C3 9lr1885 CF SB 631

By: Delegate Kelly Delegates Kelly and Hill

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House action: Adopted

Read second time: March 11, 2019

CHAPTER

1 AN ACT concerning

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Health Insurance – Coverage for Mental Health Benefits and Substance Use Disorder Benefits – Requirements and Reports <u>Treatment Criteria</u>

FOR the purpose of requiring certain carriers, on or before a certain date each year, to submit a report to the Maryland Insurance Commissioner to demonstrate the carrier's compliance with the federal Mental Health Parity and Addiction Equity Act; requiring certain carriers, on or before a certain date each year, to submit a report to the Commissioner on data for certain benefits by certain classification; requiring the reports to include certain information and be submitted in a certain manner; requiring the reports to be prepared in coordination with certain entities, contain a certain statement, and be made available to certain persons in a certain manner; requiring the reports to exclude certain identifiable information; requiring the Commissioner to review the reports, notify a carrier of noncompliance with certain federal law, and require the carrier to take certain actions under certain circumstances; requiring the Commissioner to impose a certain penalty for each day a carrier fails to submit a certain report; requiring that certain funds be used only for certain purposes; requiring the Commissioner, on or before a certain date, to develop certain forms and, in consultation with certain persons, adopt certain regulations; requiring an insurer, nonprofit health service plan, or health maintenance organization to use certain criteria for all medical necessity and utilization management determinations for substance use disorder benefits; repealing a certain limitation on the amount of copayment that an insurer, nonprofit health service plan, or health maintenance organization may charge under certain circumstances; requiring certain carriers to include certain information in a certain notice of an adverse decision or grievance by a carrier; requiring certain carriers to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1 2 3 4 5	include certain information in certain notice of a coverage decision or appeal decision by a carrier; defining certain terms a certain term; making stylistic changes a stylistic change; providing for a delayed effective date for certain provisions of this Act; providing for the application of certain provisions of this Act; and generally relating to coverage for mental health benefits and substance use disorder benefits.							
6 7 8 9 10	BY adding to Article — Insurance Section 15–144 Annotated Code of Maryland (2017 Replacement Volume and 2018 Supplement)							
11 12 13 14 15	BY repealing and reenacting, with amendments, Article – Insurance Section 15–802 , 15–10A–02 , and 15–10D–02 Annotated Code of Maryland (2017 Replacement Volume and 2018 Supplement)							
16 17				Γ ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, nd read as follows:				
18				Article - Insurance				
19 20 21	15-144. (A) (INDICATED.	(1)	In ti	HS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS				
22	•	(2)	"CAR	RIER" MEANS:				
23			(I)	AN INSURER;				
24			(II)	A NONPROFIT HEALTH SERVICE PLAN; OR				
25			(III)	A HEALTH MAINTENANCE ORGANIZATION.				
26	•	(3)	(I)	"FINANCIAL REQUIREMENTS" INCLUDES:				
27				1. DEDUCTIBLES;				
28				2. COPAYMENTS;				
29				3. COINSURANCE; AND				
30				4. ANY OUT OF POCKET MAXIMUMS.				

1 2	()		-DOES -	NOT	INCLUDE
3 4		HAS TH	IE MEAN	ING ST	ATED IN 45
5 6		AS THE	MEANI	NG STA	TED IN 45
7 8					HAS THE
-	9 (7) "PARITY ACT" MEANS THE I 10 DOMENICI MENTAL HEALTH PARITY AND ADDICTI 11 C.F.R. 146.136 AND 45 C.F.R. 147.160.				
12	12 (8) "PARITY ACT CLASSIFICATIONS"	MEANS	};		
13	13 (1) IN-NETWORK BENEFITS;				
14	14 (II) INPATIENT OUT OF NETWO	ORK BE	NEFITS;		
15	15 (III) OUTPATIENT IN-NETWORK	BENEF	ITS;		
16	16 (IV) OUTPATIENT OUT-OF-NET	WORK B	ENEFIT	S;	
17	17 (V) PRESCRIPTION DRUG BENE	EFITS; A	ND		
18	18 (VI) EMERGENCY CARE BENEFIT	rs.			
19	19 (9) "Quantitative treatment lin	MITATIO	one" mi	LANC N	HMERICAL
-	20 FACTORS THAT LIMIT THE TREATMENT OR BENEF				
	21 COVERAGE.				
22	22 (10) "Substance use disorder e	BENEFY	rs" HA	S THE	MEANING
23	23 STATED IN 45 C.F.R. § 146.136(A) AND 29 C.F.R. 24				
24	24 (11) "Treatment limitations" incl	LUDES I	LIMITS I	BASED ()N;
25	25 (1) THE FREQUENCY OF TREAT	MENT;			
26	26 (II) NUMBER OF VISITS;				
27	27 (HI) DAYS OF COVERAGE; AND				

