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AN ACT relating to mental health parity.

- 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3
- → Section 1. KRS 304.17A-660 is amended to read as follows:
- 4 As used in KRS 304.17A-660 to 304.17A-669, unless the context requires otherwise:
- 5 (1) <u>"Classification of benefits" means the classification of benefits set forth in 45</u>
 6 C.F.R. 146.136(c)(2)(ii)(A);
- 7 (2) "Mental health condition" means any condition or disorder that involves mental
 8 illness or substance use disorder as defined in KRS 222.005 and that falls under any
 9 of the diagnostic categories listed in the *most recent version of the* Diagnostic and
 10 Statistical Manual of Mental Disorders[-(Fourth Edition)] or that is listed in the
 11 mental disorders section of the *most recent version of the* International
 12 Classification of Disease[, or the most recent subsequent editions];
- 13(3)[(2)]''Nonquantitative treatment limitation'' means any limitation that is not14expressed numerically but otherwise limits the scope or duration of benefits for
- 15 *treatment*;
- 16 (4) "Terms or conditions" includes day or visit limits, episodes of care, any lifetime or
 17 annual payment limits, deductibles, copayments, prescription coverage,
 18 coinsurance, out-of-pocket limits, and any other cost-sharing requirements; and
- 19 (5)[(3)] "Treatment of a mental health condition" includes but is not limited to any
 20 necessary outpatient, inpatient, residential, partial hospitalization, day treatment,
 21 emergency detoxification, or crisis stabilization services.
- → Section 2. KRS 304.17A-661 is amended to read as follows:
- 23 (1) Notwithstanding any other provision of $law_{:}$
- 24 (a) 1. A health benefit plan issued or renewed <u>on or</u> after <u>the effective date of</u>
 25 <u>this Act</u>[July 14, 2000], that provides coverage for treatment of a mental
 26 health condition shall provide coverage of any treatment <u>of</u>[for] a mental
 27 health condition under[<u>the same]</u> terms or conditions <u>that are no more</u>

1	restrictive than the terms or conditions [as] provided for treatment of a
2	physical health condition.
3	2.[(2)] Expenses for mental health and physical health conditions shall be
4	combined for purposes of meeting deductible and out-of-pocket limits
5	required under a health benefit plan.
6	$\underline{3.[(3)]}$ A health benefit plan that does not otherwise provide for
7	management of care under the plan or that does not provide for the same
8	degree of management of care for all health or mental health conditions
9	may provide coverage for treatment of mental health conditions through
10	a managed care organization; [.
11	(4) For the purposes of a health benefit plan issued or renewed on or after July 14,
12	2000, any mental health condition that is excluded from the standard health benefit
13	plan authorized by KRS 304.17A-250 and in effect on January 1, 2000, may
14	continue as an exclusion under this section.]
15	(b) With respect to mental health condition benefits in any classification of
16	benefits, a health benefit plan required to comply with paragraph (a) of this
17	subsection shall not impose:
18	<u>1. A nonquantitative treatment limitation that does not apply to medical</u>
19	and surgical benefits in the same classification; and
20	2. Medical necessity criteria or a nonquantitative treatment limitation
21	unless, under the terms of the plan, as written and in operation, any
22	processes, strategies, evidentiary standards, or other factors used in
23	applying the criteria or limitation to mental health condition benefits
24	in the classification are comparable to, and are applied no more
25	stringently than, the processes, strategies, evidentiary standards, or
26	other factors used in applying the criteria or limitation to medical and
27	surgical benefits in the same classification; and

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1	<u>(c)</u>	Paragraph (b) of this subsection shall be construed to require, at a
2		minimum, compliance with the requirements for nonquantitative treatment
3		limitations set forth in the Mental Health Parity and Addiction Equity Act
4		of 2008, 42 U.S.C. sec. 300gg-26, as amended, and any related federal
5		regulations, as amended, including but not limited to 45 C.F.R. sec.
6		<u>146.136, 45 C.F.R. sec. 147.160, and 45 C.F.R. sec. 156.115(a)(3).</u>
7	<u>(2) (a)</u>	An insurer that issues or renews a health benefit plan that is subject to the
8		provisions of this section shall submit an annual report to the commissioner
9		on or before April 1 of each year following the effective date of this Act that
10		contains the following:
11		1. A description of the process used to develop or select the medical
12		necessity criteria for both mental health condition benefits and
13		medical and surgical benefits;
14		2. Identification of all nonquantitative treatment limitations that are
15		applied to both mental health condition benefits and medical and
16		surgical benefits within each classification of benefits;
17		3. The results of an analysis that demonstrates compliance with
18		subsection (1)(b) and (c) of this section for the medical necessity
19		criteria described in subparagraph 1. of this paragraph and for each
20		nonquantitative treatment limitation identified in subparagraph 2. of
21		this paragraph, as written and in operation. At a minimum, the results
22		of the analysis shall:
23		a. Identify the factors used to determine that a nonquantitative
24		treatment limitation will apply to a benefit, including factors that
25		were considered but rejected;
26		b. Identify and define the specific evidentiary standards used to
27		<u>define the factors and any other evidence relied upon in</u>

1	designing each nonquantitative treatment limitation;
2	c. Provide the comparative analyses, including the results of the
3	analyses, performed to determine that the processes and
4	strategies:
5	<i>i.</i> Used to design each nonquantitative treatment limitation,
6	as written, and the as-written processes and strategies used
7	to apply the nonquantitative treatment limitation to mental
8	health condition benefits are comparable to, and are
9	applied no more stringently than, the processes and
10	strategies used to design each nonquantitative treatment
11	limitation, as written, and the as-written processes and
12	strategies used to apply the nonquantitative treatment
13	limitation to medical and surgical benefits; and
14	ii. Used to apply each nonquantitative treatment limitation, in
15	operation, for mental health condition benefits are
16	comparable to, and are applied no more stringently than,
17	the processes and strategies used to apply each
18	<u>nonquantitative treatment limitation, in operation, for</u>
19	medical and surgical benefits; and
20	d. Disclose the specific findings and conclusions reached by the
21	insurer that the results of the analyses performed under this
22	subparagraph indicate that the insurer is in compliance with
23	subsection (1)(b) and (c) of this section; and
24	4. Any additional information that may be prescribed by the
25	commissioner for use in determining compliance with the
26	requirements of this section.
27	(b) The annual report shall be submitted in a manner and format prescribed by

1		the commissioner through administrative regulation.
2	<u>(3)</u> [((5)] A violation of this section shall constitute an act of discrimination and shall be
3		an unfair trade practice under this chapter. The remedies provided under Subtitle 12
4		of this chapter shall apply to conduct in violation of this section.
5		→Section 3. KRS 304.17A-669 is amended to read as follows:
6	(1)	Nothing in KRS 304.17A-660 to 304.17A-669 shall be construed as mandating
7		coverage for mental health conditions.
8	(2)	A group health benefit plan covering fewer than fifty-one (51) employees that is
9		not otherwise required to provide parity in mental health condition benefits under
10		federal law[The following] shall be exempt from the provisions of KRS 304.17A-
11		660 to 304.17A-669 [:
12		(a) A group health benefit plan covering fewer than fifty one (51) employees;
13		(b) An individual health benefit plan; and
14		(c) An employer organized association as defined in KRS 304.17A-005].
15		Section 4. This Act takes effect on January 1, 2022.