

December 16, 2016

Secretary Sylvia Mathews Burwell U.S. Department of Health & Human Services 200 Independence Avenue, S.W. Washington, DC 20201

Dear Secretary Burwell,

Covered California is submitting the state's Section 1332 State Innovation Waiver. California's Waiver seeks to build upon the success of the implementation of health reform in the state.

Covered California seeks a State Innovation Waiver to offer new health insurance options, called California Qualified Health Plans (CQHPs), to individuals ineligible to purchase Qualified Health Plans (QHPs) because of their immigration status. Enrollees in CQHPs will not be eligible to receive Advance Payments of Premium Tax Credits (APTCs) or Cost Sharing Reductions (CSRs).

In response to your letter dated November 14, 2016, Covered California made the following changes to the 1332 State Innovation Waiver Application:

- Language explaining how coverage under CQHPs would be reported to the IRS and to Marketplace enrollees was added (Page 3);
- A 10-year budget plan to support the State's economic analyses that the proposed waiver will comply with the federal deficit requirement was added (Page 13); and
- Quarterly, annual, and cumulative targets were specified and added to the reporting targets section of the application (Pages 17-23).

We look forward to working with your Department to answer any additional questions or provide any clarifications during your review process.

Thank you and please contact me if you have any questions.

Sincerely,

Peter V. Lee Executive Director

CC: Covered California Board of Directors



SECTION 1332 STATE INNOVATION WAIVER APPLICATION

CALIFORNIA'S PROPOSAL TO WAIVE AFFORDABLE CARE ACT REQUIREMENTS TO EXPAND ACCESS TO UNDOCUMENTED INDIVIDUALS

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California's Proposal to Waive Affordable Care Act Requirements to Expand Access to Undocumented Individuals

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I. Executive Summary

California seeks a State Innovation Waiver under Section 1332 of the Affordable Care Act (ACA) in order to build upon the success of the implementation of health reform in the state. Millions of Californians have benefitted from coverage purchased through the State-based Marketplace, Covered California, as well as through the expansion of Medi-Cal, the state's Medicaid program. However, while residents classified as not lawfully present under the ACA have been able to purchase coverage "off-exchange," they have been unable to purchase coverage through the California Health Benefit Exchange (Covered California). These residents include undocumented immigrants and individuals granted Deferred Action for Childhood Arrivals (DACA). As used in this application, the terms "undocumented immigrants" and "undocumented residents" also refer to DACA recipients.

Covered California seeks a State Innovation Waiver to offer new health insurance options, called California Qualified Health Plans (CQHPs), to individuals ineligible to purchase Qualified Health Plans (QHPs) because of their immigration status. CQHPs will be mirror plans to the QHPs currently offered through Covered California, with the same issuers providing the same benefits, cost sharing, and networks, and meeting all of the same requirements as QHPs. Undocumented individuals will not be eligible to receive Advance Payments of Premium Tax Credits (APTCs) or Cost Sharing Reductions (CSRs) and will not be subject to certain immigration-related eligibility requirements.

California's proposal meets all of the Section 1332 State Innovation Waiver parameters:

- Equivalent or greater scope of coverage: Covered California's proposal will increase the current scope of coverage in California by allowing undocumented immigrants the opportunity to purchase unsubsidized coverage through the State-based Marketplace.
- **Equivalent or greater affordability of coverage:** Covered California's proposal will not negatively impact affordability of coverage.
- **Equivalent comprehensiveness of coverage:** Covered California's proposal will provide coverage that is as comprehensive as that available in the absence of the waiver.
- Deficit neutral: Covered California's proposal will not increase the federal deficit. Federal
 subsidies will not be offered to consumers under the waiver program, and administrative costs
 will be paid by Covered California.
- No impact on federal administrative functions: Because Covered California is a State-based Marketplace, this proposal will not impact the Federally-facilitated Marketplace or other functions operated by the Centers for Medicare & Medicaid Services or the Department of Treasury.
- Meaningful public input: Covered California has conducted an extensive public input process in the development of the waiver proposal and will continue to provide opportunities for public input after submission of its waiver application.

II. Proposed Waiver: Providing Coverage to those Ineligible due to Immigration Status

Enacted State Legislation in Effect

Senate Bill 10 (Lara, Chapter 22, Statutes of 2016) was signed by Governor Edmund G. Brown on June 10, 2016 and went into effect upon signature. Senate Bill 10 was enacted by a two thirds vote of both houses of the California Legislature with bipartisan support. The enacted legislation requires Covered California to apply to the U.S. Department of Health and Human Services for a Section 1332 State Innovation Waiver to allow individuals who are ineligible to purchase health care coverage through Covered California due to immigration status to purchase a non-QHP. The legislation requires Covered California to apply to waive the requirement that health insurance Exchanges only offer Qualified Health Plans (QHPs), as defined in the Affordable Care Act. The legislation also requires that issuers offering QHPs through Covered California concurrently offer a California Qualified Health Plan (CQHP) that mirrors each QHP, for purposes of enrolling the waiver population. In addition, Senate Bill 10 specifically prohibits Covered California from offering any other non-Qualified Health Plans aside from CQHPs.

The requirement for QHP issuers to concurrently offer CQHPs would be effective on January 1, 2018, for coverage effective beginning January 1, 2019. The legislation requires eligible undocumented consumers to pay for the full, unsubsidized cost of coverage in Covered California, and prohibits access to any federal financial assistance for the purchase of CQHPs. The legislation also ensures protections for the privacy of information provided to Covered California for purposes of determining eligibility for the waiver program.

To view the final language of the law authorizing this Section 1332 State Innovation Waiver application, please refer to Appendix A.

Description of the Proposed Waiver Program

This proposed State Innovation Waiver seeks to grant undocumented Californians access to Covered California. Under the waiver, undocumented individuals will have the option of applying for health insurance coverage through Covered California. Coverage will be provided through CQHPs, which will mirror corresponding QHPs. Undocumented individuals who enroll in CQHPs through Covered California will not be eligible to receive financial assistance and will have to pay for the full cost of coverage. Undocumented individuals and their families will be able to file a single application for coverage through Covered California and receive access to health coverage through the applicable state program. Undocumented immigrants often live with family members, frequently their children, who are citizens or legal residents. These households are referred to as "mixed-status families." Although undocumented immigrants are able to purchase coverage off the exchange, providing a single door for plan shopping and selection would give mixed-status families a level playing field and access to the same streamlined process for accessing health coverage available to other families.

Should this waiver be approved, any issuer offering a QHP through Covered California will be required to offer a mirror CQHP for each of its QHP offerings. These CQHPs will offer identical benefit packages and utilize identical cost sharing structures, provider networks, and service areas to QHPs. CQHPs will undergo the same annual QHP certification process as QHPs and will be subject to state rate and form filing review. QHP issuers will submit plan data on CQHPs in the same manner currently utilized for QHPs.

Table 1: Comparison of QHP and CQHP Requirements

Covered California								
QHP Program vs. Proposed CQHP Waiver Program								
Requirement QHP Program CQHP Waiver Program								
Shop and Enroll through Covered CA	Yes	Yes						
Citizenship/Immigration Status	California resident ineligible for Medi-Cal and a US Citizen or lawfully present immigrant, as defined in 45 CFR §152.2	California resident ineligible for Medi-Cal and unable to purchase a QHP due to immigration status						
Health Coverage Benefits	CA Essential Health Benefits	CA Essential Health Benefits						
APTC or CSR	Yes	No						
Plan Subject to Annual QHP Certification Process	Yes	Yes						
State Rate and Form Filing Review	Yes	Yes						
Included in the Single Risk Pool	Yes	Yes						

Reporting to IRS and Enrollees

To meet the enrollee reporting requirement, Covered California will use the H41 EOY XML to report CQHP enrollments. If IRS requests that CQHP enrollees be included in the monthly H36 XML file, we will do so. Covered California proposes reporting CQHP enrollees annually because the H36 Monthly XML file is used for tax enforcement purposes. Consistent with federal regulations, because CQHPs are not qualified health plans, Covered California will not send CQHP enrollees tax form 1095-A. Since CQHP enrollees will not receive tax form 1095-A, issuers would be required to send these enrollees tax form 1095-B and report these enrollments to the IRS in the same manner that enrollment in minimum essential coverage is administered and reported outside of exchanges. This will ensure CQHP enrollees do not receive tax credits or subsidies while maintaining compliance with all applicable federal regulations.

Proposed Provision to be Waived

This waiver application seeks to waive Section 1311(d)(2)(B)(i) of the Affordable Care Act, which prohibits Exchanges from making available any health plan that is not a QHP. Covered California seeks to waive this provision in order to offer mirrored health plans through the Exchange to the target population. The waiver of this provision is necessary due to the requirement that QHPs are only available to Qualified Individuals (Section 1312(a)), a term that can only refer to a "citizen or national of the United States or an alien lawfully present in the United States" as specified in Section 1312(f)(3) of the Affordable Care Act.

Impacted Populations and Demographics

Nearly 50 percent of undocumented immigrants have been in the country for more than a decade, and many of them are homeowners. Undocumented immigrants often live with family members, frequently their children, who are citizens or legal residents. Approximately 13 percent of California's school-aged children (grades K-12) have a parent who is an undocumented immigrant. Among children of all ages, over one in six children in California have an undocumented immigrant parent.

Many California immigrants remain excluded from health coverage programs because of their immigration status. By allowing Covered California to offer CQHPs in addition to QHPs, all members of mixed-status families in the state would be able to browse and select health coverage in the same place

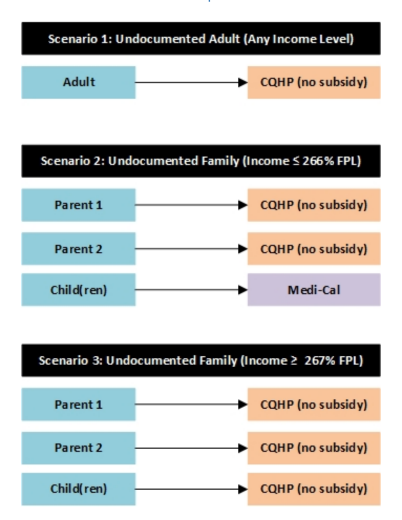
at the same time, simplifying their shopping and enrollment experience. This program will also likely improve all family members' appropriate use of health care, particularly children. Research shows that insured children whose parents are also insured are more likely to receive check-ups and other preventive care.^{iv}

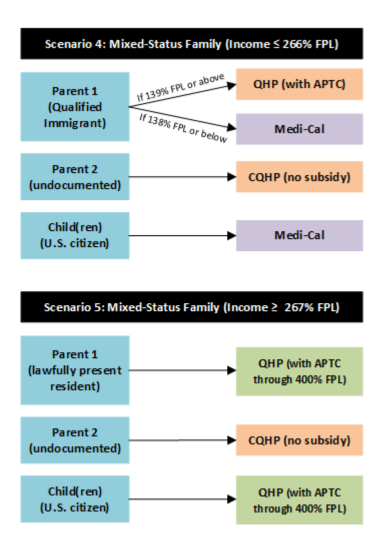
If this waiver request is not granted, the decision will restrict health coverage options for California's undocumented immigrants to purchasing coverage off the exchange. This restriction on purchasing is an unfair barrier for these residents who make a significant contribution to the economy, paying more than \$3 billion a year in state and local taxes. The greatest impact will fall on California's mixed-status families, in which members of different immigration statuses and citizens all live under one roof. Allowing all family members to choose and purchase coverage through a single point of entry will provide an improved shopping and enrollment experience.

Scenarios Illustrating Eligibility and Plan Selection Process

Figure 1 illustrates the most common enrollment scenarios related to this waiver proposal. These examples are provided to help demonstrate the health coverage options available for undocumented individuals under the waiver program.

Figure. 1. Typical Enrollment Scenarios under the Proposed Waiver





III. Analysis of Proposed Waiver

To inform the development of the financial and economic analyses required for this waiver application, Covered California retained support from independent experts, specifically the UC Berkeley Center for Labor Research, the UCLA Center for Health Policy Research and Education, and Dr. Wesley Yin of the Luskin School of Public Affairs, Department of Public Policy at the University of California, Los Angeles. Their analyses can be found in Appendix B and Appendix C at the end of this document.

Coverage

Coverage Estimates under the Waiver Program

Research conducted by our retained experts estimates a small increase in the number of people who purchase health insurance coverage under the waiver program as compared to in the absence of the waiver. Using administrative data and the California Simulation of Insurance Markets (CalSIM) model version 1.94, they calculate that between zero and 27,000 additional undocumented Californians could enroll in unsubsidized insurance coverage as a result of the proposed waiver. Using their assumptions that result in their best estimate, referred to as "preferred" in Appendix B, the UC Berkeley CalSIM team estimates that approximately **17,000 Californians would gain coverage as a result of the waiver**. These people are expected to be uninsured in the absence of the waiver. An increase of 17,000 individuals represents 0.7% of the current (2015) 2.3 million person individual market in California.

Because the proposed waiver does not provide subsidies, the UC Berkeley CalSIM team estimates minimal additional enrollment in the individual market. They anticipate that the only detectable change in enrollment would be among the undocumented, concentrated among those with higher incomes and those in mixed immigration status families who would already be enrolling eligible members of the family in coverage through Covered California. Undocumented Californians can currently purchase coverage without subsidies on the individual market, but they can only do so outside of Covered California.

Furthermore, the UC Berkeley CalSIM team does not anticipate any measurable impact on other health coverage as a result of this proposed waiver program. They also do not anticipate any impact on vulnerable groups. Table 2 below provides estimated enrollment impacts with the waiver and without the waiver, and provides an estimate of the difference associated with the implementation of the waiver program. Flease see Appendix B for a detailed discussion of the estimated impact on enrollment from the proposed waiver program and the methodology used to develop this estimate.

Table 2: Projected Health Insurance Coverage for Californians under age 65, Millions of people by calendar year

	2019	2020	2021	2022	2023
Without the Waiver					
ESI	17.25	17.46	17.59	17.67	17.80
Medi-Cal	8.58	8.47	8.38	8.27	8.26
Subsidized Individual Market	1.53	1.55	1.57	1.63	1.63
Unsubsidized Individual	1.97	1.94	1.95	1.96	1.94
Market					
Other Public	1.32	1.32	1.33	1.33	1.34
Uninsured	3.29	3.35	3.41	3.50	3.54
Total	33.95	34.09	34.23	34.37	34.51
With the Waiver					
ESI	17.25	17.46	17.59	17.67	17.80
Medi-Cal	8.58	8.47	8.38	8.27	8.26
Subsidized Individual Market	1.53	1.55	1.57	1.63	1.63
Unsubsidized Individual	1.99	1.96	1.97	1.98	1.96
Market					
Other Public	1.32	1.32	1.33	1.33	1.34
Uninsured	3.27	3.33	3.39	3.48	3.52
Total	33.95	34.09	34.23	34.37	34.51
Difference					
ESI	0	0	0	0	0
Medi-Cal	0	0	0	0	0
Subsidized Individual Market	0	0	0	0	0
Unsubsidized Individual	+0.017	+0.017	+0.017	+0.017	+0.017
Market					
Other Public	0	0	0	0	0
Uninsured	-0.017	-0.017	-0.017	-0.017	-0.017
Total	0	0	0	0	0

Affordability

Affordability of Coverage under the Waiver Program

Our retained experts do not expect a negative impact on affordability of coverage under this waiver, either for undocumented Californians who will be purchasing plans through Covered California, or for other residents of the state, including vulnerable groups.

Affordability for the Waiver Population

This waiver program will allow undocumented Californians to purchase coverage through Covered California in CQHPs, which will be identical to QHPs. Undocumented immigrants would have the benefit of purchasing coverage through a health insurance company with which Covered California has selectively contracted. The health insurers contracted with Covered California go beyond just offering the essential health benefits outlined by the Affordable Care Act. Covered California health insurance companies must also meet high standards of quality, affordability, and accountability as they compete in the marketplace. Because all Covered California health insurance companies are required to adhere to Covered California's patient-centered benefit plan designs for each metal tier, they must compete with one another based on premium, network, quality, consumer tools, and service.

In the absence of the waiver program, undocumented Californians are able to purchase health insurance coverage in the individual market outside the Exchange. California state law requires that all QHP issuers offer mirrored plans that are identical to their QHPs outside the Exchange, and the Affordable Care Act requires that the same plan must be offered at the same rate outside the Exchange. As a result of these requirements, it is likely that most undocumented Californians who purchase coverage outside the Exchange are enrolling in products with similar premiums and cost sharing to those offered through Covered California. Additionally, federal subsidies are not available outside the Exchange and will also not be available to undocumented individuals through Covered California under the waiver program. Therefore, there is no expected reduction in affordability for this population.

Affordability for all California Residents

The experts retained for this analysis do not expect a negative impact on the affordability of health care coverage for state residents under the proposed waiver program, including both premiums and expected out-of-pocket costs. They also do not expect any reduction in the affordability of health care coverage for vulnerable residents, including individuals who are low-income, elderly, or have serious health issues or at greater risk of developing serious health issues.

Enrollees in the waiver program will be part of the state's single risk pool, as are the undocumented immigrants who currently buy coverage outside the Exchange. The addition of the individuals who enroll through Covered California to the risk pool is expected to have a negligible, but beneficial, impact on premiums within Covered California and in the outside market and could potentially reduce premiums overall (see Table 3 below). See Appendix C for a detailed discussion of the estimated impact of these additional enrollees in the individual market on the single risk pool.

Table 3: Percent Change in Premiums due to Waiver-induced Enrollment

Uptake Scenario	% Change in Premiums
27,000 (upper bound)	-0.02%
17,000 (best estimate)	-0.01%
0 (lower bound)	0%

Estimated Out-of-Pocket Spending for Covered California Enrollees

Covered California utilizes standard patient-centered benefit plan designs with set co-pays and co-insurance for covered benefits. All Covered California enrollees, including undocumented Californians purchasing CQHPs, will be offered the same patient-centered benefit plan designs. CQHPs and QHPs will have identical cost-sharing structures under the waiver program. Therefore, there is no expected impact on cost-sharing under Covered California plans as a result of this waiver program.

As an example of expected out-of-pocket spending associated with Covered California patient-centered benefit plan designs, Table 4 below shows potential health costs, by metal tier, for a person who discovers during a preventive care visit that they may be at risk for heart attack or stroke. The scenario includes routine diagnostics and medication, and does not involve an actual heart attack or stroke (which would significantly increase costs).

Table 4: Estimated Out-of-Pocket Costs for Heart Disease (based on 2016 Patient-Centered Plan Designs)^{vii}

	COST DETAIL FOR HEART DISEASE							
	Average cost — no insurance**	BRONZE covers 60%	SILVER covers 70%	GOLD covers 80%	PLATINUM covers 90%			
Out-of-pocket maximum	_	^{\$} 6,250	^{\$} 6,250	^{\$} 6,250	\$4,000			
Deductible: Medical/Brand Rx	_	\$5,000	\$2,000 / \$250	_	_			
Month 1 preventive carevisit	^{\$} 180	\$0	\$0	\$0	\$0			
Month 2 specialty care visit	⁵ 281	\$281 counts towards deductible	^{\$} 65	\$50	\$40			
Month 3 surgery or procedure	\$8,831	\$5,953 deductible met plus 30% coinsurance	\$1,766 20% coinsurance	\$600	^{\$} 250			
Generic Rx ⁵ 213 per month for 10 months	\$2,130	\$16 out-of-pocket maximum reached	\$150	\$150	\$ 50			
Your total cost (not including premiums)	\$11,422	§6,250	\$1,981	\$800	\$340			

The patient-centered benefit plan designs offered through Covered California adhere to the Bronze, Silver, Gold, and Platinum actuarial values, as well as the required deductible and out-of-pocket limits

set forth by CMS. Therefore, there is no expectation for there to be any reduction in the number of individuals with coverage that provides a minimal level of protection against excessive cost sharing as a result of this waiver program.

Impact on Employer Contributions to Health Coverage or in Wages

Covered California does not expect any impact on employer contributions to health coverage or wages as a result of this waiver program.

Comprehensiveness

There will be no change to the comprehensiveness of coverage provided under the waiver program as compared to the coverage provided in the absence of the waiver. California's proposed waiver will have no impact on the comprehensiveness of coverage otherwise available to its residents under the Affordable Care Act and current state requirements. QHPs, as required by the Affordable Care Act, offer the prescribed essential health benefits (EHBs). Covered California further requires QHPs, and under the waiver CQHPs, to offer plans that adhere to the patient-centered benefit plan designs. The patient-centered benefit plan designs specify acceptable cost sharing amounts for covered benefits. Please see Appendix D for the 2017 Patient-Centered Benefit Plan Design for Covered California.

California utilizes the Kaiser Foundation Health Plan Small Group HMO shown below as the EHB benchmark and the basis for the development of the patient-centered benefit package.

