### **101ST GENERAL ASSEMBLY**

## State of Illinois

## 2019 and 2020

#### HB4633

Introduced 2/5/2020, by Rep. Lindsey LaPointe

## SYNOPSIS AS INTRODUCED:

215 ILCS 5/370c

from Ch. 73, par. 982c

Amends the Illinois Insurance Code. Provides that an insurer that amends, delivers, issues, or renews group accident and health policies providing coverage for hospital or medical treatment or services for illness entered into on or after January 1, 2021 shall ensure that the insured have timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions. Provides that network adequacy standards for timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions must satisfy specified minimum requirements. Provides that if there is no in-network facility or provider available for an insured to receive timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions in accordance with the minimum network adequacy standards, the insurer shall provide necessary exceptions to its network to ensure admission and treatment with a provider or at a treatment facility in accordance with those network adequacy standards. Effective immediately.

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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 as follows:

6 (215 ILCS 5/370c) (from Ch. 73, par. 982c)

7 Sec. 370c. Mental and emotional disorders.

(a) (1) On and after August 16, 2019 January 1, 2019 (the 8 9 effective date of Public Act 101-386 this amendatory Act of the 101st General Assembly Public Act 100-1024), every insurer that 10 amends, delivers, issues, or renews group accident and health 11 policies providing coverage for hospital or medical treatment 12 13 or services for illness on an expense-incurred basis shall 14 provide coverage for reasonable and necessary treatment and services for mental, emotional, nervous, or substance use 15 16 disorders or conditions consistent with the parity requirements of Section 370c.1 of this Code. 17

18 (2) Each insured that is covered for mental, emotional, 19 nervous, or substance use disorders or conditions shall be free 20 to select the physician licensed to practice medicine in all 21 its branches, licensed clinical psychologist, licensed 22 clinical social worker, licensed clinical professional 23 counselor, licensed marriage and family therapist, licensed

speech-language pathologist, or other licensed or certified 1 2 professional at a program licensed pursuant to the Substance Use Disorder Act of his choice to treat such disorders, and the 3 insurer shall pay the covered charges of such physician 4 5 licensed to practice medicine in all its branches, licensed psychologist, licensed clinical 6 clinical social worker, licensed clinical professional counselor, licensed marriage 7 8 and family therapist, licensed speech-language pathologist, or 9 other licensed or certified professional at a program licensed 10 pursuant to the Substance Use Disorder Act up to the limits of 11 coverage, provided (i) the disorder or condition treated is 12 covered by the policy, and (ii) the physician, licensed psychologist, licensed clinical social worker, 13 licensed clinical professional counselor, licensed marriage and family 14 15 therapist, licensed speech-language pathologist, or other 16 licensed or certified professional at a program licensed 17 pursuant to the Substance Use Disorder Act is authorized to provide said services under the statutes of this State and in 18 19 accordance with accepted principles of his profession.

(3) Insofar as this Section applies solely to licensed clinical social workers, licensed clinical professional counselors, licensed marriage and family therapists, licensed speech-language pathologists, and other licensed or certified professionals at programs licensed pursuant to the Substance Use Disorder Act, those persons who may provide services to individuals shall do so after the licensed clinical social worker, licensed clinical professional counselor, licensed marriage and family therapist, licensed speech-language pathologist, or other licensed or certified professional at a program licensed pursuant to the Substance Use Disorder Act has informed the patient of the desirability of the patient conferring with the patient's primary care physician.

