The Consolidated Appropriations Act, 2021 ("CAA") requires group health plans and health insurance issuers to make available to the applicable State authority or the Secretaries of the Departments of Health and Human Services, Labor, and the Treasury (the "Secretaries"), upon request, the comparative analysis and information outlined below (the "NQTL Comparative Analysis").

The Mental Health Parity and Addiction Equity Act ("MHPAEA") Final Rules outline the elements that an NQTL Comparative Analysis must include for each NQTL. Specifically, they must include:

- 1. A description of the non-quantitative treatment limitation ("NQTLs");
- 2. Identification and definition of the factors used to design or apply the NQTL;
- 3. A description of how factors are used in the design and application of the NQTL;
- 4. A demonstration of comparability and stringency, as written;
- 5. A demonstration of comparability and stringency, in operation; and
- 6. Findings and conclusions.

BCBSRI (the "Plan")] [or Issuer Name] has completed the NQTL Comparative Analysis below, based on the content elements required under the MHPAEA Final Rules.

Exclusions of Specific Treatments for Specific Conditions

The following analysis demonstrates that the processes, strategies, evidentiary standards, and other factors used to exclusions for services for mental health or substance use disorder ("behavioral health") benefits, as written and in operation, are comparable to and are applied no more stringently than the processes, strategies, evidentiary standards, and other factors used for medical surgical ("M/S") benefits.

				Medical/Surgical		Mental Health/Substance Use Disorder			
Step	S	Inpatient, In- Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	Inpatient, In-Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network
1	A description of the non- quantitative treatment limitation ("NQTLs");	BCBSRI requires the 1. Appropriate and 2. Appropriate with 3. Not primarily for 4. The most appropriate available. Medical/Surgical enecessary without Behavioral Health	at covered services be effective for the dia in regard to generally the convenience of priate in terms of type example: coverage for regard to diagnosis (gnosis, treatment, of accepted standards the member, the mole, amount, frequence, acceptain service mole, acceptain service mole, acceptain service ror a certain service ror a certain service ror	ay be dependent on the patient rece herapy Stimulation and Auricular Ele may be dependent on the patient rec	s health care services that are provenent or injury for which it is prescritical community; nember; and el of service which can safely be proveded a relevant diagnosis (e.g. Ametetrostimulation).	ided to treat an illnebed or performed; ovided to the member niotic Membrane an	er, i.e. no less expen	
1.b.	Policies, Guidelines, and/or Other Documents Describing the NQTL	CN 5.01 Medical and Payment Policy Development and Implementation Medical and Payment Policy Review Committee Charter 2024							
		Blue Cross and Blue Shield Association Guidelines (Chapter 4, Chapter 5) CI 1.01 UM Criteria and References							

