



Senate Bill 925/House Bill 2082: Serious Risks for Missourians with Pre-Existing Conditions

Our nonpartisan, nonprofit organizations are ***committed to helping Missourians get the comprehensive, affordable health coverage we need to live healthy, productive lives.*** Together, representing millions of Americans who live with serious or chronic disease, we support policies and legislation that achieve these goals *without excluding or discriminating against the 30 percent of Missouri adults under age 65 who live with pre-existing conditions.*¹

SB 925/HB 2082 authorize the sale of unregulated health products that could discriminate against Missourians with pre-existing conditions. These bills would leave Missourians exposed to medical and financial harm.

We urge lawmakers to reject SB 925/HB 2082!

SB 925/HB 2082 plans look like health insurance, but offer NO safeguards for Missourians

- SB 925/HB 2082 plans may look into your medical history when you get ill and cancel coverage.
- SB 925/HB 2082 plans won't have to follow consumer protection laws other insurers have to follow.
- The Missouri Department of Commerce and Insurance Department will have no power to help consumers with complaints and Missourians will have no meaningful appeals process.

Missourians may be left without coverage, face significant costs, or be denied coverage

- SB 925/HB 2082 plans will not have to comply with requirements that limit out-of-pocket costs for patients, could impose caps on coverage, or could exclude coverage of certain benefits, leaving Missourians with potentially catastrophic costs if they get sick.
- Individuals with pre-existing conditions who obtain coverage may be subject to unspecified waiting periods resulting in unplanned and unexpected out-of-pocket health care costs. In other states, similar products require a 6-month waiting period for all contracts and a 9-month waiting period for maternity on family contracts. In some cases, the waiting period may extend up to 12 months.²
- Individuals with pre-existing conditions who are denied benefits may be unable to access benefits under the Affordable Care Act (ACA) because of the limited enrollment window – leaving them uninsured and vulnerable.

SB 925/HB 2082 plans don't provide affordable options for many Missourians

- SB 925/HB 2082 plans may cherry-pick healthy customers and reject people with histories of illness (something that other Missouri insurers can't do). This could drive up costs for other privately insured consumers.

¹ <https://www.kff.org/health-reform/issue-brief/pre-existing-condition-prevalence-for-individuals-and-families/>

² <https://fbhealthplans.com/plans/individual-family-plans/core-choice/>