

IN THE UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WISCONSIN

Angela Midthun-Hensen and Tony Hensen, as representatives of their minor daughter, K.H., and on behalf of all others similarly situated,

Plaintiffs,

v.

Group Health Cooperative of South Central Wisconsin, Inc.,

Defendant.

Case No. \_\_\_\_\_

**CLASS ACTION COMPLAINT AND JURY DEMAND**

This class action lawsuit is against Defendant Group Health Cooperative of South Central Wisconsin, Inc. (“GHC”) for violating the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act (“Parity Act”), 29 U.S.C. § 1185a and as prohibited under the Employee Retirement Income Security Act (“ERISA”), 29 U.S.C. §§ 1001 et. seq.

The Plaintiffs are Angela Midthun-Hensen and Tony Hensen, as the representatives of their minor daughter, K.H.<sup>1</sup>, and on behalf of all others similarly situated. Based on the best of Plaintiffs’ knowledge, information, and belief formed after a reasonable inquiry under the circumstances, by and through their undersigned counsel by way of Class Action Complaint against GHC, Plaintiffs hereby allege as follows:

<sup>1</sup> The name of the minor child, K.H., is abbreviated in the public version of this Complaint to comply with the Health Insurance Portability and Accountability Act of 1996 and to protect the confidentiality and privacy of the child diagnosed with autism. The name of the minor child is known to GHC and will be disclosed to the Court with a confidential sealed version of the Complaint, as necessary.

1 **NATURE OF CASE**

2 **A. Autism Spectrum Disorder**

3 1. Autism Spectrum Disorder (“ASD”) is defined by the *Diagnostic and Statistical*  
4 *Manual of Mental Disorders* (5<sup>th</sup> ed.; American Psychiatric Association, 2013). The diagnosis  
5 of ASD is characterized by persistent deficits in social communication and social interaction  
6 across multiple contexts. ASD is manifested by deficits in social-emotional reciprocity, deficits  
7 in non-verbal communication behaviors used for social interaction, and deficits in developing,  
8 maintaining, and understanding relationships. The severity of ASD is based on social  
9 communication impairments and restrictive, repetitive patterns of behavior. Recent studies  
10 reveal autism prevalence among children in the United States has climbed to 1 in 40 children  
11 ages 3 to 17.

12 2. Plaintiffs’ daughter, K.H., is thirteen years old and has the primary diagnosis of  
13 ASD. K.H.’s autism symptoms include development speech delay, inadequate social skills,  
14 and poor motor planning and function. K.H. works hard to gain skills that are easily attainable  
15 by her peers. Due to her ASD, she struggles with the daily tasks of dressing, personal hygiene,  
16 social interaction, and other common every-day activities. As K.H. has gotten older, she has  
17 become more aware that she is different from many of her peers and family members, and  
18 consequently, has become more prone to outbursts and self-harm. K.H.’s lack of social  
19 awareness and speech comprehension impede her ability to make friends. As any thirteen-year-  
20 old, K.H. wants to fit in and be accepted socially, the way she sees her classmates and peers  
21 accepted. Missing this essential social acceptance, she has started to talk negatively about  
22 herself.

23 3. K.H.’s health care providers have continuously recommended that she receive  
24 treatment called Applied Behavioral Analysis (“ABA”) for her ASD. ABA is generally  
25 accepted in the medical community as an effective form of treatment for minors (defined as  
26 under age 22 by Wisconsin law) with ASD. ABA is a type of therapy that focuses on improving

1 specific maladaptive or stereotypic behaviors and targets social skills and adaptive learning  
2 skills. The American Academy of Child and Adolescent Psychiatry (“AACAP”) empirical  
3 reports state that of all clinical, non-educational interventions, ABA has been the most widely  
4 shown in scientific research to improve the ability of autism patients to adapt to their  
5 environment and engage with those around them.

6 4. K.H. has been receiving ABA to treat her ASD symptoms. She started speech  
7 therapy in May 2017 and has continued to make progress. K.H.’s speech therapist  
8 recommended that K.H. have an Occupational Therapy (“OT”) Evaluation and treatment to  
9 address the delays K.H. experiences in developing her motor and self-help skills. As a result of  
10 the assessment and K.H.’s providers’ direction, K.H. requested GHC—the health-funded  
11 cooperative association and group health plan administrator for Plaintiffs’ Plan, described more  
12 fully below—to approve OT treatment for K.H. in October 2018.

13 5. Children with ASD have a range of occupational performance challenges that  
14 interfere with their meaningful participation in school, home, and social activities. A  
15 predominant characteristic of autism that is often the focus of intervention is the child’s sensory  
16 processing of another person’s gestures to communicate or relate to others with eye contact.  
17 Occupational therapists focus on enhancing a child’s sensory processing, social behavioral  
18 performance, self-care, and participation in play. The role of OT in the treatment of children  
19 with ASD is structured as an intervention associated with activities of daily living. This  
20 treatment includes therapy addressing the child’s ability to get dressed by themselves and  
21 engage in personal hygiene, with a particular focus on increasing the child’s ability to live more  
22 independently and decrease the need for one-on-one assistance. The foundational skills of OT  
23 allow children to participate in other critical development activities, such as education and play.  
24 A child’s successful completion of OT enhances a pathway for children to develop life skills,  
25 modulate behavior, and participate in social interaction.

26

1           6.       Children with autism present problems in receptive, expressive, and pragmatic  
2 language. Because deficits in language and communication are acknowledged impediments to  
3 a child’s progress in education and social settings, children with autism benefit from speech  
4 and language therapy.

5           **B. GHC Denied Coverage of Speech Therapy and OT Treatment for K.H.**

6           7.       In January 2019, GHC denied Plaintiffs’ request for coverage for K.H.’s Speech  
7 and Language Therapy (“speech therapy”). GHC stated its reason for denial was that speech  
8 therapy is not evidence-based treatment for the core deficits of ASD for children ages 10 and  
9 above, and, accordingly, speech therapy is not a covered benefit under the terms of the group  
10 policy.

11           8.       The same month, on January 4, 2019, GHC issued its decision denying coverage  
12 of OT for K.H.’s autism. The reason GHC stated for denial was that OT for treating ASD is  
13 considered experimental and investigational because it is not an evidence-based treatment for  
14 autism. Accordingly, GHC excluded OT from coverage under the terms of the Plaintiffs’ group  
15 health benefits package.

16           9.       The Plaintiffs’ subsequent appeals of these denials for both speech therapy and  
17 OT were denied by GHC. K.H.’s request for external review under the terms of the group policy  
18 was rejected on the grounds that speech therapy and OT for K.H. were not covered benefits  
19 under the terms of the Plaintiffs’ group policy.

