000d).

27 (4) United States Department of Health and Human Services'
28 Office of Civil Rights; Title VI of the Civil Rights Act of 1964;
29 Policy Guidance on Prohibition Against National Origin
30 Discrimination as It Affects Persons with Limited English
31 Proficiency (February 1, 2002).

32 (5) United States Department of Health and Human Services'
33 Office of Minority Health; National Standards on Culturally and
34 Linguistically Appropriate Services (CLAS) in Health Care—Final
35 Report (December 22, 2000).

36 (b) The director shall annually evaluate the effectiveness of
37 standards for culturally and linguistically competent care and make
38 recommendations to the commissioner, the Office of Patient
39 Advocacy, and the chief medical officer for needed improvements.
40 In evaluating the standards for culturally and linguistically sensitive

1 care, the director shall establish a process to receive concerns and
2 comments from consumers.

3 (c) The director shall pursue available federal financial
4 participation for the provision of a language services program that
5 supports the system’s goals.

6 140605. (a) Within the agency, the commissioner shall
7 establish the Office of Health Care Quality.

8 (b) The office shall be headed by the chief medical officer who
9 shall serve pursuant to provisions of subdivisions (c), (d), and (e)
10 of Section 140100 and subdivisions (j) and (k) of Section 140101
11 regarding qualifications for appointed officers of the system.

12 (c) The purpose of the Office of Health Care Quality is the
13 following:

14 (1) Support the delivery of high quality, coordinated health care
15 services that enhance health; prevent illness, disease, and disability;
16 slow the progression of chronic diseases; and improve personal
17 health management.

18 (2) Promote efficient care delivery.

19 (3) Establish processes for measuring, monitoring, and
20 evaluating the quality of care delivered in the system, including
21 the performance of individual health care providers.

22 (4) Establish means to make changes needed to improve health
23 care quality, including innovative programs that improve quality.

24 (5) Promote patient, health care provider, and employer
25 satisfaction with the system.

26 (6) Assist regional planning directors and medical directors in
27 the development and evaluation of regional operating and capital
28 budget requests.

29 140606. (a) In supporting the goals of the Office of Health
30 Care Quality, the chief medical officer shall do all of the following:

31 (1) Administer all aspects of the office.

32 (2) Serve on the Universal Healthcare Policy Board.

33 (3) Collaborate with regional medical directors, regional
34 planning directors, health care providers, consumers, the Director
35 of the Office of Planning, the patient advocate of the Office of
36 Patient Advocacy, and directors of Partnerships for Health to
37 develop community-based networks of solo providers, small group
38 practices, essential community providers, and providers of patient
39 care support services in order to offer comprehensive,
40 multidisciplinary, coordinated services to patients.

1 (4) Establish standards of care based on clinical efficacy for the
2 system that shall serve as guidelines to support health care
3 providers in the delivery of high quality care. Standards shall be
4 based on the best evidence available at the time and shall be
5 continually updated. Standards are intended to support the clinical
6 judgment of individual health care providers, not to replace it, and
7 to support clinical decisions based on the needs of individual
8 patients.

9 (b) In establishing standards, the chief medical officer shall do
10 all of the following:

11 (1) Draw on existing standards established by California health
12 care institutions, on peer-created standards, and on standards
13 developed by others institutions that have had a positive impact
14 on care quality, such as the Centers for Disease Control, the
15 National Quality Forum, and the Agency for Health Care Quality
16 and Research.

17 (2) Collaborate with regional medical directors in establishing
18 regional goals, priorities, and a timetable for implementation of
19 standards of care.

20 (3) Assure a process for patients to provide their views on
21 standards of care to the patient advocate of the Office of Patient
22 Advocacy who shall report those views to the chief medical officer.

23 (4) Collaborate with the Director of the Office of Health
24 Planning and regional medical directors to support the development
25 of computer software systems that link clinical guidelines to
26 individual patient conditions, guide clinicians through diagnosis
27 and treatment algorithms based on research and best medical
28 practices based on clinical efficacy, offer access to guidelines
29 appropriate to each medical specialty and to current information
30 on disease prevention and treatment, and that support continuing
31 medical education.

32 (5) Where referral processes for access to specialty care are in
33 place prior to the initiation of the system, the chief medical officer
34 shall review the referral processes to assure that they meet the
35 system's standards for care quality and shall assure that needed
36 changes are implemented so that all Californians receive the same
37 standards of care quality.

38 (c) In collaboration with the Director of the Office of Health
39 Planning and regional medical directors, the chief medical officer
40 shall implement means to measure and monitor the quality of care

1 delivered in the system. Monitoring systems shall include, but
2 shall not be limited to, peer and patient performance reviews.

3 (d) The chief medical officer shall establish means to support
4 individual health care providers and health systems in correcting
5 quality of care problems, including timeframes for making needed
6 improvements and means to evaluate the effectiveness of
7 interventions.

