Bill Analysis

Author: Skinner, et al.  
Sponsor:  
Related Bills: See Legislative History  
Bill Number: SB 65  

SUBJECT

California Guaranteed Income Pilot Program for Pregnant People and Infants

SUMMARY

This bill, among other things, under the Welfare Institutions Code (WIC) would establish the California Guaranteed Income Pilot for Pregnant People and Infants. This would establish a pilot program for CalWORKS to distribute monthly guaranteed income payments to pregnant people and parents of a child less than 24 months of age. Under the Personal Income Tax Law (PITL), this bill would provide a gross income exclusion for the monetary benefits received under this program. This stipend would not be considered earned income for purposes of eligibility for the California Earned Income Tax Credit.

This bill also would make changes to the Health and Safety Code relating to maternal care.

This analysis only addresses the provisions that would impact the department.

RECOMMENDATION

No position.

SUMMARY OF AMENDMENTS

The March 10, 2021, amendments, among other changes, added provisions to the bill related to the PITL and WIC by creating a Stipend for Low-Income Pregnant and Postpartum People. This stipend was removed in the April 15, 2021, amendments.

The April 5, 2021 amendments did the following:

- Made technical nonsubstantive changes
- Made committee name changes
- Expanded the role of the California Pregnancy-Associated Review Committee
- Removed the roles of the Song-Brown Health Care Workforce Training Act and California Healthcare Workforce Policy Commissions
- Created the Midwifery Workforce Training Act, which establishes a program to attempt to increase the number of certified nurse-midwives or license midwives.
These April 5, 2021, changes do not impact the department's programs, operations, or state tax revenue.

The April 15, 2021, amendments, among other changes removed the Stipend for Low-Income Pregnant and Postpartum People and instead replaced it with California Guaranteed Income Pilot for Pregnant People and Infants (CalGIPPPI) in the WIC. This pilot program will be discussed further in this analysis.

This is the department's first analysis of the bill

REASON FOR THE BILL

The reason for this bill is to better support pregnant people, parents, and caregivers of children less than 24 months old birthing, and postpartum people by providing them with a guaranteed monthly income.

ANALYSIS

This bill would, under the WIC, establish the CALGIPPPI program. This program would be a three year program which would have a start date of the distribution of the monthly guaranteed income payments.

This program would be administered by the counties and participation in CalGIPPPI would be optional for counties. Counties participating in the program would issue a monthly guaranteed income payment in the amount of one thousand dollars to participants through the electronic benefit transfer system.

This guaranteed income payment would not be considered as income for the purposes of determining eligibility and the benefit amount for any means-tested program to the extent permitted under federal law.

In order for this program to be implemented, the Director of Social Services and the Director of Health Care Services must certify to the legislature, that the payments will not be treated as income for federally funded means-tested program administered under the State Department of Social Services or the State Department of Health Care Services. In addition, if the payment would be deemed to be a tax credit, they must certify that they have received any additional required authority from the Franchise Tax Board (FTB).

Additionally, this bill would, under the PITL, for taxable years beginning on or after January 1, 2022, provide an exclusion from gross income for monetary benefits provided under CalGIPPPI. Furthermore, the monetary benefits would not be considered earned income for purposes of eligibility for the California Earned Income Tax Credit (EITC).
Effective/Operative Date

This bill would become effective January 1, 2022. The PITL provisions would be specifically operative for taxable years beginning on or after January 1, 2022.

Federal/State Law

Existing federal and state laws provide that gross income includes all income from whatever source derived, including compensation for services, business income, gains from property, interest, dividends, rents, and royalties, unless specifically excluded.

Existing federal and state laws provide that certain types of income are excluded from gross income, such as amounts received as a gift or inheritance, certain compensation for injuries and sickness, qualified scholarships, educational assistance programs, foster care payments, and interest received on certain state or federal obligations.

Existing federal law allows eligible individuals a refundable EITC under Internal Revenue Code section 32. The refundable credit allows for the excess of the credit over the taxpayer’s tax liability to be refunded to the taxpayer. The EITC is a percentage of the taxpayer’s earned income and is phased out as income increases.

State law provides a refundable CalEITC that is generally patterned after Internal Revenue Code section 32, as applicable for state income tax purposes for the taxable year, except as modified.

Under Revenue and Taxation Code (RTC) section 41, legislation that would create a new tax expenditure, which includes a credit, deduction, exclusion, exemption, or any other tax benefit as provided for by the state, is required to include specific goals, purposes, objectives, and performance measures to allow the Legislature to evaluate the effectiveness of the tax benefit.

Implementation Considerations

The department has identified the following implementation considerations, and is available to work with the author’s office to resolve these and other considerations that may be identified.

It is unclear how the FTB would determine those taxpayers who are recipients of CalGIPPI’s monetary benefits and thus eligible for the gross income exclusion. This concern could be addressed by allowing counties and the FTB to share information to allow the FTB to validate eligibility.
The bill provides that if this monthly guaranteed income would become a tax credit, then the Director of Social Services and the Director of Health Care Services must certify to the legislature that they received “additional required authority” from the FTB. The phrase “additional required authority” is undefined as it is unclear what additional required authority the FTB would be granting. The absence of a definition to this undefined phrase could lead to confusion. For clarity, it is recommended that the bill be amended.

Technical Considerations

None Noted.

Policy Considerations

Under RTC section 41, legislation that would create a tax benefit as provided for by the state is required to include specific goals, purposes, objectives, and performance measures to allow the Legislature to evaluate the exemption’s effectiveness. The author may want to amend the bill to satisfy the RTC section 41 requirements.

