

SECOND REGULAR SESSION  
HOUSE COMMITTEE SUBSTITUTE FOR  
**HOUSE BILL NO. 2034**  
**103RD GENERAL ASSEMBLY**

3872H.03C

JOSEPH ENGLER, Chief Clerk

---

**AN ACT**

To repeal sections 208.152 and 376.1232, RSMo, and to enact in lieu thereof five new sections relating to insurance coverage of orthotic, prosthetic, and assistive devices.

---

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

Section A. Sections 208.152 and 376.1232, RSMo, are repealed and five new sections  
2 enacted in lieu thereof, to be known as sections 208.152, 208.830, 376.1232, 376.1233, and  
3 376.1234, to read as follows:

208.152. 1. MO HealthNet payments shall be made on behalf of those eligible needy  
2 persons as described in section 208.151 who are unable to provide for it in whole or in part,  
3 with any payments to be made on the basis of the reasonable cost of the care or reasonable  
4 charge for the services as defined and determined by the MO HealthNet division, unless  
5 otherwise hereinafter provided, for the following:

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

14 (2) All outpatient hospital services, payments therefor to be in amounts which  
15 represent no more than eighty percent of the lesser of reasonable costs or customary charges  
16 for such services, determined in accordance with the principles set forth in Title XVIII A and  
17 B, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section

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.

18 301, et seq.), but the MO HealthNet division may evaluate outpatient hospital services  
19 rendered under this section and deny payment for services which are determined by the MO  
20 HealthNet division not to be medically necessary, in accordance with federal law and  
21 regulations;

22 (3) Laboratory and X-ray services;

23 (4) Nursing home services for participants, except to persons with more than five  
24 hundred thousand dollars equity in their home or except for persons in an institution for  
25 mental diseases who are under the age of sixty-five years, when residing in a hospital licensed  
26 by the department of health and senior services or a nursing home licensed by the department  
27 of health and senior services or appropriate licensing authority of other states or government-  
28 owned and -operated institutions which are determined to conform to standards equivalent to  
29 licensing requirements in Title XIX of the federal Social Security Act (42 U.S.C. Section  
30 1396, et seq.), as amended, for nursing facilities. The MO HealthNet division may recognize  
31 through its payment methodology for nursing facilities those nursing facilities which serve a  
32 high volume of MO HealthNet patients. The MO HealthNet division when determining the  
33 amount of the benefit payments to be made on behalf of persons under the age of twenty-one  
34 in a nursing facility may consider nursing facilities furnishing care to persons under the age of  
35 twenty-one as a classification separate from other nursing facilities;

36 (5) Nursing home costs for participants receiving benefit payments under subdivision  
37 (4) of this subsection for those days, which shall not exceed twelve per any period of six  
38 consecutive months, during which the participant is on a temporary leave of absence from the  
39 hospital or nursing home, provided that no such participant shall be allowed a temporary  
40 leave of absence unless it is specifically provided for in his **or her** plan of care. As used in  
41 this subdivision, the term "temporary leave of absence" shall include all periods of time  
42 during which a participant is away from the hospital or nursing home overnight because he **or**  
43 **she** is visiting a friend or relative;

44 (6) Physicians' services, whether furnished in the office, home, hospital, nursing  
45 home, or elsewhere, provided, that no funds shall be expended to any abortion facility, as  
46 defined in section 188.015, or to any affiliate, as defined in section 188.015, of such abortion  
47 facility;

48 (7) Subject to appropriation, up to twenty visits per year for services limited to  
49 examinations, diagnoses, adjustments, and manipulations and treatments of malpositioned  
50 articulations and structures of the body provided by licensed chiropractic physicians  
51 practicing within their scope of practice. Nothing in this subdivision shall be interpreted to  
52 otherwise expand MO HealthNet services;

53 (8) Drugs and medicines when prescribed by a licensed physician, dentist, podiatrist,  
54 or an advanced practice registered nurse; except that no payment for drugs and medicines

55 prescribed on and after January 1, 2006, by a licensed physician, dentist, podiatrist, or an  
56 advanced practice registered nurse may be made on behalf of any person who qualifies for  
57 prescription drug coverage under the provisions of P.L. 108-173;

58 (9) Emergency ambulance services and, effective January 1, 1990, medically  
59 necessary transportation to scheduled, physician-prescribed nonelective treatments;

60 (10) Early and periodic screening and diagnosis of individuals who are under the age  
61 of twenty-one to ascertain their physical or mental defects, and health care, treatment, and  
62 other measures to correct or ameliorate defects and chronic conditions discovered thereby.  
63 Such services shall be provided in accordance with the provisions of Section 6403 of P.L.  
64 101-239 and federal regulations promulgated thereunder;

65 (11) Home health care services;

66 (12) Family planning as defined by federal rules and regulations; provided, that no  
67 funds shall be expended to any abortion facility, as defined in section 188.015, or to any  
68 affiliate, as defined in section 188.015, of such abortion facility; and further provided,  
69 however, that such family planning services shall not include abortions or any abortifacient  
70 drug or device that is used for the purpose of inducing an abortion unless such abortions are  
71 certified in writing by a physician to the MO HealthNet agency that, in the physician's  
72 professional judgment, the life of the mother would be endangered if the fetus were carried to  
73 term;

