SECOND REGULAR SESSION HOUSE BILL NO. 1533

91ST GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES PORTWOOD, MONACO, CARNAHAN, NAEGER, BARTLE, SCHEVE, RIZZO, KELLY (27), ENZ, CUNNINGHAM, REINHART (Co-sponsors), LADD BAKER, BEARDEN, RECTOR, DEMPSEY, RIDGEWAY, SHIELDS, HEGEMAN, MAYS (50), HUNTER, RICHARDSON, CROWELL, GRAHAM, LUETKEMEYER, HARTZLER, HANAWAY, MAYER, SHOEMYER (9), GRATZ, SHIELDS, BYRD, ROARK, HAYWOOD, PHILLIPS, FARES, BOWMAN, THOMPSON, KELLY (36), FARNEN AND CRUMP.

Read 1st time January 17, 2002, and 1000 copies ordered printed.

TED WEDEL, Chief Clerk

2580L.02I

AN ACT

To repeal section 354.400, RSMo, and to enact in lieu thereof four new sections relating to health insurance coverage for chiropractic care.

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

Section A. Section 354.400, RSMo, is repealed and four new sections enacted in lieu thereof, to be known as sections 354.400, 354.640, 376.1230, and 376.1231, to read as follows: 354.400. As used in sections 354.400 to 354.535, the following terms shall mean:

(1) "Basic health care services", health care services which an enrolled population might
reasonably require in order to be maintained in good health, including, as a minimum, emergency
care, inpatient hospital and physician care, and chiropractic care, as defined in chapter 331,
RSMo, and outpatient medical and chiropractic services;

- 6 (2) "Community-based health maintenance organization", a health maintenance 7 organization which:
- 8 (a) Is wholly owned and operated by hospitals, hospital systems, physicians, or other 9 health care providers or a combination thereof who provide health care treatment services in the 10 service area described in the application for a certificate of authority from the department of 11 insurance;
- (b) Is operated to provide a means for such health care providers to market their servicesdirectly to consumers in the service area of the health maintenance organization;
- 14 (c) Is governed by a board of directors that exercises fiduciary responsibility over the 15 operations of the health maintenance organization and of which a majority of the directors

16 consist of equal numbers of the following:

17 a. Physicians licensed pursuant to chapter 334, RSMo;

b. Purchasers of health care services who live in the health maintenance organization'sservice area;

c. Enrollees of the health maintenance organization elected by the enrollees of suchorganization; and

d. Hospital executives, if a hospital is involved in the corporate ownership of the healthmaintenance organization;

(d) Provides for utilization review, as defined in section 374.500, RSMo, under the
 auspices of a physician medical director who practices medicine in the service area of the health
 maintenance organization, using review standards developed in consultation with physicians who
 treat the health maintenance organization's enrollees;

(e) Is actively involved in attempting to improve performance on indicators of health status in the community or communities in which the health maintenance organization is operating, including the health status of those not enrolled in the health maintenance organization;

(f) Is accountable to the public for the cost, quality, and access of health care treatment
services and for the effect such services have on the health of the community or communities in
which the health maintenance organization is operating on a whole;

(g) Establishes an advisory group or groups comprised of enrollees and representatives
 of community interests in the service area to make recommendations to the health maintenance
 organization regarding the policies and procedures of the health maintenance organization;

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(h) Enrolls fewer than fifty thousand covered lives;

39 (3) "Covered benefit" or "benefit", a health care service to which an enrollee is entitled40 under the terms of a health benefit plan;

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(4) "Director", the director of the department of insurance;

42 (5) "Emergency medical condition", the sudden and, at the time, unexpected onset of a 43 health condition that manifests itself by symptoms of sufficient severity that would lead a 44 prudent lay person, possessing an average knowledge of health and medicine, to believe that 45 immediate medical care is required, which may include, but shall not be limited to:

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(a) Placing the person's health in significant jeopardy;

47 (b) Serious impairment to a bodily function;

48 (c) Serious dysfunction of any bodily organ or part;

49 (d) Inadequately controlled pain; or

50 (e) With respect to a pregnant woman who is having contractions:

51 a. That there is inadequate time to effect a safe transfer to another hospital before

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52 delivery; or

b. That transfer to another hospital may pose a threat to the health or safety of the womanor unborn child;

(6) "Emergency services", health care items and services furnished or required to screen
and stabilize an emergency medical condition, which may include, but shall not be limited to,
health care services that are provided in a licensed hospital's emergency facility by an appropriate
provider;

(7) "Enrollee", a policyholder, subscriber, covered person, or other individualparticipating in a health benefit plan;

61 (8) "Evidence of coverage", any certificate, agreement, or contract issued to an enrollee
62 setting out the coverage to which the enrollee is entitled;

63 (9) "Health care services", any services included in the furnishing to any individual of 64 medical, **chiropractic**, or dental care or hospitalization, or incident to the furnishing of such care 65 or hospitalization, as well as the furnishing to any person of any and all other services for the 66 purpose of preventing, alleviating, curing, or healing human illness, injury, or physical disability;

