1	SENATE BILL NO. 434
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Commerce and Labor
4	on)
5	(Patron Prior to SubstituteSenator Barker)
6	A BILL to amend and reenact § 38.2-3412.1 of the Code of Virginia, relating to health insurance; coverage
7	for mental health and substance use disorders; report.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 38.2-3412.1 of the Code of Virginia is amended and reenacted as follows:
10	§ 38.2-3412.1. Coverage for mental health and substance use disorders.
11	A. As used in this section:
12	"Adult" means any person who is 19 years of age or older.
13	"Alcohol or drug rehabilitation facility" means a facility in which a state-approved program for
14	the treatment of alcoholism or drug addiction is provided. The facility shall be either (i) licensed by the
15	State Board of Health pursuant to Chapter 5 (§ 32.1-123 et seq.) of Title 32.1 or by the Department of
16	Behavioral Health and Developmental Services pursuant to Article 2 (§ 37.2-403 et seq.) of Chapter 4 of
17	Title 37.2 or (ii) a state agency or institution.
18	"Child or adolescent" means any person under the age of 19 years.
19	"Inpatient treatment" means mental health or substance abuse services delivered on a 24-hour per
20	day basis in a hospital, alcohol or drug rehabilitation facility, an intermediate care facility or an inpatient
21	unit of a mental health treatment center.
22	"Intermediate care facility" means a licensed, residential public or private facility that is not a
23	hospital and that is operated primarily for the purpose of providing a continuous, structured 24-hour per
24	day, state-approved program of inpatient substance abuse services.

"Medication management visit" means a visit no more than 20 minutes in length with a licensed
 physician or other licensed health care provider with prescriptive authority for the sole purpose of
 monitoring and adjusting medications prescribed for mental health or substance abuse treatment.

28 "Mental health services" or "mental health benefits" means benefits with respect to items or
29 services for mental health conditions as defined under the terms of the health benefit plan. Any condition
30 defined by the health benefit plan as being or as not being a mental health condition shall be defined to be
31 consistent with generally recognized independent standards of current medical practice.

32 "Mental health treatment center" means a treatment facility organized to provide care and 33 treatment for mental illness through multiple modalities or techniques pursuant to a written plan approved 34 and monitored by a physician, clinical psychologist, or a psychologist licensed to practice in this 35 Commonwealth. The facility shall be (i) licensed by the Commonwealth, (ii) funded or eligible for funding 36 under federal or state law, or (iii) affiliated with a hospital under a contractual agreement with an 37 established system for patient referral.

38 "Network adequacy" means access to services by measure of distance, time, and average length of
39 referral to scheduled visit.

"Outpatient treatment" means mental health or substance abuse treatment services rendered to a
person as an individual or part of a group while not confined as an inpatient. Such treatment shall not
include services delivered through a partial hospitalization or intensive outpatient program as defined
herein.

44 "Partial hospitalization" means a licensed or approved day or evening treatment program that 45 includes the major diagnostic, medical, psychiatric and psychosocial rehabilitation treatment modalities 46 designed for patients with mental, emotional, or nervous disorders, and alcohol or other drug dependence 47 who require coordinated, intensive, comprehensive and multi-disciplinary treatment. Such a program shall 48 provide treatment over a period of six or more continuous hours per day to individuals or groups of 49 individuals who are not admitted as inpatients. Such term shall also include intensive outpatient programs 50 for the treatment of alcohol or other drug dependence which provide treatment over a period of three or 51 more continuous hours per day to individuals or groups of individuals who are not admitted as inpatients.

52 "Substance abuse services" or "substance use disorder benefits" means benefits with respect to 53 items or services for substance use disorders as defined under the terms of the health benefit plan. Any 54 disorder defined by the health benefit plan as being or as not being a substance use disorder shall be 55 defined to be consistent with generally recognized independent standards of current medical practice.

56 "Treatment" means services including diagnostic evaluation, medical, psychiatric and 57 psychological care, and psychotherapy for mental, emotional or nervous disorders or alcohol or other drug 58 dependence rendered by a hospital, alcohol or drug rehabilitation facility, intermediate care facility, 59 mental health treatment center, a physician, psychologist, clinical psychologist, licensed clinical social 60 worker, licensed professional counselor, licensed substance abuse treatment practitioner, licensed 61 marriage and family therapist or clinical nurse specialist. Treatment for physiological or psychological 62 dependence on alcohol or other drugs shall also include the services of counseling and rehabilitation as 63 well as services rendered by a state certified alcoholism, drug, or substance abuse counselor or substance 64 abuse counseling assistant, limited to the scope of practice set forth in § 54.1-3507.1 or 54.1-3507.2, 65 respectively, employed by a facility or program licensed to provide such treatment.

