House	Amendment NO
Offered By AMEND House Committee Substitute for Senate Bill No. 101, Page 5, Section 375.1275, Line 46, by inserting after all of said section and line the following:	
term "health carrier" shall also include any (4) "Participating provider", a prov agreed to provide [dental] health care servi	emeaning given to the term in section 376.1350. The entity described in subdivision (4) of section 354.700; vider who, under a contract with a contracting entity, has ices with an expectation of receiving payment, other than directly or indirectly from the contracting entity; d under section 332.071;
(6) "Provider network contract", a	contract between a contracting entity and a provider that the contracting entity and provides for the delivery and
(7) "Third party", a person or entity with another third party to gain access to the	y that enters into a contract with a contracting entity or ne health care services or contractual discounts of a loes not include an employer or other group for whom the sadministrative services.
2. A contracting entity [shall not so access to [the dental services of] a participal expressly authorized by the health care contributed by the health car	ell, assign, or otherwise] shall only grant a third party ating [provider under a health care contract unless atract. The health care contract shall specifically provideing, assigning, or giving the contracting entity rights to the
services of the participating provider, incluced contractual discounts provided in accordant contracting entity and only if:	nding network plans] provider's health care services or acce with a contract between a participating provider and a
	that the contracting entity may enter into an agreement to obtain the contracting entity's rights and responsibilities

Action Taken____

Date _____

as if the third party were the contracting entity, and the contract allows the provider to choose not to participate in third-party access at the time the contract is entered into or renewed or when there are material modifications to the contract. The third-party access provision of any provider network contract shall also specifically state that the contract grants third-party access to the provider's health care services and that the provider has the right to choose not to participate in third-party access to the contract or to enter into a contract directly with the third party. A provider's decision not to participate in third-party access shall not permit the contracting entity to cancel or otherwise end a contractual relationship with the provider. When initially contracting with a provider, a contracting entity shall accept a qualified provider even if the provider chooses not to participate in the third-party access provision;

- (2) The third party accessing the contract agrees to comply with all of the contract's terms;
- (3) The contracting entity identifies, in writing or electronic form to the provider, all third parties in existence as of the date the contract is entered into or renewed;
- (4) The contracting entity identifies all third parties in existence in a list on its internet website that is updated at least once every ninety days;
- (5) The contracting entity notifies providers that a new third party is accessing a provider network contract at least thirty days in advance of the relationship taking effect;
- (6) The contracting entity notifies the third party of the termination of a provider network contract no later than thirty days from the termination date with the contracting entity;
- (7) A third party's right to a provider's discounted rate ceases as of the termination date of the provider network contract;
 - (8) The provider is not already a participating provider of the third party; and
- (9) The contracting entity makes available a copy of the provider network contract relied on in the adjudication of a claim to a participating provider within thirty days of a request from the provider.
- 3. [Upon entering a contract with a participating provider and upon request by a participating provider, a contracting entity shall properly identify any third party that has been granted access to the dental services of the participating provider] No provider shall be bound by or required to perform health care services under a provider network contract that has been granted to a third party in violation of the provisions of this section.
- 4. A contracting entity that sells, assigns, or otherwise grants <u>a third party</u> access to [the dental services of] a participating [provider] provider's health care services shall maintain an internet website or a toll-free telephone number through which the participating provider may obtain information which identifies the [insurance carrier] third party to be used to reimburse the participating provider for the covered [dental] health care services.
- 5. A contracting entity that sells, assigns, or otherwise grants <u>a third party</u> access to a participating provider's [dental] <u>health care</u> services shall ensure that an explanation of benefits or remittance advice furnished to the participating provider that delivers [dental] <u>health care</u> services [under the health care contract] for the third party identifies the contractual source of any applicable discount.
- 6. [All third parties that have contracted with a contracting entity to purchase, be assigned, or otherwise be granted access to the participating provider's discounted rate shall comply with the participating provider's contract, including all requirements to encourage access to the participating provider, and pay the participating provider pursuant to the rates of payment and methodology set forth in that contract, unless otherwise agreed to by a participating provider.
- 7. A contracting entity is deemed in compliance with this section when the insured's identification card provides information which identifies the insurance carrier to be used to reimburse the participating provider for the covered dental services] (1) The provisions of this section shall not apply if access to a provider network contract is granted to any entity operating in

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accordance with the same brand licensee program as the contracting entity or to any entity that is an affiliate of the contracting entity. A list of the contracting entity's affiliates shall be made available to a provider on the contracting entity's website.

(2) The provisions of this section shall not apply to a provider network contract for health care services provided to beneficiaries of any state-sponsored health insurance programs including, but not limited to, MO HealthNet and the state children's health insurance program authorized in sections 208.631 to 208.658."; and

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