8 (e) In collaboration with regional medical directors, regional
9 planning directors, and the director of the Office of Health
10 Planning, the chief medical officer shall establish means to identify
11 medical errors and their causes and develop plans to prevent them.
12 Means shall include a process for anonymous reporting of errors
13 and guidelines to protect those who report the errors against
14 recrimination, including job demotion, promotion discrimination,
15 or job loss.

16 (f) The chief medical officer shall convene an annual statewide
17 conference to discuss medical errors that occurred during the year,
18 their causes, means to prevent errors, and the effectiveness of
19 efforts to decrease errors.

20 (g) The chief medical officer shall recommend to the
21 commissioner a benefits package based on clinical efficacy for the
22 system, including priorities for needed benefit improvements. In
23 making recommendations, the chief medical officer shall do all of
24 the following:

25 (1) Identify safe and effective treatments.

26 (2) Evaluate and draw on existing benefit packages.

27 (3) Receive comments and recommendations from health care
28 providers about benefits that meet the needs of their patients.

29 (4) Receive comments and recommendations made directly by
30 patients or indirectly through the Office of Patient Advocacy.

31 (5) Identify and recommend to the commissioner and the
32 Universal Healthcare Policy Board innovative approaches to health
33 promotion, disease and injury prevention, education, research, and
34 care delivery for possible inclusion in the benefit package.

35 (6) Identify complementary and alternative modalities that have
36 been shown by the National Institutes of Health, Division of
37 Complementary and Alternative Medicine to be safe and effective
38 for possible inclusion as covered benefits.

39 (7) Recommend to the commissioner and update as appropriate,
40 pharmaceutical and durable and nondurable medical equipment

1 formularies based on clinical efficacy. In establishing the
2 formularies, the chief medical officer shall establish a Pharmacy
3 and Therapeutics Committee composed of pharmacy and health
4 care providers, representatives of health facilities and organizations
5 having system formularies in place at the time the system is
6 implemented, and other experts that shall do all the following:

7 (A) Identify safe and effective pharmaceutical agents for use in
8 the system.

9 (B) Draw on existing standards and formularies.

10 (C) Identify experimental drugs and drug treatment protocols
11 for possible inclusion in the formulary.

12 (D) Review formularies in a timely fashion to ensure that safe
13 and effective drugs are available and that unsafe drugs are removed
14 from use.

15 (E) Assure the timely dissemination of information needed to
16 prescribe safely and effectively to all California health care
17 providers and the development and utilization of electronic
18 dispensing systems that decrease pharmaceutical dispensing errors.

19 (8) Establish standards and criteria and a process for health care
20 providers to seek authorization for prescribing pharmaceutical
21 agents and durable and nondurable medical equipment that are not
22 included in the system's formulary. No standard or criteria shall
23 impose an undue administrative burden on patients or health care
24 providers, including pharmacies and pharmacists, and none shall
25 delay care a patient needs.

26 (9) Develop standards and criteria and a process for health care
27 providers to request authorization for services and treatments,
28 including experimental treatments that are not included in the
29 system's benefit package.

30 (A) Where such processes are in place when the system is
31 initiated, the chief medical officer shall review those processes to
32 assure that they meet the system's standards for care quality and
33 shall assure that needed changes are implemented so that all
34 Californians receive the same standards of care quality.

35 (B) No standard or criteria shall impose an undue administrative
36 burden on a health care provider or a patient and none shall delay
37 the care a patient needs.

38 (10) In collaboration with the Director of the Office of Health
39 Planning, regional planning directors and regional medical
40 directors, identify appropriate ratios of general medical providers

1 to specialty medical providers on a regional basis in order to meet
2 the health care needs of the population and the goals of the system.

3 (11) Recommend to the commissioner and to the Payments
4 Board, financial and nonfinancial incentives and other means to
5 achieve recommended provider ratios.

6 (12) Collaborate with the Director of the Office of Health
7 Planning and regional medical directors and patient advocates in
8 development of electronic initiatives, pursuant to Section 140603.

9 (13) Collaborate with the commissioner, the regional medical
10 directors, and the directors of the Payments Board and the
11 Universal Healthcare Fund to formulate a health care provider
12 reimbursement model that promotes the delivery of coordinated,
13 high quality health care services in all sectors of the system and
14 creates financial and other incentives for the delivery of high
15 quality health care.

16 (14) Establish or assure the establishment of continuing medical
17 education programs about advances in the delivery of high quality
18 of health care.

19 (15) Convene an annual statewide quality of care conference to
20 discuss problems with health care quality and to make
21 recommendations for changes needed to improve health care
22 quality. Participants shall include regional medical directors, health
23 care providers, other providers, patients, policy experts, experts
24 in quality of care measurement, and others.

25 (16) Annually report to the commissioner, the Universal
26 Healthcare Policy Board, and the public on the quality of health
27 care delivered in the system, including improvements that have
28 been made and problems that have been identified during the year,
29 goals for care improvement in the coming year, and plans to meet
30 these goals.

31 (h) No person working within the agency or a member of the
32 Pharmacy and Therapeutics Committee or serving as a consultant
33 to the agency or to the Pharmacy and Therapeutics Committee,
34 may receive fees or remuneration of any kind from a
35 pharmaceutical company.

