

SECOND REGULAR SESSION

HOUSE BILL NO. 2204

95TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES STEVENSON (Sponsor), ERVIN, FISHER (125), LAIR, BROWN (149), SCHAAF, GUERNSEY, BURLISON, RUESTMAN, TILLEY, JONES (89), FUNDERBURK, DIEHL, FLANIGAN, PRATT, ALLEN, FLOOK, KEENEY, FRANZ, ICET, EMERY, NIEVES, DETHROW, DAY, DAVIS AND SATER (Co-sponsors).

5113L.02I

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 208.146, 208.151, 208.152, and 208.631, RSMo, and to enact in lieu thereof five new sections relating to appropriations.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 208.146, 208.151, 208.152, and 208.631, RSMo, are repealed and
2 five new sections enacted in lieu thereof, to be known as sections 208.146, 208.151, 208.152,
3 208.631, and 1, to read as follows:

208.146. 1. The program established under this section shall be known as the "Ticket
2 to Work Health Assurance Program". Subject to appropriations and in accordance with the
3 federal Ticket to Work and Work Incentives Improvement Act of 1999 (TWWIIA), Public Law
4 106-170, the medical assistance provided for in section 208.151 may be paid for a person who
5 is employed and who:

6 (1) Except for earnings, meets the definition of disabled under the Supplemental Security
7 Income Program or meets the definition of an employed individual with a medically improved
8 disability under TWWIIA;

9 (2) Has earned income, as defined in subsection 2 of this section;

10 (3) Meets the asset limits in subsection 3 of this section;

11 (4) Has net income, as defined in subsection 3 of this section, that does not exceed the
12 limit for permanent and totally disabled individuals to receive nonspenddown MO HealthNet
13 under subdivision (24) of subsection 1 of section 208.151; and

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

14 (5) Has a gross income of two hundred fifty percent or less of the federal poverty level,
15 excluding any earned income of the worker with a disability between two hundred fifty and three
16 hundred percent of the federal poverty level. For purposes of this subdivision, "gross income"
17 includes all income of the person and the person's spouse that would be considered in
18 determining MO HealthNet eligibility for permanent and totally disabled individuals under
19 subdivision (24) of subsection 1 of section 208.151. Individuals with gross incomes in excess
20 of one hundred percent of the federal poverty level shall pay a premium for participation in
21 accordance with subsection 4 of this section.

22 2. For income to be considered earned income for purposes of this section, the
23 department of social services shall document that Medicare and Social Security taxes are
24 withheld from such income. Self-employed persons shall provide proof of payment of Medicare
25 and Social Security taxes for income to be considered earned.

26 3. (1) For purposes of determining eligibility under this section, the available asset limit
27 and the definition of available assets shall be the same as those used to determine MO HealthNet
28 eligibility for permanent and totally disabled individuals under subdivision (24) of subsection
29 1 of section 208.151 except for:

30 (a) Medical savings accounts limited to deposits of earned income and earnings on such
31 income while a participant in the program created under this section with a value not to exceed
32 five thousand dollars per year; and

33 (b) Independent living accounts limited to deposits of earned income and earnings on
34 such income while a participant in the program created under this section with a value not to
35 exceed five thousand dollars per year. For purposes of this section, an "independent living
36 account" means an account established and maintained to provide savings for transportation,
37 housing, home modification, and personal care services and assistive devices associated with
38 such person's disability.

39 (2) To determine net income, the following shall be disregarded:

40 (a) All earned income of the disabled worker;

41 (b) The first sixty-five dollars and one-half of the remaining earned income of a
42 nondisabled spouse's earned income;

43 (c) A twenty dollar standard deduction;

44 (d) Health insurance premiums;

45 (e) A seventy-five dollar a month standard deduction for the disabled worker's dental and
46 optical insurance when the total dental and optical insurance premiums are less than seventy-five
47 dollars;

48 (f) All Supplemental Security Income payments, and the first fifty dollars of SSDI
49 payments;

50 (g) A standard deduction for impairment-related employment expenses equal to one-half
51 of the disabled worker's earned income.

52 4. Any person whose gross income exceeds one hundred percent of the federal poverty
53 level shall pay a premium for participation in the medical assistance provided in this section.
54 Such premium shall be:

55 (1) For a person whose gross income is more than one hundred percent but less than one
56 hundred fifty percent of the federal poverty level, four percent of income at one hundred percent
57 of the federal poverty level;

58 (2) For a person whose gross income equals or exceeds one hundred fifty percent but is
59 less than two hundred percent of the federal poverty level, four percent of income at one hundred
60 fifty percent of the federal poverty level;

61 (3) For a person whose gross income equals or exceeds two hundred percent but less
62 than two hundred fifty percent of the federal poverty level, five percent of income at two hundred
63 percent of the federal poverty level;

64 (4) For a person whose gross income equals or exceeds two hundred fifty percent up to
65 and including three hundred percent of the federal poverty level, six percent of income at two
66 hundred fifty percent of the federal poverty level.

67 5. Recipients of services through this program shall report any change in income or
68 household size within ten days of the occurrence of such change. An increase in premiums
69 resulting from a reported change in income or household size shall be effective with the next
70 premium invoice that is mailed to a person after due process requirements have been met. A
71 decrease in premiums shall be effective the first day of the month immediately following the
72 month in which the change is reported.