1	(IV) DAYS IN A WAITING PERIOD.
2	(B) THIS SECTION APPLIES TO A CARRIER THAT DELIVERS, OR ISSUES FOR
3	DELIVERY, AN INDIVIDUAL, GROUP, OR BLANKET HEALTH BENEFIT PLAN IN THE
4	STATE.
_	(a) (1) Over present Ivy v.1 provident provident company covers covered
5	(C) (1) ON OR BEFORE JULY 1 EACH YEAR, EACH CARRIER SHALL SUBMIT
6	A REPORT TO THE COMMISSIONER TO DEMONSTRATE THE CARRIER'S COMPLIANCE
7	WITH THE PARITY ACT.
8	(2) THE REPORT SUBMITTED UNDER PARAGRAPH (1) OF THIS
9	SUBSECTION SHALL:
10	(I) LIST ALL MENTAL HEALTH BENEFITS, SUBSTANCE USE
11	DISORDER BENEFITS, AND MEDICAL/SURGICAL BENEFITS OFFERED BY THE
12	CARRIER AND THE PLACE THAT EACH BENEFIT IS OFFERED IN THE APPLICABLE
13	PARITY ACT CLASSIFICATION OR SUBCLASSIFICATION;
10	THE THE CHASSITION OF SEPERISHION,
14	(II) LIST ALL MENTAL HEALTH BENEFITS AND SUBSTANCE USE
15	DISORDER BENEFITS THAT ARE EXCLUDED FROM COVERAGE BY THE CARRIER AND
16	A DETAILED EXPLANATION FOR THE EXCLUSION;
17	(III) LIST ANY ANNUAL OR LIFETIME DOLLAR LIMITS ON MENTAL
18	HEALTH BENEFITS, SUBSTANCE USE DISORDER BENEFITS, AND MEDICAL/SURGICAL
19	BENEFITS OFFERED BY THE CARRIER AND PROVIDE AN ACTUARIAL
20	DEMONSTRATION THAT ANY ANNUAL OR LIFETIME DOLLAR LIMIT COMPLIES WITH
21	THE PARITY ACT:
	11111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
22	(IV) LIST ALL FINANCIAL REQUIREMENTS FOR MENTAL HEALTH
23	BENEFITS, SUBSTANCE USE DISORDER BENEFITS, AND MEDICAL/SURGICAL
24	BENEFITS OFFERED BY THE CARRIER BY CLASSIFICATION AND SUBCLASSIFICATION
25	AND PROVIDE AN ACTUARIAL DEMONSTRATION THAT THE FINANCIAL
26	REQUIREMENTS SATISFY THE SUBSTANTIALLY ALL AND PREDOMINANT STANDARDS
27	OF THE PARITY ACT, INCLUDING:
28	1. A DESCRIPTION OF THE METHODOLOGY USED TO
29	DETERMINE THE DOLLAR AMOUNT OF ALL PLAN PAYMENTS FOR THE
30	SUBSTANTIALLY ALL AND PREDOMINANT ANALYSIS; AND
31	2. AN IDENTIFICATION OF ANY CUMULATIVE FINANCIAL
32	REQUIREMENTS FOR MENTAL HEALTH BENEFITS AND SUBSTANCE USE DISORDER

BENEFITS AND VERIFICATION OF COMPLIANCE WITH THE PARITY ACT;

1	(V) LIST ALL QUANTITATIVE TREATMENT LIMITATIONS FOR
2	MENTAL HEALTH BENEFITS, SUBSTANCE USE DISORDER BENEFITS, AND
3	MEDICAL/SURGICAL BENEFITS OFFERED BY THE CARRIER BY CLASSIFICATION AND
4	SUBCLASSIFICATION AND PROVIDE AN ACTUARIAL DEMONSTRATION THAT THE
5	QUANTITATIVE TREATMENT LIMITATIONS SATISFY THE SUBSTANTIALLY ALL AND
6	PREDOMINANT STANDARDS OF THE PARITY ACT, INCLUDING:
7	1. A DESCRIPTION OF THE METHODOLOGY USED TO
8	DETERMINE THE DOLLAR AMOUNT OF ALL PLAN PAYMENTS FOR SUBSTANTIALLY
9	
9	ALL AND PREDOMINANT ANALYSIS; AND
10	2. AN IDENTIFICATION OF ANY CUMULATIVE FINANCIAL
11	REQUIREMENTS FOR MENTAL HEALTH BENEFITS AND SUBSTANCE USE DISORDER
12	BENEFITS AND VERIFICATION OF COMPLIANCE WITH THE PARITY ACT;
13	(VI) LIST ALL NONQUANTITATIVE TREATMENT LIMITATIONS
14	THAT APPLY TO MENTAL HEALTH BENEFITS, SUBSTANCE USE DISORDER BENEFITS,
15	AND MEDICAL/SURGICAL BENEFITS OFFERED BY THE CARRIER BY CLASSIFICATION
16	AND IDENTIFY THE DESCRIPTION OF THE NONQUANTITATIVE TREATMENT
17	LIMITATIONS IN THE CARRIER'S PLAN DOCUMENTS;
11	EIMITATIONS IN THE CANNELS OF EACH DOCUMENTS;
18	(VII) LIST THE FACTORS CONSIDERED IN THE DESIGN OF EACH
19	NONQUANTITATIVE TREATMENT LIMITATION LISTED UNDER ITEM (VI) OF THIS
20	PARAGRAPH;
21	(VIII) IDENTIFIES MHE COUDCEC LICED TO DEFINE OF ECTARLICH A
22	(VIII) IDENTIFY THE SOURCES USED TO DEFINE OR ESTABLISH A
	THRESHOLD FOR APPLYING THE FACTORS LISTED UNDER ITEM (VII) OF THIS
23	PARAGRAPH, INCLUDING:
24	1. THE TITLE AND QUALIFICATIONS OF THE EMPLOYEE
25	WHO MAKES THE DECISIONS RELATED TO THE ADOPTION AND IMPLEMENTATION OF
26	THE FACTORS;
07	9 A DESCRIPTION OF HOW THE EAST OPEN HERE WEED TO
27	2. A DESCRIPTION OF HOW THE FACTORS WERE USED TO
28	APPLY EACH NONQUANTITATIVE TREATMENT LIMITATION TO MENTAL HEALTH
29	BENEFITS, SUBSTANCE USE BENEFITS, AND MEDICAL/SURGICAL BENEFITS;
30	3. AN EXPLANATION ABOUT WHETHER ANY FACTOR WAS
31	GIVEN MORE WEIGHT THAN ANOTHER FACTOR; AND
32	4. IF A FACTOR WAS GIVEN MORE WEIGHT THAN
33	ANOTHER FACTOR. THE REASON FOR THE DIFFERENCE IN WEIGHTING:

1	(IX) AN ANALYSIS THAT DEMONSTRATES, FOR THE PLAN AS
$\frac{1}{2}$	WRITTEN AND IN OPERATION, THE PROCESSES, STRATEGIES, AND EVIDENTIARY
3	STANDARDS USED IN DEVELOPING AND APPLYING EACH NONQUANTITATIVE
4	TREATMENT LIMITATION IS COMPARABLE TO AND APPLIED NO MORE STRINGENTLY
5	TO MENTAL HEALTH BENEFITS AND SUBSTANCE USE DISORDER BENEFITS THAN TO
6	MEDICAL/SURGICAL BENEFITS, INCLUDING:
Ü	MEDICINES ONGTONE BENEFITS, INCEDED INC.
7	1. THE ANALYSIS, AUDIT, OR METHOD USED TO ASSESS
8	COMPARABILITY UNDER THIS ITEM;
9	2. ANY FACTORS USED, EVIDENTIARY STANDARDS
10	RELIED ON, AND THE PROCESS EMPLOYED IN DEVELOPING AND APPLYING A
11	NONQUANTITATIVE TREATMENT LIMITATION FOR MENTAL HEALTH BENEFITS,
12	SUBSTANCE USE BENEFITS, AND MEDICAL/SURGICAL BENEFITS; AND
13	3. ANY IDENTIFICATION MEASURES THAT WERE USED TO
14	ENSURE COMPARABLE APPLICATION OF NONQUANTITATIVE TREATMENT
15	LIMITATIONS THAT ARE IMPLEMENTED BY THE CARRIER AND ANY ENTITY
16	DELEGATED TO MANAGE MENTAL HEALTH BENEFITS, SUBSTANCE USE BENEFITS, OR
17	MEDICAL/SURGICAL BENEFITS ON BEHALF OF THE CARRIER;
18	(X) INCLUDE A RECORD OF ALL CLAIMS SUBMITTED FOR
19	MENTAL HEALTH BENEFITS, SUBSTANCE USE BENEFITS, AND MEDICAL/SURGICAL
20	BENEFITS AND THE NUMBER OF CLAIMS DENIED FOR EACH BENEFIT BY
21	CLASSIFICATION; AND
22	()
22	(XI) IDENTIFY THE PROCESS USED TO COMPLY WITH THE
23	PARITY ACT DISCLOSURE REQUIREMENTS FOR MENTAL HEALTH BENEFITS,
24	SUBSTANCE USE DISORDER BENEFITS, AND MEDICAL/SURGICAL BENEFITS,
25	INCLUDING:
26	1. THE CRITERIA FOR A MEDICAL NECESSITY
20 27	DETERMINATION;
41	DETERMINATION,
28	2. REASONS FOR A DENIAL OF BENEFITS; AND
20	2. REMOONS FOR THE OF BENEFITS, MAD
29	3. IN CONNECTION WITH INTERNAL CLAIMS AND
30	APPEALS, PLAN DOCUMENTS THAT CONTAIN INFORMATION ABOUT PROCESSES,
31	STRATEGIES, EVIDENTIARY STANDARDS, AND ANY OTHER FACTORS USED TO APPLY
32	A NONQUANTITATIVE TREATMENT LIMITATION.
33	(D) ON OR BEFORE JULY 1 EACH YEAR, EACH CARRIER SHALL SUBMIT A
34	REPORT TO THE COMMISSIONER ON THE CARRIER'S DATA FOR MENTAL HEALTH

1	BENEFITS, SUBSTANCE USE DISORDER BENEFITS, AND MEDICAL/SURGICAL
2	BENEFITS BY PARITY ACT CLASSIFICATION, INCLUDING:
3	(1) THE DELIVERY OF MENTAL HEALTH AND SUBSTANCE USE
4	DISORDER SERVICES, INCLUDING THE TOTAL NUMBER OF MEMBERS WHO RECEIVED
5	SERVICES FOR A COVERED BENEFIT UNDER § 18-840 OF THIS ARTICLE IN THE
6	IMMEDIATELY PRECEDING CALENDAR YEAR, REPORTED SEPARATELY FOR A
7	PRIMARY DIAGNOSIS OF MENTAL ILLNESS OR MENTAL DISORDER AND A PRIMARY
8	DIACNOSIS OF ALCOHOL OF DRUG MISUSE PASED ON THE FOLLOWING LEVELS OF

8 DIAGNOSIS OF ALCOHOL OR DRUG MISUSE BASED ON THE FOLLOWING LEVELS (

9 **CARE:**

10	4	I)	OUTPATIENT;
11	(1	II)	INTENSIVE OUTPATIENT;
12	(1	III)	OPIOID TREATMENT SERVICES;
13	(1	IV)	PARTIAL HOSPITALIZATION;
14	(V)	RESIDENTIAL TREATMENT;
15	(VI)	INPATIENT TREATMENT; AND
16	(VII)	CRISIS RESIDENTIAL SERVICES;
17	(2) T	HE '	TOTAL NUMBER OF MEMBERS RECEIVING SERVICES FOR
18	WHICH DATA IS PRO)VID	ED UNDER ITEM (1) OF THIS SUBSECTION CALCULATED PER
19	1.000 MEMBERS:		

- 20 (3) UTILIZATION MANAGEMENT REQUIREMENTS AND PLAN
 21 DECISIONS RELATED TO PRIOR AUTHORIZATION AND CONCURRENT OR CONTINUING
 22 REVIEW BY PARITY ACT CLASSIFICATION, INCLUDING:
- 23 (I) THE NUMBER AND PERCENT OF COVERED SERVICES AND 24 PRESCRIPTION DRUGS SUBJECT TO EACH LEVEL OF REVIEW:
- 25 (H) THE NUMBER AND PERCENT OF REQUESTED SERVICES AND 26 PRESCRIPTION DRUGS APPROVED AT EACH LEVEL OF REVIEW;
- 27 (III) THE NUMBER AND PERCENT OF REQUESTED SERVICES AND 28 PRESCRIPTION DRUGS DENIED AT EACH LEVEL OF REVIEW;