36 140607. (a) The patient advocate of the Office of Patient
37 Advocacy, in collaboration with the chief medical officer, the
38 regional patient advocates, medical directors, and planning
39 directors shall establish a program in the agency and in each region
40 called the Partnerships for Health.

1 (b) The purpose of the Partnerships for Health is to improve
2 health through community health initiatives, to support the
3 development of innovative means to improve health care quality,
4 to promote efficient coordinated care delivery, and to educate the
5 public about the following:

- 6 (1) Personal maintenance of health.
- 7 (2) Prevention of disease.
- 8 (3) Improvement in communication between patients and
9 providers.
- 10 (4) Improving quality of care.

11 (c) The patient advocate shall work with the community and
12 health care providers in proposing Partnerships for Health projects
13 and in developing project budget requests that shall be included
14 in the regional budget request to the commissioner.

15 (d) In developing educational programs, the Partnerships for
16 Health shall collaborate with educators in the region.

17 (e) Partnerships for Health shall support the coordination of
18 system and public health programs.

19 140608. (a) The patient advocate of the Office of Patient
20 Advocacy shall establish a grievance system for all grievances
21 except those involving the delay, denial, or modification of health
22 care services. The patient advocate shall do the following with
23 regard to the grievance system:

24 (1) Establish and maintain a grievance system approved by the
25 commissioner under which enrollees of the system may submit
26 their grievances. The grievance system shall provide reasonable
27 procedures that shall ensure adequate consideration of grievances
28 and rectification when appropriate.

29 (2) Inform enrollees of the grievance system upon enrollment
30 and annually thereafter of the procedure for processing and
31 resolving grievances. The information shall include the location
32 and telephone number where grievances may be submitted.

33 (3) Provide printed and electronic access for enrollees who wish
34 to register grievances. The forms used by the system shall be
35 approved by the commissioner in advance as to format.

36 (4) (A) Provide for a written acknowledgment within five
37 calendar days of the receipt of a grievance, except as noted in
38 subparagraph (B). The acknowledgment shall advise the enrollee
39 of the following:

- 40 (i) That the grievance has been received.

- 1 (ii) The date of receipt.
- 2 (iii) The name, telephone number, and address of the system
- 3 representative who may be contacted about the grievance.
- 4 (B) Grievances received by telephone, by facsimile, by e-mail,
- 5 or online through the system’s Internet Web site that are resolved
- 6 by the next business day following receipt are exempt from the
- 7 requirements of subparagraph (A) and paragraph (5). The patient
- 8 advocate shall maintain a log of all these grievances. The log shall
- 9 be periodically reviewed by the patient advocate and shall include
- 10 the following information for each complaint:
 - 11 (i) The date of the call.
 - 12 (ii) The name of the enrollee.
 - 13 (iii) The enrollee’s system identification number.
 - 14 (iv) The nature of the grievance.
 - 15 (v) The nature of the resolution.
 - 16 (vi) The name of the system representative who took the call
 - 17 and resolved the grievance.
- 18 (5) Provide enrollees of the system with written responses to
- 19 grievances, with a clear and concise explanation of the reasons for
- 20 the system’s response.
- 21 (6) Keep in its files copies of all grievances, and the responses
- 22 thereto, for a period of five years.
- 23 (7) Establish and maintain an Internet Web site that shall provide
- 24 an online form that enrollees of the system may use to file with a
- 25 grievance online.
- 26 (b) The patient advocate may refer any grievance that does not
- 27 pertain to compliance with this division to the federal Centers for
- 28 Medicare and Medicaid Services, or any other appropriate local,
- 29 state, and federal governmental entity for investigation and
- 30 resolution.
- 31 (c) If the enrollee is a minor, or is incompetent or incapacitated,
- 32 the parent, guardian, conservator, relative, or other designee of the
- 33 enrollee, as appropriate, may submit the grievance to the patient
- 34 advocate as a designated agent of the enrollee. Further, a health
- 35 care provider may join with, or otherwise assist, an enrollee, or
- 36 the agent, to submit the grievance to the patient advocate. In
- 37 addition, following submission of the grievance to the patient
- 38 advocate, the enrollee or the agent may authorize the health care
- 39 provider to assist, including advocating on behalf of the enrollee.
- 40 For purposes of this section, a “relative” includes the parent,

1 stepparent, spouse, domestic partner, adult son or daughter,
2 grandparent, brother, sister, uncle, or aunt of the enrollee.

3 (d) The patient advocate shall review the written documents
4 submitted with the enrollee's grievance. The patient advocate may
5 ask for additional information, and may hold an informal meeting
6 with the involved parties, including health care providers who have
7 joined in submitting the grievance or who are otherwise assisting
8 or advocating on behalf of the enrollee.