Table 5: California EHB Benchmark Pla	Table 5: (California	EHB B	enchmari	k Plan
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Plan Type	Plan from largest small group product, Health Maintenance Organization					
Issuer Name	Kaiser Foundation Health Plan, Inc.					
Product Name	Small Group HMO					
Plan Name	Kaiser Foundation Health Plan Small Group HMO 30 ID 40513CA035					
Supplemented	Pediatric Oral (State CHIP)					
Categories	Pediatric Vision (FEDVIP)					

The benefits that are required to be offered through Covered California will remain the same under the waiver program. Therefore, the waiver will not decrease the number of residents with coverage that is at least as comprehensive as the current EHB (in total and within each EHB category) and it will in no way decrease the comprehensiveness of coverage for vulnerable groups, including low-income, elderly, or those with or at risk of serious health issues. There will be no impact on the comprehensiveness of coverage that is available to all California residents in the commercial market nor through Medi-Cal, the state's Medicaid and CHIP program. Lastly, there will be no impact on the comprehensiveness of coverage throughout the five years of the waiver.

Deficit Neutrality

The analysis conducted by our retained independent experts indicates that there will be no increased cost to the federal government as a result of this waiver program. The sections below discuss that there is no expected budgetary impact on federal APTCs and CSRs, or other federal programs.

Advance Payments of Premium Tax Credits (APTCs)

The population that will be able to purchase coverage through Covered California under this waiver program will not be eligible for APTCs or CSRs. Therefore, there will be no federal spending on APTCs or CSRs for this population.

Additionally, according to analyses conducted to support this waiver application, there is no expected increase in the cost of APTCs for individuals who are eligible to receive financial assistance through Covered California because the inclusion of the target population under this waiver is not expected to increase premiums for other Covered California enrollees. Under the best estimate—adding 17,000 undocumented individuals to California's single risk pool—our retained experts anticipate a modest *decrease* in premiums for the individual market as a result of this waiver (see Table 3). Average spending risk of immigrants is estimated to be 35 percent lower than natives viii, due largely to language and assimilation barriers. Our experts would only expect to see increases in premiums if the average spending among the newly enrolled population far exceeded spending observed for the sickest risk pools, e.g. the federal Pre-existing Condition Insurance Plans (PCIP), which is an extremely unlikely scenario. Therefore, the analysis concludes that there is no reason to expect premiums to increase as a result of this population's addition to the individual market through Covered California.

For a detailed analysis of the impact on the single risk pool, please see the attached analysis in Appendix C.

Given the small number of additional people in the individual market that are estimated to enroll in Covered California as a result of this waiver program (17,000), our independent experts do not expect a measurable increase in the enrollment of individuals who are eligible for APTCs or CSRs. Considerable outreach and enrollment has been conducted to reach this population throughout the operation of Covered California, and California has already taken numerous steps to enroll eligible families in both Covered California and Medi-Cal (see Appendix F). Therefore, it is anticipated that the only measurable increase in enrollment will be among the undocumented population who are not eligible for financial assistance under this waiver program.

Impact on Other Federal Programs

Similarly, according to the analyses carried out by our independent experts, there is no expected measurable impact on federal spending on other federal programs as a result of the waiver program. Covered California has made significant effort and investment in outreach to Latino, Asian Pacific Islander, African-American, and immigrant communities. In addition, the state is currently conducting extensive outreach to families with undocumented children to enroll them in the Medi-Cal expansion for this population as well as to mixed status families to encourage them to enroll in Covered California and Medi-Cal each year. Additionally, the US Department of Health and Human Services has recently funded an extensive outreach effort for families in California similar to the waiver's target population through the Connecting Kids to Coverage Initiative.* Given the small number of additional undocumented individuals expected to enroll as a result of this program (approximately 17,000), any impact on other enrollment as a result of this waiver program will be negligible and cannot be isolated to this single policy change.

There is not expected to be any impact on federal tax revenues as a result of this waiver program.

10 Year Budget Plan

Table 6 below includes the 10-year budget plan for the proposed waiver program. As described above, there is no anticipated impact on the cost of APTCs and CSRs as a result of the waiver program. In addition, there is no anticipated impact on the cost of other federal programs as a result of this waiver program.

Table 6: 10 Year Budget Plan

Budget Neutralit	Budget Neutrality										
Projected APTC/CSR Costs (in thousands)											
	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028
APTC/CSR Baseline	\$6,505,131	\$7,136,244	\$7,743,135	\$8,401,955	\$8,996,270	\$9,547,357	\$10,083,601	\$10,622,004	\$11,172,991	\$11,743,201	\$12,337,077
APTC/CSR with Waiver	\$6,505,131	\$7,136,244	\$7,743,135	\$8,401,955	\$8,996,270	\$9,547,357	\$10,083,601	\$10,622,004	\$11,172,991	\$11,743,201	\$12,337,077
Net Difference	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Net Difference in	Net Difference in Other Program Costs										
Federal Medicaid Expenditures	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Federal Administrative Expenditures	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0

IV. Actuarial Certification

Please refer to **Appendix E** for the actuarial certification of the analyses included in this application.

V. Federal Pass through Funding

There is no pass through funding requested under this waiver program.

VI. Implementation Timeline

The proposed implementation timeline for this State Innovation Waiver program is presented in Table 7 below. The five year waiver period will begin on January 1, 2019 when the program starts.

Table 7: Proposed Implementation Timeline - Dates Subject to Change

QHP/CQHP Rate Calendar	Date
QHP/CQHP Application for Individual Marketplace Released	February 2018
2019 QHP/CQHP Application for Individual Marketplace Responses Due	May 2018
Covered California & QHP/CQHP Rate Negotiations	June 2018
2019 QHP/CQHP Preliminary Rate Announcement	July 2018
2019 Rate Announcement	October 2018
Open Enrollment	November 2018 – January 2019
Go-Live	January 1, 2019 (Start of Waiver Year 1)
System Changes	
Begin Implementation Planning	April 2017
Draft New Business Rules	May 2017 – September 2017
Begin Joint Application Design Phase	September 2017
New Functionality Implemented	June 2018

VII. Additional Information

Administrative Burden

Covered California anticipates varying effects on administrative burden for individuals, insurers, and employers, as outlined below.

Anticipated Impact on Administrative Burden for Individuals

Under the proposed waiver program, undocumented individuals will have a choice of whether to purchase coverage through Covered California or the outside market. Undocumented individuals are likely to experience increased administrative efficiency if purchasing a CQHP. It is more convenient for this population to be able to apply for coverage under the waiver program because they will be taking advantage of California's "no wrong door" approach to applying for health coverage in state programs. Mixed status families will be able to complete one application for coverage under the waiver program, rather than having to apply separately for individual market coverage outside of Covered California in the absence of the waiver program.

Additionally, undocumented individuals with family members who would be eligible to enroll in QHPs may experience more convenience by being able to enroll in health plans offered by the same QHP issuer as other members of the family, which will allow them to access the same family doctor and to have one premium payment process.

Anticipated Impact on Administrative Burden for Insurers

Covered California anticipates a manageable increase in administrative burden for health insurers in the state who offer QHPs through Covered California. Under the waiver program, insurers will be required to provide mirrored plans, or CQHPs, through Covered California, which will require the submission of additional plan information. These CQHPs will be subject to the state's rate and form filing process and will need to be approved during the annual certification process. However, because they are mirrored plans, Covered California does not anticipate duplicate review and will streamline this process as much as possible. Health plan IT systems and other back-end processes will also need to be altered to accommodate the addition of CQHPs as separate plans for certain administrative functions. Health insurance issuers will also be required to prepare 1095-A forms for these individuals, as they do for any of their covered lives.

Anticipated Impact on Administrative Burden for Employers

Covered California does not anticipate any impact on the administrative burden for employers as a result of providing access to Covered California for undocumented individuals.

Effect on other Provisions of the Affordable Care Act

Covered California does not expect any effect on other provisions of the Affordable Care Act as a result of this waiver. Covered California will continue operating as it does today and will continue to provide coverage through QHPs to eligible individuals and families. We do not expect any impact on the market reforms set forth in Part I of the ACA or on the Medicaid or other reforms that are included in the Affordable Care Act. Additionally, this waiver proposal is not requesting to waive any of the market reforms in the Affordable Care Act or the Public Health Services Act. Covered California anticipates that all health insurance issuers will be in compliance with the market reforms in the Affordable Care Act and the Public Health Services Act.

Residents Accessing Services out of State

The proposed waiver program does not have any impact on the ability of California residents to access health care services outside of the state. The proposed waiver will not impact provider networks. The networks offered through CQHPs will be identical to those currently offered through each corresponding QHP.

Information for the Federal Government

The federal government will not administer any portion of the proposed waiver program. Covered California will determine eligibility for the program. Covered California is entirely a State-based Marketplace and does not utilize federal services to operate its Exchange outside of the eligibility verification process, which will not be utilized for this additional population. This waiver program will be fully administered by Covered California with no impact to the federal government.

Fraud, Waste, and Abuse

This proposed waiver program would allow undocumented immigrants in this state to purchase unsubsidized health insurance through Covered California. Because the waiver will not create additional pathways for individuals to obtain financial assistance (i.e. APTCs or CSRs), Covered California believes that the proposed waiver will be absent of any foreseeable waste, fraud, or abuse of this kind. Divisions of Covered California and various agencies throughout this state have been established with the intent to detect and combat waste, fraud, and abuse in the marketplace. Covered California will monitor the Section 1332 waiver program through existing controls established through its Program Integrity Division, Internal Audit Services, and Office of Consumer Protection along with California's Office of the Attorney General, California's Department of Insurance, and California's Department of Managed Health Care.

VIII. Reporting Targets

In compliance with federal regulations, Covered California will submit quarterly and annual reports to HHS that will report ongoing compliance with each of the four guardrails, including coverage, affordability, comprehensiveness of coverage, and deficit neutrality, as well as other reporting requirements. Covered California will submit the reports detailed below in Table 8:

Table 8: Quarterly and Annual Reports on Waiver Progress

Type of Report	<u>Frequency</u>	<u>Content</u>
Guardrail Compliance	Quarterly	Quarterly reporting against reporting targets for:
Progress Report	Annual	Progress of implementation, responses to corrective actions as required
Public Forum Report	Annual	Report on the annual post-award public forum, including summary of all public comments and any actions taken as a result of public comments

The tables below present quarterly reporting targets that will be utilized to report compliance with section 1332(b)(1)(A) through (D) of the Affordable Care Act.

Coverage

The analysis conducted for this application indicates that approximately 17,000 people will obtain coverage as a result of this waiver program. The projections provided in tables 9-15 below are based on the annual estimates provided in Table 2 above and detailed in Appendix B. Tables 9-15 below represent quarterly reporting targets for the Coverage guardrail.

Table 9: Quarterly Enrollment Projections for Employer-Sponsored Insurance

	Employer-Sponsored Insurance (in millions)							
	2019	2019	2019	2019	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	17.25	17.25	17.25	17.25	17.25			
Actual								
	2020	2020	2020	2020	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	17.46	17.46	17.46	17.46	17.46			
Actual								
	2021	2021	2021	2021	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	17.59	17.59	17.59	17.59	17.59			
Actual								
	2022	2022	2022	2022	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	17.67	17.67	17.67	17.67	17.67			
Actual								
	2023	2023	2023	2023	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	17.80	17.80	17.80	17.80	17.80			
Actual								

Table 10: Quarterly Enrollment Projections among Waiver Population^{xi}

	Waiver Population (in millions)							
	2019	2019	2019	2019	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	0.017	0.017	0.017	0.017	0.017			
Actual								
	2020	2020	2020	2020	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	0.017	0.017	0.017	0.017	0.017			
Actual								
	2021	2021	2021	2021	Annual			
	Quarter 1	Quarter 2	Quarter 3	Quarter 4				
Projected	0.017	0.017	0.017	0.017	0.017			
Actual								
	2022	2022	2022	2022	Annual			

	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	0.017	0.017	0.017	0.017	0.017
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	0.017	0.017	0.017	0.017	0.017
Actual					

Table 11: Projected Quarterly Medi-Cal Enrollment^{xii}

Medi-Cal (in millions)					
	2018	2018	2018	2018	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	7
Projected	11.67	11.67	11.67	11.67	11.67
Actual					
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	11.63	11.63	11.63	11.63	11.63
Actual					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	11.48	11.48	11.48	11.48	11.48
Actual					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	11.35	11.35	11.35	11.35	11.35
Actual					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	11.21	11.21	11.21	11.21	11.21
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	11.20	11.20	11.20	11.20	11.20
Actual					

Table 12: Projected Enrollment in the Subsidized Individual Market

Subsidized Individual Market (in millions)					
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.53	1.53	1.53	1.53	1.53
Actual					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	

Projected	1.55	1.55	1.55	1.55	1.55
Actual					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.57	1.57	1.57	1.57	1.57
Actual					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.63	1.63	1.63	1.63	1.63
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.63	1.63	1.63	1.63	1.63
Actual					

Table 13: Projected Enrollment in the Unsubsidized Individual Market

	Unsubsidized Individual Market (in millions)				
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.99	1.99	1.99	1.99	1.99
Actual					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.96	1.96	1.96	1.96	1.96
Actual					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.97	1.97	1.97	1.97	1.97
Actual					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.98	1.98	1.98	1.98	1.98
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.96	1.96	1.96	1.96	1.96
Actual					

Table 14: Projected Enrollment in Other Public Programs

Other Public (in Millions)					
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.32	1.32	1.32	1.32	1.32

Actual					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.32	1.32	1.32	1.32	1.32
Actual					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.33	1.33	1.33	1.33	1.33
Actual					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.33	1.33	1.33	1.33	1.33
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	1.34	1.34	1.34	1.34	1.34
Actual					

Table 15: Projected Uninsured

	Projected Uninsured (in millions)				
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	3.27	3.27	3.27	3.27	3.27
Actual					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	3.33	3.33	3.33	3.33	3.33
Actual					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	3.39	3.39	3.39	3.39	3.39
Actual					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	3.48	3.48	3.48	3.48	3.48
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	3.52	3.52	3.52	3.52	3.52
Actual					

Affordability

To support the ongoing affordability of coverage under the waiver program, Covered California will report on the following reporting targets, presented in Table 16 below.

Table 16: Projected Average Premiums in Covered California

	Average Covered California QHP/CQHP Premiums				
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$519.23	\$507.64	\$507.81	\$509.74	\$511.27
Actual					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$545.20	\$533.02	\$533.21	\$535.23	\$536.84
Actual					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$572.46	\$559.67	\$559.87	\$561.99	\$563.68
Actual					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$601.08	\$587.65	\$587.86	\$590.09	\$591.87
Actual					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$631.14	\$617.04	\$617.25	\$619.60	\$621.46
Actual					

Comprehensiveness

California Qualified Health Plans will offer the same benefit packages as their mirror Qualified Health Plans. There is no impact on the comprehensiveness of coverage under the waiver program. Covered California will submit on a quarterly basis a statement indicating that there have been no changes to the benefits package provided by Covered California either under CQHPs or QHPs.

Deficit Neutrality

The analysis conducted by our retained independent experts indicates that there will be no increased cost to the federal government as a result of this waiver program. Covered California will report on the targets provided in Table 17 below to illustrate ongoing compliance with deficit neutrality.

Table 17: Projected Impacts on APTC/CSR Costs under the Waiver Program

APTC/CSR (in thousands)					
	2019	2019	2019	2019	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$1,932,239	\$1,798,647	\$1,730,383	\$1,674,976	\$7,136,244
Actual	\$	\$	\$	\$	\$

+/- Effect on					
Budget					
Neutrality					
	2020	2020	2020	2020	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$2,099,211	\$1,952,294	\$1,876,481	\$1,815,149	\$7,743,135
Actual	\$	\$	\$	\$	\$
+/- Effect on					
Budget					
Neutrality					
	2021	2021	2021	2021	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$2,277,447	\$2,118,309	\$2,036,289	\$1,969,910	\$8,401,955
Actual	\$	\$	\$	\$	\$
+/- Effect on					
Budget					
Neutrality					
	2022	2022	2022	2022	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$2,442,373	\$2,269,138	\$2,178,795	\$2,105,965	\$8,996,270
Actual	\$	\$	\$	\$	\$
+/- Effect on					
Budget					
Neutrality					
	2023	2023	2023	2023	Annual
	Quarter 1	Quarter 2	Quarter 3	Quarter 4	
Projected	\$2,594,171	\$2,408,703	\$2,311,387	\$2,233,096	\$9,547,357
Actual	\$	\$	\$	\$	\$
+/- Effect on					
Budget					
Neutrality					

IX. Evidence of Compliance with Notice and Comment Requirements Summary of Public Input Informing Waiver Application

Senate Bill 10, the legislation requiring this waiver application, was authored by State Senator Ricardo Lara, who also authored the measure to extend state-funded Medi-Cal to undocumented children. Senator Lara's office worked closely with stakeholders in the development and eventual passage of the legislation, including the California Immigrant Policy Center, Health Access California, the California Labor Federation, National Health Law Program, PICO, United Ways of California, and Western Center on Law and Poverty as well as health insurers, including Blue Shield of California and Kaiser Permanente.

Prior to pursuing the development of the State Innovation Waiver application, Covered California received input on potential Section 1332 waiver proposals throughout the first quarter of 2016. Public input included:

- Public webinar on the structure and guidelines for the waiver (January 26, 2016).
- Open forum that included California Department of Health Care Services leadership and two Covered California Board members to hear from health care experts and members of the public about potential waiver proposals (February 23, 2016). xiii

 Open process for receiving comments and suggestions; Covered California received a total of 12 comment letters from a range of groups including consumer advocates and trade associations.xiv

Expert testimony provided at the February 23, 2016 public forum on the issue of allowing undocumented immigrants to purchase coverage through Covered California included:

- Testimony indicating that by offering non-QHPs for undocumented Californians, all members of mixed immigration status families would be able to apply for coverage directly through Covered California, thus simplifying their health insurance shopping and enrollment experience.
- Testimony from the Children's Coalition that one in six children in California have at least one
 parent who is an undocumented immigrant and 81% of these children are citizens. Even if
 different family members qualified for different subsidy levels or some family members did not
 qualify for subsidies at all, a one-stop shop approach would provide a single point of entry for all
 family members.
- Testimony from the California Pan-Ethnic Health Network that allowing undocumented immigrants to purchase coverage in Covered California will help to dispel immigration enforcement myths.

In addition to the February forum, the Section 1332 waiver proposal was an agenda item at each of the Covered California board meetings in January, April, and June of 2016. Public comments on potential waiver proposals were welcomed at each meeting.

Tribal Consultation Process

Covered California held a webinar on August 8, 2016 to introduce our Tribal community to the proposed Section 1332 waiver program and solicit feedback. Covered California also included the proposed 1332 waiver on the agenda at its Tribal Consultation held on August 24, 2016.

30-Day Notice and Comment Period on Draft Application

A draft of the Covered California waiver application was posted online^{xv} in a 508 compliant format on August 18, 2016. There was a 30-day notice and comment period. The public was provided the opportunity to submit written comments through email or by mail. The majority of the letters received were supportive of the application. One of those letters is a collaborative submission by 101 California organizations. A detailed summary of the public comments received may be found in **Appendix G**.



Appendix A: SB 10

Senate Bill No. 10

CHAPTER 22

An act to add Section 100522 to the Government Code, relating to health care coverage, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor June 10, 2016. Filed with Secretary of State June 10, 2016.]

LEGISLATIVE COUNSEL'S DIGEST

SB 10, Lara. Health care coverage: immigration status.

Existing law, the federal Patient Protection and Affordable Care Act (PPACA), requires each state to establish an American Health Benefit Exchange that facilitates the purchase of qualified health plans by qualified individuals and qualified small employers, and meets certain other requirements. PPACA specifies that an individual who is not a citizen or national of the United States or an alien lawfully present in the United States shall not be treated as a qualified individual and may not be covered under a qualified health plan offered through an exchange. Existing law creates the California Health Benefit Exchange (the Exchange) for the purpose of facilitating the enrollment of qualified individuals and qualified small employers in qualified health plans as required under PPACA.

This bill would require the Exchange to apply to the United States Department of Health and Human Services for a waiver to allow individuals who are not eligible to obtain health coverage through the Exchange because of their immigration status to obtain coverage from the Exchange. The bill would require the Exchange, after that waiver has been granted, to require an issuer that offers a qualified health plan in the individual market through the Exchange to concurrently offer a California qualified health benefit plan, as specified, to these individuals. The requirement to offer California qualified health plans would become operative on January 1, 2018, for coverage effective for California qualified health plans beginning January 1, 2019, as specified. The bill would require that individuals eligible to purchase California qualified health plans pay the cost of coverage without federal assistance and meet other specified requirements. The bill would require that information provided by an applicant for coverage under the bill be used only for the purposes of, and to the extent necessary for, ensuring the efficient operation of the Exchange, including verifying the eligibility of an individual to enroll through the Exchange, and would prohibit that information from being disclosed to any other person except as provided by the bill.

This bill would declare that it is to take effect immediately as an urgency statute.

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

SECTION 1. Section 100522 is added to the Government Code, to read: 100522. (a) (1) The Exchange shall apply to the United States Department of Health and Human Services for a waiver authorized under Section 1332 of the federal act as defined in subdivision (e) of Section 100501 in order to allow persons otherwise not able to obtain coverage by reason of immigration status through the Exchange to obtain coverage from the Exchange by waiving the requirement that the Exchange offer only qualified health plans solely for the purpose of offering coverage to persons otherwise not able to obtain coverage by reason of immigration status.

