116TH CONGRESS 1ST SESSION H.R. 2874

AUTHENTICATED U.S. GOVERNMENT INFORMATION

To strengthen parity in mental health and substance use disorder benefits.

IN THE HOUSE OF REPRESENTATIVES

MAY 21, 2019

Mr. KENNEDY (for himself, Mr. TONKO, Mr. MICHAEL F. DOYLE of Pennsylvania, Ms. CLARKE of New York, Mr. ENGEL, Mr. SOTO, Mr. CÁRDENAS, Mrs. DINGELL, Ms. CASTOR of Florida, Mr. DEUTCH, Mr. CROW, Ms. SCHAKOWSKY, and Mr. DESAULNIER) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To strengthen parity in mental health and substance use disorder benefits.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Behavioral Health Cov-
- 5 erage Transparency Act".

1	SEC. 2. STRENGTHENING PARITY IN MENTAL HEALTH AND
2	SUBSTANCE USE DISORDER BENEFITS.
3	(a) Public Health Service Act.—Section
4	2726(a) of the Public Health Service Act (42 U.S.C.
5	300gg-26(a)) is amended by adding at the end the fol-
6	lowing new paragraph:
7	"(8) DISCLOSURE AND ENFORCEMENT RE-
8	QUIREMENTS.—
9	"(A) DISCLOSURE REQUIREMENTS.—
10	"(i) REGULATIONS.—Not later than 6
11	months after the date of enactment of this
12	paragraph, the Secretary, in cooperation
13	with the Secretaries of Labor and the
14	Treasury, shall issue regulations for car-
15	rying out this section, including an expla-
16	nation of documents that group health
17	plans and health insurance issuers offering
18	group or individual health insurance cov-
19	erage shall disclose in accordance with
20	clause (ii), the process governing the dis-
21	closure of such documents, and analyses
22	that such plans and issuers shall conduct
23	in order to demonstrate compliance with
24	this section.
25	"(ii) Disclosure requirements
26	The documents required to be disclosed by

1	a group health plan or a health insurance
2	issuer offering group or individual health
3	insurance coverage under clause (i) shall
4	include an annual report that details the
5	specific analyses performed to ensure com-
6	pliance of such plan or issuer with this sec-
7	tion, including any regulation promulgated
8	pursuant to this section. At a minimum,
9	with respect to the application of non-
10	quantitative treatment limitations (in this
11	paragraph referred to as 'NQTLs') to ben-
12	efits under the plan or coverage, such re-
13	port shall—
14	"(I) identify the specific factors
15	the plan or issuer used in performing
16	its NQTLs analysis;
17	"(II) identify and define the spe-
18	cific evidentiary standards relied on to
19	evaluate such factors;
20	"(III) describe how the evi-
21	dentiary standards are applied to each
22	service category for mental health
23	benefits, substance use disorder bene-
24	fits, medical benefits, and surgical
25	benefits;

1	"(IV) disclose the results of the
2	analyses of the specific evidentiary
3	standards in each service category;
4	and
5	"(V) disclose the specific findings
6	of the plan or issuer in each service
7	category and the conclusions reached
8	with respect to whether the processes,
9	strategies, evidentiary standards, or
10	other factors used in applying the
11	NQTLs to mental health or substance
12	use disorder benefits are comparable
13	to, and applied no more stringently
14	than, the processes, strategies, evi-
15	dentiary standards, or other factors
16	used in applying the NQTLs to med-
17	ical and surgical benefits in the same
18	classification.
19	"(iii) GUIDANCE.—Not later than 6
20	months after the date of enactment of this
21	paragraph, the Secretary, in cooperation
22	with the Secretaries of Labor and the
23	Treasury, shall issue guidance to group
24	health plans and health insurance issuers
25	offering group or individual health insur-