B. Except as provided in subsections C and D, group and individual health insurance coverage, as
defined in § 38.2-3431, shall provide mental health and substance use disorder benefits. Such benefits
shall be in parity with the medical and surgical benefits contained in the coverage in accordance with the
<u>federal</u> Mental Health Parity and Addiction Equity Act of 2008 (MHPAEA), P.L. 110-343, even where
those requirements would not otherwise apply directly.

C. Any grandfathered plan as defined in § 38.2-3438 in the small group market shall either continue
to provide benefits in accordance with subsection B or continue to provide coverage for inpatient and
partial hospitalization mental health and substance abuse services as follows:

74 1. Treatment for an adult as an inpatient at a hospital, inpatient unit of a mental health treatment
75 center, alcohol or drug rehabilitation facility or intermediate care facility for a minimum period of 20 days
76 per policy or contract year.

2. Treatment for a child or adolescent as an inpatient at a hospital, inpatient unit of a mental health
treatment center, alcohol or drug rehabilitation facility or intermediate care facility for a minimum period
of 25 days per policy or contract year.

80 3. Up to 10 days of the inpatient benefit set forth in subdivisions 1 and 2 of this subsection may be 81 converted when medically necessary at the option of the person or the parent, as defined in § 16.1-336, of 82 a child or adolescent receiving such treatment to a partial hospitalization benefit applying a formula which 83 shall be no less favorable than an exchange of 1.5 days of partial hospitalization coverage for each 84 inpatient day of coverage. An insurance policy or subscription contract described herein that provides 85 inpatient benefits in excess of 20 days per policy or contract year for adults or 25 days per policy or 86 contract year for a child or adolescent may provide for the conversion of such excess days on the terms 87 set forth in this subdivision.

4. The limits of the benefits set forth in this subsection shall not be more restrictive than for anyother illness, except that the benefits may be limited as set out in this subsection.

5. This subsection shall not apply to any excepted benefits policy as defined in § 38.2-3431, nor
to policies or contracts designed for issuance to persons eligible for coverage under Title XVIII of the
Social Security Act, known as Medicare, or any other similar coverage under state or federal governmental
plans.

D. Any grandfathered plan as defined in § 38.2-3438 in the small group market shall also either
 continue to provide benefits in accordance with subsection B or continue to provide coverage for
 outpatient mental health and substance abuse services as follows:

97 1. A minimum of 20 visits for outpatient treatment of an adult, child or adolescent shall be provided98 in each policy or contract year.

99 2. The limits of the benefits set forth in this subsection shall be no more restrictive than the limits
100 of benefits applicable to physical illness; however, the coinsurance factor applicable to any outpatient visit
101 beyond the first five of such visits covered in any policy or contract year shall be at least 50 percent.

3. For the purpose of this section, medication management visits shall be covered in the same
manner as a medication management visit for the treatment of physical illness and shall not be counted as
an outpatient treatment visit in the calculation of the benefit set forth herein.

4. For the purpose of this subsection, if all covered expenses for a visit for outpatient mental health
or substance abuse treatment apply toward any deductible required by a policy or contract, such visit shall
not count toward the outpatient visit benefit maximum set forth in the policy or contract.

5. This subsection shall not apply to any excepted benefits policy as defined in § 38.2-3431, nor
to policies or contracts designed for issuance to persons eligible for coverage under Title XVIII of the
Social Security Act, known as Medicare, or any other similar coverage under state or federal governmental
plans.

E. The requirements of this section shall apply to all insurance policies and subscription contracts
delivered, issued for delivery, reissued, renewed, or extended, or at any time when any term of the policy
or contract is changed or any premium adjustment made.

F. The provisions of this section shall not apply in any instance in which the provisions of thissection are inconsistent or in conflict with a provision of Article 6 (§ 38.2-3438 et seq.) of Chapter 34.

117 G. The Bureau of Insurance (the Bureau), in consultation with health carriers providing coverage 118 for mental health and substance use disorder benefits pursuant to this section, shall develop reporting 119 requirements regarding denied claims, complaints, appeals, and network adequacy involving such 120 coverage set forth in this section. By September November 1 of each year, the Bureau shall-(i) compile 121 the information for the preceding year into a report that ensures the confidentiality of individuals whose 122 information has been reported and is written in nontechnical, readily understandable language; (ii). The 123 Bureau shall include in the report a summary of all comparative analyses prepared by health carriers 124 pursuant to 42 U.S.C. § 300gg-26(a)(8) that the Bureau requested during the reporting period. This 125 summary shall include the Bureau's explanation of whether the analyses were accepted as compliant, 126 rejected as noncompliant, or are in process of review. For analyses that were noncompliant, the report 127 shall include the corrective actions that the Bureau required the health carrier to take to come into 128 compliance. The Bureau shall make the report available to the public by, among such other means as the

Bureau finds appropriate, posting the reports on the Bureau's website; and (iii) submit the report to the
House Committee on Labor and Commerce and Energy and the Senate Committee on Commerce and

131 Labor.