73 6. If an eligible person's employer offers employer-sponsored health insurance and the
74 department of social services determines that it is more cost effective, such person shall
75 participate in the employer-sponsored insurance. The department shall pay such person's portion
76 of the premiums, co-payments, and any other costs associated with participation in the
77 employer-sponsored health insurance.

78 7. The provisions of this section shall expire six years after August 28, 2007.

79 **8. Notwithstanding any other provision of law to the contrary, in any given fiscal**
80 **year, any persons made eligible for medical assistance benefits under this section shall only**
81 **be eligible if annual appropriations are made for such eligibility. This subsection shall not**
82 **apply to classes of individuals listed in 42 U.S.C. Section 1396a(a)(10)(A)(i).**

208.151. 1. Medical assistance on behalf of needy persons shall be known as "MO
2 HealthNet". For the purpose of paying MO HealthNet benefits and to comply with Title XIX,
3 Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301,

et seq.) as amended, the following needy persons shall be eligible to receive MO HealthNet benefits to the extent and in the manner hereinafter provided:

(1) All participants receiving state supplemental payments for the aged, blind and disabled;

(2) All participants receiving aid to families with dependent children benefits, including all persons under nineteen years of age who would be classified as dependent children except for the requirements of subdivision (1) of subsection 1 of section 208.040. Participants eligible under this subdivision who are participating in drug court, as defined in section 478.001, RSMo, shall have their eligibility automatically extended sixty days from the time their dependent child is removed from the custody of the participant, subject to approval of the Centers for Medicare and Medicaid Services;

(3) All participants receiving blind pension benefits;

(4) All persons who would be determined to be eligible for old age assistance benefits, permanent and total disability benefits, or aid to the blind benefits under the eligibility standards in effect December 31, 1973, or less restrictive standards as established by rule of the family support division, who are sixty-five years of age or over and are patients in state institutions for mental diseases or tuberculosis;

(5) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children except for the requirements of subdivision (2) of subsection 1 of section 208.040, and who are residing in an intermediate care facility, or receiving active treatment as inpatients in psychiatric facilities or programs, as defined in 42 U.S.C. 1396d, as amended;

(6) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children benefits except for the requirement of deprivation of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;

(7) All persons eligible to receive nursing care benefits;

(8) All participants receiving family foster home or nonprofit private child-care institution care, subsidized adoption benefits and parental school care wherein state funds are used as partial or full payment for such care;

(9) All persons who were participants receiving old age assistance benefits, aid to the permanently and totally disabled, or aid to the blind benefits on December 31, 1973, and who continue to meet the eligibility requirements, except income, for these assistance categories, but who are no longer receiving such benefits because of the implementation of Title XVI of the federal Social Security Act, as amended;

(10) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child in the home;

40 (11) Pregnant women who meet the requirements for aid to families with dependent
41 children, except for the existence of a dependent child who is deprived of parental support as
42 provided for in subdivision (2) of subsection 1 of section 208.040;

43 (12) Pregnant women or infants under one year of age, or both, whose family income
44 does not exceed an income eligibility standard equal to one hundred eighty-five percent of the
45 federal poverty level as established and amended by the federal Department of Health and
46 Human Services, or its successor agency;

47 (13) Children who have attained one year of age but have not attained six years of age
48 who are eligible for medical assistance under 6401 of P.L. 101-239 (Omnibus Budget
49 Reconciliation Act of 1989). The family support division shall use an income eligibility standard
50 equal to one hundred thirty-three percent of the federal poverty level established by the
51 Department of Health and Human Services, or its successor agency;

52 (14) Children who have attained six years of age but have not attained nineteen years of
53 age. For children who have attained six years of age but have not attained nineteen years of age,
54 the family support division shall use an income assessment methodology which provides for
55 eligibility when family income is equal to or less than equal to one hundred percent of the federal
56 poverty level established by the Department of Health and Human Services, or its successor
57 agency. As necessary to provide MO HealthNet coverage under this subdivision, the department
58 of social services may revise the state MO HealthNet plan to extend coverage under 42 U.S.C.
59 1396a (a)(10)(A)(i)(III) to children who have attained six years of age but have not attained
60 nineteen years of age as permitted by paragraph (2) of subsection (n) of 42 U.S.C. 1396d using
61 a more liberal income assessment methodology as authorized by paragraph (2) of subsection (r)
62 of 42 U.S.C. 1396a;

63 (15) The family support division shall not establish a resource eligibility standard in
64 assessing eligibility for persons under subdivision (12), (13) or (14) of this subsection. The MO
65 HealthNet division shall define the amount and scope of benefits which are available to
66 individuals eligible under each of the subdivisions (12), (13), and (14) of this subsection, in
67 accordance with the requirements of federal law and regulations promulgated thereunder;

68 (16) Notwithstanding any other provisions of law to the contrary, ambulatory prenatal
69 care shall be made available to pregnant women during a period of presumptive eligibility
70 pursuant to 42 U.S.C. Section 1396r-1, as amended;

71 (17) A child born to a woman eligible for and receiving MO HealthNet benefits under
72 this section on the date of the child's birth shall be deemed to have applied for MO HealthNet
73 benefits and to have been found eligible for such assistance under such plan on the date of such
74 birth and to remain eligible for such assistance for a period of time determined in accordance
75 with applicable federal and state law and regulations so long as the child is a member of the

