



Updated November 5, 2019

Title X Family Planning Program

Overview

The Title X Family Planning Program (Title X) was enacted in 1970 as Title X of the Public Health Service Act (PHS Act). It provides grants to public and nonprofit agencies for family planning services, research, and training. The U.S. Department of Health and Human Services (HHS) administers Title X, which is the only domestic federal program devoted solely to family planning and related preventive health services.

In March 2019, HHS published in the *Federal Register* a final rule that prohibits Title X projects from referring clients for abortion as a method of family planning, and it requires physical and financial separation between Title X projects and certain abortion-related activities, among other changes to Title X regulations. (CRS In Focus IF11142, *Title X Family Planning Program: 2019 Final Rule.*)

As of July 15, 2019, HHS has required compliance with the final rule, except for the physical separation requirements, for which compliance is required by March 4, 2020 (https://go.usa.gov/xVX4t). Some Title X providers, including all Planned Parenthood-affiliated clinics, have announced that they are no longer using Title X funds or have withdrawn from the program. (The Kaiser Family Foundation is tracking program participation at https://www.kff.org/interactive/the-status-of-participation-in-the-title-x-federal-family-planning-program/.) HHS redistributed some of the relinquished funds among remaining grantees (https://go.usa.gov/xVMPF). Future court rulings could affect rule implementation.

What Is the Federal Funding Level? FY2019 funding was \$286.5 million, the same as FY2018.

FY2019 Appropriations:	\$286.5 million
Clients Served (2018):	3.9 million
Number of Title X Clients (2018):	3,954

P.L. 116-59, Continuing Appropriations Act, 2020, and Health Extenders Act of 2019, continues funding for most discretionary HHS programs, including Title X, through November 21, 2019 (or until full-year funding is appropriated), at the rate they were funded in P.L. 115-245, the Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019. The temporary funding is subject to the same authority and conditions as in FY2019.

What Clinical Services Are Provided? Title X clinical guidelines are at https://go.usa.gov/xEdm6. The 2019 rule requires Title X projects to provide "a broad range of acceptable and effective family planning methods (including contraceptives, natural family planning or other

fertility awareness-based methods) and services (including infertility services, information about or referrals for adoption, and services for adolescents)." The 2019 rule also states that family planning methods and services include, for example, choosing not to have sex, preconception counseling, general reproductive and fertility health care, and "the prevention, diagnosis, and treatment of infections and diseases which may threaten childbearing capability or the health of the individual, sexual partners, and potential future children." Title X does not fund prenatal care directly, but the 2019 rule requires Title X projects to provide prenatal care referrals for all pregnant clients.

Does Title X Fund Abortions? Since the program's establishment in 1970, the PHS Act has prohibited using Title X funds in projects where abortion is a method of family planning (42 U.S.C. §300a-6; https://go.usa.gov/xpgb8). The 2019 rule requires "physical and financial separation" between Title X projects and prohibited activities, replacing the prior requirement that they be "separate and distinct" from each other. Prohibited activities include abortion, referral for abortion as a method of family planning, and activities that encourage, promote, or advocate for abortion.

Physicians and advanced practice providers may provide *nondirective abortion counseling*. The 2019 rule's preamble provides guidance that nondirective counseling involves presenting options "in a factual, objective, and unbiased manner." Title X projects may also refer patients to abortion providers for emergency care and in certain cases of rape and incest.

What Do Clients Pay? Persons with income at or below 100% of the federal poverty guidelines do not pay for care. Clients with income between 100% and 250% of the poverty guidelines are charged on a sliding scale based on their ability to pay. Clients with income higher than 250% of the poverty guidelines are charged fees designed to recover the reasonable cost of providing services. (In 2019, the poverty guidelines for an individual in the 48 contiguous states and the District of Columbia is an annual income of \$12,490; for families of two or more persons, \$4,420 is added to the annual income figure for each additional person.)

