House	Amendment NO
Offered By	
AMEND House Committee Substitute for House Bill No. 1898, Page 3, Section 192.380, Line 78, by inserting after all of said section and line the following:	
"Show-Me Healthy Babies Proany low-income unborn child the federal Social Security Ac CFR 457.1.	hereby established within the department of social services the ogram" as a separate children's health insurance program (CHIP) for The program shall be established under the authority of Title XXI of t, the State Children's Health Insurance Program, as amended, and 42
mother shall not be eligible for Medicaid program, as it is addremployer-subsidized health care coverage for the unborn child eligibility of no more than thremodified adjusted gross inconthrough appropriations. In care	It to be enrolled in the show-me healthy babies program, his or her or coverage under Title XIX of the federal Social Security Act, the ministered by the state, and shall not have access to affordable are insurance or other affordable health care coverage that includes. In addition, the unborn child shall be in a family with income ee hundred percent of the federal poverty level, or the equivalent me, unless the income eligibility is set lower by the general assembly lculating family size as it relates to income eligibility, the family shall amily members, the unborn child, or in the case of a mother with a
multiple pregnancy, all unborn  3. Coverage for an uninclude all prenatal care and pand that promote healthy laborately for the benefit of the present the present the solely for the benefit of the present the solely for th	born children. born child enrolled in the show-me healthy babies program shall regnancy-related services that benefit the health of the unborn child r, delivery, and birth. Coverage need not include services that are egnant mother, that are unrelated to maintaining or promoting a
include pregnancy-related ass 4. There shall be no whealthy babies program. In actinclude the period from conce	rovide no benefit to the unborn child. However, the department may istance as defined in 42 U.S.C. 1397ll. vaiting period before an unborn child may be enrolled in the show-me ecordance with the definition of child in 42 CFR 457.10, coverage shall eption to birth. The department shall develop a presumptive eligibility born child. There shall be verification of the pregnancy.
5. Coverage for the ch prohibited by law or unless of 6. Pregnancy-related a	hild shall continue for up to one year after birth, unless otherwise herwise limited by the general assembly through appropriations. and postpartum coverage for the mother shall begin on the day the rough the last day of the month that includes the sixtieth day after the
pregnancy ends, unless otherwassembly through appropriation defined in 42 U.S.C. 1397ll.	vise prohibited by law or unless otherwise limited by the general ons. The department may include pregnancy-related assistance as by provide coverage for an unborn child enrolled in the show-me
Action Taken	Date

healthy babies program through:

- (1) Direct coverage whereby the state pays health care providers directly or by contracting with a managed care organization or with a group or individual health insurance provider;
- (2) A premium assistance program whereby the state assists in payment of the premiums, co-payments, coinsurance, or deductibles for a person who is eligible for health coverage through an employer, former employer, labor union, credit union, church, spouse, other organizations, other individuals, or through an individual health insurance policy that includes coverage for the unborn child, when such person needs assistance in paying such premiums, co-payments, coinsurance, or deductibles;
- (3) A combination of direct coverage, such as when the unborn child is first enrolled, and premium assistance, such as after the child is born; or
  - (4) Any other similar arrangement whereby there:
- (a) Are lower program costs without sacrificing health care coverage for the unborn child or the child up to one year after birth;
  - (b) Are greater covered services for the unborn child or the child up to one year after birth;
- (c) Is also coverage for siblings or other family members, including the unborn child's mother, such as by providing pregnancy-related assistance under 42 U.S.C. 1397ll, relating to coverage of targeted low-income pregnant women through the children's health insurance program (CHIP): or
- (d) Will be an ability for the child to transition more easily to non-government or less government-subsidized group or individual health insurance coverage after the child is no longer enrolled in the show-me healthy babies program.
- 8. The department shall provide information about the show-me healthy babies program to maternity homes as defined in section 135.600, pregnancy resource centers as defined in section 135.630, and other similar agencies and programs in the state that assist unborn children and their mothers. The department shall consider allowing such agencies and programs to assist in the enrollment of unborn children in the program, and in making determinations about presumptive eligibility and verification of the pregnancy.
- 9. Within sixty days after the effective date of this section, the department shall submit a state plan amendment or seek any necessary waivers from the federal Department of Health and Human Services requesting approval for the show-me healthy babies program.
- 10. At least annually, the department shall prepare and submit a report to the governor, the speaker of the house of representatives, and the president pro tempore of the senate analyzing and projecting the cost savings and benefits, if any, to the state, counties, local communities, school districts, law enforcement agencies, correctional centers, health care providers, employers, other public and private entities, and persons by enrolling unborn children in the show-me healthy babies program. The analysis and projection of cost savings and benefits, if any, may include but need not be limited to:
- (1) The higher federal matching rate for having an unborn child enrolled in the show-me healthy babies program versus the lower federal matching rate for a pregnant woman being enrolled in MO HealthNet or other federal programs;
- (2) The efficacy in providing services to unborn children through managed care organizations, group or individual health insurance providers or premium assistance, or through other nontraditional arrangements of providing health care;
- (3) The change in the proportion of unborn children who receive care in the first trimester of pregnancy due to a lack of waiting periods, by allowing presumptive eligibility, or by removal of other barriers, and any resulting or projected decrease in health problems and other problems for unborn children and women throughout pregnancy; at labor, delivery, and birth; and during infancy

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and childhood;

- (4) The change in healthy behaviors by pregnant women, such as the cessation of the use of tobacco, alcohol, illicit drugs, or other harmful practices, and any resulting or projected short-term and long-term decrease in birth defects; poor motor skills; vision, speech, and hearing problems; breathing and respiratory problems; feeding and digestive problems; and other physical, mental, educational, and behavioral problems; and
- (5) The change in infant and maternal mortality, pre-term births and low birth weight babies and any resulting or projected decrease in short-term and long-term medical and other interventions.
- 11. The show-me healthy babies program shall not be deemed an entitlement program, but instead shall be subject to a federal allotment or other federal appropriations and matching state appropriations.
- 12. Nothing in this section shall be construed as obligating the state to continue the show-me healthy babies program if the allotment or payments from the federal government end or are not sufficient for the program to operate, or if the general assembly does not appropriate funds for the program.
- 13. Nothing in this section shall be construed as expanding MO HealthNet or fulfilling a mandate imposed by the federal government on the state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.