April 1, 2021

The Honorable Rosa DeLauro, Chairwoman House Committee on Appropriations; and Subcommittee on Labor, Health, and Human Services, Education, and Related Agencies Room H-307, The Capitol Washington, DC 20515

The Honorable Tom Cole, Ranking Member Subcommittee on Labor, Health, and Human Services, Education, and Related Agencies House Committee on Appropriations 1016 Longworth House Office Building Washington, DC 20515 The Honorable Kay Granger, Ranking Member House Committee on Appropriations 1016 Longworth House Office Building Washington, DC 20515

Dear Chairwoman DeLauro, Ranking Member Granger, and Ranking Member Cole,

On behalf of the undersigned organizations, we urge you to reject the inclusion of outdated rider language in Section 510 of the Fiscal Year 2022 Labor, Health and Human Services, and Education and Related Agencies (Labor-HHS) Appropriations bill that prohibits the US Department of Health and Human Services (HHS) from spending any federal dollars to promulgate or adopt a national unique health identifier standard.

For over two decades, innovation and industry progress has been stifled due to a narrow interpretation of this language, included in Labor-HHS bills since FY1999. Without the ability of clinicians to correctly connect a patient with their medical record, lives have been lost and medical errors have needlessly occurred. These are situations that could have been avoided had patients been able to be accurately identified and matched with their records. This problem is so dire that one of the nation's leading patient safety organizations, the ECRI Institute, named patient misidentification among the top ten threats to patient safety.¹

Now, more than ever, the current COVID-19 pandemic and vaccination efforts highlight the urgent need to lift this outdated ban. Accurate identification of patients is one of the most difficult operational issues during a public health emergency, including the collection of patient demographic information (e.g. – name, address, phone number) and the implementation of a method to ensure that the information remains attached to the patient. Field hospitals and temporary testing and vaccination sites in parks, convention centers, and parking lots exacerbate these challenges. The fact that most COVID-19 vaccines are currently administered in two doses increases the difficulties of patient identification. There are reports of vaccination registrations causing thousands of duplicate records within a single system, costing some hospitals and health systems at least \$12,000 per day to rectify these errors. There are also reports of some vaccination sites being denied more vaccines because patient record systems incorrectly show patients have not received administered vaccinations. Ensuring the correct patient medical history is accurately matched to the patient is critical for future patient care, claims billing,

¹ Top 10 Patient Safety Concerns for Healthcare Organizations, Available at: https://www.ecri.org/EmailResources/PSRQ/Top10/2017 PSTop10 ExecutiveBrief.pdf

patients' long-term access to their complete health record, and for tracking the long-term effects of COVID-19.

Removing Section 510 from the Labor-HHS appropriations bill will provide HHS the ability to evaluate a range of patient identification solutions and enable it to work with the private sector to explore potential challenges and identify a complete national strategy around patient identification and matching that protects patient privacy and is cost-effective, scalable, and secure.

For the past two fiscal years, the US House of Representatives has voted in a bipartisan manner to remove the ban from the Departments of Labor, Health and Human Services, Education, and Related Agencies appropriations bill. We urge the Committee to continue the bipartisan will of the House of Representatives and ensure that Section 510, the archaic funding ban on a national unique health identifier, is NOT included in the FY2022 Labor, Health and Human Services, Education, and Related Agencies Appropriations bill.

We appreciate your consideration and we look forward to working with you to pursue an appropriate solution to enable accurate patient identification and matching in our nation's healthcare systems.

Sincerely,

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AHIOS

Albany Med Health System

Alliance for Nursing Informatics

Alliance of Community Health Plans

America's Health Insurance Plans

American Academy of Neurology

American Academy of Ophthalmology

American College of Cardiology

American College of Obstetricians and Gynecologists

American College of Physicians

American College of Surgeons

American Health Information Management Association (AHIMA)

American Heart Association

American Immunization Registry Association

American Medical Informatics Association (AMIA)

Association of Medical Directors of Information Systems (AMDIS)

Association of Schools and Programs of Public Health

Augusta Health

Banner Health

Blanchard Valley Health System

Butler Health System

Capsule

Carequality

Cerner

Children's Hospital Association

Children's Hospital of Alabama

CHOC Children's Hospital

College of Healthcare Information Management Executives (CHIME)

CommonSpirit Health

Connection

Consensys Health

CoverMyMeds

DirectHealth

DirectTrust

Duke Center for Health Informatics

eHealth Exchange

eHealth Initiative

Electronic Health Record Association

Experian Health

Faith Regional Health Services

Federation of American Hospitals

Fortified Health Security

Genesis HealthCare System

Global Patient Identifiers, Inc.

Good Samaritan

Greater Houston Healthconnect

Health Catalyst

Healthcare Information and Management Systems Society (HIMSS)

Healthcare Leadership Council

Health Innovation Alliance

Healthix, Inc.

himagine solutions

Holzer Health System

Imprivata

Inspira Health

Intermountain Healthcare

Just Associates

Kettering Health Network

LeadingAge and its Center for Aging Services Technologies (CAST)

Lee Health

LexisNexis Risk Solutions

Logica, Inc. (Formerly Healthcare Services Platform Consortium)

LTPAC Health IT Collaborative

MaineHealth

Medical Group Management Association

Medical Information Technology, Inc.

MRO

Mt. San Rafael Hospital

National Association for the Support of Long Term Care

National Association of Healthcare Access Management

Nemours Children's Health System

NextGate

NextGen Healthcare

Nordic Consulting Partners

OCHIN

Ochsner

Owensboro Health

PacificEast

Parkview Health

Philips

Pomona Valley Hospital Medical Center

Premier healthcare alliance

Reid Health

Samaritan Health Services

SCL Health

Silver Cross Hospital

South Central Human Relations Center

Southcoast Health

Strategic Health Information Exchange Collaborative (SHIEC)

The Joint Commission

The SSI Group, LLC

The University of Texas at Austin, UT Health Austin

Trinity Health

UMass Memorial Health Care

University of Iowa Hospitals and Clinics

Utah Hospital Association

Ventura County Healthcare Agency

Verato

Virginia Hospital Center

Vital, a Canon Group Company

WEBSHIELD, INC.