9 (e) The patient advocate shall send a written notice of the final
10 disposition of the grievance, and the reasons therefor, to the
11 enrollee, to any health care provider that has joined with or is
12 otherwise assisting the enrollee, and to the commissioner within
13 30 calendar days of receipt of the grievance unless the patient
14 advocate, in his or her discretion, determines that additional time
15 is reasonably necessary to fully and fairly evaluate the grievance.
16 The patient advocate's written notice shall include, at a minimum,
17 the following:

18 (1) A summary of findings and the reasons why the patient
19 advocate found the system to be, or not to be, in compliance with
20 any applicable laws, regulations, or orders of the commissioner.

21 (2) A discussion of the patient advocate's contact with any
22 health care provider, or any other independent expert relied on by
23 the patient advocate, along with a summary of the views and
24 qualifications of that health care provider or expert.

25 (3) If the enrollee's grievance is sustained in whole or in part,
26 information about any corrective action taken.

27 (f) The patient advocate's order shall be binding on the system.

28 (g) The patient advocate shall establish and maintain a system
29 of aging of grievances that are pending and unresolved for 30 days
30 or more that shall include a brief explanation of the reasons each
31 grievance is pending and unresolved for 30 days or more.

32 140610. (a) The chief medical officer shall establish a
33 grievance system for all grievances involving the delay, denial, or
34 modification of health care services. The chief medical officer
35 shall do all of the following with regard to the grievance regarding
36 delay, denial, or modification of health care services:

37 (1) Establish and maintain a grievance system approved by the
38 commissioner under which enrollees of the system may submit
39 their grievances to the system. The system shall provide reasonable

1 procedures that shall ensure adequate consideration of enrollee
2 grievances and rectification when appropriate.

3 (2) Inform enrollees upon enrollment in the system and annually
4 hereafter of the procedure for processing and resolving grievances.
5 The information shall include the location and telephone number
6 where grievances may be submitted.

7 (3) Provide printed and electronic access for enrollees who wish
8 to register grievances. The forms used by the system shall be
9 approved by the commissioner in advance as to format.

10 (4) (A) Provide for a written acknowledgment within five
11 calendar days of the receipt of a grievance. The acknowledgment
12 shall advise the complainant of the following:

13 (i) That the grievance has been received.

14 (ii) The date of receipt.

15 (iii) The name, telephone number, and address of the system
16 representative who may be contacted about the grievance.

17 (B) The chief medical officer shall maintain a log of all these
18 grievances. The log shall be periodically reviewed by the chief
19 medical officer and shall include the following information for
20 each complaint:

21 (i) The date of the call.

22 (ii) The name of the enrollee.

23 (iii) The enrollee's system identification number.

24 (iv) The nature of the grievance.

25 (v) The nature of the resolution.

26 (vi) The name of the system representative who took the call
27 and resolved the grievance.

28 (5) Provide enrollees of the system with written responses to
29 grievances, with a clear and concise explanation of the reasons for
30 the system's response. The system response shall describe the
31 criteria used and the clinical reasons for its decision, including all
32 criteria and clinical reasons related to medical necessity.

33 (6) Keep in its files copies of all grievances, and the responses
34 thereto, for a period of five years.

35 (7) Establish and maintain an Internet Web site that shall provide
36 an online form that enrollees of the system can use to file with a
37 grievance online.

38 (b) In any case determined by the chief medical officer to be a
39 case involving an imminent and serious threat to the health of the
40 enrollee, including, but not limited to, severe pain or the potential

1 loss of life, limb, or major bodily function, or in any other case
2 where the chief medical officer determines that an earlier review
3 is warranted, an enrollee shall not be required to complete the
4 grievance process.

5 (c) If the enrollee is a minor, or is incompetent or incapacitated,
6 the parent, guardian, conservator, relative, or other designee of the
7 enrollee, as appropriate, may submit the grievance to the chief
8 medical officer as a designated agent of the enrollee. Further, a
9 health care provider may join with, or otherwise assist, an enrollee,
10 or the agent, to submit the grievance to the chief medical officer.
11 In addition, following submission of the grievance to the chief
12 medical officer, the enrollee, or the agent, may authorize the health
13 care provider to assist, including advocating on behalf of the
14 enrollee. For purposes of this section, a “relative” includes the
15 parent, stepparent, spouse, domestic partner, adult son or daughter,
16 grandparent, brother, sister, uncle, or aunt of the enrollee.

17 (d) The chief medical officer shall review the written documents
18 submitted with the enrollee’s grievance. The chief medical officer
19 may ask for additional information, and may hold an informal
20 meeting with the involved parties, including health care providers
21 who have joined in submitting the grievance or who are otherwise
22 assisting or advocating on behalf of the enrollee. If after reviewing
23 the record, the chief medical officer concludes that the grievance,
24 in whole or in part, is eligible for review under the independent
25 medical review system, the chief medical officer shall immediately
26 notify the enrollee of that option and shall, if requested orally or
27 in writing, assist the enrollee in participating in the independent
28 medical review system.

