## SENATE SUBSTITUTE

FOR

#### SENATE COMMITTEE SUBSTITUTE

FOR

## SENATE BILLS NOS. 45 & 90

#### AN ACT

To repeal sections 208.151 and 208.662, RSMo, and to enact in lieu thereof four new sections relating to MO HealthNet, with an emergency clause.

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

Section A. Sections 208.151 and 208.662, RSMo, are

- 2 repealed and four new sections enacted in lieu thereof, to be
- 3 known as sections 208.151, 208.186, 208.239, and 208.662, to
- 4 read as follows:
  - 208.151. 1. Medical assistance on behalf of needy
- 2 persons shall be known as "MO HealthNet". For the purpose
- 3 of paying MO HealthNet benefits and to comply with Title
- 4 XIX, Public Law 89-97, 1965 amendments to the federal Social
- 5 Security Act (42 U.S.C. Section 301, et seq.) as amended,
- 6 the following needy persons shall be eligible to receive MO
- 7 HealthNet benefits to the extent and in the manner
- 8 hereinafter provided:
- 9 (1) All participants receiving state supplemental
- 10 payments for the aged, blind and disabled;
- 11 (2) All participants receiving aid to families with
- 12 dependent children benefits, including all persons under
- 13 nineteen years of age who would be classified as dependent
- 14 children except for the requirements of subdivision (1) of
- 15 subsection 1 of section 208.040. Participants eligible
- 16 under this subdivision who are participating in treatment
- 17 court, as defined in section 478.001, shall have their
- 18 eligibility automatically extended sixty days from the time

- their dependent child is removed from the custody of the participant, subject to approval of the Centers for Medicare and Medicaid Services;
  - (3) All participants receiving blind pension benefits;
- 23 (4) All persons who would be determined to be eligible
- 24 for old age assistance benefits, permanent and total
- 25 disability benefits, or aid to the blind benefits under the
- 26 eligibility standards in effect December 31, 1973, or less
- 27 restrictive standards as established by rule of the family
- 28 support division, who are sixty-five years of age or over
- 29 and are patients in state institutions for mental diseases
- 30 or tuberculosis;

- 31 (5) All persons under the age of twenty-one years who
- 32 would be eligible for aid to families with dependent
- 33 children except for the requirements of subdivision (2) of
- 34 subsection 1 of section 208.040, and who are residing in an
- 35 intermediate care facility, or receiving active treatment as
- 36 inpatients in psychiatric facilities or programs, as defined
- in 42 U.S.C. Section 1396d, as amended;
- 38 (6) All persons under the age of twenty-one years who
- 39 would be eligible for aid to families with dependent
- 40 children benefits except for the requirement of deprivation
- 41 of parental support as provided for in subdivision (2) of
- 42 subsection 1 of section 208.040;
- 43 (7) All persons eligible to receive nursing care
- 44 benefits;
- 45 (8) All participants receiving family foster home or
- 46 nonprofit private child-care institution care, subsidized
- 47 adoption benefits and parental school care wherein state
- 48 funds are used as partial or full payment for such care;
- 49 (9) All persons who were participants receiving old
- 50 age assistance benefits, aid to the permanently and totally
- 51 disabled, or aid to the blind benefits on December 31, 1973,

- 52 and who continue to meet the eligibility requirements,
- 53 except income, for these assistance categories, but who are
- 54 no longer receiving such benefits because of the
- 55 implementation of Title XVI of the federal Social Security
- 56 Act, as amended;
- 57 (10) Pregnant women who meet the requirements for aid
- 58 to families with dependent children, except for the
- 59 existence of a dependent child in the home;
- 60 (11) Pregnant women who meet the requirements for aid
- 61 to families with dependent children, except for the
- 62 existence of a dependent child who is deprived of parental
- 63 support as provided for in subdivision (2) of subsection 1
- 64 of section 208.040;
- 65 (12) Pregnant women or infants under one year of age,
- or both, whose family income does not exceed an income
- 67 eligibility standard equal to one hundred eighty-five
- 68 percent of the federal poverty level as established and
- 69 amended by the federal Department of Health and Human
- 70 Services, or its successor agency;
- 71 (13) Children who have attained one year of age but
- 72 have not attained six years of age who are eligible for
- 73 medical assistance under 6401 of P.L. 101-239 (Omnibus
- 74 Budget Reconciliation Act of 1989) (42 U.S.C. Sections 1396a
- 75 to 1396b). The family support division shall use an income
- 76 eligibility standard equal to one hundred thirty-three
- 77 percent of the federal poverty level established by the
- 78 Department of Health and Human Services, or its successor
- 79 agency;
- 80 (14) Children who have attained six years of age but
- 81 have not attained nineteen years of age. For children who
- 82 have attained six years of age but have not attained
- 83 nineteen years of age, the family support division shall use
- 84 an income assessment methodology which provides for