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

76 (14) Outpatient surgical procedures, including presurgical diagnostic services  
77 performed in ambulatory surgical facilities which are licensed by the department of health  
78 and senior services of the state of Missouri; except, that such outpatient surgical services shall  
79 not include persons who are eligible for coverage under Part B of Title XVIII, Public Law 89-  
80 97, 1965 amendments to the federal Social Security Act, as amended, if exclusion of such  
81 persons is permitted under Title XIX, Public Law 89-97, 1965 amendments to the federal  
82 Social Security Act, as amended;

83 (15) Personal care services which are medically oriented tasks having to do with a  
84 person's physical requirements, as opposed to housekeeping requirements, which enable a  
85 person to be treated by his or her physician on an outpatient rather than on an inpatient or  
86 residential basis in a hospital, intermediate care facility, or skilled nursing facility. Personal  
87 care services shall be rendered by an individual not a member of the participant's family who  
88 is qualified to provide such services where the services are prescribed by a physician in  
89 accordance with a plan of treatment and are supervised by a licensed nurse. Persons eligible  
90 to receive personal care services shall be those persons who would otherwise require  
91 placement in a hospital, intermediate care facility, or skilled nursing facility. Benefits payable

92 for personal care services shall not exceed for any one participant one hundred percent of the  
93 average statewide charge for care and treatment in an intermediate care facility for a  
94 comparable period of time. Such services, when delivered in a residential care facility or  
95 assisted living facility licensed under chapter 198, shall be authorized on a tier level based on  
96 the services the resident requires and the frequency of the services. A resident of such facility  
97 who qualifies for assistance under section 208.030 shall, at a minimum, if prescribed by a  
98 physician, qualify for the tier level with the fewest services. The rate paid to providers for  
99 each tier of service shall be set subject to appropriations. Subject to appropriations, each  
100 resident of such facility who qualifies for assistance under section 208.030 and meets the  
101 level of care required in this section shall, at a minimum, if prescribed by a physician, be  
102 authorized up to one hour of personal care services per day. Authorized units of personal care  
103 services shall not be reduced or tier level lowered unless an order approving such reduction or  
104 lowering is obtained from the resident's personal physician. Such authorized units of personal  
105 care services or tier level shall be transferred with such resident if he or she transfers to  
106 another such facility. Such provision shall terminate upon receipt of relevant waivers from  
107 the federal Department of Health and Human Services. If the Centers for Medicare and  
108 Medicaid Services determines that such provision does not comply with the state plan, this  
109 provision shall be null and void. The MO HealthNet division shall notify the revisor of  
110 statutes as to whether the relevant waivers are approved or a determination of noncompliance  
111 is made;

112 (16) Mental health services. The state plan for providing medical assistance under  
113 Title XIX of the Social Security Act, 42 U.S.C. Section 1396, et seq., as amended, shall  
114 include the following mental health services when such services are provided by community  
115 mental health facilities operated by the department of mental health or designated by the  
116 department of mental health as a community mental health facility or as an alcohol and drug  
117 abuse facility or as a child-serving agency within the comprehensive children's mental health  
118 service system established in section 630.097. The department of mental health shall  
119 establish by administrative rule the definition and criteria for designation as a community  
120 mental health facility and for designation as an alcohol and drug abuse facility. Such mental  
121 health services shall include:

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

127 (b) Clinic mental health services including preventive, diagnostic, therapeutic,  
128 rehabilitative, and palliative interventions rendered to individuals in an individual or group

129 setting by a mental health professional in accordance with a plan of treatment appropriately  
130 established, implemented, monitored, and revised under the auspices of a therapeutic team as  
131 a part of client services management;

132 (c) Rehabilitative mental health and alcohol and drug abuse services including home  
133 and community-based preventive, diagnostic, therapeutic, rehabilitative, and palliative  
134 interventions rendered to individuals in an individual or group setting by a mental health  
135 or alcohol and drug abuse professional in accordance with a plan of treatment appropriately  
136 established, implemented, monitored, and revised under the auspices of a therapeutic team as  
137 a part of client services management. As used in this section, mental health professional and  
138 alcohol and drug abuse professional shall be defined by the department of mental health  
139 pursuant to duly promulgated rules. With respect to services established by this subdivision,  
140 the department of social services, MO HealthNet division, shall enter into an agreement with  
141 the department of mental health. Matching funds for outpatient mental health services, clinic  
142 mental health services, and rehabilitation services for mental health and alcohol and drug  
143 abuse shall be certified by the department of mental health to the MO HealthNet division.  
144 The agreement shall establish a mechanism for the joint implementation of the provisions of  
145 this subdivision. In addition, the agreement shall establish a mechanism by which rates for  
146 services may be jointly developed;

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

151 (18) The services of an advanced practice registered nurse with a collaborative  
152 practice agreement to the extent that such services are provided in accordance with chapters  
153 334 and 335, and regulations promulgated thereunder;

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

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

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

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

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

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

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

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

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

194 (22) Prescribed medically necessary dental services. Such services shall be subject to  
195 appropriations. An electronic web-based prior authorization system using best medical  
196 evidence and care and treatment guidelines consistent with national standards shall be used to  
197 verify medical need;

