

State Emergency Declarations: Telehealth and Licensure Flexibilities During COVID-19 and Current State of Emergency Waivers

As of September 30, 2022:

- 42 states and D.C. have ended their emergency declarations: AL, AK, AZ, AR, CO, DC, FL, GA, HI, ID, IN, IA, KY, LA, ME, MD, MA, MI, MN, MS, MO, MT, NE, NV, NH, NJ, NM, NY, NC, ND, OH, OK, OR, PA, SC, SD, TN, UT, VT, VA, WV, WI, WY.
 - o IN, NH, NY, PA and VT, however, have licensure flexibilities still in place.
 - IN will extend out-of-state health care registry through the duration of the federal PHE.
 - NH SB 277 extends the expiration for temporary and emergency licenses for health care workers, if they were obtained on or before Jan. 31, 2022, through June 30, 2023.
 - NY licensure flexibilities will remain in effect until October 27, 2022 per EO #4.13.
 - PA began to phase out licensing waivers on May 23, 2022. The remainder of the waivers will expire October 31, 2022.
 - VT passed legislation that extends pandemic-era license waivers through June 30, 2023.
- 8 states continue to have emergency declarations in place: CA, CT, DE, IL, KS, RI, TX, WA.
 - Of these 8 states, 6 states still have licensure flexibilities in place. Licensure flexibilities have expired in CT and DE, despite emergency declarations still in place.
 - CA is going through a phased rollback of COVID-era waivers, however waivers on telehealth and licensure are still in place.
- In total, 11 states still have licensure flexibilities in place.
- Other state licensure-related updates:
 - AZ and FL allow out-of-state providers to register with the state to practice telemedicine in the state, per state law.
 - Out-of-state professionals can provide telemedicine services to MN residents if they are registered with the Medical Board per Minnesota Statute § 147.032.
 - VT pandemic-related waivers, including allowing health care professionals licensed in other jurisdiction to practice in the state as a volunteer member of the Medical Reserve Corps or part of a staff of a licensed facility/FQHC, will be extended through March 31, 2022 per SB 117. The state's emergency declaration was lifted on June 15, 2021.
 - WV passed a bill to allow health care practitioners licensed and in good standing in another jurisdiction to pay a fee to become registered with the appropriate medical board and become an interstate telehealth practitioner in the state.
 - AK passed a bill (S.B. 241) that allows a licensed health care provider in good standing in another jurisdiction to provide services via telemedicine to Alaska patients, with the exception of prescribing controlled substances during a declared state of emergency.



pursuant to telehealth programs with Licensure Commission have on Octob State Code participating providers are adopted emergency licensing of qualified medical personnel. Bulletin No. meet any increased demands. These measures will allow Governor	The renewed
ALBME Press ALBME Press assistants who possess full and unrestricted medical licenses included to of Interst licensing agencies to apply for and receive temporary Board of Medicine Board of Medicine The Gove	ency waiver expired ober 31, 2021. rust 13, 2021, the or issued a new f Emergency which d the reinstatement state and other of flexibilities.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
				shall possess the same privileges they would ordinarily possess if performing their duties in their own state.			
Alaska	DOI Bulletin 20- 07 Courtesy License Application		Puts in place HB 29 which expands telehealth to all covered services provided by a provider. Carriers should waive cost-sharing for utilization of telehealth.	Courtesy licenses for emergency situations are offered in the following health care programs: State Medical board; license type: physician/osteopathic physician. Restricted to physicians who come to the state to provide emergency medical or mental health care if the patients do not pay or give a fee or other renumeration and the services are provided as part of an organized response to a disaster emergency.		COVID-19	Inactive - Alaska's Department of Health and Social Services (DHSS) will continue to operate its COVID-19 response under the same guidance and direction it had previously provided, which includes all prior waived or suspended statutes and regulations. However, 4/30 Public Health Order, which lifted the PHE, has <u>no interstate</u> <u>licensing waivers included</u> . Alaska offers <u>Emergency</u> <u>Courtesy Licenses</u> for physicians licensed in other jurisdictions, which are valid for 6 months, and can be renewed for 6 months "if the board has determined the urgent situation still exists." (<u>Article</u>). (<u>State</u> <u>Medical Board guidance</u>).
Arizona	Governor Executive Order	Prohibits a regulatory	Requires coverage for telemedicine for all services	Allows Arizona Department of Health Services to waive		COVID-19	Inactive -The Public Health Emergency ended on March



Order Re	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
Executive Order med Executive Order 2020-15require med prot who auth writ pres con pers exal a pa to t of a	ite escriptions to nduct an in- erson amination of patient prior the issuance	provided through telehealth if the health services were provided in-person; requires payment parity for in-person and telemedicine; expands scope of telemedicine providers; and requires phone and/or video calls. Patient's home is considered an approved location to receive telemedicine services	licensing requirements to provide healthcare officials with assistance in delivering services during times of heightened demand			30, 2022. Senate Bill 1309 provides an extension of temporary professional licenses for more than 2,000 critical health care workers through Jan 1, 2023. On May 5, Gov. Ducey issued <u>EO 2021-13</u> , rescinding prior telemedicine-related executive orders, and referencing the comprehensive <u>HB 2454</u> . This bill was signed on June 5, 2021 and permanently allows health care providers licensed in another jurisdiction and in good standing/not subject to past disciplinary action to practice telemedicine with AZ patients. Licensees must register with the act in compliance with AZ laws including scope of practice and liability insurance, among others.



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Arkansas	Emergency Temporary Application Executive Order 20-05	Governor is waiving the requirement for in-person/face to face meetings to establish relationships		Emergency temporary licenses to Arkansas medical residents who have completed at least one year of postgraduate training and have the written recommendation of their program director		COVID-19	Inactive -The Governor reinstated the emergency order on July 29, 2021. The reinstated emergency order expired on September 27, 2021. The original state emergency declaration expired on May 30, 2021. Re: Telehealth- Executive Order, House Bill 1063 amended the Telemedicine Act to also allow a healthcare professional licensed in Arkansas to establish a professional relationship with a patient using any appropriate technology, including the telephone, so long as the healthcare professional has access to a patient's health record. Similar to the Executive Order, the amended Act also is limited to diagnosing patients, treating patients, and, if appropriate, prescribing non-controlled drugs.



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						Care?	changes)
							Because the bill contained an emergency clause,
							HB1063 went into effect as
							Act 829 on April 21, 2021.
							Thus, Arkansans will
							continue to have more
							access to telemedicine.
							Re: Licensure- immediately
							terminated at the cessation
							of the public health
							emergency.
California	Governor		Health plans shall reimburse	A medical facility, telehealth		COVID-19	Active - Public Health State
	Executive Order		providers at the same rate,	agency, or staffing agency			of Emergency is <u>Active</u> until
			whether a service is provided	which desires to utilize medical			further notice. Effective
	DMHC APL20-		in-person or through	professionals with out-of-state			June 30, all but 5% of
	<u>009</u>		telehealth, if the service is the	certifications or licenses during			COVID-related orders are
			same regardless of the	the state of emergency shall			lifted as part of Governor
	Emergency		modality of delivery, as	submit a temporary license			Newsom's <u>SMARTER Plan</u> to
	<u>Telehealth</u>		determined by the provider's	application to EMS authority			guide CA's pandemic
	<u>Guidance</u>		description of the service on				response. Remaining
			the claim. Reimbursement				extended orders provide
	EMSA Guidance		should be the same for a	Any out-of-state personnel,			flexibility for testing and
			service rendered via	including, but not limited to,			vaccination programs and
	Temporary		telephone as they would if the	medical personnel, entering			to protect hospital capacity,
	License		service is rendered via video.	California to assist in			including licensure
	Application		Requires Medi-Cal managed	preparation for, responding to,			<u>flexibilities</u> .
			care plans to allow members	mitigating the effects of, and			
	Executive Order		to obtain health care via	recovering from COVID-19 shall			EO N-17-21 (10/4/21) and
	N-43-20		telehealth when medically	be permitted to provide			EO N-11-22 (on 6/17/22)
			appropriate.	services in the same manner as			rescinded certain



