October 2, 2024

The Honorable Chiquita Brooks-LaSure Administrator Centers for Medicare and Medicaid Services Department of Health and Human Services 200 Independence Avenue SW Washington, D.C. 20201

RE: Home Reporting of Telehealth Practitioners

Dear Administrator Brooks-LaSure,

On behalf of the undersigned organizations, we thank the Centers for Medicare and Medicaid Services (CMS) for indicating that is working on permanent policy related to telehealth practitioners and requirements related to the reporting of their location at the time of service. We urge CMS to expedite this process, as the lack of clarity on location reporting is preventing many Medicare beneficiaries from receiving care from fully virtual practitioners.

We appreciate the extension through 2025 of regulatory flexibility for telehealth practitioners who offer a telehealth service from their home or another location to report their currently enrolled location. This continuity in the billing of services while offering more flexible care has enabled telehealth to expand provider capacity, supported patient access to after-hours care from their existing clinicians, and has been a determining factor in the decision of many health care practitioners to remain in the workforce. Unfortunately, the ability to bill a currently enrolled location does not alleviate barriers for virtual-only practitioners without a physical practice location to report other than their homes. Additionally, there is widespread confusion around current requirements that is hindering access to care.

It is not practical, workable, or safe to require a provider to report their home address as their practice location. Medicare providers should not be compelled to share their personal information, especially when it relates to their home addresses. While we know CMS has made efforts not to release these addresses, they still create a chilling effect on the ability to deliver care from home. In an environment in which threats against healthcare professionals has markedly increased, the safety and privacy of providers must be paramount.

We request CMS leadership in ensuring that telehealth practitioners working from a home-based location do not need to report their private residence to the federal government for purposes of enrollment or billing. Rather, we believe that CMS should work with stakeholders to develop an alternate method of determining location for the purposes of payment that does not require the reporting of a home address. One potential option would be to allow a business address to be reported for purposes of enrollment, and a geographic indicator such as a zip code be reported for payment adjustment by geographic cost and wage index. We respectfully request that CMS, as part of its policymaking in this area, convene a roundtable or a similar effort ensure the experiences of virtual-only practitioners are considered.

Thank you for your consideration of this request. Please feel free to reach out to any signer of this letter for additional information and context.

Sincerely,

Access TeleCare

Acorn Health

Active Minds

Advocate Health

AGMP Telehealth

Alliance for Connected Care

American Academy of Neurology

American Academy of Physical Medicine and Rehabilitation

American Association of Nurse Practitioners

American College of Medical Genetics and Genomics

American Society of Hematology

American Telemedicine Association

Amwell

Anderson Medical Services LLC

Anderson Mental Health Services LLC

Apricity

ATA Action

Avel eCare

Avery's Hope

BBennettMD 1 on 1 Virtual Healthcare

Bird on a Wire, LLC

Black Pine Counseling Center

Blue Mountain Therapies, LLC.

Bold Path Counseling, PLLC

BRIAN CUNNINGHAM LLC (dba Winding Trails Therapy)

Brightline, Inc.

Brownlee Health

CareBridge Medical Group

Casel Mental Health

Center to Advance Palliative Care (CAPC)

Central Virginia Psychology PLLC

Chesapeake Psychological Associates

Children and Adults with Attention-Deficit/Hyperactivity Disorder

Clinical Squared

Compassion & Choices

Connected Health Initiative

Convenient Care Association

Creating Compassion. LLC

CSNK2A1 Foundation

CTNNB1 Connect and Cure

Curai, Inc.

Cure CMD

Diabetes & Endocrinology Consultants of Pennsylvania, LLC

Digital Medicine Society (DiMe)

Dup15q Alliance

Encounter Telehealth, Inc

Epilepsy Foundation

Epilepsy Leadership Council

ExamMed

Fairview Health Services

Flexhealth Teletherapy

Focus On You Counseling, LLC

Forbes Wellness, LLC

FORCE: Facing Our Risk of Cancer Empowered

GABA-A Alliance

GalenusRx

GenieMD, Inc.

Gerontological Advanced Practice Nurses Association (GAPNA)

Gezunt Health

Gordon Therapy Services LLC

GRIN2B Foundation

HCU Network America

Healing Branch Wellness Center, LLC

HealthFlow LLC

Heart Rhythm Society

Heartbeat Health

Heuplus

Homeward Health Inc.

Hope for HIE

Howerton Counseling, LLC

Illuminated Insights Counseling, LLC

IMPOWER

Indiana University Health, Inc.

Inova

Integrated Telehealth Partners

Intermountain Health

International Foundation for CDKL5 Research

Ive Collaborative LLC

KCNQ2 Cure Alliance

KeyCare Medical Group

KEYS 2 HEALTHY MINDS, PLLC

Kohnling, Inc

Language Strides LLC

Lighthouse Counseling

LMA MENTAL HEALTH SERVICES

Lotus Holistic Therapy Center PLLC

Love Psychological & Consulting Services

Mass General Brigham

Melanoma Research Foundation

Mend VIP, Inc.

Merrifield Therapeutic Counseling Services, LLC

Mindful oasis LLC

Multicultural Counseling & Consulting Ctr. LLC

National Association of Pediatric Nurse Practitioners

National League for Nursing

National Treatment and Recovery

Nest Collaborative

New Jersey Association of Mental Health and Addiction Agencies, Inc.

New Vision Counseling Center

NextGen Healthcare

NIM Longevity

Nixon Gwilt Law

Noma Therapy

Northern Neck Life Consultants, PLLC

Northside Medical Professionals

Northwell Health

NU Vision Counseling and Consulting Services

Path of Life Counseling, LLC

Peace of Mind Inc

Pediatric Epilepsy Research Consortium

Pediatric Gastroenterology of Northern Virginia

Pelorus Elder & Behavioral Health

Policy Center for Maternal Mental Health

Primary Care Development Corporation

Psychiatric Medical Care

Quartet Health, Inc.

QuickVisit Urgent Care

Rare Epilepsy Network (Ren) Coordinating Committee

Re-architect Health LLC

Restorative Rehab Therapy Services

Revive Mental Health Solutions LLC

Rewild PLLC

Richmond Therapeutic Health Services

Rockfish Gap Mental Health PLLC

Sage Wellness, LLC

Senior Care Clinic House Calls

Shameka Clark-Savage

Small Business & Entrepreneurship Council

Society for Participatory Medicine

Soul Guided Healing & Wellness

Souther Comfort Psych Services

Spectrum: The Other Clinic

Spina Bifida Association

Spindle Health

Sunrise Mental Health

Synchronous Mental Health

Talkiatry

TECHMEDO

TeleMed2U

The Speech and Language Center

The Sturge-Weber Foundation

Therapy Thursdays PLLC

TheraTec, Inc

Transcarent

Treatment Communities of America

TruPath Counseling LLC

TSC Alliance

University of Pittsburgh Medical Center (UPMC) Health System

URAC

Virginia Counseling Services

Virginia Pediatric Group

Virginia Therapeutic Network

ViTel Net

WeKonnect, LLC.

Welliti