29 (e) The chief medical officer shall send a written notice of the
30 final disposition of the grievance, and the reasons therefor, to the
31 enrollee, to any health care provider that has joined with or is
32 otherwise assisting the enrollee, and to the commissioner within
33 30 calendar days of receipt of the grievance, unless the chief
34 medical officer, in his or her discretion, determines that additional
35 time is reasonably necessary to fully and fairly evaluate the
36 grievance. In any case not eligible for independent medical review,
37 the chief medical officer’s written notice shall include, at a
38 minimum, the following:

39 (1) A summary of findings and the reasons why the chief
40 medical officer found the system to be, or not to be, in compliance

1 with any applicable laws, regulations, or orders of the
2 commissioner.

3 (2) A discussion of the chief medical officer’s contact with any
4 health care provider, or any other independent expert relied on by
5 the patient advocate, along with a summary of the views and
6 qualifications of that health care provider or expert.

7 (3) If the enrollee’s grievance is sustained in whole or in part,
8 information about any corrective action taken.

9 (f) The chief medical officer’s order shall be binding on the
10 system.

11 (g) The chief medical officer shall establish and maintain a
12 system of aging of grievances that are pending and unresolved for
13 30 days or more that shall include a brief explanation of the reasons
14 each grievance is pending and unresolved for 30 days or more.

15 (h) The grievance or resolution procedures authorized by this
16 section shall be in addition to any other procedures that may be
17 available to any person, and failure to pursue, exhaust, or engage
18 in the procedures described in this section shall not preclude the
19 use of any other remedy provided by law.

20 (i) Nothing in this section shall be construed to allow the
21 submission to the chief medical officer of any health care provider
22 grievance under this section. However, as part of a health care
23 provider’s duty to advocate for medically appropriate health care
24 for his or her patients pursuant to Sections 510 and 2056 of the
25 Business and Professions Code, nothing in this subdivision shall
26 be construed to prohibit a health care provider from contacting
27 and informing the chief medical officer about any concerns he or
28 she has regarding compliance with or enforcement of this division.

29 140612. (a) The chief medical officer shall establish an
30 independent medical review system to act as an independent,
31 external medical review process for the system to provide timely
32 examinations of disputed health care services and coverage
33 decisions regarding experimental and investigational therapies to
34 ensure the system provides efficient, appropriate, high quality
35 health care, and that the system is responsive to enrollee disputes.

36 (b) For the purposes of this section, “disputed health care
37 service” means any health care service eligible for coverage and
38 payment under the system that has been denied, modified, or
39 delayed by a decision of the system, or by one of its contracting
40 health care providers, in whole or in part due to a finding that the

1 service is not medically necessary. A decision regarding a disputed
2 health care service relates to the practice of medicine and is not a
3 coverage decision. If the system, or one of its contracting providers,
4 issues a decision denying, modifying, or delaying health care
5 services, based in whole or in part on a finding that the proposed
6 health care services are not a covered benefit under the system,
7 the statement of decision shall clearly specify the provisions of
8 the system that exclude coverage.

9 (c) For the purposes of this section, “coverage decision” means
10 the approval or denial of the system, or by one of its contracting
11 entities, substantially based on a finding that the provision of a
12 particular service is included or excluded as a covered benefit
13 under the terms and conditions of the system.

14 (d) Coverage decisions regarding experimental or investigational
15 therapies for individual enrollees who meet all of the following
16 criteria are eligible for review by the independent medical review
17 system:

18 (1) (A) The enrollee has a life-threatening or seriously
19 debilitating condition.

20 (B) For purposes of this section, “life-threatening” means either
21 or both of the following:

22 (i) Diseases or conditions where the likelihood of death is high
23 unless the course of the disease is interrupted.

24 (ii) Diseases or conditions with potentially fatal outcomes, where
25 the end point of clinical intervention is survival.

26 (C) For purposes of this section, “seriously debilitating” means
27 diseases or conditions that cause major irreversible morbidity.

28 (2) The enrollee’s physician certifies that the enrollee has a
29 condition, as defined in paragraph (1), for which standard therapies
30 have not been effective in improving the condition of the enrollee,
31 for which standard therapies would not be medically appropriate
32 for the enrollee, or for which there is no more beneficial standard
33 therapy covered by the system than the therapy proposed pursuant
34 to paragraph (3).

35 (3) Either (A) the enrollee’s physician, who is under contract
36 with or employed by the system, has recommended a drug, device,
37 procedure, or other therapy that the physician certifies in writing
38 is likely to be more beneficial to the enrollee than any available
39 standard therapies, or (B) the enrollee, or the enrollee’s physician
40 who is a licensed, board-certified or board-eligible physician

1 qualified to practice in the area of practice appropriate to treat the
2 enrollee's condition, has requested a therapy that, based on two
3 documents from the medical and scientific evidence, is likely to
4 be more beneficial for the enrollee than any available standard
5 therapy. The physician certification pursuant to this section shall
6 include a statement of the evidence relied upon by the physician
7 in certifying his or her recommendation. Nothing in this subdivision
8 shall be construed to require the system to pay for the services of
9 a nonparticipating physician provided pursuant to this division,
10 that are not otherwise covered pursuant to the system's benefits
11 package.

12 (4) The enrollee has been denied coverage by the system for a
13 drug, device, procedure, or other therapy recommended or
14 requested pursuant to paragraph (3).