- 85 eligibility when family income is equal to or less than
- 86 equal to one hundred percent of the federal poverty level
- 87 established by the Department of Health and Human Services,
- 88 or its successor agency. As necessary to provide MO
- 89 HealthNet coverage under this subdivision, the department of
- 90 social services may revise the state MO HealthNet plan to
- 91 extend coverage under 42 U.S.C. Section
- 92 1396a(a)(10)(A)(i)(III) to children who have attained six
- 93 years of age but have not attained nineteen years of age as
- 94 permitted by paragraph (2) of subsection (n) of 42 U.S.C.
- 95 Section 1396d using a more liberal income assessment
- 96 methodology as authorized by paragraph (2) of subsection (r)
- 97 of 42 U.S.C. Section 1396a;
- 98 (15) The family support division shall not establish a
- 99 resource eligibility standard in assessing eligibility for
- 100 persons under subdivision (12), (13) or (14) of this
- 101 subsection. The MO HealthNet division shall define the
- amount and scope of benefits which are available to
- individuals eligible under each of the subdivisions (12),
- 104 (13), and (14) of this subsection, in accordance with the
- 105 requirements of federal law and regulations promulgated
- 106 thereunder;
- 107 (16) Notwithstanding any other provisions of law to
- 108 the contrary, ambulatory prenatal care shall be made
- 109 available to pregnant women during a period of presumptive
- 110 eligibility pursuant to 42 U.S.C. Section 1396r-1, as
- 111 amended;
- 112 (17) A child born to a woman eligible for and
- 113 receiving MO HealthNet benefits under this section on the
- 114 date of the child's birth shall be deemed to have applied
- 115 for MO HealthNet benefits and to have been found eliqible
- 116 for such assistance under such plan on the date of such
- 117 birth and to remain eligible for such assistance for a

- 118 period of time determined in accordance with applicable 119 federal and state law and regulations so long as the child 120 is a member of the woman's household and either the woman 121 remains eliqible for such assistance or for children born on 122 or after January 1, 1991, the woman would remain eligible 123 for such assistance if she were still pregnant. Upon notification of such child's birth, the family support 124 division shall assign a MO HealthNet eligibility 125 126 identification number to the child so that claims may be 127 submitted and paid under such child's identification number; 128 Pregnant women and children eligible for MO 129 HealthNet benefits pursuant to subdivision (12), (13) or (14) of this subsection shall not as a condition of 130 131 eligibility for MO HealthNet benefits be required to apply 132 for aid to families with dependent children. The family support division shall utilize an application for 133 134 eligibility for such persons which eliminates information requirements other than those necessary to apply for MO 135
- 136 HealthNet benefits. The division shall provide such application forms to applicants whose preliminary income 137 information indicates that they are ineligible for aid to 138 families with dependent children. Applicants for MO 139
- HealthNet benefits under subdivision (12), (13) or (14) of 141 this subsection shall be informed of the aid to families
- 142 with dependent children program and that they are entitled to apply for such benefits. Any forms utilized by the 143
- 144 family support division for assessing eligibility under this
- chapter shall be as simple as practicable; 145

146 Subject to appropriations necessary to recruit and train such staff, the family support division shall 147 provide one or more full-time, permanent eligibility 148 specialists to process applications for MO HealthNet 149 150 benefits at the site of a health care provider, if the

health care provider requests the placement of such eligibility specialists and reimburses the division for the expenses including but not limited to salaries, benefits, travel, training, telephone, supplies, and equipment of such eligibility specialists. The division may provide a health care provider with a part-time or temporary eligibility specialist at the site of a health care provider if the health care provider requests the placement of such an eligibility specialist and reimburses the division for the expenses, including but not limited to the salary, benefits, travel, training, telephone, supplies, and equipment, of such an eligibility specialist. The division may seek to employ such eligibility specialists who are otherwise qualified for such positions and who are current or former welfare participants. The division may consider training such current or former welfare participants as eligibility specialists for this program; for and have received MO HealthNet benefits under 