		Medical/Surgical	DSKI) Wentai Heaith Fari	Mental Health/Substance Use Disorder					
Ste	DS .	Inpatient, In- Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	Inpatient, In-Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network
		LG 8.01 Plan Bene	fit Exclusions						
		See Subscriber Ag	reement provisions p	asted below					
2	Identification and Definition of the Factors and Evidentiary Standards Used to Design or Apply the NQTL	Clinical Effectiveness. These factors are defined by findings of clinical effectiveness of the treatment or service, which is sourced primarily from evidence-based evaluations by consensus panels and technolog evaluation bodies, national medical professional organizations, and criteria from professional associations. BCBSRI reviews services that may be investigational or experimental. Findings in investigational or experimental cases are based on factors including published reports in authoritative, peer-reviewed medical literature, or that there may be limited evidence for the service.							
		and demonstrated	d, reliable evidence ba	ased on an entry in	•	eference compendia or based o	n sound scientific studies	s published in autho	appropriate governmental regulatory body; oritative, peer-reviewed medical journals utside the investigational setting
		The sources include	de:						
		Blue Cross Blue Sh boards.	nield Association (BCB	SA) coverage guide	elines, which provides access to nati	onally respected evidence-base	d assessments of medica	l technologies, pee	r-reviewed journals and websites of specialty
			are & Medicaid Servionation (LCD) from the			always defers to the Medicare c	overage criteria, in the fo	orm of a National C	overage Determination (NCD) or Local
		Food and Drug Administration (FDA) (some medications are covered under the medical policy). For drugs, devices, or supplies, additional resources include American Hospital Formulary Service Drug Information, United States Pharmacopoeia Dispensing Information and American Medical Association (AMA) Drug Evaluations (USP/NF).							spital Formulary Service Drug Information,
		Centers for Diseas	se Control (CDC) for va	accines.					
		Policy Reporter (a	web-based tool used	to track and store	policies from insurers) (to inform a	nd validate industry-wide policy	coverage standards but	not as a primary de	terminant).
		Rhode Island Gene	eral Law and Regulato	ory directions, inclu	ding the use of American Society of	Addiction Medicine (ASAM) for	behavioral health pursu	ant to state law req	uirements.
		BCBSRI also utilize	es InterQual Criteria to	o determine medic	al necessity. Limited Evidence (for I	nterqual-sourced criterial) is bas	ed on one or more of th	e following:	
 Research to date has not demonstrated this intervention's equivalence or superiority to the current standard of care The balance of benefits and harms does not clearly favor this intervention The clinical utility of this intervention has not been clearly established The evidence is mixed, unclear, or of low quality The intervention is not a standard of care 									
		Plan benefit exclusions describe services not included in the plan's coverage.							
3	Description of How the Factors	The Payment and	Medical Policy Reviev	w Committee is the	approval body for all presented BC	BSRI policies.			
	are Used in the Design and Application of the NQTL	The Committee is	composed of represe	entatives from the o	departments identified below, with	others added as needed:			
Application of the NQTL The Committee is composed of representatives from the departments identified below, with others added as needed: 1. Utilization Management 2. Medical Director 3. Behavioral Health									

			Medical/Surgical	DONI) Mentai Heath I air	Mental Health/Substance Use Disorder				
Steps	Inpatient, In- Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	Inpatient, In-Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	
	6. Grievance 7. Governme 8. Product M 9. Special Inv 10. Audit and 11. Pricing and 12. Legal 13. Customer 14. HCL Claim 15. Policy Dep 16. Payment (17. Claims Op 18. Clinical Pro 19. Corporate	ng/Network Managenes and Appeals Unitent Programs Marketing Vestigation Unit Recovery/Payment Ind Trend Support – (Note to be a sequired) Deartment Controls Deartment Cogram Operations (Mote to be a sequired)	ntegrity OTE: Not sure what	t area this is, but Payment Controls	is listed below related to Pricing.	.)			
	Payment and Med	dical Policy Review Co	ommittee						
	Title		Qualifications						
	Utilization Manager	ment Medical Director	MD						
	Manager of Utilizati	on Management	RN						
	Manager of Medical	l Policy	SME						
	Medical Policy Anal	ysts	RNs						
	Manager of Paymen	nt Policy	SME						