198 (23) Prescribed medically necessary optometric services. Such services shall be  
199 subject to appropriations. An electronic web-based prior authorization system using best  
200 medical evidence and care and treatment guidelines consistent with national standards shall  
201 be used to verify medical need;

202 (24) Blood clotting products-related services. For persons diagnosed with a bleeding  
203 disorder, as defined in section 338.400, reliant on blood clotting products, as defined in  
204 section 338.400, such services include:

205 (a) Home delivery of blood clotting products and ancillary infusion equipment and  
206 supplies, including the emergency deliveries of the product when medically necessary;

207 (b) Medically necessary ancillary infusion equipment and supplies required to  
208 administer the blood clotting products; and

209 (c) Assessments conducted in the participant's home by a pharmacist, nurse, or local  
210 home health care agency trained in bleeding disorders when deemed necessary by the  
211 participant's treating physician;

212 (25) Medically necessary cochlear implants and hearing instruments, as defined in  
213 section 345.015, that are:

214 (a) Prescribed by an audiologist, as defined in section 345.015; or

215 (b) Dispensed by a hearing instrument specialist, as defined in section 346.010;

216 (26) **Orthotic, prosthetic, and complex rehabilitation technology devices,  
217 supplies, and services in accordance with section 208.830;**

218 (27) The MO HealthNet division shall, by January 1, 2008, and annually thereafter,  
219 report the status of MO HealthNet provider reimbursement rates as compared to one hundred  
220 percent of the Medicare reimbursement rates and compared to the average dental  
221 reimbursement rates paid by third-party payors licensed by the state. The MO HealthNet  
222 division shall, by July 1, 2008, provide to the general assembly a four-year plan to achieve  
223 parity with Medicare reimbursement rates and for third-party payor average dental  
224 reimbursement rates. Such plan shall be subject to appropriation and the division shall  
225 include in its annual budget request to the governor the necessary funding needed to complete  
226 the four-year plan developed under this subdivision.

227 2. Additional benefit payments for medical assistance shall be made on behalf of  
228 those eligible needy children, pregnant women and blind persons with any payments to be  
229 made on the basis of the reasonable cost of the care or reasonable charge for the services as  
230 defined and determined by the MO HealthNet division, unless otherwise hereinafter provided,  
231 for the following:

232 (1) Dental services;

233 (2) Services of podiatrists as defined in section 330.010;

234 (3) Optometric services as described in section 336.010;

235 (4) Orthopedic devices [~~or other prosthetics, including~~], eye glasses, **and dentures**;  
236 ~~and wheelchairs~~];

237 (5) Hospice care. As used in this subdivision, the term "hospice care" means a  
238 coordinated program of active professional medical attention within a home, outpatient and

239 inpatient care which treats the terminally ill patient and family as a unit, employing a  
240 medically directed interdisciplinary team. The program provides relief of severe pain or other  
241 physical symptoms and supportive care to meet the special needs arising out of physical,  
242 psychological, spiritual, social, and economic stresses which are experienced during the final  
243 stages of illness, and during dying and bereavement and meets the Medicare requirements for  
244 participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement  
245 paid by the MO HealthNet division to the hospice provider for room and board furnished by a  
246 nursing home to an eligible hospice patient shall not be less than ninety-five percent of the  
247 rate of reimbursement which would have been paid for facility services in that nursing home  
248 facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239  
249 (Omnibus Budget Reconciliation Act of 1989);

250 (6) Comprehensive day rehabilitation services beginning early posttrauma as part of a  
251 coordinated system of care for individuals with disabling impairments. Rehabilitation  
252 services must be based on an individualized, goal-oriented, comprehensive and coordinated  
253 treatment plan developed, implemented, and monitored through an interdisciplinary  
254 assessment designed to restore an individual to an optimal level of physical, cognitive, and  
255 behavioral function. The MO HealthNet division shall establish by administrative rule the  
256 definition and criteria for designation of a comprehensive day rehabilitation service facility,  
257 benefit limitations and payment mechanism. Any rule or portion of a rule, as that term is  
258 defined in section 536.010, that is created under the authority delegated in this subdivision  
259 shall become effective only if it complies with and is subject to all of the provisions of  
260 chapter 536 and, if applicable, section 536.028. This section and chapter 536 are  
261 nonseverable and if any of the powers vested with the general assembly pursuant to chapter  
262 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently  
263 held unconstitutional, then the grant of rulemaking authority and any rule proposed or  
264 adopted after August 28, 2005, shall be invalid and void.

265 3. The MO HealthNet division may require any participant receiving MO HealthNet  
266 benefits to pay part of the charge or cost until July 1, 2008, and an additional payment after  
267 July 1, 2008, as defined by rule duly promulgated by the MO HealthNet division, for all  
268 covered services except for those services covered under subdivisions (15) and (16) of  
269 subsection 1 of this section and sections 208.631 to 208.657 to the extent and in the manner  
270 authorized by Title XIX of the federal Social Security Act (42 U.S.C. Section 1396, et seq.)  
271 and regulations thereunder. When substitution of a generic drug is permitted by the prescriber  
272 according to section 338.056, and a generic drug is substituted for a name-brand drug, the  
273 MO HealthNet division may not lower or delete the requirement to make a co-payment  
274 pursuant to regulations of Title XIX of the federal Social Security Act. A provider of goods  
275 or services described under this section must collect from all participants the additional

