AMENDED IN SENATE MAY 31, 2011 AMENDED IN SENATE MARCH 30, 2011 AMENDED IN SENATE MARCH 24, 2011

SENATE BILL

No. 703

Introduced by Senator Hernandez

February 18, 2011

An act to add Part 6.25 (commencing with Section 12694.1) to Division 2 of the Insurance Code, relating to health care coverage, and making an appropriation therefor.

LEGISLATIVE COUNSEL'S DIGEST

SB 703, as amended, Hernandez. Health care coverage: Basic Health Program.

Existing law, the federal Patient Protection and Affordable Care Act, requires each state to, by January 1, 2014, establish an American Health Benefit Exchange that makes available qualified health plans to qualified individuals and employers. Existing state law establishes the California Health Benefit Exchange within state government. The federal Patient Protection and Affordable Care Act also authorizes the establishment of a basic health program under which a state may enter into contracts to offer one or more standard health plans providing a minimum level of essential benefits to eligible individuals instead of offering those individuals coverage through an Exchange, if specified criteria are met.

Existing law establishes the Managed Risk Medical Insurance Board (MRMIB) and makes it responsible for administering the California Major Risk Medical Insurance Program and the Healthy Families Program to provide health care coverage to certain residents of the state

who are unable to secure adequate coverage, subject to specified eligibility requirements.

This bill would establish in state government a Basic Health Program, to be administered by MRMIB. The bill would require MRMIB to enter into a contract with the United States Secretary of Health and Human Services to implement the Basic Health Program, and would set forth the powers and the duties of MRMIB relative to determining eligibility for enrollment, setting premiums for coverage, and selecting participating health plans under the Basic Health Program, subject to requirements under federal law. The bill would require the board to permit enrollment in the Basic Health Program on January 1, 2014. The bill would create the Basic Health Program Trust Fund for those purposes, and would continuously appropriate all moneys in the fund to the Basic Health Program, thereby making an appropriation and would make moneys in the fund subject to appropriation by the Legislature, except that if the annual Budget Act is not enacted by a certain date, the bill would authorize the board to transfer specified funds from the trust fund to health plans in order to comply with certain requirements. The bill would require the Basic Health Program to be funded by federal funds, private donations, premiums paid by eligible individuals, and other non-General Fund moneys available for that purpose. Notwithstanding those provisions, the bill would authorize the board to obtain loans from the General Fund for initial start-up expenses, to be repaid by July 1, 2016, and would establish a procedure for continued coverage of individuals under the California Health Benefit Exchange if costs of the Basic Health Program exceed moneys available from specified sources.

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

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

1	SECTION 1. Part 6.25 (commencing with Section 12694.1) is
2	added to Division 2 of the Insurance Code, to read:
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4	PART 6.25. BASIC HEALTH PROGRAM
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6	12694.1. It is the intent of the Legislature to establish a Basic
7	Health Program option to implement the option contained in
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8 Section 1331 of the federal Patient Protection and Affordable Care

1 Act (PPACA). The Legislature finds and declares that Section

2 1331 of PPACA creating the Basic Health Program does the3 following:

4 (a) Requires eligible individuals and their dependents enrolled

5 in the Basic Health Program be provided a health plan containing

6 the essential health benefits at a monthly premium price that does

7 not exceed the amount of the premium that the eligible individual

8 would have been required to pay if the individual had enrolled in

9 the applicable second lowest cost silver plan offered to the 10 individual through the California Health Benefit Exchange.

11 (b) (1) Prohibits the cost sharing an eligible individual is

required to pay under the Basic Health Program from exceedingthe cost sharing required under a platinum plan for individuals

14 with a household income at or below 150 percent of the federal

15 poverty level for the size of the family involved.

16 (2) Prohibits the cost sharing an eligible individual is required 17 to pay under the Basic Health Program from exceeding the cost 18 sharing required under a gold plan for an individual with a 19 household income above 150 percent of the federal poverty level 20 but at or below 200 percent of the federal poverty level for the size 21 of the family involved.

(c) Requires the medical loss ratio for products in the Basic
Health Program to be 85 percent, instead of 80 percent, in the
individual and small group market.

12694.15. For purposes of this part, the following definitionsshall apply:

(a) "Basic Health Program" means the program authorized bySection 1331 of PPACA.