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			Executive order expands protections to medical providers as they amplify the use of video chats and similar applications to provide routine and non-emergency medical appointments in an effort to minimize patient exposure. The order relaxes certain state privacy and security laws for medical providers so they can provide telehealth services without the risk of being penalized.	prescribed in Government Code section 179.5.			flexibilities, but out-of-state providers will continue to be accepted (and increased telehealth access and reimbursement will continue) through June 30, 2022. In sum, licensing flexibilities are active for the duration of the emergency. The Governor released a plan to rescind EO provisions in three tranches, with roughly a third terminated immediately, another third terminated on March 31, and the remaining third terminated on June 30. Provisions allowing out-of- state provider services in CA are still in place. Public Health State of Emergency is <u>Active</u> until <u>March 31, 2022 as per EO</u> <u>N-21-21. EO N-17-21</u> rescinding some flexibilities
							but did not note any



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							changes regarding licensing flexibilities. <u>EMS Authority's</u> ability to accept out-of-state personnel, as well as increased telehealth access and reimbursement, will be active for the duration of the emergency.
Colorado	Department of Regulatory Agencies, Division of Insurance Policy DirectiveDPO Emergency LicensureDPO Emergency LicensureDept. Reg Press ReleaseCO Dept. of Reg. Affairs GuidanceDOI Emergency Regulation 20- E-05 – April	DOI Emergency Regulation 20- E-05 and 20-E- 11 state the following: "Carriers shall not require a covered person have a previously established patient/provide r relationship with a specific provider in order for that covered person to receive medically	DOI Regulation 20-E-05 mandated carriers to reimburse providers for telehealth services using audio or video. Required reimbursement for telehealth at rates not lower than in- person and in compliance with CO's MHP laws. Prohibits limits on technologies to telehealth, additional certification/location/training requirements. This was replaced by Regulation 20-E- 11 in August 2020 after the PHE declaration was extended on July 6, 2020. Emergency Regulation 20-E- 09 directed carriers to provide coverage for in-network	Under Department of Reg. Affairs Guidance, a physician or physician in training may temporarily practice without a Colorado license or a physician training license if the physician is licensed and lawfully practicing medicine in another state or territory of the US without restrictions or conditions. Out of state doctors provide free services during medical emergency: existing law allows a physician who is not currently licensed in Colorado to provide medical care in connection with an emergency so long as such services are gratuitous.		COVID-19	Inactive - Colorado's State of Emergency was lifted on July 8, 2021 per <u>7/8</u> announcement



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	DOI Emergency	necessary	telehealth services for COVID-	The Medical Practice Act also			
	Regulation 20-	health care	19-related testing and	allows for a physician licensed			
	<u>E-11 – August</u>	services via	treatment at no cost share for	and lawfully practicing			
		telehealth from	the covered person, including	medicine in another state or			
	DOI Emergency Regulation 20-	that provider."	co-pays, deductibles, and coinsurance.	territory without restrictions to provide occasional services in			
	E-9		consulance.	Colorado.			
	<u>SB20-212</u> Updated August		SB20-212 was passed by the Colorado Legislature and signed by Governor Jared Polis on July 6, 2020. The law will facilitate access to	DORA will waive licensing requirements and rules in order to allow for late renewals, reinstatements for the emergency period, and			
	2020 Telehealth		telehealth services by	reactivations for the			
	FAQs on COVID-		restricting what limitations can be put into place by	emergency period of the volunteer nurses and other			
	<u>19 and</u>						
	<u>Insurance</u>		health insurance companies. Specifically, the law prohibits health plans from imposing specific requirements on HIPAA compliant technologies to deliver services, requiring an individual to have an existing relationship with a provider before receiving services, and imposing additional certification, location, or training requirements on providers as a condition for reimbursement.	qualified licensed providers from out of state, so as to support measures to reduce or prevent the spread of COVID- 19.			



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
			Extensions of <u>Executive Order</u> 2020 020 ordering the				
			temporary suspension of				
			certain statutes to expand				
			telehealth services expired on				
			July 27, 2020. Current state				
			law is now in effect.				
Connecticut	Department of		Carriers were required to	DPH Order (issued on		COVID-19	Inactive – Licensure
	Health Order		waive cost-sharing on	December 22, 2021) suspends			flexibilities are inactive. The
			telehealth visits and list each	for period of 60 days the			Governor <u>renewed</u> the
	Executive Order		carrier's telehealth service	requirement of licensure,			public health emergency on
	<u>7F</u>		link.	certification or registration for			June 28, 2022. It shall
				health care professionals			remain in effect through
	Executive Order		Executive Order 7F authorized	appropriately licensed,			December 28, 2022, or until
	<u>7G</u>		the Dept. of Social Services to	certified or registered in			the federal PHE ends,
			waive requirements necessary	another state or territory of			whichever is earlier.
	<u>CT HB 6001</u>		to expand Medicaid coverage	the US and DC, for certain			However, the only flexibility
			of telehealth services, to	health care professionals. This			in place is related to
	Executive Order		include audio-only.	will not extend past Feb. 15 if the PHE is not extended. Press			allowing CT to receive
	<u>7HHH</u>		Executive Order 7G expanded	release Memo			supplemental SNAP funding. The Governor
			access to telemedicine	release Mellio			notes that he does not
			services to include phone,	DOH Order (issued on March			intent to issue any
			waives telehealth services for	23, 2020) outlined a			executive orders.
			a provider-licensed facility.	"temporary suspension for a			executive orders.
				period of 60 consecutive days,			The Governor's authority to
			CT HB 6001, signed into law	of the requirements of			issue emergency orders
			July 31, extended Gov.	licensure, certification or			related to the COVID-19
			Lamont's emergency orders	registration" to allow persons			pandemic expired on April
			regarding telemedicine until	who are appropriately licensed,			15, 2022. However, a House
			March 15, 2021. This included	certified or registered in			joint resolution extended



State	Executive Order	Established Relationship	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of	Current Status of Emergency Licensure
		Language			0.0	Health	Waivers (and history of
						Care?	changes)
			expanding the type of health	another state or territory of			the state PHE through June
			care professionals that can	the U.S. or D.C. to render			30, 2022.
			provide telehealth services,	temporary assistance in			
			allowing for audio-only	Connecticut within the scope			Licensure flexibilities were
			telehealth modalities, and	of the profession for which a			reinstated through Feb. 15,
			prohibiting insurers from	provider is licensed.			2022 per December 2021
			reducing reimbursement for				DPH order (see Licensure
			telemedicine services.	Executive Order 7G suspends			Language column), and
				licensure/certification/registrat			again through April 15 per
				ion requirements for applicable			subsequent February DPH
				telehealth providers enrolled in			order. The Governor had
				Medicaid or in-network in fully-			signed into law <u>House Bill</u>
				insured commercial plans, in			5047, which would
				accordance with orders issued			temporarily extend
				by Commissioner of the Dept.			licensure flexibilities until
				of Public Health. Section 5(b) of			April 15, 2022.
				EO 7G allows a clinician			
				licensed in another state to			Passed House Bill No. 6470,
				treat someone in CT through			which requires the CT
				telehealth without getting a			medical assistance program
				license in CT. Unless otherwise			to provide coverage for
				specified/modified, this order			audio-only telehealth and
				will remain in effect for the			requires the Commissioner
				duration of the PHE.			to provide Medicaid
							reimbursement for services
				Licensure by endorsement -			delivered via telehealth at
				existing state law (<u>CT Gen.</u>			parity.
				Statute § 20-12) provides that			
				the Dept. of Public Health may			On May 10, Governor
				establish a process of accepting			Lamont signed <u>HB 5596</u> ,
				an applicant's license from			which allows for physicians