276 payment that may be required by the MO HealthNet division under authority granted herein,  
277 if the division exercises that authority, to remain eligible as a provider. Any payments made  
278 by participants under this section shall be in addition to and not in lieu of payments made by  
279 the state for goods or services described herein except the participant portion of the pharmacy  
280 professional dispensing fee shall be in addition to and not in lieu of payments to pharmacists.  
281 A provider may collect the co-payment at the time a service is provided or at a later date. A  
282 provider shall not refuse to provide a service if a participant is unable to pay a required  
283 payment. If it is the routine business practice of a provider to terminate future services to an  
284 individual with an unclaimed debt, the provider may include uncollected co-payments under  
285 this practice. Providers who elect not to undertake the provision of services based on a  
286 history of bad debt shall give participants advance notice and a reasonable opportunity for  
287 payment. A provider, representative, employee, independent contractor, or agent of a  
288 pharmaceutical manufacturer shall not make co-payment for a participant. This subsection  
289 shall not apply to other qualified children, pregnant women, or blind persons. If the Centers  
290 for Medicare and Medicaid Services does not approve the MO HealthNet state plan  
291 amendment submitted by the department of social services that would allow a provider to  
292 deny future services to an individual with uncollected co-payments, the denial of services  
293 shall not be allowed. The department of social services shall inform providers regarding the  
294 acceptability of denying services as the result of unpaid co-payments.

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

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

303         6. Beginning July 1, 1990, reimbursement for services rendered in federally funded  
304 health centers shall be in accordance with the provisions of subsection 6402(c) and Section  
305 6404 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) and federal regulations  
306 promulgated thereunder.

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

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

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

321 10. The MO HealthNet division may enroll qualified residential care facilities and  
322 assisted living facilities, as defined in chapter 198, as MO HealthNet personal care providers.

323 11. Any income earned by individuals eligible for certified extended employment at a  
324 sheltered workshop under chapter 178 shall not be considered as income for purposes of  
325 determining eligibility under this section.

326 12. If the Missouri Medicaid audit and compliance unit changes any interpretation or  
327 application of the requirements for reimbursement for MO HealthNet services from the  
328 interpretation or application that has been applied previously by the state in any audit of a MO  
329 HealthNet provider, the Missouri Medicaid audit and compliance unit shall notify all affected  
330 MO HealthNet providers five business days before such change shall take effect. Failure of  
331 the Missouri Medicaid audit and compliance unit to notify a provider of such change shall  
332 entitle the provider to continue to receive and retain reimbursement until such notification is  
333 provided and shall waive any liability of such provider for recoupment or other loss of any  
334 payments previously made prior to the five business days after such notice has been sent.  
335 Each provider shall provide the Missouri Medicaid audit and compliance unit a valid email  
336 address and shall agree to receive communications electronically. The notification required  
337 under this section shall be delivered in writing by the United States Postal Service or  
338 electronic mail to each provider.

339 13. Nothing in this section shall be construed to abrogate or limit the department's  
340 statutory requirement to promulgate rules under chapter 536.

341 14. Beginning July 1, 2016, and subject to appropriations, providers of behavioral,  
342 social, and psychophysiological services for the prevention, treatment, or management of  
343 physical health problems shall be reimbursed utilizing the behavior assessment and  
344 intervention reimbursement codes 96150 to 96154 or their successor codes under the  
345 Current Procedural Terminology (CPT) coding system. Providers eligible for such  
346 reimbursement shall include psychologists.

347 15. There shall be no payments made under this section for gender transition  
348 surgeries, cross-sex hormones, or puberty-blocking drugs, as such terms are defined in section  
349 191.1720, for the purpose of a gender transition.

208.830. 1. As used in this section, terms shall have the same meanings given to  
2 them in section 376.1232.

3 2. The MO HealthNet program shall cover orthotic, prosthetic, and complex  
4 rehabilitation technology devices, supplies, and services furnished under an order by a  
5 prescribing physician or licensed health care prescriber who has authority in this state  
6 to prescribe orthotic, prosthetic, and complex rehabilitation technology devices. The  
7 coverage shall be at least equal to the coverage provided under federal law for health  
8 insurance for the aged and disabled under 42 U.S.C. Sections 1395k, 1395l, and 1395m,  
9 but only to the extent consistent with this section.

10 3. Coverage for orthotic, prosthetic, and complex rehabilitation technology  
11 devices, supplies, accessories, and services under this section includes those devices or  
12 device systems, supplies, accessories, and services that are customized to the enrollee's  
13 needs for purposes of participating in normal life activities in any setting where these  
14 activities take place. This requirement applies to the type of device as follows:

15 (1) For orthotic and prosthetic devices, this subsection requires coverage of  
16 devices intended for primary or daily use; and

17 (2) For complex rehabilitation technology devices, this subsection requires  
18 coverage of:

19 (a) One wheelchair for daily use that meets the enrollee's needs for mobility and  
20 positioning; and

21 (b) One wheelchair for backup use.