76 woman's household and either the woman remains eligible for such assistance or for children
77 born on or after January 1, 1991, the woman would remain eligible for such assistance if she
78 were still pregnant. Upon notification of such child's birth, the family support division shall
79 assign a MO HealthNet eligibility identification number to the child so that claims may be
80 submitted and paid under such child's identification number;

81 (18) Pregnant women and children eligible for MO HealthNet benefits pursuant to
82 subdivision (12), (13) or (14) of this subsection shall not as a condition of eligibility for MO
83 HealthNet benefits be required to apply for aid to families with dependent children. The family
84 support division shall utilize an application for eligibility for such persons which eliminates
85 information requirements other than those necessary to apply for MO HealthNet benefits. The
86 division shall provide such application forms to applicants whose preliminary income
87 information indicates that they are ineligible for aid to families with dependent children.
88 Applicants for MO HealthNet benefits under subdivision (12), (13) or (14) shall be informed of
89 the aid to families with dependent children program and that they are entitled to apply for such
90 benefits. Any forms utilized by the family support division for assessing eligibility under this
91 chapter shall be as simple as practicable;

92 (19) Subject to appropriations necessary to recruit and train such staff, the family support
93 division shall provide one or more full-time, permanent eligibility specialists to process
94 applications for MO HealthNet benefits at the site of a health care provider, if the health care
95 provider requests the placement of such eligibility specialists and reimburses the division for the
96 expenses including but not limited to salaries, benefits, travel, training, telephone, supplies, and
97 equipment, of such eligibility specialists. The division may provide a health care provider with
98 a part-time or temporary eligibility specialist at the site of a health care provider if the health care
99 provider requests the placement of such an eligibility specialist and reimburses the division for
100 the expenses, including but not limited to the salary, benefits, travel, training, telephone,
101 supplies, and equipment, of such an eligibility specialist. The division may seek to employ such
102 eligibility specialists who are otherwise qualified for such positions and who are current or
103 former welfare participants. The division may consider training such current or former welfare
104 participants as eligibility specialists for this program;

105 (20) Pregnant women who are eligible for, have applied for and have received MO
106 HealthNet benefits under subdivision (2), (10), (11) or (12) of this subsection shall continue to
107 be considered eligible for all pregnancy-related and postpartum MO HealthNet benefits provided
108 under section 208.152 until the end of the sixty-day period beginning on the last day of their
109 pregnancy;

110 (21) Case management services for pregnant women and young children at risk shall be
111 a covered service. To the greatest extent possible, and in compliance with federal law and

regulations, the department of health and senior services shall provide case management services to pregnant women by contract or agreement with the department of social services through local health departments organized under the provisions of chapter 192, RSMo, or chapter 205, RSMo, or a city health department operated under a city charter or a combined city-county health department or other department of health and senior services designees. To the greatest extent possible the department of social services and the department of health and senior services shall mutually coordinate all services for pregnant women and children with the crippled children's program, the prevention of mental retardation program and the prenatal care program administered by the department of health and senior services. The department of social services shall by regulation establish the methodology for reimbursement for case management services provided by the department of health and senior services. For purposes of this section, the term "case management" shall mean those activities of local public health personnel to identify prospective MO HealthNet-eligible high-risk mothers and enroll them in the state's MO HealthNet program, refer them to local physicians or local health departments who provide prenatal care under physician protocol and who participate in the MO HealthNet program for prenatal care and to ensure that said high-risk mothers receive support from all private and public programs for which they are eligible and shall not include involvement in any MO HealthNet prepaid, case-managed programs;

(22) By January 1, 1988, the department of social services and the department of health and senior services shall study all significant aspects of presumptive eligibility for pregnant women and submit a joint report on the subject, including projected costs and the time needed for implementation, to the general assembly. The department of social services, at the direction of the general assembly, may implement presumptive eligibility by regulation promulgated pursuant to chapter 207, RSMo;

(23) All participants who would be eligible for aid to families with dependent children benefits except for the requirements of paragraph (d) of subdivision (1) of section 208.150;

(24) (a) All persons who would be determined to be eligible for old age assistance benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriation;

(b) All persons who would be determined to be eligible for aid to the blind benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005, except that less restrictive income methodologies, as authorized in 42 U.S.C.

148 Section 1396a(r)(2), shall be used to raise the income limit to one hundred percent of the federal
149 poverty level;

150 (c) All persons who would be determined to be eligible for permanent and total disability
151 benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C.
152 1396a(f); or less restrictive methodologies as contained in the MO HealthNet state plan as of
153 January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as
154 authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if
155 authorized by annual appropriations. Eligibility standards for permanent and total disability
156 benefits shall not be limited by age;

157 (25) Persons who have been diagnosed with breast or cervical cancer and who are
158 eligible for coverage pursuant to 42 U.S.C. 1396a (a)(10)(A)(ii)(XVIII). Such persons shall be
159 eligible during a period of presumptive eligibility in accordance with 42 U.S.C. 1396r-1;

160 (26) Persons who are independent foster care adolescents, as defined in 42 U.S.C.
161 Section 1396d, or who are within reasonable categories of such adolescents who are under
162 twenty-one years of age as specified by the state, are eligible for coverage under 42 U.S.C.
163 Section 1396a (a)(10)(A)(ii)(XVII) without regard to income or assets.

