GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

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H.B. 634 Mar 31, 2025 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40297-MR-81

	Short Title:	Parity Enhancement for Addiction Recovery.	(Public)
	Sponsors:	Representative T. Brown.	
-	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT TO) UPDATE BY CONFORMING TO FEDERAL LAW THE LAWS REL	ATED TO
3		H BENEFIT PLAN MENTAL HEALTH BENEFITS COVERAGE	
4		CE COVERAGE PARITY FOR ADDICTION RECOVERY.	
5	The General	Assembly of North Carolina enacts:	
6		ECTION 1.(a) Subsections (b), (c), (d), and (j) of G.S. 58-3-220 are rep	ealed.
7		ECTION 1.(b) Subsection (h) of G.S. 58-3-220 is recodified as subsection	
8	G.S. 58-3-22		
9	S	ECTION 2.(a) G.S. 58-3-220, as amended by Section 1 of this act	, reads as
10	rewritten:		
11	"§ 58-3-220.	Mental illness <u>health</u> benefits coverage.	
12		Iental Health Equity Requirement. – Except as provided in subsection (b),	
13	1	e in each group health benefit plan benefits for All health benefit plans sha	-
14		the necessary care and treatment of mental illnesses health conditions t	
15		le than benefits for the necessary care and treatment of physical illness	
16 17		plication of the same limits. For purposes of this subsection, mental illnes ad defined in the Diagnostic and Statistical Manual of Mental Disorders, I	
18	U U	t edition published by the American Psychiatric Association, except the	
19	-	ded in the DSM-5 or subsequent edition as autism spectrum disorder	
20		lated disorders (291.0 through 292.2 and 303.0 through 305.9), those coded	
21		not due to organic disease (302.70 through 302.79), and those coded as '	
22		of this subsection, "limits" includes deductibles, coinsurance factors, co-	
23		ut of pocket limits, annual and lifetime dollar limits, and any other dolla	
24		pred services.health conditions.	
25		Definitions. – As used The following definitions apply in this section:	
26		1) "Health benefit plan" has the same meaning as Health benefit p	olan. – As
27	`	<u>defined in G.S. 58-3-167.</u>	
28	(2	2) "Insurer" has the same meaning as Insurer. – As defined in G.S. 58	-3-167.
29	(3	3) Medical necessity. – As defined in G.S. 58-50-61.	
30	(4	4) "Mental illness" has the same meaning as in G.S. 122C-3(21), with	1 a <u>Mental</u>
31		health condition. – A mental disorder defined in the Diagnostic and	Statistical
32		Manual of Mental Disorders, DSM-5, or subsequent editions publis	hed by the
33		American Psychiatric Association, except this term does not include	
34		mental disorders coded in the DSM-5 or subsequent editions	
35		spectrum disorder (299.00), substance-related disorders (291.0 thro	wgh 292.9