15 (5) The specific drug, device, procedure, or other therapy
16 recommended pursuant to paragraph (3) would be a covered
17 service, except for the system's determination that the therapy is
18 experimental or investigational.

19 (e) (1) All enrollee grievances involving a disputed health care
20 service are eligible for review under the independent medical
21 review system if the requirements of this section are met. If the
22 chief medical officer finds that a grievance involving a disputed
23 health care service does not meet the requirements of this section
24 for review under the independent medical review system, the
25 enrollee's grievance shall be treated as a request for the chief
26 medical officer to review the grievance. All other enrollee
27 grievances, including grievances involving coverage decisions,
28 remain eligible for review by the chief medical officer.

29 (2) In any case in which an enrollee or health care provider
30 asserts that a decision to deny, modify, or delay health care services
31 was based, in whole or in part, on consideration of medical
32 appropriateness, the chief medical officer shall have the final
33 authority to determine whether the grievance is more properly
34 resolved pursuant to an independent medical review as provided
35 under this section.

36 (3) The chief medical officer shall be the final arbiter when
37 there is a question as to whether an enrollee grievance is a disputed
38 health care service or a coverage decision. The chief medical officer
39 shall establish a process to complete an initial screening of an
40 enrollee grievance. If there appears to be any medical

1 appropriateness issue, the grievance shall be resolved pursuant to
2 an independent medical review.

3 (f) For purposes of this chapter, an enrollee may designate an
4 agent to act on his or her behalf. The agent may join with or
5 otherwise assist the enrollee in seeking an independent medical
6 review, and may advocate on behalf of the enrollee.

7 (g) The independent medical review process authorized by this
8 section is in addition to any other procedures or remedies that may
9 be available.

10 (h) The office of the chief medical officer shall prominently
11 display in every relevant informational brochure, on copies of the
12 system's procedures for resolving grievances, on letters of denials
13 issued by either the system or its contracting providers, on the
14 grievance forms, and on all written responses to grievances,
15 information concerning the right of an enrollee to request an
16 independent medical review in cases where the enrollee believes
17 that health care services have been improperly denied, modified,
18 or delayed by the system, or by one of its contracting providers.

19 (i) An enrollee may apply to the chief medical officer for an
20 independent medical review when all of the following conditions
21 are met:

22 (1) (A) The enrollee's health care provider has recommended
23 a health care service as medically appropriate.

24 (B) The enrollee has received urgent care or emergency services
25 that a health care provider determined was medically appropriate.

26 (C) The enrollee seeks coverage for experimental or
27 investigational therapies.

28 (D) The enrollee, in the absence of a health care provider
29 recommendation under subparagraph (A) or the receipt of urgent
30 care or emergency services by a health care provider under
31 subparagraph (B), has been seen by a system health care provider
32 for the diagnosis or treatment of the medical condition for which
33 the enrollee seeks independent review. The system shall expedite
34 access to a system health care provider upon request of an enrollee.
35 The system health care provider need not recommend the disputed
36 health care service as a condition for the enrollee to be eligible for
37 an independent medical review.

38 (2) The disputed health care service has been denied, modified,
39 or delayed by the system, or by one of its contracting providers,

1 based in whole or in part on a decision that the health care service
2 is not medically appropriate.

3 (3) The enrollee has filed a grievance with the chief medical
4 officer and the disputed decision is upheld or the grievance remains
5 unresolved after 30 days. The enrollee shall not be required to
6 participate in the system's grievance process for more than 30
7 days. In the case of a grievance that requires expedited review, the
8 enrollee shall not be required to participate in the system's
9 grievance process for more than three days.

10 (j) An enrollee may apply to the chief medical officer for an
11 independent medical review of a decision to deny, modify, or delay
12 health care services, based in whole or in part on a finding that the
13 disputed health care services are not medically appropriate, within
14 six months of any of the qualifying periods or events. The chief
15 medical officer may extend the application deadline beyond six
16 months if the circumstances of a case warrant the extension.

17 (k) The enrollee shall pay no application or processing fees of
18 any kind.

19 (l) Upon notice from the chief medical officer that the enrollee
20 has applied for an independent medical review, the system or its
21 contracting providers shall provide to the independent medical
22 review organization designated by the chief medical officer a copy
23 of all of the following documents within three business days of
24 the system's receipt of the chief medical officer's notice of a
25 request by an enrollee for an independent medical review:

26 (1) (A) A copy of all of the enrollee's medical records in the
27 possession of the system or its contracting providers relevant to
28 each of the following:

29 (i) The enrollee's medical condition.

30 (ii) The health care services being provided by the system and
31 its contracting providers for the condition.

32 (iii) The disputed health care services requested by the enrollee
33 for the condition.

34 (B) Any newly developed or discovered relevant medical records
35 in the possession of the system or its contracting providers after
36 the initial documents are provided to the independent medical
37 review organization shall be forwarded immediately to the
38 independent medical review organization. The system shall
39 concurrently provide a copy of medical records required by this
40 subparagraph to the enrollee or the enrollee's health care provider,

1 if authorized by the enrollee, unless the offer of medical records
2 is declined or otherwise prohibited by law. The confidentiality of
3 all medical record information shall be maintained pursuant to
4 applicable state and federal laws.