20           10.      GHC stated that the criteria it used as the premise for denying speech therapy and  
21 OT coverage was its own medical policy, GHC-SCW Medical Policy CM.121. By developing,  
22 adopting, and applying GHC-SCW Medical Policy CM.121 (“Policy 121”) to justify denial of  
23 medically necessary covered benefits to K.H. and to other plan and group members and  
24 beneficiaries similarly situated, GHC is administering its plans for its own financial benefit  
25 rather than the benefit of the plan members, subscribers, and beneficiaries.

26

1           11.     GHC’s exclusion of coverage of speech therapy and OT benefits for children with  
2 autism violates the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction  
3 Equity Act of 2008 (“Federal Parity Act”), codified at 29 U.S.C. §11858a. GHC Policy 121’s  
4 exclusion is unenforceable as a matter of federal law, and GHC’s application of it to deny  
5 coverage to Plaintiffs’ daughter, K.H., breached GHC’s fiduciary duties as the Plan  
6 administrator under the Employment Retirement Income Security Act of 1974 (“ERISA”). 29  
7 U.S.C. §1001, *et. seq.* GHC’s denial of benefits for K.H. and all others similarly situated also  
8 violates Wisconsin Statutes Annotated §632.895(12m), which mandates health coverage for  
9 treatment of ASD. W.S.A. §448.96(4) and (5) specifically defines occupational therapy as a  
10 covered service. Speech therapy is a recognized treatment for children with autism. W.S.A.  
11 §632.895(12m)(b). Accordingly, the GHC exclusions and Policy 121 are unenforceable as a  
12 matter of both federal and state law and are breaches of GHC’s fiduciary duties as the  
13 Administrator of the Group Plan.

14           12.     Through this action, Plaintiffs, on behalf of K.H. and all others similarly situated,  
15 seek to enforce their rights under the employee welfare benefit plan per ERISA, the Federal  
16 Parity Act, and Wisconsin’s mandated autism benefits, which includes coverage for the  
17 treatment of ASD without limitations or exclusions.

18                                   **PARTIES**

19           13.     Plaintiff K.H. is the thirteen-year-old daughter and dependent of Angela Midthun-  
20 Hensen and Tony Hensen. Angela Midthun-Hensen is a subscriber and beneficiary, as defined  
21 by ERISA (Section 3(8), 29 U.S.C. §1002(a)) of the GHC Welfare Benefit Plan. Angela  
22 Midthun-Hensen, Tony Hensen, and K.H. are insured as beneficiaries under the GHC Large  
23 Employer Group Health Policy (“Policy”). The Policy is a cooperative self-funded large group  
24 policy sponsored by Plaintiffs’ employer, Verona Area School District. The 2018 HMO Large  
25 Employer Group Plan is governed by ERISA and is administered by GHC.

26

1 14. GHC is a Wisconsin health-funded cooperative association organized for its  
2 members, which include school districts. GHC's health plans are regulated by the  
3 Commissioner of Insurance, State of Wisconsin. GHC also acts as the administrator of the group  
4 health plans that it sells to various entities. The services covered by GHC's health plans are for  
5 services that are "medically necessary," which is defined as those services that are consistent  
6 with generally accepted standards of medical practices. As the Administrator of the Plaintiffs'  
7 group policy, GHC has developed internal policies and practices to facilitate its coverage  
8 denials for autism services as stated in Policy 121.

9 15. As the Administrator for the Policy and other Plans issued by GHC, all  
10 responsibility for making final and binding coverage determinations under the Policy and plans  
11 belongs to GHC.

12 16. Based on GHC's role in making benefit and coverage determinations under the  
13 Policy, and other plans administered by GHC, GHC is a Fiduciary under ERISA, and  
14 accordingly, is responsible for discharging its duties solely in the interest of Plan participants,  
15 beneficiaries and their dependents. This Fiduciary responsibility includes ensuring that each  
16 plan GHC administers complies with ERISA and its Parity requirements.

17 **JURISDICTION AND VENUE**

18 17. GHC's actions in creating, maintaining, and administering the group health plans  
19 are governed by ERISA, 29 U.S.C. §1001, *et. seq.*, the Federal Parity Act, and Wisconsin  
20 mandated health treatment and coverage obligations. This Court has subject matter jurisdiction  
21 under 28 U.S.C. §1331 ("Federal Question Jurisdiction"). Jurisdiction arises under ERISA. 29  
22 U.S.C. §1132(e)(1).

23 18. Venue is appropriate in this District. GHC administers the Group Plans in this  
24 District and conducts significant operations here. GHC is also headquartered in this Judicial  
25 District. 29 U.S.C. §1132(e)(2).

26

1 19. In conformity with 29 U.S.C. §1132(h), Plaintiffs served this Complaint by  
2 certified mail on the Secretary of Labor and the Secretary of the Treasury.

3 20. This Court has supplemental jurisdiction over Plaintiffs' state law claims against  
4 GHC because these claims are so interrelated to Plaintiffs' federal claims that the state law  
5 claims form a part of the same case or controversy under Article III of the United States  
6 Constitution. This Court has supplemental jurisdiction over these claims pursuant to 28 U.S.C.  
7 §1367.

8 **FACTS COMMON TO ALL CLAIMS FOR RELIEF CONTAINED IN THIS CLASS**  
9 **ACTION COMPLAINT**

10 **A. Behavioral Health and Autism are Mandated Benefits in the GHC Group Plans.**

11 21. Health insurance plans sold in Wisconsin include mandated benefits. Both the  
12 Federal Parity Act and Wisconsin law specifically include autism as a covered benefit.

13 22. Section 512(b) of the Parity Act amends §2705 of the Public Health Service Act,  
14 codified at 42 U.S.C. §300gg-26. This statute applies to group health plans or health insurance  
15 plans offering group health insurance coverage that provide both medical and mental health as  
16 well as substance use disorder benefits. 42 U.S.C. §300gg-26(a)(1). In the present case, GHC  
17 supplies group health insurance coverage as a health insurance issuer under the terms of the  
18 Federal Parity Act.

19 23. Federal Parity Law preempts state laws to the extent the state law standards or  
20 requirements prevent the application of the requirements of the Federal Parity Act.

21 24. GHC's decision as Plan Administrator in denying benefits to K.H. imposes  
22 arbitrary treatment limitations within the meaning of the Federal Parity Act. *See* 29 C.F.R.  
23 §2590.712. The Group Plan issued by GHC covers ABA services. Because autism is a covered  
24 benefit under the Group Plan, any limitation on autism services must be based upon recognized  
25 medical management standards. There is no language in the federal or Wisconsin statutory  
26

1 schemes that would permit GHC to deny coverage for speech therapy to children under the age  
2 of 10 or deny coverage for OT treatment on the grounds that it is experimental.

