

November 1, 2017

Mr. Michael Shores Director, Regulations Management (02REG) U.S. Department of Veterans Affairs 810 Vermont Avenue NW Room 1063B Washington, DC 20420

RE: RIN 2900-AQ06-Authority of Health Care Providers to Practice Telehealth Proposed Rule (82 Fed. Reg. 45756, October 2 2017)

Dear Mr. Shores,

On behalf of the XX undersigned organizations representing the Nursing Community Coalition, we write to provide comment on the proposed rule published by the U.S. Department of Veterans Affairs (VA) on October 2, 2017 (RIN 2900-AQ06-Authority of Health Care Providers to Practice Telehealth). We appreciate the forward movement the VA is taking to consider optimal ways of increasing access to quality health care for our nation's veterans.

The members of the Nursing Community Coalition are the cross section of education, practice, research, and regulation within the nursing profession. With over four million licensed Registered Nurses (RNs), Advanced Practice Registered Nurses (APRNs), and nursing students, the profession embodies the drive and passion to ensure the health of patients, families, and communities continues to improve.

RNs and APRNs are critical providers within the Veteran's Health Administration (VHA) and are on the frontlines of providing safe, cost-effective, high-quality care. Health care in our country continues to progress toward patient-centered models of care where all providers work to develop coordinated care services through individualized plans. These plans are rapidly transitioning to better serve patients regardless of their physical address through technological advances. Across the country, telehealth services are placing qualified providers in the most remote communities. This proposed rule removes geographic barriers so that healthcare providers can reach our nation's Veterans.

By moving forward on this proposed rule, the VA will enable its VHA facilities to optimally manage their resources by employing the skills of healthcare providers, acting within the scope of their VA employment. The VA must ensure all veterans, including those in remote, rural, and medically underserved areas, have the greatest possible access to mental health care, specialty

care, and general clinical care— this proposed rule is one concrete step to achieve this goal. Moreover, we applaud the VA for clearly articulating that all qualified providers and their specialties as defined in <u>38 U.S.C. 7402</u>(b) to be covered under this ruling. The reinforcement of maintained credentials, licensure, registration and/or certification does in fact ensure patient safety.

The successful execution and implementation of this rule will require that all providers in the VHA are utilized to the full extent of their education and clinical training, without additional burdensome requirements. We appreciate the work underway at the VA to respond to the health needs of our nation's veterans and stand ready as your partners in achieving this end. If you have any questions, or if our coalition can be of assistance, please contact the Nursing Community Coalition's Executive Director, Dr. Suzanne Miyamoto, at Smiyamoto@aacnnursing.org.

Sincerely,

American Academy of Nursing American Association of Colleges of Nursing American Association of Critical-Care Nurses American Association of Neuroscience Nurses American Association of Nurse Practitioners American Organization of Nurse Executives American Pediatric Surgical Nurses Association American Psychiatric Nurses Association American Society of PeriAnesthesia Nurses Association for Radiologic and Imaging Nursing Association of Community Health Nursing Educators Association of Nurses in AIDS Care Association of periOperative Registered Nurses Association of Public Health Nurses Association of Women's Health, Obstetric and Neonatal Nurses Hospice and Palliative Nurses Association International Society of Psychiatric-Mental Health Nurses National Association of Clinical Nurse Specialists National Association of Neonatal Nurse Practitioners National Association of Neonatal Nurses National Association of Pediatric Nurse Practitioners National Black Nurses Association National Council of State Boards of Nursing National Nurse-Led Care Consortium Nurses Organization of Veterans Affairs **Oncology Nursing Society** Organization for Associate Degree Nursing Preventive Cardiovascular Nurses Association