The Honorable Patty Murray, Chair Senate Committee on Appropriations 154 Russell Senate Office Building Washington, DC 20510

The Honorable Tammy Baldwin, Chair Subcommittee on Labor, Health, and Human Services, Education, and Related Agencies Senate Committee on Appropriations 141 Hart Senate Office Building Washington, DC 20510 The Honorable Susan Collins, Vice Chair Senate Committee on Appropriations 413 Dirksen Senate Office Building Washington, DC 20510

The Honorable Shelley Moore Capito, Ranking Member Subcommittee on Labor, Health, and Human Services, Education, and Related Agencies Senate Committee on Appropriations 172 Russell Senate Office Building Washington, DC 20510

Dear Chair Murray, Vice Chair Collins, Chair Baldwin, and Ranking Member Capito,

On behalf of the undersigned organizations, we urge you to reject the inclusion of outdated rider language in Section 510 of the Fiscal Year 2025 Labor, Health and Human Services, and Education and Related Agencies (Labor-HHS) Appropriations bill that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 patient health identifier standard.

For over 25 years, 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.

The lack of a national strategy on patient identification also causes financial burdens to patients, clinicians, and institutions. The expense of repeated medical care due to duplicate records costs an average of \$1,950 per patient inpatient stay, and over \$1,700 per emergency department visit. Thirty-five percent of all denied claims result from inaccurate patient identification, costing the average hospital \$2.5 million and the US healthcare system over \$6.7 billion annually. In a recent survey by the Patient ID Now coalition, 72% of respondents agreed that there are delays in billing and reimbursement due to inaccurate patient information, and 70% indicated that patients undergo or receive duplicative or unnecessary testing or services due to difficulties in managing patient identities.

The inclusion of Section 510 and lack of a national strategy on patient identification contributes to serious patient privacy concerns within the health system. Right now, the healthcare system faces an "inverse" privacy problem – individuals must repeatedly disclose a significant amount of individually identifiable information to each healthcare provider they see in an attempt to achieve an accurate match of the patient to their medical record. Even more worrying for patients is the risk of overlays – i.e., the merging of multiple patients' data into one medical record, causing a patient to have access to another patient's health information, which could result in an unauthorized disclosure under the Health

Insurance Portability and Accountability Act (HIPAA), or even worse, a patient receiving treatment for another patient's disease.

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. While Congress prioritized interoperability and digital data exchange in the 21st Century Cures Act and other legislation, progress toward these national priorities is inhibited by patient matching and identification issues. Removing the ban that is currently preventing appropriate health information flow would assist in transitioning the US to a healthcare delivery system that focuses on high value, cost-effective, and patient-centered care.

In recent fiscal years in both the US Senate and US House of Representatives, there has been growing support for the removal of Section 510. We urge the Committee to continue the support of repeal in Congress and ensure that Section 510, the funding ban on a national unique health identifier, is NOT included in the FY2025 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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Abra

ADVION

Advocate Health

AHIP

Alabama Association of Health Information Management (AAHIM)

Alliance for Nursing Informatics

Alliance of Community Health Plans (ACHP)

AMDIS

American Academy of Neurology

American Academy of Ophthalmology

American College of Cardiology

American College of Surgeons

American Health Care Association/National Center for Assisted Living

American Health Information Management Association (AHIMA)

American Heart Association

American Immunization Registry Association

American Medical Informatics Association

Arizona Health Information Management Association

Arkansas Health Information Association

ARUP Laboratories

athenahealth

Augusta Health

Baptist Health (Jacksonville, FL)

Bayhealth

Blue Shield of California

Borland Groover Clinic PA

Boston Children's Hospital

Bothwell Regional Health Center

Boulder Community Health

Bryan University

California Health Information Association

Civitas Networks for Health

Claiborne Memorial Medical Center

Cleveland Clinic

College of Healthcare Information Management Executives (CHIME)

Colorado Health Information Management Association

Consensys Health

Cook Children's Health Care System

CSTE

CTG

Dana-Farber Cancer Institute

Dayton Children's Hospital

DirectTrust

DrFirst

DualityHealth

eHealth Exchange

EHRA

Experian Health

Faith Regional Health Services

Farseen Advisors

Federation of American Hospitals

First Health Advisory

Forward Advantage

Franciscan Missionaries of Our Lady Health System

Georgia Health Information Management Association

Global Patient Identifiers, Inc.

Grand Canyon University

Health Catalyst

Health Gorilla

Healthcare Information and Management Systems Society (HIMSS)

Healthcare Trust Institute

Healthix, Inc.

HLN Consulting, LLC

Illinois Health Information Management Association

Imprivata

Indiana Health Information Management Association

Intermountain Health

Interoperability Institute

InterScripts, Inc.

Intraprise Health

Iowa Health Information Management Association

Just Associates

Kansas Health Information Management Association

KLAS Research

LCMC Health

Lee Health

LexisNexis Risk Solutions

Licking Memorial Health Systems

Lifebridge Health

Louisiana Health Information Management Association

Maine Health Information Management Association

MaineHealth

Mass General Brigham

Massachusetts Health Information Management Association (MaHIMA)

MdHIMA

Medical Group Management Association

MedStar Health

Mercyhealth

MHIMA

Michigan Health Information Network Shared Services (MIHIN)

Minnesota Health Information Management Association

Montana Health Information Management Association

MyLigo

NAPHSIS

National Association of Healthcare Access Management

NDHIMA

Nemours Children's Health System

New York City Health + Hospitals

NextGate

NextGen Healthcare

Nordic Consulting

North Carolina Health Information Management Association

NvHIMA

OCHIN

Ochsner

OHIO Health Information Management Association

Oklahoma Health Information Management Association

OrHIMA

OrthoVirginia

PacificEast

Parkview Health

Pennsylvania Health Information Management Association (PHIMA)

Premier, Inc.

Primeau Consulting Group, Inc.

Rady Children's Hospital

Reid Health

RWJBH

Samaritas

San Ysidro Health

SCHIMA

Seattle Indian Health Board

South Carolina Health Information Management

South Dakota HIMA

Southeast Health

Stanford Health Care

Stanford Medicine Children's Health

Symbotix

Tennessee Health Information Management Association

The Guthrie Clinic

The Society of Thoracic Surgeons

The SSI Group, LLC

The University of Kansas Health System

Tivity Health

Trinity Health

Trinity Rehabilitation Services

TruBridge

United States QHIN

University of Utah Hospitals and Clinics

Utah Health Information Management Association

UW Medicine

Valley View Hospital

Valley-Wide Health Systems

Velatura HIE Corp

Velatura Services LLC

Ventura County Health Care Agency

Verato

Vital, a Canon Group Company

Vouched

WEDI

Weill Cornell Medicine

WellUp Health

Wisconsin Health Information Management Association (WHIMA)

WVU Medicine