By: Price, et al. (Senate Sponsor - Zaffirini) H.B. No. 10 (In the Senate - Received from the House April 6, 2017; April 12, 2017, read first time and referred to Committee on Health and Human Services; April 18, 2017, rereferred to Committee on Business & Commerce; May 17, 2017, reported favorably by the following vote: Yeas 9, Nays 0; May 17, 2017, sent to printer.) 1-1 1-2 1-3 1-4 1-5 1-6

1-7

1-18

1-19

COMMITTEE VOTE

1-8		Yea	Nay	Absent	PNV
1-9	Hancock	Х			
1-10	Creighton	Х			
1-11	Campbell	Х			
1-12	Estes	Х			
1-13	Nichols	Х			
1-14	Schwertner	Х			
1-15	Taylor of Galveston	Х			
1-16	Whitmire	Х			
1-17	Zaffirini	X			

A BILL TO BE ENTITLED AN ACT

1-20 relating to access to and benefits for mental health conditions and 1-21 substance use disorders. 1-22

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1**-**23 SECTION 1. Subchapter B, Chapter 531, Government Code, is amended by adding Sections 531.02251 and 531.02252 to read as 1-24 1-25 follows:

<u>Sec. 531.02251.</u> OMBUDSMAN FOR BEHAVIORAL HEALTH ACCESS TO CARE. (a) In this section, "ombudsman" means the individual designated as the ombudsman for behavioral health access to care. 1-26 1-27 1-28

1-29 (b) The executive commissioner shall designate an ombudsman 1-30 for behavioral health access to care.

1-31 (<u>c</u>) The ombudsman is administratively attached to the 1-32 office of

of the ombudsman for the commission. (d) The commission may use an alternate title for the man in consumer-facing materials if the commission 1 - 331-34 ombudsman determines that an alternate title would be beneficial to consumer 1-35 1-36 understanding or access.

(e) The ombudsman serves as a neutral party to help consumers, including consumers who are uninsured or have public or 1-37 1-38 1-39 private health benefit coverage, and behavioral health care providers navigate and resolve issues related to consumer access to 1-40 behavioral health care, including care for mental health conditions and substance use disorders. 1-41 1-42 1-43

(f) The ombudsman shall:

1-44 (1) interact with consumers and behavioral health care 1-45 providers with concerns or complaints to help the consumers and providers resolve behavioral health care access issues; 1-46

and (2) identify, track, and help report potential of state or federal rules, regulations, or statutes 1-47 1-48 violat<u>ions</u> concerning the availability of, and terms and conditions of, 1-49 1-50 benefits for mental health conditions or substance use disorders, including potential violations related to quantitative and 1-51 1-52

nonquantitative treatment limitations; (3) report concerns, complaints, violations described by Subdivision (2) 1-53 and potential 1-54 described by Subdivision (2) to the violations appropriate regulatory or oversight agency; 1-55 (4) receive and report concerns and complaints relating to inappropriate care or mental health commitment; 1-56

1-57 1-58 (5) provide appropriate information to help consumers obtain behavioral health care; 1-59

(6) develop appropriate 1-60 points of contact for referrals to other state and federal agencies; and 1-61

	H.B. No. 10
2-1	(7) provide appropriate information to help consumers
2-2	or providers file appeals or complaints with the appropriate
2-3	entities, including insurers and other state and federal agencies.
2-4	(g) The ombudsman shall participate in the mental health
2-5	condition and substance use disorder parity work group established
2-6	under Section 531.02252 and provide summary reports of concerns,
2-7	complaints, and potential violations described by Subsection
2-8	(f)(2) to the work group. This subsection expires September 1,
2-9	2021. (b) The Torres Department of Insurance shall appoint a
2-10 2-11	(h) The Texas Department of Insurance shall appoint a liaison to the ombudsman to receive reports of concerns,
2-11 2 - 12	liaison to the ombudsman to receive reports of concerns, complaints, and potential violations described by Subsection
2-12	(f)(2) from the ombudsman, consumers, or behavioral health care
2-14	providers.
2-15	Sec. 531.02252. MENTAL HEALTH CONDITION AND SUBSTANCE USE
2-16	DISORDER PARITY WORK GROUP. (a) The commission shall establish and
2-17	facilitate a mental health condition and substance use disorder
2-18	parity work group at the office of mental health coordination to
2-19	increase understanding of and compliance with state and federal
2-20	rules, regulations, and statutes concerning the availability of,
2-21	and terms and conditions of, benefits for mental health conditions
2-22	and substance use disorders.
2-23	(b) The work group may be a part of or a subcommittee of the
2 - 24 2 - 25	behavioral health advisory committee.
2-25	(c) The work group is composed of: (1) a representative of:
2-20	(A) Medicaid and the child health plan program;
2-28	(B) the office of mental health coordination;
2-29	(C) the Texas Department of Insurance;
2-30	(D) a Medicaid managed care organization;
2-31	(E) a commercial health benefit plan;
2-32	(F) a mental health provider organization;
2-33	(G) physicians;
2-34	(H) hospitals;
2-35	(I) children's mental health providers;
2-36	(J) utilization review agents; and
2-37 2-38	(K) independent review organizations; (2) a substance use disorder provider or a
2-30 2-39	(2) a substance use disorder provider or a professional with co-occurring mental health and substance use
2-40	disorder expertise;
2-41	(3) a mental health consumer;
2-42	(4) a mental health consumer advocate;
2-43	(5) a substance use disorder treatment consumer;
2-44	(6) a substance use disorder treatment consumer
2-45	advocate;
2-46	(7) a family member of a mental health or substance use
2-47	disorder treatment consumer; and
2 - 48 2 - 49	(8) the ombudsman for behavioral health access to
2 - 49 2 - 50	<pre>care. (d) The work group shall meet at least quarterly.</pre>
2-50 2 - 51	(e) The work group shall study and make recommendations on:
2-52	(1) increasing compliance with the rules,
2-53	regulations, and statutes described by Subsection (a);
2-54	(2) strengthening enforcement and oversight of these
2-55	laws at state and federal agencies;
2-56	(3) improving the complaint processes relating to
2-57	potential violations of these laws for consumers and providers;
2-58	(4) ensuring the commission and the Texas Department
2-59 2-60	of Insurance can accept information on concerns relating to these laws and investigate potential violations based on de-identified
2-60 2-61	information and data submitted to providers in addition to
2-01 2 - 62	individual complaints; and
2-63	(5) increasing public and provider education on these
2-64	laws.
2-65	(f) The work group shall develop a strategic plan with
2-66	metrics to serve as a roadmap to increase compliance with the rules,
2-67	regulations, and statutes described by Subsection (a) in this state
2-68	and to increase education and outreach relating to these laws.
2-69	(g) Not later than September 1 of each even-numbered year,

