1	State of Arkansas Engrossea: H1/25/21 H2/8/21 H2/10/21 53/9/21 53/1//21 54/6/21 A D:11
2	93rd General Assembly A Bill
3	Regular Session, 2021 HOUSE BILL 1063
4	
5	By: Representatives Dotson, Pilkington
6	By: Senator Hester
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE TELEMEDICINE ACT; TO AUTHORIZE
10	ADDITIONAL REIMBURSEMENT FOR TELEMEDICINE VIA
11	TELEPHONE; TO DECLARE AN EMERGENCY; AND FOR OTHER
12	PURPOSES.
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15	Subtitle
16	TO AMEND THE TELEMEDICINE ACT; TO
17	AUTHORIZE ADDITIONAL REIMBURSEMENT FOR
18	TELEMEDICINE VIA TELEPHONE; AND TO
19	DECLARE AN EMERGENCY.
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22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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24	SECTION 1. Arkansas Code § 17-80-402(4), concerning the definition of
25	a "professional relationship" as used under the Telemedicine Act, is amended
26	to read as follows:
27	(4) "Professional relationship" means at \underline{a} minimum a
28	relationship established between a healthcare professional and a patient
29	when:
30	(A) The healthcare professional has previously conducted
31	an in-person examination of the patient and is available to provide
32	appropriate follow-up care, when necessary, at medically necessary intervals;
33	(B) The healthcare professional personally knows the
34	patient and the patient's relevant health status through an ongoing personal
35	or professional relationship and is available to provide appropriate follow-
36	up care, when necessary, at medically necessary intervals;

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                       (C) The treatment is provided by a healthcare professional
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     in consultation with, or upon referral by, another healthcare professional
     who has an ongoing professional relationship with the patient and who has
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     agreed to supervise the patient's treatment, including follow-up care;
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                       (D) An on-call or cross-coverage arrangement exists with
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     the patient's regular treating healthcare professional or another healthcare
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     professional who has established a professional relationship with the
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     patient;
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                       (E) A relationship exists in other circumstances as
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     defined by rule of the Arkansas State Medical Board for healthcare
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     professionals under its jurisdiction and their patients; or
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                       (F) A relationship exists in other circumstances as
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     defined by rule of a licensing or certification board for other healthcare
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     professionals under the jurisdiction of the appropriate board and their
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     patients if the rules are no less restrictive than the rules of the Arkansas
     State Medical Board; or
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                       (G)(i) The healthcare professional who is licensed in
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     Arkansas has access to a patient's personal health record maintained by a
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     healthcare professional and uses any technology deemed appropriate by the
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     healthcare professional, including the telephone, with a patient located in
     Arkansas to diagnose, treat, and if clinically appropriate, prescribe a
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     noncontrolled drug to the patient.
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                             (ii) For purposes of this subchapter, a health
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     record may be created with the use of telemedicine and consists of relevant
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     clinical information required to treat a patient, and is reviewed by the
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     healthcare professional who meets the same standard of care for a
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     telemedicine visit as an in-person visit;
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           SECTION 2. Arkansas Code § 17-80-403(c), concerning the establishment
     of a professional relationship, is amended to read as follows:
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               "Professional relationship" does not include a relationship
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     between a healthcare professional and a patient established only by the
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     following:
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                 (1) An internet questionnaire;
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                 (2) An email message;
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                 (3) Patient-generated medical history;
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                 (4) Audio-only communication, including without limitation
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     interactive audio:
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                 (5) Text messaging;
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                 (6)(5) A facsimile machine; or
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                 (7)(6) Any combination thereof of means listed in subdivisions
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     (c)(1)-(5) of this section.
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           SECTION 3. Arkansas Code § 23-79-1601(2)(C), concerning the definition
     of "health benefit plan", is amended to read as follows:
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                       (C) "Health benefit plan" does not include:
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                             (i) Disability income plans;
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                             (ii) Credit insurance plans;
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                             (iii) Insurance coverage issued as a supplement to
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     liability insurance;
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                                   Medical payments under automobile or homeowners
                             (iv)
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     insurance plans;
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                             (v) Health benefit plans provided under Arkansas
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     Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et
20
     seq., or the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;
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                             (vi) Plans that provide only indemnity for hospital
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     confinement;
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                             (vii) Accident-only plans;
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                             (viii) Specified disease plans; or
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                             (ix) Long-term-care-only plans; or
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                             (x) Stand-alone dental or vision benefit plans;
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           SECTION 4. Arkansas Code § 23-79-1601(7), concerning the definition of
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     "telemedicine", is amended to read as follows:
                 (7)(A) "Telemedicine" means the use of electronic information
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31
     and communication technology to deliver healthcare services, including
32
     without limitation the assessment, diagnosis, consultation, treatment,
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     education, care management, and self-management of a patient.