- (2) The waiver of the requirement that the Exchange offer only qualified health plans as described in paragraph (1) shall be limited to requiring the Exchange to offer California qualified health plans consistent with this section only and shall not be construed to authorize the Exchange to offer any other nonqualified health plan.
- (b) The Exchange shall require an issuer that offers a qualified health plan in the individual market through the Exchange to concurrently offer a California qualified health plan that meets all of the following criteria:
- (1) Is subject to the requirements of this title, including all of those requirements applicable to qualified health plans.
- (2) Is subject to the requirements of subdivisions (a), (b), and (d) of Section 1366.6 of the Health and Safety Code and subdivisions (a), (b), and (d) of Section 10112.3 of the Insurance Code in the same manner as qualified health plans.
- (3) Is identical to the corresponding qualified health plan, except for the eligibility requirements set forth in subdivision (c).
- (c) Persons eligible to purchase California qualified health plans shall pay the cost of coverage and shall not:
- (1) Be eligible to receive federal advanced premium tax credit, federal cost-sharing reduction, or any other federal assistance for the payment of premiums or cost sharing for a California qualified health plan.
- (2) Otherwise be eligible for enrollment in a qualified health plan offered through the Exchange by reason of immigration status.
- (d) An applicant for coverage under this section shall be required to provide only the information strictly necessary to authenticate identity and determine eligibility under this section. Any person who receives information provided by an applicant under this section, whether directly or by another person at the request of the applicant, or receives information from any agency, shall use the information only for the purposes of, and to the extent necessary for, ensuring the efficient operation of the Exchange, including verifying the eligibility of an individual to enroll through the Exchange. That information shall not be disclosed to any other person except as provided in this section.
- (e) Subdivisions (b) to (d), inclusive, shall become operative on January 1,2018, for coverage effective for California qualified health plans beginning

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January 1, 2019, contingent upon federal approval of the waiver pursuant to subdivision (a).

SEC. 2. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to request federal approval of the waiver to expand access to health care coverage in California as quickly as possible, it is necessary that this act go into immediate effect.



Memorandum

Re: California's proposed §1332 State Innovation Waiver would result in marginal increase in

health insurance enrollment in the individual market

To: John Bertko, Chief Actuary, California Health Benefit Exchange

From: Miranda Dietz and Ken Jacobs, UC Berkeley Center for Labor Research and Education,

Dylan Roby, University of Maryland School of Public Health & UCLA Center for Health Policy

Research,

Gerald Kominski, UCLA Center for Health Policy Research & UCLA Fielding School of Public

Health

Date: July 6, 2016

Summary

Using administrative data and the California Simulation of Insurance Markets (CalSIM) model version 1.94 we estimate that between zero and 27,000 additional undocumented Californians could enroll in unsubsidized insurance coverage as a result of the proposed waiver. Based on our preferred set of assumptions, approximately **17,000 Californians will gain coverage as a result of the waiver**. These people are expected to be uninsured in the absence of the waiver. No other changes to insurance coverage are anticipated. An increase of 17,000 represents 0.7% of the current (2015) 2.3 million person individual market in California.

Because the proposed waiver does not change financial incentives via new tax penalties or subsidies, we estimate very little additional enrollment in the individual market. We anticipate that the only detectable change in enrollment would be among the undocumented, concentrated among those with higher-incomes and those in mixed immigration status families who would already be enrolling eligible members of the family in coverage through Covered California. Currently undocumented Californians can already purchase coverage without subsidies on the individual market, but they can only do so outside of Covered California. By opening Covered California to undocumented members of the family, the entire family could enroll on the same application at the same time through the same portal. The increased convenience makes it somewhat more likely that undocumented family members will sign-up for coverage than under the current policy environment.

No measurable change in subsidized enrollees

We estimate that there will be no measurable change in enrollment among subsidy eligible individuals as a result of the proposed waiver. Given that the financial incentives do not change for families under the waiver, the waiver should not lead to any measurable change in enrollment among those eligible for subsidies. Even considering some small "welcome mat" effect for citizen and lawfully present members of mixed status families, it is those with higher incomes who are most likely to be affected since they are

the most likely to have the funds to pay for insurance. These higher income families are the least likely to actually receive premium tax subsidies, not only because the expected contribution increases with FPL, but also because mixed status families are less likely to receive subsidies because the cost of covering the undocumented family member is excluded from the cost of coverage while the undocumented family members' income is included in determining total household income for purposes of calculating the subsidy eligibility. We therefore assume that any welcome mat effect on subsidized enrollment is too small to detect, and instead focus solely on the effect among undocumented, otherwise uninsured Californians.

Small increase in individual market enrollment among undocumented Californians

To understand the potential effect on the undocumented in California we use two data sources:

- Estimates of the undocumented population predicted to enroll in coverage through the individual market and their associated demographics from the California Simulation of Insurance Markets (CalSIM) microsimulation model,² adjusted to the latest administrative data (2015) on the individual market and updated to reflect the planned phase in of the recently passed California minimum wage law.³
- 2. Administrative data from Covered California estimating the number of undocumented family members already attached to a submitted application in CalHEERS.

1. Estimates using CalSIM:

To estimate the change in enrollment under the waiver, we make two adjustments to the CalSIM 1.94 base scenario. First, we adjust the CalSIM 1.94 base scenario to match administrative data on enrollment in the non-group unsubsidized market in the state. After making this adjustment, we estimate that of the 1.59 million undocumented Californians under the age of 65 who are not enrolled in employer sponsored insurance and not eligible for full-scope Medi-Cal, 153,000 would take up coverage in the non-group market if they purchased coverage at the same rate as similarly situated lawfully present immigrants and citizens.⁴

Analysis using the California Health Interview Survey (CHIS) 2011-12 indicates that, controlling for various demographic characteristics, undocumented non-elderly adults with incomes at or above 138% FPL reported taking up individual market coverage at a fraction (65%) of the rate of similarly situated lawfully present immigrants and citizens. This 'dampening factor' was not incorporated into CalSIM 1.94 estimates, but is incorporated here to better estimate the enrollment of the undocumented population. Applied to the 153,000 from above, the estimate drops by 54,000 to 99,000 undocumented Californians expected to enroll in the individual market by 2019 in the absence of a 1332 waiver.

Table 1. Revisions to CalSIM 1.94: Estimates of enrollment in the individual market among undocumented Californians.

Adjusted enrollment	Reduction	Projected enrollment	
CalSIM 1.94 estimate	in enrollment estimate	absent a 1332 waiver	
	due to dampening factor for	and incorporating dampening factor	
Base 2019	undocumented immigrants	for undocumented immigrants	
153,000	- 54,000	99,000	

If the effect of the waiver were to completely eliminate any dampening effect of being undocumented, the highest possible number of additional enrollees we could expect to enroll as a result of the 1332 waiver is 54,000. It is more realistic to consider that a waiver could reduce some, but not all, of the difference in take-up rates for the undocumented. The effect should be stronger for those with higher incomes who are better able to pay for coverage. Those most likely to be aware of the change are those whose family members are already eligible for coverage and so may be using the Covered California application to enroll members in coverage.⁸

To estimate the impact of the waiver on this group of 54,000, we use CalSIM 1.94 to divide the population by income (<138% FPL, 139-266% FPL, and 267+% FPL) and family type (single adults, adults in couples, and families with children age 18 or under). Table 2 shows the distribution by income and family type of the 54,000 who we estimate did not enroll due to the dampening factor. For each group we include a high and low estimate of the share that could be expected to enroll in coverage as a result of the waiver. Using these estimates we calculate a likely range of 7,000 to 27,000 additional enrollees. Our preferred assumptions result in a point estimate that falls at the midpoint of the range, at 17,000.

Table 2. Estimate of additional undocumented enrollees in the individual market due to proposed waiver

	Estimated number not enrolling due to					
	dampening factor	SI	nare		Number	
	for undocumented	additiona	lly enrolling	add	itionally enro	olling
	immigrants	due t	o waiver		due to waive	er
<=138% FPL, age 19)-64	low	high	low	mid	high
single	3,000	0%	5%	0	80	200
couple	300	0%	10%	0	20	30
families w kids	5,000	0%	15%	0	400	800
139% FPL to 266% F	PL, age 19-64					
single	10,000	10%	25%	1,000	1,700	2,400
couple	3,000	10%	50%	300	900	1,400
families w kids	10,000	10%	75%	1,000	4,200	7,400
267+% FPL, age 0-64	4					
single	7,000	10%	25%	700	1,200	1,800
couple	5,000	25%	50%	1,100	1,700	2,300
families w kids	11,000	25%	100%	2,700	6,800	10,900
Total	54,000			7,000	17,000	27,000

Note: Columns may not sum due to rounding

2. Estimates using Covered California administrative data:

Mixed immigration status families are already using Covered California to apply for coverage for their eligible family members. The most recent Covered California administrative data from CalHEERS shows that for 2016 there were 37,000 people linked to an application but not applying for coverage for themselves who had no Social Security number (SSN) because the person "does not qualify for a SSN." There were 13,000 who had no SSN but had an ITIN or ATIN available. There were another 32,000 people similarly linked to an application but not applying for coverage for themselves, for whom there is no data on why that person did not have a SSN. Depending on whether we assume these additional

32,000 are missing a SSN because they are undocumented or for some other reason, we estimate 50,000 to 82,000 potentially undocumented family members were already attached to a submitted application in CalHEERS.

Total enrollment is expected to increase by 2019, from 2% under the Covered California Economic Analysis & Sustainability Office's "low" scenario to as much as 23% under the "high" enrollment projection. ¹⁰ Applying these growth rates to the number of potentially undocumented family members already part of a Covered California application results in an estimate of 51,000 to 101,000 undocumented family members who would be part of Covered California applications in 2019.

Some of these undocumented family members are no doubt already purchasing coverage outside of the exchange through insurance brokers or via direct purchase from insurance carriers. As a result of the waiver, these existing undocumented enrollees may choose to enroll through Covered California. However, the relevant question is: how many people will enroll in coverage who would not otherwise have done so outside of Covered California? At a minimum, we might expect that some small share, perhaps 10%, of these family members might be likely to purchase coverage that they would not otherwise have bought if they were not able to do so as part of the same application to Covered California. Depending on the number of people who are indeed undocumented family members, and the growth in Covered California's enrollment 2016 to 2019, these assumptions would result in a total of **5,000 to 10,000** additional enrollees as a result of the waiver.

We believe this is a low-end estimate for the following reasons:

- Some undocumented people in mixed status families with family members receiving coverage
 are not represented in this estimate because they did not apply for coverage through Covered
 California. This includes those whose children qualify for Medi-Cal who apply though a county
 office or other channel.
- Other undocumented Californians who are not part of mixed status families are not accounted for in this estimate but some small share may still be affected by the waiver (for example, by hearing about the ability to sign up from friends or other relatives who have done so) and would newly sign up.

Our estimate from administrative data is consistent with the lower bound of our estimate based on CalSIM 1.94; therefore, our preferred estimate continues to be the 17,000 based on CalSIM.

Resulting change in overall insurance coverage for Californians

No other changes in insurance status are expected as a result of the 1332 waiver. Table 3 below summarizes enrollment projections based on adjusted CalSIM 1.94 and the changes due to the waiver estimated above.

Table 3. Projected health insurance coverage for Californians under age 65, Millions of people by calendar year

	2019	2020	2021	2022	2023
Without the Waiver					
ESI	17.25	17.46	17.59	17.67	17.80
MediCal	8.58	8.47	8.38	8.27	8.26
Subsidized Individual Market	1.53	1.55	1.57	1.63	1.63
Unsubsidized Individual Market	1.97	1.94	1.95	1.96	1.94
Other Public	1.32	1.32	1.33	1.33	1.34
Uninsured	3.29	3.35	3.41	3.50	3.54
Total	33.95	34.09	34.23	34.37	34.51
With the Waiver					
ESI	17.25	17.46	17.59	17.67	17.80
MediCal	8.58	8.47	8.38	8.27	8.26
Subsidized Individual Market	1.53	1.55	1.57	1.63	1.63
Unsubsidized Individual Market	1.99	1.96	1.97	1.98	1.96
Other Public	1.32	1.32	1.33	1.33	1.34
Uninsured	3.27	3.33	3.39	3.48	3.52
Total	33.95	34.09	34.23	34.37	34.51
Difference					
ESI	0	0	0	0	0
MediCal	0	0	0	0	0
Subsidized Individual Market	0	0	0	0	0
Unsubsidized Individual Market	+0.017	+0.017	+0.017	+0.017	+0.017
Other Public	0	0	0	0	0
Uninsured	-0.017	-0.017	-0.017	-0.017	-0.017
Total	0	0	0	0	0

Notes: columns may not sum due to rounding

CalSIM is based on survey data, which tend to underestimate Medi-Cal enrollment and overestimate Individual Market coverage when compared to administrative data. For this reason our projections for Medi-Cal may be too low and Unsubsidized Individual Market coverage may be too high.

Appendix: Estimated demographics of newly enrolling population

Our assumption that those likely to enroll are concentrated at the higher end of the income spectrum is reflected in the income breakdown of the estimated 17,000 enrollees using our preferred assumptions.¹³

Table A1. Distribution of income of those estimated to additionally enroll because of the proposed waiver, midpoint estimate

Income Category	Share of Total		
<=138% FPL	3%		
139% FPL to 266% FPL	40%		
267+% FPL	57%		
Grand Total	100%		

Using CalSIM 1.94 we can look at the demographics of those estimated to enroll in individual market coverage (unadjusted for administrative data or the undocumented dampening factor).

Table A2. Demographics of CalSIM 1.94 base scenario undocumented enrollees in the individual market without subsidies in 2019, unadjusted

AGE	
018	6%
1929	22%
3044	39%
4564	33%
RACE / ETHNICITY	
Latino	81%
Asian / Pacific Islander	14%
Black	1%
White	3%
Multi Racial, Other non-Latino	1%
Total	100%

Endnotes

1 _

¹ For example, a family with one undocumented parent, one citizen parent, and two citizen children with 300% FPL would be expected to pay 9.66% of family income to cover the three eligible members—one parent and two children. The cost of covering those three family members is much more likely to fall under the 9.66% of income cap, and thus make their subsidies \$0, than if all four members of the family were eligible for subsidies and the cost to cover the other adult were also included.

² For more on the methodology of the CalSIM model, see the <u>version 1.8 methodology document</u>, and the <u>version 1.9 methodological update</u>.

³ The bill increases minimum wage annually, from the current \$10 per hour in 2016 up to \$15 per hour by 2022 for employers of 26 or more. The scheduled increases are delayed by one year for smaller employers.

Appendix C: UCLA Deficit Neutrality Memo

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July 7, 2016

INFORMATION MEMORANDUM

TO: John Bertko and Dennis Meyers, Covered California

FROM: Wesley Yin, UCLA and NBER

SUBJECT: Projected Premium and Budget Impact of Increased Enrollment in the CA Individual Market due to the Section 1332 Waiver

Summary

This memo reports projected premium and budgetary impacts of the Section 1332 waiver. Projections take several key parameters as inputs: total size of the combined mirrored and QHP risk pools; the enrollment increase among undocumented individuals induced by the waiver; average load prices in the market; and estimated spending risk among the new enrollees, accounting for potential adverse selection.

Assuming a marginal increase in enrollment by undocumented individuals of 17,000—the CalSIM point estimate for uptake rates—we estimate that the waiver would cause premiums to decrease 0.01 percent (based on preferred estimates of adverse selection and differential health spending among immigrants). Under upper bound estimates for adverse selection and immigrant claims costs, an uptake of 17,000 is projected to raise premiums by 0.27 percent. Non-negligible increases in premiums (e.g. above one percent) could only be generated if uptake exceeded upper bound projections, and the average spending among the newly enrolled far exceeded spending observed for the sickest risk pools, e.g. the federal pre-existing conditions insurance plans (PCIP).

In summary, we project that the Section 1332 waiver to have a negligible impact on premiums and subsidy spending, with our preferred specifications projecting negligible *declines* in premiums and federal subsidy outlays.

Key Parameters

Total size of the risk pool: ~1.5 million individuals in Covered CA's individual market, plus ~1 million in the off-exchange individual market, for a total of ~2.5 million individuals.

Number of marginal (undocumented) enrollees: number of undocumented individuals who take-up as a result of the 1332 waiver is estimated to range from 0-27,000, as projected by the CalSIM model (henceforth "marginal enrollees"), with a point estimate of 17,000, based on preferred CalSIM specifications.

Spending risk of marginal enrollees: Spending risk is comprised of two factors, which taken together provide an estimate of the average spending among the marginal enrollees:

- 1. Average spending risk of immigrants is estimated to be 35 percent lower than natives (Stimpson, Wilson & Eschbach, 2010), due largely to language and assimilation barriers (Derose, Escarce & Lurie, 2007; Gorospe, 2006). Similarly, while 20 percent of adult U.S. citizens reported going to the emergency room, only 13 percent of adult documented and non-documented immigrants reported going to the emergency room (Kaiser 2008), again a 35% lower utilization. An upper bound estimate for spending risk among immigrants would be parity with non-immigrants (a reduction factor of 0 percent).
- 2. Adverse selection among marginal enrollees is possible, given that enrollment among the undocumented is voluntary. Estimates of spending in the presence of adverse selection come from other voluntary individual markets. The COBRA market makes for a close comparator to the mirrored market, given that both are unsubsidized, markets to working ages, and potentially draws voluntary enrollment among those with the highest demand for health insurance. Average spending in COBRA is approximately 150% of the spending in its originating group market. Note that the American Community Survey reports that over 100,000 undocumented individuals have already taken up individual coverage in California (Pastor 2016). These individuals likely have relatively high spending among the undocumented, suggesting that adversely selected undocumented individuals are already in the Single Risk Pool. Thus, while we use 1.50x as our estimate for spending due to adverse selection among the marginal enrollees, we view it as an overestimate.

We apply the adverse selection inflation factors to the immigrant spending reduction factor to get claims cost projections for the marginal enrollees. As a lower bound, we apply the 35 percent immigrant spending reduction to the (lowest projected) adverse selection spending ratio of 1.00, to get a final claims cost ratio (relative to the current Single Risk Pool) of 65 percent (= $1.00 \times [1-0.35]$). As an upper bound estimate, we apply the smallest immigrant spending reduction (zero percent) to the upper bound adverse selection spending ratio of 1.50x, to get a final claims cost ratio of 150 percent (= $1.50 \times [1-0]$). Our preferred estimate is 97.5% (= $1.50 \times [1-0.35] \times 100$ %). As mentioned above, even this is likely to overestimate spending, due to the most adversely selection undocumented likely having already taken up individual insurance prior to the waiver.

Average premiums, administrative costs and profits: on average, total claims comprise 80 percent of premiums in California's individual market; the remaining 20 percent goes to administrative costs and profits. The average monthly unsubsidized premium in 2016 was \$470, implying average claims of \$375, and administrative costs and profit of \$95.

Projections

Average monthly claims among newly insured undocumented individuals is projected to be \$245 (=\$375 x 0.65) to \$563 (=\$375 x 1.50), with a preferred estimate of \$365 (=\$375 x 0.975). As a reminder, the three estimates correspond to the low, preferred and high estimates of adverse selection and relative immigrant spending scenarios, described above. Table 1 below reports average claims and premiums (PMPM), under the three adverse selection and claim cost scenarios. In Panel A, we assume an uptake of 27,000—the largest uptake projected by CalSIM. These marginal enrollees would alter the average claims of the Single Risk Pool, which under this projected uptake, would number 2,527000.

Panel B reports changes in monthly premiums under the three adverse selection scenarios, assuming uptake of 0, 17,000 and 27,000. Assuming the CalSIM point uptake estimate of 17,000, premiums are projected to decline 0.01 percent, under preferred estimates of adverse selection and claims costs of the marginal enrollees. Under upper bound estimates for adverse selection and immigrant claims costs, an uptake of 17,000 is projected to raise premiums by 0.27 percent. Assuming the highest projected enrollment increase of 27,000, premiums would decline 0.02 percent, based on preferred estimates of adverse selection and claims costs; and would increase 0.43 percent under the upper bound estimates for adverse selection and immigrant claims costs.

For premiums to increase by a non-negligible amount—say, above one percent—uptake would have to exceed 27,000, and the average claims costs of the newly insured would have to exceed 350 percent of claims observed in commercial group plans, radically higher than our upper bound estimates of 150 percent. To place this figure in

¹ We thank Manuel Pastor, University of Southern California, for estimates, based on the 2015 American Community Survey.

perspective, for the marginally enrolled to affect premiums by more than 1 percent, spending among the marginally enrolled undocumented would have to exceed spending observed in pre-existing conditions insurance plan (PCIP) market (which covered individuals who were denied coverage before 2014 due to a pre-existing conditions, where claims were roughly 300 percent of average claims in the group market).