1	(IV) THE NUMBER AND PERCENT OF REQUESTED SERVICES
2	DENIED WITH AN APPROVAL FOR A LOWER LEVEL OF CARE OF A DIFFERENT
3	PRESCRIPTION DRUG;
4	(V) THE NUMBER AND PERCENT OF REQUESTED SERVICES
5	DENIED BASED ON NONCOVERED SERVICE, MEDICAL NECESSITY CRITERIA
6	EXPERIMENTAL, INVESTIGATIVE SERVICE, INCOMPLETE SUBMISSION, DUPLICATE
7	SUBMISSION, OR ANY ADDITIONAL REASON; AND
8	(VII) FOR CONCURRENT OF CONTINUING DEVIEW THE AVERAGE
9	(VI) FOR CONCURRENT OR CONTINUING REVIEW, THE AVERAGE NUMBER OF DAYS AUTHORIZED FOR EACH REVIEW PERIOD AND AVERAGE INTERVAL
10	FOR REQUIRING REVIEW, EXPRESSED IN THE NUMBER OF DAYS;
10	TOWNS CONTINUE AND ADDRESS OF THE WOMBER OF BILLS,
11	(4) DENIALS AND APPEALS OF ADVERSE AND COVERAGE DECISIONS
12	BY PARITY ACT CLASSIFICATION, INCLUDING:
13	(I) THE NUMBER AND PERCENT OF DENIALS OF A REQUESTED
14	SERVICE;
15	(II) THE NUMBER AND PERCENT OF DECISIONS FOR WHICH A
16	PEER-TO-PEER REVIEW WAS REQUESTED;
1 7	(III) THE NUMBER AND DEDCEMT OF DECICIONS THAT WERE
17	(HI) THE NUMBER AND PERCENT OF DECISIONS THAT WERE
18	APPEALED AND THE RESULT OF THE APPEAL; AND
19	(IV) THE NUMBER AND PERCENT OF DECISIONS THAT WENT TO
20	EXTERNAL REVIEW AT THE ADMINISTRATION AND THE RESULT OF THE APPEAL;
21	(5) NETWORK UTILIZATION REPORTED SEPARATELY FOR MENTAL
22	HEALTH BENEFITS, SUBSTANCE USE BENEFITS, AND MEDICAL/SURGICAL BENEFITS
23	INCLUDING THE NUMBER AND PERCENT OF CLAIMS PAID FOR OUT-OF-NETWORK
24	USE OF:
~=	(T) 0.74mp (M. 1977)
25	(I) OUTPATIENT VISITS;
26	(II) INDATIENT HOSDITALIZATION: AND
20	(H) INPATIENT HOSPITALIZATION; AND
27	(III) NONHOSPITAL RESIDENTIAL FACILITIES; AND
	(III) NOTHIODI IIIII INDODENTIRE INCIDITIES, INCE
28	(6) DETAILS ON CLAIM REIMBURSEMENT, INCLUDING:
-	, , , , , , , , , , , , , , , , , , , ,
29	(I) CLAIM EXPENSES FOR EACH MEMBER FOR EACH MONTH
30	FOR MENTAL HEALTH BENEFITS, SUBSTANCE USE BENEFITS, AND
31	MEDICAL/SURGICAL BENEFITS;

1	(H) THE AVERAGE REIMBURSEMENT RATE FOR PSYCHIATRISTS
2	AND NONPSYCHIATRIST PHYSICIANS FOR EACH EVALUATION AND MANAGEMENT
3	Common Procedural Technology code;
4	(HI) THE NETWORK PROVIDER REIMBURSEMENT RATE
5	METHODOLOGY BY PARITY ACT CLASSIFICATION AND THE AUDITS CONDUCTED TO
6	ASSESS COMPLIANCE WITH THE RATE METHODOLOGY; AND
_	()
7	(IV) THE METHODOLOGY FOR DETERMINING THE ALLOWABLE
8	AMOUNT FOR OUT-OF-NETWORK MENTAL HEALTH BENEFITS, SUBSTANCE USE
9	BENEFITS, AND MEDICAL/SURGICAL BENEFITS, INCLUDING ANY REDUCTIONS MADE
10	IN ALLOWABLE AMOUNTS FOR SPECIFIED PROVIDERS OR SERVICES AND THE AUDITS
11	CONDUCTED TO ASSESS COMPLIANCE WITH METHODOLOGIES.
10	(E) THE REPORTS REQUIRED UNDER SUBSECTIONS (C) AND (D) OF THIS
12 13	
19	SECTION SHALL:
14	(1) BE SUBMITTED ON A STANDARD FORM DEVELOPED BY THE
15	COMMISSIONER:
10	
16	(2) BE SUBMITTED BY THE CARRIER THAT ISSUES OR DELIVERS THE
17	HEALTH BENEFIT PLAN;
18	(3) BE PREPARED IN COORDINATION WITH ANY ENTITY THE CARRIER
19	CONTRACTS WITH TO PROVIDE MENTAL HEALTH BENEFITS AND SUBSTANCE
20	DISORDER BENEFITS;
21	(4) CONTAIN A STATEMENT, SIGNED BY THE CARRIER'S CHIEF
22	EXECUTIVE OFFICER, ATTESTING TO THE ACCURACY OF THE INFORMATION
23	CONTAINED IN THE REPORT;
24	(5) BE MADE AVAILABLE TO ALL PLAN MEMBERS AND BENEFICIARIES
25	ON THE CARRIER'S WEBSITE AND ON REQUEST;
26	(6) BE AVAILABLE TO PLAN MEMBERS AND THE PUBLIC ON THE
27	CARRIER'S WEBSITE IN A SUMMARY FORM DEVELOPED BY THE COMMISSIONER; AND
00	
28	(7) EXCLUDE ANY IDENTIFYING INFORMATION OF ANY PLAN
29	MEMBERS.
90	(E) THE COMMISSIONER SHALL.
30	(F) THE COMMISSIONER SHALL:

