SECOND REGULAR SESSION

SENATE BILL NO. 744

99TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SATER.

Pre-filed December 1, 2017, and ordered printed.

ADRIANE D. CROUSE, Secretary.

AN ACT

To amend chapter 376, RSMo, by adding thereto one new section relating to comparable health care service incentive programs, with an effective date.

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

Section A. Chapter 376, RSMo, is amended by adding thereto one new 2 section, to be known as section 376.2024, to read as follows:

376.2024. 1. This section shall be known and may be cited as the 2 "Missouri Right to Shop Act".

3 **2.** As used in this section, the following terms mean:

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(1) "Allowed amount", the contractually agreed upon amount paid

5 by a health carrier to a health care provider participating in the 6 carrier's network;

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(2) "Average", mean, median, or mode;

8 (3) "Director", the director of the department of insurance,
9 financial institutions and professional registration;

10 (4) "Health care provider" or "provider", as defined in section
11 376.1350;

(5) "Health carrier" or "carrier", as defined in section 376.1350,
and including without limitation the Missouri consolidated health care
plan established in chapter 103 and any other entity offering coverage
in this state that is subject to the requirements of the federal Patient
Protection and Affordable Care Act, P.L. 111-148;

17 (6) "Program", the comparable health care service incentive
18 program established by a health carrier pursuant to this section;

(7) "Comparable health care service", any covered non-emergency
health care service or bundle of services. The director may limit what
is considered a comparable health care service if a carrier can

demonstrate allowed amount variation among in-network providers is
less than fifty dollars.

3. (1) Unless a waiver has been granted as provided in subsection 6 of this section, a health carrier shall develop and implement a program that provides incentives for enrollees in a health plan who elect to receive comparable health care services that are covered by the plan from providers that charge less than the average allowed amount paid by that carrier to in-network providers for those comparable health care services.

31(2) Incentives may be calculated as a percentage of the 32difference between the allowed amount and the average allowed amount for that service, as a flat dollar amount, or by another 33 reasonable methodology approved by the director. The health carrier 34shall provide the incentive as a cash payment to the enrollee, or as 3536 credit toward the enrollee's annual in-network deductible and out-of-37 pocket limit. Health carriers may allow enrollees to choose how the incentive is provided. 38

(3) The incentive program shall provide enrollees with not less than fifty percent of the health carrier's saved costs for each service or category of comparable health care service resulting from shopping by enrollees, except that a health carrier shall not be required to provide an incentive payment or credit to an enrollee when the carrier's saved cost is twenty five dollars or less.

45(4) A health carrier shall base the average allowed amount for a 46 health care procedure or service on the average paid to in-network 47providers for the procedure or service under the enrollee's health plan within a reasonable time frame not to exceed one year, except that a 48 health carrier may utilize an alternate reasonable methodology for 49 calculating the average price if approved by the director. A health 50carrier shall, at a minimum, inform enrollees of their ability to and the 5152process to request the average allowed amount for a procedure or 53service, both on their website and in benefit plan material.

54 (5) Eligibility for an incentive payment may require an enrollee 55 to demonstrate, through reasonable documentation such as a quote 56 from the provider, that the enrollee shopped prior to receiving care 57 from the provider who charges less for the comparable health care 58 service than the average allowed amount paid by that health 59 carrier. Health carriers shall provide additional mechanisms for the 60 enrollee to satisfy this requirement by utilizing the carrier's cost 61 transparency website or toll-free number established under this 62 section.

4. A health carrier shall make the incentive program available
as a component of all health plans offered by the health carrier in this
state. Annually at enrollment or renewal, a health carrier shall provide
notice about the availability of the program to any enrollee who is
enrolled in a health plan eligible for the program.

5. A comparable health care service incentive payment made by a health carrier in accordance with this section shall not be considered an administrative expense of the health carrier for rate development or rate filing purposes.

726. Prior to offering the program to any enrollee, a health carrier 73 shall file with the director a description of the program established by the health carrier pursuant to this section or a request for waiver of 74the requirements of this section in a manner prescribed by the 75director. The director may review the filing made by the health carrier 76 to determine whether the health carrier's program complies with the 77requirements of this section. Filings made pursuant to this subsection, 78including any supporting documentation, are confidential until the 7980 filing has been granted or denied by the director.

81 7. A health carrier shall annually file with the director, for the 82 most recent calendar year, the total number of comparable health care 83 service incentive payments made pursuant to this section, the use of comparable health care services by category of service for which 84 comparable health care service incentives are available, the total 85 payments made to enrollees, the average amount of incentive payments 86 made by service for such transactions, the total savings achieved below 87 the average allowed amount by service for such transactions, and the 88 total number and percentage of a health carrier's enrollees that 89 90 participated in such transactions. Beginning April 1, 2019, and annually by April first of each year thereafter, the director shall submit 91 92an aggregate report for all carriers filing the information required by 93 this section to the legislative committees having jurisdiction over health insurance matters. The director may set reasonable limits on 94 the annual reporting requirements on health carriers in order to focus 95

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96 on the comparable health care services for which incentive payments are most frequently paid.