3 25. Plaintiffs' Group Plan, created and administered by GHC, explicitly covers ASD  
4 treatment as a benefit at all levels of care. ASD treatment is defined as "intensive-level services  
5 and non-intensive-level services for Autism Spectrum Disorder as classified in the Diagnostic  
6 and Statistical Manual of Mental Disorders ("DSM") published by the American Psychiatric  
7 Association ("APA")."

8 **B. Denial of Coverage.**

9 26. Although ASD treatment is expressly covered, the GHC Group Plan excludes  
10 coverage for "experimental, investigational or unproven services" that meet specified criteria.  
11 The exclusion says nothing about limiting ASD treatment for speech therapy for children over  
12 10 years old or that OT for persons with ASD is experimental. GHC discriminates against  
13 children over 10 years old based solely on age.

14 27. Plaintiffs have sought authorization from GHC for coverage of OT and speech  
15 therapy for K.H. Despite numerous requests and repeated appeals, including communications  
16 directly to GHC from K.H.'s providers, GHC consistently denied coverage based on its Policy  
17 121, which states that speech therapy is ineffective for children over the age of 10. GHC  
18 unilaterally interprets OT as "experimental" notwithstanding the medical necessity of OT and  
19 its proven effectiveness for children with autism. Only on September 8, 2021 did GHC finally  
20 authorize individual speech therapy one time per week for K.H.

21 28. Under the Plaintiffs' insurance policy's Certificate of Coverage, both speech  
22 therapy and OT are included as benefits for children diagnosed with autism. K.H.'s treatment  
23 has been provided by qualified providers. These providers have created treatment plans to  
24 develop K.H.'s ability to function in social, communication, and functional skills. She has made  
25 progress against her stated goals and the speech therapy and OT have been successful in  
26 addressing the core characteristics of her autism.



1 29. GHC’s April 25, 2019 denial of Plaintiffs’ appeal letter stated as follows:

2 “The decisions were based on the determination that speech and  
3 language evaluations and therapy are not evidence-based treatment  
4 for the core deficits of autism spectrum disorder for children ages  
5 10 and above according to the National Standards Project, National  
6 Autism Center (2015) and is not a covered benefit. The criteria used  
7 in this decision was GHC-SCW Medical Policy CM.121.  
8 Additionally, occupational therapy for the treatment of autism  
9 spectrum disorders is considered experimental and investigational  
10 because it is not an evidence-based treatment for autism. Please  
11 reference your 2018 HMO Member Certificate, Article VI:  
12 Exclusions and Limitations, Section A. Paragraph 12 on page 79.  
13 Group Health Cooperative of South Central Wisconsin provides a  
14 wide range of benefits and services. However, these benefits are not  
15 without limitation.”

16 30. The Plaintiffs’ subsequent request for external review was denied on September  
17 19, 2019 where Maximus Federal Services stated that “the denial was based on a provision of  
18 your health plan contract; specifically regarding your benefit coverage and/or exclusions... and  
19 did not include medical judgment.”

20 31. GHC administers the health benefits under the Group Plan. GHC knows or should  
21 know that its Policy 121 and its practice to enforce it by excluding treatment and benefits for  
22 children with Autism is baseless, arbitrary, and contrary to law. GHC’s denial of treatment as  
23 alleged herein was not the result of a deliberate, principled reasoning process. GHC’s denial of  
24 treatment was not made “solely in the interest of the participants and beneficiaries and... for  
25 the exclusive purpose of... providing benefits to the participants and their beneficiaries as  
26 required by ...” ERISA. 29 U.S.C. §1104(A)(1).

32. By applying and enforcing its medical policy to exclude speech therapy and OT  
from coverage, GHC has rendered the Group Plan’s coverage for autism treatment a mere  
matter of discretion. GHC’s interpretation of the Group Plan language precludes coverage for  
the most effective treatment for K.H. and other children with autism. K.H. and all other persons

1 similarly situated are denied medically necessary treatment benefits under all the Group Plans  
2 administered by GHC.

3 33. GHC's denial of coverage to K.H. and others similarly situated is wrong and  
4 causes injury to the child. As an ERISA Fiduciary, GHC owes the participants, subscribers and  
5 beneficiaries and dependents of the Plans it administers various fiduciary duties, including the  
6 duties of prudence, due-care, and loyalty. ERISA specifies that fiduciaries must discharge their  
7 duties solely in the interests of Plan subscribers, participants, beneficiaries and dependents "in  
8 accordance with the documents and instruments governing the Plan insofar as such documents  
9 and instruments are consistent with the provisions of ERISA." 29 U.S.C. §1104. Accordingly,  
10 GHC owes all its Plan participants, subscribers, beneficiaries, and dependents a fiduciary duty  
11 to comply with ERISA and Wisconsin's state-mandated health benefits. GHC must further act  
12 as a fiduciary by not enforcing Plan terms that create illusory benefits or violate federal or state  
13 law.

14 34. Without coverage from GHC, Plaintiffs cannot afford to pay for more than pieces  
15 of K.H.'s speech therapy and OT. K.H. is unable to obtain complete treatment, which she  
16 desperately needs. Because K.H. was not able to receive the requisite OT and speech therapy,  
17 she has occasionally decompensated, acted out, and incurred setbacks in her physical, social,  
18 and mental development due to lack of ongoing treatment. Because continued and complete  
19 treatment is critical to modify the behaviors brought on by ASD, time is of the essence.

20 35. GHC's coverage denial for speech therapy is exactly what GHC promised  
21 participants it would not do on page 5 (non-discrimination notice) of its Plan marketed to the  
22 public:

23 "Group Health Cooperative of South Central Wisconsin (GHC-  
24 SCW) complies with applicable Federal civil rights laws and does  
25 not discriminate on the basis of ... age... GHC-SWC does not  
26 exclude people or treat them differently because of ... age."

1 Contrary to GHC’s published representations to induce the public to purchase its  
2 benefits, GHC, instead, discriminated against children based on their age.

3 **C. GHC’s Coverage Criteria for Speech Therapy and OT Used in GHC Coverage**  
4 **Decisions Fall Below the Generally Accepted Standards of Care for ASD.**

5 36. GHC’s coverage criteria contained in Policy 121 (2009) for ASD services does  
6 not meet the standard of care generally accepted by behavioral health professionals. The  
7 generally accepted standard of care for children with autism includes speech therapy treatment  
8 without regard to age and OT treatment.

9 37. GHC’s coverage criteria for speech therapy is inconsistent with generally  
10 accepted medical practices because it arbitrarily denies coverage for speech therapy when a  
11 child becomes 10 years old. The association of the American Speech-Language pathologists,  
12 ASHA, conducted a comprehensive literature review of over 1,000 published studies from  
13 1990-2011. The resulting publication, *Evidence-Based Practices for Children, Youth, and*  
14 *Young Adults with Autism Spectrum Disorder* (2014), focuses on communication and social  
15 outcomes in young people with ASD, including youth up to the age of 22.