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						Care?	changes)
				another state and may issue			licensed out of state to
				that applicant a license to			provide services via
				practice medicine in the state			telemedicine to CT
				without examination, if certain			residents for two years.
				conditions are met.			Out-of-state physicians can provide services via
				EO 7HHH extended the			telemedicine to Connecticut
				suspension of the			residents until June 30,
				requirements for licensure for			2023 per <u>CT HB 6672</u> .
				physicians and PAs for six			
				months (through January 14,			Expands telehealth provider
				2021) unless earlier modified			definition, per <u>HB 5596.</u>
				or terminated.			
							EO 7G declares Connecticut
							under public health and civil
							preparedness emergency.
Delaware	<u>Insurance</u>	Any in-person	Prohibits carriers from	Any out of state healthcare	The Delaware	COVID-19	Inactive - The governor
	Commissioner	requirement	excluding a service for	provider who would be	Board of Medical		issued a new state of
	Bulletin to	prior to	coverage solely because the	permitted to provide	Licensure and		emergency on <u>August 10,</u>
	Insurers	telemedicine	service is provided through	telemedicine services to a	Discipline's		2021. It has been extended
		services under	telemedicine services. If an in-	Delaware resident if they hold	Regulation 19		a seventh time since the
	<u>Governor</u>	Title 24 is	network provider is not	an active license in another	regarding		new declaration to October
	Executive Order	waived.	available, the carrier must	jurisdiction.	restrictions on		<u>15, 2022</u> . However,
		Poquiromonto	provide access to an out-of-		the use of telemedicine is		licensure waivers have
	Medical Board	Requirements	network provider at the in-				<u>expired</u> - no change to licensure status below.
	Regulation 19	that the patient must be	network cost-sharing reimbursement level		suspended.		illerisure status below.
		present in					Out-of-state telemedicine
		Delaware at the					privileges rescinded, with
		time					the exception of mental
		telemedicine					



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Florido	Department of	services are provided are suspended, so long as the patient is a Delaware resident.	Evenedo stato omelovoo	Waiya licongura nguiromente		COVID-19	health care providers, per <u>HB 348</u> . The original State of Emergency expired on <u>July</u> <u>13, 2021.</u>
Florida	Department of Health Declaration of Public Health Emergency Executive Order		Expands state employee health benefits to include telehealth at no additional cost, add telehealth employees to the employee pharmacy benefits plan, and ensure state employee access to telehealth through state's contracted HMO plans and PPO organization plan without cost-sharing	Waive licensure requirements for out-of-state health care professionals who render services in Florida related to COVID-19 Health care professionals, advanced life support professionals, and basic life support professionals holding a valid, unrestricted, and unencumbered license in any state, territory and/or district may render such services in Florida during a period not to exceed 30 days, suspending licensing and registration renewal requirements for existing professional licenses.		COVID-19	Inactive - Public health emergency expired on June 26, 2021 While temporary licensure waivers are inactive, out-of- state professionals can provide telemedicine services to Florida residents if they are registered with the Medical Board per Florida Law § 2019-137.
Georgia	Georgia Composite Medicine Board			The Georgia Composite Medical Board is authorized to grant temporary licenses to physicians who apply for a temporary medical license and are currently licensed as a		COVID-19	Inactive - According to EO 03.21.22.01, licensing waivers expired April 15, 2022 with the expiration of the state of emergency. Georgia also issues



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				physician in good standing by equivalent boards in other states to assist with the needs of this public health emergency			telemedicine licenses for out-of-state physicians. Public Health Emergency was <u>renewed</u> a number of times, most recently through April 15, 2022. Licensing waivers initially expired October 20, 2021, according <u>EO 9.20.21.02</u> , but were reinstated with the reinstatement of the PHE.
Hawaii	<u>Updated</u> <u>Executive Order</u>			Allow out-of-state physicians, osteopathic physicians, and physician assistants to practice in Hawaii without a license; provided that they have never had their license revoked or suspended and are hired by a state or county agency or facility, or by a hospital, including related clinics and rehabilitation hospitals, nursing home, hospice, pharmacy, or clinical laboratory.		COVID-19	Inactive - COVID-19 emergency was renewed as of <u>1/26/22 proclamation</u> , and expired on March 25, 2022. This proclamation had allowed out of state physicians, osteopathic physicians, and PAs to practice within the state when it was active. Passed <u>Senate Bill No. 970</u> , which authorizes the establishment of a physician-patient relationships via a telehealth interaction if the



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							physician is licensed to
							practice in the state.
							Initial Public Health
							Emergency declaration had
							expired <u>December 31, 2021</u>
							before being renewed.
Idaho	Idaho Board of	Proclamation		During the public health state		COVID-19	Inactive - Public Health
	Nursing	suspends		of emergency, MDs, Dos, and			Emergency ended on April
	<u>Comments</u>	telehealth		Pas holding a license in good			24, 2022_(per <u>4/23</u>
		regulations		standing from another state or			proclamation). Once the
	Board of	relating to the		country are permitted to treat			PHE was lifted, all out-of-
	<u>Medicine</u>	establishment		patients in Idaho without an			state providers had to be
	Proclamation	of provider-		Idaho license until the public			fully licensed in Idaho to
		patient		health emergency is over. Out-			continue practicing in
	Governor	relationships		of-state practitioners treating			person or via telemedicine.
	Proclamation	and issuance of		Idaho patients are encouraged			
		Rx orders via		to notify the Board of their			This follows the state of
		telehealth		intent to practice in Idaho.			emergency being reinstated
							on January 7, 2022 after
				Provide temporary licensees to			initially expiring on April 24,
				nurses from non-compact			2021, and again on March
				states and waive fees,			8, 2022 <u>stating</u> the PHE
				temporary licenses to			would last through April 15, 2022.
				previously licensed			2022.
				retired/non-practicing Idaho			
				nurses for both in-person or			
				telehealth services			Active Disector de la stist
Illinois	IDFPR Guidance		Executive order expands	Out-of-state physicians, nurses,		COVID-19	Active - Disaster declaration
			"telehealth services" to	physician assistants,			extended on 9/16/2022
			include all health care,	pharmacists, and respiratory			through <u>October 16, 2022</u> .



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	Out-of-State Practice Permit		psychiatry, mental health treatment, substance use	care therapists may practice in Illinois if they are licensed in			(including licensure flexibilities for temporary
	<u>i ractice i ennit</u>		disorder treatment, and	another state and are in good			practice permits – see
			related services provided to a	standing. These licensees must			IDFPR guidance from
	HFS Emergency Amended		patient regardless of the	be operating under the			5/26/22 stating such
	Telehealth		patient's location via	authority of IEMA/IDPH or at a			licensure flexibilities are in
	Rules		electronic or telephonic	long-term care facility, hospital			place through the end of
	<u>Itules</u>		methods including FaceTime,	or FQHC, and must meet the			the PHE).
	Executive Order		Facebook Messenger, Google	standard of care mandated by			,
	2020-09		Hangouts, or Skype	the respective health care acts.			Out-of-state provider
				They must provide contact			flexibilities are active for
			Amended rules require the	information and dates of			established patients.
			same rate paid for telehealth	arrival and departure on forms			Telehealth flexibilities were
			and face-to-face services,	provided by IDFPR. This			also reinstated and active
			reimbursement for telehealth	temporary practice approval			for out-of-state providers
			that do not meet the current	expires on September 30,			<u>through 5/31/22</u> .
			definition of telehealth,	2020.			
			reimbursement for distant				Actions by the Illinois Dept.
			site providers, reimbursement				of Financial and
			for telehealth services				Professional Regulation
			delivered to a patient that is				(IDFPR) for licensed
			located at an originating site,				professionals engaged in
			originating site eligibility,				disaster response (<u>EO 2020-</u>
			telehealth services delivery				23) is re-issued in its
			eligibility, telehealth services				entirety through June 26,
			payment parity with in-person				2021. This is the waiver that
			delivery, distant site and				allows IDFPR to take actions
			originating site provider				to increase the number of
			documentation requirements,				licensed professionals
			and physician or other				responding to the disaster,
			licensed health care				including issuing variances



