House Amendment NO
Offered By
AMEND House Committee Substitute for Senate Bill No. 189, Page 90, Section 407.300, Line 70, by inserting after all of said section and line the following:
"407.324. 1. As used in this section, the following terms mean:
(1) "Air ambulance membership agreement", an agreement in exchange for consideration to
pay for, indemnify, or provide an amount to a person for the cost of air ambulance services. The
term "air ambulance membership agreement" shall not include a health insurance plan or policy
regulated under chapter 376;
(2) "Air ambulance membership organization", an individual or entity that provides an air
ambulance membership agreement.
2. (1) An air ambulance membership organization shall not knowingly sell, offer for sale, or
renew an air ambulance membership agreement to an individual who is enrolled in MO HealthNet.
(2) If an individual who has purchased an air ambulance membership agreement
subsequently enrolls in MO HealthNet during the duration of the membership agreement, the
enrollee may notify the air ambulance membership organization of such enrollment within thirty
days following the effective date of the enrollment. If the enrollee timely notifies the air ambulance
membership organization of such enrollment, the enrollee may request, and upon such request the
air ambulance membership organization shall provide, either a prorated refund of any consideration
paid for the period from the effective date of the MO HealthNet enrollment through the expiration
date of the air ambulance membership agreement or a transfer of the membership to another
individual in the enrollee's household. If the enrollee does not timely notify the air ambulance
membership organization of such enrollment, the enrollee is not entitled to a prorated refund, but the
air ambulance membership organization shall still disenroll the enrollee within thirty days of receipt
of the notice of the enrollee's enrollment in MO HealthNet unless the enrollee's membership is
transferred to another individual in the enrollee's household.
3. All air ambulance membership agreement websites, brochures, and marketing material
shall include the following disclosures in a clear and conspicuous place:
(1) The air ambulance membership agreement is a membership plan and is not insurance
coverage;
(2) Medicaid enrollees are not eligible to purchase this membership; and
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1	(3) Some state laws prohibit Medicaid beneficiaries from being offered air ambulance
2	memberships or being accepted into air ambulance membership programs.
3	4. An air ambulance membership agreement application shall include the following
4	disclosures in a clear and conspicuous place:
5	(1) The air ambulance membership agreement is a membership plan and is not insurance
6	coverage;
7	(2) Medicaid enrollees are not eligible to purchase this membership; and
8	(3) Some state laws prohibit Medicaid beneficiaries from being offered air ambulance
9	memberships or being accepted into air ambulance membership programs.
10	5. If an enrollee believes that an individual or entity has violated the provisions of this
11	section, the enrollee may file a complaint with the office of the state attorney general. The attorney
12	general shall have all powers, rights, and duties regarding violations of this section as are provided
13	in sections 407.010 to 407.145."; and
14	
15	Further amend said bill by amending the title, enacting clause, and intersectional references
16	accordingly.