1	ance coverage on how to satisfy the re-
2	quirements of this section, with respect to
3	making information available to current
4	and potential participants and bene-
5	ficiaries. Such information shall include—
6	"(I) certificate of coverage docu-
7	ments and instruments under which
8	the plan or coverage involved is ad-
9	ministered and operated that specify,
10	include, or refer to procedures, for-
11	mulas, and methodologies applied to
12	determine a participant's or bene-
13	ficiary's benefit under the plan or cov-
14	erage, regardless of whether such in-
15	formation is contained in a document
16	designated as the 'plan document';
17	and
18	"(II) a disclosure of how the plan
19	or issuer involved has provided that
20	processes, strategies, evidentiary stan-
21	dards, and other factors used in ap-
22	plying the NQTLs to mental health or
23	substance use disorder benefits are
24	comparable to, and applied no more
25	stringently than, the processes, strate-

- 1gies, evidentiary standards, or other2factors used in applying the NQTLs3to medical and surgical benefits in the4same classification.
- "(iv) DEFINITIONS.—In this para-5 6 graph and paragraph (7), the terms 'non-7 quantitative treatment limitations', 'comparable to', and 'applied no more strin-8 9 gently than' have the meanings given such terms in sections 146.136 and 147.160 of 10 11 title 45, Code of Federal Regulations (or 12 any successor regulation).
- 13 "(B) ENFORCEMENT.—

14 "(i) PROCESS FOR COMPLAINTS.—Not 15 later than 6 months after the date of en-16 actment of this paragraph, the Secretary, 17 in cooperation with the Secretaries of 18 Labor and the Treasury, shall, with re-19 spect to group health plans and health in-20 surance issuers offering group or indi-21 vidual health insurance coverage, issue 22 guidance to clarify the process and 23 timeline for current and potential partici-24 pants and beneficiaries (and authorized 25 representatives and health care providers

1	of such participants and beneficiaries) with
2	respect to such plans and coverage to file
3	formal complaints of such plans or issuers
4	being in violation of this section, including
5	guidance, by plan type, on the relevant
6	State, regional, and national offices with
7	which such complaints should be filed.
8	"(ii) Audits.—
9	"(I) RANDOMIZED AUDITS.—Be-
10	ginning 1 year after the date of enact-
11	ment of this paragraph, the Secretary,
12	in cooperation with the Secretaries of
13	Labor and the Treasury, as applica-
14	ble, shall conduct randomized audits
15	of group health plans and health in-
16	surance issuers offering group or indi-
17	vidual health insurance coverage to
18	determine compliance with this sec-
19	tion. Such audits shall be conducted
20	on no fewer than 12 plans or cov-
21	erages per plan year.
22	"(II) ADDITIONAL AUDITS.—Be-
23	ginning 1 year after the date of enact-
24	ment of this paragraph, in the case of
25	a group health plan or health insur-

1	ance issuer offering group or indi-
2	vidual health insurance coverage with
3	respect to which any claim has been
4	filed during a plan year, the Sec-
5	retary, in cooperation with the Secre-
6	taries of Labor and the Treasury, as
7	applicable, may audit the books and
8	records of such plan or issuer to de-
9	termine compliance with this section.
10	"(iii) Denial rates.—The Secretary,
11	in cooperation with the Secretaries of
12	Labor and the Treasury, shall collect infor-
13	mation on the rates of and reasons for de-
14	nial by group health plans and health in-
15	surance issuers offering group or indi-
16	vidual health insurance coverage of claims
17	for outpatient and inpatient mental health
18	and substance use disorder benefits com-
19	pared to the rates of and reasons for de-
20	nial of claims for medical and surgical ben-
21	efits. For the first plan year that begins on
22	or after the date that is 2 years after the
23	date of enactment of this paragraph, and
24	each subsequent plan year, the Secretary,
25	in such cooperation, shall submit to the

- Committee on Energy and Commerce of 1 2 the House of Representatives and the 3 Committee on Health, Education, Labor, 4 and Pensions of the Senate the informa-5 tion collected under the previous sentence 6 with respect to the previous plan year. 7 "(C) EFFECTIVE DATE.—Any require-8 ments of group health plans and health insur-9 ance issuers offering group or individual health insurance coverage that are included in the regulations issued under subparagraph (A)(i), in-
- 10 11 12 cluding the requirement described in subpara-13 graph (A)(ii) to disclose documents, shall have 14 an effective date of 1 year after the date of en-15 actment of this paragraph.".