(20) Pregnant women who are eligible for, have applied for and have received MO HealthNet benefits under subdivision (2), (10), (11) or (12) of this subsection shall continue to be considered eligible for all pregnancy-related and postpartum MO HealthNet benefits provided under section 208.152 until the end of the sixty-day period beginning on the last day of their pregnancy. Pregnant women receiving mental health treatment for postpartum depression or related mental health conditions within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be eligible for MO HealthNet benefits for mental health services for the treatment of postpartum depression and related mental health conditions for up to twelve additional months. Pregnant women receiving substance abuse treatment within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be

184 eligible for MO HealthNet benefits for substance abuse 185 treatment and mental health services for the treatment of 186 substance abuse for no more than twelve additional months, as long as the woman remains adherent with treatment. 187 188 department of mental health and the department of social 189 services shall seek any necessary waivers or state plan amendments from the Centers for Medicare and Medicaid 190 191 Services and shall develop rules relating to treatment plan 192 adherence. No later than fifteen months after receiving any 193 necessary waiver, the department of mental health and the 194 department of social services shall report to the house of 195 representatives budget committee and the senate appropriations committee on the compliance with federal cost 196 197 neutrality requirements;

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(21) Case management services for pregnant women and young children at risk shall be a covered service. To the greatest extent possible, and in compliance with federal law and regulations, the department of health and senior services shall provide case management services to pregnant women by contract or agreement with the department of social services through local health departments organized under the provisions of chapter 192 or chapter 205 or a city health department operated under a city charter or a combined city-county health department or other department of health and senior services designees. To the greatest extent possible the department of social services and the department of health and senior services shall mutually coordinate all services for pregnant women and children with the crippled children's program, the prevention of intellectual disability and developmental disability program and the prenatal care program administered by the department of health and senior services. The department of social services shall by regulation establish the methodology for

- 217 reimbursement for case management services provided by the 218 department of health and senior services. For purposes of 219 this section, the term "case management" shall mean those 220 activities of local public health personnel to identify 221 prospective MO HealthNet-eligible high-risk mothers and 222 enroll them in the state's MO HealthNet program, refer them to local physicians or local health departments who provide 223 224 prenatal care under physician protocol and who participate 225 in the MO HealthNet program for prenatal care and to ensure 226 that said high-risk mothers receive support from all private 227 and public programs for which they are eligible and shall not include involvement in any MO HealthNet prepaid, case-228
- 230 By January 1, 1988, the department of social 231 services and the department of health and senior services shall study all significant aspects of presumptive 232 233 eligibility for pregnant women and submit a joint report on the subject, including projected costs and the time needed 234 235 for implementation, to the general assembly. The department of social services, at the direction of the general 236 assembly, may implement presumptive eligibility by 237 regulation promulgated pursuant to chapter 207; 238

managed programs;

- 239 (23) All participants who would be eligible for aid to 240 families with dependent children benefits except for the 241 requirements of paragraph (d) of subdivision (1) of section 242 208.150;
- 243 (24) (a) All persons who would be determined to be
  244 eligible for old age assistance benefits under the
  245 eligibility standards in effect December 31, 1973, as
  246 authorized by 42 U.S.C. Section 1396a(f), or less
  247 restrictive methodologies as contained in the MO HealthNet
  248 state plan as of January 1, 2005; except that, on or after
  249 July 1, 2005, less restrictive income methodologies, as