5 (2) A copy of all information provided to the enrollee by the
6 system and any of its contracting providers concerning their
7 decisions regarding the enrollee's condition and care, and a copy
8 of any materials the enrollee or the enrollee's health care provider
9 submitted to the system and to the system's contracting providers
10 in support of the enrollee's request for disputed health care service.
11 This documentation shall include the written response to the
12 enrollee's grievance. The confidentiality of any enrollee medical
13 information shall be maintained pursuant to applicable state and
14 federal laws.

15 (3) A copy of any other relevant documents or information used
16 by the system or its contracting providers in determining whether
17 disputed health care services should have been provided, and any
18 statements by the system and its contracting providers explaining
19 the reasons for the decision to deny, modify, or delay disputed
20 health care services on the basis of medical necessity. The system
21 shall concurrently provide a copy of documents required by this
22 paragraph, except for any information found by the chief medical
23 officer to be legally privileged information, to the enrollee and the
24 enrollee's health care provider.

25 The chief medical officer and the independent review
26 organization shall maintain the confidentiality of any information
27 found by the chief medical officer to be the proprietary information
28 of the system.

29 140614. (a) If there is an imminent and serious threat to the
30 health of the enrollee, all necessary information and documents
31 shall be delivered to an independent medical review organization
32 within 24 hours of approval of the request for review. In reviewing
33 a request for review, the chief medical officer may waive the
34 requirement that the enrollee follow the system's grievance process
35 in extraordinary and compelling cases, if the chief medical officer
36 finds that the enrollee has acted reasonably.

37 (b) The chief medical officer shall expeditiously review requests
38 and immediately notify the enrollee in writing as to whether the
39 request for an independent medical review has been approved, in
40 whole or in part, and, if not approved, the reasons therefor. The

1 system shall promptly issue a notification to the enrollee, after
2 submitting all of the required material to the independent medical
3 review organization that includes an annotated list of documents
4 submitted and offer the enrollee the opportunity to request copies
5 of those documents from the system. The chief medical officer
6 shall promptly approve an enrollee's requests whenever the system
7 has agreed that the case is eligible for an independent medical
8 review. To the extent an enrollee's request for independent review
9 is not approved by the chief medical officer, the enrollee's request
10 shall be treated as an immediate request for the chief medical
11 officer to review the grievance.

12 (c) An independent medical review organization shall conduct
13 the review in accordance with a process approved by the chief
14 medical officer. The review shall be limited to an examination of
15 the medical necessity of the disputed health care services and shall
16 not include any consideration of coverage decisions or other issues.

17 (d) The chief medical officer shall contract with one or more
18 independent medical review organizations in the state to conduct
19 reviews for purposes of this section. The independent medical
20 review organizations shall be independent of the system. The chief
21 medical officer may establish additional requirements, including
22 conflict-of-interest standards, consistent with the purposes of this
23 section that an organization shall be required to meet in order to
24 qualify for participation in the independent medical review system
25 and to assist the chief medical officer in carrying out its
26 responsibilities.

27 (e) The independent medical review organizations and the
28 medical professionals retained to conduct reviews shall be deemed
29 to be medical consultants for purposes of Section 43.98 of the Civil
30 Code.

31 (f) The independent medical review organization, any experts
32 it designates to conduct a review, or any officer, chief medical
33 officer, or employee of the independent medical review
34 organization shall not have any material professional, familial, or
35 financial affiliation, as determined by the patient advocate, with
36 any of the following:

- 37 (1) The system.
- 38 (2) Any officer or employee of the system.

1 (3) A physician, the physician's medical group, or the
2 independent practice association involved in the health care service
3 in dispute.

4 (4) The facility or institution at which either the proposed health
5 care service, or the alternative service, if any, recommended by
6 the system, would be provided.

7 (5) The development or manufacture of the principal drug,
8 device, procedure, or other therapy proposed by the enrollee whose
9 treatment is under review, or the alternative therapy, if any,
10 recommended by the system.

11 (6) The enrollee or the enrollee's immediate family.

12 (g) In order to contract with the chief medical officer for
13 purposes of this section, an independent medical review
14 organization shall meet all of the requirements pursuant to
15 subdivision (d) of Section 1374.32.

16 140616. (a) Upon receipt of information and documents related
17 to a case, the medical professional reviewer or reviewers selected
18 to conduct the review by the independent medical review
19 organization shall promptly review all pertinent medical records
20 of the enrollee, provider reports, as well as any other information
21 submitted to the organization as authorized by the chief medical
22 officer or requested from any of the parties to the dispute by the
23 reviewers. If reviewers request information from any of the parties,
24 a copy of the request and the response shall be provided to all of
25 the parties. The reviewer or reviewers shall also review relevant
26 information related to the criteria set forth in subdivision (b).