7 (4) "Mental, emotional, nervous, or substance use disorder or condition" means a condition or disorder that involves a 8 mental health condition or substance use disorder that falls 9 10 under any of the diagnostic categories listed in the mental and 11 behavioral disorders chapter of the current edition of the 12 International Classification of Disease or that is listed in 13 the most recent version of the Diagnostic and Statistical Manual of Mental Disorders. "Mental, emotional, nervous, or 14 15 substance use disorder or condition" includes any mental health 16 condition that occurs during pregnancy or during the postpartum 17 period and includes, but is not limited to, postpartum depression. 18

19 (b) Notwithstanding the requirements provided in 20 subsection (d) of Section 10 of the Network Adequacy and 21 Transparency Act, every insurer that amends, delivers, issues, 22 or renews group accident and health policies providing coverage 23 for hospital or medical treatment or services for illness 24 entered into on or after January 1, 2021 shall ensure that 25 insureds have timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or 26

1	conditions. Insurers shall use a comparable process, strategy,
2	evidentiary standard, and other factors in the development and
3	application of the network adequacy standards for timely and
4	proximate access to treatment for mental, emotional, nervous,
5	or substance use disorders or conditions and those for the
6	access to treatment for medical and surgical conditions. As
7	such, the network adequacy standards for timely and proximate
8	access shall equally be applied to treatment facilities and
9	providers for mental, emotional, nervous, or substance use
10	disorders or conditions and specialists providing medical or
11	surgical benefits pursuant to the parity requirements of
12	Section 370c.1 of this Code and the federal Paul Wellstone and
13	Pete Domenici Mental Health Parity and Addiction Equity Act of
14	2008. Notwithstanding the foregoing, the network adequacy
15	standards for timely and proximate access to treatment for
16	mental, emotional, nervous, or substance use disorders or
17	conditions shall, at a minimum, satisfy the following
18	requirements:
19	(1) For insureds residing in Counties of Cook, DuPage,
20	Kane, Lake, McHenry, and Will, network adequacy standards
21	for timely and proximate access to treatment for mental,
22	emotional, nervous, or substance use disorders or
23	conditions means an insured shall not have to travel longer
24	than 30 minutes or 30 miles from the insured's residence to
25	receive outpatient treatment for mental, emotional,
26	nervous, or substance use disorders or conditions.

<u>Insureds shall not be required to wait longer than 10</u>
 <u>business days between requesting an initial or repeat</u>
 <u>appointment and being seen by the facility or provider of</u>
 <u>mental, emotional, nervous, or substance use disorders or</u>
 <u>conditions outpatient treatment.</u>

6 (2) For insureds residing in Illinois counties other 7 than those counties listed in paragraph (1) of this 8 subsection, network adequacy standards for timely and 9 proximate access to treatment for mental, emotional, 10 nervous, or substance use disorders or conditions means an 11 insured shall not have to travel longer than 60 minutes or 12 60 miles from the insured's residence to receive outpatient treatment for mental, emotional, nervous, or substance use 13 14 disorders or conditions. Insureds shall not be required to 15 wait longer than 10 business days between requesting an 16 initial or repeat appointment and being seen by the facility or provider of mental, emotional, nervous, or 17 18 substance use disorders or conditions outpatient 19 treatment.

20 (2.5) For insureds residing in all Illinois counties, 21 network adequacy standards for timely and proximate access 22 to treatment for mental, emotional, nervous, or substance 23 use disorders or conditions means an insured shall not have 24 to travel longer than 60 minutes or 60 miles from the 25 insured's residence to receive inpatient or residential 26 treatment for mental, emotional, nervous, or substance use

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1 <u>disorders or conditions.</u>

2 (2.7) If there is no in-network facility or provider 3 available for an insured to receive timely and proximate access to treatment for mental, emotional, nervous, or 4 5 substance use disorders or conditions in accordance with network adequacy standard<u>s outlined in</u> 6 the this 7 subsection, the insurer shall provide necessary exceptions 8 to its network to ensure admission and treatment with a 9 provider or at a treatment facility in accordance with the 10 network adequacy standards in this subsection.

- 11 (b) (1) (Blank).
- 12 <del>(2) (Blank).</del>
- 13 (2.5) (Blank).

14 (3) Unless otherwise prohibited by federal law and consistent with the parity requirements of Section 370c.1 15 16 of this Code, the reimbursing insurer that amends, delivers, issues, or renews a group or individual policy of 17 accident and health insurance, a qualified health plan 18 19 offered through the health insurance marketplace, or a provider of treatment of mental, emotional, nervous, or 20 substance use disorders or conditions shall furnish 21 22 medical records or other necessary data that substantiate 23 that initial or continued treatment is at all times 24 medically necessary. An insurer shall provide a mechanism 25 for the timely review by a provider holding the same 26 license and practicing in the same specialty as the

1 patient's provider, who is unaffiliated with the insurer, 2 jointly selected by the patient (or the patient's next of 3 kin or legal representative if the patient is unable to act for himself or herself), the patient's provider, and the 4 5 insurer in the event of a dispute between the insurer and patient's provider regarding the medical necessity of a 6 7 treatment proposed by a patient's provider. If the 8 provider determines the treatment reviewing to be 9 insurer shall medically necessary, the provide 10 reimbursement for the treatment. Future contractual or 11 employment actions by the insurer regarding the patient's 12 provider may not be based on the provider's participation this procedure. Nothing prevents the insured from 13 in 14 agreeing in writing to continue treatment at his or her 15 expense. When making a determination of the medical 16 necessity for a treatment modality for mental, emotional, 17 nervous, or substance use disorders or conditions, an insurer must make the determination in a manner that is 18 19 consistent with the manner used to make that determination 20 with respect to other diseases or illnesses covered under 21 the policy, including an appeals process. Medical 22 necessity determinations for substance use disorders shall 23 be made in accordance with appropriate patient placement 24 criteria established by the American Society of Addiction 25 Medicine. No additional criteria may be used to make 26 medical necessity determinations for substance use

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disorders.

2 (4) A group health benefit plan amended, delivered, 3 issued, or renewed on or after January 1, 2019 (the effective date of Public Act 100-1024) or an individual 4 5 policy of accident and health insurance or a qualified through the health 6 health plan offered insurance 7 marketplace amended, delivered, issued, or renewed on or after January 1, 2019 (the effective date of Public Act 8 9 100 - 1024):

10 (A) shall provide coverage based upon medical 11 necessity for the treatment of a mental, emotional, 12 nervous, or substance use disorder or condition 13 consistent with the parity requirements of Section 14 370c.1 of this Code; provided, however, that in each 15 calendar year coverage shall not be less than the 16 following:

(i) 45 days of inpatient treatment; and

18 (ii) beginning on June 26, 2006 (the effective 19 date of Public Act 94-921), 60 visits for 20 outpatient treatment including group and 21 individual outpatient treatment; and

(iii) for plans or policies delivered, issued
for delivery, renewed, or modified after January
1, 2007 (the effective date of Public Act 94-906),
20 additional outpatient visits for speech therapy
for treatment of pervasive developmental disorders

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that will be in addition to speech therapy provided pursuant to item (ii) of this subparagraph (A); and (B) may not include a lifetime limit on the number of days of inpatient treatment or the number of outpatient visits covered under the plan.

(C) (Blank).

7 (5) An issuer of a group health benefit plan or an 8 individual policy of accident and health insurance or a 9 qualified health plan offered through the health insurance 10 marketplace may not count toward the number of outpatient 11 visits required to be covered under this Section an 12 outpatient visit for the purpose of medication management 13 and shall cover the outpatient visits under the same terms 14 and conditions as it covers outpatient visits for the 15 treatment of physical illness.

16 (5.5) An individual or group health benefit plan 17 amended, delivered, issued, or renewed on or after September 9, 2015 (the effective date of Public Act 99-480) 18 19 shall offer coverage for medically necessary acute 20 treatment services and medically necessary clinical 21 stabilization services. The treating provider shall base 22 all treatment recommendations and the health benefit plan 23 medical necessity determinations shall base all for 24 substance use disorders in accordance with the most current 25 edition of the Treatment Criteria for Addictive, 26 Substance-Related, and Co-Occurring Conditions established

by the American Society of Addiction Medicine. The treating 1 2 provider shall base all treatment recommendations and the 3 health benefit plan shall base all medical necessity determinations for medication-assisted treatment 4 in 5 accordance with the most current Treatment Criteria for 6 Addictive, Substance-Related, and Co-Occurring Conditions 7 established by the American Society of Addiction Medicine.

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As used in this subsection:

9 "Acute treatment services" means 24-hour medically 10 supervised addiction treatment that provides evaluation 11 and withdrawal management and may include biopsychosocial 12 assessment, individual and group counseling, 13 psychoeducational groups, and discharge planning.

"Clinical stabilization services" 14 means 24-hour 15 treatment, usually following acute treatment services for 16 substance abuse, which may include intensive education and 17 counseling regarding the nature of addiction and its consequences, relapse prevention, outreach to families and 18 19 significant others, and aftercare planning for individuals 20 beginning to engage in recovery from addiction.

(6) An issuer of a group health benefit plan may
provide or offer coverage required under this Section
through a managed care plan.

24 (6.5) An individual or group health benefit plan
25 amended, delivered, issued, or renewed on or after January
26 1, 2019 (the effective date of Public Act 100-1024):

1 (A) shall not impose prior authorization requirements, other than those established under the 2 3 Treatment Criteria for Addictive, Substance-Related, Co-Occurring Conditions established by 4 and the 5 American Society of Addiction Medicine, on a 6 prescription medication approved by the United States 7 Food and Drug Administration that is prescribed or administered for the treatment of substance use 8 9 disorders:

10 (B) shall not impose any step therapy 11 requirements, other than those established under the 12 Treatment Criteria for Addictive, Substance-Related, 13 Co-Occurring Conditions established by the and 14 American Society of Addiction Medicine, before 15 authorizing coverage for a prescription medication 16 approved by the United States Food and Druq 17 Administration that is prescribed or administered for the treatment of substance use disorders; 18

19 shall place all prescription medications (C) 20 approved by the United States Food and Druq Administration prescribed or administered for the 21 22 treatment of substance use disorders on, for brand 23 medications, the lowest tier of the drug formulary 24 developed and maintained by the individual or group 25 health benefit plan that covers brand medications and, 26 for generic medications, the lowest tier of the drug

formulary developed and maintained by the individual 1 or group health benefit plan that covers generic medications; and

(D) shall not exclude coverage for a prescription 4 5 medication approved by the United States Food and Drug Administration for the treatment of substance use 6 7 disorders and any associated counseling or wraparound 8 services on the grounds that such medications and 9 services were court ordered.

10 (7) (Blank).

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(8) (Blank).

12 (9) With respect to all mental, emotional, nervous, or 13 substance use disorders or conditions, coverage for 14 inpatient treatment shall include coverage for treatment 15 in a residential treatment center certified or licensed by 16 the Department of Public Health or the Department of Human 17 Services.

This Section shall not be interpreted to require 18 (C) 19 coverage for speech therapy or other habilitative services for 20 those individuals covered under Section 356z.15 of this Code.

21 (d) With respect to a group or individual policy of 22 accident and health insurance or a qualified health plan offered through the health 23 insurance marketplace, the 24 Department and, with respect to medical assistance, the 25 Department of Healthcare and Family Services shall each enforce the requirements of this Section and Sections 356z.23 and 26

370c.1 of this Code, the Paul Wellstone and Pete Domenici 1 2 Mental Health Parity and Addiction Equity Act of 2008, 42 3 U.S.C. 18031(j), and any amendments to, and federal guidance or regulations issued under, those Acts, including, but not 4 5 limited to, final regulations issued under the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act 6 7 of 2008 and final regulations applying the Paul Wellstone and 8 Pete Domenici Mental Health Parity and Addiction Equity Act of 9 2008 to Medicaid managed care organizations, the Children's 10 Health Insurance Program, and alternative benefit plans. 11 Specifically, the Department and the Department of Healthcare 12 and Family Services shall take action:

13 (1) proactively ensuring compliance by individual and 14 group policies, including by requiring that insurers submit comparative analyses, as set forth in paragraph (6) 15 16 of subsection (k) of Section 370c.1, demonstrating how they 17 design and apply nonquantitative treatment limitations, both as written and in operation, for mental, emotional, 18 19 nervous, or substance use disorder or condition benefits as 20 compared to how they design and apply nonquantitative treatment limitations, as written and in operation, for 21 22 medical and surgical benefits;

(2) evaluating all consumer or provider complaints
 regarding mental, emotional, nervous, or substance use
 disorder or condition coverage for possible parity
 violations;

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1 (3) performing parity compliance market conduct 2 examinations or, in the case of the Department of 3 Healthcare and Family Services, parity compliance audits 4 of individual and group plans and policies, including, but 5 not limited to, reviews of:

6 (A) nonguantitative treatment limitations, 7 including, but not limited to, prior authorization requirements, concurrent review, retrospective review, 8 9 network admission step therapy, standards. 10 reimbursement rates, and geographic restrictions;

(B) denials of authorization, payment, andcoverage; and

13 (C) other specific criteria as may be determined by14 the Department.

15 The findings and the conclusions of the parity compliance 16 market conduct examinations and audits shall be made public.

The Director may adopt rules to effectuate any provisions of the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008 that relate to the business of insurance.

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(e) Availability of plan information.

(1) The criteria for medical necessity determinations made under a group health plan, an individual policy of accident and health insurance, or a qualified health plan offered through the health insurance marketplace with respect to mental health or substance use disorder benefits

1 (or health insurance coverage offered in connection with 2 the plan with respect to such benefits) must be made 3 available by the plan administrator (or the health 4 insurance issuer offering such coverage) to any current or 5 potential participant, beneficiary, or contracting 6 provider upon request.

7 (2) The reason for any denial under a group health 8 benefit plan, an individual policy of accident and health 9 insurance, or a qualified health plan offered through the 10 health insurance marketplace (or health insurance coverage 11 offered in connection with such plan or policy) of 12 reimbursement or payment for services with respect to mental, emotional, nervous, or substance use disorders or 13 14 conditions benefits in the case of any participant or 15 beneficiary must be made available within a reasonable time 16 and in a reasonable manner and in readily understandable 17 language by the plan administrator (or the health insurance issuer offering such coverage) to the participant or 18 19 beneficiary upon request.

(f) As used in this Section, "group policy of accident and health insurance" and "group health benefit plan" includes (1) State-regulated employer-sponsored group health insurance plans written in Illinois or which purport to provide coverage for a resident of this State; and (2) State employee health plans.

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(g) (1) As used in this subsection:

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"Benefits", with respect to insurers, means the benefits 1 2 provided for treatment services for inpatient and outpatient treatment of substance use disorders or conditions at American 3 Society of Addiction Medicine levels of treatment 2.1 4 5 (Intensive Outpatient), 2.5 (Partial Hospitalization), 3.1 6 (Clinically Managed Low-Intensity Residential), 3.3 7 (Clinically Managed Population-Specific High-Intensity 8 Residential), 3.5 (Clinically Managed High-Intensity 9 Residential), and 3.7 (Medically Monitored Intensive 10 Inpatient) and OMT (Opioid Maintenance Therapy) services.

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11 "Benefits", with respect to managed care organizations, 12 means the benefits provided for treatment services for inpatient and outpatient treatment of substance use disorders 13 or conditions at American Society of Addiction Medicine levels 14 15 of treatment 2.1 (Intensive Outpatient), 2.5 (Partial Hospitalization), 3.5 (Clinically Managed High-Intensity 16 17 Residential), and 3.7 (Medically Monitored Intensive Inpatient) and OMT (Opioid Maintenance Therapy) services. 18

19 "Substance use disorder treatment provider or facility" 20 means a licensed physician, licensed psychologist, licensed 21 psychiatrist, licensed advanced practice registered nurse, or 22 licensed, certified, or otherwise State-approved facility or 23 provider of substance use disorder treatment.

