

FIRST REGULAR SESSION

# HOUSE BILL NO. 232

## 95TH GENERAL ASSEMBLY

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INTRODUCED BY REPRESENTATIVE ERVIN.

0720L.011

D. ADAM CRUMBLISS, Chief Clerk

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### AN ACT

To repeal sections 376.960, 376.966, and 376.986, RSMo, and to enact in lieu thereof three new sections relating to the Missouri high risk health insurance pool.

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

Section A. Sections 376.960, 376.966, and 376.986, RSMo, are repealed and three new sections enacted in lieu thereof, to be known as sections 376.960, 376.966, and 376.986, to read as follows:

376.960. As used in sections 376.960 to 376.989, the following terms mean:

(1) "Benefit plan", the coverages to be offered by the pool to eligible persons pursuant to the provisions of section 376.986;

(2) "Board", the board of directors of the pool;

(3) "Church plan", a plan as defined in Section 3(33) of the Employee Retirement Income Security Act of 1974, as amended;

(4) "Creditable coverage", with respect to an individual:

(a) Coverage of the individual provided under any of the following:

a. A group health plan;

b. Health insurance coverage;

c. Part A or Part B of Title XVIII of the Social Security Act;

d. Title XIX of the Social Security Act, other than coverage consisting solely of benefits under Section 1928;

e. Chapter 55 of Title 10, United States Code;

f. A medical care program of the Indian Health Service or of a tribal organization;

g. A state health benefits risk pool;

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.

- 17 h. A health plan offered under Chapter 89 of Title 5, United States Code;
- 18 i. A public health plan as defined in federal regulations; or
- 19 j. A health benefit plan under Section 5(e) of the Peace Corps Act, 22 U.S.C. 2504(e);
- 20 (b) Creditable coverage does not include coverage consisting solely of excepted benefits;
- 21 (5) "Department", the Missouri department of insurance, financial institutions and
- 22 professional registration;
- 23 (6) "Dependent", a resident spouse or resident unmarried child under the age of nineteen
- 24 years, a child who is a student under the age of twenty-five years and who is financially
- 25 dependent upon the parent, or a child of any age who is disabled and dependent upon the parent;
- 26 (7) "Director", the director of the Missouri department of insurance, financial institutions
- 27 and professional registration;
- 28 (8) "Excepted benefits":
- 29 (a) Coverage only for accident, including accidental death and dismemberment,
- 30 insurance;
- 31 (b) Coverage only for disability income insurance;
- 32 (c) Coverage issued as a supplement to liability insurance;
- 33 (d) Liability insurance, including general liability insurance and automobile liability
- 34 insurance;
- 35 (e) Workers' compensation or similar insurance;
- 36 (f) Automobile medical payment insurance;
- 37 (g) Credit-only insurance;
- 38 (h) Coverage for on-site medical clinics;
- 39 (i) Other similar insurance coverage, as approved by the director, under which benefits
- 40 for medical care are secondary or incidental to other insurance benefits;
- 41 (j) If provided under a separate policy, certificate or contract of insurance, any of the
- 42 following:
- 43 a. Limited scope dental or vision benefits;
- 44 b. Benefits for long-term care, nursing home care, home health care, community-based
- 45 care, or any combination thereof;
- 46 c. Other similar, limited benefits as specified by the director;
- 47 (k) If provided under a separate policy, certificate or contract of insurance, any of the
- 48 following:
- 49 a. Coverage only for a specified disease or illness;
- 50 b. Hospital indemnity or other fixed indemnity insurance;
- 51 (l) If offered as a separate policy, certificate or contract of insurance, any of the
- 52 following:

- 53           a. Medicare supplemental coverage (as defined under Section 1882(g)(1) of the Social  
54 Security Act);
- 55           b. Coverage supplemental to the coverage provided under Chapter 55 of Title 10, United  
56 States Code;
- 57           c. Similar supplemental coverage provided to coverage under a group health plan;
- 58           (9) "Federally defined eligible individual", an individual:
- 59           (a) For whom, as of the date on which the individual seeks coverage through the pool,  
60 the aggregate of the periods of creditable coverage as defined in this section is eighteen or more  
61 months and whose most recent prior creditable coverage was under a group health plan,  
62 governmental plan, church plan, or health insurance coverage offered in connection with any  
63 such plan;
- 64           (b) Who is not eligible for coverage under a group health plan, Part A or Part B of Title  
65 XVIII of the Social Security Act, or state plan under Title XIX of such act or any successor  
66 program, and who does not have other health insurance coverage;
- 67           (c) With respect to whom the most recent coverage within the period of aggregate  
68 creditable coverage was not terminated because of nonpayment of premiums or fraud;
- 69           (d) Who, if offered the option of continuation coverage under COBRA continuation  
70 provision or under a similar state program, both elected and exhausted the continuation coverage;
- 71           (10) "Governmental plan", a plan as defined in Section 3(32) of the Employee  
72 Retirement Income Security Act of 1974 and any federal governmental plan;
- 73           (11) "Group health plan", an employee welfare benefit plan as defined in Section 3(1)  
74 of the Employee Retirement Income Security Act of 1974 and Public Law 104-191 to the extent  
75 that the plan provides medical care and including items and services paid for as medical care to  
76 employees or their dependents as defined under the terms of the plan directly or through  
77 insurance, reimbursement or otherwise, but not including excepted benefits;
- 78           (12) "Health insurance", any hospital and medical expense incurred policy, nonprofit  
79 health care service for benefits other than through an insurer, nonprofit health care service plan  
80 contract, health maintenance organization subscriber contract, preferred provider arrangement  
81 or contract, or any other similar contract or agreement for the provisions of health care benefits.  
82 The term "health insurance" does not include accident, fixed indemnity, limited benefit or credit  
83 insurance, coverage issued as a supplement to liability insurance, insurance arising out of a  
84 workers' compensation or similar law, automobile medical-payment insurance, or insurance  
85 under which benefits are payable with or without regard to fault and which is statutorily required  
86 to be contained in any liability insurance policy or equivalent self-insurance;

87 (13) "Health maintenance organization", any person which undertakes to provide or  
88 arrange for basic and supplemental health care services to enrollees on a prepaid basis, or which  
89 meets the requirements of section 1301 of the United States Public Health Service Act;

90 (14) "Hospital", a place devoted primarily to the maintenance and operation of facilities  
91 for the diagnosis, treatment or care for not less than twenty-four hours in any week of three or  
92 more nonrelated individuals suffering from illness, disease, injury, deformity or other abnormal  
93 physical condition; or a place devoted primarily to provide medical or nursing care for three or  
94 more nonrelated individuals for not less than twenty-four hours in any week. The term "hospital"  
95 does not include convalescent, nursing, shelter or boarding homes, as defined in chapter 198,  
96 RSMo;

97 (15) "Insurance arrangement", any plan, program, contract or other arrangement under  
98 which one or more employers, unions or other organizations provide to their employees or  
99 members, either directly or indirectly through a trust or third party administration, health care  
100 services or benefits other than through an insurer;

101 (16) "Insured", any individual resident of this state who is eligible to receive benefits  
102 from any insurer or insurance arrangement, as defined in this section;

103 (17) "Insurer", any insurance company authorized to transact health insurance business  
104 in this state, any nonprofit health care service plan act, or any health maintenance organization;

105 (18) "Medical care", amounts paid for:

106 (a) The diagnosis, care, mitigation, treatment, or prevention of disease, or amounts paid  
107 for the purpose of affecting any structure or function of the body;

108 (b) Transportation primarily for and essential to medical care referred to in paragraph  
109 (a) of this subdivision; and

110 (c) Insurance covering medical care referred to in paragraphs (a) and (b) of this  
111 subdivision;

112 (19) "Medicare", coverage under both part A and part B of Title XVIII of the Social  
113 Security Act, 42 U.S.C. 1395 et seq., as amended;

114 (20) "Member", all insurers and insurance arrangements participating in the pool;

115 (21) "Physician", physicians and surgeons licensed under chapter 334, RSMo, or by state  
116 board of healing arts in the state of Missouri;

117 (22) "Plan of operation", the plan of operation of the pool, including articles, bylaws and  
118 operating rules, adopted by the board pursuant to the provisions of sections 376.961, 376.962 and  
119 376.964;

120 (23) "Pool", the state health insurance pool created in sections 376.961, 376.962 and  
121 376.964;

122 (24) "Resident", an individual who has been legally domiciled in this state for a period  
123 of at least thirty days, except that for a federally defined eligible individual, there shall not be a  
124 thirty-day requirement;

125 (25) "Significant break in coverage", a period of sixty-three consecutive days during all  
126 of which the individual does not have any creditable coverage, except that neither a waiting  
127 period nor an affiliation period is taken into account in determining a significant break in  
128 coverage. **As used in this subdivision, "waiting period" and "affiliation period" shall have**  
129 **the same meaning as such terms are defined in section 376.450;**

130 (26) "Trade act eligible individual", an individual who is eligible for the federal health  
131 coverage tax credit under the Trade Act of 2002, Public Law 107-210.

376.966. 1. No employee shall involuntarily lose his or her group coverage by decision  
2 of his or her employer on the grounds that such employee may subsequently enroll in the pool.  
3 The department shall have authority to promulgate rules and regulations to enforce this  
4 subsection.