98 8. (1) A health carrier shall establish an interactive mechanism on its publicly accessible website that enables an enrollee to request 99 and obtain from the health carrier, or a designated third-party, 100 101 information on the payments made by the health carrier to in-network entities and providers for comparable health care services, as well as 102quality data for those providers, to the extent available. The 103 interactive mechanism shall allow an enrollee seeking information 104 about the cost of a particular health care service to compare allowed 105106amounts among in-network providers, estimate out-of-pocket costs applicable to that enrollee's health plan, and the average paid to a 107 108 network provider for the procedure or service under the enrollee's 109 health plan within a reasonable timeframe not to exceed one year. The out-of-pocket estimate shall provide a good faith estimate of the amount 110 111 the enrollee will be responsible to pay out-of-pocket for a proposed nonemergency procedure or service that is a medically necessary covered 112benefit from a health carrier's in-network provider, including any 113 copayment, deductible, coinsurance, or other out-of-pocket amount for 114115any covered benefit, based on the information available to the health carrier at the time the request is made. A health carrier may contract 116117 with a third-party vendor to satisfy the requirements of this subdivision. 118

119 (2) Nothing in this section shall prohibit a health carrier from 120 imposing cost-sharing requirements disclosed in the enrollee's 121certificate of coverage for unforeseen health care services that arise out of the non-emergency procedure or service or for a procedure or 122123service provided to an enrollee that was not included in the original estimate. 124

125(3) A health carrier shall notify an enrollee that these are estimated costs, and that the actual amount the enrollee will be 126127responsible to pay may vary due to unforeseen services that arise out 128of the proposed non-emergency procedure or service.

1299. (1) If an enrollee elects to receive a covered health care service from an out-of-network provider at a price that is the same or 130 131less than the average that an enrollee's health carrier pays for that service to health care providers within its provider network within a 132

133 reasonable timeframe not to exceed one year, the health carrier shall allow the enrollee to obtain the service from the out-of-network 134 135provider at the provider's price, and upon request of the enrollee shall apply the payments made by the enrollee for that health care service 136 137 toward the enrollee's deductible and out-of-pocket maximum as specified in the enrollee's health plan as if the health care services had 138been provided by an in-network provider. The health carrier shall 139140 provide a downloadable or interactive online form to the enrollee for the purpose of submitting proof of payment to an out-of-network 141 provider for purposes of administering this section. 142

(2) A health carrier may base the average paid to in-network providers on what that carrier pays to providers in the network applicable to the enrollee's specific health plan, or across all of their plans offered in this state. A health carrier shall, at a minimum, inform enrollees of their ability to and the process to request the average allowed amount for a procedure or service, both on their website and in benefit plan material.

15010. (1) If a patient or prospective patient is covered by insurance, a health care provider within the health carrier's network 151152shall, upon request of a patient or prospective patient, provide within two working days, based on the information available to the health care 153154provider at the time of the request, sufficient information regarding the 155proposed non-emergency admission, procedure, or service for the 156 patient or prospective patient to receive a cost estimate from their 157health carrier to identify out-of-pocket costs which could be through an 158applicable toll-free number, website, or access to a third-party service that meets the requirements of this section. A health care provider 159160 may assist a patient or prospective patient in using a carrier's toll-free 161 number, website, or third-party service.

162 (2) If a health care provider is unable to quote a specific amount under subdivision (1) of this subsection in advance due to the health 163 164care provider's inability to predict the specific treatment or diagnostic code, the health care provider shall disclose what is known for the 165166 estimated amount for a proposed non-emergency admission, procedure, or service, including the amount for any facility fees required. A health 167168 care provider shall disclose the incomplete nature of the estimate and 169inform the patient or prospective patient of their ability to obtain an

170 updated estimate once additional information is determined.

(3) Prior to a non-emergency admission, procedure, or service, and upon request by a patient or prospective patient, a health care provider outside the patient's or prospective patient's insurer network shall disclose within two working days the amount that will be charged for the non-emergency admission, procedure, or service, including the amount for any facility fees required.

177 (4) Health care providers shall post in a visible area notification 178of the ability for patients and prospective patients with individual or small group health insurance to obtain a description of the service or 179180 the applicable standard medical codes or current procedural terminology codes used by the American Medical Association sufficient 181 182 to allow a health carrier to assist the patient or prospective patient in comparing out-of-pocket and allowed amounts paid for their care to 183 different providers for similar services. This notification shall inform 184 185patients and prospective patients of their right to obtain services from different health care providers regardless of a referral or 186 recommendation from an in-network health care provider, and that 187 188seeking a lower-cost health care provider may result in an incentive to the patient if they follow the steps set by their health carrier. The 189 190 notification shall outline the parameters of potential incentives 191 approved pursuant to this section. It shall also notify the patient or 192prospective patient that their health carrier is required to provide 193 enrollees an estimate of out-of-pocket costs and allowed amounts paid 194 for their care to different providers for similar services via a toll-free 195telephone number and health care price transparency tool. A health care provider may provide additional information in any form to 196 197 inform patients and prospective patients of carrier-specific price transparency tools or toll-free phone numbers. 198

19911. The director of the department of insurance, financial institutions, and professional registration may promulgate rules as 200 201necessary to implement the provisions of this section. Any rule or 202portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become 203effective only if it complies with and is subject to all of the provisions 204 of chapter 536, and, if applicable, section 536.028. This section and 205chapter 536 are nonseverable and if any of the powers vested with the 206

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207 general assembly pursuant to chapter 536, to review, to delay the 208 effective date, or to disapprove and annul a rule are subsequently held 209 unconstitutional, then the grant of rulemaking authority and any rule 210 proposed or adopted after August 28, 2018, shall be invalid and void.

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12. The board of trustees of the Missouri consolidated health care plan shall conduct an analysis no later than January 1, 2020, of the cost effectiveness of implementing an incentive-based program for current enrollees and retirees. Any program found to be cost effective shall be implemented as part of the next open enrollment. The Missouri consolidated health care plan shall communicate the rationale for its decision to relevant legislative committees in writing.

Section B. Section A of this act shall become effective January 1, 2019.

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