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			professional presence requirements.				to allow for out-of-state licensees to practice within Illinois.
Indiana	Emergency Declaration Executive Order 20-05 Executive Order 20-13	Waives in- person medical evaluation of patients for any schedule II-V controlled substance as long as the prescription is issued for a legitimate medical purpose, the telemedicine communication is conducted using an audio- visual, real- time, two-way interactive communication system.	Mental health professionals are permitted to practice telemedicine	Suspension of the requirement that a health care provider holds an Indiana license if he or she: (1) has an equivalent license from another state, and (2) is not suspended or barred from practice in that State or any State.	Executive order waives the prohibition against audio- only telehealth services and allows for physical, speech and occupational therapists to provide telemedicine services and allows for physical, speech and occupational therapists to be telehealth provided when using secure videoconferenci ng, interactive store-and- forward technology or remote patient monitoring.	COVID-19	Active - PHE from EO 22-01 was rescinded on March 3, 2022, EO 22-09. However, on March 21, 2022, Indiana's Professional Licensing Agency issued a bulletin clarifying that the recently signed HB 1003 extends the out-of-state health care registry through the duration of the federal PHE. Licensure flexibilities were set to expire March 31, 2022 per EO 22-09. According to the IPLA, "The State of Indiana has created a registry of individuals who do not hold a valid license to practice in Indiana but can be mobilized to help fight COVID-19 by issuing temporary permits to practice. Any individual who utilizes the registry may work initially for 90 days (extendable in 30-day



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							increments) or until the public health emergency is over. Once the emergency is over, their license will expire, and all existing application procedures must be followed such as taking the appropriate licensure exam and passing a criminal background check. This registry will be open to: Out-of-state healthcare practitioners; retired healthcare professionals; and recent graduates of accredited medical, registered nursing, pharmacy, physician assistant, and respiratory care programs."
lowa	Proclamation of Disaster Emergency Board of Medicine Emergency Proclamation			A physician may practice medicine/telemedicine in Iowa without an Iowa medical license on a temporary basis to aid in the emergency, if a physician holds at least one active medical license in another US jurisdiction, without restrictions or conditions.	Temporarily suspended preconditions, limitations, or restrictions on telemedicine to enhance telehealth delivery including lifting restrictions on	COVID-19	Inactive - PHE expired on February 15, 2022. Licensure flexibilities expire with this, however the <u>Iowa</u> <u>Board of Medicine</u> <u>announced</u> it is authorizing a grace period to avoid disruptions in staffing and patient care. Physicians had 90 days (through May 17, 2022) to obtain licensure in



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				Suspension of administrative	residential and		lowa to comply with normal
				rules which prohibit the	outpatient		licensure requirements.
				practice of medicine and	substance use		
				surgery, osteopathic medicine	disorder		Governor Reynolds noted
				and surgery, nursing,	treatment and		that workforce provisions
				respiratory care, and practice	for face-to-face		are best addressed outside
				as a physician assistant, by a	visitations		of emergency executive
				licensee whose license is			powers. Iowa will be
				inactive or lapsed.			working with stakeholders
				Suspension of regulatory			to address workforce issues
				provisions that require a			through more permanent
				minimum number of hours of			solutions like legislation,
				field experience if the higher			rule changes, and grant
				education institution providing			programs. (<u>Press release</u>).
				practitioner preparation			
				program determines that the			
				student has completed			
				sufficient field experience to			
				determine that the student			
				should be recommended for			
				licensure.			
Kansas	Executive Order			Allows out-of-state physicians	Temporarily	COVID-19	Active - Gov. Kelly signed
				to use telemedicine with	expands		H.R. 2477, which extends
	Updated KSBHA			patients without having a	telemedicine		provisions in Executive
	Guidance			Kansas license (meeting certain			Orders <u>22-01</u> and <u>22-02</u>
				requirements). The Board is			(including flexibilities for
	Emergency			also accepting applications for			out-of-state providers) until
	Temporary			temporary licensure, available			January 20, 2023.
	License			to all health care professions			
	Application			regulated by the board.			
				Temporary licenses will cancel			



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
				in 90 days if not renewed. All license fees will be waived.			H.R. 2066 also allows out- of-state providers to practice in Kansas. Previous State of Disaster Emergency expired June 15, 2021 after lawmakers cancelled a meeting to consider an extension.
Kentucky	Kentucky Board of Medical Licensure Instructions for Registration of Health Practitioners in Response to Emergency			Medical and Osteopathic physicians not already licensed to practice in the Commonwealth of Kentucky may register to practice within Kentucky during the state of emergency.		COVID-19	Inactive - State Emergency Declaration ended on March 22, 2022 when Kentucky's legislature overrode <u>SJR 150.</u> The one- month grace period for out- of-state telemedicine expired on April 21, 2022. Most emergency restrictions were lifted June 11.
Louisiana	Alluded in <u>Governor</u> <u>Declaration of</u> <u>Emergency</u> <u>DOH LAC</u> <u>DOI Emergency</u> <u>Rule</u>		Medicaid can temporarily cover services through audio without video. Requires insurers to provide mental health with parity via telemedicine. Waives telemedicine coverage limitations on providers via telemedicine. Requires an	The Louisiana State Board of Medical Examiners has an emergency temporary permit application for licensed out-of- state medical professionals seeking a temporary, voluntary license for an emergency event in the state of Louisiana. LSBME has a list of approved	Waives limitations on use of audio- only for telemedicine services.	COVID-19	Inactive - Emergency declaration expired March 16, 2022, <u>18 JBE 2022</u> . Section 6A: extends state licensure for 90 days after the PHE ends (as per 3/14 <u>statement</u> by Gov. Edwards). These temporary licenses expired on June 14, 2022.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
	Emergency		evaluation in differences in	out-of-state telemedicine			
	Temporary		cost-sharing responsibilities	permits, implying it is allowed.			
	Application		for insureds seeking in and				
			out of network care.	The Louisiana Health			
	LSBME OOS Telemedicine			Emergency Powers Act is referenced, to provide for the			
	Permits			temporary appointment,			
	<u>remits</u>			licensing or credentialing of			
				health care providers who are			
				willing to assist in responding			
				to the public health emergency			
Maine	Supplemental		Prohibits carriers from	Allow expedited licensure at no		COVID-19	Inactive - state of
	Order for		refusing to pay claims	cost of qualified physicians and			emergency <u>expired June 30,</u>
	<u>Telemedicine</u>		submitted for telemedicine.	physician assistants licensed in			<u>2021</u> per <u>6/11</u>
			Requires carriers to provide	other jurisdictions to provide			Proclamation.
	Executive Order		parity in coverage for clinically	assistance for the duration of			
			appropriate telehealth of	the emergency.			
			medically necessary services				
			either by audio or video.				
			Requires payment of in-				
			network rates for telehealth		A 1 11	001/10 40	
Maryland	Governor		Passed SB 1080 which allows	Jan 2022 - Under the new	A health care	COVID-19	Inactive - The Governor
	Executive Order		the Governor to establish or	emergency proclamation (see	practitioner may		rescinded the <u>public health</u>
			waive telehealth protocols for COVID-19, including	current state of emergency waivers), Order 22-01-04-01	engage in activities that		emergency, which expired on Feb. 3, 2022. Out of
			authorizing health care	allows any person who holds a	are not		state waivers that were
			professionals licensed out-of-	valid, unexpired license as a	authorized by		reinstituted with the PHE
			state to provide telehealth to	health care practitioner that is	their license at a		renewal on 1/4/22 expired
			patients in the State, and	issued by another state to, at a	health care		on 2/3/22.
			order the Department of	health care facility, engage in	facility in		<u></u>
			Health to reimburse	the activities authorized under	Maryland if		