22 4. The MO HealthNet program shall cover orthotic, prosthetic, and complex  
23 rehabilitation technology devices determined by the enrollee's provider to be the most  
24 appropriate model that meets the medical, physical, functional, and environmental  
25 needs of the enrollee for purposes of participating in normal life activities in any setting  
26 where these activities take place; performing physical activities, as applicable, including  
27 but not limited to running, biking, and swimming; and maximizing the enrollee's whole-  
28 body health and function, including coverage of a high-performance wheelchair to  
29 achieve the enrollee's health goals.

30 5. The MO HealthNet program shall cover orthotic, prosthetic, and complex  
31 rehabilitation technology devices for showering or bathing.

32 6. Any provision of a complex rehabilitation technology device shall not be  
33 covered by the MO HealthNet program for an enrollee under this section unless:

34 (1) The complex rehabilitation technology device is furnished by an accredited  
35 complex rehabilitation technology device provider that employs at least one assistive  
36 technology professional who is certified and in good standing, without exception, by the  
37 Rehabilitation Engineering and Assistive Technology Society of North America

38 **(RESNA); who specializes in seating, positioning, and mobility; and who regularly**  
39 **receives a Form W-2 from the provider; and**

40 **(2) The enrollee receives an in-person assessment provided by the assistive**  
41 **technology professional employed by the accredited complex rehabilitation technology**  
42 **device provider as described in subdivision (1) of this subsection.**

43 **7. The coverage set forth in this section includes the repair and replacement of**  
44 **those orthotic, prosthetic, and complex rehabilitation technology devices, supplies, and**  
45 **services described in this section.**

46 **8. Coverage of an orthotic, prosthetic, or complex rehabilitation technology**  
47 **benefit shall not be denied for an individual with a disability or complex medical**  
48 **condition, including but not limited to limb loss or absence, that would otherwise be**  
49 **covered for a nondisabled person seeking medical or surgical intervention to restore or**  
50 **maintain the ability to perform the same activities.**

51 **9. If coverage for prosthetic, custom orthotic, or complex rehabilitation**  
52 **technology devices is provided, payment shall be made for the replacement of a**  
53 **prosthetic, custom orthotic, or complex rehabilitation technology device or for the**  
54 **replacement of any part of such devices, without regard to continuous use or useful**  
55 **lifetime restrictions, if an ordering health care provider determines that the provision of**  
56 **a replacement device, or a replacement part of a device, is necessary because:**

57 **(1) Of a change in the physiological condition of the enrollee;**

58 **(2) Of an irreparable change in the condition of the device or in a part of the**  
59 **device; or**

60 **(3) The condition of the device, or the part of the device, requires repairs, and**  
61 **the cost of such repairs would be more than sixty percent of the cost of a replacement**  
62 **device or of the part being replaced.**

63 **10. An entity shall not receive reimbursement from the MO HealthNet program**  
64 **for orthotic, prosthetic, or complex rehabilitation technology devices unless the entity is**  
65 **accredited.**

66 **11. Prior authorization may be required for orthotic, prosthetic, and complex**  
67 **rehabilitation technology devices, supplies, and services.**

68 **12. Utilization review determinations shall be rendered in a nondiscriminatory**  
69 **manner and shall not deny coverage for habilitative or rehabilitative benefits, including**  
70 **prosthetics, orthotics, or complex rehabilitation technology services, solely on the basis**  
71 **of an enrollee's actual or perceived disability.**

72 **13. Evidence of coverage and any benefit denial letters shall include language**  
73 **describing an enrollee's rights under subsection 12 of this section. Any denial of**  
74 **coverage shall be issued in writing with an explanation that contains clear reasoning and**

75 a description of how and why the request or claim does not meet medical necessity  
76 standards.

77 14. Confirmation from a prescribing health care provider may be required if the  
78 prosthetic, custom orthotic, or complex rehabilitation technology device or part being  
79 replaced is less than three years old.

80 15. (1) Managed care plans subject to this section shall ensure access to  
81 medically necessary clinical care and to prosthetic, custom orthotic, and complex  
82 rehabilitation technology devices from at least three accredited prosthetic, custom  
83 orthotic, and complex rehabilitation technology device facilities or providers in the  
84 plan's provider network located in this state, including at least one small business, if any  
85 is located in this state.

86 (2) If medically necessary covered orthotic, prosthetic, and complex  
87 rehabilitation technology devices are not available from an in-network provider, the  
88 plan shall provide processes to refer an enrollee to an out-of-network provider and shall  
89 fully reimburse the out-of-network provider at a mutually agreed-upon rate less  
90 enrollee cost sharing determined on an in-network basis.

376.1232. 1. As used in sections 376.1232 to 376.1234, the following terms mean:

2 (1) "Accredited", accreditation of an entity to provide comprehensive orthotic,  
3 prosthetic, or complex rehabilitation technology devices or services by a Centers for  
4 Medicare and Medicaid Services-approved accrediting agency;

5 (2) "Complex rehabilitation technology device", any individually configured  
6 medical device, including but not limited to mobility assistive equipment, that:

7 (a) Allows an individual with a mobility limitation to move in indoor and  
8 outdoor spaces including, but not limited to, a manual wheelchair, a power wheelchair, a  
9 high-performance wheelchair, or a shower or commode chair;

10 (b) Is recommended by a health care professional licensed in this state and  
11 operating within his or her scope of practice; and