- authorized in 42 U.S.C. Section 1396a(r)(2), may be used to
- 251 change the income limit if authorized by annual
- 252 appropriation;
- 253 (b) All persons who would be determined to be eligible
- 254 for aid to the blind benefits under the eligibility
- 255 standards in effect December 31, 1973, as authorized by 42
- 256 U.S.C. Section 1396a(f), or less restrictive methodologies
- 257 as contained in the MO HealthNet state plan as of January 1,
- 258 2005, except that less restrictive income methodologies, as
- authorized in 42 U.S.C. Section 1396a(r)(2), shall be used
- 260 to raise the income limit to one hundred percent of the
- 261 federal poverty level;
- (c) All persons who would be determined to be eligible
- 263 for permanent and total disability benefits under the
- 264 eligibility standards in effect December 31, 1973, as
- authorized by 42 U.S.C. Section 1396a(f); or less
- 266 restrictive methodologies as contained in the MO HealthNet
- 267 state plan as of January 1, 2005; except that, on or after
- 268 July 1, 2005, less restrictive income methodologies, as
- authorized in 42 U.S.C. Section 1396a(r)(2), may be used to
- 270 change the income limit if authorized by annual
- 271 appropriations. Eligibility standards for permanent and
- 272 total disability benefits shall not be limited by age;
- 273 (25) Persons who have been diagnosed with breast or
- 274 cervical cancer and who are eligible for coverage pursuant
- 275 to 42 U.S.C. Section 1396a(a)(10)(A)(ii)(XVIII). Such
- 276 persons shall be eliqible during a period of presumptive
- 277 eligibility in accordance with 42 U.S.C. Section 1396r-1;
- 278 (26) Persons who are in foster care under the
- 279 responsibility of the state of Missouri on the date such
- 280 persons attained the age of eighteen years, or at any time
- 281 during the thirty-day period preceding their eighteenth
- 282 birthday, or persons who received foster care for at least

- six months in another state, are residing in Missouri, and are at least eighteen years of age, without regard to income or assets, if such persons:
- 286 (a) Are under twenty-six years of age;
- 287 (b) Are not eligible for coverage under another 288 mandatory coverage group; and
- 289 (c) Were covered by Medicaid while they were in foster
  290 care;
- 291 (27) Any homeless child or homeless youth, as those 292 terms are defined in section 167.020, subject to approval of 293 a state plan amendment by the Centers for Medicare and 294 Medicaid Services;
- 295 (28) (a) Subject to approval of any necessary state 296 plan amendments or waivers, beginning on the effective date 297 of this act, pregnant women who are eligible for, have 298 applied for, and have received MO HealthNet benefits under 299 subdivision (2), (10), (11), or (12) of this subsection 300 shall be eligible for medical assistance during the 301 pregnancy and during the twelve-month period that begins on 302 the last day of the woman's pregnancy and ends on the last day of the month in which such twelve-month period ends, 303 304 consistent with the provisions of 42 U.S.C. Section 1396a(e)(16). A woman shall be enrolled in benefits under 305 306 this subdivision when her child is enrolled in the MO 307 HealthNet program or the children's health insurance program 308 or when a physician or the managed care plan notifies the MO 309 HealthNet program of the pregnancy ending involuntarily. No woman who knowingly receives services in violation of state 310 law shall be eligible for benefits under this subdivision. 311 312 The department shall submit a state plan amendment to the Centers for Medicare and Medicaid Services when the number 313 of ineligible MO HealthNet participants removed from the 314

program in 2023 pursuant to section 208.239 exceeds the

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- 316 projected number of beneficiaries likely to enroll in
- 317 benefits in 2023 under this subdivision and subdivision (2)
- of subsection 6 of section 208.662, as determined by the
- 319 department, by at least one hundred individuals;
- 320 (b) The provisions of this subdivision shall remain in
- 321 effect for any period of time during which the federal
- authority under 42 U.S.C. Section 1396a(e)(16), as amended,
- 323 or any successor statutes or implementing regulations, is in
- effect.
- 325 2. Rules and regulations to implement this section
- 326 shall be promulgated in accordance with chapter 536. Any
- 327 rule or portion of a rule, as that term is defined in
- 328 section 536.010, that is created under the authority
- 329 delegated in this section shall become effective only if it
- 330 complies with and is subject to all of the provisions of
- 331 chapter 536 and, if applicable, section 536.028. This
- 332 section and chapter 536 are nonseverable and if any of the
- 333 powers vested with the general assembly pursuant to chapter
- 334 536 to review, to delay the effective date or to disapprove
- and annul a rule are subsequently held unconstitutional,
- 336 then the grant of rulemaking authority and any rule proposed
- or adopted after August 28, 2002, shall be invalid and void.
- 338 3. After December 31, 1973, and before April 1, 1990,
- any family eliqible for assistance pursuant to 42 U.S.C.
- 340 Section 601, et seq., as amended, in at least three of the
- 341 last six months immediately preceding the month in which
- 342 such family became ineligible for such assistance because of
- increased income from employment shall, while a member of
- 344 such family is employed, remain eligible for MO HealthNet
- 345 benefits for four calendar months following the month in
- 346 which such family would otherwise be determined to be
- ineligible for such assistance because of income and
- 348 resource limitation. After April 1, 1990, any family

