SECOND REGULAR SESSION

SENATE BILL NO. 809

95TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR GOODMAN.

Read 1st time January 21, 2010, and ordered printed.

TERRY L. SPIELER, Secretary.

4598S.01I

AN ACT

To repeal section 208.215, RSMo, and to enact in lieu thereof one new section relating to the MO HealthNet divisions' authority to collect from third-party payers.

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

Section A. Section 208.215, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 208.215, to read as follows:

208.215. 1. MO HealthNet is payer of last resort unless otherwise specified by law. When any person, corporation, institution, public agency or $\mathbf{2}$ 3 private agency is liable, either pursuant to contract or otherwise, to a participant receiving public assistance on account of personal injury to or disability or disease 4 or benefits arising from a health insurance plan to which the participant may be 5entitled, payments made by the department of social services or MO HealthNet 6 division shall be a debt due the state and recoverable from the liable party or 7 8 participant for all payments made [in] on behalf of the participant and the debt due the state shall not exceed the payments made from MO HealthNet benefits 9 10 provided under sections 208.151 to 208.158 and section 208.162 and section 208.204 on behalf of the participant, minor or estate for payments on account of 11 12the injury, disease, or disability or benefits arising from a health insurance program to which the participant may be entitled. Any health benefit plan as 1314 defined in section 376.1350, third party administrator, administrative 15service organization, and pharmacy benefits manager shall process and pay all properly submitted medical assistance subrogation claims or 16 MO HealthNet subrogation claims: 17

18 (1) For a period of three years from the date services were
 19 provided or rendered, regardless of any other timely filing requirement

20 otherwise imposed by such entity, and the entity shall not deny such 21 claims on the basis of the type or format of the claim form, failure to 22 present proper documentation of coverage at the point of sale, or 23 failure to obtain prior authorization; and

(2) If any action by the state to enforce its rights with respect to
such claim is commenced within six years of the state's submission of
such claim.

27 2. The department of social services, MO HealthNet division, or its 28 contractor may maintain an appropriate action to recover funds paid by the 29 department of social services or MO HealthNet division or its contractor that are 30 due under this section in the name of the state of Missouri against the person, 31 corporation, institution, public agency, or private agency liable to the participant, 32 minor or estate.

333. Any participant, minor, guardian, conservator, personal representative, estate, including persons entitled under section 537.080, RSMo, to bring an action 34for wrongful death who pursues legal rights against a person, corporation, 35institution, public agency, or private agency liable to that participant or minor 36 for injuries, disease or disability or benefits arising from a health insurance plan 37to which the participant may be entitled as outlined in subsection 1 of this section 38shall upon actual knowledge that the department of social services or MO 39HealthNet division has paid MO HealthNet benefits as defined by this chapter 40 promptly notify the MO HealthNet division as to the pursuit of such legal rights. 41

424. Every applicant or participant by application assigns his right to the department of social services or MO HealthNet division of any funds recovered 43or expected to be recovered to the extent provided for in this section. All 44applicants and participants, including a person authorized by the probate code, 45shall cooperate with the department of social services, MO HealthNet division in 46 47identifying and providing information to assist the state in pursuing any third party who may be liable to pay for care and services available under the state's 4849plan for MO HealthNet benefits as provided in sections 208.151 to 208.159 and sections 208.162 and 208.204. All applicants and participants shall cooperate 5051with the agency in obtaining third-party resources due to the applicant, participant, or child for whom assistance is claimed. Failure to cooperate without 5253good cause as determined by the department of social services, MO HealthNet 54division in accordance with federally prescribed standards shall render the applicant or participant ineligible for MO HealthNet benefits under sections 55

208.151 to 208.159 and sections 208.162 and 208.204. A [recipient] participant 5657who has notice or who has actual knowledge of the department's rights to third-party benefits who receives any third-party benefit or proceeds for a covered 5859illness or injury is either required to pay the division within sixty days after receipt of settlement proceeds the full amount of the third-party benefits up to 60 61the total MO HealthNet benefits provided or to place the full amount of the 62third-party benefits in a trust account for the benefit of the division pending 63 judicial or administrative determination of the division's right to third-party benefits. 64