LEGISLATIVE HISTORY

AB 1249 (Gallagher, et al., 2021/2022), would provide an exclusion from gross income for amounts received in settlement under the order of the United States Bankruptcy Court for the Northern District of California dated June 20, 2020, case number 19-30088, docket number 8053, related to specified wildfires. This bill is currently in the committee process.

AB 1338 (Low, 2021/2022), would provide an exclusion from gross income for amounts received as financial assistance by a taxpayer who is enrolled in a program or research project. This bill is currently in the committee process.

AB 2380 (Choi, 2019/2020), would have excluded survivor benefits and payments received under Survivor Benefit Plans from gross income. AB 2380 did not pass out of the Assembly Revenue and Taxation committee.

FISCAL IMPACT

The department’s costs to implement this bill have yet to be determined. As the bill moves through the legislative process, costs will be identified.
ECONOMIC IMPACT

Revenue Estimate

This bill as amended on April 15, 2021, would exclude from gross income monetary benefits received through the CalGIPPPI program, as provided for under the Welfare and Institutions Code. These benefits would not constitute compensation for labor or services rendered. As a result, it would not change the way income or franchise tax is computed under the RTC.

LEGAL IMPACT

None noted.

APPOINTMENTS

None noted.

SUPPORT/OPPPOSITION

Senate Floor Analysis dated May 22, 2021, lists the following support and opposition.

Support: Black Women for Wellness Action Project (co-source); California Nurse Midwife Association (co-source); March of Dimes (co-source); NARAL Pro-Choice California (co-source); National Health Law Program (co-source); Western Center on Law and Poverty (co-source); Access Reproductive Justice; ACLU California Action; BreastfeedLA; Business & Professional Women of Nevada County; California Coalition of Welfare Rights Organizations; California League of Conservation Voters; California Pan-Ethnic Health Network; California Women’s Law Center; Center on Reproductive Justice at Berkeley Law; Children Now; Children’s Specialty Care Coalition; Citizens for Choice; Coalition of California Welfare Rights Organizations; Consumer Watchdog; Courage California; Disability Rights Education and Defense Fund; Empowering Pacific Islander Communities; Essential Access Health; Every Mother Counts; Health Access California; If/When/How: Lawyering for Reproductive Justice; In Our Own Voice; National Black Women’s Reproductive Justice Agenda; LA Best Babies Network; Los Angeles County Board of Supervisors; Maternal and Child Health Access; National Association of Social Workers, California Chapter; National Center for Youth Law; Plan C; Planned Parenthood Affiliates of California; Providence; Public Law Center; Religious Coalition for Reproductive Choice; SBCC-Strength Based Community Change; TEACH; The Birth Equity Advocacy Project; The Birthworkers of Color Collective; The Children’s Partnership; The Coalition of 100 Black Women, Los Angeles Chapter; The Praxis Project; Time for Change Foundation; Training in Early Abortion for Comprehensive Healthcare; Three Individuals

Opposition: None noted
ARGUMENTS

Senate Floor Analysis dated May 22, 2021, includes the following argument in support of SB 65: “A coalition letter from the sponsors of this bill states that although California has reduced the rates of maternal mortality over the past 30 years, mortality and morbidity for Black and Indigenous/Native American pregnant people, women, and infants remain considerably higher than the state’s average. Research points to structural racism, as well as socioeconomic factors, contributing to the racial and geographic disparities seen in birthing outcomes of people of color. In addition, although we have not gotten updated data at the state level in several years, county data suggest that the racial disparities are widening, with deaths for Black birthing people ticking back up here in California. Between 2011 and 2013, the ratio of death for Black women was 26.4 per 100,000, almost 3.8 times higher than that for white women. In certain counties, the disparities are even greater. In Los Angeles County, the largest county in California, the rate of maternal death for Black women is over 4.5 times higher than the County overall rate for women. According to the Los Angeles County Office of Women’s Health Indicators for Women in Los Angeles County 2013 report, the ratio of Black maternal mortality in Los Angeles was 58.6 per 100,000. In the 2018 version of the report, the number was 85.8 per 100,000. LA County’s ratio for all women in the 2018 report was 17.9 per 100,000.

Meanwhile, California’s infant mortality rate is 4.2 per 1000 live births, lower than the national average of 5.7. However, a closer look at the numbers demonstrates sharp racial disparities. Indigenous/Native American infants in California die at a rate of 11.7 per 1000 live births, followed by Black infants who die at a rate of 8.7 per 1000 live births. Higher numbers of Black and Asian and Pacific Islander pregnant and postpartum people report unfair treatment, harsh language, and rough handling during their labor/delivery hospital stay, as compared to white pregnant and postpartum people. Higher numbers of pregnant and postpartum people who speak an Asian Language or Spanish at home also report unfair treatment during their labor/delivery hospital stay, as compared to pregnant and postpartum people who speak primarily English at home. In addition, California is heading towards a maternal health crisis, with critical shortages in maternity providers predicted by 2025. Currently, California has nine counties that do not have a single OBGYN. California only has two nurse-midwifery programs in the entire state, and only one direct-entry midwifery program, approved by their respective state licensing boards. It is becoming increasingly difficult for these programs to expand the midwifery workforce in California to meet the demand in maternity care deserts and low access areas.”

There is no opposition noted in the floor analysis.

LEGISLATIVE CONTACT

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