16 Among the practices that met the criteria for evidence-based speech therapy practices  
17 are:

- 18 • Social Skills Training: Specifically, “instruction designed to teach learners with  
19 autism spectrum disorders ways to appropriately interact with peers, adults and  
20 other individuals. Most social skills meetings include instruction on basic  
21 concepts... and feedback to help learners with ASD acquire and practice  
22 communication, play or social skills to promote positive interactions with peers.”  
23 There were numerous studies that showed the clinical benefit of this intervention,  
24 including 7 group studies and 8 single case studies.
- 25 • Prompting: Verbal or gestural assistance given to patient to help them acquire or  
26 engage in a targeted behavior or skill.
- Social Narratives: Social narratives that describe social situations by highlighting  
relevant cues and offer examples of appropriate responses.

38. Evidence-based treatments for speech therapy and speech intervention continue  
beyond a child’s tenth year. Progress reports submitted by Plaintiffs to GHC during the appeal

1 process revealed that K.H. benefited from speech intervention therapy. They also show that she  
2 continued to need full speech therapy treatment to develop her functioning skills in social  
3 pragmatic language and remedy her core deficits in speech related to her autism diagnosis.

4 39. The evidence-based research that OT is effective for children and adolescents  
5 with ASD is well-documented. OT treatment and activities promote social interaction and  
6 problem-solving, and address specific skill acquisitions. In fact, the National Standards Project,  
7 Phase 2 (2015) (“NSP2”) supports the OT interventions K.H. receives from her autism  
8 providers. That publication includes guidance regarding intervention targets for treating people  
9 with ASD. Among the targets suggested are motor skills, self-regulation, and personal  
10 responsibility. These are the very targets that K.H. has been working on in her OT treatment,  
11 and she has been progressing and meeting her goals. According to the NSP2, targets used in  
12 treatment should increase developmentally appropriate skills. There is nothing in NSP2 that  
13 suggests its treatment is deemed “experimental” as insisted by GHC in Policy 121.

14 40. *Current Procedural Terminology Current CPT (CPT)* is a listing of descriptive  
15 terms and identifying codes for reporting medical and behavioral health services and procedures  
16 performed by physicians and other health care providers. The CPT codes are permanent  
17 medical codes that are used with the Centers for Medicare and Medicaid Services and all  
18 insurance payors throughout the country to identify and pay for services supplied to children  
19 with autism.

20 41. The CPT code is issued, copyrighted and maintained by the American Medical  
21 Association. The inclusion of a description and its associated five digit code number in the  
22 CPT Category 1 code set is based on the determination that the procedural service is consistent  
23 with contemporary medical practice and is performed by many practitioners in clinical practices  
24 and multiple locations. Both occupational therapy and speech therapy for children with autism  
25 are Category 1 codes identified in the American Medical Association CPT codebook. As  
26

1 Category 1 procedures, both treatments meet the AMA clinical efficacy criteria and are  
2 documented in literature that meets requirements set forth in the CPT code application process.

3 42. Speech therapy for children with autism is not limited by age under any Category  
4 1 CPT code. Occupational therapy for children with autism is widely accepted and as a  
5 Category 1 code, meets all criteria for current medical practice and is documented in literature  
6 that meets the requirements set forth by the American Medical Association to establish the CPT  
7 code designation.

8 43. The generally accepted standards of medical practice for behavioral health and  
9 persons with autism disorders do not impose artificial time limits on treatment. By contrast, the  
10 age-based time limit imposed by GHC's Policy 121 is arbitrary and not patient-centered.  
11 Individual patients progress at different rates and not according to outdated "cookie cutter"  
12 templates such as Policy 121.

13 **D. GHC's decision to deny coverage for speech therapy for children older than 9 years**  
14 **and to deny coverage for OT as "experimental" are decisions that are improperly infected**  
15 **by financial considerations.**

16 44. As an ERISA Plan Fiduciary, GHC is required to interpret Plan terms in a manner  
17 to ensure that the ERISA Plans it administers comply with ERISA requirements. GHC is  
18 prohibited as an ERISA Fiduciary from applying Plan provisions that restrict coverage or  
19 violate ERISA's Parity provisions. GHC's Policy 121, applicable to all plans administered by  
20 GHC, violates the coverage mandates of ERISA Parity and the Wisconsin Health Care  
21 Coverage mandates.

22 45. Through the denial of coverage for OT and speech therapy, GHC saved  
23 substantial funds to achieve its published financial goal to exceed minimum reserves under the  
24 Wisconsin insurance laws. GHC saved money at the expense of the medically necessary care  
25 and treatment of K.H. and all other beneficiaries similarly situated in Wisconsin. As a result, in  
26 the case of K.H., her parents have been paying for pieces of the medically necessary OT and

1 speech therapy treatment for K.H. out of their own pockets. K.H.'s parents cannot afford to pay  
2 for the complete medically necessary treatment K.H. requires and to which she is entitled under  
3 the Plan. Without Plaintiffs paying for these services, K.H. would not have received any level  
4 of care needed for treating her autism.

5 46. In the course of the contractual relationship between GHC and its Subscriber,  
6 Plaintiff Angela Midthun-Hensen, a power imbalance exists similar to that between a classical  
7 commercial insurer and a policy holder. Under GHC's model, the risk to Subscribers is that  
8 GHC focuses on reducing aggregate costs while, simultaneously, refusing to supply the  
9 treatment needs of its individual subscribers and dependents. This is an economic model of  
10 healthcare profit rather than a patient's health focused model.

11 47. These financial incentives, referenced herein, have adversely infected GHC's  
12 development of its coverage policies for the purpose of rationing access to ASD treatment solely  
13 based on monetary considerations.

14 **E. Unlawful Age Discrimination - Parity Act**

15 48. GHC's Plan and Policy violate ERISA by running afoul of the Parity Act. The  
16 Parity Act was made part of ERISA and is codified at 29 U.S.C. §1185a. The Parity Act  
17 prohibits placing treatment limitations on mental health benefits that are more restrictive than  
18 treatment limitations placed on medical/surgical benefits. This includes limitations on the  
19 duration of treatment.

20 49. GHC limited the duration of speech therapy treatment by stopping benefits at age  
21 10, thereby placing a treatment limitation on mental health benefits. GHC places no similar  
22 treatment limitation on medical/surgical benefits. 29 C.F.R. §2590.712.

23 50. ERISA requires health plans offering dependent coverage to make that coverage  
24 available to children until they reach the age of 26. 29 C.F.R. §2590.715-2714(a)(1). GHC's  
25 Policy and Practice of denying coverage to participants and dependents for speech therapy when  
26 they reach age 10 thwarts the requirement that coverage be provided until age 26.





1 this exclusive treatment policy. These coverage exclusions violate Subscriber contract rights  
2 and federal and state Parity protections.

3 56. GHC enforces the same Policy 121 exclusions in other Plans it administers.  
4 Group Plans administered by GHC contain the same illegal coverage exclusions. Policy 121  
5 wrongfully denies speech therapy and OT for children with autism. Accordingly, GHC has  
6 harmed the Class Members in the same way as it has harmed K.H.

7 57. To address these Parity and discriminatory violations, Plaintiffs, as a  
8 representative of their minor daughter, K.H., seek relief on her behalf and on behalf of the  
9 following Class:

10 “All participants, beneficiaries, subscribers and dependents  
11 enrolled in the GHC Large Group HMO Plans, Large Group POS  
12 Plans, and Large Group PPO Plans administered by GHC that  
13 contain an exclusion of coverage for applied behavioral analysis,  
14 speech therapy for children age 10 or older and/or occupational  
15 therapy whose requests for coverage for these services were denied  
16 by GHC based on Policy 121.”

17 58. Common Class claims and issues exist for the class, including, but not limited to  
18 the following:

- 19 A. Whether GHC is an ERISA Fiduciary;
- 20 B. Whether GHC breached its obligation as Plan Administrator by arbitrarily  
21 denying coverage for ASD services;
- 22 C. Whether the coverage exclusions referenced herein violate ERISA’s Federal  
23 Parity Protections (29 U.S.C. §1185a);
- 24 D. Whether GHC’s legal duties as the administrator of the plans prohibit it from  
25 applying Policy 121 exclusions of coverage for speech therapy and/or OT;
- 26 E. Whether GHC’s practice of denying speech therapy for children age 10 or older  
violates GHC’s obligations as the Plan Fiduciary;



1 F. Whether GHC must reimburse plaintiffs for out-of-pocket expenses for the  
2 limited ASD treatment they were able to afford;

3 G. Whether the remedy authorized by 29 U.S.C. §502(a)(1)(B) is adequate to make  
4 the Plaintiff and Plaintiff Class whole; and

5 H. Whether the Plaintiff and Plaintiff Class are entitled to recover further equitable  
6 relief as that term is defined by 29 U.S.C §1132(a)(3).

7 59. The members of the Class are so numerous that joinder of all members is  
8 impracticable. GHC generates revenue in excess of \$400 million each year from its various  
9 health plans. The number and identity of Class Members is solely within the possession and  
10 knowledge of GHC. The Plaintiffs believe in good faith that the Class consists of at least  
11 hundreds, if not thousands, of Plan Subscribers, Beneficiaries, and Dependents.

12 60. Common questions of law and fact exist as to all members of the Class and  
13 predominate over questions effecting solely individual members of the Class, including the  
14 Class Action Claims and issues listed herein.

15 61. Plaintiffs' claims are typical of the claims of the Class Members because, as  
16 alleged herein, the GHC Policy 121 exclusion of coverage was applied to deny coverage to  
17 Plaintiffs' daughter, K.H., and was also applied to deny coverage to other members of the Class.

18 62. Plaintiffs will fairly and adequately protect the interests of the members of the  
19 Class. Plaintiff is committed to the vigorous prosecution of this Action and has retained counsel  
20 competent and experienced in Class Action and health insurance and parity-related litigation.  
21 The Plaintiffs have no interests antagonistic to or in conflict with those of the Class.

22 63. A Class Action is superior to other available methods for the fair efficient  
23 adjudication of this controversy. Further, the expense and burden of individual litigation make  
24 it irrational for Class Members to individually redress the harm done to each of them. Moreover,  
25 because this case involves Class Members who suffer from behavioral health conditions and  
26 more specifically ASD, and because those who suffer from such conditions continue to

1 experience social stigma, it is unlikely that many Class Members would be willing to have their  
2 conditions become public knowledge by filing individual lawsuits. Given the uniform policy  
3 and practices at issue, there will also be no difficulty in the management of this litigation as a  
4 Class Action.

5 **FIRST CLAIM FOR RELIEF ON BEHALF OF PLAINTIFFS AND THE CLASS:**  
6 **IMPROPER DENIAL OF COVERAGE AND BENEFITS – BREACH OF FIDUCIARY**  
7 **DUTY**

8 64. Plaintiffs incorporate by reference the allegations of this Complaint as if fully set  
9 forth herein.

10 65. This claim is brought pursuant to 29 U.S.C. §1132(a)(1)(B).

11 66. As an ERISA Fiduciary, GHC was required to discharge its duties in compliance  
12 with ERISA’s Parity provisions. ERISA, together with Wisconsin mandated benefits, required  
13 GHC to discharge its duties in the interests of the subscribers, beneficiaries, and dependents of  
14 the Group Plans. GHC is also obligated to exercise reasonable prudence and due care in making  
15 coverage decisions relating to subscribers, beneficiaries, and dependents.

16 67. GHC denied benefits for speech therapy on the grounds that the treatment was  
17 not evidence-based treatment for ASD for children ages 10 and above. The criteria used by  
18 GHC in this decision was Policy 121. The Parity Act was designed to end discrimination based  
19 on age for mental health disorders in Group Plans. The Parity Act requires Plans to ensure that  
20 treatment limitations applicable to mental health are no more restrictive than the predominate  
21 treatment limitations applied to substantially all medical and surgical benefits covered by the  
22 Plan.

23 68. GHC denied benefits for OT treatment of ASD as experimental and  
24 investigational and not evidence-based treatment for autism.  
25  
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1           69.     GHC denied coverage for these treatments based upon its systematic practice of  
2 applying its Clinical Coverage Guideline Policy 121 as a categorical denial of coverage, which  
3 is more restrictive than generally accepted standards of care for treatment of children with ASD.

4           70.     GHC categorically applied and enforced Policy 121 against Plaintiffs’ daughter,  
5 K.H., and the Class Members’ plans, even though the exclusion of coverage for these autism  
6 treatments violates: (i) ERISA’s Parity provisions; (ii) Wisconsin’s statutory autism mandate;  
7 (iii) the prohibition of categorically excluding premier and effective autism treatment for a  
8 covered condition contrary to the best interests of the Plaintiffs’ daughter and Class Members;  
9 and (iv) the fiduciary duties that GHC owes to Plaintiffs’ daughter, K.H., and the members of  
10 the Class.

