117TH CONGRESS 1ST SESSION

H. R. 688

To permit a licensed health care provider to provide health care services to individuals in one or more States in which the provider is not licensed.

IN THE HOUSE OF REPRESENTATIVES

February 2, 2021

Mr. Budd introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To permit a licensed health care provider to provide health care services to individuals in one or more States in which the provider is not licensed.

- 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 "Equal Access to Care
- 5 Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) In public health emergencies, such as the
- 9 Coronavirus Disease 2019 pandemic, it is of para-

- 1 mount importance to deliver medical resources to 2 impacted areas where the need is greatest.
- 3 (2) Technologies that allow health care pro-4 viders to deliver care across great distances can de-5 liver medical care into impacted areas, including 6 mental health services and maintenance care for 7 chronic illnesses.
 - (3) Technologies that allow health care providers to deliver care across great distances can thereby free local providers to address community needs that providers can only address in person.
- 12 (4) Under the Constitution, the Commerce 13 Clause grants Congress the authority to regulate 14 commerce among the States.

15 SEC. 3. INTERSTATE TELEMEDICINE.

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16 (a) IN GENERAL.—Notwithstanding any other provision of law, during the period described in subsection (b), in the case of a physician, practitioner, or other health 18 care provider who is licensed or otherwise legally author-19 ized to provide health care services in a primary State, 21 and who provides such health care services in interstate 22 commerce through electronic information or telecommuni-23 cation technologies to an individual in a secondary State, the location of the provision of such services shall be deemed to be the primary State and any requirement that

- 1 such physician, practitioner, or other provider obtain a
- 2 comparable license or other comparable legal authorization
- 3 from the secondary State with respect to the provision of
- 4 such services (including requirements relating to the pre-
- 5 scribing of drugs in such secondary State) shall not apply.
- 6 (b) Period Described in
- 7 this subsection is the period beginning on the date of en-
- 8 actment of this Act and ending on the date that is 180
- 9 days after the date on which the national emergency de-
- 10 clared by the President under the National Emergencies
- 11 Act (50 U.S.C. 1601 et seq.) with respect to the
- 12 Coronavirus Disease 2019 (COVID-19) ends.
- 13 (c) REVIEW OF REGULATIONS.—The head of each
- 14 Federal agency shall review existing guidance and regula-
- 15 tions to identify any such guidance or regulations that
- 16 may conflict with the provisions of this section. If the head
- 17 of an agency finds any such conflict, notwithstanding any
- 18 other provision of law, such agency head shall, not later
- 19 than 30 days after the date of enactment of this Act, issue
- 20 revised guidance or regulations to ensure compliance with
- 21 the provisions of this section.
- 22 (d) Definitions.—In this section:
- 23 (1) Health care services.—The term
- 24 "health care services" shall not include services of
- 25 the type for which funding is prohibited under the

- requirements contained in Public Law 116–94 as relating to funds for programs authorized under sections 330 through 340 of the Public Health Service Act (42 U.S.C. 254 through 256).
 - (2) Primary State.—The term "primary State" means, with respect to the provision of health care services by a physician, practitioner, or other health care provider in interstate commerce through electronic information or telecommunication technologies, the State in which such physician, practitioner, or provider is physically located and licensed.
 - (3) SECONDARY STATE.—The term "secondary State" means, with respect to the provision of health care services by a physician, practitioner, or other health care provider in interstate commerce through electronic information or telecommunication technologies, a State in which such physician, practitioner, or other provider is not physically located or licensed.

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