#### FIRST REGULAR SESSION

## **SENATE BILL NO. 473**

#### 97TH GENERAL ASSEMBLY

INTRODUCED BY SENATORS LAMPING AND LAGER.

Read 1st time February 28, 2013, and ordered printed.

1803S.01I	T Lee	- CC - ·	TERRY L. SPIELER, Secretary.
	UII	AN ACT	11

To repeal section 1.330, RSMo, and to enact in lieu thereof two new sections relating to prohibiting governments from compelling individuals to purchase health insurance and participate in health care systems.

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

Section A. Section 1.330, RSMo, is repealed and two new sections enacted 2 in lieu thereof, to be known as sections 1.330 and 1.334, to read as follows:

1.330. 1. No law or rule shall compel, directly or indirectly, any person,2 employer, or health care provider to participate in any health care system.

2. A person or employer may pay directly for lawful health care services 4 and shall not be required by law or rule to pay penalties or fines for paying 5 directly for lawful health care services. A health care provider may accept direct 6 payment for lawful health care services and shall not be required by law or rule 7 to pay penalties or fines for accepting direct payment from a person or employer 8 for lawful health care services.

9 3. Subject to reasonable and necessary rules that do not substantially 10 limit a person's options, the purchase or sale of health insurance in private health 11 care systems shall not be prohibited by law or rule.

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4. This section does not:

13 (1) Affect which health care services a health care provider or hospital is14 required to perform or provide;

15 (2) Affect which health care services are permitted by law;

16 (3) Prohibit care provided under workers' compensation as provided under17 state law;

18 (4) Affect laws or regulations in effect as of January 1, 2010;

19 (5) Affect the terms or conditions of any health care system to the extent 20 that those terms and conditions do not have the effect of punishing a person or 21 employer for paying directly for lawful health care services or a health care 22 provider or hospital for accepting direct payment from a person or employer for 23 lawful health care services.

5. As used in this section **and section 1.334**, the following terms shall mean:

26 (1) "Compel", any penalties or fines;

(2) "Direct payment or pay directly", payment for lawful health care
services without a public or private third party, not including an employer,
paying for any portion of the service;

30 (3) "Exchange" or "health insurance exchange" shall mean either
31 a state-based health benefit exchange or a federally facilitated health
32 benefit exchange as those terms are defined in section 376.1186;

(4) "Health care system", any public or private entity whose function or
purpose is the management of, processing of, enrollment of individuals for or
payment for, in full or in part, health care services or health care data or health
care information for its participants;

(5) "Health insurance issuer" or "issuer" shall have the same
meaning ascribed to it in 42 U.S.C. Section 300gg-91, and shall include
health carriers as defined in section 376.1350;

40 [(4)] (6) "Lawful health care services" or "health care services", any 41 health-related service or treatment to the extent that the service or treatment is 42 permitted or not prohibited by law or regulation that may be provided by persons 43 or businesses otherwise permitted to offer such services; [and]

(7) "Mode of securing", to purchase directly or on credit or by trade, or to contract for third-party payment by insurance or other legal means authorized by the state of Missouri, or to apply for or accept employer or government sponsored health care benefits under such conditions as may legally be required as a condition of such benefits, or any combination of the same;

50 (8) "Patient Protection Affordable Care Act" or "federal health 51 care act", the federal Patient Protection and Affordable Care Act, 52 Public Law 111-148, as amended by the federal Health Care and 53 Education Reconciliation Act of 2010, Public Law 111-152, and any

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### amendments thereto, or regulations or guidance issued under suchfederal acts; and

[(5)] (9) "Penalties or fines", any civil or criminal penalty or fine, tax, salary or wage withholding or surcharge or any named fee with a similar effect established by law or rule by a government-established, -created or -controlled agency that is used to punish or discourage the exercise of rights protected under this section or section 1.334.

1.334. 1. As a guide to the interpretation and application of
2 section 1.330 and this section, the public policy of this state is declared
3 to be as follows:

4 (1) The power to require or regulate a person's choice in the mode of securing health care services, or to impose a penalty related  $\mathbf{5}$ thereto, is not found in the Constitution of the United States of 6 America, and is therefore a power reserved to the people pursuant to 7 8 the Ninth Amendment, and to the several states pursuant to the Tenth 9 Amendment. The state of Missouri hereby exercises its sovereign power 10 to declare the public policy of the state of Missouri regarding the right 11 of all persons residing in this state in choosing the mode of securing 12health care services:

(2) It is hereby declared that the public policy of the state of
Missouri, consistent with our constitutionally recognized and
inalienable rights of liberty, is that every person within the state of
Missouri is and shall be free to choose or decline to choose any mode
of securing health care services without penalty or threat of penalty;

(3) The policy stated herein shall not be applied to impair any
right of contract related to the provision of health care services to any
person or group.

