

AMENDED IN SENATE APRIL 21, 2015

AMENDED IN SENATE APRIL 7, 2015

SENATE BILL

No. 147

Introduced by Senator Hernandez

January 28, 2015

An act to add Article 4.1 (commencing with Section 14138.1) to Chapter 7 of Part 3 of Division 9 of the Welfare and Institutions Code, relating to Medi-Cal.

LEGISLATIVE COUNSEL'S DIGEST

SB 147, as amended, Hernandez. Federally qualified health centers.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid Program provisions. Existing law provides that federally qualified health center (FQHC) services, as described, are covered benefits under the Medi-Cal program, to be reimbursed, to the extent that federal financial participation is obtained, to providers on a per-visit basis. "Visit" is defined as a face-to-face encounter between a patient of an FQHC and specified health care professionals. Existing federal law authorizes a state plan to provide for payment in any fiscal year to an FQHC for specified services in an amount that is determined under an alternative payment methodology (APM) if it is agreed to by the state and the FQHC and results in a payment to the FQHC of an amount that is at least equal to the amount otherwise required to be paid to the FQHC.

This bill would require the department to authorize a 3-year APM pilot project, to commence no sooner than July 1, 2016, for FQHCs that

agree to participate. The bill would require the department to determine an APM supplemental capitation amount for each APM aid category to be paid by the department to each principle health plan that contains at least one participating FQHC in its provider network, as specified. Under the APM pilot project, participating FQHCs would receive a per member per month wrap-cap payment for each of its APM enrollees, as specified. The bill would require each principal health plan to pay a participating FQHC that is in the plan provider network the wrap-cap amounts, as determined, for each APM enrollee of that FQHC. The bill would require, except as specified, that an evaluation of the APM pilot project be completed by an independent entity within 6 months of the conclusion of the APM pilot project, and would require the independent entity to report the findings to the department and the Legislature.

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

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

1 SECTION 1. Article 4.1 (commencing with Section 14138.1)
 2 is added to Chapter 7 of Part 3 of Division 9 of the Welfare and
 3 Institutions Code, to read:

4
 5 Article 4.1. Payment Reform Pilot Program for Federally
 6 Qualified Health Centers
 7

8 14138.1. For purposes of this article, the following definitions
 9 apply:

10 (a) “Alternative payment methodology” (APM) has the same
 11 meaning as specified in Section 1396a(bb)(6) of Title 42 of the
 12 United States Code.

13 (b) “APM aid category” means a Medi-Cal category of aid
 14 designated by the department. For all its APM enrollees in an APM
 15 aid category, a participating FQHC site shall receive compensation
 16 as described under the APM pilot project. The APM aid categories
 17 may include, but are not limited to, all of the following categories
 18 of aid:

- 19 (1) Adults.
- 20 (2) Children.
- 21 (3) Seniors and persons with disabilities.

1 (4) The adult expansion population eligible pursuant to Section
2 14005.60.

3 (c) “APM enrollee” means a member who is assigned by a
4 principal health plan or secondary payer to a participating FQHC
5 for primary care services and who is within one of the designated
6 APM aid categories.

7 (d) “APM enrollee true-up” means the process by which
8 payments are adjusted to reflect changes in the number of APM
9 enrollees, by APM aid category, for participating FQHCs.

10 (e) “APM pilot project” means the pilot project authorized by
11 this article.

12 (f) “APM scope of services” means the scope of services for a
13 participating FQHC for which its per-visit rate was determined
14 pursuant to Section 14132.100.

15 (g) “APM supplemental capitation” means an additional, APM
16 aid category-specific, PMPM amount that is paid by the department
17 to a principal health plan having one or more participating FQHCs
18 in its provider network.

19 (h) “Base payment” means ~~the amount that would have been~~
20 ~~paid, in the absence of the APM pilot project, amount paid~~ by a
21 principal health plan and any secondary payer, as applicable, to
22 an FQHC for patient services in the APM scope of services with
23 respect to APM enrollees of the FQHC pursuant to its contract,
24 exclusive of any incentive payments. *Base payments do not include*
25 *traditional wrap-around payments or wrap-cap payment amounts.*

26 (i) “FQHC” means any community or public “federally qualified
27 health center,” as defined in Section 1396d(l)(2)(B) of Title 42 of
28 the United States Code and providing services as defined in Section
29 1396d(a)(2)(C) of Title 42 of the United States Code.