1	(1) REVIEW EACH REPORT SUBMITTED IN ACCORDANCE WITH
2	SUBSECTIONS (C) AND (D) OF THIS SECTION TO ASSESS EACH CARRIER'S
3	COMPLIANCE WITH THE PARITY ACT;
0	COMI EMINOE WITH THE PARTITION,
4	(2) NOTIFY A CARRIER OF ANY NONCOMPLIANCE WITH THE PARITY
5	ACT:
9	1101,
6	(3) REQUIRE THE CARRIER TO ADDRESS ANY NONCOMPLIANCE WITH
7	THE PARITY ACT WITHIN 90 DAYS AFTER THE CARRIER IS NOTIFIED UNDER ITEM (2)
8	OF THIS SUBSECTION;
O	OF THIS SUBSECTION,
9	(4) REQUIRE THE CARRIER TO SEND NOTIFICATION TO MEMBERS AND
10	BENEFICIARIES OF THE CARRIER'S NONCOMPLIANCE:
10	DENEFICIANTES OF THE CANNIERS NONCOMILEMINOE,
11	(5) REQUIRE REIMBURSEMENT TO MEMBERS AND BENEFICIARIES
12	FOR COSTS INCURRED AS A RESULT OF ANY NONCOMPLIANCE WITH THE PARITY
13	ACT: AND
19	HUI, AND
14	(6) AS APPROPRIATE, IMPOSE A PENALTY FOR EACH VIOLATION.
14	(0) AS ALL ROLLRING OSE ALENABLE FOR EACH VIOLATION.
15	(G) (1) THE COMMISSIONER SHALL IMPOSE A PENALTY OF \$5,000 FOR
16	EACH DAY FOR WHICH A CARRIER FAILS TO SUBMIT A REPORT REQUIRED UNDER
17	SUBSECTION (C) OR (D) OF THIS SECTION.
11	SUBSECTION (C) OR (D) OF THIS SECTION.
18	(2) The penalties collected under paragraph (1) of this
19	SUBSECTION SHALL BE USED BY THE COMMISSIONER ONLY FOR ENFORCEMENT OF
	A CARRIER'S COMPLIANCE WITH THE PARITY ACT.
20	A CARRIER'S COMPLIANCE WITH THE PARITY ACT.
01	(II) THE COMMISSIONED SHALL.
21	(H) THE COMMISSIONER SHALL:
22	(1) ON OR BEFORE DECEMBER 31, 2019, CREATE A STANDARD FORM
23	FOR ENTITIES TO SUBMIT THE REPORTS IN ACCORDANCE WITH SUBSECTION (E)(1)
24	OF THIS SECTION; AND
~	(2) ON OR REPORT DESCRIPTION 21 2010 CREATE A CHARLEST PARTY FOR A
25	(2) ON OR BEFORE DECEMBER 31, 2019, CREATE A SUMMARY FORM
26	FOR ENTITIES TO POST WITH THEIR REPORTS IN ACCORDANCE WITH SUBSECTION
27	(E)(6) OF THIS SECTION.
	(1) O
28	(I) ON OR BEFORE DECEMBER 31, 2019, THE COMMISSIONER SHALL, IN
29	CONSULTATION WITH INTERESTED STAKEHOLDERS, ADOPT REGULATIONS TO
30	IMPLEMENT THIS SECTION.

31 <u>SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read</u> 32 as follows:

Article - Insurance 1 2 15-802. 3 In this section the following words have the meanings indicated. (a) (1) "Alcohol misuse" has the meaning stated in § 8-101 of the Health -4 (2)5 General Article. "ASAM CRITERIA" MEANS THE MOST RECENT EDITION OF THE 6 **(3)** AMERICAN SOCIETY OF ADDICTION MEDICINE TREATMENT CRITERIA FOR 7 ADDICTIVE, SUBSTANCE-RELATED, AND CO-OCCURRING CONDITIONS THAT 8 9 ESTABLISHES GUIDELINES FOR PLACEMENT, CONTINUED STAY AND TRANSFER OR DISCHARGE OF PATIENTS WITH ADDICTION AND CO-OCCURRING CONDITIONS. 10 11 [(3)] **(4)** "Drug misuse" has the meaning stated in § 8–101 of the Health 12 - General Article. 13 [(4)] (5) "Grandfathered health plan coverage" has the meaning stated in 45 C.F.R. § 147.140. 14 15 [(5)] **(6)** "Health benefit plan": 16 for a group or blanket plan, has the meaning stated in § 15–1401 (i) of this title: and 17 18 (ii) for an individual plan, has the meaning stated in § 15–1301 of this title. 19 20 "Managed care system" means a system of cost containment [(6)] **(7)** methods that a carrier uses to review and preauthorize a treatment plan developed by a 21health care provider for a covered individual in order to control utilization, quality, and 2223 claims. 24[(7)] **(8)** "Partial hospitalization" means the provision of medically directed intensive or intermediate short-term treatment: 2526 (i) to an insured, subscriber, or member; 27 in a licensed or certified facility or program; (ii) 28 for mental illness, emotional disorders, drug misuse, or alcohol (iii) 29 misuse; and 30 (iv) for a period of less than 24 hours but more than 4 hours in a day.

may not be less than 60 days.

$1\\2$	article.	[(8)]	(9)	"Small employer" has the meaning stated in § 31-101 of this
3 4 5 6		ies to e delive	each in ry in t	ception of small employer grandfathered health plan coverage, this dividual, group, and blanket health benefit plan that is delivered he State by an insurer, a nonprofit health service plan, or a health n.
7 8 9	(c) benefits for disorder, or	the dia	ignosis	nefit plan subject to this section shall provide at least the following s and treatment of a mental illness, emotional disorder, drug use isorder:
10 11	including ho	(1) ospital	_	ient benefits for services provided in a licensed or certified facility, ent and residential treatment center benefits;
12		(2)	partia	al hospitalization benefits; and
13 14 15	_		ion, op	tient and intensive outpatient benefits, including all office visits, ioid treatment services, medication evaluation and management, uropsychological testing for diagnostic purposes.
16 17 18			of me	enefits under this section are required only for expenses arising ntal illnesses, emotional disorders, drug misuse, or alcohol misuse gment of health care providers:
19 20	misuse is tr	eatable	(i) e; and	the mental illness, emotional disorder, drug misuse, or alcohol
21			(ii)	the treatment is medically necessary.
22		(2)	The b	enefits required under this section:
23 24	emotional d	isorder	(i) s, drug	shall be provided as one set of benefits covering mental illnesses, g misuse, and alcohol misuse;
25 26	C.F.R. § 259	90.712((ii) a) thro	shall comply with 45 C.F.R. § 146.136(a) through (d) and 29 ugh (d);
27 28	under a ma	naged o	(iii) care sy	subject to paragraph (3) of this subsection, may be delivered stem; and
29			(iv)	for partial hospitalization under subsection (c)(2) of this section,