5. Every person, corporation or partnership who acts for or on behalf of 65a person who is or was eligible for MO HealthNet benefits under sections 208.151 66 to 208.159 and sections 208.162 and 208.204 for purposes of pursuing the 67 applicant's or participant's claim which accrued as a result of a nonoccupational 68 or nonwork-related incident or occurrence resulting in the payment of MO 69 HealthNet benefits shall notify the MO HealthNet division upon agreeing to 70assist such person and further shall notify the MO HealthNet division of any 7172institution of a proceeding, settlement or the results of the pursuit of the claim and give thirty days' notice before any judgment, award, or settlement may be 73satisfied in any action or any claim by the applicant or participant to recover 7475damages for such injuries, disease, or disability, or benefits arising from a health 76insurance program to which the participant may be entitled.

776. Every participant, minor, guardian, conservator, personal 78representative, estate, including persons entitled under section 537.080, RSMo, to bring an action for wrongful death, or his attorney or legal representative shall 79promptly notify the MO HealthNet division of any recovery from a third party and 80 shall immediately reimburse the department of social services, MO HealthNet 81 division, or its contractor from the proceeds of any settlement, judgment, or other 82recovery in any action or claim initiated against any such third party. A 83 judgment, award, or settlement in an action by a [recipient] participant to 84 recover damages for injuries or other third-party benefits in which the division 8586 has an interest may not be satisfied without first giving the division notice and 87 a reasonable opportunity to file and satisfy the claim or proceed with any action 88 as otherwise permitted by law.

7. The department of social services, MO HealthNet division or its
contractor shall have a right to recover the amount of payments made to a
provider under this chapter because of an injury, disease, or disability, or benefits

arising from a health insurance plan to which the participant may be entitled for 9293 which a third party is or may be liable in contract, tort or otherwise under law or equity. Upon request by the MO HealthNet division, all third-party payers 94 95shall provide the MO HealthNet division with information contained in a 270/271 Health Care Eligibility Benefits Inquiry and Response standard transaction 96 97mandated under the federal Health Insurance Portability and Accountability Act, 98except that third-party payers shall not include accident-only, specified disease, disability income, hospital indemnity, or other fixed indemnity insurance policies. 99

1008. The department of social services or MO HealthNet division shall have a lien upon any moneys to be paid by any insurance company or similar business 101 102enterprise, person, corporation, institution, public agency or private agency in settlement or satisfaction of a judgment on any claim for injuries or disability or 103104disease benefits arising from a health insurance program to which the participant 105may be entitled which resulted in medical expenses for which the department or MO HealthNet division made payment. This lien shall also be applicable to any 106 moneys which may come into the possession of any attorney who is handling the 107108claim for injuries, or disability or disease or benefits arising from a health insurance plan to which the participant may be entitled which resulted in 109payments made by the department or MO HealthNet division. In each case, a 110 111 lien notice shall be served by certified mail or registered mail, upon the party or 112parties against whom the applicant or participant has a claim, demand or cause 113of action. The lien shall claim the charge and describe the interest the 114department or MO HealthNet division has in the claim, demand or cause of 115action. The lien shall attach to any verdict or judgment entered and to any money or property which may be recovered on account of such claim, demand, 116cause of action or suit from and after the time of the service of the notice. 117

9. On petition filed by the department, or by the participant, or by the 118defendant, the court, on written notice of all interested parties, may adjudicate 119 120the rights of the parties and enforce the charge. The court may approve the settlement of any claim, demand or cause of action either before or after a verdict, 121and nothing in this section shall be construed as requiring the actual trial or final 122123adjudication of any claim, demand or cause of action upon which the department 124has charge. The court may determine what portion of the recovery shall be paid 125to the department against the recovery. In making this determination the court shall conduct an evidentiary hearing and shall consider competent evidence 126pertaining to the following matters: 127

128(1) The amount of the charge sought to be enforced against the recovery 129when expressed as a percentage of the gross amount of the recovery; the amount of the charge sought to be enforced against the recovery when expressed as a 130131percentage of the amount obtained by subtracting from the gross amount of the 132recovery the total attorney's fees and other costs incurred by the participant 133 incident to the recovery; and whether the department should, as a matter of 134fairness and equity, bear its proportionate share of the fees and costs incurred to 135generate the recovery from which the charge is sought to be satisfied;