29 (b) "Board" means the Managed Risk Medical Insurance Board.

30 (c) "County organized health system" means a licensed health

31 care service plan established pursuant to Section 14087.51 or

32 14087.54 of the Welfare and Institutions Code or Chapter 333 (commencing with Section 101675) of Part 4 of Division 101 of

34 the Health and Safety Code.

35 (d) "Department" means the State Department of Health Care36 Services.

(e) "Eligible individual" shall have the same meaning as setforth in subdivision (e) of Section 1331 of PPACA.

(f) "Essential health benefits" shall have the same meaning asset forth in Section 1302 of PPACA.

(g) "Fund" means the Basic Health Program Trust Fund 1 2 established by Section 12694.955. 3 (h) "Health plan" means a private health insurer holding a valid 4 outstanding certificate of authority from the Insurance 5 Commissioner or a health care service plan, as defined under subdivision (f) of Section 1345 of the Health and Safety Code, 6 7 licensed by the Department of Managed Health Care. 8 (i) "Local initiative" means a licensed health care service plan 9 established pursuant to Section 14018.7, 14087.31, 14087.35, 14087.36, 14087.38, or 14087.96 of the Welfare and Institutions 10 11 Code. 12 (j) "Patient Protection and Affordable Care Act" or "PPACA" 13 means Public Law 111-148, as amended by the federal Health Care and Education Reconciliation Act of 2010 (Public Law 14 15 111-152), and any amendments to, or regulations or guidance 16 issued under, those acts. 17 12694.2. The Basic Health Program is hereby created and shall 18 be administered by the Managed Risk Medical Insurance Board. 19 12694.25. The board shall enter into a contract with the United 20 States Secretary of Health and Human Services to implement a 21 Basic Health Program to provide coverage to eligible individuals. 22 12694.26. The board shall permit enrollment in the Basic 23 Health Program on January 1, 2014. 12694.3. (a) The board shall administer the Basic Health 24 25 Program in conjunction with the Healthy Families Program, and 26 shall provide an eligibility and enrollment process that allows an 27 individual, or his or her natural or adoptive parent, legal guardian, 28 caretaker relative, foster parent, or stepparent with whom the child 29 resides, to enroll in the Basic Health Program at the same time an 30 individual, or his or her natural or adoptive parent, legal guardian, 31 caretaker relative, foster parent, or stepparent with whom the child 32 resides, applies for enrollment in the Healthy Families Program. 33 (b) In implementing the requirements of this section, and 34 consistent with the requirements of Section 1331 of PPACA, the 35 board may do all of the following: (1) Determine eligibility criteria for the Basic Health Program. 36 37 (2) Determine the participation requirements of eligible 38 individuals applying for coverage in the Basic Health Program. 39 (3) Determine the participation requirements of participating health plans. 40

1 (4) Determine when the coverage of eligible individuals begins 2 and the extent and scope of coverage.

3 (5) Determine, through negotiation with health plans, premium4 and cost-sharing amounts.

5 (6) Collect premiums.

6 (7) Provide or make available subsidized coverage through 7 participating health plans.

8 (8) Provide for the processing of applications and the enrollment9 of eligible individuals.

10 (9) Determine and approve the benefit designs and cost sharing

11 required by health plans participating in the Basic Health Program.

12 (10) Enter into contracts.

13

(11) Employ necessary staff.

(12) Authorize expenditures from the fund to pay program
expenses that exceed eligible individual premium contributions
and to administer the Basic Health Program, as necessary.

17 (13) Maintain enrollment and expenditures to ensure that 18 expenditures do not exceed amounts available in the fund, and, if 19 sufficient funds are not available to cover the estimated cost of 20 program expenditures, the board shall institute appropriate 21 measures to reduce costs.

22 (14) Issue rules and regulations, as necessary. Until January 1, 23 2016, any rules and regulations issued pursuant to this subdivision 24 may be adopted as emergency regulations in accordance with the 25 Administrative Procedure Act (Chapter 3.5 (commencing with 26 Section 11340) of Part 1 of Division 3 of Title 2 of the Government 27 Code). The adoption of these regulations shall be deemed an 28 emergency and necessary for the immediate preservation of the 29 public peace, health, and safety or general welfare. The regulations 30 shall become effective immediately upon filing with the Secretary 31 of State.