12 (c) Is deemed medically necessary by a prescribing physician or licensed health  
13 care provider who has authority in this state to prescribe complex rehabilitation  
14 technology devices;

15 (3) "Complex rehabilitation technology services":

16 (a) The science and practice of evaluating, fitting, adjusting, or servicing, as well  
17 as providing the initial training necessary to accomplish the fitting of, a complex  
18 rehabilitation technology device for mobility;

19 (b) Evaluation, treatment, and consultation related to a complex rehabilitation  
20 technology device;

21 (c) Assessment of complex rehabilitation technology devices to maximize  
22 function and provide support and alignment necessary to improve the safety and  
23 efficiency of mobility and locomotion;

24 (d) Continuation of patient care to assess the effect of the complex rehabilitation  
25 technology device on the enrollee's mobility; and

26 (e) Assurance of proper fit and function of the complex rehabilitation technology  
27 device by periodic evaluation;

28 (4) "Enrollee", the same meaning given to the term in section 376.1350;

29 (5) "Health benefit plan", the same meaning given to the term in section  
30 376.1350. The term "health benefit plan" shall also include the Missouri consolidated  
31 health care plan established under chapter 103 and any other state-sponsored health  
32 insurance program;

33 (6) "Health carrier", the same meaning given to the term in section 376.1350;

34 (7) "High-performance wheelchair", a manual or power wheelchair that is  
35 designed specifically to enable individuals with mobility limitations to participate in  
36 physical activities that support their health goals;

37 (8) "Orthosis" or "orthotic device", an external medical device that is:

38 (a) Custom-fabricated or custom-fitted to a specific patient based on the  
39 patient's unique physical condition;

40 (b) Applied to a part of the body to correct a deformity, provide support and  
41 protection, restrict motion, improve function, or relieve symptoms of a disease,  
42 syndrome, injury, or postoperative condition; and

43 (c) Deemed medically necessary by a prescribing physician or licensed health  
44 care provider who has authority in this state to prescribe orthotic devices, supplies, and  
45 services;

46 (9) "Orthotics":

47 (a) The science and practice of evaluating, measuring, designing, fabricating,  
48 assembling, fitting, adjusting, or servicing, as well as providing the initial training  
49 necessary to accomplish the fitting of, an orthosis for the support, correction, or  
50 alleviation of a neuromuscular or musculoskeletal dysfunction, disease, injury, or  
51 deformity;

52 (b) Evaluation, treatment, and consultation related to an orthotic device;

53 (c) Basic observation of gait and postural analysis;

54 (d) Assessment and design of orthoses to maximize function and provide support  
55 and alignment necessary to prevent or correct a deformity or to improve the safety and  
56 efficiency of mobility and locomotion;

57 (e) Continuation of patient care to assess the effect of an orthotic device on the  
58 patient's tissues;

59 (f) Assurance of proper fit and function of the orthotic device by periodic  
60 evaluation; and

61 (g) Any provision, repair, or replacement of an orthotic device that is furnished  
62 or performed by:

63 a. An accredited facility in comprehensive orthotic services; or

64 b. A health care provider licensed in this state and operating within the  
65 provider's scope of practice that allows the provider to provide orthotic devices,  
66 supplies, or services;

67 (10) "Prosthesis" or "prosthetic device", an external medical device that is:

68 (a) Used to replace or restore a missing limb, appendage, or other external  
69 human body part; and

70 (b) Deemed medically necessary by a prescribing physician or licensed health  
71 care provider who has authority in this state to prescribe prosthetic devices, supplies,  
72 and services;

73 (11) "Prosthetics":

74 (a) The science and practice of evaluating, measuring, designing, fabricating,  
75 assembling, fitting, aligning, adjusting, or servicing, as well as providing the initial  
76 training necessary to accomplish the fitting of, a prosthesis through the replacement of  
77 external parts of a human body lost due to amputation or congenital deformities or  
78 absences;

79 (b) The generation of an image, form, or mold that replicates the patient's body  
80 segment and that requires rectification of dimensions, contours, and volumes for use in  
81 the design and fabrication of a socket to accept a residual anatomic limb to, in turn,  
82 create an artificial appendage that is designed either to support body weight or to  
83 improve or restore function or anatomical appearance, or both;

84 (c) Observational gait analysis and clinical assessment of the requirements  
85 necessary to refine and mechanically fix the relative position of various parts of the  
86 prosthesis to maximize function, stability, and safety of the patient;

87 (d) The provision and continuation of patient care in order to assess the  
88 prosthetic device's effect on the patient's tissues;

89 (e) Assurance of proper fit and function of the prosthetic device by periodic  
90 evaluation; and

91 (f) Any provision, repair, or replacement of a prosthetic device that is furnished  
92 or performed by:

93 a. An accredited facility in comprehensive prosthetic services; or

94           **b. A health care provider licensed in this state and operating within the**  
95 **provider's scope of practice that allows the provider to provide prosthetic devices,**  
96 **supplies, or services;**

97           **(12) "Utilization review", the same meaning given to the term in section**  
98 **376.1350.**