27 (b) Following its review, the reviewer or reviewers shall
28 determine whether the disputed health care service was medically
29 appropriate based on the specific medical needs of the patient and
30 any of the following:

31 (1) Peer-reviewed scientific and medical evidence regarding
32 the effectiveness of the disputed service.

33 (2) Nationally recognized professional standards.

34 (3) Expert opinion.

35 (4) Generally accepted standards of medical practice.

36 (5) Treatments likely to provide a benefit to an enrollee for
37 conditions for which other treatments are not clinically efficacious.

38 (c) The organization shall complete its review and make its
39 determination in writing, and in layperson's terms to the maximum
40 extent practicable, within 30 days of the receipt of the application

1 for review and supporting documentation, or within less time as
2 prescribed by the chief medical officer. If the disputed health care
3 service has not been provided and the enrollee's health care
4 provider or the chief medical officer certifies in writing that an
5 imminent and serious threat to the health of the enrollee may exist,
6 including, but not limited to, serious pain, the potential loss of life,
7 limb, or major bodily function, or the immediate and serious
8 deterioration of the health of the enrollee, the analyses and
9 determinations of the reviewers shall be expedited and rendered
10 within three days of the receipt of the information. Subject to the
11 approval of the chief medical officer, the deadlines for analyses
12 and determinations involving both regular and expedited reviews
13 may be extended by the chief medical officer for up to three days
14 in extraordinary circumstances or for good cause.

15 (d) The medical professionals' analyses and determinations
16 shall state whether the disputed health care service is medically
17 appropriate. Each analysis shall cite the enrollee's medical
18 condition, the relevant documents in the record, and the relevant
19 findings associated with the provisions of subdivision (b) to support
20 the determination. If more than one medical professional reviews
21 the case, the recommendation of the majority shall prevail. If the
22 medical professionals reviewing the case are evenly split as to
23 whether the disputed health care service should be provided, the
24 decision shall be in favor of providing the service.

25 (e) The independent medical review organization shall provide
26 the chief medical officer, the system, the enrollee, and the
27 enrollee's health care provider with the analyses and determinations
28 of the medical professionals reviewing the case, and a description
29 of the qualifications of the medical professionals. The independent
30 medical review organization shall keep the names of the reviewers
31 confidential in all communications with entities or individuals
32 outside the independent medical review organization, except in
33 cases where the reviewer is called to testify and in response to
34 court orders. If more than one medical professional reviewed the
35 case and the result was differing determinations, the independent
36 medical review organization shall provide each of the separate
37 reviewer's analyses and determinations.

38 (f) The chief medical officer shall immediately adopt the
39 determination of the independent medical review organization and

1 shall promptly issue a written decision to the parties that shall be
2 binding on the system.

3 (g) After removing the names of the parties, including, but not
4 limited to, the enrollee and all medical providers, the chief medical
5 officer's decisions adopting a determination of an independent
6 medical review organization shall be made available by the chief
7 medical officer to the public upon request, at the chief medical
8 officer's cost and after considering applicable laws governing
9 disclosure of public records, confidentiality, and personal privacy.

10 140618. (a) Upon receiving the decision adopted by the chief
11 medical officer that a disputed health care service is medically
12 appropriate, the system shall promptly implement the decision. In
13 the case of reimbursement for services already rendered, the health
14 care provider or enrollee, whichever applies, shall be paid within
15 five working days. In the case of services not yet rendered, the
16 system shall authorize the services within five working days of
17 receipt of the written decision from the chief medical officer, or
18 sooner if appropriate for the nature of the enrollee's medical
19 condition, and shall inform the enrollee and health care provider
20 of the authorization.

21 (b) The system shall not engage in any conduct that has the
22 effect of prolonging the independent medical review process.

23 (c) The chief medical officer shall require the system to promptly
24 reimburse the enrollee for any reasonable costs associated with
25 those services when the chief medical officer finds that the disputed
26 health care services were a covered benefit and the services are
27 found by the independent medical review organization to have
28 been medically appropriate and the enrollee's decision to secure
29 the services outside of the system was reasonable under the
30 emergency or urgent medical circumstances.

31 140619. (a) The chief medical officer shall utilize a
32 competitive bidding process and use any other information on
33 program costs reasonable to establish a per-case reimbursement
34 schedule to pay the costs of independent medical review
35 organization reviews, which may vary depending on the type of
36 medical condition under review and on other relevant factors.

37 (b) The costs of the independent medical review system for
38 enrollees shall be borne by the system.

CHAPTER 7. OTHER PROVISIONS

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140700. Notwithstanding any other provisions of law, the operative date of this division, other than Article 2 (commencing with Section 140230) of Chapter 3, shall be the date the Secretary of Health and Human Services notifies the Secretary of the Senate and the Chief Clerk of the Assembly that he or she has determined that the Universal Healthcare Fund will have sufficient revenues to fund the costs of implementing this division.

No state entity shall incur any transition or planning costs prior to that date. However, this prohibition shall not apply to activities of the California Universal Healthcare Premium Commission, and Article 2 (commencing with Section 140230) of Chapter 3 of this division shall become operative on January 1, 2008.

SEC. 2. No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution because the only costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution.