116TH CONGRESS 2D SESSION S.	
	ciprocity for telehealth and interstate health re treatment.
IN THE SENATE (	OF THE UNITED STATES
	Blunt) introduced the following bill; which he Committee on
To provide temporary licen	BILL asing reciprocity for telehealth and alth care treatment.
1 Be it enacted by the	ne Senate and House of Representa-
2 tives of the United State	es of America in Congress assembled,
3 SECTION 1. SHORT TITL	Е.
4 This Act may be ci	ited as the "Temporary Reciprocity
5 to Ensure Access to '	Treatment Act" or the "TREAT
6 Act".	
7 SEC. 2. FINDINGS.	
8 Congress finds the	following:
9 (1) It is nece	essary to regulate, on a temporary

and emergency basis, the provision of interstate

10

1 commerce as it pertains to treatment by medical 2 professionals licensed in one State to patients in 3 other States.

- (2) COVID-19, the disease caused by SARS-CoV-2, has created a national public health emergency, as declared by the Secretary of Health and Human Services under section 319 of the Public Health Service Act (42 U.S.C. 247d) on January 31, 2020, and by the President under the National Emergencies Act on March 13, 2020.
- (3) The COVID-19 pandemic has resulted in closing many businesses and nonprofit organizations, including colleges and universities, and large areas of the country remain under full or partial stay-athome orders, precluding the ability to seek routine or elective medical treatment and consultation. The closing of campus-based in-person learning at institutions of higher education has also meant that up to 1,000,000 students have returned to live with their families across State lines from where they may have been receiving medical care in the university setting. Furthermore, in many rural areas, inperson medical treatment is inaccessible. Even in urban areas, the pandemic has severely disrupted access to medical care, requiring medical professionals

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licensed in one State to provide treatment to patients residing nearby but across a State line and unable to visit the medical professional's office in the State of licensure.

- (4) It is vital that hospitals, temporary surge or field facilities, skilled nursing facilities, and nursing homes in areas with high caseloads of COVID-19 patients be able to have access to qualified medical professionals, including such professionals licensed in other States, without the delays that would be required for individualized licensing during a time when State agencies' capacity to review and process licensing requests are limited by the pandemic.
- (5) The provision of services by medical professionals, including services provided at no cost and services provided to patients in a State other than the State or States in which the medical professional maintains an office for professional services, affects interstate commerce. When used to provide services to patients located in a State other than the State in which the medical professional is located, telehealth services, as defined in section 3, utilize facilities of interstate commerce.
- (6) The inability of patients to visit in-State health care providers during the current crisis sub-

stantially affects interstate commerce. Economic ac-
tivity has been limited by public health authorities
and other government officials to "flatten the curve"
of infections and hospitalizations and thereby pre-
vent the health care system from becoming over-
whelmed. Maximizing the efficient and effective use
of health care resources is therefore vital to reopen-
ing the economy.
(7) Barriers to the efficient delivery of health
care services will lead to a shortage of those services
that substantially affect health care availability
across State lines. Shortages in health care services
in one State prompt interstate travel to obtain
health care in other States, even though discour-
aging such travel, particularly among the sick, is
vital to containing the contagion and reopening the
national economy.
SEC. 3. DEFINITIONS.
In this Act:
(1) the term "health care professional" means
an individual who—
(A) has a valid and unrestricted license or

1	or possession of the United States, for any
2	health profession, including mental health; and
3	(B) is not affirmatively excluded from
4	practice in the licensing or certifying jurisdic-
5	tion or in any other jurisdiction;
6	(2) the term "Secretary" means the Secretary
7	of Health and Human Services; and
8	(3) the term "telehealth services" means use of
9	telecommunications and information technology (in-
10	cluding synchronous or asynchronous audio-visual,
11	audio-only, or store and forward technology) to pro-
12	vide access to physical and mental health assess-
13	ment, diagnosis, treatment, intervention, consulta-
13 14	ment, diagnosis, treatment, intervention, consultation, supervision, and information across distance.
14	tion, supervision, and information across distance.
14 15	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH
14 15 16	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.
14 15 16 17	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.  (a) IN GENERAL.—Notwithstanding any other provi-
14 15 16 17	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.  (a) IN GENERAL.—Notwithstanding any other provision of Federal or State law or regulation regarding the
114 115 116 117 118	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.  (a) IN GENERAL.—Notwithstanding any other provision of Federal or State law or regulation regarding the licensure or certification of health care providers or the
14 15 16 17 18 19 20	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.  (a) IN GENERAL.—Notwithstanding any other provision of Federal or State law or regulation regarding the licensure or certification of health care providers or the provision of telehealth services, a health care professional
14 15 16 17 18 19 20 21	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.  (a) IN GENERAL.—Notwithstanding any other provision of Federal or State law or regulation regarding the licensure or certification of health care providers or the provision of telehealth services, a health care professional may practice within the scope of the individual's license,
14 15 16 17 18 19 20 21	tion, supervision, and information across distance.  SEC. 4. TEMPORARY AUTHORIZATION OF TELEHEALTH  AND INTERSTATE TREATMENT.  (a) In General.—Notwithstanding any other provision of Federal or State law or regulation regarding the licensure or certification of health care providers or the provision of telehealth services, a health care professional may practice within the scope of the individual's license, certification, or authorization described in section 3(1)(A),

