February 4, 2020

The Honorable Shane Pendergrass
Chair
Health and Government Operations Committee
Maryland General Assembly
Room 241
House Office Building
Annapolis, MD 21401

RE: HB 448

Dear Delegate Pendergrass:

On behalf of the American Speech-Language-Hearing Association, I write in support of HB 448, which allows for synchronous and asynchronous telehealth.

The American Speech-Language-Hearing Association (ASHA) is the national professional, scientific, and credentialing association for 204,000 members and affiliates who are audiologists; speech-language pathologists; speech, language, and hearing scientists; audiology and speech-language pathology support personnel; and students. Over 3,940 ASHA members reside in Maryland.

As the leading national organization for the certification and advancement of audiologists and speech-language pathologists, ASHA supports the development and use of telehealth or “telepractice.” ASHA has a collection of professional practice documents, including a position statement that defines telepractice as “the application of telecommunications technology to deliver professional services at a distance by linking clinician to client, or clinician to clinician for assessment, intervention, and/or consultation.”

ASHA strongly supports the use of telepractice because research demonstrates the equivalence of telepractice to in-person service delivery for a wide range of diagnostic and treatment procedures for adults and children. Studies have shown high levels of patient, clinician, and parent satisfaction supporting telepractice as an effective alternative to the in-person model for delivery of care. Telepractice expands practitioners’ availability to those in need—regardless of geographic location—saving time and resources for both the provider and the patient.

Despite the proven benefits of telepractice, it is still underutilized within audiology and speech-language pathology due to a lack of clear state laws governing its use or mandating appropriate reimbursement for services delivered via telepractice. HB 448 addresses these barriers by firmly establishing what constitutes telehealth and how practitioners can use telecommunications tools and information technology appropriately when providing services.
Thank you for your consideration of ASHA’s position on HB 448. If you or your staff have any questions, please contact Susan Adams, ASHA’s director of state legislative and regulatory advocacy, at sadams@asha.org.

Sincerely,

Theresa H. Rodgers, MA, CCC-SLP
2020 ASHA President

3 Ibid.