- 349 receiving aid pursuant to 42 U.S.C. Section 601, et seq., as 350 amended, in at least three of the six months immediately 351 preceding the month in which such family becomes ineligible 352 for such aid, because of hours of employment or income from 353 employment of the caretaker relative, shall remain eliqible 354 for MO HealthNet benefits for six calendar months following the month of such ineligibility as long as such family 355 356 includes a child as provided in 42 U.S.C. Section 1396r-6. 357 Each family which has received such medical assistance 358 during the entire six-month period described in this section 359 and which meets reporting requirements and income tests established by the division and continues to include a child 360 as provided in 42 U.S.C. Section 1396r-6 shall receive MO 361 362 HealthNet benefits without fee for an additional six 363 months. The MO HealthNet division may provide by rule and 364 as authorized by annual appropriation the scope of MO 365 HealthNet coverage to be granted to such families.
- When any individual has been determined to be 366 367 eligible for MO HealthNet benefits, such medical assistance will be made available to him or her for care and services 368 369 furnished in or after the third month before the month in 370 which he made application for such assistance if such individual was, or upon application would have been, 371 372 eligible for such assistance at the time such care and 373 services were furnished; provided, further, that such 374 medical expenses remain unpaid.

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5. The department of social services may apply to the federal Department of Health and Human Services for a MO HealthNet waiver amendment to the Section 1115 demonstration waiver or for any additional MO HealthNet waivers necessary not to exceed one million dollars in additional costs to the state, unless subject to appropriation or directed by statute, but in no event shall such waiver applications or

- 382 amendments seek to waive the services of a rural health 383 clinic or a federally qualified health center as defined in 384 42 U.S.C. Section 1396d(1)(1) and (2) or the payment requirements for such clinics and centers as provided in 42 385 386 U.S.C. Section 1396a(a)(15) and 1396a(bb) unless such waiver 387 application is approved by the oversight committee created in section 208.955. A request for such a waiver so 388 389 submitted shall only become effective by executive order not 390 sooner than ninety days after the final adjournment of the 391 session of the general assembly to which it is submitted, unless it is disapproved within sixty days of its submission 392 393 to a regular session by a senate or house resolution adopted by a majority vote of the respective elected members 394 395 thereof, unless the request for such a waiver is made 396 subject to appropriation or directed by statute.
- 6. Notwithstanding any other provision of law to the contrary, in any given fiscal year, any persons made eligible for MO HealthNet benefits under subdivisions (1) to (22) of subsection 1 of this section shall only be eligible if annual appropriations are made for such eligibility. This subsection shall not apply to classes of individuals listed in 42 U.S.C. Section 1396a(a)(10)(A)(i).
- 404 7. (1) Notwithstanding any provision of law to the 405 contrary, a military service member, or an immediate family 406 member residing with such military service member, who is a legal resident of this state and is eliqible for MO 407 HealthNet developmental disability services, shall have his 408 or her eligibility for MO HealthNet developmental disability 409 services temporarily suspended for any period of time during 410 411 which such person temporarily resides outside of this state for reasons relating to military service, but shall have his 412 or her eligibility immediately restored upon returning to 413 414 this state to reside.

- 415 Notwithstanding any provision of law to the 416 contrary, if a military service member, or an immediate 417 family member residing with such military service member, is not a legal resident of this state, but would otherwise be 418 419 eligible for MO HealthNet developmental disability services, 420 such individual shall be deemed eligible for MO HealthNet developmental disability services for the duration of any 421 422 time in which such individual is temporarily present in this
- 423 state for reasons relating to military service.

# 208.186. The state shall not provide payments, add-

- 2 ons, or reimbursements to health care providers through MO
- 3 HealthNet for medical assistance services provided to
- 4 persons who do not reside in this state, as determined under
- 5 42 CFR 435.403, or any amendments or successor regulations
- 6 thereto.