16 (b) Employee Retirement Income Security Act 17 OF 1974.—Section 712(a) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1185a(a)) is 18 19 amended by adding at the end the following new para-20 graph:

21 "(6) DISCLOSURE AND ENFORCEMENT RE-22 QUIREMENTS.— "(A) DISCLOSURE REQUIREMENTS.— 23 "(i) REGULATIONS.—Not later than 6 24

25 months after the date of enactment of this

1 paragraph, the Secretary, in cooperation 2 with the Secretaries of Health and Human 3 Services and the Treasury, shall issue reg-4 ulations for carrying out this section, including an explanation of documents that a 5 6 group health plan (or health insurance 7 issuer offering health insurance coverage in 8 connection with such a plan) shall disclose 9 in accordance with clause (ii), the process 10 governing the disclosure of such docu-11 ments, and analyses that such plans and 12 issuers shall conduct in order to demonstrate compliance with this section. 13

14 "(ii) DISCLOSURE REQUIREMENTS.— 15 The documents required to be disclosed by 16 a group health plan (or a health insurance 17 issuer offering health insurance coverage in 18 connection with such a plan) under clause 19 (i) shall include an annual report that de-20 tails the specific analyses performed to en-21 sure compliance of such plan or issuer with this section, including any regulation pro-22 23 mulgated pursuant to this section. At a 24 minimum, with respect to the application 25 of nonquantitative treatment limitations

1 (in this paragraph referred to as 'NQTLs') 2 to benefits under the plan or coverage, 3 such report shall— "(I) identify the specific factors 4 5 the plan or issuer used in performing 6 its NQTLs analysis; 7 "(II) identify and define the spe-8 cific evidentiary standards relied on to 9 evaluate such factors; 10 "(III) describe how the evi-11 dentiary standards are applied to each 12 service category for mental health 13 benefits, substance use disorder bene-14 fits, medical benefits, and surgical 15 benefits; "(IV) disclose the results of the 16 17 analyses of the specific evidentiary 18 standards in each service category; 19 and "(V) disclose the specific findings 20 21 of the plan or issuer in each service 22 category and the conclusions reached 23 with respect to whether the processes, 24 strategies, evidentiary standards, or 25 other factors used in applying the

1	NQTLs to mental health or substance
2	use disorder benefits are comparable
3	to, and applied no more stringently
4	than, the processes, strategies, evi-
5	dentiary standards, or other factors
6	used in applying the NQTLs to med-
7	ical and surgical benefits in the same
8	classification.
9	"(iii) GUIDANCE.—Not later than 6
10	months after the date of enactment of this
11	paragraph, the Secretary, in cooperation
12	with the Secretaries of Health and Human
13	Services and the Treasury, shall issue
14	guidance to group health plans (and health
15	insurance issuers offering health insurance
16	coverage in connection with such plans) on
17	how to satisfy the requirements of this sec-
18	tion, with respect to making information
19	available to current and potential partici-
20	pants and beneficiaries. Such information
21	shall include—
22	"(I) certificate of coverage docu-
23	ments and instruments under which
24	the plan or coverage involved is ad-
25	ministered and operated that specify,

1	include, or refer to procedures, for-
2	mulas, and methodologies applied to
3	determine a participant's or bene-
4	ficiary's benefit under the plan or cov-
5	erage, regardless of whether such in-
6	formation is contained in a document
7	designated as the 'plan document';
8	and
9	"(II) a disclosure of how the plan
10	or issuer involved has provided that
11	processes, strategies, evidentiary stan-
12	dards, and other factors used in ap-
13	plying the NQTLs to mental health or
14	substance use disorder benefits are
15	comparable to, and applied no more
16	stringently than, the processes, strate-
17	gies, evidentiary standards, or other
18	factors used in applying the NQTLs
19	to medical and surgical benefits in the
20	same classification.
21	"(iv) Definitions.—In this para-
22	graph, the terms 'nonquantitative treat-
23	ment limitations', 'comparable to', and 'ap-
24	plied no more stringently than' have the
25	meanings given such terms in sections