Table 1.
Panel A. Projected Premiums (PMPM) Under Section 1332 Waiver

	Enrollment	L	evel of Adverse Selection	1
		Lower Bound	Preferred Projection	Upper Bound
Immigrant Spending		35% reduction	35% reduction	0% reduction
Adverse Selection		None	150% Spending	150% Spending
Average Claims for Pre-	2.5 million	\$375	\$375	\$375
waiver Single Risk Pool				
Average Claims for Newly	27,000	\$245	\$365	\$563
Enrolled Undocumented				
Average Claims for	2.527 million	\$373	\$375	\$378
New Single Risk Pool				
Average Premiums for New	2.527 million	\$468	\$470	\$473
Single Risk Pool				
Panel B. Percent Change in Pr	amiums dua ta W	aiver induced Enrolls	mant	
New Single Risk Pool	2.527 million	-0.30%	-0.02%	+0.43%
(<i>Uptake of 27,000</i>)	2.327 1111111011	-0.3070	-0.0270	10.4370
New Single Risk Pool	2.517 million	-0.18%	-0.01%	+0.27%
(<i>Uptake of 17,000</i>)				
New Single Risk Pool	2.500 million	0%	0%	0%
(Uptake of θ)				

References

Derose, K. P., Escarce, J. J., & Lurie, N. (2007). Immigrants and health care: Sources of vulnerability. Health Affairs, 26(5), 1258-1268. doi:10.1377/hlthaff.26.5.1258

Gorospe, E. (2006). Elderly immigrants: Emerging challenge for the U.S. healthcare system. The Internet Journal of Healthcare Administration, 4(1).

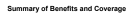
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Covered California 2017 Patient-Centered Benefit Plan Designs

June 16, 2016 Final Board-approved







	hare amounts describe the Enrollee's out of pocket costs.	Coinsurance Plan 89.7%		Copay Plan 90.3%	
	cludes a deductible?	09.17 No		90.5% No	
Integrated Inc	dividual deductible	\$0		\$0	
	mily deductible ductible, NOT integrated: Medical / Pharmacy / Dental	\$0 \$0 / \$0 /	\$0	\$0 \$0 / \$0 /	\$0
Family deduc	tible, NOT integrated: Medical / Pharmacy / Dental	\$0 / \$0 /	\$0	\$0 / \$0 /	\$0
ndividual Out- amily Out-of-r	-of-pocket maximum pocket maximum	\$4,00 \$8,00		\$4,000 \$8,000	
HSA plan: Self-	only coverage deductible	N/A	-	N/A	_
HSA family pla	n: Individual deductible	N/A		N/A	
Common Medical Event	Service Type	Member Cost Share	Deductible Applies	Member Cost Share	Deductib Applies
	Primary care visit to treat an injury, illness, or condition	\$15		\$15	
Health care provider's office or clinic	Other practitioner office visit	\$15		\$15	
/isit	Specialist visit	\$40		\$40	
	Preventive care/ screening/ immunization	No charge		No charge	
	Laboratory Tests	\$20		\$20	
Tests	X-rays and Diagnostic Imaging Imaging (CT/PET scans, MRIs)	\$40 10%		\$40 \$150	
	Tier 1	\$5		\$5	
Drugs to treat	Tier 2	\$15		\$15	
condition	Tier 3	\$25		\$25	
	Tier 4	10% up to \$250 per script		10% up to \$250 per script	
Jutpatient	Surgery facility fee (e.g., ASC) Physician/surgeon fees	10%		\$250 \$40	
	Outpatient visit	10%		10%	
	Emergency room facility fee (waived if admitted)	\$150		\$150	
Need immediate attention	Emergency room physician fee (waived if admitted)	No charge		No charge	
	Emergency medical transportation	\$150		\$150	
	Urgent care	\$15		\$15	
nospitai stay	Facility fee (e.g. hospital room)	10%		\$250 per day up to 5 days	
	Physician/surgeon fee	10%		\$40	
	Mental/Behavioral health outpatient office visits	\$15		\$15	
	Mental/Behavioral health other outpatient items and services	\$15		\$15	
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)	10%		\$250 per day up to 5 days	
Mental health, behavioral	Mental/Behavioral health inpatient physician fee	10%		\$40	
nealth, or	Substance Use disorder outpatient office visits	\$15		\$15	
	Substance Use disorder other outpatient items and services	\$15		\$15	
	Substance Use inpatient facility fee (e.g. hospital room)	10%		\$250 per day up	
				to 5 days	
	Substance use disorder inpatient physician fee	10%		\$40	
	Prenatal care and preconception visits	No charge		No charge \$250 per day up	
	Delivery and all inpatient services Hospital	10%		to 5 days	
	Professional Home health care	10%		\$40 \$20	
lelp	Outpatient Rehabilitation services	\$15		\$15	
ecovering or	Outpatient Habilitation services	\$15		\$15 \$150 per day up	
nealth neade	Skilled nursing care	10%		to 5 days	
	Durable medical equipment Hospice service	10% No charge		10% No charge	
Shild ave some	Eye exam	No charge		No charge	
	1 pair of glasses per year (or contact lenses in lieu of glasses)	No charge		No charge	
	Oral Exam Preventive - Cleaning	1			
Diagnostic	Preventive - X-ray	No charge		No charge	
Preventive	Sealants per Tooth Topical Fluoride Application				
	Space Maintainers - Fixed				
Basic	Restorative Procedures	20%		See 2017 Dental Copay Schedule	
	Periodontal Maintenance Services Crowns and Casts				
Child Dental	Endodontics			Soc 2017 Dent-1	
Major	Periodontics (other than maintenance)	50%		See 2017 Dental Copay Schedule	
Services	Prosthodontics Oral Surgery	-			
Child					
	Medically necessary orthodontics	50%		\$1,000	

Plan design ind Integrated Integrated Fa		Member Cost Share amounts describe the Enrollee's out of pocket costs. Actuarial Value - AV Calculator		Coinsurance Plan 80.9%		Gold Copay Plan 81.2%	
Integrated Inc Integrated Fa	cludes a deductible?		No		No		
	dividual deductible		\$0		\$0		
individual de	mily deductible ductible, NOT integrated: M	adical / Dharmany / Dantal	\$0 \$0 / \$0	/ 60	\$0 \$0 / \$0 /	60	
Family deduc	tible, NOT integrated: Medi		\$0 / \$0 /		\$0 / \$0 /		
Individual Out-	-of-pocket maximum		\$6,75	0	\$6,750)	
Family Out-of-p	pocket maximum only coverage deductible		\$13,50 N/A		\$13,50 N/A	0	
HSA family pla	n: Individual deductible		N/A		N/A		
Common			Member Cost	Deductible	Member Cost	Deductible	
Medical Event	Se	ervice Type	Share	Applies	Share	Applies	
Health care	Primary care visit to treat an injury, illness, or condition		\$30		\$30		
provider's office or clinic visit	Other practitioner office visit		\$30		\$30		
	Specialist visit		\$55		\$55		
	Preventive care/ screening/ is	mmunization	No charge		No charge		
	Laboratory Tests X-rays and Diagnostic Imagir	a	\$35 \$55		\$35 \$55		
	Imaging (CT/PET scans, MRI	s)	20%		\$275		
	Tier 1		\$15		\$15		
Drugs to treat	Tier 2		\$55		\$55		
condition	Tier 3		\$75		\$75		
	Tier 4		20% up to \$250 per script		20% up to \$250 per script		
Outpatient	Surgery facility fee (e.g., ASC	:)	20%		\$600		
services	Physician/surgeon fees		20%		\$55		
	Outpatient visit	1 14 1 14 1	20%		20%		
	Emergency room facility fee (waived if admitted)	\$325		\$325		
	Emergency room physician fe	ee (waived if admitted)	No charge		No charge		
iiiiiieuiate	Emergency medical transportation		\$250		\$250		
attention	Urgent care		\$30		\$30		
	Facility fee (e.g. hospital roor	n)	20%		\$600 per day up		
Hospital stay	Physician/surgeon fee	·/	20%		to 5 days \$55		
	Mental/Behavioral health out	patient office visits	\$30		\$30		
	Mental/Behavioral health other outpatient items and services		\$30		\$30		
	Mental/Behavioral health inpa	atient facility fee (e.g.hospital room)	20%		\$600 per day up		
Mental health, behavioral	Mental/Behavioral health inpa	atient physician fee	20%		to 5 days \$55		
health, or substance abuse needs	Substance Use disorder outp		\$30		\$30		
	Cubatanaa Haa diaardar atka	a substitutitum and assissa	620		620		
		r outpatient items and services	\$30		\$30 \$600 per day up		
	Substance Use inpatient facil		20%		to 5 days		
	Substance use disorder inpat		20%		\$55		
	Prenatal care and preconcep		No charge		No charge \$600 per day up		
	Delivery and all inpatient services	Hospital	20%		to 5 days		
	Home health care	Professional	20%		\$55 \$30		
Help	Outpatient Rehabilitation serv		\$30		\$30		
recovering or	Outpatient Habilitation service		\$30		\$30		
other special health needs	Skilled nursing care		20%		\$300 per day up to 5 days		
nearn needs	Durable medical equipment		20%		20%		
	Hospice service Eye exam		No charge No charge		No charge No charge		
Child eye care	1 pair of glasses per year (or	contact lenses in lieu of glasses)	No charge		No charge		
	Oral Exam		<u> </u>				
Child Dental	Preventive - Cleaning						
Diagnostic and	Preventive - X-ray Sealants per Tooth		No charge		No charge		
Preventive	Topical Fluoride Application						
	Space Maintainers - Fixed						
Child Dental	Restorative Procedures Periodontal Maintenance Ser	vices	20%		See 2017 Dental Copay Schedule		
Child Dental Basic							
Child Dental Basic Services	Crowns and Casts						
Child Dental Basic Services Child Dental	Crowns and Casts Endodontics				See 2017 Dental		
Child Dental Basic Services Child Dental Major Services	Crowns and Casts Endodontics Periodontics (other than mair Prosthodontics	itenance)	50%		See 2017 Dental Copay Schedule		
Child Dental Basic Services Child Dental Major Services	Crowns and Casts Endodontics Periodontics (other than mair	tenance)	50%				

	Benefits and Coverage	collecte and of a later of	Individual	
	hare amounts describe the En	rollee's out of pocket costs.	Silver Plan	1
Actuarial Value	- AV Calculator		71.5%	
	cludes a deductible?		Yes, Medical/Pha	armacy
	dividual deductible mily deductible		N/A N/A	
Individual de	ductible, NOT integrated: Me tible, NOT integrated: Medic	edical / Pharmacy / Dental	\$2,500/ \$250 s \$5,000/ \$500 s	
ndividual Out-	-of-pocket maximum	ai / Filailliacy / Delitai	\$6,800	/ φυ
	pocket maximum only coverage deductible		\$13,600 N/A	
	n: Individual deductible		N/A	
Common Medical Event	Se	rvice Type	Member Cost Share	Deductibl Applies
	Primary care visit to treat an ir		\$35	
Health care	Other practitioner office visit	, , ,	\$35	
office or clinic visit				
	Specialist visit		\$70	
	Preventive care/ screening/ in Laboratory Tests	nmunization	No charge \$35	
Tests	X-rays and Diagnostic Imaging		\$70	
	Imaging (CT/PET scans, MRIs	3)	\$300	
	Tier 1		\$15	
Orugs to treat	Tier 2		\$55	Pharmac deductibl
condition	Tier 3		\$80	Pharmac deductibl
	Tier 4		20% up to \$250 per script after pharmacy deductible	Pharmac deductible
Outpatient	Surgery facility fee (e.g., ASC)	20%	
services	Physician/surgeon fees		20%	
	Outpatient visit	unived if admitted)	20% \$350	
	Emergency room facility fee (waived if admitted)			
Need mmediate	Emergency room physician fe Emergency medical transporta	No charge \$250	Х	
attention	Urgent care		\$35	
	Facility for (a.g. beauty)		20%	×
Hospital stay	Facility fee (e.g. hospital room Physician/surgeon fee	')	=1.11	X
	Mental/Behavioral health outpatient office visits		\$35	
	Mental/Behavioral health othe	\$35		
	Mental/Behavioral health inna	tient facility fee (e.g.hospital room)	20%	Х
Mental health,			20%	X
behavioral health, or substance abuse needs	Mental/Behavioral health inpa Substance Use disorder outpa		\$35	^
	Substance Use disorder other outpatient items and services		\$35	
		·		
	Substance Use inpatient facili		20%	X
	Substance use disorder inpati		20%	Х
	Prenatal care and preconcept		No charge	
Pregnancy	Delivery and all inpatient services	Hospital	20%	X
	Home health care	Professional	20% \$45	Х
Help	Outpatient Rehabilitation service		\$35	
ecovering or	Outpatient Habilitation service Skilled nursing care	5	\$35 20%	Х
other special nealth needs	Durable medical equipment		20%	^
	Hospice service		No charge	
	Eye exam		No charge	
Child eve care			No charge	
Child eye care	Oral Exam			
	Oral Exam Preventive - Cleaning			
Child Dental Diagnostic	Preventive - Cleaning Preventive - X-ray		No charge	
Child Dental Diagnostic	Preventive - Cleaning Preventive - X-ray Sealants per Tooth		No charge	
Child Dental Diagnostic and Preventive	Preventive - Cleaning Preventive - X-ray		No charge	
Child Dental Diagnostic and Preventive Child Dental Basic	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures		No charge	
Child Dental Diagnostic and Preventive Child Dental Basic	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed	rices		
Child Dental Diagnostic and Preventive Child Dental Basic Services	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv	vices		
Child eye care Child Dental Diagnostic and Preventive Child Dental Basic Services Child Dental Major Services	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casis Endodontics Periodontics (other than maint			
Child Dental Diagnostic and Preventive Child Dental Basic Services Child Dental	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casts Endodontics		20%	

Summary of	Benefits and Coverage		CCSB		CCSB	
Member Cost S	hare amounts describe the En	ollee's out of pocket costs.	Silver Coinsurance	Plan	Silver Copay Pla	n
Actuarial Value	e - AV Calculator		71.6%	-	71.3%	
	cludes a deductible?		Yes, Medical/Ph	armacy	Yes, Medical/Pha	armacy
Integrated Fa	dividual deductible amily deductible		N/A N/A		N/A N/A	
Family deduc	ductible, NOT integrated: Me ctible, NOT integrated: Medic	dical / Pharmacy / Dental al / Pharmacy / Dental	\$2,000/ \$250 \$4,000 / \$500		\$2,000/ \$250 \$4,000 / \$500	
	of-pocket maximum		\$6,800 \$13,600		\$6,800 \$13,600	
HSA plan: Self	only coverage deductible		N/A N/A		N/A N/A	
под таппіў ріа	n: Individual deductible		N/A		IN/A	
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applies	Member Cost Share	Deductible Applies
	Primary care visit to treat an ir	njury, illness, or condition	\$45		\$45	
Health care provider's office or clinic visit	Other practitioner office visit		\$45		\$45	
Visit	Specialist visit		\$75		\$ 75	
	Preventive care/ screening/ in Laboratory Tests	nmunization	No charge \$40		No charge \$40	
Tests	X-rays and Diagnostic Imaging		\$70		\$70	
	Imaging (CT/PET scans, MRIs	.)	\$15		\$300 \$15	
Drugs to treat	Tier 2		\$55	Pharmacy deductible	\$55	Pharmacy deductible
illness or condition	Tier 3		\$85	Pharmacy	\$85	Pharmacy
	Tier 4		20% up to \$250 per script after pharmacy	Pharmacy	20% up to \$250 per script after pharmacy	Pharmacy
	Surgery facility fee (e.g., ASC		deductible 20%	deductible	deductible 20%	deductible
Outpatient services	Physician/surgeon fees		20%		20%	
361 11063	Outpatient visit		20%		20%	
	Emergency room facility fee (v		\$350		\$350	
Need	Emergency room physician fe Emergency medical transporta		No charge \$250	X	No charge \$250	X
immediate attention	Emergency medical transports	HUOTI	\$250	^	\$250	^
	Urgent care		\$45		\$45	
Hospital stay	Facility fee (e.g. hospital room)	20%	X X	20%	X X
	Physician/surgeon fee Mental/Behavioral health outp	atient office visits	20% \$45	^	20% \$45	^
	Mental/Behavioral health othe	r outpatient items and services	\$45		\$45	
	Mantal/Dahaviaral haalth inna	tient facility fee (e.g.hospital room)	20%	×	20%	Х
Mental health,						
behavioral health, or	Mental/Behavioral health inpa	tient physician fee	20%	Х	20%	Х
substance abuse needs	Substance Use disorder outpa	atient office visits	\$45		\$45	
	Substance Use disorder other	outpatient items and services	\$45		\$45	
	Substance Use inpatient facili	y fee (e.g. hospital room)	20%	Х	20%	х
	Substance use disorder inpati	ent physician fee	20%	х	20%	х
	Prenatal care and preconcept	on visits	No charge		No charge	
Pregnancy	Delivery and all inpatient services	Hospital	20%	Х	20%	Х
	Home health care	Professional	20%	X	20% \$45	Х
Help	Outpatient Rehabilitation serv		\$45		\$45	
recovering or other special	Outpatient Habilitation service Skilled nursing care	3	\$45 20%	×	\$45 20%	Х
health needs	Durable medical equipment		20%	^	20%	^
	Hospice service Eye exam		No charge No charge		No charge No charge	
Child eye care		ontact lenses in lieu of glasses)	No charge No charge		No charge	
	Oral Exam	🗸,	90		90	
Child Dental Diagnostic	Preventive - Cleaning Preventive - X-ray					
and Preventive	Sealants per Tooth Topical Fluoride Application		No charge		No charge	
	Space Maintainers - Fixed					
Child Dental Basic Services	Restorative Procedures Periodontal Maintenance Serv	ires	20%		See 2017 Dental Copay Schedule	
	Crowns and Casts					
Child Dental Major Services	Endodontics Periodontics (other than maint	enance)	50%		See 2017 Dental Copay Schedule	
Julyices	Prosthodontics Oral Surgery		<u> </u>			
Child Orthodontics	Medically necessary orthodon	tics	50%		\$1,000	
J. H. Suomics						

	Benefits and Coverage hare amounts describe the En	rollee's out of pocket costs.	CCSE Silver HDHP P	•
Actuarial Value	e - AV Calculator		71.3%	
	cludes a deductible?		Yes, integ	
Integrated Fa	dividual deductible imily deductible		\$2,000 inte \$4,000 inte	
Individual de	ductible, NOT integrated: Metible, NOT integrated: Medic	edical / Pharmacy / Dental	N/A N/A	
Individual Out-	of-pocket maximum		\$6,550 \$13,10	
HSA plan: Self-	only coverage deductible		\$2,000)
HSA family pla	n: Individual deductible		\$2,600)
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applie
	Primary care visit to treat an i		20%	×
Health care provider's office or clinic	Other practitioner office visit		20%	х
visit	Specialist visit		20%	х
	Preventive care/ screening/ in	nmunization	No charge	
Tests	Laboratory Tests X-rays and Diagnostic Imagin	a	20%	X
	Imaging (CT/PET scans, MRI		20%	X
	Tier 1		20% up to \$250 per script	х
Drugs to treat	Tier 2		20% up to \$250 per script	×
illness or condition	Tier 3		20% up to \$250 per script	×
	Tier 4		20% up to \$250 per script	х
Outpatient	Surgery facility fee (e.g., ASC)	20%	X
services	Physician/surgeon fees Outpatient visit		20% 20%	X
	Emergency room facility fee (waived if admitted)	20%	X
	Emergency room physician fee (waived if admitted)		0%	х
Need immediate	Emergency medical transport	<u> </u>	20%	X
mmediate attention	Urgent care		20%	×
Hospital stay	Facility fee (e.g. hospital roon Physician/surgeon fee	1)	20%	X
	Mental/Behavioral health outpatient office visits		20%	х
	Mental/Behavioral health other outpatient items and services		20%	х
	Mental/Behavioral health inpa	tient facility fee (e.g.hospital room)	20%	Х
Mental health, behavioral	Mental/Behavioral health inpa	tient physician fee	20%	х
health, or substance abuse needs	Substance Use disorder outpatient office visits		20%	х
	Substance Use disorder other outpatient items and services		20%	х
	Substance Use inpatient facil	ty fee (e.g. hospital room)	20%	х
	Substance use disorder inpat	ient physician fee	20%	х
	Prenatal care and preconcept	ion visits	No charge	
Pregnancy	Delivery and all inpatient services	Hospital	20%	х
	Home health care	Professional	20%	X
Help	Outpatient Rehabilitation serv		20%	Х
recovering or other special	Outpatient Habilitation service	9S	20%	X
health needs	Skilled nursing care Durable medical equipment		20%	X
	Hospice service		0%	X
Child eye care	Eye exam 1 pair of glasses per year (or	contact laneae in liqu of alassas)	No charge No charge	
	Oral Exam	Johnson remote in indu Of grasses)	ino criarge	
Child Dental	Preventive - Cleaning			
Diagnostic and	Preventive - X-ray Sealants per Tooth		No charge	
	Topical Fluoride Application			
Preventive	Space Maintainers - Fixed Restorative Procedures		20%	
Child Dental Basic	Restorative Procedures		20 /6	
Child Dental	Periodontal Maintenance Ser	vices	20 /6	
Child Dental Basic Services		vices	2076	
Child Dental Basic Services Child Dental Major	Periodontal Maintenance Ser Crowns and Casts		50%	
Child Dental Basic Services Child Dental	Periodontal Maintenance Ser Crowns and Casts Endodontics			