			Medical/Surgical		Mental Health/Substance Use Disorder				
Steps	Inpatient, In- Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	Inpatient, In-Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	
	The decision-mak	ing process to develo	p a policy is outline	ed below and can be found in more	detail in internal policy CN 5.01,	Medical and Payment Po	licy Development	and Implementation:	
	1. Policy Ini	tiation Phase							
						a number of reasons, incl	uding but not limit	ed to requests for new services, identifie	
		•		n benefits, new literature to suppor	, ,				
			•	ho reviews request with a Medical	Director				
	· ·	search and Developm esearch is conducted		esources including:					
	a. n		e Positioning Syste						
		ii. Centers for Me	o ,						
		iii. Food and Drug							
		iv. Centers for Dis							
		v. Policy Reporte	r/other industry sta	andards/information					
		vi. Professional So	ciety Position Stat	ements					
		vii. Local Participa	ting providers with	expertise in the area of policy topi	C				
	b. D	_	_	decision processes are used in maki	ng determinations:				
			•	investigational services					
		ii. Medically Nece	•						
			_	tion Management, including Prior		on Behavioral Health serv	ices)		
	- D	•		d on benefits, coverage, and medic	, -				
	C. P	i. Status of curre		to document the policy developme	nt process. Information that is c	aptured as part of this pr	ocess includes:		
		ii. Scope of propo	• •						
			classification						
		•		ould be implemented (noting Utiliz	ation Management is not condu	icted on Behavioral Healt	n services)		
		3. Benefi							
		4. Produc	ts policy applies to						
		iii. Financial impa	ct						
		iv. Coverage guid	elines as well as inc	dustry information (includes Medica	are NCD/LCD)				
		v. Provider Comn	nents						
		vi. System implen							
		nnual and new policy							
	,	al Review and Decision			6				
	a. P 4. Impleme	•	Policy Review Com	mittee—policy is brought to comm	ttee for review/approval				
	· ·		ution phase the sw	stems configuration is completed to	nroperly adjudicate the policy i	indates in the claims nav	ment system		
				ration period to providers of the po		apuates in the claims pay	nent system		
		•	•	ments above, policy is considered fi	•				
	3. T. Manzati		p. ca. or an elei						
				egarding plan administration of the approval by the members of the C	• •	es. The Committee uses th	ne sources indicato	ed above. The implementation phase of a	

			Medical/Surgical		Mental Health/Substance Use Disorder			
Steps	Inpatient, In- Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	Inpatient, In-Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network
	An inventory of all	madical and navmar	at policies and under	hing courses is maintained showing	the category of policy/modical o	r noumant) or if cour	rage is the result of	a mandata and an indicator of the

An inventory of all medical and payment policies and underlying sources is maintained, showing the category of policy (medical or payment) or if coverage is the result of a mandate, and an indicator of the reference source for the coverage determination. Note, because of the high number of medical and payment policies, there is not a separate list of all policies that include an exclusion.

The policy development process applies to both Medical/Surgical and Behavioral Health services. The Payment and Medical Policy Review Committee is comprised of experts in Medical/Surgical and Behavioral Health benefits. The work group meets regularly to review any new developments or emerging evidence. The cross-functional group reviews and relies on evidence-based national guidelines and criteria sourced from evidence-based evaluations by consensus panels and technology evaluation bodies, national medical professional organizations, or criteria from professional associations. The group uses the same process to determine whether to include or exclude a service. The work group takes into consideration various factors but places primary emphasis on evidence-based national research.

For both Medical/Surgical and Behavioral Health services, the primary source of information to determine coverage and conversely exclusions is the Blue Cross Blue Shield Association (BCBSA) Evidence Positioning System. The Evidence Positioning System incorporates an extensive process to review literature and analytical data regarding new tests and procedures as well as for reconsideration of a previous policy based on new information. EPS includes individual policies for services. BCBSRI predominantly follows the EPS. Differences in which coverage may be implemented include due to state law mandates or differences with Medicare (where Medicare is less stringent/more liberal), in which case BCBSRI follows Medicare so that there is consistent criteria (extending Medicare guidance to the commercial population), as well as due to regional alignment or local practices becoming standard of care prior to being reflected in the EPS.

The policies in EPS are reviewed periodically to include any new information. The content of those BCBSA policies is used to develop and renew BCBSRI medical policies annually, as they address the medical necessity of services. For Medical/Surgical services, there are some services where a BCBSA policy may identify circumstances in which a service may be medically necessary (suggesting medical necessity review is appropriate). However, it is possible that BCBSRI may instead choose to cover services without medical necessity review or may instead utilize InterQual medical necessity criteria in the online authorization tool. In other circumstances, BCBSRI policy for medical necessity may follow CMS guidance rather than a BCBSA policy in EPS. For Behavioral Health, no medical necessity criteria (utilization management) is applied.