11           71.     Plaintiffs and the Members of the Class have been harmed by GHC’s improper  
12 benefit and coverage denials because GHC denied coverage and benefits using its Clinical  
13 Coverage Criteria that is inconsistent with the applicable plan terms and federal and state Parity  
14 laws.

15           72.     Plaintiffs allege that there are ERISA Plan Agreements between the Plaintiffs and  
16 Plaintiff Class and GHC that creates obligations flowing from GHC to the Plaintiffs and  
17 Plaintiff Class. *Brew City Redevelopment Group, LLC v. The Ferchill Group*, 2006 WI App 39,  
18 ¶ 11, 289 Wis. 2d 795, 807, 714 N.W.2d 582, 588, *aff’d sub nom. Brew City Redevelopment*  
19 *Group, LLC v. Ferchill Group*, 2006 WI 128, ¶ 11, 297 Wis. 2d 606, 724 N.W.2d 879.  
20 Regarding K.H., the Plan includes: (i) the 2018 HMO Member Certificate: Large Employer  
21 Group (the “2018 Certificate”), whereby GHC agreed to provide health care benefits to its  
22 insureds/subscribers and their dependents. Plaintiff Angela Midthun-Hensen is insured through  
23 her employer, Verona Area School District. Plaintiffs K.H. and Tony Hensen are dependents  
24 under the 2018 Certificate; (ii) the GHC-SCW Large Group POS Certificate 2018; and (iii) the  
25 MMSD GHC-SCW Large Group PPO Certificate 2018 (collectively the “2018 Certificates”).

26

1           73.     GHC failed to do what it undertook to do under the 2018 Certificates. Each Plan  
2 prohibits discrimination. Under the 2018 Certificate’s Nondiscrimination Notice, GHC claims  
3 it “complies with applicable Federal civil rights laws and does not discriminate on the basis  
4 of...age [or] disability[.] GHC-SCW does not exclude people or treat them differently because  
5 of...age [or] disability[.]” 2018 Certificate, at p. 4.   GHC has discriminated and treated  
6 Plaintiffs’ daughter, K.H., and the Class Members differently because of age or disability.

7           74.     Autism Spectrum Disorder Treatment is a covered health service under the 2018  
8 Certificates. Each Plan Certificate states, “Autism Spectrum Disorder Treatment” means  
9 “intensive-level services and Non-intensive-level services for Autism Spectrum Disorder as  
10 classified in the Diagnostic and Statistical Manual of Mental Disorders (DSM) published by the  
11 American Psychiatric Association.” *See, e.g.*, Large Employer Group, 2018 Certificate, at A(2).  
12 “Benefits” under the Certificates means “the Covered Health Services contained in this  
13 Certificate, including any attachments to the policy.

14           a.     **In-Network Services and Benefits** means Covered Health Services provided by  
15 an In-Network Provider or received at an In-Network Facility. You are eligible  
16 for In-Network Services and Benefits when You select a Primary Care Provider  
17 to coordinate Your health care. It is Your responsibility to ensure that Your  
18 Primary Care Provider coordinates all of Your services by requesting Prior  
19 Authorization from GHC-SCW. You can verify that a Prior Authorization has  
20 been received by calling Your Primary Care Provider, the GHC-SCW Care  
21 Management Department or GHC-SCW Member Services.

22           If Medically Necessary services are not available from an In-Network Provider,  
23 you may be eligible to receive Benefits coverage from an Out-of-Network  
24 Provider if Prior Authorized by GHC-SCW. All Benefits to be paid are limited to  
25 Reasonable and Customary Fees and Charges, which may be less than the billed  
26 amount.

27           b.     **Out-of-Network Services and Benefits** means all services and benefits provided  
28 by an Out-of-Network Provider or received at an Out-of-Network Facility. Out-  
29 of-Network Benefits may be available if Medically Necessary services are not  
30 available from an In-Network Provider. All Out-of-Network Benefits must be  
31 Prior Authorized by GHC-SCW, except for Emergency Conditions and Urgent  
32 Conditions. All Out-of-Network Services and Benefits are limited to Reasonable

1 and Customary Fees and Charges, which may be less than the billed amount. For  
2 additional information, please refer to Article III: General Provisions.”

3 2018 Large Group HMO Certificate, at A(3).

4 75. Under the 2018 Certificate, “Covered Health Services” means “the specific  
5 Benefits covered under this Certificate and the Group Service Agreement when covered  
6 services are:

- 7 a. Received in accordance with the procedures set forth in this Certificate and the  
Group Service Agreement;
- 8 b. Obtained while a Member is covered under this Certificate and the Group Service  
Agreement;
- 9 c. Ordered by a GHC-SCW Provider, an In-Network Provider or other properly  
10 licensed health care provider when Prior Authorized pursuant to the terms of this  
Certificate;
- 11 d. Medically Necessary; and
- 12 e. Prior Authorized, when required by GHC-SCW.

13 *Id.*, at A(18).

14 76. The contracts exclude from coverage services that are experimental,  
15 investigational, or unproven. Under the 2018 Certificate, “**Experimental, Investigational or**  
16 **Unproven Services**” means “a health service, treatment, or supply used for an illness or injury  
17 which, at the time it is used, meets one or more of the following criteria:

- 18 a. Is subject to approval by an appropriate governmental agency for the purpose it  
is being used for such as, but not limited to the FDA, which has not granted that  
19 approval;
- 20 b. Is not a commonly accepted medical practice in the American medical  
community;
- 21 c. Is the subject of a written investigational or research protocol;
- 22 d. Requires a written investigational or research protocol;
- 23 e. Requires a written informed consent by a treating facility that makes reference to  
it being Experimental, Investigational, educational, for a research study, or posing  
24 an uncertain outcome, or having an unusual risk;
- 25 f. Is the subject of an ongoing FDA Phase I, II, III clinical trial;
- 26 g. Is undergoing review by an institutional review board;
- h. Lacks recognition and endorsement of nationally accepted medical panels;
- i. Does not have the positive endorsement of supporting medical literature  
published in an established, peer reviewed scientific journal;

- 1 j. Has unacceptable failure rates and side effects or poses uncertain risks and
- 2 outcomes;
- 3 k. Is being used in place of other, more conventional and proven methods of
- 4 treatment;
- 5 l. Has been disapproved by the GHC-SCW Technology Assessment Committee; or
- 6 m. Reliable evidence shows that the consensus of opinion among experts regarding
- 7 the treatment, procedure, device, drug or medicine is that further studies or
- 8 clinical treatments are necessary to determine its maximum tolerated dose,
- 9 toxicity, safety, or efficacy as compared with standard means of treatment or
- 10 diagnosis. "Reliable evidence" shall include anything determined to be such by
- 11 GHC-SCW, within the exercise of its discretion, and may include published
- 12 reports and articles in the medical and scientific literature generally considered to
- 13 be authoritative by the national medical professional community, the written
- 14 protocol(s) used by the treating facility or the protocol(s) of another facility
- 15 studying substantially the same treatment, procedure, device, drug or medicine;
- 16 or the written informed consent used by the treating facility or by another facility
- 17 studying substantially the same treatment, procedure, device, drug or medicine.