30 (j) “Member” means a Medi-Cal beneficiary who is enrolled
31 with a principal health plan or secondary payer.

32 (k) “Participating FQHC” means a FQHC participating in the
33 APM pilot project at one or more of the FQHC’s sites.

34 (l) “PMPM” and “per member per month” both mean a monthly
35 payment made for providing or arranging health care services for
36 a member and may refer to a payment by the department to a
37 principal health plan, or by a principal health plan to a secondary
38 payer, or by a principal health plan or secondary payer to an FQHC,
39 or from and to other entities as specified in this article.

1 (m) “Principal health plan” means an organization or entity that
2 enters into a contract with the department pursuant to Article 2.7
3 (commencing with Section 14087.3), Article 2.8 (commencing
4 with Section 14087.5), Article 2.81 (commencing with Section
5 14087.96), Article 2.82 (commencing with Section 14087.98),
6 Article 2.91 (commencing with Section 14089), or Chapter 8
7 (commencing with Section 14200), to provide or arrange for the
8 care of Medi-Cal beneficiaries within a county in which the APM
9 pilot project is implemented.

10 (n) “Secondary payer” means an organization or entity that
11 subcontracts with a principal health plan to provide or arrange for
12 the care of its members and contains one or more participating
13 FQHCs in its provider network.

14 (o) “Traditional wrap-around payment” means the supplemental
15 payments payable to an FQHC in the absence of the APM pilot
16 project with respect to services provided to Medi-Cal managed
17 care enrollees, which are made by the department pursuant to
18 subdivision (e) of Section 14087.325 and subdivision (h) of Section
19 14132.100.

20 (p) “Wrap-cap” means a prospective PMPM amount that is
21 determined by APM aid category for each participating FQHC
22 site, and is paid monthly by a principal health plan or secondary
23 payer to the participating FQHC with respect to its APM enrollees
24 in each APM aid category in lieu of a traditional wraparound
25 payment.

26 14138.10. The Legislature finds and declares all of the
27 following:

28 (a) The federal Affordable Care Act has made and continues to
29 make significant progress in driving health care delivery system
30 reforms that emphasize health outcomes, efficiency, patient
31 satisfaction and value.

32 (b) California has expanded Medi-Cal to cover more than 12
33 million residents, roughly one-third of the state’s population. To
34 meet the needs of the state’s growing patient population, California
35 must continue to explore new strategies to expand access to high
36 quality and cost-effective primary care services.

37 (c) With such a large portion of the state’s population receiving
38 health care services through Medi-Cal, it is imperative that
39 patient-centered innovations drive Medi-Cal reforms.

1 (d) Health care today is more than a face-to-face visit with a
2 provider, but rather a whole-person approach, often including a
3 physician, a care team of other health care providers, technology
4 inside and outside of a health center, and wellness activities
5 including nutrition and exercise classes, all of which are designed
6 to be more easily incorporated into a patient’s daily life.

7 (e) Accessible health care in a manner that fits a patient’s needs
8 is important for improving patient satisfaction, building trust, and
9 ultimately improving health outcomes.

10 (f) In an attempt to invest up front in health care services that
11 can prevent longer term avoidable high-cost services, the
12 Affordable Care Act made a significant investment in FQHCs.

13 (g) FQHCs are essential community providers, providing high
14 quality, cost-effective comprehensive primary care services to
15 underserved communities.

16 (h) Today FQHCs face restrictions, however, because the current
17 payment structure reimburses an FQHC only when there is a
18 face-to-face visit with a provider. Current law prohibits payment
19 for a primary care visit and mental health visit on the same day, a
20 restriction that inhibits coordination and efficiency.

21 (i) A more practical approach financially incentivizes FQHCs
22 to provide the right care at the right time. Restructuring the current
23 visit based, fee-for-service model with a capitated equivalent
24 affords FQHCs the assurance of payment and the flexibility to
25 deliver care in the most appropriate patient-centered manner.