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                            "Telemedicine" includes store-and-forward technology
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     and remote patient monitoring.
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                       (C) For the purposes of this subchapter, "telemedicine"
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1	does not include the use of:
2	(i)(a) Audio-only communication, including without
3	limitation interactive audio unless the audio-only communication is real-
4	time, interactive, and substantially meets the requirements for a healthcare
5	service that would otherwise be covered by the health benefit plan.
6	(b) As with other medical services covered by
7	a health benefit plan, documentation of the engagement between patient and
8	provider via audio-only communication shall be placed in the medical record
9	addressing the problem, content of conversation, medical decision-making, and
10	plan of care after the contact.
11	(c) The documentation described in subdivision
12	(7)(C)(i)(b) of this section is subject to the same audit and review process
13	required by payers and governmental agencies when requesting documentation of
14	other care delivery such as in-office or face-to-face visits;
15	(ii) A facsimile machine;
16	(iii) Text messaging; or
17	(iv) Electronic mail systems Email.
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19	SECTION 5. Arkansas Code § 23-79-1602(e), concerning prohibitions on
20	the coverage for telemedicine services, is amended to read as follows:
21	(e) A health benefit plan shall not impose on coverage for healthcare
22	services provided through telemedicine:
23	(1) An annual or lifetime dollar maximum on coverage for
24	services provided through telemedicine other than an annual or lifetime
25	dollar maximum that applies to the aggregate of all items and services
26	covered;
27	(2) A deductible, copayment, coinsurance, benefit limitation, or
28	maximum benefit that is not equally imposed upon all healthcare services
29	covered under the health benefit plan; or
30	(3) A prior authorization requirement for services provided
31	through telemedicine that exceeds the prior authorization requirement for in-
32	person healthcare services under the health benefit plan;
33	(4) A requirement for a covered person to choose any commercial
34	telemedicine service provider or a restricted network of telemedicine-only
35	providers rather than the covered person's regular doctor or provider of
36	choice; or

1	(5) A copayment, coinsurance, or deductible that is not equally
2	imposed upon telemedicine providers as those imposed on network providers.
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4	SECTION 6. EMERGENCY CLAUSE. It is found and determined by the
5	General Assembly of the State of Arkansas that due to the coronavirus 2019
6	(COVID-19) pandemic, the Governor removed barriers to the use of telemedicine
7	in an attempt to combat the coronavirus 2019 (COVID-19) pandemic; that these
8	emergency actions will expire when the emergency proclamation expires, which
9	could occur quickly; that on February 26, 2021, the Governor announced that
10	the public health emergency was extended but that the Governor was going to
11	lift some regulations related to the pandemic; that removing barriers to the
12	use of telemedicine ensured that the citizens of Arkansas had the services
13	that they needed, and removing these emergency proclamations regarding
14	telemedicine would greatly disadvantage and harm the citizens of Arkansas who
15	are utilizing telemedicine for healthcare services; that this bill maintains
16	the policy changes allowed under the emergency proclamation, which would
17	allow the citizens of Arkansas greater access to the use of telemedicine for
18	healthcare services; and that this act is immediately necessary to ensure
19	that the citizens of Arkansas have access to healthcare services provided via
20	telemedicine. Therefore, an emergency is declared to exist, and this act
21	being immediately necessary for the preservation of the public peace, health,
22	and safety shall become effective on:
23	(1) The date of its approval by the Governor;
24	(2) If the bill is neither approved nor vetoed by the Governor,
25	the expiration of the period of time during which the Governor may veto the
26	bill; or
27	(3) If the bill is vetoed by the Governor and the veto is
28	overridden, the date the last house overrides the veto.
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31	/s/Pilkington
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