## <sup>119TH CONGRESS</sup> 1ST SESSION H.R. 1520

# AN ACT

To prohibit discrimination on the basis of mental or physical disability in cases of organ transplants.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Charlotte Woodward3 Organ Transplant Discrimination Prevention Act".

### 4 SEC. 2. DEFINITIONS.

5 In this Act:

6 (1) AUXILIARY AIDS AND SERVICES.—The term
7 "auxiliary aids and services" has the meaning given
8 the term in section 4 of the Americans with Disabil9 ities Act of 1990 (42 U.S.C. 12103).

(2) COVERED ENTITY.—The term "covered en-10 11 tity" means any licensed provider of health care 12 services (including licensed health care practitioners, 13 hospitals. nursing facilities, laboratories, inter-14 mediate care facilities, psychiatric residential treat-15 ment facilities, institutions for individuals with intel-16 lectual or developmental disabilities, and prison 17 health centers), and any transplant hospital (as de-18 fined in section 121.2 of title 42. Code of Federal 19 Regulations or a successor regulation), that—

- 20 (A) is in interstate commerce; or
  21 (B) provides health care services in a manner that—
- 23 (i) substantially affects or has a sub24 stantial relation to interstate commerce; or

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1	(ii) includes use of an instrument (in-
2	cluding an instrument of transportation or
3	communication) of interstate commerce.
4	(3) DISABILITY.—The term "disability" has the
5	meaning given the term in section 3 of the Ameri-
6	cans with Disabilities Act of 1990 (42 U.S.C.
7	12102).
8	(4) HUMAN ORGAN.—The term "human organ"
9	has the meaning given the term in section 301(c) of
10	the National Organ Transplant Act (42 U.S.C.
11	274e(c)).
12	(5) Organ transplant.—The term "organ
13	transplant" means the transplantation or trans-
14	fusion of a donated human organ into the body of
15	another human for the purpose of treating a medical
16	condition.
17	(6) QUALIFIED INDIVIDUAL.—The term "quali-
18	fied individual" means an individual who, with or
19	without a support network, provision of auxiliary
20	aids and services, or reasonable modifications to
21	policies or practices, meets eligibility requirements
22	for the receipt of a human organ.
23	(7) Reasonable modifications to policies
24	OR PRACTICES.—The term "reasonable modifications
25	to policing on prostions? includes

25 to policies or practices" includes—

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(A) communication with persons responsible for supporting a qualified individual with postsurgical or other care following an organ transplant or related services, including support with medication;

6 (B) consideration, in determining whether 7 a qualified individual will be able to comply 8 with health requirements following an organ 9 transplant or receipt of related services, of sup-10 port networks available to the qualified indi-11 vidual, including family, friends, and providers 12 of home and community-based services, includ-13 ing home and community-based services funded 14 through the Medicare or Medicaid program 15 under title XVIII or XIX, respectively, of the 16 Social Security Act (42 U.S.C. 1395 et seq., 17 1396 et seq.), another health plan in which the 18 qualified individual is enrolled, or any program 19 or source of funding available to the qualified 20 individual; and

21 (C) the use of supported decision-making,22 when needed, by a qualified individual.

(8) RELATED SERVICES.—The term "related
services" means services related to an organ transplant that consist of—

1	(A) evaluation;
2	(B) counseling;
3	(C) treatment, including postoperative
4	treatment, and care;
5	(D) provision of information; and
6	(E) any other service recommended or re-
7	quired by a physician.
8	(9) Supported decision-making.—The term
9	"supported decision-making" means the use of a
10	support person to assist a qualified individual in
11	making health care decisions, communicate informa-
12	tion to the qualified individual, or ascertain a quali-
13	fied individual's wishes. Such term includes—
14	(A) the inclusion of the individual's attor-
15	ney-in-fact or health care proxy, or any person
16	of the individual's choice, in communications
17	about the individual's health care;
18	(B) permitting the individual to designate
19	a person of the individual's choice for the pur-
20	poses of supporting that individual in commu-
21	nicating, processing information, or making
22	health care decisions;
23	(C) providing auxiliary aids and services to
24	facilitate the individual's ability to communicate
25	and process health-related information, includ-

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1 ing providing use of assistive communication 2 technology; 3 (D) providing health information to per-4 sons designated by the individual, consistent 5 with the regulations promulgated under section 6 264(c) of the Health Insurance Portability and 7 Accountability Act of 1996 (42 U.S.C. 1320d-8 2 note) and other applicable laws and regula-9 tions governing disclosure of health informa-10 tion; 11 (E) providing health information in a for-12 mat that is readily understandable by the indi-13 vidual; and 14 (F) working with a court-appointed guard-15 ian or other person responsible for making 16 health care decisions on behalf of the individual, 17 to ensure that the individual is included in deci-18 sions involving the health care of the individual 19 and that health care decisions are in accordance 20 with the individual's own expressed interests. (10) SUPPORT NETWORK.—The term "support 21 22 network" means, with respect to a qualified indi-23 vidual, 1 or more people who are— 24 (A) selected by the qualified individual or

by the qualified individual and the guardian of

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the qualified individual, to provide assistance to
 the qualified individual or guidance to that
 qualified individual in understanding issues,
 making plans for the future, or making complex
 decisions; and

6 (B) who may include the family members, 7 friends, unpaid supporters, members of the reli-8 gious congregation, and appropriate personnel 9 at a community center, of or serving the quali-10 fied individual.