26 (j) A reformed payment methodology will enable FQHCs to
27 take advantage of alternative touches. Alternative touches, such
28 as same-day mental health services and phone and email
29 consultations, are effective care delivery methods and contribute
30 to a patient’s overall health and well-being.

31 14138.11. It is the intent of the Legislature to test an alternative
32 payment methodology for FQHCs, as permitted by federal law,
33 and to design and implement the APM to do all of the following:

34 (a) Provide patient-centered care delivery options to California’s
35 expansive Medi-Cal population.

36 (b) Promote cost efficiencies, and improve population health
37 and patient satisfaction.

38 (c) Improve the capacity of FQHCs to deliver high-quality care
39 to a population growing in numbers and in complexity of needs.

1 (d) Transition away from a payment system that rewards volume
2 with a flexible alternative that recognizes the value added when
3 Medi-Cal beneficiaries are able to more easily access the care they
4 need and when providers are able to deliver care in the most
5 appropriate manner to patients.

6 (e) Track alternative touches at FQHCs in order to establish a
7 data set from which alternative touches may be assigned a value
8 that can be used in future ratesetting.

9 (f) Implement the APM where the FQHC receives at least the
10 same amount of funding it would receive under the current payment
11 system, and in a manner that does not disrupt patient care or
12 threaten FQHC viability.

13 14138.12. (a) The department shall authorize a three-year
14 payment reform pilot project for FQHCs using an APM in
15 accordance with this article. Implementation of the APM pilot
16 project shall begin no sooner than July 1, 2016, subject to federal
17 approval.

18 (b) The APM pilot project shall comply with federal APM
19 requirements and the department shall file a state plan amendment
20 as necessary for the implementation of this article.

21 (c) Nothing in this article shall be construed to limit or eliminate
22 services provided by FQHCs as covered benefits in the Medi-Cal
23 program.

24 14138.13. (a) To implement this article, the department shall
25 notify every FQHC of the APM pilot project and shall invite any
26 interested FQHC to notify the department that the FQHC agrees
27 to participate with respect to one or more of the FQHC's sites.
28 Consistent with federal law, the state plan amendment described
29 in subdivision (b) of Section 14138.12 shall specify that the
30 department and participating FQHCs agree to the APM.

31 (b) The APM shall be applied only with respect to a participating
32 FQHC for services the FQHC provides to its APM enrollees that
33 are within its APM scope of services.

34 (c) Payment to the participating FQHC shall continue to be
35 governed by the provisions of Sections 14132.100 and 14087.325
36 for services provided with respect to both of the following
37 categories of patients:

38 (1) A *Medi-Cal* beneficiary who receives services from any
39 FQHC to which the beneficiary is not assigned for primary care

1 services under the APM pilot project by a principal health plan or
2 secondary payer.

3 (2) A person who is a *Medi-Cal beneficiary, but who is not a*
4 *Medi-Cal beneficiary within a designated APM aid category.*

5 (d) (1) A participating FQHC, with respect to one or more sites
6 of its choosing, may opt to discontinue its participation in the pilot
7 project subject to a notice requirement of no less than 30 days and
8 no greater than 45 days, as established by the department.

9 (2) A principal health plan may opt to discontinue its
10 participation in the pilot project, subject to a notice requirement
11 of no less than 30 days and no greater than 45 days, as established
12 by the department, if subdivision (f) of Section 14138.14 is
13 amended at any time while the pilot project is in effect. The
14 department shall place a provision in a plan's contract giving the
15 plan the ability to discontinue its participation in the APM pilot
16 project pursuant to this paragraph.

17 14138.14. (a) A participating FQHC shall be compensated for
18 the APM scope of services provided to its APM enrollees pursuant
19 to this section.