2 1	H.B. No. 10
3-1 3-2	the work group shall submit a report to the appropriate committees
3-2 3-3	of the legislature and the appropriate state agencies on the findings, recommendations, and strategic plan required by
3-4	Subsections (e) and (f).
3-5	(h) The work group is abolished and this section expires
3-6	September 1, 2021.
3-7	SECTION 2. Chapter 1355, Insurance Code, is amended by
3-8	adding Subchapter F to read as follows:
3-9	SUBCHAPTER F. COVERAGE FOR MENTAL HEALTH CONDITIONS AND SUBSTANCE
3-10	USE DISORDERS
3-11	Sec. 1355.251. DEFINITIONS. In this subchapter:
3-12	(1) "Mental health benefit" means a benefit relating
3-13	to an item or service for a mental health condition, as defined
3-14	under the terms of a health benefit plan and in accordance with
3-15	applicable federal and state law.
3-16	(2) "Nonquantitative treatment limitation" means a
3-17 3-18	limit on the scope or duration of treatment that is not expressed numerically. The term includes:
3-18	<u>*</u>
3-19	(A) a medical management standard limiting or excluding benefits based on medical necessity or medical
3-20	appropriateness or based on whether a treatment is experimental or
3-22	investigational;
3-23	(B) formulary design for prescription drugs;
3-24	(C) network tier design;
3-25	(D) a standard for provider participation in a
3-26	network, including reimbursement rates;
3-27	(E) a method used by a health benefit plan to
3-28	determine usual, customary, and reasonable charges;
3-29	(F) a step therapy protocol;
3-30	(G) an exclusion based on failure to complete a
3-31	course of treatment; and
3-32	(H) a restriction based on geographic location,
3 - 33 3 - 34	facility type, provider specialty, and other criteria that limit the scope or duration of a benefit.
3-34	(3) "Quantitative treatment limitation" means a
3-36	treatment limitation that determines whether, or to what extent,
3-37	benefits are provided based on an accumulated amount such as an
3-38	annual or lifetime limit on days of coverage or number of visits.
3-39	The term includes a deductible, a copayment, coinsurance, or
3-40	another out-of-pocket expense or annual or lifetime limit, or
3-41	another financial requirement.
3-42	(4) "Substance use disorder benefit" means a benefit
3-43	relating to an item or service for a substance use disorder, as
3-44	defined under the terms of a health benefit plan and in accordance
3-45	with applicable federal and state law.
3-46	Sec. 1355.252. APPLICABILITY OF SUBCHAPTER. (a) This
3 - 47 3 - 48	subchapter applies only to a health benefit plan that provides benefits or coverage for medical or surgical expenses incurred as a
3 - 48 3 - 49	result of a health condition, accident, or sickness and for
3-49 3 - 50	treatment expenses incurred as a result of a mental health
3-51	condition or substance use disorder, including an individual,
3-52	group, blanket, or franchise insurance policy or insurance
3-53	agreement, a group hospital service contract, an individual or
3-54	group evidence of coverage, or a similar coverage document, that is
3 - 55	offered by:
3-56	<pre>(1) an insurance company;</pre>
3-57	<u>(2) a group hospital service corporation operating</u>
3-58	under Chapter 842;
3-59	(3) a fraternal benefit society operating under
3-60	<u>Chapter 885;</u> (4) a stipulated premium company operating under
3-61 3-62	
3-62 3-63	<u>Chapter 884;</u> (5) a health maintenance organization operating under
3-63 3-64	Chapter 843;
3-04 3 - 65	(6) a reciprocal exchange operating under Chapter 942;
3-66	(7) a Lloyd's plan operating under Chapter 941;
3-67	(8) an approved nonprofit health corporation that
3-68	holds a certificate of authority under Chapter 844; or
3-69	(9) a multiple employer welfare arrangement that holds
	_

H.B. No. 10

	H.B. No. 10
4-1	a certificate of authority under Chapter 846.
4-2	(b) Notwithstanding Section 1501.251 or any other law, this
4-3	subchapter applies to coverage under a small employer health
4-4	benefit plan subject to Chapter 1501.
4-5	(c) This subchapter applies to a standard health benefit
4-6	plan issued under Chapter 1507.
4-7	Sec. 1355.253. EXCEPTIONS. (a) This subchapter does not
4-8	apply to:
4-9	(1) a plan that provides coverage:
4-10	(A) for wages or payments in lieu of wages for a
4-11	period during which an employee is absent from work because of
4-12	sickness or injury;
4-13	(B) as a supplement to a liability insurance
4-14	policy;
4-15	<pre>(C) for credit insurance;</pre>
4-16	(D) only for dental or vision care;
4-17	(E) only for hospital expenses;
4-18	(F) only for indemnity for hospital confinement;
4-19	or
4-20	(G) only for accidents;
4-21	(2) a Medicare supplemental policy as defined by
4-22	Section 1882(g)(1), Social Security Act (42 U.S.C. Section
4-23	1395ss(g)(1));
4-24	(3) a workers' compensation insurance policy;
4-25	(4) medical payment insurance coverage provided under
4-26	a motor vehicle insurance policy; or
4-27	(5) a long-term care policy, including a nursing home
4-28	fixed indemnity policy, unless the commissioner determines that the
4-29	policy provides benefit coverage so comprehensive that the policy
4-30	is a health benefit plan as described by Section 1355.252.
4-31	(b) To the extent that this section would otherwise require
4-32	this state to make a payment under 42 U.S.C. Section
4-33	18031(d)(3)(B)(ii), a qualified health plan, as defined by 45
4-34	C.F.R. Section 155.20, is not required to provide a benefit under
4-35	this subchapter that exceeds the specified essential health
4-36	benefits required under 42 U.S.C. Section 18022(b).
4-37	Sec. 1355.254. COVERAGE FOR MENTAL HEALTH CONDITIONS AND
4-38	SUBSTANCE USE DISORDERS. (a) A health benefit plan must provide
4-39	benefits and coverage for mental health conditions and substance
4-40	use disorders under the same terms and conditions applicable to the
4-41	plan's medical and surgical benefits and coverage.
4-42	(b) Coverage under Subsection (a) may not impose
4-43	quantitative or nonquantitative treatment limitations on benefits
4-44	for a mental health condition or substance use disorder that are
4-45	generally more restrictive than quantitative or nonquantitative
4-46	treatment limitations imposed on coverage of benefits for medical
4-47	or surgical expenses.
4-48	Sec. 1355.255. COMPLIANCE. The commissioner shall enforce
4-49	compliance with Section 1355.254 by evaluating the benefits and
4-50	coverage offered by a health benefit plan for quantitative and
4-51	nonquantitative treatment limitations in the following categories:
4-52	(1) in-network and out-of-network inpatient care;
4-53	(2) in-network and out-of-network outpatient care;
4-54	(3) emergency care; and
4-55	(4) prescription drugs.
4-56	Sec. 1355.256. DEFINITIONS UNDER PLAN. (a) A health
4-57	benefit plan must define a condition to be a mental health condition
4-58	or not a mental health condition in a manner consistent with
4-59	generally recognized independent standards of medical practice.
4-60	(b) A health benefit plan must define a condition to be a
4-61	substance use disorder or not a substance use disorder in a manner
4-62	consistent with generally recognized independent standards of
4-63	medical practice.
4-64	Sec. 1355.257. COORDINATION WITH OTHER LAW; INTENT OF
4-65	LEGISLATURE. This subchapter supplements Subchapters A and B of
4-66	this chapter and Chapter 1368 and the department rules adopted
4-67	under those statutes. It is the intent of the legislature that
4-68	Subchapter A or B of this chapter or Chapter 1368 or a department
4-69	rule adopted under those statutes controls in any circumstance in