#### 11 SEC. 3. PROHIBITION OF DISCRIMINATORY POLICY.

12 directors The of described board in section 13 372(b)(1)(B) of the Public Health Service Act (42 U.S.C. 274(b)(1)(B)) shall not issue policies, recommendations, 14 15 or other memoranda that would prohibit, or otherwise hinder, a qualified individual's access to an organ trans-16 17 plant solely on the basis of that individual's disability.

#### 18 SEC. 4. PROHIBITION OF DISCRIMINATION.

(a) IN GENERAL.—Subject to subsection (b), a covered entity may not, solely on the basis of a qualified individual's disability—

(1) determine that the individual is ineligible toreceive an organ transplant or related services;

24 (2) deny the individual an organ transplant or25 related services;

1	(3) refuse to refer the individual to an organ
2	transplant center or other related specialist for the
3	purpose of receipt of an organ transplant or other
4	related services; or
5	(4) refuse to place the individual on an organ
6	transplant waiting list.
7	(b) EXCEPTION.—
8	(1) IN GENERAL.—
9	(A) MEDICALLY SIGNIFICANT DISABIL-
10	ITIES.—Notwithstanding subsection (a), a cov-
11	ered entity may take a qualified individual's
12	disability into account when making a health
13	care treatment or coverage recommendation or
14	decision, solely to the extent that the disability
15	has been found by a physician, following an in-
16	dividualized evaluation of the potential recipi-
17	ent, to be medically significant to the receipt of
18	the organ transplant or related services, as the
19	case may be.
20	(B) CONSTRUCTION.—Subparagraph (A)
21	shall not be construed to require a referral or
22	recommendation for, or the performance of, a
23	medically inappropriate organ transplant or
24	medically inappropriate related services.

1 (2) CLARIFICATION.—If a qualified individual 2 has the necessary support network to provide a rea-3 sonable assurance that the qualified individual will 4 be able to comply with health requirements following 5 an organ transplant or receipt of related services, as 6 the case may be, the qualified individual's inability 7 to independently comply with those requirements 8 may not be construed to be medically significant for 9 purposes of paragraph (1).

10 (c) REASONABLE MODIFICATIONS.—A covered entity 11 shall make reasonable modifications to policies or practices 12 (including procedures) of such entity if such modifications 13 are necessary to make an organ transplant or related services available to qualified individuals with disabilities, un-14 15 less the entity can demonstrate that making such modifications would fundamentally alter the nature of such 16 policies or practices. 17

18 (d) CLARIFICATIONS.—

(1) NO DENIAL OF SERVICES BECAUSE OF ABSENCE OF AUXILIARY AIDS AND SERVICES.—For
purposes of this section, a covered entity shall take
such steps as may be necessary to ensure that a
qualified individual with a disability is not denied a
procedure associated with the receipt of an organ
transplant or related services, because of the absence

1	of auxiliary aids and services, unless the covered en-
2	tity can demonstrate that taking such steps would
3	fundamentally alter the nature of the procedure
4	being offered or would result in an undue burden on
5	the entity.
6	(2) COMPLIANCE WITH OTHER LAW.—Nothing
7	in this section shall be construed—
8	(A) to prevent a covered entity from pro-
9	viding organ transplants or related services at
10	a level that is greater than the level that is re-
11	quired by this section; or
12	(B) to limit the rights of an individual with
13	a disability under, or to replace or limit the
14	scope of obligations imposed by, the Americans
15	with Disabilities Act of 1990 (42 U.S.C. 12101
16	et seq.) including the provisions added to such
17	Act by the ADA Amendments Act of 2008, sec-
18	tion 504 of the Rehabilitation Act of $1973$ (29
19	U.S.C. 794), section 1557 of the Patient Pro-
20	tection and Affordable Care Act (42 U.S.C.
21	18116), or any other applicable law.
22	(e) Enforcement.—
23	(1) IN GENERAL.—Any individual who alleges
24	that a qualified individual was subject to a violation
25	of this section by a covered entity may bring a claim

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1 2 Rights of the Department of Health and Human 3 Services, for expedited resolution, as appropriate.

4 (2) RULE OF CONSTRUCTION.—Nothing in this 5 subsection is intended to limit or replace available 6 remedies under the Americans with Disabilities Act 7 of 1990 (42 U.S.C. 12101 et seq.) or any other ap-8 plicable law.

#### 9 SEC. 5. APPLICATION TO EACH PART OF PROCESS.

10 The provisions of this Act—

11 (1) that apply to an organ transplant, also 12 apply to the evaluation and listing of a qualified in-13 dividual, and to the organ transplant and post-14 organ-transplant treatment of such an individual; 15 and

16 (2) that apply to related services, also apply to 17 the process for receipt of related services by such an 18 individual.

#### 19 SEC. 6. EFFECT ON OTHER LAWS.

20 Nothing in this Act shall be construed to supersede 21 any provision of any State or local law that provides great1 er rights to qualified individuals with respect to organ

2 transplants than the rights established under this Act.

Passed the House of Representatives June 23, 2025. Attest:

Clerk.

<sup>119TH CONGRESS</sup> H. R. 1520

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