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
			synchronous and asynchronous telehealth services provided to a patient, without regard to whether the patient is at a clinical site, if the service is covered by Medicaid, provided by a participating Medicaid provider, and authorized under the health care provider's scope of practice.	such license without first obtaining a license or practice letter from the applicable Maryland licensing agency or board if certain criteria are met. Health care practitioners that hold licenses, certifications, or other permits issued by other states and that demonstrate the meeting of qualifications for professional, mechanical, or other skills, be deemed licensed, certified, or permitted in Maryland to render aid during the state of emergency	doing so is necessary to allow the health care facility to meet required staffing ratios or otherwise ensure the continued and safe delivery of health care services		The Original Emergency Order- <u>expired July 1, 2021</u> per <u>3/16/20 EO</u> . Legally expire until Aug 15, which is when out-of-state waivers are set to expire per Board of Physicians <u>guidance</u> . During the 45-day grace period, <u>certain rules</u> and regulations will continue to be relaxed, telehealth and licensure flexibilities are NOT included as part of this.
Massachuse	Order to	Carriers shall	All Commercial Health	Board of Medicine has	Carriers cannot	COVID-19	Inactive - state of
tts	Expand Access to Telehealth Services Board of Registration in Nursing Governor Executive Order to Support Expedited	not impose prior authorization requirements on medically necessary treatment deliver via telehealth related to COVID-19 at in- network providers	Insurers, BCBSMA, and carriers are required to allow in-network providers to deliver clinically appropriate, medically-necessary covered services via telehealth, without cost-sharing Clarifies elements of prior bulletin prohibiting prior approvals for in-network COVID-19 testing via telehealth	established an Emergency Temporary License Application for out-of-state physicians to assist in meeting the increased demand for physician services in Massachusetts. To qualify, a physician must hold an active full, unlimited and unrestricted medical license in good standing in another U.S. state/territory/district. Expedite processing of reciprocal license applications	impose specific requirements on the technologies used to deliver telehealth services, including any limitations of audio-only or live video technologies Expands telehealth by		emergency was lifted on June 15, 2021, ending the temporary license waiver.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
	Licensing of Health Care DOI Bulletin 2020-10			for nurses licensed in another jurisdiction to be processed in one business day. Licenses of physicians who have retired within the last year, allows providers in good standing licensed in other states to obtain emergency licenses to practice in person	facilitating telehealth services across state lines		
Michigan	Executive Order			or through telemedicine The order also empowers LARA to ensure an adequate supply of care providers during the emergency by granting the department additional flexibility in its decisions about licensing, registration, and workflow.		COVID-19	Inactive - Out-of-state practice privileges expired, per EO 2020-150. State of Emergency ended Oct 12, 2020.
Minnesota	Emergency Executive Order Governor's Press Release			Authorizes out-of-state mental health providers to provide telehealth services to Minnesota patients The Minnesota health-related licensing boards and Emergency Medical Services Regulatory Board must have authority to appropriately modify licensing and continuing education requirements given the present		COVID-19	Inactive - As of May 6, 2021, out-of-state telehealth registration applications will no longer be processed. However, per Minnesota State Statute § 147.032, out-of-state providers can provide telehealth to patients in Minnesota if they are registered with the Medical Board.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
				constraints on the licensing			Peacetime emergency
				and continuing educations			expired on July 14, 2021
				process.		001/15 40	
Mississippi	Mississippi	Until action is		Supplemental Proclamation		COVID-19	Inactive – Waivers expired
	State Board of	taken by the		waives any and all Mississippi			January 31, 2021 for out-of-
	<u>Medical</u>	Governor to lift		licensing requirements for out			state physicians currently
	<u>Licensure</u>	the declared		of state physicians whose			holding an emergency
	Proclamation	emergency.,		specialty services are			license, per <u>10/26</u>
	Supplemental	the Board of Medical		determined to be necessary by			Proclamation.
	Supplemental Proclamation	Licensure		MSDH, provided the out of state physicians holds an			State of Emergency expired
	Proclamation	encourages all		unrestricted license to practice			on <u>November 20, 2021</u> .
		physicians to		medicine in the State in which			on <u>November 20, 2021</u> .
		utilize		practices.			
		telemedicine		practices.			
		and will not		Out-of-state physicians may			
		enforce any		utilize telemedicine when			
		statute, rule or		treating patients in Mississippi			
		regulation that		without the necessity of			
		would require		securing a license to practice			
		physicians to		medicine in the state, provided			
		personally		the out of state physician holds			
		examine		an unrestricted license to			
		patients prior		practice medicine in the state			
		to the issuance		which they practice.			
		of a					
		prescription or					
		order the					
		administration					
		of medication,					
		including					



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
		controlled substances					
Missouri	Executive Order	No longer require patients have an established relationship (with thorough exam and questionnaire) with a provider prior to using telehealth	Insurers are required to cover telehealth services with parity of in-person services	Waive the need for health care providers to be fully licensed in MO to practice telemedicine or telehealth		COVID-19	Inactive - COVID-19 emergency expired December 31, 2021 as per EO 21-09. Licensure waivers expired alongside state of emergency ending.
Montana	Board of Medicine Guidance Executive Order on Telehealth			The Montana Department of Labor and Industry may provide interstate licensure recognition whenever a state of emergency or disaster is in effect by registering professionals who possess an active, unrestricted license in another state.	Health care practitioners shall be allowed to perform health care services using all modes of telehealth, including video and audio, audio-only, or other electronic media to treat the residents of the state of Montana for all medically	COVID-19	Inactive - Governor lifted Montana's state of emergency on June 30, 2021, per EO 2021-10.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
					appropriate services.		
Nebraska	DOI Telehealth Notice Executive Order 20-10		Providers are not required to obtain a patient's signature on a written agreement prior to providing telehealth services. Insurance claims for telehealth will not be denied solely on the basis of a lack of a signed written statement.	Out-of-state providers who work in Nebraska pursuant to executive order 20-10, Coronavirus, additional healthcare workforce capacity is authorize to use telehealth under the same statutory provisions that permit Nebraska health care providers		COVID-19	Inactive – State of emergency was lifted on June 30, 2021. Waivers expired July 30, 2021.
Nevada	DOI Guidance Emergency Directive 011		Mandates reimbursement for out-of-network telehealth as the same as in-network and supports expanded telehealth services	to use telehealth. Professional licensing boards regulating providers of medical services shall temporarily waive certain licensing requirements to allow the practice of currently unlicensed skilled medical professionals during the crisis. The waiver and exemption shall apply to qualified providers who currently hold a valid license in good standing, providers whose licenses currently stand suspended for licensing fee delinquencies, and providers whose licenses currently stand suspended for failure to meet continuing medical education			Inactive – State of Emergency expired on May 20, 2022. Nevada passed Senate Bill No. 5 in June 2021, which includes the delivery of telehealth services through audio-only interactions; allows providers to establish a patient relationship through telehealth; requires the state to establish a data dashboard that allows analysis of data relating to access to telehealth ; and requires a third-party payer who is not an industrial



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
				requirements or providers who have retired.			insurer to cover services provided through telehealth, except for services provided through audio-only interaction.
New Hampshire	Governor Declaration of State Emergency Executive Order 15 Executive Order 18		All carriers should cover, without any cost-sharing, medically necessary treatment delivered via telehealth related to COVID- 19 by in-network providers. There shall be no restriction on eligible originating sites for telehealth services.	Any out-of-state personnel, including medical personnel, entering New Hampshire to assist in preparing for, responding to, mitigating the effects of, and recovering from COVID-19 shall be permitted to provide services in the same manner as prescribed in RSA 21-P:41 and any other applicable statutory authority with respect to licensing for the duration of this emergency		COVID-19	Active (in limited circumstances) – NH State of Emergency expired June 11, 2021. In June 2022 – Governor signed <u>NH SB277</u> into law, which extends the expiration date for the emergency licensing process and emergency or temporary licensing of health care workers enacted in 2021, and makes such licenses valid if they were issued prior to Jan. 31, 2022. Such temporary licenses are active through June 30, 2023. <u>HB 1623</u> , signed on July 21 by Governor Chris Sununu, <u>amends the state's</u> <u>definition of telemedicine</u> to include new modalities, including audio-only phones, and requires Medicaid and private



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							payers to reimburse for telehealth services on the same basis that it reimburses for in-person care.
New Jersey	AG Guidance Temp License Application DOI Bulletin		Requires carriers to review their telemedicine networks to ensure adequacy, allow out-of-network telehealth providers if there is no in- network available, cover without cost-sharing, update telemedicine policies to include phone-only services; ensure payment parity for telehealth providers, prohibits prior authorization for telehealth services, and provide for COVID-19 and the delivery of services through telemedicine	New Jersey will waive a host of regulatory requirements for healthcare professionals licensed in other jurisdictions to become licensed in New Jersey and offer services to New Jersey residents, including telemedicine and telehealth services. The waivers will apply during the public health emergency related to COVID- 19. Under accelerated temporary-licensure-by- reciprocity process, criminal history background checks, licensing fees, and submission of proof of a sufficient amount of medical malpractice insurance (where applicable) are waived. Prohibits same- state licensure for telehealth. Licenses extended through the Temporary Emergency Reciprocity Licensure Program for out-of-state licensed health		COVID-19	Inactive - PHE and waivers from EO 281 were rescinded on March 7, 2022 as per EO 292. Gov. Murphy signed <u>S. 4139</u> in January 2022, which extended temporary authorization to practice for licensed, out-of-state providers until June 30, 2022 + 60-day grace period after the end of the federal PHE. Temporary Emergency Reciprocity Licensure Program ended <u>Aug. 31,</u> 2022. Jan 2022 - <u>Bill S2559</u> provides that any health care provider who engages in telehealth must be validly licensed, certified or registered pursuant to Title 45 of the New Jersey Statutes. Healthcare