- 1 (3)The benefits required under this section may be delivered under a 2 managed care system only if the benefits for physical illnesses covered under the health 3 benefit plan are delivered under a managed care system. 4 **(4)** The processes, strategies, evidentiary standards, or other factors used 5 to manage the benefits required under this section must be comparable as written and in 6 operation to, and applied no more stringently than, the processes, strategies, evidentiary 7 standards, or other factors used to manage the benefits for physical illnesses covered under 8 the health benefit plan. 9 An insurer, nonprofit health service plan, or health maintenance 10 organization Imay not charge a copayment for methadone maintenance treatment that is greater than 50% of the daily cost for methadone maintenance treatment] SHALL USE THE 11 ASAM CRITERIA FOR ALL MEDICAL NECESSITY AND UTILIZATION MANAGEMENT 12 13 DETERMINATIONS FOR SUBSTANCE USE DISORDER BENEFITS. 14 An entity that issues or delivers a health benefit plan subject to this section 15 shall provide on its [Web site] WEBSITE and annually in print to its insureds or members: 16 notice about the benefits required under this section and the federal 17 Mental Health Parity and Addiction Equity Act; and 18 (2)notice that the insured or member may contact the Administration for 19 further information about the benefits. 20An entity that issues or delivers a health benefit plan subject to this section (f) 21shall: 22(1) post a release of information authorization form on its [Web site] 23WEBSITE; and 24(2)provide a release of information authorization form by standard mail 25within 10 business days after a request for the form is received. 2615-10A-02. 27Each carrier shall establish an internal grievance process for its members. (a) 28 An internal grievance process shall meet the same established under Subtitle 10B of this title. 29
- 30 (2) In addition to the requirements of Subtitle 10B of this title, an internal 31 grievance process established by a carrier under this section shall:

1	(i) include an expedited procedure for use in an emergency case for
2	purposes of rendering a grievance decision within 24 hours of the date a grievance is filed
3	with the carrier;
4	(ii) provide that a carrier render a final decision in writing on a
5	grievance within 30 working days after the date on which the grievance is filed unless:
O	grievance within 90 working days after the date on which the grievance is fred diffess.
6	1. the grievance involves an emergency case under item (i) of
7	this paragraph;
•	viiis paragrapii,
8	2. the member, the member's representative, or a health care
9	provider filing a grievance on behalf of a member agrees in writing to an extension for a
10	period of no longer than 30 working days; or
10	period of no longer man oo working days, or
11	3. the grievance involves a retrospective denial under item
12	(iv) of this paragraph;
10	(''') 11 '
13	(iii) allow a grievance to be filed on behalf of a member by a health
14	care provider or the member's representative;
15	(iv) provide that a carrier render a final decision in writing on a
16	grievance within 45 working days after the date on which the grievance is filed when the
17	grievance involves a retrospective denial; and
18	(v) for a retrospective denial, allow a member, the member's
19	representative, or a health care provider on behalf of a member to file a grievance for at
20	least 180 days after the member receives an adverse decision.
21	(3) For purposes of using the expedited procedure for an emergency case
22	that a carrier is required to include under paragraph (2)(i) of this subsection, the
23	Commissioner shall define by regulation the standards required for a grievance to be
24	considered an emergency case.
25	(c) Except as provided in subsection (d) of this section, the carrier's internal
26	grievance process shall be exhausted prior to filing a complaint with the Commissioner
27	under this subtitle.
28	(d) (1) (i) A member, the member's representative, or a health care
29	provider filing a complaint on behalf of a member may file a complaint with the
30	Commissioner without first filing a grievance with a carrier and receiving a final decision
31	on the grievance if:
32	1. the carrier waives the requirement that the carrier's
33	internal grievance process be exhausted before filing a complaint with the Commissioner;
	gree, and process so omittation solded ming a complaint with the commissioner,
34	2. the carrier has failed to comply with any of the
35	requirements of the internal grievance process as described in this section; or
55	104 and 11100 of the internal Sile value process as according to the section, or

1	3. the member, the member's representative, or the health
2	care provider provides sufficient information and supporting documentation in the
3	complaint that demonstrates a compelling reason to do so.
4	(ii) The Commissioner shall define by regulation the standards that
5	the Commissioner shall use to decide what demonstrates a compelling reason under
6	subparagraph (i) of this paragraph.
O	buoparagraph (1) or onto paragraph.
7	(2) Subject to subsections (b)(2)(ii) and (h) of this section, a member, a
8	member's representative, or a health care provider may file a complaint with the
9	Commissioner if the member, the member's representative, or the health care provider does
10	not receive a grievance decision from the carrier on or before the 30 th working day on which
11	the grievance is filed.
12	(3) Whenever the Commissioner receives a complaint under paragraph (1)
13	or (2) of this subsection, the Commissioner shall notify the carrier that is the subject of the
14	complaint within 5 working days after the date the complaint is filed with the
15	Commissioner.
16	(e) Each carrier shall:
10	(c) Edicif cultici chair.
17	(1) file for review with the Commissioner and submit to the Health
18	Advocacy Unit a copy of its internal grievance process established under this subtitle; and
10	Travocacy Cint a copy of its internal grievance process established under tins subtitie, and
10	(9) file our mariaion to the intermal majoranea massage with the
19	(2) file any revision to the internal grievance process with the
20	Commissioner and the Health Advocacy Unit at least 30 days before its intended use.
21	(f) For nonemergency cases, when a carrier renders an adverse decision, the
22	carrier shall:
23	(1) document the adverse decision in writing after the carrier has provided
24	oral communication of the decision to the member, the member's representative, or the
25	health care provider acting on behalf of the member; and
26	(2) send, within 5 working days after the adverse decision has been made,
$\frac{1}{27}$	a written notice to the member, the member's representative, and a health care provider
28	acting on behalf of the member that:
20	acting on behan of the member that.
20	(i) states in detail in alcan understandable language the enesifie
29	(i) states in detail in clear, understandable language the specific
30	factual bases for the carrier's decision;
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31	(ii) references the specific criteria and standards, including
32	interpretive guidelines, on which the decision was based, and may not solely use
33	generalized terms such as "experimental procedure not covered", "cosmetic procedure not
34	covered", "service included under another procedure", or "not medically necessary";

