DIGEST

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Abstract: Revises the definitions of the terms "telemedicine" and "telehealth" and exempts certain activity from laws pertaining to the practice of medicine.

<u>Present law</u> relative to the practice of medicine provides the following definition for the term "telemedicine":

"Telemedicine" means the practice of health care delivery, diagnosis, consultation, treatment, and transfer of medical data using interactive telecommunication technology that enables a health care practitioner and a patient at two locations separated by distance to interact via two-way video and audio transmissions simultaneously. Neither a telephone conversation nor an electronic mail message between a health care practitioner and patient, or a true consultation as may be defined by rules promulgated by the board pursuant to the Administrative Procedure Act, constitutes telemedicine for the purposes of this Part (R.S. 37:1261 et seq.).

<u>Proposed law</u> revises this definition of "telemedicine" and defines the term as follows:

"Telemedicine" means the practice of health care delivery, diagnosis, consultation, treatment, and transfer of medical data by a physician using technology that enables the physician and a patient at two locations separated by distance to interact. Such technology may include electronic communications, information technology, asynchronous store-and-forward transfer technology, or technology that facilitates synchronous interaction between a physician at a distant site and a patient at an originating site.

Proposed law stipulates that the term "telemedicine" shall not include any of the following:

- (1) Electronic mail messages that are not compliant with applicable requirements of the Health Insurance Portability and Accountability Act of 1996, as amended.
- (2) Facsimile transmissions.

<u>Proposed law</u> provides that no provision of <u>present law</u> regulating the practice of medicine shall apply to a consultation without limitation between a practicing physician licensed in this state and a practicing physician licensed in another state or jurisdiction.

Present law known as the Louisiana Telehealth Access Act (R.S. 40:1223.1 et seq.) defines

"healthcare provider", for purposes of that law, to mean any one of several types of health professionals other than physicians. Provides the following definition for the term "telehealth":

"Telehealth" means a mode of delivering healthcare services, including behavioral health services, that utilizes information and communication technologies to enable the diagnosis, consultation, treatment, education, care management, and self-management of patients at a distance from healthcare providers. Telehealth allows services to be accessed when providers are in a distant site and patients are in the originating site. Telehealth facilitates patient self-management and caregiver support for patients and includes synchronous interactions and asynchronous store and forward transfers.

Proposed law revises this definition of "telehealth" and defines the term as follows:

"Telehealth" means healthcare services provided by a healthcare provider, as defined in this Section (R.S. 40:1223.3), to a person through the use of electronic communications, information technology, asynchronous store-and-forward transfer technology, or synchronous interaction between a provider at a distant site and a patient at an originating site, including but not limited to assessment of, diagnosis of, consultation with, treatment of, and remote monitoring of a patient, and transfer of medical data.

Proposed law stipulates that the term "telehealth" shall not include any of the following:

- (1) Electronic mail messages that are not compliant with applicable requirements of the Health Insurance Portability and Accountability Act of 1996, as amended.
- (2) Facsimile transmissions.

(Amends R.S. 37:1262(4) and 1291(6) and R.S. 40:1223.3(6); Adds R.S. 37:1291(7))