164 2. Rules and regulations to implement this section shall be promulgated in accordance
165 with section 431.064, RSMo, and chapter 536, RSMo. Any rule or portion of a rule, as that term
166 is defined in section 536.010, RSMo, that is created under the authority delegated in this section
167 shall become effective only if it complies with and is subject to all of the provisions of chapter
168 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo,
169 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter
170 536, RSMo, to review, to delay the effective date or to disapprove and annul a rule are
171 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed
172 or adopted after August 28, 2002, shall be invalid and void.

173 3. After December 31, 1973, and before April 1, 1990, any family eligible for assistance
174 pursuant to 42 U.S.C. 601, et seq., as amended, in at least three of the last six months
175 immediately preceding the month in which such family became ineligible for such assistance
176 because of increased income from employment shall, while a member of such family is
177 employed, remain eligible for MO HealthNet benefits for four calendar months following the
178 month in which such family would otherwise be determined to be ineligible for such assistance
179 because of income and resource limitation. After April 1, 1990, any family receiving aid
180 pursuant to 42 U.S.C. 601, et seq., as amended, in at least three of the six months immediately
181 preceding the month in which such family becomes ineligible for such aid, because of hours of
182 employment or income from employment of the caretaker relative, shall remain eligible for MO
183 HealthNet benefits for six calendar months following the month of such ineligibility as long as

184 such family includes a child as provided in 42 U.S.C. 1396r-6. Each family which has received
185 such medical assistance during the entire six-month period described in this section and which
186 meets reporting requirements and income tests established by the division and continues to
187 include a child as provided in 42 U.S.C. 1396r-6 shall receive MO HealthNet benefits without
188 fee for an additional six months. The MO HealthNet division may provide by rule and as
189 authorized by annual appropriation the scope of MO HealthNet coverage to be granted to such
190 families.

191 4. When any individual has been determined to be eligible for MO HealthNet benefits,
192 such medical assistance will be made available to him or her for care and services furnished in
193 or after the third month before the month in which he made application for such assistance if
194 such individual was, or upon application would have been, eligible for such assistance at the time
195 such care and services were furnished; provided, further, that such medical expenses remain
196 unpaid.

197 5. The department of social services may apply to the federal Department of Health and
198 Human Services for a MO HealthNet waiver amendment to the Section 1115 demonstration
199 waiver or for any additional MO HealthNet waivers necessary not to exceed one million dollars
200 in additional costs to the state, unless subject to appropriation or directed by statute, but in no
201 event shall such waiver applications or amendments seek to waive the services of a rural health
202 clinic or a federally qualified health center as defined in 42 U.S.C. 1396d(l)(1) and (2) or the
203 payment requirements for such clinics and centers as provided in 42 U.S.C. 1396a(a)(15) and
204 1396a(bb) unless such waiver application is approved by the oversight committee created in
205 section 208.955. A request for such a waiver so submitted shall only become effective by
206 executive order not sooner than ninety days after the final adjournment of the session of the
207 general assembly to which it is submitted, unless it is disapproved within sixty days of its
208 submission to a regular session by a senate or house resolution adopted by a majority vote of the
209 respective elected members thereof, unless the request for such a waiver is made subject to
210 appropriation or directed by statute.

211 6. Notwithstanding any other provision of law to the contrary, in any given fiscal year,
212 any persons made eligible for MO HealthNet benefits under [subdivisions (1) to (22) of]
213 subsection 1 of this section shall only be eligible if annual appropriations are made for such
214 eligibility. This subsection shall not apply to classes of individuals listed in 42 U.S.C. Section
215 1396a(a)(10)(A)(i).

208.152. 1. MO HealthNet payments shall be made on behalf of those eligible needy
2 persons as defined in section 208.151 who are unable to provide for it in whole or in part, with
3 any payments to be made on the basis of the reasonable cost of the care or reasonable charge for

4 the services as defined and determined by the MO HealthNet division, unless otherwise
5 hereinafter provided, for the following:

6 (1) Inpatient hospital services, except to persons in an institution for mental diseases who
7 are under the age of sixty-five years and over the age of twenty-one years; provided that the MO
8 HealthNet division shall provide through rule and regulation an exception process for coverage
9 of inpatient costs in those cases requiring treatment beyond the seventy-fifth percentile
10 professional activities study (PAS) or the MO HealthNet children's diagnosis length-of-stay
11 schedule; and provided further that the MO HealthNet division shall take into account through
12 its payment system for hospital services the situation of hospitals which serve a disproportionate
13 number of low-income patients;

14 (2) All outpatient hospital services, payments therefor to be in amounts which represent
15 no more than eighty percent of the lesser of reasonable costs or customary charges for such
16 services, determined in accordance with the principles set forth in Title XVIII A and B, Public
17 Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. 301, et seq.), but the
18 MO HealthNet division may evaluate outpatient hospital services rendered under this section and
19 deny payment for services which are determined by the MO HealthNet division not to be
20 medically necessary, in accordance with federal law and regulations;

21 (3) Laboratory and X-ray services;