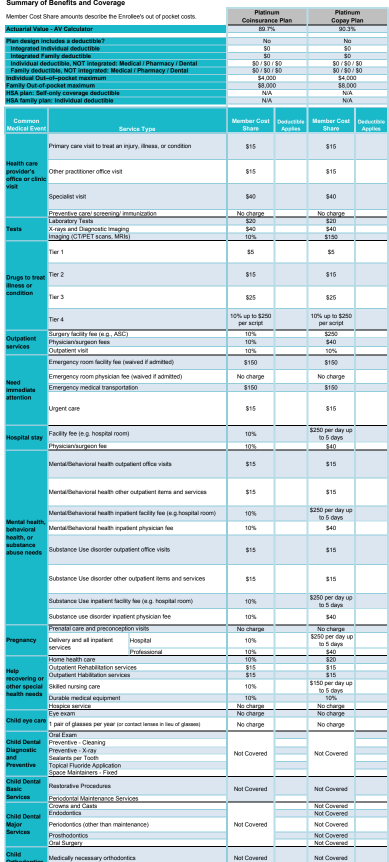
Member Cost Share amounts describe the Enrollee's out of pocket costs. Actuarial Value - AV Calculator		Silver Plan 100%-150% FPL		Silver Plan 150%-200% FPL		
	- AV Calculator		94.19 Yes, Medical/l		87.5% Yes, Medical/Pha	rmacy
Integrated Inc	dividual deductible		N/A	паппасу	N/A	imacy
Individual ded	mily deductible ductible, NOT integra	ted: Medical / Pharmacy / Dental	N/A \$75 / \$0		N/A \$650 / \$50 / \$	60
	tible, NOT integrated of-pocket maximum	: Medical / Pharmacy / Dental	\$150 / \$0 \$2,35		\$1,300 / \$100 / \$2,350	\$0
Family Out-of-p	oocket maximum		\$4,70		\$4,700	
HSA plan: Self-	only coverage deduc n: Individual deductib	tible	N/A N/A		N/A N/A	
nor runny più	marriada doddon		1127		1071	
Common Medical Event		Service Type	Member Cost Share	Deductible Applies	Member Cost Share	Deductibl Applies
	Primary care visit to tre	eat an injury, illness, or condition	\$5		\$10	
Health care provider's office or clinic visit	Other practitioner offic	e visit	\$5		\$10	
	Specialist visit		\$8		\$25	
	Preventive care/ scree	ning/ immunization	No charge \$8		No charge \$15	
	Laboratory Tests X-rays and Diagnostic	Imaging	\$8		\$25	
	Imaging (CT/PET scar		\$50		\$100	
	Tier 1		\$3		\$5	
Drugs to treat	Tier 2		\$10		\$20	Pharmac deductibl
condition	Tier 3		\$15		\$35	Pharmac deductib
	Tier 4		10% up to \$150 per script		15% up to \$150 per script after pharmacy deductible	Pharmac deductibl
	Surgery facility fee (e.g		10%		15%	
services	Physician/surgeon fee Outpatient visit	S	10%		15% 15%	
		ty fee (waived if admitted)	\$50		\$100	
					,	
Need	Emergency room physician fee (waived if admitted) Emergency medical transportation		No charge	V	No charge	V
immediate attention	Emergency medical tra	ansportation	\$30	Х	\$75	Х
	Urgent care		\$5		\$10	
Hospital stay	Facility fee (e.g. hospit	al room)	10%	х	15%	х
	Physician/surgeon fee		10%	X	15%	X
	Mental/Behavioral hea	Ith outpatient office visits	\$5		\$10	
	Mental/Behavioral hea	Ith other outpatient items and services	\$5		\$10	
	Mental/Behavioral hea	Ith inpatient facility fee (e.g.hospital room)	10%	х	15%	Х
	Mental/Behavioral hea	Ith inpatient physician fee	10%	х	15%	х
health, or substance abuse needs	Substance Use disord	er outpatient office visits	\$5		\$10	
	Substance Use disord	er other outpatient items and services	\$5		\$10	
	Substance Use inpatie	ent facility fee (e.g. hospital room)	10%	Х	15%	х
		er inpatient physician fee	10%	×	15%	Х
	Prenatal care and pred		No charge		No charge	
	Delivery and all inpatie		10%	х	15%	×
	services	Professional	10%	X	15%	X
	Home health care	,	\$3		\$15	
неір	Outpatient Rehabilitati Outpatient Habilitation		\$5 \$5		\$10 \$10	
recovering or	Skilled nursing care		10%	х	15%	х
hoalth noode	Durable medical equip	ment	10%	~	15%	^
	Hospice service		No charge		No charge	
Child ave save	Eye exam		No charge		No charge	
	1 pair of glasses per y Oral Exam	ear (or contact lenses in lieu of glasses)	No charge		No charge	
Child Dental	Preventive - Cleaning		1			
Diagnostic	Preventive - X-ray		No charge		No charge	
Preventive	Sealants per Tooth Topical Fluoride Applic		•			
	Space Maintainers - F					
Dasic	Restorative Procedure	s	20%		20%	
	Periodontal Maintenan Crowns and Casts	ce Services				
	Endodontics					
Major	Periodontics (other that	n maintenance)	50%		50%	
	Prosthodontics Oral Surgery					
	Oral Surgery					
Child	Medically necessary o		50%		50%	

	hare amounts describe the En		200%-250% FP 73.7%	L
	cludes a deductible?		Yes, Medical/Pharr	nacy
Integrated Inc	dividual deductible		N/A N/A	,
	mily deductible ductible, NOT integrated: Me	edical / Pharmacy / Dental	\$2,200 / \$250 / \$	\$0
	tible, NOT integrated: Medic	al / Pharmacy / Dental	\$4,400 / \$500 / \$ \$5,700	\$0
Family Out-of-	of–pocket maximum		\$5,700 \$11,400	
HSA plan: Self-	only coverage deductible n: Individual deductible		N/A N/A	
IIOA Iailiiy pia	ii. iiidividdai deddetible		IVA	
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applies
	Primary care visit to treat an in	njury, illness, or condition	\$30	
Health care provider's office or clinic	Other practitioner office visit		\$30	
visit	Specialist visit		\$55	
	Proventive care/ coreoning/ in	amunization	No charge	
	Preventive care/ screening/ in Laboratory Tests	imunization	\$35	
Tests	X-rays and Diagnostic Imaging	9	\$65	
	Imaging (CT/PET scans, MRIs	3)	\$300	
	Tier 1		\$15	
Drugs to treat	Tier 2		\$50	Pharmacy deductible
condition	Tier 3		\$75	Pharmacy deductible
	Tier 4		20% up to \$250 per script after pharmacy deductible	Pharmacy deductible
Outpatient	Surgery facility fee (e.g., ASC		20%	
services	Physician/surgeon fees Outpatient visit		20%	
	Emergency room facility fee (v	unived if admitted)	\$350	
Need immediate attention	Emergency room physician fee (waived if admitted)		No charge	
	Emergency medical transporta	ation	\$250	Х
	Urgent care		\$30	
Hospital stay	Facility fee (e.g. hospital room	n)	20%	Х
nospitai stay	Physician/surgeon fee		20%	Х
	Mental/Behavioral health outpatient office visits		\$30	
	Mental/Behavioral health other outpatient items and services		\$30	
	Mental/Behavioral health inpa	tient facility fee (e.g.hospital room)	20%	Х
Mental health, behavioral	Mental/Behavioral health inpa	tient physician fee	20%	X
health, or substance abuse needs	Substance Use disorder outpa		\$30	
	Substance Use disorder other outpatient items and services		\$30	
	Substance Use inpatient facili	ty fee (e.g. hospital room)	20%	X
	Substance use disorder inpati		20%	х
	Prenatal care and preconcept	ion visits	No charge	
	Delivery and all inpatient	Hospital	20%	Х
	services	Professional	20% \$40	Х
	Home health care Outpatient Rehabilitation serv	ices	\$40 \$30	
recovering or	Outpatient Habilitation service		\$30	
other special health needs	Skilled nursing care		20%	X
	Durable medical equipment		20%	
	Hospice service Eye exam		No charge No charge	
Child eye care	1 pair of glasses per year (or o	contact lenses in lieu of glasses)	No charge	
	Oral Exam			
	Preventive - Cleaning Preventive - X-ray			
and	Sealants per Tooth		No charge	
Preventive	Topical Fluoride Application			
Child Dental	Space Maintainers - Fixed			
Basic	Restorative Procedures		20%	
	Periodontal Maintenance Serv	rices		
	Crowns and Casts Endodontics			
Child Dental	Periodontics (other than main	tenance)	50%	
Services	Prosthodontics		55.5	
	Oral Surgery			
Child	Medically necessary orthodon			

	hare amounts describe the Enrollee's out of pocket costs.	Bronze Pla	n	Bronz HDHP P	lan
	- AV Calculator	61.9%		62.0%	
Plan design ind	cludes a deductible? dividual deductible	Yes, Medical/Pha	rmacy	Yes, integ \$4,800 inte	
	mily deductible	N/A N/A		\$9,600 inte	
Individual de	ductible, NOT integrated: Medical / Pharmacy / Dental	\$6,300 / \$500		N/A	
	tible, NOT integrated: Medical / Pharmacy / Dental -of-pocket maximum	\$12,600 / \$1,000 \$6,800	0 / \$0	N/A \$6,55	n
Family Out-of-	oocket maximum	\$13,600		\$13,10	0
HSA plan: Self-	only coverage deductible	N/A N/A		\$4,80	
noa iaililiy pia	n: Individual deductible	IN/A		\$4,80	U
Common Medical Event	Service Type	Member Cost Share	Deductible Applies	Member Cost Share	Deductible Applies
	Primary care visit to treat an injury, illness, or condition	\$75	After 1st three non-preventive visits	40%	х
Health care provider's office or clinic	Other practitioner office visit	\$75	After 1st three non-preventive visits	40%	х
visit	Specialist visit	\$105	After 1st three non-preventive visits	40%	х
	Preventive care/ screening/ immunization	No charge		No charge	
Facto	Laboratory Tests	\$40	X	40% 40%	X
Tests	X-rays and Diagnostic Imaging Imaging (CT/PET scans, MRIs)	100%	X	40%	X
	Tier 1	100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
Drugs to treat	Tier 2	100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
illness or condition	Tier 3	100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
	Tier 4	100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
Outpatient	Surgery facility fee (e.g., ASC)	100%	X	40%	X
services	Physician/surgeon fees Outpotient visit	100%	X	40%	X
	Outpatient visit	100%	X	40%	X
	Emergency room facility fee (waived if admitted)	100%	Х	40%	Х
	Emergency room physician fee (waived if admitted)	No charge		0%	Х
Need immediate	Emergency medical transportation	100%	Х	40%	Х
attention	Urgent care	\$75	After 1st three non-preventive visits	40%	х
Hospital stay	Facility fee (e.g. hospital room)	100%	х	40%	х
	Physician/surgeon fee	100%	X	40%	X
	Mental/Behavioral health outpatient office visits	\$75	After 1st three non-preventive visits	40%	Х
	Mental/Behavioral health other outpatient items and services	\$75	After 1st three non-preventive visits	40%	х
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)	100%	×	40%	х
Mental health,					
behavioral health, or	Mental/Behavioral health inpatient physician fee	100%	Х	40%	Х
substance abuse needs	Substance Use disorder outpatient office visits	\$75	After 1st three non-preventive visits	40%	х
	Substance Use disorder other outpatient items and services	\$75	After 1st three non-preventive visits	40%	х
	Substance Use inpatient facility fee (e.g. hospital room)	100%	х	40%	х
	Substance use disorder inpatient physician fee	100%	х	40%	х
	Prenatal care and preconception visits	No charge		No charge	
Pregnancy	Delivery and all inpatient Hospital services	100%	Х	40%	Х
	Professional	100%	X	40%	X
u. L.	Home health care Outpatient Rehabilitation services	100% \$75	Х	40% 40%	X
Help recovering or	Outpatient Habilitation services	\$75		40%	X
other special	Skilled nursing care	100%	х	40%	х
health needs	Durable medical equipment	100%	Х	40%	Х
	Hospice service	No charge		0%	X
Child eye care	Eye exam	No charge		No charge	
cyc care	1 pair of glasses per year (or contact lenses in lieu of glasses)	No charge		No charge	
Child Dental	Oral Exam Preventive - Cleaning	-			
Child Dental Diagnostic	Preventive - Cleaning Preventive - X-ray	No. 16.11		No -t-	
and Preventive	Sealants per Tooth Topical Fluoride Application	No charge		No charge	
	Space Maintainers - Fixed				
Child Dental Basic	Restorative Procedures	20%		20%	
Services	Periodontal Maintenance Services				
	Crowns and Casts Endodontics				
Child Dental Major		50%		50%	
major Services	Periodontics (other than maintenance) Prosthodontics	JU /0		JU /6	
	Oral Surgery				

	hare amounts describe the Enr - AV Calculator			
Plan decign in	cludes a deductible?		Voc. int	egrated
Integrated In	dividual deductible			ntegrated
Integrated Fa	mily deductible		\$14,300 i	ntegrated
Individual de	ductible, NOT integrated: Me ctible, NOT integrated: Medic	dical / Pharmacy / Dental		/A /A
Individual Out-	-of-pocket maximum	ar / Harmacy / Demai		150
Family Out-of-	pocket maximum			,300
	only coverage deductible			/A /A
noa iaililiy pia	n: Individual deductible		IN	A
Common			Member Cost	De de calleda
Common Medical Event	Sei	rvice Type	Member Cost Share	Deductible Applies After 1st three
	Primary care visit to treat an ir	njury, illness, or condition	0%	non-preventiv visits
Health care provider's office or clinic	Other practitioner office visit		0%	After 1st three non-preventiv visits
visit	Specialist visit		0%	х
	Preventive care/ screening/ in	munization	No charge	
	Laboratory Tests		0%	X
Tests	X-rays and Diagnostic Imaging)	0%	Х
	Imaging (CT/PET scans, MRIs	3)	0%	X
	Tier 1		0%	х
Orugs to treat	Tier 2		0%	х
Ilness or condition	Tier 3		0%	х
	Tier 4		0%	х
	Surgery facility fee (e.g., ASC)		0%	Х
Outpatient	Physician/surgeon fees		0%	X
ervices	Outpatient visit		0%	Х
	Emergency room facility fee (v	vaived if admitted)	0%	Х
Need	Emergency room physician fee (waived if admitted)		No charge	
mmediate	Emergency medical transportation		0%	Х
attention	Urgent care		0%	After 1st thre non-preventive visits
Hospital stay	Facility fee (e.g. hospital room)	0%	х
	Physician/surgeon fee		0%	Х
	Mental/Behavioral health outpatient office visits		0%	After 1st thre non-preventive visits
	Mental/Behavioral health other outpatient items and services		0%	After 1st three non-preventiv visits
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)		0%	х
Mental health,	Mental/Behavioral health inpat	tient nhyeinian fee	0%	х
pehavioral nealth, or substance abuse needs	Substance Use disorder outpatient office visits		0%	After 1st thre non-preventive
	Substance Use disorder other outpatient items and services		0%	After 1st thre non-preventiv
	Substance use disorder other	outpatient items and services	076	visits
	Substance Use inpatient facility fee (e.g. hospital room)		0%	Х
	Substance use disorder innet	ent nhysician fee	00/	~
	Substance use disorder inpati		0%	Х
	Prenatal care and preconcepti	on visits	No charge	
Pregnancy	Prenatal care and preconception Delivery and all inpatient	on visits Hospital		x
Pregnancy	Prenatal care and preconcepti Delivery and all inpatient services	on visits	No charge 0% 0%	X X
	Prenatal care and preconcepti Delivery and all inpatient services Home health care	on visits Hospital Professional	No charge 0% 0% 0%	X X X
Help	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation servi	on visits Hospital Professional ces	No charge 0% 0%	X X
Help recovering or	Prenatal care and preconcept Delivery and all inpatient services Home health care Outpatient Rehabilitation service	on visits Hospital Professional ces	0% 0% 0% 0% 0%	X X X
delp ecovering or other special	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care	on visits Hospital Professional ces	No charge 0% 0% 0% 0% 0% 0% 0% 0%	X X X X X
delp ecovering or other special	Prenatal care and preconcept Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment	on visits Hospital Professional ces	No charge 0% 0% 0% 0% 0%	X X X X
delp ecovering or other special lealth needs	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care	on visits Hospital Professional ces	No charge 0% 0% 0% 0% 0% 0% 0% 0%	X X X X X
delp ecovering or other special lealth needs	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0%	X X X X X
delp ecovering or other special lealth needs Child eye care	Prenatal care and preconcept Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0% No charge	X X X X X X X
Help ecovering or other special lealth needs Child eye care	Prenatal care and preconcept Delivery and all inpatient services Home health care Outpatient Rehabilitation servic Outpatient Habilitation servic Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or or Oral Exam Preventive - Cleaning	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0% No charge	X X X X X X
Help ecovering or other special lealth needs Child eye care Child Dental Diagnostic	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or of Oral Exam Preventive - Cleaning Preventive - X-ray	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0% No charge	X X X X X X
Help ecovering or other special nealth needs Child eye care Child Dental Diagnostic and	Prenatal care and preconcept Delivery and all inpatient services Home health care Outpatient Rehabilitation servic Outpatient Habilitation servic Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or or Oral Exam Preventive - Cleaning	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0% 0	X X X X X X
delp ecovering or other special lealth needs Child eye care Child Dental Diagnostic and	Prenatal care and preconcept Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or c Oral Exam Preventive - X-ray Sealants per Tooth	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0% 0	X X X X X X X
Help ecovering or other special health needs Child eye care Child Dental Diagnostic and Preventive Child Dental Basic	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or c Oral Exam Preventive - Cleaning Preventive - X-ray Sealants per Tooth	on visits Hospital Professional ces s	No charge 0% 0% 0% 0% 0% 0% 0% 0% 0% 0	X X X X X X X
Help recovering or other special realth needs Child eye care Child Dental Diagnostic and Preventive Child Dental Basic	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or of Oral Exam Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv	on visits Hospital Professional ces s ontact lenses in lieu of glasses)	No charge	X X X X X X X
Help ecovering or their special realth needs Child eye care Child Dental Diagnostic and Preventive Child Dental Sasic	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or or Oral Exam Preventive - Cleaning Preventive - Visual Preventive	on visits Hospital Professional ces s ontact lenses in lieu of glasses)	No charge	x x x x x x x x x x x x x x x x x x x
Help ecovering or other special realth needs Child eye care Child Dental Diagnostic and Preventive Child Dental Basic Services	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation servic Outpatient Rehabilitation servic Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or or Oral Exam Preventive - Cleaning Preventive - Variant Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casts Endodontics	on visits Hospital Professional ces s ontact lenses in lieu of glasses)	No charge	X X X X X X X X X X X X X X X X X X X
Help ecovering or other special realth needs Child eye care Child Dental Diagnostic and Preventive Child Dental Sasic Services Child Dental Major	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation service Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or or Oral Exam Preventive - Cleaning Preventive - Nary Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casis Endodontics Periodontics (other than maint	on visits Hospital Professional ces s ontact lenses in lieu of glasses)	No charge	X X X X X X X X X X X X X X X X X X X
Help ecovering or other special realth needs Child eye care Child Dental Diagnostic and Preventive Child Dental Basic Services	Prenatal care and preconcepti Delivery and all inpatient services Home health care Outpatient Rehabilitation servic Outpatient Rehabilitation servic Skilled nursing care Durable medical equipment Hospice service Eye exam 1 pair of glasses per year (or or Oral Exam Preventive - Cleaning Preventive - Variant Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casts Endodontics	on visits Hospital Professional ces s ontact lenses in lieu of glasses)	No charge	X X X X X X X X X X X X X X X X X X X