(2) The amount, if any, of the attorney's fees and other costs incurred by
the participant incident to the recovery and paid by the participant up to the time
of recovery, and the amount of such fees and costs remaining unpaid at the time
of recovery;

(3) The total hospital, doctor and other medical expenses incurred for care and treatment of the injury to the date of recovery therefor, the portion of such expenses theretofore paid by the participant, by insurance provided by the participant, and by the department, and the amount of such previously incurred expenses which remain unpaid at the time of recovery and by whom such incurred, unpaid expenses are to be paid;

(4) Whether the recovery represents less than substantially full
recompense for the injury and the hospital, doctor and other medical expenses
incurred to the date of recovery for the care and treatment of the injury, so that
reduction of the charge sought to be enforced against the recovery would not
likely result in a double recovery or unjust enrichment to the participant;

(5) The age of the participant and of persons dependent for support upon the participant, the nature and permanency of the participant's injuries as they affect not only the future employability and education of the participant but also the reasonably necessary and foreseeable future material, maintenance, medical rehabilitative and training needs of the participant, the cost of such reasonably necessary and foreseeable future needs, and the resources available to meet such needs and pay such costs;

(6) The realistic ability of the participant to repay in whole or in part thecharge sought to be enforced against the recovery when judged in light of thefactors enumerated above.

161 10. The burden of producing evidence sufficient to support the exercise by 162 the court of its discretion to reduce the amount of a proven charge sought to be 163 enforced against the recovery shall rest with the party seeking such reduction. SB 809

16411. The court may reduce and apportion the department's or MO 165HealthNet division's lien proportionate to the recovery of the claimant. The court may consider the nature and extent of the injury, economic and noneconomic loss, 166 167 settlement offers, comparative negligence as it applies to the case at hand, hospital costs, physician costs, and all other appropriate costs. The department 168169or MO HealthNet division shall pay its pro rata share of the attorney's fees based 170on the department's or MO HealthNet division's lien as it compares to the total 171settlement agreed upon. This section shall not affect the priority of an attorney's lien under section 484.140, RSMo. The charges of the department or MO 172HealthNet division or contractor described in this section, however, shall take 173174priority over all other liens and charges existing under the laws of the state of Missouri with the exception of the attorney's lien under such statute. 175

17612. Whenever the department of social services or MO HealthNet division 177has a statutory charge under this section against a recovery for damages incurred by a participant because of its advancement of any assistance, such charge shall 178179not be satisfied out of any recovery until the attorney's claim for fees is satisfied, 180[irrespective] regardless of whether [or not] an action based on participant's claim has been filed in court. Nothing herein shall prohibit the director from 181entering into a compromise agreement with any participant, after consideration 182183of the factors in subsections 9 to 13 of this section.

18413. This section shall be inapplicable to any claim, demand or cause of 185action arising under the workers' compensation act, chapter 287, RSMo. From 186funds recovered pursuant to this section the federal government shall be paid a portion thereof equal to the proportionate part originally provided by the federal 187 government to pay for MO HealthNet benefits to the participant or minor 188involved. The department or MO HealthNet division shall enforce TEFRA liens, 18942 U.S.C. 1396p, as authorized by federal law and regulation on permanently 190 institutionalized individuals. The department or MO HealthNet division shall 191 192 have the right to enforce TEFRA liens, 42 U.S.C. 1396p, as authorized by federal 193law and regulation on all other institutionalized individuals. For the purposes of this subsection, "permanently institutionalized individuals" includes those 194195people who the department or MO HealthNet division determines cannot 196 reasonably be expected to be discharged and return home, and "property" includes 197 the homestead and all other personal and real property in which the participant has sole legal interest or a legal interest based upon co-ownership of the property 198which is the result of a transfer of property for less than the fair market value 199

200within thirty months prior to the participant's entering the nursing facility. The 201 following provisions shall apply to such liens:

202 (1) The lien shall be for the debt due the state for MO HealthNet benefits 203paid or to be paid on behalf of a participant. The amount of the lien shall be for 204the full amount due the state at the time the lien is enforced;