99           **2. Each health carrier or health benefit plan that offers or issues health benefit plans**  
100 **which are delivered, issued for delivery, continued, or renewed in this state on or after**  
101 **January 1, 2010, shall [offer] provide coverage for orthotic, prosthetic, and complex**  
102 **rehabilitation technology devices, supplies, and services, including [original] repair and**  
103 **replacement [devices, as prescribed by a physician acting within the scope of his or her**  
104 **practice]. The coverage shall be at least equal to the coverage provided under federal**  
105 **law for health insurance for the aged and disabled under 42 U.S.C. Sections 1395k,**  
106 **1395l, and 1395m, but only to the extent consistent with this section.**

107           ~~[2. For the purposes of this section, "health carrier" and "health benefit plan" shall~~  
108 ~~have the same meaning as defined in section 376.1350.]~~

109           **3. The amount of the benefit for orthotic, prosthetic, and complex rehabilitation**  
110 **technology devices and services under this section shall be no less than the annual and**  
111 **lifetime benefit maximums applicable to the basic health care services required to be provided**  
112 **under the health benefit plan. If the health benefit plan does not include any annual or**  
113 **lifetime maximums applicable to basic health care services, the amount of the benefit for**  
114 **orthotic, prosthetic, and complex rehabilitation technology devices and services shall not**  
115 **be subject to an annual or lifetime maximum benefit level. Any co-payment, coinsurance,**  
116 **deductible, and maximum out-of-pocket amount applied to the benefit for orthotic,**  
117 **prosthetic, and complex rehabilitation technology devices and services shall be no more**  
118 **than the most common amounts applied to the basic health care services required to be**  
119 **provided under the health benefit plan.**

120           **4. A health carrier or health benefit plan may limit the benefits for, or alter the**  
121 **financial requirements for, out-of-network coverage of orthotic, prosthetic, and complex**  
122 **rehabilitation technology devices, except that the restrictions and requirements that**  
123 **apply to those benefits shall not be more restrictive than the financial requirements that**  
124 **apply to the out-of-network coverage for the basic health care services to be provided**  
125 **under the health benefit plan.**

126           **5. A health carrier or health benefit plan shall not subject coverage for orthotic,**  
127 **prosthetic, and complex rehabilitation technology devices, supplies, and services to any**  
128 **limitations for preexisting conditions.**

129           **6. A health carrier or health benefit plan shall cover orthotic, prosthetic, and**  
130 **complex rehabilitation technology devices when furnished under an order by a**

131 **prescribing physician or licensed health care prescriber who has authority in this state**  
132 **to prescribe orthotic, prosthetic, and complex rehabilitation technology devices. The**  
133 **coverage for orthotic, prosthetic, and complex rehabilitation technology devices,**  
134 **supplies, accessories, and services shall include those devices or device systems,**  
135 **supplies, accessories, and services that are customized to the covered individual's needs**  
136 **for purposes of participating in normal life activities in any setting where these activities**  
137 **take place.**

138 **7. A health carrier or health benefit plan shall cover orthotic, prosthetic, and**  
139 **complex rehabilitation technology devices determined by the enrollee's provider to be**  
140 **the most appropriate model that meets the medical, physical, functional, and**  
141 **environmental needs of the enrollee for purposes of participating in normal life**  
142 **activities in any setting where these activities take place; performing physical activities,**  
143 **as applicable, including but not limited to running, biking, and swimming; and**  
144 **maximizing the enrollee's whole-body health and function, including coverage of a high-**  
145 **performance wheelchair to achieve the enrollee's health goals.**

146 **8. A health carrier or health benefit plan shall cover orthotic, prosthetic, and**  
147 **complex rehabilitation technology devices for showering or bathing.**

148 **9. A health carrier or health benefit plan shall cover at least the following for an**  
149 **enrollee entitled to coverage of prostheses or orthoses:**

- 150 **(1) One prosthesis or orthosis for daily use;**
- 151 **(2) One prosthesis or orthosis designed for physical activity; and**
- 152 **(3) One prosthesis or orthosis for showering or bathing.**

153 **10. A health carrier or health benefit plan shall cover at least the following for**  
154 **an enrollee entitled to coverage of complex rehabilitation technology devices:**

- 155 **(1) One wheelchair for daily use that meets the enrollee's needs for mobility and**  
156 **positioning;**
- 157 **(2) One wheelchair for backup use; and**
- 158 **(3) One high-performance wheelchair if medically necessary to enable the**  
159 **enrollee to engage in physical activities, as applicable, including but not limited to**  
160 **running, biking, swimming, and strength training, and to maximize the enrollee's whole-**  
161 **body health and lower or upper limb function.**

162 **11. Any provision of a complex rehabilitation technology device shall not be**  
163 **covered by a health carrier or health benefit plan for an enrollee under this section**  
164 **unless:**

- 165 **(1) The complex rehabilitation technology device is furnished by an accredited**  
166 **complex rehabilitation technology device provider that employs at least one assistive**  
167 **technology professional who is certified and in good standing, without exception, by the**

168 **Rehabilitation Engineering and Assistive Technology Society of North America**  
169 **(RESNA); who specializes in seating, positioning, and mobility; and who regularly**  
170 **receives a Form W-2 from the provider; and**

171 **(2) The enrollee receives an in-person assessment provided by the assistive**  
172 **technology professional employed by the accredited complex rehabilitation technology**  
173 **device provider as described in subdivision (1) of this subsection.**