Member Cost Share amounts describe the Enrollee's out of pocket costs.		Gold Coinsurance Plan		Gold Copay Plan		
			80.99	6	81.2%	
	cludes a deductible? dividual deductible		No \$0		No \$0	
Integrated Far	mily deductible		\$0		\$0	
Individual ded	ductible, NOT integrated: Me tible, NOT integrated: Medic	edical / Pharmacy / Dental	\$0 / \$0 \$0 / \$0		\$0 / \$0 / \$0 / \$0 /	
ndividual Out-	-of-pocket maximum		\$6,75	0	\$6,75	0
	pocket maximum only coverage deductible		\$13,5 N/A		\$13,50 N/A	10
	n: Individual deductible		N/A		N/A	
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applies	Member Cost Share	Deductible Applies
	Primary care visit to treat an in		\$30		\$30	
Health care provider's office or clinic	Other practitioner office visit		\$30		\$30	
/isit	Specialist visit		\$55		\$55	
	Preventive care/ screening/ in	nmunization	No charge		No charge	
	Laboratory Tests X-rays and Diagnostic Imagin	n	\$35 \$55		\$35 \$55	
	Imaging (CT/PET scans, MRI		20%		\$275	
	Tier 1		\$15		\$15	
Orugs to treat	Tier 2		\$55		\$55	
ondition	Tier 3		\$75		\$75	
	Tier 4		20% up to \$250 per script		20% up to \$250 per script	
	Surgery facility fee (e.g., ASC)	20%		\$600	
services	Physician/surgeon fees		20%		\$55	
	Outpatient visit	unived if admitted)	20%		20%	
	Emergency room facility fee (vaiveu ii auriilleu)	\$325		\$325	
Need mmediate	Emergency room physician fe Emergency medical transport		No charge \$250		No charge \$250	
attention	Urgent care		\$30		\$30	
Hospital stay	Facility fee (e.g. hospital room)	20%		\$600 per day up to 5 days	
	Physician/surgeon fee		20%		\$55	
	Mental/Behavioral health outp	atient office visits	\$30		\$30	
	Mental/Behavioral health othe	r outpatient items and services	\$30		\$30	
	Mental/Behavioral health inpa	tient facility fee (e.g.hospital room)	20%		\$600 per day up	
Mental health,	Mental/Behavioral health inpa		20%		to 5 days \$55	
pehavioral nealth, or	Mentai/Benavioral nealth inpa	tient physician tee	20%		\$55	
uhstance	Substance Use disorder outpo	atient office visits	\$30		\$30	
	Substance Use disorder other	outpatient items and services	\$30		\$30	
	Substance Use inpatient facili	ty fee (e.g. hospital room)	20%		\$600 per day up to 5 days	
	Substance use disorder inpati	ent physician fee	20%		\$55	
	Prenatal care and preconcept		No charge		No charge	
	Delivery and all inpatient	Hospital	20%		\$600 per day up	
	services	Professional	20%		to 5 days \$55	
	Home health care		20%		\$30	
чегр	Outpatient Rehabilitation serv Outpatient Habilitation service		\$30 \$30		\$30 \$30	
ecovering or	Skilled nursing care		20%		\$300 per day up	
soulth poods	Durable medical equipment		20%		to 5 days 20%	
	Hospice service		No charge		No charge	
Shilled access assess	Eye exam		No charge		No charge	
	1 pair of glasses per year (or o	contact lenses in lieu of glasses)	No charge		No charge	
	Oral Exam Preventive - Cleaning					
Diagnostic and	Preventive - X-ray Sealants per Tooth Topical Fluoride Application		Not Covered		Not Covered	
	Space Maintainers - Fixed					
Jasic	Restorative Procedures Periodontal Maintenance Serv	rines	Not Covered		Not Covered	
	Crowns and Casts	1000			Not Covered	
	Endodontics				Not Covered	
	Periodontics (other than main	tenance)	Not Covered		Not Covered	
Services	Prosthodontics Oral Surgery				Not Covered Not Covered	

•	Benefits and Coverage		Individual	
Member Cost S	hare amounts describe the En	rollee's out of pocket costs.	Silver Plan	1
Actuarial Value	- AV Calculator		71.5%	
	cludes a deductible?		Yes, Medical/Pha	armacy
	dividual deductible mily deductible		N/A N/A	
Individual de	ductible, NOT integrated: Me	edical / Pharmacy / Dental	\$2,500/ \$250	
ndividual Out-	ctible, NOT integrated: Medic -of-pocket maximum	cai / Pharmacy / Dentai	\$5,000/ \$500 . \$6,800	/ \$0
Family Out-of-	pocket maximum -only coverage deductible		\$13,600 N/A	
	n: Individual deductible		N/A	
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applies
	Primary care visit to treat an i	njury, illness, or condition	\$35	
Health care	Other practitioner office visit		\$35	
office or clinic visit	Specialist visit		\$70	
	Preventive care/ screening/ in Laboratory Tests	nmunization	No charge \$35	
Tests	X-rays and Diagnostic Imagin		\$70	
	Imaging (CT/PET scans, MRI	S)	\$300	
	Tier 1		\$15	
Drugs to treat	Tier 2		\$55	Pharmac
condition	Tier 3		\$80 20% up to \$250 per	Pharmac deductible
	Tier 4 Surgery facility fee (e.g., ASC	3	script after pharmacy deductible 20%	Pharmacy deductible
Outpatient services	Physician/surgeon fees	,	20%	
	Outpatient visit	unived if admitted)	20% \$350	
	Emergency room facility fee (waived if admitted) Emergency room physician fee (waived if admitted)			
Need immediate	Emergency medical transportation		No charge \$250	Х
attention	Urgent care		\$35	
Hospital stay	Facility fee (e.g. hospital room	n)	20%	Х
поѕрікаї ѕкаў	Physician/surgeon fee		20%	Х
	Mental/Behavioral health outpatient office visits		\$35	
	Mental/Behavioral health other outpatient items and services		\$35	
	Mental/Behavioral health inpa	tient facility fee (e.g.hospital room)	20%	Х
Mental health,	Mental/Behavioral health inpa		20%	X
behavioral health, or	wentarbenavioral nealth inpa	illent priysician ree	20%	^
substance abuse needs	Substance Use disorder outpatient office visits		\$35	
	Substance Use disorder other outpatient items and services		\$35	
	Substance Use inpatient facili	ity fee (e.g. hospital room)	20%	Х
	Substance use disorder inpat		20%	х
	Prenatal care and preconcept		No charge	
Pregnancy	Delivery and all inpatient	Hospital	20%	х
	services	Professional	20%	X
	Home health care		\$45	
Help	Outpatient Rehabilitation service Outpatient Habilitation service		\$35 \$35	
recovering or other special	Skilled nursing care		20%	х
health needs	Durable medical equipment		20%	
	Hospice service Eye exam		No charge No charge	
Child eye care	1 pair of glasses per year (or	contact lenses in lieu of glasses)	No charge	
	Oral Exam			
Child Dental Diagnostic	Preventive - Cleaning Preventive - X-ray			
and	Sealants per Tooth		Not Covered	
Preventive	Topical Fluoride Application Space Maintainers - Fixed			
Child Dental				
Basic Services	Restorative Procedures	viene	Not Covered	
O-DI VICES	Periodontal Maintenance Ser- Crowns and Casts	vices		
	Endodontics			
Child Dental	Endodontics Periodontics (other than maintenance) Not Covered			
Major			Not Covered	
Child Dental Major Services	Prosthodontics	tenance)	Not Covered	
Major			Not Covered Not Covered	

Summary of	Benefits and Coverage	1	CCSB		CCSB	
Member Cost Si	hare amounts describe the Er	irollee's out of pocket costs.	Silver Coinsurance	Plan	Silver Copay Pla	n
Actuarial Value	- AV Calculator		71.6%		71.3%	
	cludes a deductible?		Yes, Medical/Pha	armacy	Yes, Medical/Pha	armacy
Integrated Individual deductible Integrated Family deductible			N/A N/A		N/A N/A	
Individual deductible, NOT integrated: Medical / Pharmacy / Dental Family deductible, NOT integrated: Medical / Pharmacy / Dental			\$2,000/ \$250 \$4,000 / \$500		\$2,000/ \$250 \$4,000 / \$500	
ndividual Out-	-of-pocket maximum	sar / marmady / Bontai	\$6,800	7 40	\$6,800	, 40
Family Out-of- _l HSA plan: Self-	pocket maximum -only coverage deductible		\$13,600 N/A		\$13,600 N/A	
	n: Individual deductible		N/A		N/A	
Common						Deductible
Common Medical Event	S	ervice Type	Member Cost Share	Deductible Applies	Member Cost Share	Applies
	Primary care visit to treat an	injuny illness or condition	¢45		645	
	i ililary care visit to deat air	rijary, miress, or condition	\$45		\$45	
Health care provider's office or clinic	Other practitioner office visit		\$45		\$45	
visit	Specialist visit		\$75		\$ 75	
	Preventive care/ screening/ i	mmunization	No charge		No charge	
	Laboratory Tests		\$40		\$40	
Tests	X-rays and Diagnostic Imagin Imaging (CT/PET scans, MR		\$70 20%		\$70 \$300	
	Tier 1	,				
			\$15	Pharmacy	\$15	Pharmac
illness or	Tier 2		\$55	deductible	\$55	deductibl
condition	Tier 3		\$85 20% up to \$250 per	Pharmacy deductible	\$85 20% up to \$250 per	Pharmac
	Tier 4		script after pharmacy deductible	Pharmacy deductible	script after pharmacy deductible	Pharmac
Outpatient	Surgery facility fee (e.g., ASC Physician/surgeon fees	9	20%		20%	
services	Outpatient visit		20%		20%	
	Emergency room facility fee	waived if admitted)	\$350		\$350	
Need	Emergency room physician for	e (waived if admitted)	No charge		No charge	
immediate	Emergency medical transpor	ation	\$250	Х	\$250	Х
attention	Urgent care		\$45		\$45	
Hospital stay	Facility fee (e.g. hospital room	n)	20%	х	20%	х
	Physician/surgeon fee		20%	Х	20%	Х
	Mental/Behavioral health out	patient office visits	\$45		\$45	
	Mental/Behavioral health other outpatient items and services		\$45		\$45	
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)		20%	х	20%	Х
Mental health,	Mental/Behavioral health inpatient physician fee		20%	х	20%	Х
behavioral health, or	Wentar Benavioral nearth inp	itient physician rec	2070	^	2070	^
substance abuse needs	Substance Use disorder outpatient office visits		\$45		\$45	
	Substance Use disorder other	er outpatient items and services	\$45		\$45	
	Substance Use inpatient faci	ity fee (e.g. hospital room)	20%	Х	20%	х
	Substance use disorder inpa	ient physician fee	20%	х	20%	х
	Prenatal care and preconcep		No charge		No charge	
Pregnancy	Delivery and all inpatient	Hospital	20%	х	20%	х
	services	Professional	20%	X	20%	Х
Holp	Home health care Outpatient Rehabilitation ser	vices	20% \$45		\$45 \$45	
Help recovering or	Outpatient Habilitation service		\$45		\$45	
other special health needs	Skilled nursing care		20%	Х	20%	Х
Luitin Heetid	Durable medical equipment Hospice service		20% No charge		20% No charge	
Obild are se	Eye exam		No charge		No charge	
Child eye care		contact lenses in lieu of glasses)	No charge		No charge	
Child Dental	Oral Exam Preventive - Cleaning		4			
Diagnostic	Preventive - X-ray		Not Covered		Not Covered	
and Preventive	Sealants per Tooth Topical Fluoride Application					
	Space Maintainers - Fixed					
Child Dental Basic Services	Restorative Procedures Periodontal Maintenance Ser	vices	Not Covered		Not Covered	
	Crowns and Casts				Not Covered	
Child Dental	Endodontics	4	Not O		Not Covered	
Major	Periodontics (other than mair	renance)	Not Covered		Not Covered Not Covered	
				NOT LOVERED		
Services	Prosthodontics Oral Surgery				Not Covered	

Actuarial Value	Summary of Benefits and Coverage Member Cost Share amounts describe the Enrollee's out of pocket costs.			CCSB Silver		
		ollee's out of pocket costs.	HDHP P 71.3%			
Plan design inc	cludes a deductible?					
Integrated Inc	dividual deductible	Yes, integrated \$2,000 integrated				
	mily deductible ductible, NOT integrated: Me	dical / Pharmacy / Dental	\$4,000 inte N/A	grated		
Family deduc	tible, NOT integrated: Medic		N/A \$6,550	,		
Family Out-of-p	-of–pocket maximum pocket maximum		\$13,10	0		
HSA plan: Self- HSA family plan	only coverage deductible n: Individual deductible		\$2,000 \$2,600			
,,-						
Common Medical Event	Sei	vice Type	Member Cost Share	Deductible Applie		
	Primary care visit to treat an in	jury, illness, or condition	20%	х		
Health care provider's office or clinic visit	Other practitioner office visit		20%	х		
VISIL	Specialist visit	20%	х			
	Preventive care/ screening/ im Laboratory Tests	munization	No charge 20%	X		
Tests	X-rays and Diagnostic Imaging		20%	X		
	Imaging (CT/PET scans, MRIs)	20%	X		
	Tier 1		20% up to \$250 per script	Х		
Drugs to treat	Tier 2		20% up to \$250 per script	Х		
condition	Tier 3		20% up to \$250 per script	х		
	Tier 4		20% up to \$250 per script	х		
Outpatient	Surgery facility fee (e.g., ASC) Physician/surgeon fees		20% 20%	X		
services	Outpatient visit		20%	X		
	Emergency room facility fee (w	vaived if admitted)	20%	Х		
	Emergency room physician fee	e (waived if admitted)	0%	Х		
Need immediate	Emergency medical transportation		20%	Х		
attention	Urgent care		20%	х		
	Facility for (o.g. becarited sagm)					
Hospital stay	Facility fee (e.g. hospital room)	20%	Х		
	Physician/surgeon fee Mental/Behavioral health outpatient office visits		20%	X		
	. Mental/Behavioral health other outpatient items and services		20%	х		
Mental health,		ient facility fee (e.g.hospital room)	20%	Х		
behavioral health, or	Mental/Behavioral health inpat	ient physician fee	20%	Х		
substance abuse needs	Substance Use disorder outpatient office visits		20%	х		
	Substance Use disorder other	outpatient items and services	20%	х		
	Substance Use inpatient facilit	y fee (e.g. hospital room)	20%	Х		
	Substance use disorder inpatie		20%	х		
	Prenatal care and preconcepti		No charge			
Pregnancy	Delivery and all inpatient	Hospital	20%	х		
	services	Professional	20%	Х		
	Home health care Outpatient Rehabilitation servi	ces	20% 20%	X		
Help recovering or	Outpatient Habilitation service		20%	X		
other special	Skilled nursing care		20%	х		
nealth peode	Durable medical equipment		20%	X		
	Hospice service Eye exam		0% No charge	X		
		ontact lenses in lieu of glasses)	No charge			
Child ave some	1 pair of glasses per year (or contact lenses in lieu of glasses) Oral Exam					
Child eye care		Preventive - Cleaning				
Child eye care Child Dental	Preventive - Cleaning					
Child eye care Child Dental Diagnostic and	Preventive - Cleaning Preventive - X-ray Sealants per Tooth		Not Covered			
Child eye care Child Dental Diagnostic and	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application		Not Covered			
Child eye care Child Dental Diagnostic and Preventive Child Dental	Preventive - Cleaning Preventive - X-ray Sealants per Tooth					
Child eye care Child Dental Diagnostic and Preventive Child Dental Basic	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed	ices	Not Covered Not Covered			
Child eye care Child Dental Diagnostic and Preventive Child Dental Basic Services	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casts	ices				
Child eye care Child Dental Diagnostic and Preventive Child Dental Basic Services Child Dental	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casts Endodontics		Not Covered			
Child eye care Child Dental Diagnostic and Preventive Child Dental Basic Services	Preventive - Cleaning Preventive - X-ray Sealants per Tooth Topical Fluoride Application Space Maintainers - Fixed Restorative Procedures Periodontal Maintenance Serv Crowns and Casts					

Member Cost Share amounts describe the Enrollee's out of pocket costs. Actuarial Value - AV Calculator		Silver F 100%-150	% FPL	Silver Plan 150%-200% FPL		
	cludes a deductible?		94.19 Yes, Medical/		87.5% Yes, Medical/Pha	rmacy
Integrated Inc	dividual deductible		N/A		N/A	iiiiacy
Integrated Fa	mily deductible ductible. NOT integrated:	Medical / Pharmacy / Dental	N/A \$75 / \$0		N/A \$650 / \$50 / \$	\$0
Family deduc	tible, NOT integrated: Me	edical / Pharmacy / Dental	\$150 / \$0	0 / \$0	\$1,300 / \$100 /	/\$0
	-of-pocket maximum pocket maximum		\$2,35 \$4,70		\$2,350 \$4,700	
ISA plan: Self-	only coverage deductible		N/A N/A		N/A N/A	
13A Iamily pia	n: Individual deductible		IN/A		N/A	_
Common Medical Event		Service Type	Member Cost Share	Deductible Applies	Member Cost Share	Deductibl Applies
	Primary care visit to treat a	an injury, illness, or condition	\$5		\$10	
Health care provider's office or clinic visit	Other practitioner office visit		\$5		\$10	
	Specialist visit		\$8		\$25	
	Preventive care/ screening	/ immunization	No charge		No charge	
	Laboratory Tests X-rays and Diagnostic Ima	aina	\$8 \$8		\$15 \$25	
	Imaging (CT/PET scans, N		\$50		\$100	
	Tier 1		\$3		\$5	
Orugs to treat	Tier 2		\$10		\$20	Pharmac deductible
Ilness or condition	Tier 3		\$15		\$35	Pharmac deductible
	Tier 4		10% up to \$150 per script		15% up to \$150 per script after pharmacy deductible	Pharmac deductible
Outpatient	Surgery facility fee (e.g., A	SC)	10%		15%	
ervices	Physician/surgeon fees Outpatient visit		10% 10%		15% 15%	
	Emergency room facility fe	e (waived if admitted)	\$50		\$100	
leed	Emergency room physician		No charge		No charge	
mmediate	Emergency medical transp	ortation	\$30	Х	\$75	Х
ittention	Urgent care		\$5		\$10	
lospital stay	Facility fee (e.g. hospital ro	nom)	10%	х	15%	Х
	Physician/surgeon fee		10%	Х	15%	Х
	Mental/Behavioral health outpatient office visits		\$5		\$10	
	Mental/Behavioral health other outpatient items and services		\$5		\$10	
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)		10%	Х	15%	х
	Mental/Behavioral health inpatient physician fee		10%	х	15%	Х
nealth, or substance abuse needs	Substance Use disorder o	utpatient office visits	\$5		\$10	
	Substance Use disorder o	ther outpatient items and services	\$5		\$10	
	Substance Use inpatient fa	acility fee (e.g. hospital room)	10%	х	15%	х
	Substance use disorder in	patient physician fee	10%	х	15%	х
	Prenatal care and precond	eption visits	No charge		No charge	
	Delivery and all inpatient	Hospital	10%	х	15%	×
	services	Professional	10%	X	15%	Х
	Home health care Outpatient Rehabilitation s	ervices	\$3 \$5		\$15 \$10	
lelp ecovering or	Outpatient Habilitation ser		\$5		\$10	
ther special	Skilled nursing care		10%	х	15%	х
nealth needs	Durable medical equipmer	t	10%		15%	
	Hospice service Eye exam		No charge No charge		No charge No charge	
Shild area ages		or contact lenses in lieu of glasses)	No charge		No charge	
	Oral Exam	<u> </u>	1 1 0			
	Preventive - Cleaning Preventive - X-ray					
ınd	Sealants per Tooth		Not Covered		Not Covered	
Preventive	Topical Fluoride Applicatio Space Maintainers - Fixed					
Child Dental						
Basic	Restorative Procedures		Not Covered		Not Covered	
	Periodontal Maintenance S Crowns and Casts	Services				
	Endodontics					
	Periodontics (other than m	aintenance)	Not Covered		Not Covered	
30.1.000						
Child	Oral Surgery					

	hare amounts describe the En	- 22.5 0 dat 0. poonot 005t5.	200%-250% FF 73.7%	L
	cludes a deductible?		Yes, Medical/Phari	macy
Integrated Inc	dividual deductible mily deductible		N/A N/A	
Individual de	ductible, NOT integrated: Me		\$2,200 / \$250 / \$	
	tible, NOT integrated: Medic of-pocket maximum	\$4,400 / \$500 / 3 \$5,700	\$0	
Family Out-of-	oocket maximum		\$11,400	
HSA plan: Self- HSA family pla	only coverage deductible n: Individual deductible		N/A N/A	
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applies
	Primary care visit to treat an in		\$30	
Health care provider's office or clinic	Other practitioner office visit		\$30	
visit	Specialist visit		\$55	
	Preventive care/ screening/ in Laboratory Tests	nmunization	No charge \$35	
Tests	X-rays and Diagnostic Imagin	9	\$65	
	Imaging (CT/PET scans, MRI	s)	\$300	
	Tier 1		\$15	
Drugs to treat	Tier 2		\$50	Pharmacy deductible
condition	Tier 3		\$75	Pharmacy deductible
	Tier 4		20% up to \$250 per script after pharmacy deductible	Pharmacy
Outpatient	Surgery facility fee (e.g., ASC)	20%	
services	Physician/surgeon fees		20%	
	Outpatient visit	unived if admitted)	20%	
	Emergency room facility fee (waived if admitted)		\$350	
Need	Emergency room physician fee (waived if admitted)		No charge	
immediate	Emergency medical transport	ation	\$250	Х
attention	Urgent care		\$30	
	Facility fee (e.g. hospital room)		20%	Х
Hospital stay	Physician/surgeon fee		20%	Х
	Mental/Behavioral health outpatient office visits		\$30	
	Mental/Behavioral health other outpatient items and services		\$30	
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)		20%	х
Mental health,	Montal/Pohavioral hoalth inna	tiont physician foo	20%	×
behavioral health, or substance abuse needs	Mental/Behavioral health inpatient physician fee Substance Use disorder outpatient office visits		\$30	^
	Substance Use disorder other outpatient items and services		\$30	
		·		.,
	Substance Use inpatient facili Substance use disorder inpat		20%	X
	Prenatal care and preconcept		No charge	
	Delivery and all inpatient	Hospital	20%	х
	services	Professional	20%	Х
	Home health care Outpatient Rehabilitation serv		\$40 \$20	
Help	Outpatient Rehabilitation service Outpatient Habilitation service		\$30 \$30	
recovering or	Skilled nursing care		20%	х
health needs	Durable medical equipment		20%	
	Hospice service		No charge	
Child eye care	Eye exam		No charge	
	1 pair of glasses per year (or o	contact lenses in lieu of glasses)	No charge	
	Oral Exam Preventive - Cleaning			
Diagnostic	Preventive - X-ray		Not Covered	
and Preventive	Sealants per Tooth Topical Fluoride Application			
	Space Maintainers - Fixed			
Child Dental Basic	Restorative Procedures		Not Covered	
	Periodontal Maintenance Sen	vices	Not Covered	
	Crowns and Casts	11003		
Child Dental	Endodontics			
Major	Periodontics (other than main	tenance)	Not Covered	
Services	Prosthodontics Oral Surgery		<u> </u>	
Child	Medically necessary orthodor	tion	Not Covered	
			DOLCOVELED	