205(2) The MO HealthNet division shall file for record, with the recorder of 206deeds of the county in which any real property of the participant is situated, a written notice of the lien. The notice of lien shall contain the name of the 207participant and a description of the real estate. The recorder shall note the time 208209of receiving such notice, and shall record and index the notice of lien in the same 210manner as deeds of real estate are required to be recorded and indexed. The director or the director's designee may release or discharge all or part of the lien 211and notice of the release shall also be filed with the recorder. The department 212of social services, MO HealthNet division, shall provide payment to the recorder 213214of deeds the fees set for similar filings in connection with the filing of a lien and 215any other necessary documents;

216(3) No such lien may be imposed against the property of any individual 217prior to the individual's death on account of MO HealthNet benefits paid except: 218

(a) In the case of the real property of an individual:

219a. Who is an inpatient in a nursing facility, intermediate care facility for 220the mentally retarded, or other medical institution, if such individual is required, 221as a condition of receiving services in such institution, to spend for costs of 222medical care all but a minimal amount of his or her income required for personal 223needs; and

224b. With respect to whom the director of the MO HealthNet division or the 225director's designee determines, after notice and opportunity for hearing, that he cannot reasonably be expected to be discharged from the medical institution and 226227to return home. The hearing, if requested, shall proceed under the provisions of 228chapter 536, RSMo, before a hearing officer designated by the director of the MO HealthNet division; or 229

230(b) Pursuant to the judgment of a court on account of benefits incorrectly 231paid on behalf of such individual;

232(4) No lien may be imposed under paragraph (b) of subdivision (3) of this 233subsection on such individual's home if one or more of the following persons is lawfully residing in such home: 234

235(a) The spouse of such individual;

(b) Such individual's child who is under twenty-one years of age, or isblind or permanently and totally disabled; or

(c) A sibling of such individual who has an equity interest in such home
and who was residing in such individual's home for a period of at least one year
immediately before the date of the individual's admission to the medical
institution;

(5) Any lien imposed with respect to an individual pursuant to
subparagraph b of paragraph (a) of subdivision (3) of this subsection shall
dissolve upon that individual's discharge from the medical institution and return
home.

14. The debt due the state provided by this section is subordinate to the lien provided by section 484.130, RSMo, or section 484.140, RSMo, relating to an attorney's lien and to the participant's expenses of the claim against the third party.

15. Application for and acceptance of MO HealthNet benefits under this chapter shall constitute an assignment to the department of social services or MO HealthNet division of any rights to support for the purpose of medical care as determined by a court or administrative order and of any other rights to payment for medical care.

16. All participants receiving benefits as defined in this chapter shall cooperate with the state by reporting to the family support division or the MO HealthNet division, within thirty days, any occurrences where an injury to their persons or to a member of a household who receives MO HealthNet benefits is sustained, on such form or forms as provided by the family support division or MO HealthNet division.

26117. If a person fails to comply with the provision of any judicial or 262administrative decree or temporary order requiring that person to maintain medical insurance on or be responsible for medical expenses for a dependent 263264child, spouse, or ex-spouse, in addition to other remedies available, that person 265shall be liable to the state for the entire cost of the medical care provided pursuant to eligibility under any public assistance program on behalf of that 266267dependent child, spouse, or ex-spouse during the period for which the required 268medical care was provided. Where a duty of support exists and no judicial or 269administrative decree or temporary order for support has been entered, the person owing the duty of support shall be liable to the state for the entire cost of 270the medical care provided on behalf of the dependent child or spouse to whom the 271

272 duty of support is owed.

27318. The department director or the director's designee may compromise, 274settle or waive any such claim in whole or in part in the interest of the MO HealthNet program. Notwithstanding any provision in this section to the 275276contrary, the department of social services, MO HealthNet division is not required 277to seek reimbursement from a liable third party on claims for which the amount it reasonably expects to recover will be less than the cost of recovery or for which 278279recovery efforts will not be cost-effective. Cost-effectiveness is determined based 280on the following:

(1) Actual and legal issues of liability as may exist between the [recipient]
participant and the liable party;

283 (2) Total funds available for settlement; and

(3) An estimate of the cost to the division of pursuing its claim.