Diagnosis edits (coverage for a certain service may be dependent on the patient receiving a relevant diagnosis) are similarly driven by EPS and CMS, when the service is appropriate for certain diagnosis codes and not others. The process is similar to the above, and includes input from additional work groups: Prior Authorization workgroup, and Utilization Collaboration workgroup (Medical Directors, Medical Policy Operations, Medical Management, Grievance and Appeals). The intent is to minimize the need for prior authorization when supported by evidence.

Contract exclusions, listed in Subscriber Agreement, are reviewed annually by the Exclusion Review Workgroup.

Contract Exclusion Review Stakeholders						
Department/Area	Positions/Titles					
Actuarial	Director Actuarial Services, Manager Actuarial Services					
Analytics	Managing Director Analytics					
Behavioral Health	Managing Director Behavioral Health, Manager Behavioral Health Quality/Network Policy					
Benefit Information Management (BIM)	Senior Business Solutions Analyst					
Claims	Manager Claims Operations, Claims Business Solutions Analyst					
Compliance	Chief Compliance Officer					
Configuration/Facets Solutions	Manager Configuration Facets Solutions Group, Systems Analyst					
Grievance and Appeals (GAU)	Director GAU, Manager GAU					
Legal	Managing Director/Senior Associate General Counsel, Manager Contract Development & Analysis, Lead Contract Analyst					
Medical Policy	Manager Medical Policy Operations, Medical Policy Analyst					
Payment Policy/Provider Relations	Director Provider Relations, Senior Provider Payment Integrity Analyst					
Pharmacy	Head of Pharmacy Services, Commercial Pharmacy Director, Director of Pharmacy Vendor Contracting					
Product	Manager Product Management & Sales Enablement, Managing Director Individual & Small Business Market Segments, Product Manager, Manager Individual Segment Product & Sales					
Special Investigations Unit (SIU)	Managing Director SIU & Security, Lead Fraud Investigator					
Utilization Management	Managing Director Utilization Management, Manager Health Services, Manager Utilization Review					

