SENATE AMENDMENT NO. ____

Offered by		of						
Amend	SCS/Senate	Bill No. <u>518</u>	, Page _	<u>1</u> , s	Section _'	Title	_, Line <u>.:</u>	<u>3</u> ,
2	by striking the wor	ds "manage	d care"	; and				
3	Further amend	said bill,	page 3,	, secti	on 208.	166, 1	line 86,	
4	by inserting after	all of sai	d line	the fol	lowing:			
5	" <u>208.207.</u> 1.	Beginning	January	y 1, 20	15, ind	ividua	als age	
6	nineteen to sixty-	our, who a	re not	otherwi	se elic	gible :	for MO	
7	HealthNet services	under this	chapte	r, who	qualify	for I	<u>OM</u>	
8	HealthNet services	under sect	ion 42 t	U.S.C.				
9	1396a(a)(10)(A)(i)	(VIII) and	as set :	forth i	<u>n 42 CF</u>	R 435	.119, ar	<u>nd</u>
10	who have income at	or below c	ne hund:	red thi	rty-thr	ree per	rcent of	<u>E</u>
11	the federal poverty	v level plu	s five	percent	of the	e appl	<u>icable</u>	
12	family size as dete	ermined und	er 42 U	.s.c. 1	396a(e)	(14)	and as s	<u>set</u>
13	forth in 42 CFR 435	5.603, shal	l be el:	igible	for med	dical	<u>assistar</u>	<u>nce</u>
14	under MO HealthNet	and shall	receive	covera	ge for	the he	<u>ealth</u>	
15	benefits service pa	ackage.						
16	2. For purpos	es of this	section	n, "hea	lth ben	efits	service	<u> </u>
17	package" shall mear	n subject t	o federa	al appr	oval, k	enefi:	ts cove	red
18	by the MO HealthNet	program a	s deter	mined b	y the c	departi	ment of	
19	social services to	meet the b	enchmar	k or be	nchmark	-equi	valent	
20	coverage requiremen	nt under 42	U.S.C.	1396a(k) (1).			
21	3. The reimbu	rsement ra	te to MC) Healt	hNet pr	ovide	rs for M	10

<u>HealthNet</u> s	services provided to individuals qualifying under the
provisions	of this section shall be comparable to commercial
reimburseme	ent payment levels with trend adjustment for comparable
services.	The rates shall be determined annually by the
department	of social services and the department may develop such
rates throu	ugh a contracted actuary. The higher commercial
<u>comparable</u>	rates shall only apply for services provided to
individual:	s qualifying under this section.

Affordable Care Act, Public Law 111-148, as amended by the federal Health Care and Education Reconciliation Act of 2010,

Public Law 111-152, and any amendments thereto, is repealed in whole or in part or if federal funds at the disposal of the state for payments of money benefits to or on behalf of any persons under this section shall at any time become insufficient or are not appropriated to pay the percentages specified in Section 2001 of PL 111-148, as that section existed on March 28, 2010, this section shall no longer be effective."; and

Further amend the title and enacting clause accordingly.