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2. The general assembly makes the following findings:

(1) The federal Patient Protection and Affordable Care Act
preserves certain traditional state powers to regulate health insurance,
and grants new powers to states, that permit Missouri to enforce the
public policy set forth in sections 1.330 and this section in a manner
consistent with, and indeed expressly provided for by, federal law;

(2) Sections 1311 and 1321 of the Patient Protection and
Affordable Care Act grant Missouri the option of operating a health
insurance exchange, or allowing the federal government to create
one. Section 1412 of the federal health care act authorizes payments to

31 health insurance issuers that result directly or indirectly in penalties against Missouri employers and residents, contrary to the public policy 3233 set forth in section 1.330 and this section. In certain cases, those penalties would be levied against Missouri employers and residents 34who refused to purchase health insurance that violates their deeply 35held religious beliefs. Under the plain terms of Section 1401 of the 36 federal health care act, the payments that result in penalties against 37Missouri employers and residents become available only if Missouri 38 39 chooses to operate a health insurance exchange. Facilitating these payments and the enforcement of penalties against employers and 40 individuals is a key function of a state-funded or state-based health 41 insurance exchange. Section 1555 of the federal health care act 42protects the right of health insurance issuers not to accept such 43payments; 44

45(3) A final rule issued by the U.S. Internal Revenue Service 46 attempts to offer those payments, and therefore to penalize Missouri employers and residents contrary to the public policy set forth in 47 section 1.330 and this section, irrespective of whether the state of 48 Missouri elects to operate a health insurance exchange. As such, this 49 federal rule would deny the state of Missouri its power, granted by 50Congress, to enforce the public policy set forth in section 1.330 and this 5152section by declining to operate a health insurance exchange. This rule 53denies the sovereignty of the state of Missouri, and is contrary to 54federal law and congressional intent;

55(4) The Patient Protection and Affordable Care Act recognizes 56the states' traditional powers to license and regulate health insurance carriers. Section 1311(e) of the federal health care act permits states 57that operate health insurance exchanges to exclude certain health 58plans. Section 1301(a) reserves for all states, regardless of whether 59they operate a health insurance exchange, the power to exclude health 60 insurance issuers from participation if such issuers are not "licensed 61 62 and in good standing to offer health insurance coverage in [the] State." Section 1321(d) of the federal health care act, titled "No Interference 63 with State Regulatory Authority," expressly provides that the act 64 preempts only those state laws that "that... prevent the application of 65 the provisions of this title." Section 1311(k) of the federal health care 66 act preempts only those state laws "that conflict with or prevent the 67

application of regulations promulgated by the Secretary" of the U.S.Department of Health and Human Services;

(5) Subsection 4 of this section asserts only those state powers
that Congress has expressly recognized or granted through the Patient
Protection and Affordable Care Act. Enforcement of subsection 4 of
this section therefore does not conflict with or prevent the application
of any provisions of, or regulations promulgated under, the Patient
Protection and Affordable Care Act;

(6) The federal government may, to the extent permitted by the
U.S. Constitution, amend federal law at any time to preempt these
powers that the Patient Protection and Affordable Care Act reserves
and grants to the state of Missouri.

80 3. No public official, employee, or agent of the state of Missouri 81 or any of its political subdivisions, nor any law or rule, shall act to impose, collect, enforce, or effectuate, directly or indirectly, any 82 83 penalty in the state of Missouri that violates the public policy set forth in this section or section 1.330. It violates the public policy set forth in 84 this section for any such individuals, laws, or rules to implement or 85 operate a health insurance exchange under the federal Patient 86 **Protection and Affordable Care Act.** 87

88 4. If a health insurance issuer operating in the state of Missouri 89 accepts any remuneration that may result in the imposition of penalties 90 contrary to the public policy set forth in this section or section 1.330, 91 such issuer's license to transact business in the state of Missouri shall 92be suspended by the director of the department of insurance, financial 93 institutions and professional registration immediately and until such time as the issuer represents it has returned that remuneration to its 94 source and will decline any such future remuneration. Such 95 96 suspensions shall not be construed as impairing the right of contract.

97 5. The attorney general shall take such action as is provided in this subsection in the defense or prosecution of rights protected under 98 99 section 1.330 and this section. It is the duty of the attorney general to 100 seek injunctive and any other appropriate relief as expeditiously as 101 possible to preserve the rights and property of the residents of the 102state of Missouri, and to defend as necessary the state of Missouri, its 103 officials, employees, and agents in the event that any law or regulation violating the public policy set forth in section 1.330 and this section, is 104

105 enacted by any government, subdivision, or agency thereof.

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