1	(iii) states the name, business address, and business telephone
2	number of:
3	1. the medical director or associate medical director, as
4	appropriate, who made the decision if the carrier is a health maintenance organization; or
=	the designated annihouse on nonnegatative of the somion
$\frac{5}{c}$	2. the designated employee or representative of the carrier
$\frac{6}{7}$	who has responsibility for the carrier's internal grievance process if the carrier is not a health maintenance organization;
'	nearth manitemance organization,
8	(iv) gives written details of the carrier's internal grievance process
9	and procedures under this subtitle; and
10	(v) includes the following information:
11	1. that the member, the member's representative, or a health
12	care provider on behalf of the member has a right to file a complaint with the Commissioner
13	within 4 months after receipt of a carrier's grievance decision;
14	2. that a complaint may be filed without first filing a
14 15	2. that a complaint may be filed without first filing a grievance if the member, the member's representative, or a health care provider filing a
16	grievance on behalf of the member can demonstrate a compelling reason to do so as
17	determined by the Commissioner;
11	determined by the commissioner,
18	3. the Commissioner's address, telephone number, and
19	facsimile number;
20	4. a statement that the Health Advocacy Unit is available to
21	assist the member or the member's representative in both mediating and filing a grievance
22	under the carrier's internal grievance process; [and]
23	5. the address, telephone number, facsimile number, and
24	electronic mail address of the Health Advocacy Unit; AND
25	6. FOR A COVERAGE DECISION FOR MENTAL HEALTH
26	BENEFITS OR SUBSTANCE USE DISORDER BENEFITS, NOTICE REGARDING THE
27	BENEFITS OR SUBSTANCE USE DISORDER BENEFITS, NOTICE REGARDING THE BENEFITS REQUIRED UNDER § 15–802 OF THIS ARTICLE AND THE FEDERAL MENTAL
28	HEALTH PARITY AND ADDICTION EQUITY ACT AND NOTICE THAT THE MEMBER MAY
29	CONTACT THE COMMISSIONER FOR FURTHER INFORMATION ABOUT BENEFITS.
43	CONTINUE THE COMMISSIONER FOR FURTHER INFORMATION ABOUT BENEFITS.
30	(g) If within 5 working days after a member, the member's representative, or a
31	health care provider, who has filed a grievance on behalf of a member, files a grievance
32	with the carrier, and if the carrier does not have sufficient information to complete its
33	internal grievance process, the carrier shall:

1	(1) notify the member, the member's representative, or the health care
2	provider that it cannot proceed with reviewing the grievance unless additional information
3	is provided; and
4	(2) assist the member, the member's representative, or the health care
5	provider in gathering the necessary information without further delay.
6	(h) A carrier may extend the 30-day or 45-day period required for making a final
7	grievance decision under subsection (b)(2)(ii) of this section with the written consent of the
8	member, the member's representative, or the health care provider who filed the grievance
9	on behalf of the member.
10	(i) (1) For nonemergency cases, when a carrier renders a grievance decision,
11	the carrier shall:
12	(i) document the grievance decision in writing after the carrier has
13	provided oral communication of the decision to the member, the member's representative,
14	or the health care provider acting on behalf of the member; and
15	(ii) send, within 5 working days after the grievance decision has been
16	made, a written notice to the member, the member's representative, and a health care
17	provider acting on behalf of the member that:
18	1. states in detail in clear, understandable language the
19	specific factual bases for the carrier's decision;
20	2. references the specific criteria and standards, including
21	interpretive guidelines, on which the grievance decision was based;
22	3. states the name, business address, and business telephone
23	number of:
24	A. the medical director or associate medical director, as
25	appropriate, who made the grievance decision if the carrier is a health maintenance
26	organization; or
27	B. the designated employee or representative of the carrier
28	who has responsibility for the carrier's internal grievance process if the carrier is not a
29	health maintenance organization; and
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30	4. includes the following information:
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31	A. that the member or the member's representative has a
32	right to file a complaint with the Commissioner within 4 months after receipt of a carrier's
33	grievance decision;

1	B. the Commissioner's address, telephone number, and
2	facsimile number;
3	C. a statement that the Health Advocacy Unit is available to
4	assist the member or the member's representative in filing a complaint with the
5	Commissioner; [and]
	/ -
6	D. the address, telephone number, facsimile number, and
7	electronic mail address of the Health Advocacy Unit; AND
8	E. FOR A COVERAGE DECISION FOR MENTAL HEALTH
9	BENEFITS OR SUBSTANCE USE DISORDER BENEFITS, NOTICE REGARDING THE
10	BENEFITS REQUIRED UNDER § 15-802 OF THIS ARTICLE AND THE FEDERAL MENTAL
11	HEALTH PARITY AND ADDICTION EQUITY ACT AND NOTICE THAT THE MEMBER MAY
12	CONTACT THE COMMISSIONER FOR FURTHER INFORMATION ABOUT BENEFITS.
12	CONTROL THE COMMISSIONER FOR FUNDAMENTON RESCT BENEFITS.
13	(2) A carrier may not use solely in a notice sent under paragraph (1) of this
14	subsection generalized terms such as "experimental procedure not covered", "cosmetic
15	procedure not covered", "service included under another procedure", or "not medically
16	necessary" to satisfy the requirements of this subsection.
17	(j) (1) For an emergency case under subsection (b)(2)(i) of this section, within
18	1 day after a decision has been orally communicated to the member, the member's
19	representative, or the health care provider, the carrier shall send notice in writing of any
20	adverse decision or grievance decision to:
21	(i) the member and the member's representative, if any; and
22	(ii) if the grievance was filed on behalf of the member under
23	subsection (b)(2)(iii) of this section, the health care provider.
24	(2) A notice required to be sent under paragraph (1) of this subsection shall
25	include the following:
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26	(i) for an adverse decision, the information required under
27	subsection (f) of this section; and
00	
28	(ii) for a grievance decision, the information required under
29	subsection (i) of this section.
30	(k) (1) Each carrier shall include the information required by subsection
30 31	1 1
$\frac{31}{32}$	(f)(2)(iii), (iv), and (v) of this section in the policy, plan, certificate, enrollment materials, or
33	other evidence of coverage that the carrier provides to a member at the time of the member's initial coverage or renewal of coverage.
აა	miniar coverage or renewar or coverage.