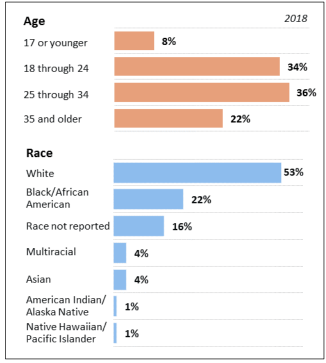
For unemancipated minors who request confidential services, eligibility for discounts is based on the minor's own income. The 2019 rule allows Title X project directors to offer discounted or free contraceptive services to certain clients who cannot get job-based contraception coverage due to their employer's religious or moral objection.

Are There Special Requirements for Services to Minors? All Title X services are confidential, including

services to minors. Title X projects do not require parental notification or parental consent. However, Title X statute requires grantees, "[t]o the extent practical," to encourage family participation. By law, Title X providers must also counsel minors on how to resist attempted coercion into sexual activity. Under the 2019 rule, Title X projects must conduct a preliminary screening of any minor who presents with a sexually transmitted disease, pregnancy, or any suspicion of abuse in order to rule out victimization. The 2019 rule also has new documentation requirements (e.g., certain minors' medical records should indicate their sexual partners' ages).

Who Are Title X Clients? In 2018, Title X served 3.9 million clients. Of those clients, 87% were female, 13% were male, 86% had incomes at or below 200% of the federal poverty guidelines, and 65% had incomes at or below the federal poverty guidelines. The Guttmacher Institute found that in 2016, 60% of clients said their Title X clinic was their only source of broader health care over the past year. In 2018, 40% of Title X clients were uninsured. Figure 1 provides demographic data.

Figure 1. Title X Clients by Age and by Race



Source: CRS using data from HHS, Title X Family Planning Annual Report: 2018 National Summary, pp. 9, 10, and 12, https://go.usa.gov/xVyWK.

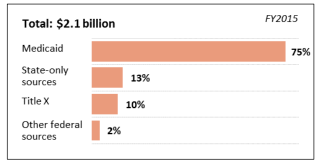
Notes: 33% of clients (all races) identified as Latino/Hispanic. Percentages may not sum to 100% due to rounding.

Other Family Planning Programs

Do Other Federal Programs Fund Family Planning? Although Title X is the only federal domestic program primarily focused on family planning, other programs also finance family planning, among their other services. These programs include Medicaid, the Health Center Program under Section 330 of the PHS Act, Maternal and Child Health Block Grants, Social Services Block Grants, and Temporary Assistance for Needy Families. In FY2015,

Medicaid accounted for 75% of U.S. public family planning expenditures (including federal, state, and local government spending), whereas Title X accounted for 10% (**Figure 2**).

Figure 2.Public Family Planning Expenditures by Funding Source



Source: CRS using data from Guttmacher Institute, https://www.guttmacher.org/report/public-funding-family-planning-abortion-services-fy-1980-2015. Medicaid expenditures include federal, state, and local government spending.

Are Private Health Plans Required to Cover Family Planning Services? Certain individual and group market private health insurance plans are required to cover contraception (among other preventive services) without cost-sharing. Although these rules currently include exemptions and accommodations for certain entities with religious or moral objections, there is ongoing litigation over the scope of those exemptions and the process for obtaining an accommodation, including court orders enjoining enforcement in certain contexts. (See CRS Report R45928, *The Contraceptive Coverage Requirement and Legal Challenges Five Years After Hobby Lobby.*)

Legislative Mandates

P.L. 115-245 includes requirements on the use of Title X funds contained in previous years' appropriations laws:

- Title X funds cannot be spent on abortions.
- All pregnancy counseling must be nondirective.
- Funds cannot be spent on "any activity (including the publication or distribution of literature) that in any way tends to promote public support or opposition to any legislative proposal or candidate for public office."
- Grantees must certify that they encourage family participation when minors decide to seek family planning services.
- Grantees must certify that they counsel minors on how to resist attempted coercion into sexual activity.
- Family planning providers are not exempt from state notification and reporting laws on child abuse, child molestation, sexual abuse, rape, or incest.

These requirements are in addition to statutory mandates in Title X of the PHS Act, which, among other things, require family planning participation to be voluntary and prohibit the use of Title X funds in programs in which abortion is a method of family planning.

Angela Napili, Senior Research Librarian

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