

99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB0081

by Rep. Lou Lang

SYNOPSIS AS INTRODUCED:

215 ILCS 5/370c.1

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning mental health parity.

LRB099 00283 MGM 20288 b

HB0081

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AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Insurance Code is amended by 5 changing Section 370c.1 as follows:

6 (215 ILCS 5/370c.1)

7 Sec. 370c.1. Mental health parity.

8 (a) On and after <u>the</u> the effective date of this amendatory 9 Act of the 97th General Assembly, every insurer that amends, 10 delivers, issues, or renews a group policy of accident and 11 health insurance in this State providing coverage for hospital 12 or medical treatment and for the treatment of mental, 13 emotional, nervous, or substance use disorders or conditions 14 shall ensure that:

(1) the financial requirements applicable to such 15 16 mental, emotional, nervous, or substance use disorder or 17 condition benefits are no more restrictive than the financial 18 predominant requirements applied to 19 substantially all hospital and medical benefits covered by 20 the policy and that there are no separate cost-sharing 21 requirements that are applicable only with respect to 22 mental, emotional, nervous, or substance use disorder or condition benefits; and 23

the treatment limitations applicable to such 1 (2) 2 mental, emotional, nervous, or substance use disorder or 3 condition benefits are no more restrictive than the predominant treatment limitations applied to substantially 4 5 all hospital and medical benefits covered by the policy and 6 that there are no separate treatment limitations that are 7 applicable only with respect to mental, emotional, 8 nervous, or substance use disorder or condition benefits.

9 (b) The following provisions shall apply concerning 10 aggregate lifetime limits:

11 (1) In the case of a group policy of accident and 12 health insurance amended, delivered, issued, or renewed in 13 this State on or after the effective date of this 14 amendatory Act of the 97th General Assembly that provides 15 coverage for hospital or medical treatment and for the 16 treatment of mental, emotional, nervous, or substance use 17 disorders or conditions the following provisions shall 18 apply:

(A) if the policy does not include an aggregate
lifetime limit on substantially all hospital and
medical benefits, then the policy may not impose any
aggregate lifetime limit on mental, emotional,
nervous, or substance use disorder or condition
benefits; or

(B) if the policy includes an aggregate lifetimelimit on substantially all hospital and medical

HB0081

HB0081

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benefits (in this subsection referred to as the "applicable lifetime limit"), then the policy shall either:

(i) apply the applicable lifetime limit both 4 5 to the hospital and medical benefits to which it otherwise would apply and to mental, emotional, 6 7 nervous, or substance use disorder or condition 8 benefits and not distinguish in the application of 9 limit between the hospital the and medical 10 benefits and mental, emotional, nervous, or 11 substance use disorder or condition benefits; or

(ii) not include any aggregate lifetime limit on mental, emotional, nervous, or substance use disorder or condition benefits that is less than the applicable lifetime limit.

16 (2) In the case of a policy that is not described in paragraph (1) of subsection (b) of this Section and that 17 includes no or different aggregate lifetime limits on 18 19 different categories of hospital and medical benefits, the 20 Director shall establish rules under which subparagraph (B) of paragraph (1) of subsection (b) of this Section is 21 22 applied to such policy with respect to mental, emotional, 23 nervous, or substance use disorder or condition benefits by 24 substituting for the applicable lifetime limit an average 25 aggregate lifetime limit that is computed taking into 26 account the weighted average of the aggregate lifetime

HB0081 - 4 - LRB099 00283 MGM 20288 b

1

limits applicable to such categories.

2 (c) The following provisions shall apply concerning annual3 limits:

(1) In the case of a group policy of accident and 4 5 health insurance amended, delivered, issued, or renewed in this State on or after the effective date of this 6 7 amendatory Act of the 97th General Assembly that provides 8 coverage for hospital or medical treatment and for the 9 treatment of mental, emotional, nervous, or substance use 10 disorders or conditions the following provisions shall 11 apply:

(A) if the policy does not include an annual limit
on substantially all hospital and medical benefits,
then the policy may not impose any annual limits on
mental, emotional, nervous, or substance use disorder
or condition benefits; or

(B) if the policy includes an annual limit on
substantially all hospital and medical benefits (in
this subsection referred to as the "applicable annual
limit"), then the policy shall either:

(i) apply the applicable annual limit both to
the hospital and medical benefits to which it
otherwise would apply and to mental, emotional,
nervous, or substance use disorder or condition
benefits and not distinguish in the application of
the limit between the hospital and medical

HB0081

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benefits and mental, emotional, nervous, or substance use disorder or condition benefits; or

3 (ii) not include any annual limit on mental, emotional, nervous, or substance use disorder or 5 condition benefits that is less than the 6 applicable annual limit.

(2) In the case of a policy that is not described in 7 paragraph (1) of subsection (c) of this Section and that 8 9 includes no or different annual limits on different 10 categories of hospital and medical benefits, the Director 11 shall establish rules under which subparagraph (B) of 12 paragraph (1) of subsection (c) of this Section is applied to such policy with respect to mental, emotional, nervous, 13 14 substance use disorder or condition benefits by or 15 substituting for the applicable annual limit an average 16 annual limit that is computed taking into account the 17 weighted average of the annual limits applicable to such 18 categories.

19 This Section shall be interpreted in (d) a manner 20 consistent with the interim final regulations promulgated by the U.S. Department of Health and Human Services at 75 FR 5410, 21 22 including the prohibition against applying a cumulative 23 financial requirement or cumulative quantitative treatment 24 limitation for mental, emotional, nervous, or substance use 25 disorder benefits that accumulates separately from anv 26 cumulative financial requirement or cumulative quantitative 1 treatment limitation established for hospital and medical 2 benefits in the same classification.

3 (e) The provisions of subsections (b) and (c) of this 4 Section shall not be interpreted to allow the use of lifetime 5 or annual limits otherwise prohibited by State or federal law.

6 (f) This Section shall not apply to individual health
7 insurance coverage as defined in Section 5 of the Illinois
8 Health Insurance Portability and Accountability Act.

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(g) As used in this Section:

10 "Financial requirement" includes deductibles, copayments, 11 coinsurance, and out-of-pocket maximums, but does not include 12 an aggregate lifetime limit or an annual limit subject to 13 subsections (b) and (c).

"Treatment limitation" includes limits on benefits based 14 15 on the frequency of treatment, number of visits, days of 16 coverage, days in a waiting period, or other similar limits on 17 the scope or duration of treatment. "Treatment limitation" includes both quantitative treatment limitations, which are 18 19 expressed numerically (such as 50 outpatient visits per year), 20 and nonquantitative treatment limitations, which otherwise 21 limit the scope or duration of treatment. A permanent exclusion 22 of all benefits for a particular condition or disorder shall 23 not be considered a treatment limitation.

24 (Source: P.A. 97-437, eff. 8-18-11.)

HB0081