5 2. The following individual persons shall be eligible for coverage under the pool if they  
6 are and continue to be residents of this state:

7 (1) An individual person who provides evidence of the following:

8 (a) A notice of rejection or refusal to issue substantially similar health insurance for  
9 health reasons by at least two insurers; or

10 (b) A refusal by an insurer to issue health insurance except at a rate exceeding the plan  
11 rate for substantially similar health insurance;

12 (2) A federally defined eligible individual who has not experienced a significant break  
13 in coverage;

14 (3) A trade act eligible individual;

15 (4) Each resident dependent of a person who is eligible for plan coverage;

16 (5) Any person, regardless of age, that can be claimed as a dependent of a trade act  
17 eligible individual on such trade act eligible individual's tax filing;

18 (6) Any person whose health insurance coverage is involuntarily terminated for any  
19 reason other than nonpayment of premium or fraud, and who is not otherwise ineligible under  
20 subdivision (4) of subsection 3 of this section. If application for pool coverage is made not later  
21 than sixty-three days after the involuntary termination, the effective date of the coverage shall  
22 be the date of termination of the previous coverage;

23 (7) Any person whose premiums for health insurance coverage have increased above the  
24 rate established by the board under paragraph (a) of subdivision (1) of subsection 3 of this  
25 section;

26 (8) Any person currently insured who would have qualified as a federally defined eligible  
27 individual or a trade act eligible individual between the effective date of the federal Health  
28 Insurance Portability and Accountability Act of 1996, Public Law 104-191 and the effective date  
29 of this act;

30 (9) **Any person who has exhausted his or her maximum in benefits from a health**  
31 **insurer.**

32 3. The following individual persons shall not be eligible for coverage under the pool:

33 (1) Persons who have, on the date of issue of coverage by the pool, or obtain coverage  
34 under health insurance or an insurance arrangement substantially similar to or more  
35 comprehensive than a plan policy, or would be eligible to have coverage if the person elected to  
36 obtain it, except that:

37 (a) This exclusion shall not apply to a person who has such coverage but whose  
38 premiums have increased to [one hundred fifty percent to] **beyond the eligibility limit set by**  
39 **the board. The board shall not set the eligibility limit in excess of** two hundred percent of  
40 rates established by the board as applicable for individual standard risks[. After December 31,  
41 2009, this exclusion shall not apply to a person who has such coverage but whose premiums have  
42 increased to three hundred percent or more of rates established by the board as applicable for  
43 individual standard risks];

44 (b) A person may maintain other coverage for the period of time the person is satisfying  
45 any preexisting condition waiting period under a pool policy; [and]

46 (c) A person may maintain plan coverage for the period of time the person is satisfying  
47 a preexisting condition waiting period under another health insurance policy intended to replace  
48 the pool policy; **and**

49 **(d) Such exclusion shall not apply to a federally defined eligible individual;**

50 (2) Any person who is at the time of pool application receiving health care benefits under  
51 section 208.151, RSMo;

52 (3) Any person having terminated coverage in the pool unless twelve months have  
53 elapsed since such termination, unless such person is a federally defined eligible individual;

54 (4) Any person on whose behalf the pool has paid out [one] **two** million dollars in  
55 benefits;

56 (5) Inmates or residents of public institutions, unless such person is a federally defined  
57 eligible individual, and persons eligible for public programs;

58 (6) Any person whose medical condition which precludes other insurance coverage is  
59 directly due to alcohol or drug abuse or self-inflicted injury, unless such person is a federally  
60 defined eligible individual or a trade act eligible individual;

61 (7) Any person who is eligible for Medicare coverage.

62 4. Any person who ceases to meet the eligibility requirements of this section may be  
63 terminated at the end of such person's policy period.

64 5. If an insurer issues one or more of the following or takes any other action based  
65 wholly or partially on medical underwriting considerations which is likely to render any person  
66 eligible for pool coverage, the insurer shall notify all persons affected of the existence of the  
67 pool, as well as the eligibility requirements and methods of applying for pool coverage:

68 (1) A notice of rejection or cancellation of coverage;

69 (2) A notice of reduction or limitation of coverage, including restrictive riders, if the  
70 effect of the reduction or limitation is to substantially reduce coverage compared to the coverage  
71 available to a person considered a standard risk for the type of coverage provided by the plan.