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				care practitioners were scheduled to expire on Feb 28, 2021 but was extended through June 30, 2021 so long as the Public Health emergency remains in place.			providers who are relying on a Temporary License must be aware of related developments and should take appropriate steps to avoid any continuity-of-care issues once the TERL program ends. (JD Supra) PHE expired on June 4, 2021 per EO 244, so the waivers are now inactive.
New Mexico	Governor Executive Order Office of Superintendent of Insurance Bulletin Governor Press Release NMMB Guidance		Telemedicine must be reimbursed at the same level with the same visit limitations and include behavioral health services. Requires no cost sharing or prior authorization on related services. Governor Press release requires Medicaid MCOs to reimburse for telehealth (audio and video) for doctors, behavioral health providers, and other health professionals; prohibits prior authorization for COVID testing	The Department of Health and Department of Homeland Security and Emergency Management shall credential out-of-state professionals who can render aid and necessary services during the pendency of this order		COVID-19	Inactive – Public Health Emergency expired on 9/15/22 (August 14, 2022). Licensure flexibilities are inactive. Temporary licenses issued in June 2020 or after were active until July 1, 2021 per Federal Emergency Licensure FAQs. On April 6, Governor Grisham signed <u>SB 279</u> into law, which creates a process that allows physicians licensed in other jurisdictions to provide services via telemedicine to NM residents. The bill



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
			Use of electronic means (internet, texting, phone, email) to assess and provide reasonable care during emergency will not be considered unethical or a violation of Medical Board rules.				states: "The [Medical] board shall issue a licensed physician a telemedicine license to allow the practice of medicine across state lines to an applicant who holds a full and unrestricted license to practice medicine in another state or territory of the United States."
New York	Governor Directive Executive Order Continuing Temporary Suspension and Modification of Laws Department of Health Medicaid Program Special Addition Newsletter Executive Order No 202-10		Require insurance companies to waive co-pays for telehealth visits for Medicaid beneficiaries	Governor temporarily suspends regulations through April 17 to allow physicians, registered nurse practitioner, and physician assistants licensed and in current good standing in any state in the United States to practice medicine in New York Governor expands scope of practice for APRNs, Pas, NPs, emergency medical services personnel, certified labs, and certified pharmacy techs	No co-pay for Medicaid covered beneficiaries for COVID-19 testing Department of Health Medicaid program issued an exemption for all telehealth services from Medicaid copayments regardless of whether services are related to COVID-19	COVID-19	Active – Disaster declaration <u>expired</u> on September 12, 2022. It was last renewed per EO <u>No.</u> <u>11.8</u> . Licensure waivers remain in place through October 27, 2022 to address health care provider shortages, per <u>EO</u> <u>4.13</u> On Sept. 27, 2021, Gov. Hochul declared a state emergency and suspended licensing barriers according to <u>EO 4</u> . <u>EO 4.1</u> extended this until June 29, 2022.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
North Carolina	Governor Declaration of Emergency		Asks Department of Insurance to work with insurers to identify burdens for testing and access to drugs and telehealth services	Temporarily waives North Carolina licensure requirements for health care and behavioral health care personnel who are licensed in another state, territory or the District of Columbia to provide health care services within the Emergency Area		COVID-19	Re: audio-only telehealth- July 12, 2021, Gov. Cuomo signed <u>SB 8416</u> , which added audio-only forms of telehealth (telephone) to the state's definition of telehealth and telemedicine. <u>Inactive</u> – PHE (and licensure waivers) expired 8/15/22. PHE Extended until August 15, 2022, as per <u>EO 265</u> , <u>i</u> ncluded mental health licensure flexibility. Licensure waivers <u>expire 30</u> days after the end of
North Dakota	Governor Executive Order Executive Order Executive Order		Requires virtual check-ins and e-visit for established patients per CMS guidance. Prohibits telehealth to be subject to cost sharing and prohibits restrictions on technologies for telehealth delivery Executive Order mandates health insurers offering telehealth services to expand	References North Dakota Century Code that if a person holds a license, certificate, or other permit issued by any state or political subdivision evidencing the meeting of qualifications for professional, mechanical, or other skills, the person may render aid involving that skill in this state to meet and emergency or		COVID-19	COVID-19 emergency. Inactive – North Dakota state of emergency was lifted on <u>April 30, 2021</u> . <u>EO</u> <u>2021-09</u> rescinded prior COVID executive orders.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
			services including for office visits; physical, occupational, and speech therapy, behavioral health and SUD treatment, diabetes, education, and nutrition counseling.	disaster, and this state shall give due recognition to the license.			
Ohio	Governor Emergency Orders Ohio Medical Board Telemedicine Guidance Ohio Department of Medicaid Emergency Actions	A physician may prescribe a non-controlled substance to a new patient on whom the physician has never conducted a physical examination and who is at a location remote from the physician if the physician can verify the patient's identity and location, interacts with the patient to complete a	Expands telehealth options for Medicaid, including redefining patient site, practitioner site, the definition of telehealth to include asynchronous telehealth	Physicians not licensed in Ohio may <u>not</u> practice medicine in Ohio without first obtaining a telemedicine certificate, which permits the holder to engage in the practice of medicine in Ohio. The Medical Board has received ODH Telehealth FAQs (May 2020) Board of Med 4/20 Meeting Summary Ohio Rev. Code § 4731.36 Med Board Telemedicine Guidance Article re: EO 2020- 29D EO 2020-29D Article re: Permanent Medicaid changes OMB Newsletter (re: No license reciprocity) Article re: Reversing waivers 16 many inquiries regarding temporary licensure during the state emergency. Please be aware, Ohio law does not currently offer emergency or temporary	Ensure that every person in Ohio has access to behavioral health care via telehealth services by landline or cell phone (EO)	Mental Health coverage in COVID-19 emergency	Inactive – Ohio has no waivers for <u>license</u> <u>reciprocity</u> . The Ohio State of Emergency ended on June 18, 2021.



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
		medical		licensure for out-of-state			
		evaluation.		physicians. Unless an			
				exemption applies (Ohio			
				Revised Code <u>4731.36</u>),			
				physicians must hold an active			
				Ohio license to practice			
				medicine in the state of Ohio.			
Oklahoma	<u>Governor's</u>	Waives part of		Any medical professional who		COVID-19	Inactive - Emergency rules
	Amended	Oklahoma state		holds a license, certificate, or			that were active as of
	Executive Order	law requiring		other permit issued by any			August 2021 stated that
		an existing		state that is a party to the			out-of-state providers can
		doctor-patient		Emergency Management			obtain a temporary critical needs license which will
		relationship before		Compact evidencing the			
		telemedicine		meeting of qualifications for			expire no later than Sept.
		consultations		the practice of certain medical services, as more particularly			14, 2022. This flexibility is
		can be		described below, as deemed			now expired.
		conducted		licensed to practice in			On May 3, 2021, Gov. Stitt
		conducted		Oklahoma so long as this Order			signed <u>EO 2021-11</u> to
				shall be in effect			rescind the COVID-19 State
							of Emergency, effective,
							May 4, 2021.
Oregon	Oregon Medical		Guidance directs health plans	During a state of emergency,		COVID-19	Inactive - Oregon State of
0	Board		to cover telehealth services by	the Oregon Medical Board			Emergency <u>expired</u> on April
			in-network providers to	(OMB) allows physicians and			1, 2022 despite <u>EO 21-36</u>
	DCBS/OHA Joint		replace in-person visits where	physician assistants licensed in			stating it would expire on
	Guidance on		possible (includes all modes of	another state to provide			June 30, 2022.
	Telehealth		telemedicine); examine	medical care in Oregon under			· ·
	<u></u>		reimbursement rates for and	special provisions. Out-of-state			
			network adequacy	health care professionals who			
			requirements for telehealth	wish to provide care in Oregon			



