## Legal Title
County Health Initiative Matching Fund

## Legal Citation/Authority
Chapter 80, Statutes of 2005 (AB 131)
Insurance Code section 12699.52 (a)

## Purpose
This fund provides matching state and local funds received by intergovernmental transfers to a county agency, a local initiative, or a county organized health system to provide health insurance coverage to certain children in low-income households who do not qualify for health care benefits through the Healthy Families Program or Medi-Cal.

## Administering Agency/Organization Code
Department of Health Care Services/Org 4260

## Major Revenue Source
Intergovernmental transfers from county agencies, local entities, or county organized health systems.

## Disposition of Fund (upon abolishment)
Pursuant to Government Code section 16346, in the absence of language that identifies a successor fund, any balance remaining in this fund upon abolishment shall be transferred to the General Fund.

## Appropriation Authority
Upon appropriation by the Legislature.

## State Appropriations Limit
The Local Governments will be counting these revenues against their appropriation limits, these funds should be coded Always Excluded (O) to avoid double counting.

## Comments/Historical Information
Chapter 648, Statutes of 2001 created this fund.
Chapter 230, Statutes of 2003 renamed the Children’s Health Initiative Matching Fund to the County Health Initiative Matching Fund.
Chapter 80, Statutes of 2005 added the acceptance of intergovernmental transfers from the nonfederal matching fund requirement for federal financial participation through the State Children’s Health Insurance Program.
Chapter 31, Statutes of 2014 (SB 857):

- Changed the administering agency from Managed Risk Medical Insurance Board/Org 4280 to Department of Health Care Services/Org 4260 effective July 1, 2014.
- Pursuant to Insurance Code section 12699.64 this fund shall become inoperative on July 1, 2014, except to the extent its operation is necessary to allow the State Department of Health Care Services and other affected parties to complete all transactions, and, as of January 1, 2016, is repealed, unless a later enacted statute deletes or extends the repeal date.