72 **6. When an insurer determines an insured has exhausted eighty-five percent of his**  
73 **or her total lifetime benefits, the insurer shall notify any affected person of the existence**  
74 **of the pool, of the person's eligibility for the pool when all lifetime benefits have been**  
75 **exhausted, and of methods of applying for pool coverage. When any affected person has**  
76 **exhausted one hundred percent of his or her total lifetime benefits, the insurer shall notify**  
77 **the affected person of his or her eligibility for pool coverage and of the methods of applying**  
78 **for such coverage. The insurer shall provide a copy of such notice to the pool with the**  
79 **name and address of such affected person.**

376.986. 1. The pool shall offer major medical expense coverage to every person  
2 eligible for coverage under section 376.966 **and may offer other health plans that the board**  
3 **determines to be in the best interest of the individuals covered under the pool.** The  
4 coverage to be issued by the pool and its schedule of benefits, exclusions and other limitations,  
5 shall be established by the board with the advice and recommendations of the pool members, and  
6 such plan of pool coverage shall be submitted to the director for approval. The pool shall also  
7 offer coverage for drugs and supplies requiring a medical prescription and coverage for patient  
8 education services, to be provided at the direction of a physician, encompassing the provision  
9 of information, therapy, programs, or other services on an inpatient or outpatient basis, designed  
10 to restrict, control, or otherwise cause remission of the covered condition, illness or defect.

11 2. In establishing the pool coverage the board shall take into consideration the levels of  
12 health insurance provided in this state and medical economic factors as may be deemed  
13 appropriate, and shall promulgate benefit levels, deductibles, coinsurance factors, exclusions and  
14 limitations determined to be generally reflective of and commensurate with health insurance  
15 provided through a representative number of insurers in this state.

16 3. The pool shall establish premium rates for pool coverage as provided in subsection  
17 4 of this section. Separate schedules of premium rates based on age, sex and geographical

18 location may apply for individual risks. Premium rates and schedules shall be submitted to the  
19 director for approval prior to use.

20 4. The pool, with the assistance of the director, shall determine the standard risk rate by  
21 considering the premium rates charged by other insurers offering health insurance coverage to  
22 individuals. The standard risk rate shall be established using reasonable actuarial techniques and  
23 shall reflect anticipated experience and expenses for such coverage. Initial rates for pool  
24 coverage shall not be less than one hundred twenty-five percent of rates established as applicable  
25 for individual standard risks. Subject to the limits provided in this subsection, subsequent rates  
26 shall be established to provide fully for the expected costs of claims including recovery of prior  
27 losses, expenses of operation, investment income of claim reserves, and any other cost factors  
28 subject to the limitations described herein. In no event shall pool rates exceed the following:

29 (1) For federally defined eligible individuals and trade act eligible individuals, rates shall  
30 be equal to the percent of rates applicable to individual standard risks actuarially determined to  
31 be sufficient to recover the sum of the cost of benefits paid under the pool for federally defined  
32 and trade act eligible individuals plus the proportion of the pool's administrative expense  
33 applicable to federally defined and trade act eligible individuals enrolled for pool coverage,  
34 provided that such rates shall not exceed one hundred fifty percent of rates applicable to  
35 individual standard risks; and

36 (2) For all other individuals covered under the pool, one hundred fifty percent of rates  
37 applicable to individual standard risks.

38 5. Pool coverage established pursuant to this section shall provide an appropriate high  
39 and low deductible to be selected by the pool applicant. The deductibles and coinsurance factors  
40 may be adjusted annually in accordance with the medical component of the consumer price  
41 index.

42 6. Pool coverage shall exclude charges or expenses incurred during the first twelve  
43 months following the effective date of coverage as to any condition for which medical advice,  
44 care or treatment was recommended or received as to such condition during the six-month period  
45 immediately preceding the effective date of coverage. Such preexisting condition exclusions  
46 shall be waived to the extent to which similar exclusions, if any, have been satisfied under any  
47 prior health insurance coverage which was involuntarily terminated, if application for pool  
48 coverage is made not later than sixty-three days following such involuntary termination and, in  
49 such case, coverage in the pool shall be effective from the date on which such prior coverage was  
50 terminated.

51 7. No preexisting condition exclusion shall be applied to the following:

52 (1) A federally defined eligible individual who has not experienced a significant gap in  
53 coverage; or

54 (2) A trade act eligible individual who maintained creditable health insurance coverage  
55 for an aggregate period of three months prior to loss of employment and who has not experienced  
56 a significant gap in coverage since that time.

57 8. Benefits otherwise payable under pool coverage shall be reduced by all amounts paid  
58 or payable through any other health insurance, or insurance arrangement, and by all hospital and  
59 medical expense benefits paid or payable under any workers' compensation coverage, automobile  
60 medical payment or liability insurance whether provided on the basis of fault or nonfault, and  
61 by any hospital or medical benefits paid or payable under or provided pursuant to any state or  
62 federal law or program except Medicaid. The insurer or the pool shall have a cause of action  
63 against an eligible person for the recovery of the amount of benefits paid which are not for  
64 covered expenses. Benefits due from the pool may be reduced or refused as a setoff against any  
65 amount recoverable under this subsection.

66 9. Medical expenses shall include expenses for comparable benefits for those who rely  
67 solely on spiritual means through prayer for healing.

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