18 A procedure, treatment, supply, device or drug may be considered Experimental,

19 Investigational or Unproven even if the Provider has performed, prescribed, recommended,

20 ordered, or approved it, or if it is the only available procedure or treatment for the condition.”

21 *Id.*, at A(31).

22 77. OT for children with ASD does not fall under the category of experimental,

23 investigational, or unproven services, as defined above and in the 2018 Certificates.

24 78. “Health Plan (or Benefit Plan or Plan)” as used in the 2018 Certificate means “the

25 overall program of health services insured and administered by GHC-SCW.” *Id.*, at A(42).

26 “Medical Necessity/Medically Necessary” means “a service, treatment, procedure, equipment,

drug, device or supply provided by a Hospital, Provider or other health care Provider that is

required to identify or treat a Member’s illness, disease or injury and which is, as determined

by the GHC-SCW Medical Director:

- a. Consistent with the symptom(s) or diagnosis and treatment of the Member’s
- illness, disease or injury;
- b. Appropriate under the standards of acceptable medical practice to treat that
- illness, disease or injury;

- 1 c. Not solely for the convenience of the Member, Provider, Hospital, or other health  
2 care Provider; and
- 3 d. The most appropriate service, treatment, procedure, equipment, drug, device, or  
4 supply which can be safely provided to the Member and accomplishes the desired  
5 end result in the most economical manner. This means if there is more than one  
6 medically established standard treatment approach available nationally, and these  
7 approaches are relatively equivalent in terms of proven medical outcomes, GHC-  
8 SCW will make the determination on the selected approach to be covered.

9 The Member's Provider makes decisions regarding service and treatment. GHC-SCW,  
10 through its Medical Director, using criteria developed by recognized sources, has the authority  
11 to determine whether a service, treatment, procedure, Prescription Drug, device or supply is  
12 Medically Necessary and eligible for coverage under the Plan." *Id.*, at A(60).

13 79. The 2018 Large Group HMO Certificate states at page 45 that "Members are  
14 entitled to Covered Health Services subject to the terms and conditions of their Health Plan, as  
15 set forth in this Certificate, Benefit Summary, Summary of Benefits and Coverage and any  
16 Amendments to this Certificate." The Covered Health Services for ASD, coverage of which is  
17 required by Wis. Stat. §632.895(12m), are listed in the 2018 Certificate at pages 47-50. The  
18 requisite treatment plans for ASD patients include therapies and plans that require "specific  
19 cognitive, social, communicative" goals.

20 80. Speech therapy and OT fall within the category of cognitive, social, and  
21 communicative treatment plan therapies and goals. There is no age limitation on speech therapy.  
22 There is nothing experimental regarding OT.

23 81. The reason provided by GHC on January 4, 2019 for denial of speech therapy and  
24 OT coverage was that those therapies are not evidence-based treatments for the core deficits of  
25 Autism Spectrum Disorders for children ages 10 and above, are considered experimental and  
26 investigational, and, accordingly, are not covered benefits under the terms of the group policy.

82. GHC is required to cover the Covered Health Services unless an exclusion or  
limitation applies. Because speech therapy and OT for ASD are neither excluded nor limited,



1 and because such therapies are not Experimental, Investigational or Unproven Services, despite  
2 GHC's policy to the contrary, denial of coverage for these medically necessary therapies  
3 constitutes a breach of contract.

4 83. ERISA is a comprehensive statute designed to promote the interests of employees  
5 and their beneficiaries in Employee Benefit Plans. Congress imposed fiduciary duties on  
6 ERISA Plan Administrators that are the highest known to the law. These fiduciary duties have  
7 attached to GHC as the Plan Administrator. As such, GHC owes the Plaintiff and Plaintiff Class  
8 Members its duty of loyalty to act in the best interest of the Plan and its beneficiaries. ERISA  
9 expressly forbids a fiduciary from "dealing with the assets of the Plan in his own interest or for  
10 his own account." 29 U.S.C. §1106(b)(1).

11 84. GHC breached the fiduciary duties GHC owed to the Plaintiff and Plaintiff Class  
12 by arbitrarily and capriciously denying Plan benefits to which Plaintiff and Plaintiff Class  
13 Members where entitled. The Plaintiff and Plaintiff Class are entitled to relief and to the  
14 remedies authorized by 29 U.S.C. §502(a)(1)(B).

15 **SECOND CLAIM FOR RELIEF ON BEHALF OF PLAINTIFFS AND THE CLASS:**  
16 **THE NATURE OF THE HARM CAUSED BY GHC'S BREACH OF ITS FIDUCIARY**  
17 **DUTIES ENTITLES THE PLAINTIFF AND PLAINTIFF CLASS TO MONETARY**  
18 **COMPENSATION IN THE FORM OF SURCHARGE AS AN APPROPRIATE**  
19 **REMEDY**

20 85. Plaintiffs hereby incorporate each of the allegations contained in this Complaint  
21 as if fully set forth herein.

22 86. Plaintiffs bring this claim on behalf of their daughter, K.H., and all other persons  
23 similarly situated pursuant to 29 U.S.C. §1132(a)(3). As the plan administrator, GHC is  
24 obligated to discharge its duties in compliance with Federal Parity provisions, *see* 29 U.S.C.  
25 §1185(a), and Wisconsin law, *see* W.S.A. §185.981; and W.S.A. §632.895. GHC is obligated  
26 to carry out its duties in the interests of the plan's subscribers, beneficiaries, and dependents.



1 GHC is obligated to carry out its duties and exercise reasonable prudence and due care towards  
2 the Plaintiffs and the Class Members.

3 87. GHC applied and categorically enforced Policy 121 in Plaintiffs' daughter, K.H.,  
4 and the Class Members' plans, even though denial of coverage for speech therapy and OT  
5 violated both the federal and state ERISA Parity provisions. GHC categorically excluded these  
6 autism treatments even though studies have proven these treatments are effective treatments for  
7 the Plaintiffs and the Class Members' covered conditions. GHC's conduct and actions as  
8 alleged herein breached its fiduciary duties owed to Plaintiffs' daughter, K.H., and the members  
9 of the Class.

10 88. In addition, GHC denied these effective evidence-based benefits and coverage to  
11 Plaintiffs' daughter, K.H., and the members of the Class for the purpose of reducing GHC's  
12 aggregate costs at the expense of adequately protecting the medical needs of its individual  
13 subscribers and dependents, including the Plaintiffs and the Class Members.

