By: Raymond H.B. No. 2133

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to health benefit plan coverage for certain equipment and
3	supplies associated with diabetes treatment.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Sections 1358.051(1) and (2), Insurance Code,
6	are amended to read as follows:
7	(1) "Diabetes equipment" means:
8	(A) blood glucose monitors, including
9	noninvasive glucose monitors and glucose monitors designed to be
10	used by blind individuals;
11	(B) insulin pumps and associated supplies and
12	appurtenances, including an insulin pump that works in conjunction
13	with another medical device to provide automated or predictive
14	insulin infusion suspend or control functionality as part of a
15	system classified as an artificial pancreas device system by the
16	United States Food and Drug Administration;
17	(C) insulin infusion devices; [and]
18	(D) podiatric appliances for the prevention of
19	complications associated with diabetes; and
20	(E) continuous glucose monitoring devices that
21	continuously record glucose levels of individual users whether a
22	freestanding device or integrated into an insulin pump.
23	(2) "Diabetes supplies" means:

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(A) test strips for blood glucose monitors;

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visual reading and urine test strips;
 1
                    (B)
                    (C)
                         lancets and lancet devices;
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                         insulin and insulin analogs;
 3
                     (D)
4
                     (E)
                         injection aids;
5
                    (F)
                         syringes;
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                    (G)
                        prescriptive and nonprescriptive oral agents
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   for controlling blood sugar levels; [and]
                         glucagon emergency kits; and
8
                    (H)
9
                    (I) supplies related to insulin pumps and
   continuous glucose monitoring devices, including insulin infusion
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   sets, insulin reservoirs, glucose sensors, and glucose data
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12
   <u>transmitters</u>.
          SECTION 2. This Act applies only to a health benefit plan
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   that is delivered, issued for delivery, or renewed on or after
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   September 1, 2015. A health benefit plan delivered, issued for
   delivery, or renewed before September 1, 2015, is governed by the
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   law as it existed immediately before the effective date of this Act,
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and that law is continued in effect for that purpose.

SECTION 3. This Act takes effect September 1, 2015.

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