22 (4) Nursing home services for participants, except to persons with more than five
23 hundred thousand dollars equity in their home or except for persons in an institution for mental
24 diseases who are under the age of sixty-five years, when residing in a hospital licensed by the
25 department of health and senior services or a nursing home licensed by the department of health
26 and senior services or appropriate licensing authority of other states or government-owned and
27 -operated institutions which are determined to conform to standards equivalent to licensing
28 requirements in Title XIX of the federal Social Security Act (42 U.S.C. 301, et seq.), as
29 amended, for nursing facilities. The MO HealthNet division may recognize through its payment
30 methodology for nursing facilities those nursing facilities which serve a high volume of MO
31 HealthNet patients. The MO HealthNet division when determining the amount of the benefit
32 payments to be made on behalf of persons under the age of twenty-one in a nursing facility may
33 consider nursing facilities furnishing care to persons under the age of twenty-one as a
34 classification separate from other nursing facilities;

35 (5) Nursing home costs for participants receiving benefit payments under subdivision
36 (4) of this subsection for those days, which shall not exceed twelve per any period of six
37 consecutive months, during which the participant is on a temporary leave of absence from the
38 hospital or nursing home, provided that no such participant shall be allowed a temporary leave
39 of absence unless it is specifically provided for in his plan of care. As used in this subdivision,

40 the term "temporary leave of absence" shall include all periods of time during which a participant
41 is away from the hospital or nursing home overnight because he is visiting a friend or relative;

42 (6) Physicians' services, whether furnished in the office, home, hospital, nursing home,
43 or elsewhere;

44 (7) Drugs and medicines when prescribed by a licensed physician, dentist, or podiatrist;
45 except that no payment for drugs and medicines prescribed on and after January 1, 2006, by a
46 licensed physician, dentist, or podiatrist may be made on behalf of any person who qualifies for
47 prescription drug coverage under the provisions of P.L. 108-173;

48 (8) Emergency ambulance services and, effective January 1, 1990, medically necessary
49 transportation to scheduled, physician-prescribed nonelective treatments;

50 (9) Early and periodic screening and diagnosis of individuals who are under the age of
51 twenty-one to ascertain their physical or mental defects, and health care, treatment, and other
52 measures to correct or ameliorate defects and chronic conditions discovered thereby. Such
53 services shall be provided in accordance with the provisions of Section 6403 of P.L. 101-239 and
54 federal regulations promulgated thereunder;

55 (10) Home health care services;

56 (11) Family planning as defined by federal rules and regulations; provided, however, that
57 such family planning services shall not include abortions unless such abortions are certified in
58 writing by a physician to the MO HealthNet agency that, in his professional judgment, the life
59 of the mother would be endangered if the fetus were carried to term;

60 (12) Inpatient psychiatric hospital services for individuals under age twenty-one as
61 defined in Title XIX of the federal Social Security Act (42 U.S.C. 1396d, et seq.);

62 (13) Outpatient surgical procedures, including presurgical diagnostic services performed
63 in ambulatory surgical facilities which are licensed by the department of health and senior
64 services of the state of Missouri; except, that such outpatient surgical services shall not include
65 persons who are eligible for coverage under Part B of Title XVIII, Public Law 89-97, 1965
66 amendments to the federal Social Security Act, as amended, if exclusion of such persons is
67 permitted under Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security
68 Act, as amended;

69 (14) Personal care services which are medically oriented tasks having to do with a
70 person's physical requirements, as opposed to housekeeping requirements, which enable a person
71 to be treated by his physician on an outpatient rather than on an inpatient or residential basis in
72 a hospital, intermediate care facility, or skilled nursing facility. Personal care services shall be
73 rendered by an individual not a member of the participant's family who is qualified to provide
74 such services where the services are prescribed by a physician in accordance with a plan of
75 treatment and are supervised by a licensed nurse. Persons eligible to receive personal care

76 services shall be those persons who would otherwise require placement in a hospital,
77 intermediate care facility, or skilled nursing facility. Benefits payable for personal care services
78 shall not exceed for any one participant one hundred percent of the average statewide charge for
79 care and treatment in an intermediate care facility for a comparable period of time. Such
80 services, when delivered in a residential care facility or assisted living facility licensed under
81 chapter 198, RSMo, shall be authorized on a tier level based on the services the resident requires
82 and the frequency of the services. A resident of such facility who qualifies for assistance under
83 section 208.030 shall, at a minimum, if prescribed by a physician, qualify for the tier level with
84 the fewest services. The rate paid to providers for each tier of service shall be set subject to
85 appropriations. Subject to appropriations, each resident of such facility who qualifies for
86 assistance under section 208.030 and meets the level of care required in this section shall, at a
87 minimum, if prescribed by a physician, be authorized up to one hour of personal care services
88 per day. Authorized units of personal care services shall not be reduced or tier level lowered
89 unless an order approving such reduction or lowering is obtained from the resident's personal
90 physician. Such authorized units of personal care services or tier level shall be transferred with
91 such resident if her or she transfers to another such facility. Such provision shall terminate upon
92 receipt of relevant waivers from the federal Department of Health and Human Services. If the
93 Centers for Medicare and Medicaid Services determines that such provision does not comply
94 with the state plan, this provision shall be null and void. The MO HealthNet division shall notify
95 the revisor of statutes as to whether the relevant waivers are approved or a determination of
96 noncompliance is made;