1	146.136 and 147.160 of title 45, Code of
2	Federal Regulations (or any successor reg-
3	ulation).
4	"(B) Enforcement.—
5	"(i) Process for complaints.—Not
6	later than 6 months after the date of en-
7	actment of this paragraph, the Secretary,
8	in cooperation with the Secretaries of
9	Health and Human Services and the
10	Treasury, shall, with respect to group
11	health plans (and health insurance issuers
12	offering health insurance coverage in con-
13	nection with such plans), issue guidance to
14	clarify the process and timeline for current
15	and potential participants and beneficiaries
16	(and authorized representatives and health
17	care providers of such participants and
18	beneficiaries) with respect to such plans
19	and coverage to file formal complaints of
20	such plans or issuers being in violation of
21	this section, including guidance, by plan
22	type, on the relevant State, regional, and
23	national offices with which such complaints
24	should be filed.
25	"(ii) AUDITS.—

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1	"(I) RANDOMIZED AUDITS.—Be-
2	ginning 1 year after the date of enact-
3	ment of this paragraph, the Secretary,
4	in cooperation with the Secretaries of
5	Health and Human Services and the
6	Treasury, as applicable, shall conduct
7	randomized audits of group health
8	plans (and health insurance issuers
9	offering health insurance coverage in
10	connection with such plans) to deter-
11	mine compliance with this section.
12	Such audits shall be conducted on no
13	fewer than 12 plans or coverages per
14	plan year.
15	"(II) Additional audits.—Be-
16	ginning 1 year after the date of enact-
17	ment of this paragraph, in the case of
18	a group health plan (or health insur-
19	ance issuer offering health insurance
20	coverage in connection with such a
21	plan) with respect to which any claim
22	has been filed during a plan year, the
23	Secretary, in cooperation with the
24	Secretaries of Health and Human
25	Services and the Treasury, as applica-

1 ble, may audit the books and records 2 of such plan or issuer to determine 3 compliance with this section. 4 "(iii) DENIAL RATES.—The Secretary, 5 cooperation with the Secretaries of in 6 Health and Human Services and the 7 Treasury, shall collect information on the 8 rates of and reasons for denial by group 9 health plans (and health insurance issuers 10 offering health insurance coverage in con-11 nection with such plans) of claims for out-12 patient and inpatient mental health and 13 substance use disorder benefits compared 14 to the rates of and reasons for denial of 15 claims for medical and surgical benefits. 16 For the first plan year that begins on or 17 after the date that is 2 years after the date 18 of enactment of this paragraph, and each 19 subsequent plan year, the Secretary, in 20 such cooperation, shall submit to the Committee on Energy and Commerce of the 21 22 House of Representatives and the Com-23 mittee on Health, Education, Labor, and 24 Pensions of the Senate the information col-

lected under the previous sentence with re-
spect to the previous plan year.
"(C) Effective date.—Any require-
ments of group health plans (or health insur-
ance issuers offering health insurance coverage
in connection with such plans) that are included
in the regulations issued under subparagraph
(A)(i), including the requirement described in
subparagraph (A)(ii) to disclose documents,
shall have an effective date of 1 year after the
date of enactment of this paragraph.".
(c) INTERNAL REVENUE CODE OF 1986.—Section
9812(a) of the Internal Revenue Code of 1986 is amended
by adding at the end the following new paragraph:
"(6) DISCLOSURE AND ENFORCEMENT RE-
QUIREMENTS.—
"(A) DISCLOSURE REQUIREMENTS.—
"(i) REGULATIONS.—Not later than 6
months after the date of enactment of this
paragraph, the Secretary, in cooperation
with the Secretaries of Health and Human
with the Secretaries of Health and Human Services and Labor, shall issue regulations
Services and Labor, shall issue regulations