(15) Make application assistance payments to individuals who
 have successfully completed the requirements of a Certified
 Application Assistant in the Healthy Families Program and who
 successfully enroll eligible individuals in Basic Health Program
 coverage.

37 (16) Exercise all powers reasonably necessary to carry out the

38 powers and responsibilities expressly granted or imposed by this

39 part and Section 1331 of PPACA.

1 12694.35. In implementing this part, eligibility for coverage 2 under, and the benefits, premiums, and cost sharing in, the Basic 3 Health Program, shall meet the requirements of Section 1331 of 4 PPACA. The board may determine the benefits, if any, to offer 5 Basic Health Program participants that are in addition to the 6 essential health benefits package required by Section 1302 of 7 PPACA.

8 12694.4. The Basic Health Program shall be administered
9 without regard to gender, race, creed, color, sexual orientation,
10 health status, disability, or occupation.

11 12694.45. (a) The board shall use appropriate and efficient
12 means to notify eligible individuals of the availability of health
13 coverage from the Basic Health Program.

14 (b) The board, in conjunction with the department, shall conduct 15 a community outreach and education campaign to assist in 16 notifying eligible individuals of the availability of health coverage 17 through the Basic Health Program. The board and the department 18 shall seek federal funding and funding from private entities, 19 including foundation funding, for this purpose. The department and the California Health Benefit Exchange shall include 20 21 information on the availability of coverage through the Basic 22 Health Program in all eligibility outreach efforts, and the board 23 shall also include information on the availability of coverage in 24 the Medi-Cal program and the California Health Benefit Exchange. 25 (c) The board shall use appropriate materials, which may include

brochures, pamphlets, fliers, posters, and other promotional items,
to notify families of the availability of coverage through the Basic
Health Program.

12694.5. (a) The board shall ensure that written enrollment
information issued or provided by the Basic Health Program is
available to program subscribers and applicants in each of the
languages identified pursuant to Chapter 17.5 (commencing with

33 Section 7290) of Division 7 of Title 1 of the Government Code.

(b) The board shall ensure that telephone services provided to
program subscribers and applicants by the Basic Health Program
are available in all of the languages identified pursuant to Chapter
17.5 (commencing with Section 7290) of Division 7 of Title 1 of
the Government Code.

39 (c) The board shall ensure that interpreter services are available 40 between eligible individuals and participating health plans. The

1 board shall ensure that subscribers are provided information within

2 provider network directories of available linguistically diverse3 providers.

4 (d) The board shall ensure that participating health plans provide 5 documentation on how they provide linguistically and culturally 6 appropriate services, including marketing materials, to subscribers.

appropriate services, including marketing materials, to subscribers.
12694.55. No participating health plan shall, in an area served
by the Basic Health Program, directly, or through an employee,
agent, or contractor, provide an applicant with any marketing

material relating to benefits or rates provided under the Basic Health Program, unless the material has been reviewed and approved by the board.

13 12694.57. The board may do the following:

14 (a) Amend existing Healthy Families Program contracts to allow

15 the parents of children enrolled in the Healthy Families Program 16 to enroll in the same plan as their child or children through the 17 Pasie Health Program

17 Basic Health Program.

(b) Require, as a condition of participation in the Basic HealthProgram, health plans to participate in the Healthy Families

20 Program.

12694.6. (a) The board may establish geographic areas,
consistent with the geographic areas of the Healthy Families
Program, within which participating health plans may offer
coverage to subscribers.

(b) Nothing in this section shall restrict a county organized
health system or a local initiative from providing services to Basic
Health Program subscribers in their licensed geographic service
area.

12694.65. (a) Notwithstanding any other provision of law, the
board shall not be subject to licensure or regulation by the
Department of Insurance or the Department of Managed Health

32 Care.

33 (b) A participating health plan that contracts with the Basic

34 Health Program and is regulated by the Insurance Commissioner

35 or the Department of Managed Health Care shall be licensed and

in good standing with its respective licensing agency. In itsapplication to the Basic Health Program, an applicant shall provide

assurance of its standing with the appropriate licensing agency.