20 (b) (1) A participating FQHC shall, in addition to its base
21 payment, and any applicable incentive payment, receive a PMPM
22 wrap-cap payment for each of its APM enrollees as described in
23 subdivision-~~(d)~~ (c). The department shall determine the wrap-cap
24 amount specific to each participating FQHC, and for each APM
25 aid category. For this purpose, the department shall, in consultation
26 with each participating FQHC and health plan, use the best
27 available data for a recent agreed-upon time period that reflects
28 the audit and reconciliation payment adjustments for the
29 participating FQHC, which may be composite data from different
30 or multiple periods. The determinations shall, at a minimum, take
31 into account the following factors:

32 (A) An estimation of the amount of traditional wrap-around
33 payments that would have been paid to the participating FQHC
34 with respect to APM enrollees for the APM scope of services in
35 the absence of the APM pilot project. For each APM aid category,
36 the estimation shall be no less than the participating FQHC's
37 historical utilization for assigned members for a 12-month period
38 reflected in the data being used, multiplied by its prospective
39 payment system rate, as determined pursuant to Section 14132.100,
40 less any payments for the APM scope of services, exclusive of

1 incentive payments, that were received from principal health plans
2 and any secondary payers for the relevant period for assigned
3 members, and shall be calculated on a PMPM basis.

4 (B) An estimation of service utilization for each APM aid
5 category in the absence of the APM pilot project, including
6 estimates of the utilization of services to be provided, and
7 utilization and types of services not previously provided, reflected
8 or identifiable in the prior period data.

9 (2) The wrap-cap payments shall not be decreased for the first
10 three years of the APM pilot project, unless agreed to by the
11 department and the applicable participating FQHC.

12 ~~(e) (1) For each principal health plan that contains at least one~~
13 ~~participating FQHC in its provider network, the department shall~~
14 ~~determine an APM supplemental capitation amount for each APM~~
15 ~~aid category to be paid by the department to the principal health~~
16 ~~plan, which shall be expressed as a PMPM amount. The APM~~
17 ~~supplemental capitation amount shall be a weighted average of~~
18 ~~the aggregate wrap-cap amounts determined in subdivision (b),~~
19 ~~that at a minimum takes into account an estimation of the~~
20 ~~distribution of APM enrollees among the participating FQHCs for~~
21 ~~each APM aid category.~~

22 ~~(2) The APM supplemental capitation amounts shall not be~~
23 ~~decreased for the first three years of the APM pilot project, unless~~
24 ~~agreed to by the department and the principal health plan.~~

25 ~~(d)~~

26 (c) Notwithstanding any other law, each principal health plan
27 shall pay a participating FQHC that is in the plan provider network
28 the wrap-cap amounts determined in subdivision (b) for each APM
29 enrollee of that FQHC, or, in cases where a secondary payer is
30 involved, provide the necessary amounts to the secondary payer
31 and require that secondary payer to make the required wrap-cap
32 payments to the FQHC. The principal health plan, secondary payer,
33 as applicable, and the participating FQHC may choose the manner
34 in which the wrap-cap payments are made, provided the resulting
35 payment is equal to the full amount of the wrap-cap payments to
36 which the participating FQHC is entitled, taking into account,
37 among others, changes in the number of APM enrollees within the
38 APM aid categories. In cases where a secondary payer is involved,
39 the principal health plan shall demonstrate and certify to the
40 department that it has contracts or other arrangements in place that

1 provide for meeting the requirements herein and to the extent that
2 the secondary payer fails to comply with the applicable
3 requirements in this article, the principal health plan shall then be
4 responsible to ensure the participating FQHC receives all payments
5 due under this article in a timely manner.

6 (e)

7 (d) The department shall adjust the amounts in ~~subdivisions~~
8 ~~subdivision (b) and (e)~~ at least annually for any change to the
9 prospective payment system rate for participating FQHCs,
10 including changes resulting from a change in the Medicare
11 Economic Index pursuant to subdivision (d) of Section 14132.100,
12 and any changes in the FQHC's scope of services pursuant to
13 subdivision (e) of Section 14132.100.

14 (f) ~~During the duration of the APM pilot project, the department~~
15 ~~shall establish a risk corridor structure for the principal health plans~~
16 ~~relating to the payment requirement of subdivision (d), designed~~
17 ~~within the following parameters:~~

18 (1) ~~(A) The principal health plan is fully responsible for the~~
19 ~~total aggregate costs of the wrap-cap payments for all APM aid~~
20 ~~categories to participating FQHCs in its network in excess of the~~
21 ~~total aggregate APM supplemental capitation amount for all APM~~
22 ~~aid categories up to one half of one percent.~~

23 ~~(B) The principal health plan shall fully retain the aggregate~~
24 ~~APM supplemental capitation amount in excess of the total~~
25 ~~aggregate costs of the wrap-cap payments for all APM aid~~
26 ~~categories incurred up to one half of one percent.~~