Member Cost Share amounts describe the Enrollee's out of pocket costs.			Bronze Pla	Bronze HDHP Plan		
	- AV Calculator		61.9%		62.0%	
Plan design inc	cludes a deductible?		Yes, Medical/Pharmacy		Yes, integrated	
	dividual deductible mily deductible		N/A N/A		\$4,800 inte \$9,600 inte	
Individual ded	ductible, NOT integrated: Me		\$6,300 / \$500		N/A	,
	ctible, NOT integrated: Medic -of–pocket maximum	al / Pharmacy / Dental	\$12,600 / \$1,000 \$6,800	0 / \$0	N/A \$6,550	1
	pocket maximum		\$13,600		\$13,10	
HSA plan: Self-	only coverage deductible		N/A		\$4,800	
HSA family pla	n: Individual deductible		N/A		\$4,80	,
Common				Deductible	Member Cost	Deductible
Medical Event	Primary care visit to treat an i	njury, illness, or condition	Member Cost Share	Applies After 1st three non-preventive visits	Share 40%	Applies X
Health care provider's office or clinic	Other practitioner office visit		\$75	After 1st three non-preventive visits	40%	х
visit	Specialist visit		\$105	After 1st three non-preventive visits	40%	х
	Preventive care/ screening/ in	nmunization	No charge		No charge	
Tests	Laboratory Tests X-rays and Diagnostic Imagin	n	\$40 100%	X	40% 40%	X
	Imaging (CT/PET scans, MRI		100%	X	40%	X
	Tier 1		100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
Drugs to treat	Tier 2		100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
condition	Tier 3		100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	Х
	Tier 4		100% up to \$500 per script after pharmacy deductible	Pharmacy Deductible	40% up to \$500 per script	х
Outpatient	Surgery facility fee (e.g., ASC)	100%	X	40%	X
services	Physician/surgeon fees		100%	X	40%	X
	Outpatient visit	and the desired	100%	X	40%	X
	Emergency room facility fee (valved if admitted)	100%	Х	40%	Х
Nacad	Emergency room physician fe	e (waived if admitted)	No charge		0%	Х
Need immediate	Emergency medical transport	ation	100%	Х	40%	Х
attention	Urgent care		\$75	After 1st three non-preventive visits	40%	x
Hospital stay	Facility fee (e.g. hospital room Physician/surgeon fee	1)	100%	X X	40% 40%	X
				After 1st three		
	Mental/Behavioral health outpatient office visits		\$75	non-preventive visits After 1st three	40%	Х
	Mental/Behavioral health other outpatient items and services		\$75	non-preventive visits	40%	Х
Mental health,	Mental/Behavioral health inpatient facility fee (e.g.hospital room)		100%	Х	40%	Х
behavioral	Mental/Behavioral health inpa	tient physician fee	100%	Х	40%	Х
health, or substance abuse needs	Substance Use disorder outpatient office visits		\$75	After 1st three non-preventive visits	40%	х
	Substance Use disorder other outpatient items and services		\$75	After 1st three non-preventive visits	40%	х
	Substance Use inpatient facili	ty fee (e.g. hospital room)	100%	х	40%	х
	Substance use disorder inpat	ent physician fee	100%	х	40%	х
	Prenatal care and preconcept	ion visits	No charge		No charge	
Pregnancy	Delivery and all inpatient	Hospital	100%	х	40%	х
	services	Professional	100%	X	40%	Х
	Home health care		100%	Х	40%	X
Help	Outpatient Rehabilitation services Outpatient Habilitation services		\$75 \$75		40% 40%	X
recovering or other special	Skilled nursing care		100%	х	40%	X
health needs	Durable medical equipment		100%	X	40%	X
	Hospice service		No charge	^	0%	X
Child ove com	Eye exam		No charge		No charge	
Child eye care	1 pair of glasses per year (or	contact lenses in lieu of glasses)	No charge		No charge	
Child Dental	Oral Exam Preventive - Cleaning					
Diagnostic	Preventive - X-ray		Not Covered		Not Covered	
and Broventive	Sealants per Tooth		140t GOVERED		1401 Govered	
Preventive	Topical Fluoride Application Space Maintainers - Fixed					
Child Dental Basic	Restorative Procedures		Not Covered		Not Covered	
Services	Periodontal Maintenance Ser	vices	2010.00			
	Crowns and Casts					
Child Dental	Endodontics					
Major Services	Periodontics (other than main	tenance)	Not Covered		Not Covered	
	Prosthodontics Oral Surgery					
Child	Medically necessary orthodor	tics	Not Covered		Not Covered	
Orthodontics	, , , , , , , , ,					

	hare amounts describe the En		Catastro	
	cludes a deductible?		Yes int	egrated
Integrated Inc	dividual deductible		\$7,150 ir	ntegrated
	mily deductible ductible, NOT integrated: Me	edical / Bharmacy / Dontal	\$14,300 i N	ntegrated
	tible, NOT integrated: Medic		N.	
	-of-pocket maximum		\$7,	150
Family Out-of- HSA plan: Self-	pocket maximum only coverage deductible		\$14 N	,300 /A
HSA family pla	n: Individual deductible			/A
Common Medical Event	Se	rvice Type	Member Cost Share	Deductible Applies
	Primary care visit to treat an in	njury, illness, or condition	0%	After 1st thre non-preventiv visits
Health care provider's office or clinic visit	Other practitioner office visit		0%	After 1st thre non-preventiv visits
visit	Specialist visit		0%	х
	Preventive care/ screening/ in	nmunization	No charge	
	Laboratory Tests	_	0%	X
Tests	X-rays and Diagnostic Imaging Imaging (CT/PET scans, MRIs	g s)	0%	X
	Tier 1	-,	0%	x
Drugs to treat	Tier 2		0%	х
illness or condition	Tier 3		0%	×
	Tier 4		0%	Х
Outpatient	Surgery facility fee (e.g., ASC)	0%	X
services	Physician/surgeon fees Outpatient visit		0%	X
		and and Mandachter di		
	Emergency room facility fee (waived if admitted)	0%	Х
Need	Emergency room physician fe	e (waived if admitted)	No charge	
need immediate	Emergency medical transportation		0%	Х
attention	Urgent care		0%	After 1st three
Hospital stay	Facility fee (e.g. hospital room	n)	0%	Х
	Physician/surgeon fee		0%	X
	Mental/Behavioral health outpatient office visits		0%	After 1st thre non-preventive visits
	Mental/Behavioral health other outpatient items and services		0%	After 1st thre non-preventive visits
	Mental/Behavioral health inpatient facility fee (e.g.hospital room)		0%	х
Mental health,	Mental/Behavioral health inpatient physician fee		0%	х
behavioral health, or substance abuse needs	Substance Use disorder outpatient office visits		0%	After 1st thre
abuse needs				visits After 1st thre
	Substance Use disorder other outpatient items and services		0%	non-preventiv
	Substance Use inpatient facility fee (e.g. hospital room)		0%	Х
	Substance use disorder inpati Prenatal care and preconcept		0% No charge	Х
Pregnancy	Delivery and all inpatient	Hospital	0%	х
	services	Professional	0%	Х
	Home health care		0%	X
Help	Outpatient Rehabilitation services		0%	X
recovering or	Outpatient Habilitation service		0%	X
other special nealth needs	Skilled nursing care			
	Durable medical equipment Hospice service		0% 0%	X
	Eye exam		No charge	
Child eye care	1 pair of glasses per year (or o	contact lenses in lieu of glasses)	0%	х
	Oral Exam			
Child Dental Diagnostic	Preventive - Cleaning			
and	Preventive - X-ray Sealants per Tooth		Not Covered	
Preventive	Topical Fluoride Application			
Ohild Deserted	Space Maintainers - Fixed			
Child Dental Basic	Restorative Procedures		Not Covered	
Services	Periodontal Maintenance Sen	vices		
	Crowns and Casts			
Child Dental	Endodontics		No. 2	
	Periodontics (other than maintenance)		Not Covered	
Major Services				
Major Services Child	Prosthodontics Oral Surgery			

Endnotes to Covered California 2017 Patient-Centered Benefit Plan Designs

These endnotes and the Patient-Centered Benefit Plan Designs apply only to covered services.

Notes:

- Any and all cost-sharing payments for in-network covered services apply to the out-of-pocket maximum. If a deductible applies to the service, cost sharing payments for all in-network services accumulate toward the deductible. Innetwork services include services provided by an out-of-network provider but are approved as in-network by the issuer.
- 2) For covered out of network services in a PPO plan, these Patient-Centered Benefit Plan Designs do not determine cost sharing, deductible, or maximum out-of-pocket amounts. See the applicable PPO's Evidence of Coverage or Policy.
- 3) Cost-sharing payments for drugs that are not on-formulary but are approved as exceptions accumulate toward the Plan's in-network out-of-pocket maximum.
- 4) For plans except HDHPs, in coverage other than self-only coverage, an individual's payment toward a deductible, if required, is limited to the individual annual deductible amount. In coverage other than self-only coverage, an individual's out of pocket contribution is limited to the individual's annual out of pocket maximum. After a family satisfies the family out-of-pocket maximum, the issuer pays all costs for covered services for all family members.
- 5) For HDHPs, in other than self-only coverage, an individual's payment toward a deductible, if required, must be the higher of the specified deductible amount for individual coverage or \$2,600 for Plan Year 2017. In coverage other than self-only coverage, an individual's out of pocket contribution is limited to the individual's annual out of pocket maximum.
- 6) Co-payments may never exceed the plan's actual cost of the service. For example, if laboratory tests cost less than the \$45 copayment, the lesser amount is the applicable cost-sharing amount.
- 7) For the Bronze and Catastrophic plans, the deductible is waived for the first three non-preventive visits, which may include urgent care visits or outpatient Mental Health/Substance Use Disorder visits.
- 8) Member cost-share for oral anti-cancer drugs shall not exceed \$200 per month per state law.
- 9) In the Platinum and Gold Copay Plans, inpatient and skilled nursing facility stays have no additional cost share after the first 5 days of a continuous stay.
- 10) For drugs to treat an illness or condition, the copay or co-insurance applies to an up to 30-day prescription supply. Nothing in this note precludes an issuer from offering mail order prescriptions at a reduced cost-share.
- 11) As applicable, for the child dental portion of the benefit design, an issuer may choose the child dental standard benefit copay or coinsurance design,

- regardless of whether the issuer selects the copay or the coinsurance design for the non-dental portion of the benefit design. In the Catastrophic plan, the deductible must apply to non-preventive child dental benefits.
- 12) A health plan benefit design that utilizes the child dental standard benefit copay design must adhere to the Covered California 2017 Dental Copay Schedule.
- 13) Member cost share for Medically Necessary Orthodontia services applies to course of treatment, not individual benefit years within a multi-year course of treatment. This member cost share applies to the course of treatment as long as the member remains enrolled in the plan.
- 14) Cost-sharing terms and accumulation requirements for non-Essential Health Benefits that are covered services are not addressed by these Patient-Centered Benefit Plan Designs.
- 15) Mental Health/Substance Use Disorder Other Outpatient Items and Services include, but are not limited to, partial hospitalization, multidisciplinary intensive outpatient psychiatric treatment, day treatment programs, intensive outpatient programs, behavioral health treatment for PDD/autism delivered at home, and other outpatient intermediate services that fall between inpatient care and regular outpatient office visits.
- 16) Residential substance abuse treatment that employs highly intensive and varied therapeutics in a highly-structured environment and occurs in settings including, but not limited to, community residential rehabilitation, case management, and aftercare programs, is categorized as substance use disorder inpatient services.
- 17) Specialists are physicians with a specialty as follows: allergy, anesthesiology, dermatology, cardiology and other internal medicine specialists, neonatology, neurology, oncology, ophthalmology, orthopedics, pathology, psychiatry, radiology, any surgical specialty, otolaryngology, urology, and other designated as appropriate.
- 18) The Other Practitioner category may include Nurse Practitioners, Certified Nurse Midwives, Physical Therapists, Occupational Therapists, Respiratory Therapists, Clinical Psychologists, Speech and Language Therapists, Licensed Clinical Social Worker, Marriage and Family Therapists, Applied Behavior Analysis Therapists, acupuncture practitioners, Registered Dieticians and other nutrition advisors. Nothing in this note precludes a plan from using another comparable benefit category other than specialist for a service provided by one of these practitioners.
- 19) The Outpatient Visit line item within the Outpatient Services category includes but is not limited to the following types of outpatient visits: outpatient chemotherapy, outpatient radiation, outpatient infusion therapy and outpatient dialysis and similar outpatient services.
- 20) The inpatient physician cost share may apply for any physician who bills separately from the facility (e.g. surgeon). A member's primary care physician

- or specialist may apply the office visit cost share when conducting a visit to the member in a hospital or skilled nursing facility.
- 21) Cost-sharing for services subject to the federal Mental Health Parity and Addiction Equity Act (MHPAEA) may be different but not more than those listed in these patient-centered benefit plan designs if necessary for compliance with MHPAEA.
- 22) Behavioral health treatment for autism and pervasive developmental disorder is covered under Mental/Behavioral health outpatient services.
- 23) Drug tiers are defined as follows:

Tier	Definition
1	1) Most generic drugs and low cost preferred brands.
	1) Non-preferred generic drugs or;
	2) Preferred brand name drugs or;
2	Recommended by the plan's pharmaceutical and
	therapeutics (P&T) committee based on drug safety, efficacy
	and cost.
	Non-preferred brand name drugs or;
	2) Recommended by P&T committee based on drug safety,
3	efficacy and cost or;
	Generally have a preferred and often less costly
	therapeutic alternative at a lower tier.
	1) Food and Drug Administration (FDA) or drug
	manufacturer limits distribution to specialty pharmacies or;
4	2) Self administration requires training, clinical monitoring or;
	Drug was manufactured using biotechnology or;
	4) Plan cost (net of rebates) is >\$600.

- 24) Issuers must comply with 45 CFR Section 156.122(d) dated February 27, 2015 which requires the health plan to publish an up-to-date, accurate and complete list of all covered drugs on its formulary list including any tiering structure that is adopted.
- 25) A plan's formulary must include a clear written description of the exception process that an enrollee could use to obtain coverage of a drug that is not included on the plan's formulary.
- 26) The health issuer may not impose a member cost share for Diabetes Self-Management which is defined as services that are provided for diabetic outpatient self-management training, education and medical nutrition therapy to enable a member to properly use the devices, equipment, medication, and supplies, and any additional outpatient self-management training, education and medical nutrition therapy when directed or prescribed by the member's physician. This includes but is not limited to instruction that will enable diabetic patients and their families to gain an understanding of the diabetic disease

Press Release December 3, 2014

*This press release was updated on Dec. 24, 2014, as new fact sheets became available in additional languages. *This press release was updated on Jan. 9, 2015, as new fact sheets became available in additional languages.

Covered California Partners with National Immigrant Rights
Organizations to Reassure Consumers in California and
Nationally That Immigration Information Is Safe, Secure and
Confidential

LOS ANGELES, Calif. — Leading national and California immigrant rights organizations joined with Covered California to announce a partnership to spread the word to all communities that immigration status should not deter anyone who can benefit from obtaining coverage under the Patient Protection and Affordable Care Act. The federal government's leading official overseeing health insurance marketplaces across the nation joined the effort Tuesday to reinforce the fact that information shared in health coverage applications will be kept secure and confidential.

Any U.S. citizen or person who is lawfully present in California is eligible for health insurance through Covered California even if they have family members in their household who are undocumented.

With the president's recent executive order, there is renewed attention on undocumented residents, and they need to feel confident that they can apply for coverage for legal family members without any consequences.

"We want everyone to know that when you apply for health insurance through a health insurance marketplace like Covered California, all of your information is kept private and secure," said Covered California Executive Director Peter V. Lee. "It will not be shared with or used by any immigration agency to enforce immigration laws. All information you submit is used strictly to determine your eligibility for health insurance programs available under the Affordable Care

Act."

The partnership involves MALDEF (the Mexican American Legal Defense and Educational Fund), the National Immigration Law Center, Asian Americans Advancing Justice — Los Angeles, the National Association of Latino Elected and Appointed Officials (NALEO) Educational Fund, the Coalition for Humane Immigrant Rights of Los Angeles and the California Immigrant Policy Center.

"Families need adequate health coverage, so no family should have to avoid seeking coverage because of understandable concerns about a political atmosphere that continues to demonize certain immigrants," said Thomas A. Saenz, MALDEF president and general counsel. "We are thankful that Covered California and the Department of Homeland Security have made it crystal clear that immigration enforcement and health coverage should not and will not mix."

"We are very excited about our partnership with Covered California informing our communities that they do not need to fear sharing their immigration status," said Stewart Kwoh, president and executive director of Asian Americans Advancing Justice — Los Angeles. "There are an estimated 1.3 million undocumented Asian-Americans and Pacific Islanders in the nation, and we hope that this guidance encourages members of our community to seek coverage without fear of getting a family member deported."

"With the highest rates of being uninsured, Latino immigrants who are eligible must take advantage of the opportunity to pursue health insurance coverage for themselves and their families," said Arturo Vargas, NALEO Educational Fund executive director. "The health of Latinos will determine the future health of the state. Given the high stakes, we will continue to work to ensure that the Latino community is aware that any information given to California Covered or HealthCare.gov being used for purposes of health coverage eligibility determinations is strictly confidential and will not be shared with any other government agency, state or federal."

In October 2013, Immigration and Customs Enforcement, an arm of the U.S. Department of Homeland Security, issued a letter assuring consumers that information provided by individuals for coverage at Covered California — and other health care exchanges — would not be used for any other purpose than to ensure the efficient operation of the exchange (the full letter can be found atwww.ice.gov/doclib/ero-outreach/pdf/ice-aca-memo.pdf).

The partners in this effort want all consumers to know that noncitizens or

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undocumented family members on an application for insurance for other legal resident members of the household are not at risk. If a household includes both legal residents and non-legal residents, the legal residents can apply for coverage without fear. Their information will remain safe, secure and confidential and will not be used for immigration enforcement purposes. In addition, applying for insurance through Covered California does not affect an individual's immigration status, nor will it affect the immigration status of any family member on the application or their ability to become U.S. citizens or permanent residents in the future.

As part of this effort, the partners have developed and will distribute a fact sheet for California in several languages, as well as a fact sheet for other states.

* The available fact sheets are online at the following links:

California fact sheets:

English: www.CoveredCA.com/news/PDFs/immigration-fact-sheet-ca.pdf. Spanish: www.CoveredCA.com/news/PDFs/immigration-fact-sheet-sp.pdf. Vietnamese: www.CoveredCA.com/news/PDFs/immigration-fact-sheet-ca-vie.pdf.

Korean: http://www.coveredca.com/news/pdfs/immigration-fact-sheet-ca-kor.pdf

Fact sheets for other states:

English: www.CoveredCa.com/news/PDFs/immigration-fact-sheet-us.pdf. Spanish: http://www.coveredca.com/news/PDFs/immigration-fact-sheet-us-sp-12-16-14.pdf.

Chinese: www.CoveredCA.com/news/PDFs/immigration-fact-sheet-us-chi.pdf Vietnamese: www.CoveredCA.com/news/PDFs/immigration-fact-sheet-us-vie.pdf

Korean: http://www.coveredca.com/news/PDFs/immigration-fact-sheet-us-kor.pdf

Finally, while noncitizens or undocumented residents will not be eligible for Covered California health insurance plans, they may be eligible for specific, limited Medi-Cal programs. Individual consumers and their families are encouraged to research their options through Covered California to see what health coverage options are available to them. Help is available in local communities by visiting www.CoveredCA.com and clicking "Find Local Help." On that page, families can find a Certified Enrollment Counselor or a Certified

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Insurance Agent near them who can answer any question or concern and can help consumers enroll in an affordable, quality health plan.

About Covered California Covered California is the state's marketplace for the federal Patient Protection and Affordable Care Act. Covered California, in partnership with the California Department of Health Care Services, was charged with creating a new health insurance marketplace in which individuals and small businesses can get access to affordable health insurance plans. Covered California helps individuals determine whether they are eligible for premium assistance that is available on a sliding-scale basis to reduce insurance costs or whether they are eligible for low-cost or no-cost Medi-Cal. Consumers can then compare health insurance plans and choose the plan that works best for their health needs and budget. Small businesses can purchase competitively priced health insurance plans and offer their employees the ability to choose from an array of plans and may qualify for federal tax credits. Covered California is an independent part of the state government whose job is to make the new market work for California's consumers. It is overseen by a five-member board appointed by the governor and the Legislature. For more information about Covered California, please visit www.CoveredCA.com.