1 with clause (ii), the process governing the 2 disclosure of such documents, and analyses 3 that such plans shall conduct in order to 4 demonstrate compliance with this section. "(ii) DISCLOSURE REQUIREMENTS.— 5 6 The documents required to be disclosed by 7 a group health plan under clause (i) shall 8 include an annual report that details the 9 specific analyses performed to ensure com-10 pliance of such plan with this section, in-11 cluding any regulation promulgated pursu-12 ant to such section. At a minimum, with 13 respect to the application of nonquantita-14 tive treatment limitations (in this para-15 graph referred to as 'NQTLs') to benefits 16 under the plan, such report shall— "(I) identify the specific factors 17 18 the plan used in performing its 19 NQTLs analysis; 20

20 "(II) identify and define the spe21 cific evidentiary standards relied on to
22 evaluate such factors;

23 "(III) describe how the evi24 dentiary standards are applied to each
25 service category for mental health

1	honofita, substance use disorder hono
1	benefits, substance use disorder bene-
2	fits, medical benefits, and surgical
3	benefits;
4	"(IV) disclose the results of the
5	analyses of the specific evidentiary
6	standards in each service category;
7	and
8	"(V) disclose the specific findings
9	of the plan in each service category
10	and the conclusions reached with re-
11	spect to whether the processes, strate-
12	gies, evidentiary standards, or other
13	factors used in applying the NQTLs
14	to mental health or substance use dis-
15	order benefits are comparable to, and
16	applied no more stringently than, the
17	processes, strategies, evidentiary stan-
18	dards, or other factors used in apply-
19	ing the NQTLs to medical and sur-
20	gical benefits in the same classifica-
21	tion.
22	"(iii) GUIDANCE.—Not later than 6
23	months after the date of enactment of this
24	paragraph, the Secretary, in cooperation
25	with the Secretaries of Health and Human

1	Services and Labor, shall issue guidance to
2	group health plans on how to satisfy the
3	requirements of this section, with respect
4	to making information available to current
5	and potential participants and bene-
6	ficiaries. Such information shall include—
7	"(I) certificate of coverage docu-
8	ments and instruments under which
9	the plan involved is administered and
10	operated that specify, include, or refer
11	to procedures, formulas, and meth-
12	odologies applied to determine a par-
13	ticipant's or beneficiary's benefit
14	under the plan, regardless of whether
15	such information is contained in a
16	document designated as the 'plan doc-
17	ument'; and
18	"(II) a disclosure of how the plan
19	involved has provided that processes,
20	strategies, evidentiary standards, and
21	other factors used in applying the
22	NQTLs to mental health or substance
23	use disorder benefits are comparable
24	to, and applied no more stringently
25	than, the processes, strategies, evi-

1dentiary standards, or other factors2used in applying the NQTLs to med-3ical and surgical benefits in the same4classification.

"(iv) DEFINITIONS.—In this para-5 graph, the terms 'nonquantitative treat-6 7 ment limitations', 'comparable to', and 'ap-8 plied no more stringently than' have the 9 meanings given such terms in sections 146.136 and 147.160 of title 45, Code of 10 11 Federal Regulations (or any successor reg-12 ulation).