12694.7. (a) The board shall contract with a broad range of
 health plans in an area, if available, to ensure that subscribers have

1 a choice of health plans from among a reasonable number and

2 different types of competing health plans. The board shall develop3 and make available objective criteria for health plan selection and

and make available objective criteria for health plan selection andprovide adequate notice of the application process to permit all

5 health plans a reasonable and fair opportunity to participate. The

6 criteria and application process shall allow participating health

7 plans to comply with their state and federal licensing and regulatory

8 obligations, except as otherwise provided in this part. Health plan

9 selection shall be based on the criteria developed by the board.

10 (b) (1) In its selection of participating health plans, the board

11 shall take all reasonable steps to ensure that the range of choices 12 of health plans available to each applicant shall include health

12 of heatin plans dvaluate to each applicant shall include heatin 13 plans that include in their provider networks, and have signed 14 contracts with, traditional and public and private safety net

15 providers.

16 (2) A participating health plan shall annually submit to the board

17 a report summarizing its provider network. The report shall

provide, as available, information on the provider network as itrelates to all of the following:

20 (A) Geographic access for the subscribers.

21 (B) Linguistic services.

22 (C) The ethnic composition of providers.

(D) The number of subscribers who selected traditional andpublic and private safety net providers.

25 (c) (1) The board shall not rely solely on a determination by 26 the Department of Managed Health Care or the Insurance 27 Commissioner of a health plan network's adequacy or geographic 28 access to providers in the awarding of contracts under this part. 29 The board shall collect and review demographic, census, and other 30 data to provide to prospective local initiatives, health plans, or 31 specialized health plans, and identify specific provider contracting 32 target areas with significant numbers of uninsured individuals with incomes that would make them eligible for the Basic Health 33 34 Program. The board shall give priority to those health plans, on a 35 county-by-county basis, that demonstrate that they have included 36 in their prospective plan networks significant numbers of providers

37 in these geographic areas.

38 (2) Targeted contracting areas are those ZIP Codes or groups

39 of ZIP Codes or census tracts or groups of census tracts that have

a percentage of eligible individuals that is greater than the overall
 percentage of eligible individuals in that county.

3 (d) In each geographic area, the board shall designate a 4 community provider plan that is the participating health plan that 5 has the highest percentage of traditional and public and private 6 safety net providers in its network. Subscribers selecting such a 7 health plan shall be given a premium discount in an amount 8 determined by the board.

9 12694.75. (a) After two consecutive months of nonpayment 10 of premiums by an eligible individual enrolled in the Basic Health 11 Program, and a reasonable written notice period of not less than 12 30 days is provided to the eligible individual, the eligible individual 13 may be disenrolled from the Basic Health Program for the failure 14 to pay premiums. The board may conduct or contract for collection 15 actions to collect unpaid family contributions.

(b) Subject to any additional requirements of federal law,disenrollments shall be effective at the end of the secondconsecutive month of nonpayment.

19 12694.8. The Basic Health Program may place a lien on
20 compensation or benefits, recovered or recoverable by a subscriber
21 or applicant, or from any party or parties responsible for the
22 compensation or benefits for which benefits have been provided
23 under a plan contract or policy issued under this part.

12694.85. The board shall establish and use a competitive process to select participating health plans and any other contractors under this part. Any contract entered into pursuant to this part shall be exempt from Chapter 2 (commencing with Section 10100) of Division 2 of the Public Contract Code, and shall be exempt from the review or approval of any division of the Department of General Services.

31 12694.855. (a) A health care provider that is provided
32 documentation of an individual's enrollment in the Basic Health
33 Program shall not seek reimbursement or attempt to obtain payment

34 for any covered services provided to that individual other than

35 from the participating health plan covering that individual.

36 (b) Subdivision (a) shall not apply to any cost sharing required
37 for covered services provided to the individual under his or her
38 participating health plan.

39 (c) For purposes of this section, "health care provider" means 40 any professional person, organization, health facility, or any other

1	person or institution licensed by the state to deliver or furnish
2	health care services.

3 12694.9. To the extent permitted by federal law, an eligible

4 individual enrolled in the Basic Health Program shall continue to5 be eligible for the program for a period of 12 months from the

6 month eligibility is established.

7 12694.95. The board shall do all of the following:

8 (a) Make use of a simple and easy to understand mail-in and9 Internet application process.