- (2) Each carrier shall include as part of the information required by paragraph (1) of this subsection a statement indicating that, when filing a complaint with the Commissioner, the member or the member's representative will be required to authorize the release of any medical records of the member that may be required to be reviewed for the purpose of reaching a decision on the complaint.
- (1) Nothing in this subtitle prohibits a carrier from delegating its internal grievance process to a private review agent that has a certificate issued under Subtitle 10B of this title and is acting on behalf of the carrier.
- 9 (2) If a carrier delegates its internal grievance process to a private review 10 agent, the carrier shall be:
- 11 (i) bound by the grievance decision made by the private review
 12 agent acting on behalf of the carrier; and
- 13 (ii) responsible for a violation of any provision of this subtitle
 14 regardless of the delegation made by the carrier under paragraph (1) of this subsection.
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- 16 (a) (1) Each carrier shall establish an internal appeal process for use by its
 17 members, its members' representatives, and health care providers to dispute coverage
 18 decisions made by the carrier.
- 21 (b) A carrier under this section shall render a final decision in writing to a member, a member's representative, and a health care provider acting on behalf of the member within 60 working days after the date on which the appeal is filed.
 - (c) Except as provided in subsection (d) of this section, the carrier's internal appeal process shall be exhausted prior to filing a complaint with the Commissioner under this subtitle.
 - (d) A member, a member's representative, or a health care provider filing a complaint on behalf of a member may file a complaint with the Commissioner without first filing an appeal with a carrier only if the coverage decision involves an urgent medical condition, as defined by regulation adopted by the Commissioner, for which care has not been rendered.
 - (e) (1) Within 30 calendar days after a coverage decision has been made, a carrier shall send a written notice of the coverage decision to the member and the member's representative, if any, and, in the case of a health maintenance organization, the treating health care provider.

1	(2) Notice of the coverage decision required to be sent under paragraph (1)
2	of this subsection shall:
3	(i) state in detail in clear, understandable language, the specific
4	factual bases for the carrier's decision; and
5	(ii) include the following information:
6	1. that the member, the member's representative, or a health
7	care provider acting on behalf of the member has a right to file an appeal with the carrier;
8	2. that the member, the member's representative, or a health
9	care provider acting on behalf of the member may file a complaint with the Commissioner
10	without first filing an appeal, if the coverage decision involves an urgent medical condition
11	for which care has not been rendered;
12	3. the Commissioner's address, telephone number, and
13	facsimile number;
14	4. that the Health Advocacy Unit is available to assist the
15	member or the member's representative in both mediating and filing an appeal under the
16	carrier's internal appeal process; [and]
17	5. the address, telephone number, facsimile number, and
18	electronic mail address of the Health Advocacy Unit; AND
19	6. FOR A COVERAGE DECISION FOR MENTAL HEALTH
20	BENEFITS OR SUBSTANCE USE DISORDER BENEFITS, NOTICE REGARDING THE
$\frac{21}{21}$	BENEFITS REQUIRED UNDER § 15 802 OF THIS ARTICLE AND THE FEDERAL MENTAL
22	HEALTH PARITY AND ADDICTION EQUITY ACT AND NOTICE THAT THE MEMBER MAY
23	CONTACT THE COMMISSIONER FOR FURTHER INFORMATION ABOUT BENEFITS.
24	(f) (1) Within 30 calendar days after the appeal decision has been made, each
25	carrier shall send to the member, the member's representative, and the health care
26	provider acting on behalf of the member a written notice of the appeal decision.
20	provider acting on behalf of the member a written notice of the appear decision.
27	(2) Notice of the appeal decision required to be sent under paragraph (1) of
28	this subsection shall:
29	(i) state in detail in clear, understandable language the specific
30	factual bases for the carrier's decision; and
31	(ii) include the following information:

1	1. that the member, the member's representative, or a health
2	care provider acting on behalf of the member has a right to file a complaint with the
3	Commissioner within 4 months after receipt of a carrier's appeal decision;
4	2. the Commissioner's address, telephone number, and
5	facsimile number;
6	3. a statement that the Health Advocacy Unit is available to
7	assist the member in filing a complaint with the Commissioner; [and]
8	4. the address, telephone number, facsimile number, and
9	electronic mail address of the Health Advocacy Unit; AND
	·
10	5. FOR A COVERAGE DECISION FOR MENTAL HEALTH
11	BENEFITS, NOTICE REGARDING THE BENEFITS REQUIRED UNDER § 15-802 OF THIS
12	ARTICLE AND THE FEDERAL MENTAL HEALTH PARITY AND ADDICTION EQUITY ACT
13	AND NOTICE THAT THE MEMBER MAY CONTACT THE COMMISSIONER FOR FURTHER
14	
14	INFORMATION ABOUT BENEFITS.
15	(g) The Commissioner may request the member that filed the complaint or a
16	(g) The Commissioner may request the member that filed the complaint or a legally authorized designee of the member to sign a consent form authorizing the release
17	of the member's medical records to the Commissioner or the Commissioner's designee that
18	are needed in order for the Commissioner to make a final decision on the complaint.
10	are needed in order for the Commissioner to make a final decision on the complaint.
19	(h) (1) A carrier shall have the burden of persuasion that its coverage decision
$\frac{13}{20}$	or appeal decision, as applicable, is correct:
20	or appear decision, as applicable, is correct.
21	(i) during the review of a complaint by the Commissioner or a
22	designee of the Commissioner; and
	designee of the commissioner, and
23	(ii) in any hearing held in accordance with Title 10, Subtitle 2 of the
24	State Covernment Article to contest a final decision of the Commissioner made and issued
25	under this subtitle.
	ander only substitie.
26	(2) As part of the review of a complaint, the Commissioner or a designee of
27	the Commissioner may consider all of the facts of the case and any other evidence that the
28	Commissioner or designee of the Commissioner considers appropriate.
	commissioner of accigned of the commissioner constacts appropriate.
29	(i) The Commissioner shall:
	(2)
30	(1) make and issue in writing a final decision on all complaints filed with
31	the Commissioner under this subtitle that are within the Commissioner's jurisdiction; and
32	(2) provide notice in writing to all parties to a complaint of the opportunity
33	and time period for requesting a hearing to be held in accordance with Title 10, Subtitle 2

$\frac{1}{2}$	of the State Government Article to contest a final decision of the Commissioner made and issued under this subtitle.
3 4 5	SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take effect January 1, 2020, and shall apply to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2020.
6 7	SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section 3 of this Act, this Act shall take effect October 1, 2019.
8 9 10	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2020.
11 12	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect January 1, 2020.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.