13 "(B) ENFORCEMENT.—

14 "(i) PROCESS FOR COMPLAINTS.—Not 15 later than 6 months after the date of en-16 actment of this paragraph, the Secretary, 17 in cooperation with the Secretaries of 18 Health and Human Services and Labor, 19 shall, with respect to group health plans, 20 issue guidance to clarify the process and 21 timeline for current and potential partici-22 pants and beneficiaries (and authorized 23 representatives and health care providers 24 of such participants and beneficiaries) with 25 respect to such plans to file formal com-

1	plaints of such plans being in violation of
2	this section, including guidance, by plan
3	type, on the relevant State, regional, and
4	national offices with which such complaints
5	should be filed.
6	"(ii) Audits.—
7	"(I) RANDOMIZED AUDITS.—Be-
8	ginning 1 year after the date of enact-
9	ment of this paragraph, the Secretary,
10	in cooperation with the Secretaries of
11	Health and Human Services and
12	Labor, as applicable, shall conduct
13	randomized audits of group health
14	plans to determine compliance with
15	this section. Such audits shall be con-
16	ducted on no fewer than 12 plans per
17	plan year.
18	"(II) Additional audits.—Be-
19	ginning 1 year after the date of enact-
20	ment of this paragraph, in the case of
21	a group health plan with respect to
22	which any claim has been filed during
23	a plan year, the Secretary, in coopera-
24	tion with the Secretaries of Health
25	and Human Services and Labor, as

2 records of such plan to determ	nine
3 compliance with this section.	
4 "(iii) Denial Rates.—The Secret	tary,
5 in cooperation with the Secretaries	s of
6 Health and Human Services and La	ıbor,
7 shall collect information on the rate	s of
8 and reasons for denial by group he	ealth
9 plans of claims for outpatient and i	npa-
10 tient mental health and substance use	dis-
11 order benefits compared to the rate	s of
12 and reasons for denial of claims for 1	ned-
13 ical and surgical benefits. For the	first
14 plan year that begins on or after the	date
15 that is 2 years after the date of enactr	nent
16 of this paragraph, and each subseq	uent
17 plan year, the Secretary, in such coop	era-
18 tion, shall submit to the Committee on	En-
19 ergy and Commerce of the House of 2	Rep-
20 resentatives and the Committee on He	alth,
21 Education, Labor, and Pensions of	the
22 Senate the information collected under	• the
23 previous sentence with respect to the	pre-
24 vious plan year.	

1	"(C) Effective date.—Any require-
2	ments of group health plans that are included
3	in the regulations issued under subparagraph
4	(A)(i), including the requirement described in
5	subparagraph (A)(ii) to disclose documents,
6	shall have an effective date of 1 year after the
7	date of enactment of this paragraph.".
8	SEC. 3. CONSUMER PARITY UNIT FOR MENTAL HEALTH
9	AND SUBSTANCE USE DISORDER PARITY VIO-
10	LATIONS.
11	(a) DEFINITIONS.—In this section:
12	(1) Applicable state authority.—The term
13	"applicable State authority" has the meaning given
14	the term in section 2791 of the Public Health Serv-
15	ice Act (42 U.S.C. 300gg–91).
16	(2) COVERED PLAN.—The term "covered plan"
17	means any creditable coverage that is subject to any
18	of the mental health parity laws.
19	(3) CREDITABLE COVERAGE.—The term "cred-
20	itable coverage" has the meaning given the term in
21	section 2704(c) of the Public Health Service Act (42
22	U.S.C. $300gg-3(c)$).
23	(4) Mental health parity laws.—The term
24	"mental health parity laws" means—

1	(A) section 2726 of the Public Health
2	Service Act (42 U.S.C. 300gg–26);
3	(B) section 712 of the Employee Retire-
4	ment Income Security Act of 1974 (29 U.S.C.
5	1185a);
6	(C) section 9812 of the Internal Revenue
7	Code of 1986; or
8	(D) any other law that applies the require-
9	ments under any of the sections described in
10	subparagraph (A), (B), or (C), or requirements
11	that are substantially similar to those provided
12	under any such section, as determined by the
13	Secretary, to creditable coverage.
14	(5) Secretary.—The term "Secretary" means
15	the Secretary of Health and Human Services.
16	(b) ESTABLISHMENT.—Not later than 6 months after
17	the date of enactment of this Act, the Secretary, in con-
18	sultation with the Secretary of Labor, the Secretary of the
19	Treasury, and the head of any other applicable agency,
20	shall establish a consumer parity unit with functions that
21	include—
22	(1) facilitating the centralized collection of,
23	monitoring of, and response to consumer complaints