# 208.239. The department of social services shall

- 2 resume annual MO HealthNet eligibility redeterminations,
- 3 renewals, and postenrollment verifications no later than
- 4 thirty days after the effective date of this act.
  - 208.662. 1. There is hereby established within the
- 2 department of social services the "Show-Me Healthy Babies
- 3 Program" as a separate children's health insurance program
- 4 (CHIP) for any low-income unborn child. The program shall
- 5 be established under the authority of Title XXI of the
- 6 federal Social Security Act, the State Children's Health
- 7 Insurance Program, as amended, and 42 CFR 457.1.
- 8 2. For an unborn child to be enrolled in the show-me
- 9 healthy babies program, his or her mother shall not be
- 10 eliqible for coverage under Title XIX of the federal Social
- 11 Security Act, the Medicaid program, as it is administered by
- 12 the state, and shall not have access to affordable employer-
- 13 subsidized health care insurance or other affordable health
- 14 care coverage that includes coverage for the unborn child.

- 15 In addition, the unborn child shall be in a family with
- 16 income eligibility of no more than three hundred percent of
- 17 the federal poverty level, or the equivalent modified
- 18 adjusted gross income, unless the income eligibility is set
- 19 lower by the general assembly through appropriations. In
- 20 calculating family size as it relates to income eligibility,
- 21 the family shall include, in addition to other family
- 22 members, the unborn child, or in the case of a mother with a
- 23 multiple pregnancy, all unborn children.
- 3. Coverage for an unborn child enrolled in the show-
- 25 me healthy babies program shall include all prenatal care
- 26 and pregnancy-related services that benefit the health of
- 27 the unborn child and that promote healthy labor, delivery,
- 28 and birth. Coverage need not include services that are
- 29 solely for the benefit of the pregnant mother, that are
- 30 unrelated to maintaining or promoting a healthy pregnancy,
- 31 and that provide no benefit to the unborn child. However,
- 32 the department may include pregnancy-related assistance as
- 33 defined in 42 U.S.C. Section 139711.
- 4. There shall be no waiting period before an unborn
- 35 child may be enrolled in the show-me healthy babies
- 36 program. In accordance with the definition of child in 42
- 37 CFR 457.10, coverage shall include the period from
- 38 conception to birth. The department shall develop a
- 39 presumptive eligibility procedure for enrolling an unborn
- 40 child. There shall be verification of the pregnancy.
- 41 5. Coverage for the child shall continue for up to one
- 42 year after birth, unless otherwise prohibited by law or
- 43 unless otherwise limited by the general assembly through
- 44 appropriations.
- 45 6. (1) Pregnancy-related and postpartum coverage for
- 46 the mother shall begin on the day the pregnancy ends and
- 47 extend through the last day of the month that includes the

- 48 sixtieth day after the pregnancy ends, unless otherwise
- 49 prohibited by law or unless otherwise limited by the general
- 50 assembly through appropriations. The department may include
- 51 pregnancy-related assistance as defined in 42 U.S.C. Section
- **52** 139711.
- 53 (2) (a) Subject to approval of any necessary state
- 54 plan amendments or waivers, beginning on the effective date
- of this act, mothers eligible to receive coverage under this
- 56 section shall receive medical assistance benefits during the
- 57 pregnancy and during the twelve-month period that begins on
- 58 the last day of the woman's pregnancy and ends on the last
- 59 day of the month in which such twelve-month period ends,
- 60 consistent with the provisions of 42 U.S.C. Section
- 61 1397gg(e)(1)(J). A woman shall be enrolled in benefits
- 62 under this subdivision when her child is enrolled in the MO
- 63 HealthNet program or the children's health insurance program
- or when the physician or the managed care plan notifies the
- 65 MO HealthNet program of the pregnancy ending involuntarily.
- No woman who knowingly receives services in violation of
- 67 state law shall be eligible for benefits under this
- 68 subdivision. The department shall seek any necessary state
- 69 plan amendments or waivers to implement the provisions of
- 70 this subdivision when the number of ineligible MO HealthNet
- 71 participants removed from the program in 2023 pursuant to
- 72 section 208.239 exceeds the projected number of
- 73 beneficiaries likely to enroll in benefits in 2023 under
- 74 this subdivision and subdivision (28) of subsection 1 of
- 75 section 208.151, as determined by the department, by at
- 76 least one hundred individuals.
- 77 (b) The provisions of this subdivision shall remain in
- 78 effect for any period of time during which the federal
- 79 authority under 42 U.S.C. Section 1397gg(e)(1)(J), as