27 (2) ~~(A) The principal health plan and the department shall share~~
28 ~~responsibility for the total aggregate costs of the wrap-cap~~
29 ~~payments for all APM aid categories to participating FQHCs in~~
30 ~~the principal health plan's network that are between one half of~~
31 ~~one percent above and up to one percent above the total aggregate~~
32 ~~APM supplemental capitation amount for all APM aid categories.~~

33 ~~(B) The principal health plan and the department shall share the~~
34 ~~benefit of the aggregate APM supplemental capitation amount in~~
35 ~~excess of the total aggregate costs of the wrap-cap payments for~~
36 ~~all APM aid categories incurred that are between one half of one~~
37 ~~percent and up to one percent below the total aggregate APM~~
38 ~~supplemental capitation amount.~~

39 (3) ~~(A) The department shall be fully responsible for the total~~
40 ~~aggregate costs of the wrap-cap payments for all APM aid~~

1 categories to participating FQHCs in the principal health plan's
2 network that are more than one percent in excess of the principal
3 health plan's total aggregate APM supplemental capitation amount
4 for all APM aid categories.

5 (B) The department shall fully retain the aggregate APM
6 supplemental capitation amount in excess of the total aggregate
7 costs of the wrap-cap payments for all APM aid categories to
8 participating FQHCs in the principal health plan's network that
9 are greater than one percent below the total aggregate APM
10 supplemental capitation amount.

11 (g) In order to ensure participating FQHCs have an incentive
12 to manage visits and costs, while at the same time exercising a
13 reasonable amount of flexibility to deliver care in the most efficient
14 and quality driven manner, during the duration of the APM pilot
15 project the department shall, in accordance with this subdivision,
16 establish a rate adjustment structure. The rate adjustment structure
17 shall be developed with stakeholder input and shall meet the
18 requirements of Section 1396a(bb)(6)(B) of title 42 of the United
19 States Code.

20 (1) The rate adjustment structure shall be applicable on a
21 site-specific basis.

22 (2) The rate adjustment structure shall permit an aggregate
23 adjustment to the wrap-cap when actual utilization of services for
24 a participating FQHC's site exceeds or falls below expectations
25 that were reflected within the calculation of the rates developed
26 pursuant to subdivisions (b), (c), and (d). For purposes of this rate
27 adjustment structure, both actual and expected utilization shall be
28 expressed as the total number of visits that would be recognized
29 pursuant to subdivision (g) of Section 14132.100 for the APM
30 enrollees of the participating FQHC's site across all APM aid
31 categories and averaged on a per member per year basis.

32 (3) An adjustment pursuant to this subdivision shall occur no
33 more than once per year per participating FQHC's site during the
34 three years of the APM pilot project and shall be subject to
35 approval by the department.

36 (A) An adjustment to the wrap-cap payments in the case of
37 higher than expected utilization shall be triggered when utilization
38 exceeds projections by more than five percent for the first year,
39 seven and one-half percent for the second year, and ten percent
40 for the third year. If the trigger level is reached, the affected

1 FQHC's site shall receive an aggregate payment adjustment that
2 is based upon the difference between its actual utilization for the
3 year and one hundred five percent of projected utilization for the
4 first year, the difference between actual utilization and one hundred
5 seven and one-half percent of projected utilization for the second
6 year, and the difference between actual utilization and one hundred
7 ten percent of projected utilization for the third year. The payment
8 adjustment in each instance shall be calculated as follows:

9 (i) The difference in the applicable utilization levels shall be
10 multiplied by the per-visit rate that was determined pursuant to
11 Section 14132.100 for the participating FQHC's site.

12 (ii) The total number of member months for the APM enrollees
13 of the participating FQHC's site for the year shall be divided by
14 twelve.

15 (iii) The amount in clause (i) shall be multiplied by the amount
16 in clause (ii), yielding the aggregate wrap-cap payment adjustment
17 for the participating FQHC's site. The rate adjustment shall be
18 paid to the participating FQHC site by the principal health plan,
19 or secondary payer as applicable, in one aggregate payment.