24 regarding violations of mental health parity laws

1	through developing and administering, in accordance
2	with subsection (d)—
3	(A) a single, toll-free telephone number;
4	and
5	(B) a public website portal, which may in-
6	clude enhancing a website portal in existence on
7	the date of enactment of this Act; and
8	(2) providing information to health care con-
9	sumers regarding the disclosure requirements and
10	enforcement under section $2726(a)(8)$ of the Public
11	Health Service Act, section $712(a)(6)$ of the Em-
12	ployee Retirement Income Security Act of 1974, and
13	section $9812(a)(6)$ of the Internal Revenue Code of
14	1986, as added by section 2.
15	(c) WEBSITE PORTAL.—The Secretary, in consulta-
16	tion with the Secretary of Labor, the Secretary of the
17	Treasury, and the head of any other applicable agency,
18	shall make available on the website portal established
19	under subsection (b)(1)(B)—
20	(1) any guidance and any reports issued by the
21	Secretary, the Secretary of Labor, or the Secretary
22	of the Treasury, under section 2726 of the Public
23	Health Service Act, section 712 of the Employee Re-
24	tirement Income Security Act of 1974, or section
25	9812 of the Internal Revenue Code of 1986, respec-

tively, including the amendments to such sections
 made by section 2;

3 (2) de-identified information on the results of,
4 or progress on, any concluded or ongoing audits or
5 investigations of the Secretary, the Secretary of
6 Labor, or the Secretary of the Treasury, as applica7 ble, under such section 2726, 712, or 9812, respectively; and

9 (3) any information on rates of or reasons for 10 denial collected by the Secretary, the Secretary of 11 Labor, or the Secretary of the Treasury, pursuant to 12 subsection (a)(8)(B)(iii) of such section 2726, sub-13 section (a)(6)(B)(iii) of such section 712, or sub-14 section (a)(6)(B)(iii) of such section 9812, respec-15 tively.

16 (d) RESPONSE TO CONSUMER COMPLAINTS AND IN-17 QUIRIES.—

(1) TIMELY RESPONSE TO CONSUMERS.—The
Secretary, in consultation with the Secretary of
Labor, the Secretary of the Treasury, and the head
of any other applicable agency, shall establish reasonable procedures for the consumer parity unit established under this section to provide a timely response (in writing if appropriate) to consumers re-

1	garding complaints received by the unit against, or
2	inquiries concerning, a covered plan, including—
3	(A) steps that have been taken by the ap-
4	propriate State or Federal enforcement agency
5	in response to the complaint or inquiry of the
6	consumer;
7	(B) any responses received by the appro-
8	priate State or Federal enforcement agency
9	from the covered plan;
10	(C) any follow-up actions or planned fol-
11	low-up actions by the appropriate State or Fed-
12	eral enforcement agency in response to the com-
13	plaint or inquiry of the consumer; and
14	(D) contact information of the appropriate
15	enforcement agency for the consumer to follow
16	up on the complaint or inquiry.
17	(2) TIMELY RESPONSE TO REGULATORS.—A
18	covered plan shall provide a timely response (in writ-
19	ing if appropriate) to the appropriate State or Fed-
20	eral enforcement agency having jurisdiction over
21	such plan concerning a consumer complaint or in-
22	quiry submitted to the consumer parity unit estab-
23	lished under this section including—