(2) A group health insurance policy, an individual health
benefit plan, or qualified health plan that is offered through
the health insurance marketplace, small employer group health

plan, and large employer group health plan that is amended, 1 2 delivered, issued, executed, or renewed in this State, or 3 approved for issuance or renewal in this State, on or after January 1, 2019 (the effective date of Public Act 100-1023) 4 5 shall comply with the requirements of this Section and Section 6 The services for the treatment and the ongoing 370c.1. 7 assessment of the patient's progress in treatment shall follow the requirements of 77 Ill. Adm. Code 2060. 8

9 (3) Prior authorization shall not be utilized for the benefits under this subsection. The substance use disorder 10 11 treatment provider or facility shall notify the insurer of the 12 initiation of treatment. For an insurer that is not a managed 13 care organization, the substance use disorder treatment provider or facility notification shall occur 14 for the 15 initiation of treatment of the covered person within 2 business 16 days. For managed care organizations, the substance use 17 disorder treatment provider or facility notification shall occur in accordance with the protocol set forth in the provider 18 agreement for initiation of treatment within 24 hours. If the 19 20 managed care organization is not capable of accepting the notification in accordance with the contractual protocol 21 22 during the 24-hour period following admission, the substance 23 use disorder treatment provider or facility shall have one additional business day to provide the notification to the 24 25 appropriate managed care organization. Treatment plans shall 26 be developed in accordance with the requirements and timeframes

established in 77 Ill. Adm. Code 2060. If the substance use disorder treatment provider or facility fails to notify the insurer of the initiation of treatment in accordance with these provisions, the insurer may follow its normal prior authorization processes.

(4) For an insurer that is not a managed care organization, 6 7 if an insurer determines that benefits are no longer medically 8 necessary, the insurer shall notify the covered person, the 9 covered person's authorized representative, if any, and the 10 covered person's health care provider in writing of the covered 11 person's right to request an external review pursuant to the 12 Health Carrier External Review Act. The notification shall 13 occur within 24 hours following the adverse determination.

14 Pursuant to the requirements of the Health Carrier External 15 Review Act, the covered person or the covered person's 16 authorized representative may request an expedited external 17 review. An expedited external review may not occur if the disorder treatment provider 18 substance use or facilitv 19 determines that continued treatment is no longer medically 20 necessary. Under this subsection, a request for expedited external review must be initiated within 24 hours following the 21 22 adverse determination notification by the insurer. Failure to 23 request an expedited external review within 24 hours shall 24 preclude a covered person or a covered person's authorized 25 representative from requesting an expedited external review.

26 If an expedited external review request meets the criteria

of the Health Carrier External Review Act, an independent 1 2 review organization shall make a final determination of medical 3 necessity within 72 hours. If an independent review organization upholds an adverse determination, an insurer 4 5 shall remain responsible to provide coverage of benefits through the day following the determination of the independent 6 7 review organization. A decision to reverse an adverse 8 determination shall comply with the Health Carrier External 9 Review Act.

10 (5) The substance use disorder treatment provider or 11 facility shall provide the insurer with 7 business days' 12 advance notice of the planned discharge of the patient from the 13 substance use disorder treatment provider or facility and 14 notice on the day that the patient is discharged from the 15 substance use disorder treatment provider or facility.

16 (6) The benefits required by this subsection shall be 17 provided to all covered persons with a diagnosis of substance 18 use disorder or conditions. The presence of additional related 19 or unrelated diagnoses shall not be a basis to reduce or deny 20 the benefits required by this subsection.

(7) Nothing in this subsection shall be construed to require an insurer to provide coverage for any of the benefits in this subsection.

24 (Source: P.A. 100-305, eff. 8-24-17; 100-1023, eff. 1-1-19; 25 100-1024, eff. 1-1-19; 101-81, eff. 7-12-19; 101-386, eff. 26 8-16-19; revised 9-20-19.)

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Section 99. Effective date. This Act takes effect upon
 becoming law.