97 (15) Mental health services. The state plan for providing medical assistance under Title
98 XIX of the Social Security Act, 42 U.S.C. 301, as amended, shall include the following mental
99 health services when such services are provided by community mental health facilities operated
100 by the department of mental health or designated by the department of mental health as a
101 community mental health facility or as an alcohol and drug abuse facility or as a child-serving
102 agency within the comprehensive children's mental health service system established in section
103 630.097, RSMo. The department of mental health shall establish by administrative rule the
104 definition and criteria for designation as a community mental health facility and for designation
105 as an alcohol and drug abuse facility. Such mental health services shall include:

106 (a) Outpatient mental health services including preventive, diagnostic, therapeutic,
107 rehabilitative, and palliative interventions rendered to individuals in an individual or group
108 setting by a mental health professional in accordance with a plan of treatment appropriately
109 established, implemented, monitored, and revised under the auspices of a therapeutic team as a
110 part of client services management;

111 (b) Clinic mental health services including preventive, diagnostic, therapeutic,
112 rehabilitative, and palliative interventions rendered to individuals in an individual or group
113 setting by a mental health professional in accordance with a plan of treatment appropriately
114 established, implemented, monitored, and revised under the auspices of a therapeutic team as a
115 part of client services management;

116 (c) Rehabilitative mental health and alcohol and drug abuse services including home and
117 community-based preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions
118 rendered to individuals in an individual or group setting by a mental health or alcohol and drug
119 abuse professional in accordance with a plan of treatment appropriately established,
120 implemented, monitored, and revised under the auspices of a therapeutic team as a part of client
121 services management. As used in this section, mental health professional and alcohol and drug
122 abuse professional shall be defined by the department of mental health pursuant to duly
123 promulgated rules. With respect to services established by this subdivision, the department of
124 social services, MO HealthNet division, shall enter into an agreement with the department of
125 mental health. Matching funds for outpatient mental health services, clinic mental health
126 services, and rehabilitation services for mental health and alcohol and drug abuse shall be
127 certified by the department of mental health to the MO HealthNet division. The agreement shall
128 establish a mechanism for the joint implementation of the provisions of this subdivision. In
129 addition, the agreement shall establish a mechanism by which rates for services may be jointly
130 developed;

131 (16) Such additional services as defined by the MO HealthNet division to be furnished
132 under waivers of federal statutory requirements as provided for and authorized by the federal
133 Social Security Act (42 U.S.C. 301, et seq.) subject to appropriation by the general assembly;

134 (17) Beginning July 1, 1990, the services of a certified pediatric or family nursing
135 practitioner with a collaborative practice agreement to the extent that such services are provided
136 in accordance with chapters 334 and 335, RSMo, and regulations promulgated thereunder;

137 (18) Nursing home costs for participants receiving benefit payments under subdivision
138 (4) of this subsection to reserve a bed for the participant in the nursing home during the time that
139 the participant is absent due to admission to a hospital for services which cannot be performed
140 on an outpatient basis, subject to the provisions of this subdivision:

141 (a) The provisions of this subdivision shall apply only if:

142 a. The occupancy rate of the nursing home is at or above ninety-seven percent of MO
143 HealthNet certified licensed beds, according to the most recent quarterly census provided to the
144 department of health and senior services which was taken prior to when the participant is
145 admitted to the hospital; and

146 b. The patient is admitted to a hospital for a medical condition with an anticipated stay
147 of three days or less;

148 (b) The payment to be made under this subdivision shall be provided for a maximum of
149 three days per hospital stay;

150 (c) For each day that nursing home costs are paid on behalf of a participant under this
151 subdivision during any period of six consecutive months such participant shall, during the same
152 period of six consecutive months, be ineligible for payment of nursing home costs of two
153 otherwise available temporary leave of absence days provided under subdivision (5) of this
154 subsection; and

155 (d) The provisions of this subdivision shall not apply unless the nursing home receives
156 notice from the participant or the participant's responsible party that the participant intends to
157 return to the nursing home following the hospital stay. If the nursing home receives such
158 notification and all other provisions of this subsection have been satisfied, the nursing home shall
159 provide notice to the participant or the participant's responsible party prior to release of the
160 reserved bed;

161 (19) Prescribed medically necessary durable medical equipment. An electronic
162 web-based prior authorization system using best medical evidence and care and treatment
163 guidelines consistent with national standards shall be used to verify medical need;

164 (20) Hospice care. As used in this subsection, the term "hospice care" means a
165 coordinated program of active professional medical attention within a home, outpatient and
166 inpatient care which treats the terminally ill patient and family as a unit, employing a medically
167 directed interdisciplinary team. The program provides relief of severe pain or other physical
168 symptoms and supportive care to meet the special needs arising out of physical, psychological,
169 spiritual, social, and economic stresses which are experienced during the final stages of illness,
170 and during dying and bereavement and meets the Medicare requirements for participation as a
171 hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO
172 HealthNet division to the hospice provider for room and board furnished by a nursing home to
173 an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement
174 which would have been paid for facility services in that nursing home facility for that patient,
175 in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget
176 Reconciliation Act of 1989);

177 (21) Prescribed medically necessary dental services. Such services shall be subject to
178 appropriations. An electronic web-based prior authorization system using best medical evidence
179 and care and treatment guidelines consistent with national standards shall be used to verify
180 medical need;

181 (22) Prescribed medically necessary optometric services. Such services shall be subject
182 to appropriations. An electronic web-based prior authorization system using best medical
183 evidence and care and treatment guidelines consistent with national standards shall be used to
184 verify medical need;

185 (23) The MO HealthNet division shall, by January 1, 2008, and annually thereafter,
186 report the status of MO HealthNet provider reimbursement rates as compared to one hundred
187 percent of the Medicare reimbursement rates and compared to the average dental reimbursement
188 rates paid by third-party payors licensed by the state. The MO HealthNet division shall, by July
189 1, 2008, provide to the general assembly a four-year plan to achieve parity with Medicare
190 reimbursement rates and for third-party payor average dental reimbursement rates. Such plan
191 shall be subject to appropriation and the division shall include in its annual budget request to the
192 governor the necessary funding needed to complete the four-year plan developed under this
193 subdivision.