174 **12. A health carrier or health benefit plan may require prior authorization for**  
175 **orthotic, prosthetic, and complex rehabilitation technology devices, supplies, and**  
176 **services in the same manner and to the same extent as prior authorization is required**  
177 **for any other covered benefit.**

178 **13. An entity shall not receive reimbursement from a state-sponsored health**  
179 **insurance program for orthotic, prosthetic, or complex rehabilitation technology devices**  
180 **unless the entity is accredited.**

181 **14. Except as provided in subsection 15 of this section, the provisions of this**  
182 **section shall not apply to a supplemental insurance policy, including a life care contract,**  
183 **accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit**  
184 **only, [~~Medicare supplement policy,~~] long-term care policy, short-term major medical policies**  
185 **of six months or less duration, or any other supplemental policy as determined by the director**  
186 **of the department of commerce and insurance.**

187 **15. Notwithstanding section 376.998 or any other provision of law to the**  
188 **contrary, the provisions of this section shall apply to a Medicare supplement policy.**

**376.1233. 1. A health carrier or health benefit plan shall render utilization**  
2 **review determinations in a nondiscriminatory manner and shall not deny coverage for**  
3 **habilitative or rehabilitative benefits, including prosthetics, orthotics, or complex**  
4 **rehabilitation technology devices and services, solely on the basis of an enrollee's actual**  
5 **or perceived disability.**

6 **2. A health carrier or health benefit plan shall not deny a prosthetic, orthotic, or**  
7 **complex rehabilitation technology benefit for an individual with a disability or complex**  
8 **medical condition, including but not limited to limb loss or absence, that would**  
9 **otherwise be covered for a nondisabled person seeking medical or surgical intervention**  
10 **to restore or maintain the ability to perform the same activities.**

11 **3. A health benefit plan offered, issued, or renewed in this state that offers**  
12 **coverage for prosthetics, custom orthotic devices, and complex rehabilitation technology**  
13 **devices shall include language describing an enrollee's rights under subsections 1 and 2**  
14 **of this section in its evidence of coverage and any benefit denial letters. Any denial of**  
15 **coverage shall be issued in writing with an explanation that contains clear reasoning and**

16 a description of how and why the request or claim does not meet medical necessity  
17 standards.

18 4. A health carrier or health benefit plan that provides coverage for prosthetic,  
19 orthotic, or complex rehabilitation technology services shall ensure access to medically  
20 necessary clinical care and to prosthetic, custom orthotic, and complex rehabilitation  
21 technology devices from not less than three accredited prosthetic, custom orthotic, and  
22 complex rehabilitation technology device facilities or providers in the plan's provider  
23 network located in this state, including at least one small business, if any is located in  
24 this state. If medically necessary covered orthotics, prosthetics, and complex  
25 rehabilitation technology services are not available from an in-network provider, the  
26 health carrier or health benefit plan shall provide processes to refer a member to an out-  
27 of-network provider and shall fully reimburse the out-of-network provider at a  
28 mutually agreed-upon rate less member cost sharing determined on an in-network  
29 basis.

30 5. If coverage for prosthetic, custom orthotic, or complex rehabilitation  
31 technology devices is provided, payment shall be made for the replacement of a  
32 prosthetic, custom orthotic, or complex rehabilitation technology device or for the  
33 replacement of any part of such devices, without regard to continuous use or useful  
34 lifetime restrictions, if an ordering health care provider determines that the provision of  
35 a replacement device, or a replacement part of a device, is necessary because:

36 (1) Of a change in the physiological condition of the patient;

37 (2) Of an irreparable change in the condition of the device or in a part of the  
38 device; or

39 (3) The condition of the device, or the part of the device, requires repairs, and  
40 the cost of such repairs would be more than sixty percent of the cost of a replacement  
41 device or of the part being replaced.

42 6. Confirmation from a prescribing health care provider may be required if the  
43 prosthetic, custom orthotic, or complex rehabilitation technology device or part being  
44 replaced is less than three years old.

376.1234. 1. Before October 1, 2027, each health carrier that issues a health  
2 benefit plan providing coverage of orthotic, prosthetic, and complex rehabilitation  
3 technology devices, supplies, and services as required under sections 376.1232 to  
4 376.1234 shall report to the director of the department of commerce and insurance on  
5 its experience with the requirements of sections 376.1232 to 376.1234 for the first year  
6 following the effective date of this section. The report shall be in a form prescribed by  
7 the director and shall include the number of claims and the total amount of claims paid  
8 in this state for the services required by sections 376.1232 to 376.1234. The director

9 shall aggregate this data in a report and submit the report to the house and senate  
10 standing committees having jurisdiction over health insurance matters before December  
11 1, 2027.

12 2. The director may promulgate any necessary rules and regulations to  
13 implement sections 376.1232 to 376.1234. Any rule or portion of a rule, as that term is  
14 defined in section 536.010, that is created under the authority delegated in this section  
15 shall become effective only if it complies with and is subject to all of the provisions of  
16 chapter 536 and, if applicable, section 536.028. This section and chapter 536 are  
17 nonseverable and if any of the powers vested with the general assembly pursuant to  
18 chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are  
19 subsequently held unconstitutional, then the grant of rulemaking authority and any rule  
20 proposed or adopted after August 28, 2026, shall be invalid and void.

✓