14 89. GHC is the Plan Fiduciary. As alleged in this Complaint, GHC breached its  
15 fiduciary duty owed to the Members of the Plaintiff Class. The nature of the harm caused by  
16 GHC's breach of this duty resulted in monetary losses to the Plaintiffs and corresponding unjust  
17 enrichment to GHC. The "appropriate equitable relief" language of Section 1132(a)(3) allows  
18 Plaintiffs to seek and the Court to award make-whole money damages as an equitable remedy.

19 90. Reimbursement under 29 U.S.C. § 1132(a)(1)(B) does not provide the Plaintiff  
20 and Plaintiff Class with adequate relief to remedy GHC's breach of its fiduciary duty. As a  
21 direct and proximate result of GHC's breach of its fiduciary duty, the Plaintiff and Plaintiff  
22 Class Members were harmed through (i) inability to obtain and pay for ABA therapy; (ii)  
23 forgoing medically necessary care; (iii) loss of access to care that would have rendered positive  
24 results and benefit to the quality of life of children Beneficiaries; (iv) lack of therapeutic  
25 intervention that would have prevented permanent and irreparable harm to the Plaintiff and  
26 Plaintiff Class by not receiving treatment at a time when it would have been most beneficial to

1 them; and (v) dissuading and preventing parents from seeking treatment for their children at the  
2 time in their lives that treatment would be most beneficial. At the same time, GHC became  
3 unjustly enriched through its arbitrary and capricious application of its illegal Policy 121  
4 excluding autism treatments based on a child's age and alleged experimental and investigational  
5 treatments.

6 **A. GHC's Breach of Fiduciary Duty is Bad Faith**

7 91. GHC's denial of coverage for the autism services referenced in this Complaint  
8 was made without a reasonable basis. GHC's denial of coverage was due to its adherence to  
9 financial considerations of profit, rather than to the legitimate medical needs of its subscribers  
10 and dependents.

11 92. Notwithstanding GHC's November 2009 Policy 121, "When a conflict exists  
12 between the interests of an insurance company and the interests of an insured, and the insurance  
13 company has control over the claim, the insurance company has a duty to act in good faith to  
14 protect the interests of the insured. When an insurance company breaches that duty, a cause of  
15 action for bad faith is cognizable in Wisconsin." *Roehl Transp., Inc. v. Liberty Mut. Ins. Co.*,  
16 2010 WI 49, ¶ 112, 325 Wis. 2d 56, 99, 784 N.W.2d 542, 563.

17 93. GHC's conduct amounts to bad faith denial of coverage under Wisconsin law.  
18 The nature of the harm incurred by Plaintiff and Plaintiff Class triggers appropriate equitable  
19 relief under 29 U.S.C. § 1132(a)(3) in the form of surcharge monetary compensation. *See A.F.*  
20 *v. Providence Health Plan*, 157 F.Supp.3d 899 (D. Oregon 2016).

21 **B. GHC's Breach of Fiduciary Duty is also a Breach of its Duty of Good Faith and**  
22 **Fair Dealing.**

23 94. GHC owed Plaintiffs and Plaintiff Class a duty of good faith and fair dealing  
24 under its Plan Certificates. Under ERISA and Wisconsin law, Plan documents imply good faith  
25

1 and fair dealing between the parties. Here, GHC’s conduct generated lifetime harm to children  
2 entitled to coverage for autism treatments.

3 95. GHC breached its fiduciary duty of good faith and fair dealing owed to Plaintiffs  
4 and Plaintiff Class by, among other things, wrongfully denying autism coverage for speech  
5 therapy based on age and OT as “experimental”, and failing to undertake the necessary research  
6 to understand that these therapies are accepted as best practice among medical professionals.

7 **THIRD CLAIM FOR RELIEF ON BEHALF OF PLAINTIFFS AND THE CLASS:**  
8 **WRONGFUL DENIAL OF BENEFITS UNDER WISCONSIN LAW**

9 96. Plaintiffs incorporate by reference each of the allegations of this Complaint as if  
10 fully set forth herein.

11 97. This claim is brought pursuant to W.S.A. §632.895, Mandated Benefits and  
12 Coverage, which required GHC to provide coverage for evidence-based therapy to treat autism  
13 spectrum disorder including speech therapy and OT if prescribed by a physician.

14 98. GHC denied benefits for speech therapy on the grounds that the treatment was  
15 not evidence-based treatment for ASD for children ages 10 and above. The criteria used by  
16 GHC in this decision was Policy 121.

17 99. GHC denied benefits for OT treatment of ASD as experimental and  
18 investigational and not evidence-based treatment for autism.

19 100. GHC denied coverage for these treatments based upon its systematic practice of  
20 applying its Clinical Coverage Guideline Policy 121, which is more restrictive than generally  
21 accepted standards of care for treatment of children with ASD.

22 101. Plaintiffs and the members of the Class have been harmed by GHC’s improper  
23 benefit and coverage denials because GHC denied coverage and benefits using its Clinical  
24 Coverage Criteria that is inconsistent with the applicable plan terms and federal and state Parity  
25 laws.

26

**PRAYER FOR RELIEF**

WHEREFORE, Plaintiffs demand judgment in Plaintiffs' favor and in favor of the Class against the Defendant as follows:

- A. Certify the Class and appointing Plaintiffs as Class Representative and Plaintiffs' counsel as Class Counsel;
- B. Declare that GHC as the Plan Administrator and Fiduciary violated Plaintiffs' rights to treatment in the manner described herein;
- C. Declare that Policy 121 as applied in excluding speech therapy and/or OT for Plaintiffs' daughter, K.H., and the Class Members is a violation of GHC's fiduciary duties as Plan Administrator and a violation of Parity provisions and, accordingly, void and unenforceable as a matter of law;
- D. Order other appropriate equitable relief, including, but not limited to, the appropriate monetary award as a surcharge and order disgorgement of all premiums paid to GHC by Plaintiffs and Plaintiff Class Members, order restitution, order GHC to pay costs of treatment incurred by Plaintiffs and Plaintiff Class Members, as the Court deems just under 29 U.S.C. § 1132(a)(3);
- E. Award Plaintiffs disbursements and expenses of this action, including an award of reasonable attorneys' fees in amounts to be determined by the Court;
- F. Award Plaintiffs out of pocket expenses for treatment costs incurred resulting from denial of benefits under 29 U.S.C. § 1132(a)(1)(B); and
- G. Grant such other and further relief as just and proper in light of the nature of the harm incurred by the Plaintiffs.

DATED this 27<sup>th</sup> day of September, 2021.

GINGRAS, THOMSEN & WACHS, LLP

By: /s/ Paul A. Kinne  
Paul A. Kinne

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