20 (B) (i) To incentivize care delivery in ways that may vary from
21 traditional delivery of care, participating FQHCs shall have the
22 flexibility to experience a lower than expected visit utilization of
23 up to thirty percent of projected utilization. If an FQHC site's
24 actual utilization is at a level that is more than thirty percent lower
25 than the projected utilization, the principal health plan, or
26 secondary payer as applicable, shall review the FQHC site's
27 relevant data to identify the cause or causes of the difference. If
28 the principal health plan or secondary payer determines that the
29 lower than expected utilization was due to factors unrelated to
30 delivery system transformation and enhancements, it may require
31 the FQHC's site to refund a portion of the wrap-cap payments.

32 (ii) The total amount refunded by the participating FQHC's site
33 to the principal health plan or secondary payer shall be limited to
34 an amount calculated as follows:

35 (I) The difference between the participating FQHC site's actual
36 utilization and seventy percent of the projected utilization shall be
37 multiplied by the site's per-visit rate that was determined pursuant
38 to Section 14132.100.

1 ~~(H) The total number of member months for the APM enrollees~~
2 ~~of the participating FQHC's site for the year shall be divided by~~
3 ~~twelve.~~

4 ~~(HH) The amount in subclause (I) shall be multiplied by the~~
5 ~~amount in subclause (H), yielding the maximum amount of the~~
6 ~~refund to be made by the participating FQHC's site. The refund~~
7 ~~shall be paid in one aggregate payment.~~

8 ~~(iii) Any adjustment made pursuant to this subparagraph shall~~
9 ~~be requested by a principal health plan, secondary payer, or FQHC,~~
10 ~~no later than 90 days after the last day of the fiscal year for which~~
11 ~~the adjustment is sought.~~

12 ~~(4) The department, in consultation with FQHCs and principal~~
13 ~~health plans interested in participating in the APM pilot project,~~
14 ~~may modify the adjustment process or methodology specified in~~
15 ~~this section to the extent necessary to comply with federal law and~~
16 ~~obtain federal approval of necessary amendments to the Medi-Cal~~
17 ~~state plan.~~

18 ~~(h) The total APM supplemental capitation amounts paid to~~
19 ~~principal health plans shall be adjusted by the department as~~
20 ~~necessary to take into account adjustments to the number of APM~~
21 ~~enrollees by APM aid category no later than the 10th day of each~~
22 ~~month.~~

23 ~~(i) A participating FQHC or principal health plan or the~~
24 ~~department may request an APM enrollee true-up to assure the~~
25 ~~total amount of the APM supplemental capitation or wrap-cap~~
26 ~~payments, as applicable, are adjusted to accurately reflect the~~
27 ~~number of applicable APM enrollees.~~

28 ~~(j)~~

29 ~~(e) An FQHC site participating in the APM pilot project shall~~
30 ~~not receive traditional wrap-around payments pursuant to Sections~~
31 ~~14132.100 and 14087.325 for visits within the APM scope of~~
32 ~~services it provides to its APM enrollees.~~

33 ~~14138.15. (a) A principal health plan shall be compensated~~
34 ~~by the department for the services provided to its APM enrollees~~
35 ~~pursuant to this section.~~

36 ~~(b) (1) For each principal health plan that contains at least~~
37 ~~one participating FQHC in its provider network, the department~~
38 ~~shall determine an APM supplemental capitation amount for each~~
39 ~~APM aid category to be paid by the department to the principal~~
40 ~~health plan, which shall be expressed as a PMPM amount. The~~

1 APM supplemental capitation amount shall be a weighted average
2 of the aggregate wrap-cap amounts determined in subdivision (b)
3 of Section 14138.14, that at a minimum takes into account an
4 estimation of the distribution of APM enrollees among the
5 participating FQHCs for each APM aid category.

6 (2) The APM supplemental capitation amounts shall not be
7 decreased for the first three years of the APM pilot project, unless
8 agreed to by the department and the principal health plan.

9 (c) The total APM supplemental capitation amounts paid to
10 principal health plans shall be adjusted by the department as
11 necessary to take into account adjustments to the number of APM
12 enrollees by APM aid category no later than the 10th day of each
13 month.