1	(A) steps that have been taken by the plan
2	to respond to the complaint or inquiry of the
3	consumer;
4	(B) any responses received by the plan
5	from the consumer; and
6	(C) follow-up actions or planned follow-up
7	actions by the plan in response to the complaint
8	or inquiry of the consumer.
9	(3) Provision of information to con-
10	SUMERS.—
11	(A) IN GENERAL.—A covered plan shall, in
12	a timely manner, comply with a consumer re-
13	quest for information in the control or posses-
14	sion of such covered plan concerning the cov-
15	erage the consumer obtained from such covered
16	plan.
17	(B) EXCEPTIONS.—Notwithstanding sub-
18	paragraph (A), a covered plan, and any agency
19	or entity having jurisdiction over a covered
20	plan, may not be required by this paragraph to
21	make available to the consumer any information
22	required to be kept confidential by any other
23	provision of law.
24	(e) Reports.—

1 (1) IN GENERAL.—Not later than March 31 of 2 each year, the Secretary, in consultation with the 3 Secretary of Labor, the Secretary of the Treasury, 4 and the head of any other applicable agency, shall 5 submit a report to Congress on the complaints re-6 ceived by the consumer parity unit established under 7 this section in the prior year regarding covered 8 plans.

9 (2) CONTENTS.—Each such report shall include
10 information and analysis about complaint numbers,
11 complaint types, and, where applicable, information
12 about the resolution of complaints.

(3) CONSUMER PARITY UNIT POSTING.—The
Secretary shall submit such reports to the consumer
parity unit established under this section, and such
unit shall post the reports on the website portal established under subsection (b)(1)(B).

(f) DATA SHARING.—Subject to any applicable standards for Federal or State agencies with respect to protecting personally identifiable information and data security and integrity—

(1) the consumer parity unit established under
this section shall share consumer complaint information with the Secretary, and the head of any other
applicable Federal or State agency; and

(2) the Secretary, and the head of any other
 applicable Federal or State agency, shall share data
 relating to consumer complaints regarding covered
 plans with such unit.

5 (g) PRIVACY CONSIDERATIONS.—

6 (1) IN GENERAL.—In carrying out this section, 7 the consumer parity unit established under this sec-8 tion and the Secretary, in consultation with the Sec-9 retary of Labor, the Secretary of the Treasury, and 10 the head of any other applicable agency, shall take 11 measures to ensure that proprietary, personal, or 12 confidential consumer information that is protected 13 from public disclosure under section 552(b) or 552a 14 of title 5, United States Code, or any other provision 15 of law, is not made public under this section.

16 (2) EXCEPTIONS.—The consumer parity unit 17 established under this section may not obtain from 18 a covered plan any personally identifiable informa-19 tion about a consumer from the records of the cov-20 ered plan, except—

(A) if the records are reasonably described
in a request by the consumer parity unit established under this section, and the consumer provides appropriate permission for the disclosure

1 of such information by the covered plan to such 2 unit; or 3 (B) as may be specifically permitted or re-4 quired under other applicable provisions of law, 5 including HIPAA privacy and security law as 6 defined in section 3009(a) of the Public Health Service Act (42 U.S.C. 300jj-19(a)). 7 8 (h) COLLABORATION.— 9 (1) AGREEMENTS WITH OTHER AGENCIES.— 10 The Secretary, the Secretary of Labor, the Secretary 11 of the Treasury, and the head of any other applica-12 ble agency, shall enter into a memorandum of under-13 standing with any affected Federal regulatory agen-14 cy regarding procedures by which any covered plan, 15 and any other agency having jurisdiction over a cov-16 ered plan, shall comply with this section. 17 (2) AGREEMENTS WITH STATES.—To the ex-18 tent practicable, an applicable State authority may 19 receive appropriate complaints from the consumer 20 parity unit established under this section, if-21 (A) the applicable State authority has the 22 functional capacity to receive calls or electronic 23 reports routed by the unit; 24 (B) the applicable State authority has sat-25 isfied any conditions of participation that the

unit may establish, including treatment of per-1 2 sonally identifiable information and sharing of 3 information on complaint resolution or related compliance procedures and resources; and 4 (C) participation by the applicable State 5 authority includes measures necessary to pro-6 tect personally identifiable information in ac-7 cordance with standards that apply to Federal 8 9 agencies with respect to protecting personally identifiable information and data security and 10 11 integrity.

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