Secretary, based on the licensure, certification, or author-2 ization such individual in any one State, the District of 3 Columbia, or territory or possession of the United States. 4 (b) Scope of Telehealth Services.—Telehealth 5 services authorized by this section include services provided to any patient regardless of whether the health care 6 professional has a prior treatment relationship with the 8 patient, provided that, if the health care professional does not have a prior treatment relationship with the patient, 10 a new relationship may be established only via a written acknowledgment or synchronous technology. 11 12 (c) Initiation of Telehealth Services.—Before providing telehealth services authorized by this section, the health care professional shall— 14 15 (1) verify the identification of the patient re-16 ceiving health services; 17 (2) obtain oral or written acknowledgment from 18 the patient (or legal representative of the patient) to 19 perform telehealth services, and if such acknowledg-20 ment is oral, make a record of such acknowledg-21 ment; and 22 (3) obtain or confirm an alternative method of 23 contacting the patient in case of a technological fail-24 ure.

1	(d) Written Notice of Provision of Serv
2	ICES.—As soon as practicable, but not later than 30 days
3	after first providing services pursuant to this section in
4	a jurisdiction other than the jurisdiction in which a health
5	care professional is licensed, certified, or otherwise author
6	ized, such health care professional shall provide written
7	notice to the applicable licensing, certifying, or authorizing
8	authority in the jurisdiction in which the health care pro
9	fessional provided such services. Such notice shall include
10	the health care professional's—
11	(1) name;
12	(2) email address;
13	(3) phone number;
14	(4) State of primary license, certification, or
15	authorization; and
16	(5) license, certification, or authorization type
17	and applicable number or identifying information
18	with respect to such license, certification, or author
19	ization.
20	(e) Clarification.—Nothing in this section author
21	izes a health care professional to—
22	(1) practice beyond the scope of practice au
23	thorized by any State, District of Columbia, terri
24	torial, or local authority in the jurisdiction in which

1 the health care professional holds a license, certifi-2 cation, or authorization described in section 3(1)(A); 3 (2) provide any service or subset of services prohibited by any such authority in the jurisdiction 4 5 in which the patient receiving services is located; 6 (3) provide any service or subset of services in 7 a manner prohibited by any such authority the juris-8 diction in which the patient receiving services is lo-9 cated; or 10 (4) provide any service or subset of services in 11 a manner other than the manner prescribed by any 12 such authority in the jurisdiction in which the pa-13 tient receiving services is located. 14 INVESTIGATIVE AND DISCIPLINARY AUTHOR-15 ITY.—A health care professional providing services pursuant to the authority under this section shall be subject 16 17 to investigation and disciplinary action by the licensing, 18 certifying, or authorizing authorities in the jurisdiction in 19 which the patient receiving services is located. The juris-20 diction in which the patient receiving services is located 21 shall have the authority to preclude the health care pro-22 vider from practicing further in its jurisdiction, whether 23 such practice is authorized by the laws of such jurisdiction or the authority granted under this section, and shall re-

port any such preclusion to the licensing authority in the

- 1 jurisdiction in which the health care provider is licensed,
- 2 certified, or authorized.
- 3 (g) Multiple Jurisdiction Licensure.—Notwith-
- 4 standing any other provision of this section, a health care
- 5 professional shall be subject to the requirements of the
- 6 jurisdiction of licensure if the professional is licensed in
- 7 the State, the District of Columbia, or territory or posses-
- 8 sion where the patient is located.
- 9 (h) Interstate Licensure Compacts.—If a
- 10 health care professional is licensed in multiple jurisdic-
- 11 tions through an interstate licensure compact, with respect
- 12 to services provided to a patient located in a jurisdiction
- 13 covered by such compact, the health care professional shall
- 14 be subject to the requirements of the compact and not this
- 15 section.

## 16 SEC. 5. APPLICATION.

- 17 This Act shall apply—
- 18 (1) during the period beginning on the date of
- 19 enactment of this Act and ending on the date that
- is at least 180 days (as determined by the Sec-
- 21 retary) after the end of the public health emergency
- declared by the Secretary of Health and Human
- 23 Services under section 319 of the Public Health
- 24 Service Act (42 U.S.C. 247d) on January 31, 2020,
- 25 with respect to COVID-19; and

1	(2) subject to a declaration by the Secretary of
2	Health and Human Services invoking such applica-
3	tion—
4	(A) during a period in which there is in ef-
5	fect both—
6	(i)(I) a major disaster with respect to
7	not less than 12 States, declared by the
8	President pursuant to section 401 of the
9	Robert T. Stafford Disaster Relief and
10	Emergency Assistance Act (42 U.S.C.
11	5170) or emergency declared by the Presi-
12	dent under section 501 of the Robert T.
13	Stafford Disaster Relief and Emergency
14	Assistance Act (42 U.S.C. 5191); or
15	(II) a national emergency declared by
16	the President under the National Emer-
17	gencies Act (50 U.S.C. 1601 et seq.); and
18	(ii) a public health emergency de-
19	clared by the Secretary of Health and
20	Human Services under section 319 of the
21	Public Health Service Act (42 U.S.C.
22	247d); and
23	(B) for at least 180 days after the disaster
24	or emergency period under subclause (I) or (II)

11

1 of subparagraph (a)(I) ends, as determined by

2 the Secretary of Health and Human Services.