H.B. No. 10

5 - 52	SECTION 6. This Act takes effect September 1, 2017.
5 - 50 5 - 51	immediately before the effective date of this Act, and that law is continued in effect for that purpose.
5-49	before January 1, 2018, is governed by the law as it existed
5-48	health benefit plan delivered, issued for delivery, or renewed
5-47	issued for delivery, or renewed on or after January 1, 2018. A
5-46	added by this Act, applies only to a health benefit plan delivered,
5-45	SECTION 5. Subchapter F, Chapter 1355, Insurance Code, as
5-44	report the results of the study and the commission's findings.
5-43	(c) Not later than September 1, 2018, the commission shall
5-42	including data that indicates whether the denial was upheld.
5-41	(4) subject to an independent external review,
5 - 40	indicates whether the appeal was denied; or
5-39	(3) internally appealed, including data that
5-37	or investigational;
5-36 5-37	(2) denied as not medically necessary or experimental
5 - 35 5 - 36	<pre>(1) subject to prior authorization or utilization review;</pre>
5-34	disorder benefits that are:
5-33	surgical benefits and mental health condition or substance use
5-32	compare data from Medicaid managed care organizations on medical or
5-31	(b) In conducting the study, the commission must collect and
5-30	use disorders provided by Medicaid managed care organizations.
5-29	or surgical expenses and for mental health conditions and substance
5-28	shall conduct a study and prepare a report on benefits for medical
5-27	SECTION 4. (a) The Health and Human Services Commission
5-26	report the results of the study and the department's findings.
5-25	(c) Not later than September 1, 2018, the department shall
5-24	including data that indicates whether the denial was upheld.
5-23	(4) subject to an independent external review,
5-22	indicates whether the appeal was denied; or
5-21	(3) internally appealed, including data that
5-20	or investigational;
5-19	(2) denied as not medically necessary or experimental
5-18	review;
5-17	(1) subject to prior authorization or utilization
5-15 5-16	disorder benefits that are:
5 - 14 5 - 15	surgical benefits and mental health condition or substance use
5 - 13 5 - 14	compare data from health benefit plan issuers subject to Subchapter F, Chapter 1355, Insurance Code, as added by this Act, on medical or
5-12	(b) In conducting the study, the department must collect and
5-11	use disorders.
5-10	surgical expenses and for mental health conditions and substance
5-9	conduct a study and prepare a report on benefits for medical or
5-8	SECTION 3. (a) The Texas Department of Insurance shall
5-7	necessary to implement this subchapter.
5-6	Sec. 1355.258. RULES. The commissioner shall adopt rules
5-5	subchapter.
5-4	(2) a more extensive benefit than is required by this
5-3	or
5-2	(1) a benefit that is not required by this subchapter;
5-1	which that other law requires:

5