14 (d) The department shall adjust the amounts in subdivision (b)
15 at least annually for any change to the prospective payment system
16 rate for participating FQHCs, including changes resulting from
17 a change in the Medicare Economic Index pursuant to subdivision
18 (d) of Section 14132.100, and any changes in the FQHC's scope
19 of services pursuant to subdivision (e) of Section 14132.100.

20 14138.16. During the duration of the APM pilot project, the
21 department shall establish a risk corridor structure for the
22 principal health plans relating to the payment requirement of
23 Section 14138.15, designed within the following parameters:

24 (a) (1) The principal health plan is fully responsible for the
25 total aggregate costs of the wrap-cap payments for all APM aid
26 categories to participating FQHCs in its network in excess of the
27 total aggregate APM supplemental capitation amount for all APM
28 aid categories up to one-half of 1 percent.

29 (2) The principal health plan shall fully retain the aggregate
30 APM supplemental capitation amount in excess of the total
31 aggregate costs of the wrap-cap payments for all APM aid
32 categories incurred up to one-half of 1 percent.

33 (b) (1) The principal health plan and the department shall share
34 responsibility for the total aggregate costs of the wrap-cap
35 payments for all APM aid categories to participating FQHCs in
36 the principal health plan's network that are between one-half of
37 1 percent above and up to one percent above the total aggregate
38 APM supplemental capitation amount for all APM aid categories.

39 (2) The principal health plan and the department shall share
40 the benefit of the aggregate APM supplemental capitation amount

1 *in excess of the total aggregate costs of the wrap-cap payments*
2 *for all APM aid categories incurred that are between one-half of*
3 *1 percent and up to one percent below the total aggregate APM*
4 *supplemental capitation amount.*

5 *(c) (1) The department shall be fully responsible for the total*
6 *aggregate costs of the wrap-cap payments for all APM aid*
7 *categories to participating FQHCs in the principal health plan's*
8 *network that are more than one percent in excess of the principal*
9 *health plan's total aggregate APM supplemental capitation amount*
10 *for all APM aid categories.*

11 *(2) The department shall fully retain the aggregate APM*
12 *supplemental capitation amount in excess of the total aggregate*
13 *costs of the wrap-cap payments for all APM aid categories to*
14 *participating FQHCs in the principal health plan's network that*
15 *are greater than one percent below the total aggregate APM*
16 *supplemental capitation amount.*

17 *14138.17. (a) In order to ensure participating FQHCs have*
18 *an incentive to manage visits and costs, while at the same time*
19 *exercising a reasonable amount of flexibility to deliver care in the*
20 *most efficient and quality driven manner, during the duration of*
21 *the APM pilot project the department shall, in accordance with*
22 *this subdivision, establish a rate adjustment structure. The rate*
23 *adjustment structure shall be developed with stakeholder input*
24 *and shall meet the requirements of Section 1396a(bb)(6)(B) of*
25 *Title 42 of the United States Code.*

26 *(b) The rate adjustment structure shall be applicable on a*
27 *site-specific basis.*

28 *(c) The rate adjustment structure shall permit an aggregate*
29 *adjustment to the wrap-cap when actual utilization of services for*
30 *a participating FQHC's site exceeds or falls below expectations*
31 *that were reflected within the calculation of the rates developed*
32 *pursuant to Sections 14138.14 and 14138.15. For purposes of this*
33 *rate adjustment structure, both actual and expected utilization*
34 *shall be expressed as the total number of visits that would be*
35 *recognized pursuant to subdivision (g) of Section 14132.100 for*
36 *the APM enrollees of the participating FQHC's site across all*
37 *APM aid categories and averaged on a per member per year basis.*

38 *(d) An adjustment pursuant to this section shall occur no more*
39 *than once per year per participating FQHC's site during the three*

1 years of the APM pilot project and shall be subject to approval by
2 the department.

3 (1) An adjustment to the wrap-cap payments in the case of
4 higher than expected utilization shall be triggered when utilization
5 exceeds projections by more than 5 percent for the first year, 7½
6 percent for the second year, and 10 percent for the third year. If
7 the trigger level is reached, the affected FQHC's site shall receive
8 an aggregate payment adjustment that is based upon the difference
9 between its actual utilization for the year and 105 percent of
10 projected utilization for the first year, the difference between actual
11 utilization and 107½ percent of projected utilization for the second
12 year, and the difference between actual utilization and 110 percent
13 of projected utilization for the third year. The payment adjustment
14 in each instance shall be calculated as follows:

15 (A) The difference in the applicable utilization levels shall be
16 multiplied by the per-visit rate that was determined pursuant to
17 Section 14132.100 for the participating FQHC's site.