State	Executive Order	Established Relationship Language	Expanded Insurance Coverage	Licensure Language	Other Important Language	Specific Area of Health Care?	Current Status of Emergency Licensure Waivers (and history of changes)
			services to ensure adequate networks; advise consumers about telemedicine services available, ensure telehealth for behavioral health services, eliminate barriers like removing provider location services	during this time must complete an authorization application			
Pennsylvani a	Issuance of Temporary Licenses Request for Suspension Expansion of Telemedicine Services Providers Press Release			Governor Wolf suspended temporary license requirements for practitioners in other states to provide services to Pennsylvanians for the duration of the coronavirus emergency. Applies to physicians, osteopaths, nurses, and nurse-midwives. Also suspended several administrative requirements like continuing education requirements which would create delays in issuing temporary licenses.	Health care professionals licensed under any of the Department of State's Bureau of Professional and Occupational Affairs (BPOA) licensing boards can provide services to patients via telemedicine	COVID-19	Active - On March 30, 2022, Act 14 of 2022 was signed into law, which extended active suspensions of licensure requirements until June 30, 2022. Professional licensure waivers issued under COVID disaster declaration began to expire in phases on May 23, 2022, and additional waivers (including licensed health care practitioners providing telemedicine services) were set to expire June 30, 2022. HB 2401 of 2022 extended waivers through October 31, 2022. More info Licensing waivers were initially set to expire March 31, 2022, per Act 21 of 2021 and HB 854.



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Dhada					Deskikiter		Disaster Emergency ended on June 10, 2021 Temporary emergency licenses initially expired June 30, 2021, but were reinstated.
Rhode Island	Emergency Declaration Tweet: re RIDOH statement Article from RIDOH OHIC FAQ	Patient location requirement for telemedicine is suspended, patients may receive telemedicine services at any location.	OHIC FAQ expands telemedicine to phone only, and expands reimbursement rates for telemedicine Suspends general laws to the extent that it allows agreements between health care providers and insurance carriers that limit either the scope of covered telemedicine services or the reimbursement of those services. All such clinically appropriate, medically necessary telemedicine services delivered by in- network providers shall be reimbursed at rates not lower than services delivered through traditional (in- person) methods. No insurance carrier shall impose any specific requirements on	As of March 18, out-of-state licensed professionals may obtain a temporary 90-day license from RIDOH so that they may temporarily practice in Rhode Island. Board of Medical Licensure will not take action against physicians not licensed to practice in RI who, during the state of emergency, use telemedicine to deliver care to their established RI patients.	Prohibition against audio- only telephone conversation and limitations on video conferencing are suspended to expand the availability of telemedicine.	COVID-19	Active -Telehealth/licensure flexibilities active until end of Rhode Island State of Emergency, for established patients only. PHE currently scheduled to expire August 5, 2022, per EO 22-29 EO 22-04 extends EO 21- 120 which increases hospital capacity and flexibility. Those providing telehealth services to patients in RI who wish to continue doing so must apply for a full RI license or the patient must obtain treatment from a provider who hold an active RI license.



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			the technologies used to				
			deliver telemedicine services.				
South	South Carolina			The South Carolina Board of		COVID-19	Inactive - emergency
Carolina	Medical Board			Medical Examiners is			declaration expired <u>June 6</u> ,
				temporarily waiving South			<u>2021</u> , per <u>EO 2021-25</u> .
	Out of State			Carolina licensing requirements			
	Licensing			for physicians, physician			
				assistants, and respiratory care practitioners licensed and in			
				good standing in another state			
				and whose services are			
				determined to be necessary.			
				The Board has indicated that			
				this means South Carolina will			
				permit these categories of out-			
				of-state practitioners to treat			
				South Carolina residents, in			
				person or through telehealth			
				technologies, to screen or treat			
				patients for coronavirus.			
				South Carolina will issue			
				emergency nursing and			
				medical license to combat the			
				COVID-19 pandemic. The state			
				medical board can expedite			
				temporary licensure for out-of-			
				state physicians, physician			
				assistants and respiratory care			
				practitioners within 24 hours			



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South Dakota	Executive Order 2020-07	Suspends regulatory provisions which limit or restrict the provision of telehealth services which require face-to- face treatment, interviews and sessions with providers		Grants full recognition to the licenses held by a professional by a compact member state, in accordance with EMAC should those facilities require additional professionals to meet patient demand during the COVID-19 emergency, whether in-person or by remote means		COVID-19	Inactive - South Dakota's State of Emergency expired June 30, 2021, per EO 2020- 34. Section 4 of EO 2020-34 expanded 2020-07, Sections 1 to 4 related to telemedicine and medical licensure until June 30, 2021.
Tennessee	<u>Governor</u> <u>Executive Order</u> <u>Governor</u> <u>Executive Order</u>		Urges health carriers to provide coverage for medical necessary covered services via telemedicine. Urges carriers not to impose prior authorization requirements on medically necessary COVID-19 treatment by in- network providers via telemedicine	Out of state health care professionals authorized pursuant to this Order to temporarily practice in Tennessee are permitted to engage in telemedicine with respect to Tennessee patients if scope of practice is applicable. The provisions of Tennessee Code Annotated, Section 68- 11-201(20) are suspended to the extent necessary to allow health care professionals who would otherwise be subject to licensing requirements to provide localized treatment of		COVID-19	Inactive - State of Emergency was not renewed after <u>EO 90</u> , and expired November 19, 2021. Waivers for out-of- state providers also expired. Section 1 initially allowed out-of-state providers to practice in TN. The TN Medical Board also eliminated its telehealth license.



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				patients in temporary residences.			
Texas	Governor Directive Texas Medical Board Texas Department of Insurance Emergency Rules	TMB temporarily suspended Texa s Occupation Code 111.005 (a)-(b) and Title 22, Chapter 174.6 (a)(2)-(3) of the Texas Administrative Code. Telemedicine, including the use of telephone only, may be used to establish a physician- patient relationship. This expanded use of telemedicine may be used for diagnosis, treatment, ordering of tests, and prescribing for	Pay provider working in telemedicine the same as if they were in-person for 120 days	Fast-tracks temporary licensing of out-of-state medical professionals (physicians, physician assistants, nurses and retired medical personnel) to provide in-person and telemedicine services		COVID-19	Active - Emergency Declaration is set to expire on October 20, 2022. Waivers will expire 30 days after the PHE ends. Passed Senate Bill No. 40, which allows health professionals to provide telehealth services and allows licensed dyslexia therapists to provide telehealth services in educational centers. Other waivers are active <u>30</u> days after the end of Texas state of emergency. PHE has been extended as per the August proclamation. Emergency Visiting Practitioner Temporary Permit is valid for no more than thirty (30) days from the date the physician is licensed or until the emergency or disaster



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		all conditions. The standard of care must be met in all instances					declaration has been withdrawn or ended, whichever is longer.
Utah	DOPL Guidance Emergency License Application Executive Order 2020-07			A physician who is licensed and lawfully practicing medicine in another U.S. state or territory without restrictions or conditions may practice in Utah for the duration of the declared emergency by obtaining a DOPL Time-Limiting Emergency License which expire upon the earlier of 180 days, 30 days from the end of the declared emergency, or upon 10 days' notice from DOPL. All fees are waived.	A medical provider that offers telehealth services does not have to comply with HIPAA or HITECH as long as the provider informs the patient the telehealth service does not comply with those federal acts, gives the patient an opportunity to decline the use of the telehealth service, and take reasonable care to ensure security and privacy of telehealth service	COVID-19	Inactive - PHE ended on June 1, 2021 through <u>HB</u> 294 Pandemic Emergency <u>Powers Amendment</u> s. As of April 21, 2022, Utah DOPL is no longer listing emergency, out-of-state licenses and instead offers limited, pro bono interstate telemedicine.