July 15, 2016

Mr. Peter V. Lee Executive Director Covered California 1601 Exposition Blvd. Sacramento, CA 95815

Re: Covered California 1332 Waiver Actuarial Certification

Dear Peter:

Covered California (Covered CA) is requesting a 1332 Waiver of State Innovation of the federal requirement that would allow legally resident non-citizens of California to purchase health insurance through Covered CA, the state's Affordable Care Act (ACA) marketplace. An actuarial certification is a requirement for the waiver application in which the actuary certifies the waiver complies with four requirements: comprehensive coverage, affordability, scope of coverage and deficit neutrality. Pursuant to this regulation, as Chief Actuary for Covered CA, I am providing this certification.

The purpose of this letter is to outline the considerations and assumptions used to conclude that Covered CA complies with the four waiver requirements and to provide an actuarial certification stating compliance. Other uses of this memorandum may be inappropriate. I do not intend to create a reliance by third parties and assumes no duty or liability to such third parties. Any third parties obtaining this letter should rely on their own experts in interpreting the information and opinions.

Comprehensive Coverage

Recent guidance states that health care coverage under the waiver must be expected to be at least as comprehensive as without the waiver for all residents of the state overall. Comprehensiveness is defined by the benefits provided under the Essential Health Benefits (EHB). The guidance includes the following considerations to ensure compliance under the Comprehensive Coverage requirement:

The Essential Health Benefits should be compared to the coverage under the waiver. The waiver cannot decrease any of the following:

- The number of residents with coverage at least as comprehensive as the EHB requirement
- Thenumberofresidentswithcoverageatleastascomprehensiveforeachof thetenEHB categories; and

 Thenumberofresidentswithcoverageatleastascomprehensiveasthestat e'sMedicaid and/or Children's Health Insurance Program (CHIP) programs.

The waiver must also not decrease the comprehensiveness of coverage for different types of vulnerable groups, including low-income, elderly and those with or at risk of serious health issues.

Since Covered CA is planning to offer "mirror plans" (which we care calling CQHPs), it has not requested a change in the Essential Health Benefits offered to waiver program enrollees; thus, the comprehensiveness of coverage will remain the same with the waiver. The waiver is not expected to impact the coverage under the Medicaid program or the number of residents who enroll in the program. Since the benefit coverage is remaining the same under the waiver, no analysis is needed to support the conclusion that the waiver complies with the above requirements in that it will not decrease the number of residents with coverage at least as comprehensive as the current EHB (in total and within each EHB category) and also does not decrease the comprehensiveness of coverage for vulnerable groups.

Affordability

The guidance states that health care coverage must be expected to be as affordable as without the waiver, overall for all residents of the state. Affordability includes both premiums paid and out of pocket cost sharing paid by the members. The guidance includes the following considerations to ensure compliance under the affordability requirement:

- The premium contributions paid by residents should be at least as affordable under the waiver for each year the waiver would be in effect.
- The cost sharing paid by residents (deductibles, copays and coinsurance) should be at least as affordable under the waiver for each year the waiver would be in effect.
- If applicable, spending on services that are not covered by the plan must also be considered such that the cost of these is not greater under the waiver.
- The number of residents with a higher cost of health care burden relative to their income should not increase.
- The waiver must also not decrease the affordability of coverage for different types of vulnerable groups, including low-income, elderly and those with or at risk of serious health issues.
- The waiver must not decrease the number of residents with minimal level of coverage under both Affordable Care Act (ACA) and Social Security regulations.
- The impact on all state residents should be considered.

The effect on California's ACA individual health insurance market will be negligibly positive, if any, by adding 1332 waiver enrollees. The analysis of Dr. Wesley Yin, a UCLA economist with who we have worked, is summarized below. His analysis is attached as an appendix to this letter.

As a result, there is no expectation that any resident's cost sharing or premiums would increase as a result of the waiver, all else equal. Since the same plans will be offered, there is no foreseeable reason that the utilization or cost of services would increase with the waiver. Covered CA's extensive rate negotiation process, combined with the Department of Managed Health Care and California Department of Insurance rate review process also ensures that premiums and cost sharing will remain at least as affordable. Conversely, without a waiver it is possible that additional health care costs would be incurred as uninsured legal residents used "safety net" hospitals or clinics and were not able to reimburse these providers. The waiver would therefore make the premiums at least as, if not slightly more, affordable than without the waiver.

Since the waiver is not expected to impact the current level of coverage or costs for any residents in California, no additional analysis was completed either in the aggregate or by income/health status/etc. Since the premiums are not expected to be impacted to any measurable degree by the waiver, there is also no reason to believe other enrollees in the state would be affected. As discussed in Dr. Yin's assessment above, the "preferred scenario" indicates that there might be a very negligible positive impact (i.e., costs might be reduced by 0.01%) under the preferred scenario.

Scope of Coverage

The regulations state that health care coverage must be expected to be provided to at least a comparable number of residents under the waiver. Coverage is based on the number of residents having minimum essential coverage. The guidance includes the following considerations to ensure compliance under the coverage requirement:

- The number of covered individuals is expected to be no less than without the waiver for each year the waiver would be in effect.
- o The impact on all state residents should be considered.
- The waiver must also not decrease the number of residents with coverage considering different types of vulnerable groups, including low-income, elderly and those with or at risk of serious health issues.
- Ensures the waiver proposal prevents gaps or discontinuation of coverage.

California currently has had exemplary success in reducing uninsured rates in the state through enrollment in a state-based exchange and expansion of its Medi-Cal (Medicaid) program. Since the waiver is requesting an expansion of eligibility to make use of the Covered CA marketplace, it is not expected that the number of

CalSIM modeling team from University of California projects that enrollment would be increased in a range from 0 to 27,000 people who would qualify under the waiver. Assuming a midpoint for the "preferred scenario" of 17,000 enrollees, the number of California residents (citizens and legally-present residents) would increase modestly. Similarly the waiver would help prevent gaps or discontinuation in coverage since it allows legally present residents to obtain health insurance coverage under the same rules for Open Enrollment and Special Enrollment Periods as exist for citizens. Since the waiver is not expected to impact the market or the number of residents covered, a detailed analysis was not completed either in the aggregate or by income/health status/etc.

Deficit Neutrality

Based on the enrollment projections of the CalSIM team and the analysis by Dr. Yin of UCLA, under the preferred scenario, there would likely be a very modest effect, a possible <u>decrease</u> in premium rates of 0.01%. (See Panel B of Table 1 of Dr. Yin's paper.) If this enrollment project and scenario holds true, then the amount of APTC subsidy for state residents might decrease slightly. Given the other factors that affect health insurance premiums and APTC subsidies, this amount is so negligible as to most likely not be measurable. In any event, it is most likely that there is no effect on the deficit.

As Dr. Yin notes, under any reasonable adverse scenario, it would require both high enrollment and very high adverse selection of enrollees to create any deficit impact. For example, the average claims would need to be much higher than those experienced under the federal Pre-existing Claims Insurance Program in order to have an effect. Since high cost individuals can and have already enrolled in off-Exchange programs, it is extremely unlikely that this scenario could occur.

RELIANCE

I have relied on information provided by the staff of Covered CA, including their draft waiver application "1332 DRAFT waiver app for public comment.pdf". In addition, I relied on analysis by the CalSIM microsimulation modeling team of the University of California and on analysis by Wesley Yin, Ph.D., economist at UCLA. I reviewed all of the information for reasonability but did not confirm the accuracy of the calculations of any of the information provided.

ACTUARIAL CERTIFICATION

I, John Bertko, am a Fellow in the Society of Actuaries (FSA), a member of the American Academy of Actuaries (MAAA), and am qualified to provide the following certification.

This actuarial certification applies to the Covered CA's 1332 waiver application that requests that legally present non-citizens in California be allowed to purchase health insurance policies through the Covered CA marketplace. This includes:

- 1. Covered CA's 1332 waiver complies with the comprehensive coverage requirement.
- 2. Covered CA's 1332 waiver complies with the affordability requirement.
- 3. Covered CA's 1332 waiver complies and the scope of coverage requirement.
- 4. Covered CA's 1332 waiver complies with all deficit neutrality requirements.
- 5. The certification conforms with the Actuarial Standards of Practice (ASOPs):

In my opinion, Covered CA's 1332 waiver application complies with all of the scope of coverage, affordability, comprehensive coverage and deficit neutrality requirements. This certification does not cover any unforeseen events that may impact premiums, benefits or enrollment estimates.

Should you have any questions, please feel free to call to discuss.

Sincerely,

John M. Bertko Chief Actuary, Covered CA Fellow of the Society of Actuaries Member, American Academy of Actuaries

Attachments:

- 1. Dietz, M; Jacobs, K; Roby, D and Kominski, J, "California's proposed §1332 State Innovation Waiver would result in marginal increase in health insurance enrollment in the individual market"; July 1, 2016
- 2. Yin, W, UCLA, Information Memorandum "Projected Premium and Budget Impact of Increased Enrollment in the CA Individual Market due to the Section 1332 Waiver"; July 7, 2016

Appendix G

Summary of Public Comments Received

I. Introduction

The Covered California waiver application was posted online¹ in a 508 compliant format on August 18, 2016. There was a 30-day notice and comment period. The public was provided the opportunity to submit comments through email and mail. A Public Hearing was also held during the Covered California Board meeting on August 18, 2016 in Sacramento, CA. The public was invited to join the meeting in person or by phone.

A total of 12 comments and/or letters were received by Covered California. One of those letters is a collaborative submission by 101 California organizations.

	Commentators:	Method of Submission:	Overall content:
1	Health Access, together with 101 organizations*	Email to Board Comments Inbox	Expresses strong support
2	Health Consumer Alliance	Email to 1332 Waiver Inbox	Expresses strong support and one technical comment
3	California Rural Indian Health Board, Inc. (representing a network of 17 Tribal Health Programs)	Email to 1332 Waiver Inbox	Expresses support and one concern
4	Latino Coalition for a Healthy California	Email to 1332 Waiver Inbox	Expresses strong support and technical edits are suggested
5	National Women's Health Network (Raising Women's Voices for the Health Care We Need Initiative)	Email to 1332 Waiver Inbox	Expresses strong support, specifically because the waiver will provide greater access to health care for immigrant women and families
6	Fresno Building Healthy Communities	Email to 1332 Waiver Inbox	Expresses strong support
7	Letter from Members of U.S. Congress**	Email to 1332 Waiver Inbox	Expresses strong support
8	Kheir Center	Email to 1332 Waiver Inbox	Expresses support

¹http://hbex.coveredca.com/stakeholders/Covered%20California%201332%20Waiver/Covered%20California%201332%20Application FinalDraft%20%208-5-16.pdf

9	Kids Coalition Support Letter from: Children Now; PICO California; California Coverage & Health Initiatives; The Children's Partnership; United Ways of California; Children's Defense Fund - California	Email to 1332 Waiver Inbox	Expresses strong support, specifically because the waiver will better the lives of youth in California
10	National Immigration Law Center	Email to 1332 Waiver Inbox	Expresses support and technical edits are suggested
11	Email comment from public citizen, Curtis Philips	Email to 1332 Waiver Inbox	Expresses opposition
12	Email comment from Peggy Elwell, Low-Income Self-Help Center	Email to 1332 Waiver Inbox	Expresses support

^{*}A full list of participating organizations for this letter is provided at the end of this document

Prior to the development of the current 1332 waiver application, Covered California heard public testimony at numerous public board meetings about the importance of Section 1332 waivers and specifically about the importance of a waiver to allow those who are undocumented and those granted relief under the Deferred Action for Childhood Arrivals (DACA) to obtain coverage through Covered California. Covered California also held several additional public meetings, including one that involved the California Medicaid agency, the Department of Health Care Services, and the California Health and Human Services Agency, to hear from experts as well as public comment about a possible Section 1332 waiver.

II. Supportive Comments

The eleven comments and/or letters received are overall strongly supportive of the application. In particular, commenters express their support because the application:

- A. Meets the criteria for a Section 1332 waiver;
- B. Reflects the reality that some undocumented Californians and DACA recipients already purchase individual coverage in the outside market using their own funds;
- C. Does not seek federal funds but simply gives another group of Californians the opportunity to purchase coverage, using their own dollars. This is the same opportunity that other Californians over 400% Federal Poverty Level have today; and
- D. Continues California's longstanding record of inclusiveness for immigrant and diverse communities, in both health care and other policy areas.

III. Concerns

One comment expressed a concern that in the effort to the retool marketing materials and revamp a media campaign to target the newly eligible waiver population, the overdue

^{**} A full list of participating Members of Congress is provided at the end if this document

revamping of outreach and education dollars for other vulnerable groups will be overlooked, in particular that for the AI/AN population in the state. The AI/AN population represents the lowest numbers of monthly active enrollment in Covered California. The commenter noted that barriers to enrollment among AI/AN enrolled members of federally recognized tribes remain, and thus, support for the augmentation of funds that target AI/AN and other vulnerable populations for enrollment and retention should be considered during the planning process.

A separate concern was submitted by a private citizen, who opposes the expansion of coverage to undocumented immigrants.

IV. Technical Edits

A few technical wording changes were suggested in comments.

Participating Organizations behind the letter submitted by Health Access are:

- Access Women's Health Justice
- 2. Alliance for Boys and Men of Color
- 3. American Academy of Pediatrics 32. Congress of California Seniors California
- 4. Asian & Pacific Islander American Health Forum
- 5. Asian Americans Advancing Justice - Los Angeles
- 6. Asian Law Alliance
- 7. Asian Pacific Policy & Planning Council (A3PCON)
- 8. ASPIRE
- 9. Association of Asian Pacific Community Health Organizations 40. Fathers & Families of San
- 10. California Black Health Network
- 11. California Coverage and Health Initiatives
- 12. California Health Professional Student Alliance
- 13. California Immigrant Policy Center
- 14. California Latinas for Reproductive Justice
- 15. California National Organization for Women
- 16. California Pan-Ethnic Health Network
- 17. California Partnership
- 18. California Physicians Alliance (CaPA)
- 19. California Rural Legal Assistance Foundation
- 20. CaliforniaHealth+ Advocates
- 21. Californians for Disability Rights, Inc.
- 22. Campaign for a Healthy California (CHC)
- 23. Centro Binacional Para El Desarrollo Indígena Oaxaqueño
- 24. Children Now
- 25. Children's Defense Fund-California
- 26. Clergy and Laity United for Economic Justice: Creating a Just and Sacred Society (CLUE)
- 27. Clinica Romero
- 28. Coalition for Humane Immigrant 62. Multi-faith ACTION Coalition Rights of Los Angeles
- 29. Community Health Councils

- 30. Community Health Initiative of Orange County
- 31. Community Health Partnership
- 33. Consumer Federation of California (CFC)
- 34. Consumers Union
- 35. Doctors for America California
- 36. Dolores Huerta Foundation
- 37. Dream Team Los Angeles
- 38. Ensuring Opportunity Campaign to End Poverty in Contra Costa
- 39. Esperanza Community Housing Corporation
- Joaquin
- 41. Filipino Youth Coalition
- 42. Fresno Center for New **Americans**
- 43. Having Our Say!
- 44. Health Access California
- 45. Healthier Kids Foundation
- 46. Healthy Richmond
- 47. Inland Empire Immigrant Youth Coalition (IEIYC)
- 48. Kheir Clinic
- 49. Korean Community Center of the 85. The Cambodian Family East Bay
- 50. Korean Community Services
- 51. KRC Korean Resource Center
- 52. La Clinica de La Raza
- 53. Latino Coalition for a Health California
- 54. Latino Health Access
- 55. Law Foundation of Silicon Valley
- 56. Little Tokyo Service Center Sent a Logo, but unable to view/download it
- 57. Long Beach Immigrant Rights Coalition
- 58. Los Angeles Immigrant Youth Coalition
- 59. LULAC
- 60. Maternal and Child Health Access
- 61. Merced Lao Family Community, Inc
- 63. National Council of La Raza
- 64. National Health Law Program

- 65. National Immigration Law Center
- 66. NICOS Chinese Health Coalition
- 67. One LA IAF
- 68. PICO CA
- 69. Pre-Health Dreamers
- 70. Public Citizen
- 71. Public Law Center
- 72. Redwood Community Health Coalition
- 73. Santa Clara Valley Health & **Hospital System**
- 74. SEIU
- 75. SEIU 521
- 76. SEIU 721
- 77. SEIU-UHW
- 78. Services, Immigrant Rights, and **Education Network**
- 79. Silicon Valley Council of Nonprofits
- 80. Single Payer San Joaquin
- 81. Somos Mayfair
- 82. South Asian Network
- 83. Southeast Asia Resource Action Center
- 84. Thai Community Development Center
- **Community Center**
- 86. The Children's Partnership
- 87. The Council Of Mexican **Federations**
- 88. The Greenlining Institute
- 89. The New You Center, Inc.
- 90. The Wall Las Memorias
- 91. Tongan Community Service Center
- 92. United Farm Workers Foundation
- 93. United Ways of California
- 94. UPLIFT
- 95. USW Local 675
- 96. Vision y Compromiso
- 97. Western Center on Law and Poverty
- 98. Women's Health Specialists of California
- 99. Working Partnerships USA
- 100. YNOT Community Services
- 101. Young Invincibles

Members of Congress included in Letter of Support:

- 1. Pete Aguilar
- 2. Karen Bass
- 3. Julia Brownley
- 4. Toney Cardenas
- 5. Lois Capps
- 6. Judy Chu
- 7. Susan Davis
- 8. Mark DeSaulnier
- 9. Anna G. Eshoo
- 10. Sam Farr
- 11. John Garamendi
- 12. Janic Hahn
- 13. Mike Honda
- 14. Jared Huffman
- 15. Barbara Lee
- 16. Ted Lieu
- 17. Zoe Lofgren
- 18. Alan Lowenthal
- 19. Doris Matsui
- 20. Jerry McNerney
- 21. Grace Napolitano
- 22. Nancy Pelosi
- 23. Scott Peters
- 24. Lucille Roybal-Allard
- 25. Raul Ruiz
- 26. Loretta Sanchez
- 27. Linda T. Sanchez
- 28. Adam Schiff
- 29. Brad Sherman
- 30. Jackie Speier
- 31. Eric Swalwell
- 32. Mark Takano
- 33. Mike Thompson
- 34. Norma Torres
- 35. Juan Vargas
- 36. Xavier Becerra
- 37. Maxine Waters

vii Based on the 2016 standardized benefit package. Available online here:

http://www.pinnacletpa.com/sites/pinnacletpa.com/files/heartdisease-example.pdf

- viii Stimpson, J. P., Wilson, F. A., & Eschbach, K. (2010). Trends in health care spending for immigrants in the United States. Health Affairs, 29(3), 544-550
- ^{ix} Derose, K. P., Escarce, J. J., & Lurie, N. (2007). Immigrants and health care: Sources of vulnerability. Health Affairs, 26(5), 1258-1268. doi:10.1377/hlthaff.26.5.1258
- ^x For information on California awardees, please see:

https://www.insurekidsnow.gov/downloads/initiatives/grantssummary-2016.pdf

- xi Projections are only available for the waiver program as a whole. Covered California will provide revised quarterly targets throughout the life of the program to reflect actual experience.
- xii Based on Medi-Cal admin numbers for 0-64 full scope enrollment (about 11.5m currently) and adjusted based on CalSIM estimates of Medi-Cal growth rate over the years (a slight decline because of scheduled minimum wage increases).
- xiii Meeting materials provided here:

http://hbex.coveredca.com/stakeholders/Covered%20California%201332%20Waiver/February%2023,%202016%201332%20State%20Innovation%20Waiver%20Public%20Meeting/index.shtml

xiv Comments received can be viewed here:

http://hbex.coveredca.com/stakeholders/Covered%20California%201332%20Waiver/February%2023,%202016%201332%20State%20Innovation%20Waiver%20Public%20Meeting/index.shtml

**http://hbex.coveredca.com/stakeholders/Covered%20California%201332%20Waiver/Covered%20California%201332%20Application_FinalDraft%20%208-5-16.pdf

¹ Pastor, Manuel and Enrico A. Marcelli. 2013. "What's at Stake for the State: Undocumented Californians, Immigration Reform, and Our Future Together." USC Center for the Study of Immigrant Integration.

[&]quot;Public Policy Institute of California. (June 1025). *Just the Facts: Undocumented Immigrants*. Available online at: http://www.ppic.org

iii Capps, R., M. Fix, and J. Zong. (2016). "A profile of US children with unauthorized immigrant parents." *Migration Policy Institute*.

^{iv} Center on Budget and Policy Priorities and the Georgetown University Center for Children and Families. 2013. "Expanding Coverage for Parents Helps Children."

^v Gardner, M., Johnson, S., & Wiehe, M. (2016). Undocumented Immigrants' State & Local Tax Contributions. *Washington, DC: The Institute on Taxation & Economic Policy (ITEP)*. Available online: http://itep.org/itep_reports/2016/02/undocumented-immigrants-state-local-tax-contributions-1.php#.V4T60pMrJE6

vi CalSIM is based on survey data, which tend to underestimate Medi-Cal enrollment and overestimate Individual Market coverage when compared to administrative data. For this reason our projections for Medi-Cal may be too low and Unsubsidized Individual Market coverage may be too high.