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1		and 303.0 through 305.9), those coded as sexu	al dysfunctions not due to
2		organic disease (302.70 through 302.79), and those	
3			
4	(g) Utiliz	zation Review Nothing in this section prevents	s an insurer from applying
5	utilization review	w criteria to determine medical necessity as defined	in G.S. 58-50-61 as long as
6	it does so in ac	cordance with all requirements for utilization rev	iew programs and medical
7	necessity determ	ninations specified in that section, including the of	fering of an insurer appeal
8	1	ere applicable, health benefit plan external review a	1
9		hapter 58 of the General Statutes.in accordance w	
10		and assessment of medical necessity for a treatment	
11		, including substance use disorders, shall be consiste	
12		of assessment applied to, the medical necessity of no	
13		e disorders, medical necessity determinations shall re	ely solely on the most recent
14		y of Addiction Medicine criteria.	
15		ral Law Applies. – Notwithstanding any other provis	
16		an that covers both medical and surgical benefits and	
17		the mental health benefits, comply with all <u>All</u> applic	
18 19		ablic Law 110-343, known as the Paul Wellstone and Addiction Equity Act of 2008, and the	
20	•	ed, and other relevant federal law shall apply to heal	
20		TION 2.(b) G.S. 58-50-61 reads as rewritten:	the benefit plans.
22		ilization review.	
23	, co co on co		
24	(d) Progr	ram Operations. Clinical Review Criteria, Genera	ally. – In every utilization
25		an insurer or URO shall use documented clinical re	
26		al evidence and that are periodically evaluated to a	
27	Except as otherw	vise provided, an insurer may develop its own clinica	l review criteria or purchase
28	or license clinica	al review criteria.	
29		ria for determining when a patient needs to be pl	
30		m shall be either (i) the diagnostic criteria contained	
31		Freatment. – Clinical review criteria and assessmen	
32		ity for any mental health condition, including subst	
33		the criteria used for, and the manner of assessme	
34		n-mental health conditions. For substance use di	
35		<u>hall rely solely on</u> the most recent revision of the Am	
36 37		t Placement Criteria for the Treatment of Substand	
38		by the insurer or its URO. <u>criteria</u> . The Departme ealth and Human Services, may require proof of com	
39	by a plan an insu	· · · ·	iphanee with this subsection
40	• •	inistration of Program. – All of the following shall a	pply in the administration of
41		ew program under this section:	
42	<u>(1)</u>	Qualified health care professionals shall admin	ister the utilization review
43	<u></u>	program and oversee review decisions under the d	
44		A medical doctor licensed to practice medicine in	
45		clinical appropriateness of noncertifications.	
46	<u>(2)</u>	Compensation to persons involved in utilization r	review shall not contain any
47		direct or indirect incentives for them to make any	particular review decisions.
48	<u>(3)</u>	Compensation to utilization reviewers shall not be	
49		on the number or type of noncertifications they re	
50	<u>(4)</u>	In issuing a utilization review decision, an insur	er shall: obtain or its URO
51		shall do all of the following:	

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	<u>a.</u> <u>Obtain</u> all information required to make the dec	ision, including
	pertinent clinical information; employ information.	
	<u>b.</u> <u>Employ</u> a process to ensure that utilization reviewed	rs apply clinical
	review criteria consistently; and issue consistently.	
	<u>c.</u> <u>Apply</u> the decision in a timely manner pursuant to thi	s section.
''		
	ION 2.(c) In accordance with G.S. 135-48.24(b) and G.S.	
	State Treasurer to implement procedures that are substantial	
provisions of G.S.	. 58-50-61 for the North Carolina State Health Plan for Tea	achers and State
	Health Plan), the State Treasurer and the Executive Administr	
	eview all practices of the State Health Plan and all contracts wi	-
	conducting any utilization review on behalf of the State Health	
	ubsection (b) of this section no later than the start of the next	
	ION 3.(a) The Revisor of Statutes shall replace the pl	
	the phrase "substance use disorder" in all of the following sta	tutes:
(1)	G.S. 58-51-16(a).	
(2)	G.S. 58-51-40(a).	
(3)	G.S. 58-51-55(b).	
(4)	G.S. 58-65-90(b).	
(5)	G.S. 58-67-75(b).	
	ION 3.(b) All of the following are repealed:	
(1)	G.S. 58-51-50.	
(2)	Subdivision (a)(2) and subsection (c) of G.S. 58-51-55.	
(3)	G.S. 58-65-75.	
(4)	Subdivision (a)(2) and subsection (c) G.S. 58-65-90.	
(5)	G.S. 58-67-70.	
(6)	Subdivision (a)(2) and subsection (c) G.S. 58-67-75.	
	ION 3.(c) G.S. 58-3-192(a)(2) reads as rewritten:	
"(2)	Autism spectrum disorder. – As defined by the most recen	
	Diagnostic and Statistical Manual of Mental Disorders (DS	,
	recent edition of the International Statistical Classification	
	Related Health Problems. Autism spectrum disorder is n	
	mental illness health condition, as defined in G.S. 58-3-220	
CEOT	mental illness, as defined in G.S. 58-51-55, 58-65-90, or 58-6	
	ION 4. This act is effective October 1, 2025, and applies to ins or amended on or after that date.	urance contracts

36 issued, renewed, or amended on or after that date.