18 (B) The total number of member months for the APM enrollees
19 of the participating FQHC's site for the year shall be divided by
20 12.

21 (C) The amount in subparagraph (A) shall be multiplied by the
22 amount in subparagraph (B), yielding the aggregate wrap-cap
23 payment adjustment for the participating FQHC's site. The rate
24 adjustment shall be paid to the participating FQHC site by the
25 principal health plan, or secondary payer as applicable, in one
26 aggregate payment.

27 (2) (A) To incentivize care delivery in ways that may vary from
28 traditional delivery of care, participating FQHCs shall have the
29 flexibility to experience a lower than expected visit utilization of
30 up to 30 percent of projected utilization. If an FQHC site's actual
31 utilization is at a level that is more than 30 percent lower than the
32 projected utilization, the principal health plan, or secondary payer
33 as applicable, shall review the FQHC site's relevant data to
34 identify the cause or causes of the difference. If the principal health
35 plan or secondary payer determines that the lower than expected
36 utilization was due to factors unrelated to delivery system
37 transformation and enhancements, it may require the FQHC's site
38 to refund a portion of the wrap-cap payments.

1 (B) *The total amount refunded by the participating FQHC's*
2 *site to the principal health plan or secondary payer shall be limited*
3 *to an amount calculated as follows:*

4 (i) *The difference between the participating FQHC site's actual*
5 *utilization and 70 percent of the projected utilization shall be*
6 *multiplied by the site's per-visit rate that was determined pursuant*
7 *to Section 14132.100.*

8 (ii) *The total number of member months for the APM enrollees*
9 *of the participating FQHC's site for the year shall be divided by*
10 *12.*

11 (iii) *The amount in clause (i) shall be multiplied by the amount*
12 *in clause (ii), yielding the maximum amount of the refund to be*
13 *made by the participating FQHC's site. The refund shall be paid*
14 *in one aggregate payment.*

15 (C) *Any adjustment made pursuant to this paragraph shall be*
16 *requested by a principal health plan, secondary payer, or FQHC,*
17 *no later than 90 days after the last day of the fiscal year for which*
18 *the adjustment is sought.*

19 *14138.18. The department, in consultation with FQHCs and*
20 *principal health plans interested in participating in the APM pilot*
21 *project, may modify the adjustment process or methodology*
22 *specified in Sections 14138.14, 14138.15, 14138.16, and 14138.17*
23 *to the extent necessary to comply with federal law and obtain*
24 *federal approval of necessary amendments to the Medi-Cal state*
25 *plan.*

26 *14138.19. A participating FQHC or principal health plan or*
27 *the department may request an APM enrollee true-up to assure*
28 *the total amount of the APM supplemental capitation or wrap-cap*
29 *payments, as applicable, are adjusted to accurately reflect the*
30 *number of applicable APM enrollees.*

31 ~~*14138.15.*~~

32 *14138.20. (a) (1) Within six months of the conclusion of pilot*
33 *project, an evaluation shall be completed by an independent entity.*
34 *This independent entity shall report its findings to the department*
35 *and the Legislature. The evaluation shall be contingent on the*
36 *availability of nonstate General Fund moneys for this purpose.*

37 (2) *A report submitted pursuant to this subdivision shall be*
38 *submitted in compliance with Section 9795 of the Government*
39 *Code.*

1 (b) The evaluation shall assess whether the APM pilot project
2 produced improvements in access to primary care services, care
3 quality, patient experience, and overall health outcomes for APM
4 enrollees. The evaluation shall include existing FQHC required
5 quality metrics and an assessment of how the changes in financing
6 allowed for alternative types of primary care visits and alternative
7 touches between the participating FQHC and the patient. The
8 evaluation shall also assess whether the APM pilot project's efforts
9 to improve primary care resulted in changes to patient service
10 utilization patterns, including the reduced utilization of avoidable
11 high-cost services.

O