	Medical/Surgical					Mental Health/Substance Use Disorder					
Ste	os	Inpatient, In- Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network	Inpatient, In-Network	Inpatient, Out-of- Network	Outpatient, In- Network	Outpatient, Out-of-Network		
		The Workgroup ensures that the process for establishing and reviewing plan benefit exclusions in our Commercial Subscriber Agreements is consistent across service categories, involves all relevant stak includes language in our Subscriber Agreements that accurately conveys the exclusion, and is clear and concise. The Legal team will document any requests to add new exclusions or change existing exclusions the pear. Four (4) months prior to the annual filing of rates and forms, Legal will coordinate a meeting with stakeholders to review the specific exclusions being proposed for the next filing pearea proposing the exclusion will introduce the topic and explain the need for the exclusion. Subject matter experts will present clinical consideration, approvals or lack thereof from governmental entitie from other organizations, as well as other carrier coverage decisions. After stakeholder discussion and review, a determination is made by stakeholder consensus. If the exclusion is approved, Legal will oproposed subscriber agreement language and share with the stakeholders. If additional meetings to review the proposed exclusions and subscriber agreement language is necessary, Legal coordinates so meetings. The Legal team will document any requests to add new exclusions or change existing exclusions throughout the year. A final determination shall be made by the stakeholder group no more that month prior to the annual filing deadline. If final determinations cannot be made by the stakeholder group, each group shall escalate the issue to their leadership to facilitate a decision at that higher levels and the proposed exclusions are the interest of the proposed exclusions and subscriber agreement language is necessary.									
4	Demonstration of Comparability and Stringency as Written	The Payment and Medical Policy Review Committee evaluates and makes recommendations regarding plan administration of the proposed and/or revised policy. The Committee's bi-weekly meetings (24 times annually) provide an open forum for the presentation of newly proposed and/or revised policies as well as annual reviews of policies with no updates to all affected departments. The Committee drafts new medical policies at any of these meetings. Reviews of existing policies, in accordance with the health care accreditation body "National Committee for Quality Assurance" (NCQA) standards, are conducted at least annually for each medical policy, and									
		payment policies are reviewed once every three years. The policy development process applies equally to both M/S and MH/SUD services. The Committee is comprised of experts in M/S and MH/SUD benefits, policy and coding and includes several members who are Certified Coders. The Committee meets regularly to review any new developments or emerging evidence. The Committee relies on evidence-based guidelines. The Committee uses the same process to determine whether to include or exclude a service or impose other rules.									
		The resulting correct coding operational implementation review and configuration process includes the following teams/departments: Provider Payment Integrity, Medical Policy, Provider Relations, Contracting, Claims, and Behavioral Health.									
		Daily reports are ru	un to validate MH/SU	JD services contract	exclusions are denied appropriately						
		Contract exclusion	s are becoming inve	ntoried to documen	t the supporting information for eacl	n of the exclusions.					
5	A demonstration of comparability	Medical and payment policies for MH/SUD services are developed in the same manner, and approved by the same governing body, as policies for M/S.									
	and stringency, in operation	When EPS indicates coverage for a service for BH with criteria, BCBSRI follows the recommendation for coverage and does so without imposing medical necessity review (utilization management). Diagnosis edits are applied when the diagnosis is non-specific (for example, metabolism, and not specific to a particular indication), and when such information indicates BH then utilization management is not applied.									
		(As a further example of compliance, the EPS states some genetic tests may be medically necessary for BH conditions with criteria, however BCBSRI allows coverage without applying utilization management.)									
		Plan benefit exclus	sion language has be	en submitted to the	Office of the Health Insurance Comr	nissioner for review and approval	issioner for review and approval on an annual basis.				
6	Findings and Conclusions	The above analysis demonstrates that: (1) the processes, strategies, evidentiary standards, and other factors used to design and apply out-of-network reimbursement rates to MH/SUD benefits, as written and in operation, are comparable to and are applied no more stringently than the processes, strategies, evidentiary standards, and other factors used to design and apply out-of-network reimbursement rates to M/S benefits; and (2) the [Plan or Issuer] complies with the relevant data requirements under the MHPAEA Final Rules.									
		-			ies, evidentiary standards, and other evidentiary standards, and other fac			ts, as written and ir	n operation, are comparable to and are		

Analysis Reviewed/Approved by BCBSRI's	02/27/2025	
Mental Health Parity Governance	Signed by:	——Signed by:
Committee (PGC)	Earen Labbe 3AA168C91C94431	Inda Oliza
Analysis Performed By:	Karen Labbe	28B0AC818C534F7 Linda Dilorenzo
	Managing Director, Utilization Management	Mgr., Health Services
	Victor Pinkes Senior Medical Director Signed by: Victor Pinkes Signed by: 11D60EE37BB2463 Jennifer Dolben Jennifer Dolben	Rosaly Cuevas Rosaly Cuevas Mgr., Behavioral Health Cuality Andrea Camara Andrea Camara
	Manager, Clinical Program Oversight	Mgr., Medical Policy Operations
	Signed by:	111.51.1, 111.Cai.Cai.1 Cai.12.Dath440C80A.D4BE
I certify that this analysis was reviewed/approved by BCBSRI's Mental	X Sonia Worrell Asare	DATE: 3/13/2025
Health Parity Governance Committee on the		
above-mentioned date.	Managing Director, Compliance & Ethics	
	Corporate Compliance Officer	

Attachments to NQTL:

Attachment 1 – CN 5.0 Medical and Payment Policy Development and Implementation

Attachment 2 – CI 1.01 Utilization Management Criteria and Reference Policy