194 2. Additional benefit payments for medical assistance shall be made on behalf of those
195 eligible needy children, pregnant women and blind persons with any payments to be made on the
196 basis of the reasonable cost of the care or reasonable charge for the services as defined and
197 determined by the division of medical services, unless otherwise hereinafter provided, for the
198 following:

199 (1) Dental services;

200 (2) Services of podiatrists as defined in section 330.010, RSMo;

201 (3) Optometric services as defined in section 336.010, RSMo;

202 (4) Orthopedic devices or other prosthetics, including eye glasses, dentures, hearing aids,
203 and wheelchairs;

204 (5) Hospice care. As used in this subsection, the term "hospice care" means a
205 coordinated program of active professional medical attention within a home, outpatient and
206 inpatient care which treats the terminally ill patient and family as a unit, employing a medically
207 directed interdisciplinary team. The program provides relief of severe pain or other physical
208 symptoms and supportive care to meet the special needs arising out of physical, psychological,
209 spiritual, social, and economic stresses which are experienced during the final stages of illness,
210 and during dying and bereavement and meets the Medicare requirements for participation as a
211 hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO
212 HealthNet division to the hospice provider for room and board furnished by a nursing home to
213 an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement
214 which would have been paid for facility services in that nursing home facility for that patient,
215 in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget
216 Reconciliation Act of 1989);

(6) Comprehensive day rehabilitation services beginning early posttrauma as part of a coordinated system of care for individuals with disabling impairments. Rehabilitation services must be based on an individualized, goal-oriented, comprehensive and coordinated treatment plan developed, implemented, and monitored through an interdisciplinary assessment designed to restore an individual to optimal level of physical, cognitive, and behavioral function. The MO HealthNet division shall establish by administrative rule the definition and criteria for designation of a comprehensive day rehabilitation service facility, benefit limitations and payment mechanism. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this subdivision shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2005, shall be invalid and void.

3. The MO HealthNet division may require any participant receiving MO HealthNet benefits to pay part of the charge or cost until July 1, 2008, and an additional payment after July 1, 2008, as defined by rule duly promulgated by the MO HealthNet division, for all covered services except for those services covered under subdivisions (14) and (15) of subsection 1 of this section and sections 208.631 to 208.657 to the extent and in the manner authorized by Title XIX of the federal Social Security Act (42 U.S.C. 1396, et seq.) and regulations thereunder. When substitution of a generic drug is permitted by the prescriber according to section 338.056, RSMo, and a generic drug is substituted for a name-brand drug, the MO HealthNet division may not lower or delete the requirement to make a co-payment pursuant to regulations of Title XIX of the federal Social Security Act. A provider of goods or services described under this section must collect from all participants the additional payment that may be required by the MO HealthNet division under authority granted herein, if the division exercises that authority, to remain eligible as a provider. Any payments made by participants under this section shall be in addition to and not in lieu of payments made by the state for goods or services described herein except the participant portion of the pharmacy professional dispensing fee shall be in addition to and not in lieu of payments to pharmacists. A provider may collect the co-payment at the time a service is provided or at a later date. A provider shall not refuse to provide a service if a participant is unable to pay a required payment. If it is the routine business practice of a provider to terminate future services to an individual with an unclaimed debt, the provider may include uncollected co-payments under this practice. Providers who elect not to undertake the provision of services based on a history of bad debt shall give participants advance notice and a reasonable

253 opportunity for payment. A provider, representative, employee, independent contractor, or agent
254 of a pharmaceutical manufacturer shall not make co-payment for a participant. This subsection
255 shall not apply to other qualified children, pregnant women, or blind persons. If the Centers for
256 Medicare and Medicaid Services does not approve the Missouri MO HealthNet state plan
257 amendment submitted by the department of social services that would allow a provider to deny
258 future services to an individual with uncollected co-payments, the denial of services shall not be
259 allowed. The department of social services shall inform providers regarding the acceptability
260 of denying services as the result of unpaid co-payments.

261 4. The MO HealthNet division shall have the right to collect medication samples from
262 participants in order to maintain program integrity.

263 5. Reimbursement for obstetrical and pediatric services under subdivision (6) of
264 subsection 1 of this section shall be timely and sufficient to enlist enough health care providers
265 so that care and services are available under the state plan for MO HealthNet benefits at least to
266 the extent that such care and services are available to the general population in the geographic
267 area, as required under subparagraph (a)(30)(A) of 42 U.S.C. 1396a and federal regulations
268 promulgated thereunder.

269 6. Beginning July 1, 1990, reimbursement for services rendered in federally funded
270 health centers shall be in accordance with the provisions of subsection 6402(c) and Section 6404
271 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) and federal regulations
272 promulgated thereunder.

