## Amendment to H.R. 5795 Offered by Mr. Pallone of New Jersey

Strike section 2 and insert the following new sections:

## 1SEC. 2. DEVELOPMENT AND DISSEMINATION OF MODEL2TRAINING PROGRAMS FOR SUBSTANCE USE3DISORDER PATIENT RECORDS.

4 (a) INITIAL PROGRAMS AND MATERIALS.—Not later 5 than 1 year after the date of the enactment of this Act, 6 the Secretary of Health and Human Services (referred to in this section as the "Secretary"), in consultation with 7 8 appropriate experts, shall identify the following model pro-9 grams and materials (or if no such programs or materials 10 exist, recognize private or public entities to develop and 11 disseminate such programs and materials):

12 (1) Model programs and materials for training 13 health care providers (including physicians, emer-14 gency medical personnel, psychiatrists, psychologists, 15 counselors, therapists, nurse practitioners, physician 16 assistants, behavioral health facilities and clinics, 17 care managers, and hospitals, including individuals 18 such as general counsels or regulatory compliance 19 staff who are responsible for establishing provider privacy policies) concerning the permitted uses and
disclosures, consistent with the standards and regulations governing the privacy and security of substance use disorder patient records promulgated by
the Secretary under section 543 of the Public
Health Service Act (42 U.S.C. 290dd–2) for the
confidentiality of patient records.

8 (2) Model programs and materials for training 9 patients and their families regarding their rights to 10 protect and obtain information under the standards 11 and regulations described in paragraph (1).

(b) REQUIREMENTS.—The model programs and materials described in paragraphs (1) and (2) of subsection
(a) shall address circumstances under which disclosure of
substance use disorder patient records is needed to—

16 (1) facilitate communication between substance
17 use disorder treatment providers and other health
18 care providers to promote and provide the best pos19 sible integrated care;

20 (2) avoid inappropriate prescribing that can
21 lead to dangerous drug interactions, overdose, or re22 lapse; and

23 (3) notify and involve families and caregivers24 when individuals experience an overdose.

25 (c) PERIODIC UPDATES.—The Secretary shall—

(1) periodically review and update the model
 program and materials identified or developed under
 subsection (a); and

4 (2) disseminate such updated programs and
5 materials to the individuals described in subsection
6 (a)(1).

7 (d) INPUT OF CERTAIN ENTITIES.—In identifying,
8 reviewing, or updating the model programs and materials
9 under this section, the Secretary shall solicit the input of
10 relevant stakeholders.

(e) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$2,000,000 for each of fiscal years 2019 through 2023.

## 14 SEC. 3. REPORT ON PATIENT EXPERIENCE WITH PART 2.

(a) IN GENERAL.—The Secretary of Health and
Human Services (in this section referred to as the "Secretary") shall conduct or support a study that examines
information sharing behaviors of individuals who obtain
substance use disorder treatment through a Part 2 program.

(b) TOPICS.—The study pursuant to subsection (a)
shall examine the extent to which patients at Part 2 programs agree to share their information, including the following:

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1	(1) Patient understanding regarding their
2	rights to protect and obtain information under Part
3	2.
4	(2) Concerns or feelings patients have about
5	sharing their Part 2 treatment records with other
6	health care providers and organizations.
7	(3) Whether or not patients agree to share their
8	Part 2 medical records.
9	(4) The extent of providers with which patients
10	agree to share their Part 2 treatment records.
11	(5) If patients have shared their Part 2 treat-
12	ment information—
13	(A) at what point in the treatment rela-
14	tionship with the Part 2 program did the pa-
15	tients choose to do so; and
16	(B) what prompted the patients to share
17	the information.
18	(6) What considerations were taken into ac-
19	count by the patient when deciding whether or not
20	and with whom to share their Part 2 treatment in-
21	formation.
22	(7) How did having the choice to decide to what
23	extent and with whom to share Part 2 treatment
24	records affect patients' decision to uptake or remain
25	in treatment.

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1	(8) Would not having a choice to decide the ex-
2	tent to which to share their treatment records from
3	Part 2 programs affect a patient's decision to par-
4	ticipate or stay in treatment.
5	(c) SCOPE.—The study under subsection (a) shall—
6	(1) include a nationally representative sample of
7	individuals obtaining treatment at Part 2 programs;
8	and
9	(2) consider patients of Part 2 programs being
10	treated for various substance use disorders, includ-
11	ing opioid use disorder and alcohol use disorder.
12	(d) REPORT.—Not later than 2 years after the date
13	of enactment of this Act, the Secretary shall submit a re-
14	port to the Congress on the results of the study under
15	subsection (a).
16	(e) DEFINITIONS.—In this section:
17	(1) The term "Part 2 program" means a pro-
18	gram described in section 543 of the Public Health
19	Service Act (42 U.S.C. 290dd–2).
20	(2) The term "Part 2" means the program
21	under section 543 of the Public Health Service Act
22	(42 U.S.C. 290dd–2).

## SEC. 4. REPORT ON ROLE OF PRIVACY IN SUBSTANCE USE DISORDER TREATMENT.

3 (a) IN GENERAL.—The Secretary of Health and
4 Human Services shall enter into an agreement with the
5 National Academies of Sciences, Engineering, and Medi6 cine to review the role of privacy in substance use disorder
7 treatment.

8 (b) CONTENTS.—The report under subsection (a)9 shall address each of the following:

10 (1) How do patient perceptions and experiences
11 with privacy of health care information affect their
12 uptake of treatment for substance use disorders,
13 such as opioid use disorder and alcohol use disorder.

(2) The extent of privacy protective practices
deployed by patients receiving treatment for substance use disorder, causes of such behavior, and effects of such behaviors on their treatment outcomes.

(3) How does discrimination and stigma faced
by individuals with substance use disorder affect the
need for privacy. Are there certain subgroups of individuals with substance use disorder who are more
are less likely to need or desire more control to determine the extent their substance use disorder
treatment records are shared.

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1	(4) What is the experience of individuals with
2	substance use disorders to obtain redress for stigma
3	and discrimination.
4	(5) How does the ability to obtain such redress
5	affect the need of an individual with a substance use
6	disorder for privacy.
7	(6) The effects of disclosure, including lawful
8	and unlawful disclosures, of substance use disorder
9	treatment records on individuals with a substance
10	use disorder.
11	(7) How disclosures of substance use disorder
12	treatment records have been misused and how that
13	affects the need for privacy.
14	(8) How does nondisclosure of substance use
15	disorder treatment records to health care provider,
16	as allowed by certain Federal and State laws, affect
17	care received by and overall health outcomes of indi-
18	viduals with substance use disorder.
19	(9) What is the role technological capabilities
20	and interoperability in determining the extent to
21	which a patient who consents to sharing their sub-
22	stance use disorder medical record with treatment
23	providers under Federal and State laws requiring
24	patient consent for such sharing can share such
25	records.

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to carry out this Act,
 \$2,000,000 for the fiscal year 2019.

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