- 80 amended, or any successor statutes or implementing81 regulations, is in effect.
- 7. The department shall provide coverage for an unborn child enrolled in the show-me healthy babies program in the same manner in which the department provides coverage for the children's health insurance program (CHIP) in the county of the primary residence of the mother.
- 87 The department shall provide information about the show-me healthy babies program to maternity homes as defined 88 89 in section 135.600, pregnancy resource centers as defined in section 135.630, and other similar agencies and programs in 90 the state that assist unborn children and their mothers. 91 The department shall consider allowing such agencies and 92 programs to assist in the enrollment of unborn children in 93 the program, and in making determinations about presumptive 94 95 eligibility and verification of the pregnancy.
- 96 9. Within sixty days after August 28, 2014, the
  97 department shall submit a state plan amendment or seek any
  98 necessary waivers from the federal Department of Health and
  99 Human Services requesting approval for the show-me healthy
  100 babies program.
- 101 10. At least annually, the department shall prepare and submit a report to the governor, the speaker of the 102 103 house of representatives, and the president pro tempore of 104 the senate analyzing and projecting the cost savings and 105 benefits, if any, to the state, counties, local communities, school districts, law enforcement agencies, correctional 106 centers, health care providers, employers, other public and 107 private entities, and persons by enrolling unborn children 108 109 in the show-me healthy babies program. The analysis and projection of cost savings and benefits, if any, may include 110 but need not be limited to: 111

112 (1) The higher federal matching rate for having an
113 unborn child enrolled in the show-me healthy babies program
114 versus the lower federal matching rate for a pregnant woman

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health care;

being enrolled in MO HealthNet or other federal programs;

- 116 (2) The efficacy in providing services to unborn
  117 children through managed care organizations, group or
  118 individual health insurance providers or premium assistance,
  119 or through other nontraditional arrangements of providing
- 121 The change in the proportion of unborn children 122 who receive care in the first trimester of pregnancy due to a lack of waiting periods, by allowing presumptive 123 124 eligibility, or by removal of other barriers, and any resulting or projected decrease in health problems and other 125 problems for unborn children and women throughout pregnancy; 126 127 at labor, delivery, and birth; and during infancy and 128 childhood;
- 129 The change in healthy behaviors by pregnant women, 130 such as the cessation of the use of tobacco, alcohol, illicit drugs, or other harmful practices, and any resulting 131 or projected short-term and long-term decrease in birth 132 defects; poor motor skills; vision, speech, and hearing 133 problems; breathing and respiratory problems; feeding and 134 135 digestive problems; and other physical, mental, educational, 136 and behavioral problems; and
- 137 (5) The change in infant and maternal mortality,
  138 preterm births and low birth weight babies and any resulting
  139 or projected decrease in short-term and long-term medical
  140 and other interventions.
- 141 11. The show-me healthy babies program shall not be
  142 deemed an entitlement program, but instead shall be subject
  143 to a federal allotment or other federal appropriations and
  144 matching state appropriations.

- 145 12. Nothing in this section shall be construed as
- 146 obligating the state to continue the show-me healthy babies
- 147 program if the allotment or payments from the federal
- 148 government end or are not sufficient for the program to
- operate, or if the general assembly does not appropriate
- 150 funds for the program.
- 151 13. Nothing in this section shall be construed as
- 152 expanding MO HealthNet or fulfilling a mandate imposed by
- 153 the federal government on the state.
  - Section B. Because of the importance of ensuring
  - 2 healthy pregnancies and healthy women and children in
  - 3 Missouri in the face of growing maternal mortality and to
  - 4 ensure the integrity of the MO HealthNet program, section A
  - 5 of this act is deemed necessary for the immediate
  - 6 preservation of the public health, welfare, peace, and
  - 7 safety, and is hereby declared to be an emergency act within
  - 8 the meaning of the constitution, and section A of this act
  - 9 shall be in full force and effect upon its passage and
- 10 approval.