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

(11) "Health maintenance organization plan", any arrangement whereby any person undertakes to provide, arrange for, pay for, or reimburse any part of the cost of any health care services and at least part of such arrangement consists of providing and assuring the availability of basic health care services to enrollees, as distinguished from mere indemnification against the cost of such services, on a prepaid basis through insurance or otherwise, and as distinguished from the mere provision of service benefits under health service corporation programs;

(12) "Individual practice association", a partnership, corporation, association, or other
legal entity which delivers or arranges for the delivery of health care services and which has
entered into a services arrangement with persons who are licensed to practice medicine,
osteopathy, dentistry, chiropractic, pharmacy, podiatry, optometry, or any other health profession
and a majority of whom are licensed to practice medicine or osteopathy. Such an arrangement
shall provide:

(a) That such persons shall provide their professional services in accordance with acompensation arrangement established by the entity; and

(b) To the extent feasible for the sharing by such persons of medical and other records,
equipment, and professional, technical, and administrative staff;

86 (13) "Medical group/staff model", a partnership, association, or other group:

87 (a) Which is composed of health professionals licensed to practice medicine or

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88 osteopathy and of such other licensed health professionals (including dentists, chiropractors,

89 pharmacists, optometrists, and podiatrists) as are necessary for the provisions of health services

90 for which the group is responsible;

91 (b) A majority of the members of which are licensed to practice medicine or osteopathy;92 and

93 (c) The members of which (i) as their principal professional activity over fifty percent individually and as a group responsibility engaged in the coordinated practice of their profession 94 95 for a health maintenance organization; (ii) pool their income from practice as members of the 96 group and distribute it among themselves according to a prearranged salary or drawing account or other plan, or are salaried employees of the health maintenance organization; (iii) share 97 medical and other records and substantial portions of major equipment and of professional, 98 99 technical, and administrative staff; (iv) establish an arrangement whereby an enrollee's enrollment status is not known to the member of the group who provides health services to the 100 101 enrollee:

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(14) "Person", any partnership, association, or corporation;

103 (15) "Provider", any physician, hospital, or other person which is licensed or otherwise104 authorized in this state to furnish health care services;

105 (16) "Uncovered expenditures", the costs of health care services that are covered by a 106 health maintenance organization, but that are not guaranteed, insured, or assumed by a person 107 or organization other than the health maintenance organization, or those costs which a provider 108 has not agreed to forgive enrollees if the provider is not paid by the health maintenance 109 organization.

354.640. 1. All managed care organizations subject to the provisions of sections 354.400 to 354.636 shall provide chiropractic benefits to covered enrollees. A covered enrollee may utilize the services of a chiropractic physician as defined in chapter 331, RSMo, without discrimination relative to access, fees, deductibles, co-payments, benefit limits, and practice parameters subject to the terms and conditions of the policy. The covered enrollee shall retain the right to choose chiropractic care on an elective, self-pay, fee-for-service basis. No entity regulated pursuant to this chapter shall prohibit a doctor of chiropractic from continuing care on such basis. 2. Nothing in this section shall be construed to limit the health plan's ability to

9 2. Nothing in this section shall be construed to limit the health plan's ability to 10 credential providers or be deemed as an any willing provider provision.

376.1230. 1. Every policy issued by a health carrier, as defined in section 376.1350, that includes coverage for physician services in the physician's office and every policy that provides major medical or similar comprehensive coverage, including managed care

4 organizations, shall provide chiropractic care, as defined in chapter 331, RSMo, as part of

5 basic health care services.

6 (1) For plans offered by all health carriers, as defined in section 376.1350, a covered
7 enrollee who wishes to receive chiropractic care shall have direct access to the services of
8 a chiropractic physician of his or her choice within the provider network.

9 (2) A covered enrollee shall have the right to obtain clinically necessary and 10 appropriate initial and follow-up chiropractic care and referrals for diagnostic testing 11 related to chiropractic care. The chiropractic services shall be within the scope of practice 12 of the selected doctor of chiropractic and shall be subject to the terms and conditions of the 13 policy.

No health carrier utilizing a gatekeeper shall permit such gatekeeper to
 intentionally misinform a covered enrollee of the existence or availability of chiropractic
 care benefits under such enrollee's plan.

3. Nothing in this section shall be construed to limit the health carrier's ability to
 credential providers or be deemed as a willing provider provision.

376.1231. 1. For purposes of this section, "health care provider" or "provider" means a chiropractic physician licensed pursuant to chapter 331, RSMo, or a medical physician or surgeon licensed pursuant to chapter 334, RSMo. Any health carrier, as defined in section 376.1350, shall not discriminate against any health care provider or group of providers based on licensure, or limit or restrict the diagnosis, treatment, management, or reimbursement of the same or similar condition, injury, complaint, disorder, or ailment while acting within the scope of their practice.

8 2. All health care providers may be subject to reasonable deductibles, co-payment, 9 and coinsurance amounts, fee or benefit limits, practice parameters and reasonable utilization review; provided that any such amounts, limits, and review shall not function 10 to direct treatment in a manner which unfairly discriminates against any health care 11 12 providers and are no more restrictive than those applicable under the same policy of care 13 or services provided by other health care providers in the diagnosis, treatment, and management of the same or similar conditions, injuries, complaints, disorders, or ailments, 14 15 even if differing nomenclature is used to describe the condition, injury, complaint, disorder, or ailment. 16

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