10 (b) Permit individuals to learn, in a timely manner upon the 11 request of the individual, the amount of cost sharing, including, 12 but not limited to, deductibles, cost sharing, and coinsurance, under 13 the individual's health plan or coverage that the individual would

14 be responsible for paying with respect to the furnishing of a specific

15 product or service by a participating provider. At a minimum, this 16 information shall be made available to the individual through an

17 Internet Web site and through other means for individuals without18 access to the Internet.

(c) Provide for the operation of a toll-free telephone hotline torespond to requests for assistance.

(d) Maintain an Internet Web site through which eligible
 individuals may obtain standardized comparative information on
 those health plans.

(e) Utilize a standardized format for presenting health benefits
plan options offered through the Basic Health Program, including
the use of the uniform outline of coverage established under Section
2715 of the federal Public Health Service Act.

27 2715 of the redefail Fublic Health Service Act.
 12694.955. (a) The Basic Health Program Trust Fund is hereby
 created in the State Treasury for the purpose of this part. All federal

30 funds received pursuant to Section 1331 of PPACA shall be placed

31 in the Basic Health Program Trust Fund. Notwithstanding Section

32 13340 of the Government Code, all moneys in the fund shall be

33 continuously appropriated without regard to fiscal year for the

34 *Moneys in the fund shall be used for the* purposes of this part, *upon*

35 appropriation by the Legislature, except that if the annual Budget

36 Act is not enacted by June 30 of any fiscal year preceding the fiscal

37 year to which the budget would apply, the board may transfer38 federal funds and premium payments from the Basic Health

federal funds and premium payments from the Basic HealthProgram Trust Fund to health plans contracting with the board

40 to ensure that individuals receiving coverage through the Basic

Health Program are able to comply with the requirement to
 maintain minimum essential coverage as described in Section 1501
 of PPACA. Any moneys in the fund that are unexpended or
 unencumbered at the end of a fiscal year may be carried forward

5 to the next succeeding fiscal year.

6 (b) Notwithstanding any other provision of law, moneys

7 deposited in the fund shall not be loaned to, or borrowed by, any8 other special fund or the General Fund, a county general fund, or

9 any other county fund.

10 (c) The board shall establish and maintain a prudent reserve in 11 the fund.

12 (d) Notwithstanding Section 16305.7 of the Government Code,

13 all interest earned on the moneys that have been deposited into the

fund shall be retained in the fund and used for purposes consistentwith the fund.

16 (e) Subject to approval by the Department of Finance, and upon 17 notification to the committees of each house of the Legislature 18 that consider the budget and the committees of each house that 19 consider appropriations, the board may obtain loans from the 20 General Fund for all necessary and reasonable start-up and initial 21 expenses related to the administration of the fund and the Basic 22 Health Program. The board shall repay principal and interest, using 23 the pooled money investment account rate of interest, to the 24 General Fund no later than July 1, 2016.

24 General Fund no fater than July 1, 2010.
 25 12694.957. (a) The board shall ensure that the establishment,

26 operation, and administrative functions of the Basic Health
27 Program do not exceed the combination of federal funds, private
28 donations, premiums paid by eligible individuals, and other

29 non-General Fund moneys available for this purpose. Except for

30 loans authorized pursuant to subdivision (e) of Section 12694.955,

no state General Fund money shall be used for any purpose underthis part.

33 (b) The board shall negotiate contracts with health plans to 34 provide or pay for benefits to enrollees under this part. Each

35 contract entered into pursuant to this part shall require the 36 participating health plan to assume full risk for the cost of care

37 for the contract period. The board shall not contract with any

38 participating health plan if such a contract would result in costs

39 exceeding the funds available for purposes of this part, as

40 *described in subdivision (a).*

1 (b)

2 (c) In the event that the board reasonably expects that the cost 3 of the Basic Health Program will exceed the available funds specified in subdivision (a), coverage for eligible individuals shall 4 continue until the annual redetermination of each eligible 5 6 individual, after which time the board shall immediately transfer 7 the eligible individual to coverage in the California Health Benefit 8 Exchange. To the extent permitted by federal law, the board shall 9 contract with the federal government to allow federal funds made 10 available under paragraph (3) of subdivision (d) of Section 1331 of PPACA, relating to 95 percent of the premium tax credits under 11 12 Section 36B of the Internal Revenue Code of 1986, and the

cost-sharing reduction under Section 1402, to be used for the costsof the board in implementing and administering this part.

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