273 7. Beginning July 1, 1990, the department of social services shall provide notification
274 and referral of children below age five, and pregnant, breast-feeding, or postpartum women who
275 are determined to be eligible for MO HealthNet benefits under section 208.151 to the special
276 supplemental food programs for women, infants and children administered by the department
277 of health and senior services. Such notification and referral shall conform to the requirements
278 of Section 6406 of P.L. 101-239 and regulations promulgated thereunder.

279 8. Providers of long-term care services shall be reimbursed for their costs in accordance
280 with the provisions of Section 1902 (a)(13)(A) of the Social Security Act, 42 U.S.C. 1396a, as
281 amended, and regulations promulgated thereunder.

282 9. Reimbursement rates to long-term care providers with respect to a total change in
283 ownership, at arm's length, for any facility previously licensed and certified for participation in
284 the MO HealthNet program shall not increase payments in excess of the increase that would
285 result from the application of Section 1902 (a)(13)(C) of the Social Security Act, 42 U.S.C.
286 1396a (a)(13)(C).

287 10. The MO HealthNet division, may enroll qualified residential care facilities and
288 assisted living facilities, as defined in chapter 198, RSMo, as MO HealthNet personal care
289 providers.

290 11. Any income earned by individuals eligible for certified extended employment at a
291 sheltered workshop under chapter 178, RSMo, shall not be considered as income for purposes
292 of determining eligibility under this section.

293 **12. Notwithstanding any other provision of law to the contrary, in any given fiscal**
294 **year, any optional benefit provided by the department under subsection 1 of this section**
295 **shall only be provided if appropriations are made available for such benefits. An "optional**
296 **benefit" means a benefit not required to be provided under 42 U.S.C. Section**
297 **1396a(a)(10)(A) and 42 U.S.C. Section 1396d(a)(1) to (5), (17), and (21). If in any given**
298 **fiscal year moneys are not appropriated to fund one or more of such optional benefits, such**
299 **benefits shall not be provided and persons otherwise eligible for such benefits shall no**
300 **longer be deemed eligible.**

208.631. 1. Notwithstanding any other provision of law to the contrary, the MO
2 HealthNet division shall establish a program to pay for health care for uninsured children.
3 Coverage pursuant to sections 208.631 to 208.659 is subject to **annual** appropriation, **and if**
4 **funds are not appropriated for a given fiscal year, individuals otherwise eligible for**
5 **coverage under sections 208.631 to 208.660 shall no longer be eligible.** The provisions of
6 sections 208.631 to 208.569, health care for uninsured children, shall be void and of no effect
7 if there are no funds of the United States appropriated by Congress to be provided to the state
8 on the basis of a state plan approved by the federal government under the federal Social Security
9 Act. If funds are appropriated by the United States Congress, the department of social services
10 is authorized to manage the state children's health insurance program (SCHIP) allotment in order
11 to ensure that the state receives maximum federal financial participation. Children in households
12 with incomes up to one hundred fifty percent of the federal poverty level may meet all Title XIX
13 program guidelines as required by the Centers for Medicare and Medicaid Services. Children
14 in households with incomes of one hundred fifty percent to three hundred percent of the federal
15 poverty level shall continue to be eligible as they were and receive services as they did on June
16 30, 2007, unless changed by the Missouri general assembly.

17 2. For the purposes of sections 208.631 to 208.659, "children" are persons up to nineteen
18 years of age. "Uninsured children" are persons up to nineteen years of age who are emancipated
19 and do not have access to affordable employer-subsidized health care insurance or other health
20 care coverage or persons whose parent or guardian have not had access to affordable
21 employer-subsidized health care insurance or other health care coverage for their children for six
22 months prior to application, are residents of the state of Missouri, and have parents or guardians

23 who meet the requirements in section 208.636. A child who is eligible for MO HealthNet
24 benefits as authorized in section 208.151 is not uninsured for the purposes of sections 208.631
25 to 208.659.

**Section 1. 1. Notwithstanding any provision of law to the contrary, any benefit
2 payments for public assistance not mandated by federal law, including those benefits
3 available for federal financial participation to states and those benefits funded solely by
4 the state shall be subject to appropriation and contingent upon available moneys.
5 Resources available shall be documented by the moneys appropriated in the
6 appropriations bill and signed by the governor and any withholdings imposed by the
7 governor. If a department is bound by federally mandated requirements, the department
8 or its divisions shall not be required to file a notice of proposed rulemaking as referenced
9 in chapter 536.**

**10 2. Notwithstanding any statutory provision to the contrary, providers of public
11 assistance benefits shall be administered within appropriations provided; except that
12 nothing in this subsection shall be construed as permitting a reduction in provider fees
13 under a public assistance program.**

**14 3. Any department and its divisions may reduce expenditures in response to
15 withholdings announced by the governor to conform with available moneys; except that,
16 nothing in this subsection shall be construed as permitting a reduction in provider fees
17 under a public assistance program.**

**18 4. If services or payments must be reduced to modify expenditures to conform to
19 available moneys, the department or its divisions may establish prior authorization of
20 services by emergency rule based on the need of the agency to conform with available
21 moneys.**

**22 5. If services or payments are reduced to modify expenditures to conform to
23 available moneys, the agency shall not be required to grant a hearing if the sole issue is a
24 program change under law that adversely affects some or all recipients.**

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