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Vermont	Dept. of Health Guidance Med Board Guidance DFR Emergency Rule	Prohibits insurers from requiring provider to have an existing relationship with a patient to provide and be reimbursed for telemedicine	Requires coverage parity for telehealth and audio-only telephone services, coverage for telemedicine consultations, allows insurers to require providers to use telemedicine when appropriate, provides that insurers are not required to reimburse a distant health provider if it has insufficient information to render an opinion. Requires insurers to cover telephone triage services and store and forward services without cost- sharing; allows insurers to process and reimburse telephone triage services retroactively to 3.13.20; requires insurers to permit providers to use any non- public facing remote communicate with patients; requires insurers to follow federal and state mental health parity laws; and prohibits insures from denying/limiting coverage or reimbursement based solely	Special provisions have been passed to facilitate practice in Vermont by healthcare professionals who are not licensed in Vermont. There are two different paths available, "deemed" and "emergency," both which are expedited and free. MDs, physician assistants, and podiatrists who meet all the criteria below can be deemed to be licensed to practice in Vermont to provide remote services by telemedicine and/or as part of the staff of a licensed facility in Vermont. To be deemed licensed, you must be licensed in at least one US jurisdiction and in good standing.		COVID-19	Active - State of Emergency expired on June 15, 2021. On March 29, 2021, Gov. Scott signed S.117 into law, which extends pandemic- related waivers until March 31, 2022; including reimbursement parity for audio-only telephone and allowing healthcare professionals licensed in other jurisdictions, as well as professionals with inactive licenses, to practice in VT as a volunteer member of the Medical Reserve Corps or as part of the staff of a licensed facility or federally qualified health center On March 23, 2022, <u>H. 654</u> was signed into law, which extends pandemic era license waivers through June 30, 2023, including allowing physicians licensed in other jurisdictions to practice telemedicine in VT so long as they are registered with the Office of



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			on the location of the patient or provider.				Professional Regulation or Board of Medical Practice.
Virginia	Board of Medicine GuidanceTemporary Waiver for Inactive LicenseesExecutive Order 57	During the COVID-19 emergency, professionals licensed in other states can provide telemedicine services to Virginia residents with whom they have an established practitioner- patient relationship. Establishing a new relationship with a Virginia resident requires a license from the Virginia Board of Medicine.		A license issued to a health care practitioner by another state, and in good standing with such state, shall be deemed to be an active license issued by the Commonwealth to provide health care or professional services as a health care practitioner of the same type for which such license is issued in another state, provided such health care practitioner is engaged by a hospital, licensed nursing facility, or dialysis facility in the Commonwealth for the purpose of assisting that facility with response operations. Hospitals, licensed nursing facilities, and dialysis facilities must submit to the applicable licensing authority each out-of-state health care practitioner's name, license type, state of license, and license identification number within a reasonable time of the practitioner arriving in the Commonwealth.		COVID-19	Inactive - PHE, which includes licensure flexibility, expired March 22, 2022 as per EO 16. Previously, Gov. Northam's emergency declaration expired on June 30, 2021. However, in January 2022, licensure flexibilities were temporarily reinstated due to COVID variants.



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				Nurse practitioners with two or more years of clinical experience may practice in the category which they are certified and licensed. Interns, residents, fellows, and senior fourth year medical students may practice in a hospital.			
				Health care practitioners with an active license issued by another state may provide continuity of care to their current patients who are Virginia residents through telehealth services.			
				The Board of Medicine will waive regulations related to fees, and continuing education for the reinstatement or reactivation of licensure for those who have had an active license within the past four years.			
Washington	Washington Medical		Proclamation requires providers to be paid at the same rate when providing	All volunteers are registered in the volunteer health practitioner system and		COVID-19	Active - Active throughout the currently ongoing COVID-19 emergency, per



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	Commission Announcement Telemedicine Proclamation by the Governor Office of the Insurance Commissioner Order		services via telemedicine as for in-person services. Prohibits reimbursing in- network providers for telemedicine claims for medically necessary covered services at a rate lower than the contracted rate, denying a telemedicine claim for a medically necessary covered service due to an existing provider contract term that denies reimbursement, and establishing requirements for the payment of telemedicine services that are inconsistent with emergency orders. Insurance Order expands coverage for providing telehealth including telephone and video chat tools such as Facetime, Facebook Messenger video chat, Google Hangout,	verified to be in good standing in all states where they are licensed may practice in Washington without obtaining a Washington license once activated and assigned by the Department of Health			Proclamation 20-05 (RCW § 70.15.050 - "While an emergency declaration is in effect, a volunteer health practitioner, registered with a registration system and licensed and in good standing in the state upon which the practitioner's registration is based, may practice in this state to the extent authorized by this chapter as if the practitioner were licensed in this state.")
Washington D.C.	Administrative Order to Waive Licensure Requirements		GoToMeeting	This Administrative Order is to set forth requirements under which licensure, registration, or certifications requirements,	Telehealth services provided within the home as the	COVID-19	Inactive - The Mayor established a new Public Health Emergency according to <u>EO 2022-008</u> ,



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	for Healthcare Providers <u>Medicaid</u> Director Transmittal			permits and/or fees shall be waived for healthcare practitioners appointed as temporary agents of the District of Columbia, in order to respond to the COVID-19 public health emergency	originating site is reimbursable under Medicaid		in effect through January 26, authorizing DC Health to modify procedures, deadlines and standards related to COVID-19 as necessary. This does not appear to apply to licensure flexibilities. The waiver allowing telehealth for existing patients and to patients at licensed health care facilities is inactive, and
							expired May 20, 2021 per <u>Mayor's Order 2021-069</u> The Public Health Emergency expired on February 15, 2022 according to <u>EO 2022-029</u> .
West Virginia	Executive Order			The following statutory regulations are to be suspended for the duration of the State of Emergency: Requirement that medical licenses are only valid two years; requirement that an educational permit is only valid one year; requirement from physician assistant licensure,		COVID-19	Inactive - The Governor ended the PHE on Feb. 17, 2022 via EO 1-22. Licensure flexibilities expired with the end of the state PHE. <u>WV HB 2024</u> was signed into law on May 20, 2021, and allows health care practitioners licensed and in



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				reinstatement of licenses, written authorizations from the board, collaboration limits, and collaborative agreements, requirement that physicians biennially furnish proof of 32 hours of CME prior to renewal; procedures for applications for licensure by any out-of-state medical practitioners under the Interstate Medical Licensure Compact			good standing in another jurisdiction to pay a fee to become registered with the appropriate medical board (allopathic or osteopathic) and become an "interstate telehealth practitioner" and practice medicine with West Virginia patients. West Virginia holds jurisdictional authority, but the registrant has the responsibility to report any restrictions placed on their license in other jurisdictions to WV boards.
Wisconsin	Department of Health Services Announcement Executive Order		Allows Medicaid coverage for telehealth services for all originating sites	A physician providing telemedicine in the diagnosis and treatment of a patient who is located in this state must have a valid and current license issued by this state, another state or Canada.		COVID-19	Inactive - Waivers expired with the expiration of EO 105 on April 5, 2021. AB 148: allowed for out-of- state practice until Jan 1, 2022. Public Health Emergency ended on March 31, 2021.
Wyoming	Board of Medicine Guidance			Physicians and PAs not licensed in Wyoming may qualify to work here during the declared public health emergency through the "consultation		COVID-19	Inactive - The Governor signed EO 2022-03, rescinding the PHE effective March 14, 2022.



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	Emergency			exemption." If approved to do			EO 2022-02 allows nurses
	Licensure			so, the physician or physician			and nursing assistants
	Application			assistant is considered to be			licensed in other
				"consulting" with the State			jurisdictions to provide
				Health Officer. The exemption			nursing care in Wyoming in
				from licensure, if approved,			order to address staffing
				will be valid until the earlier of			shortages for 60 days.
				the end of the Public Health			
				Emergency or the termination			
				by the State Health Officer of			
				the "consultation." Current, full			
				and unrestricted licensure in at			
				least one U.S. jurisdiction or			
				county is required. The			
				exemption is not automatic,			
				requires approval of the Board			
				of Medicine and the State			
				Health Officer, and does not			
				apply to all physicians and			
				physician assistants.			