

111TH CONGRESS
1ST SESSION

H. R. 1699

To require that certain complex diagnostic laboratory tests performed by an independent laboratory after a hospital outpatient encounter or inpatient stay during which the specimen involved was collected shall be treated as services for which payment may be made directly to the laboratory under part B of title XVIII of the Social Security Act.

IN THE HOUSE OF REPRESENTATIVES

MARCH 25, 2009

Mr. ALTMIRE (for himself, Mr. TIM MURPHY of Pennsylvania, and Ms. ESHOO) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To require that certain complex diagnostic laboratory tests performed by an independent laboratory after a hospital outpatient encounter or inpatient stay during which the specimen involved was collected shall be treated as services for which payment may be made directly to the laboratory under part B of title XVIII of the Social Security Act.

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 “Patient Access to Crit-
3 ical Lab Tests Act”.

4 **SEC. 2. FINDINGS; SENSE OF CONGRESS.**

5 (a) FINDINGS.—The Congress finds as follows:

6 (1) Timely access to laboratory testing is essen-
7 tial to ensure quality of care for patients.

8 (2) Genetic and molecular laboratory testing
9 are the new cornerstones of high quality, cost-effec-
10 tive preventive medicine.

11 (3) The completion of the Human Genome
12 Project in 2003 paved the way for a more sophisti-
13 cated understanding of disease causation, which has
14 contributed to the advent of “personalized medi-
15 cine”.

16 (4) Personalized medicine is the application of
17 genomic and molecular data to better target the de-
18 livery of health care, facilitate the discovery and clin-
19 ical testing of new products, and help determine a
20 patient’s predisposition to a particular disease or
21 condition.

22 (5) Personalized medicine offers the promise of
23 smarter, more effective, and safer care as physicians
24 and patients become equipped with better informa-
25 tion to guide treatment decisions.

1 (6) Some of the most encouraging personalized
2 medicine developments involve highly specialized lab-
3 oratory tests that, using biomarkers and vast stores
4 of historical data, provide individualized information
5 that enable physicians and patients to develop per-
6 sonalized treatment plans.

7 (7) Several outdated Medicare regulations for
8 laboratory billing are obstructing access to highly
9 specialized laboratory tests and delaying patients' di-
10 agnoses and treatments. These same rules are dis-
11 couraging investments in development of new tests.

12 (8) Realizing the promise of personalized medi-
13 cine will require improved regulation that appro-
14 priately encourages development of and access to
15 these specialized tests.

16 (b) SENSE OF CONGRESS.—It is the sense of Con-
17 gress that—

18 (1) where practical, Medicare regulations and
19 policies should be written to promote development of
20 and access to the highly specialized laboratory tests
21 referred to in subsection (a)(6); and

22 (2) the Medicare regulation described in section
23 414.510 of title 42, Code of Federal Regulations, is
24 one such regulation that should be revised to permit
25 laboratories furnishing certain specialized tests to

1 bill for and be paid directly by Medicare for fur-
2 nishing such tests.

3 **SEC. 3. TREATMENT OF CERTAIN COMPLEX DIAGNOSTIC**
4 **LABORATORY TESTS.**

5 (a) IN GENERAL.—Notwithstanding sections
6 1862(a)(14) and 1866(a)(1)(H)(i) of the Social Security
7 Act (42 U.S.C. 1395y(a)(14) and 1395cc(a)(1)(H)(i)), in
8 the case that a laboratory performs a covered complex di-
9 agnostic laboratory test, with respect to a specimen col-
10 lected from an individual during a period in which the in-
11 dividual is a patient of a hospital, if the test is performed
12 after such period the Secretary of Health and Human
13 Services shall treat such test, for purposes of providing
14 direct payment to the laboratory under section 1833(h)
15 or 1848 of such Act (42 U.S.C. 1395l(h) or 1395w-4),
16 as if such specimen had been collected directly by the lab-
17 oratory.

18 (b) COVERED COMPLEX DIAGNOSTIC LABORATORY
19 TEST DEFINED.—For purposes of this section, the term
20 “covered complex diagnostic laboratory test” means an
21 analysis—

22 (1) of DNA, RNA, chromosomes, proteins, or
23 metabolites that detects genotypes, mutations, chro-
24 mosomal changes, biochemical changes, cell re-
25 sponse, or gene expression or is a cancer chemo-

1 therapy sensitivity assay, but does not include meth-
2 ods principally comprising immunohistochemistry,
3 flow cytometry, enzyme assay or immunoassay;

4 (2) that is described in section 1861(s)(3) of
5 the Social Security Act (42 U.S.C. 1395x(s)(3));

6 (3) that is developed and performed by a lab-
7 oratory which is independent of the hospital in which
8 the specimen involved was collected and not under
9 any arrangements (as defined in section 1861(w)(1)
10 of such Act (42 U.S.C. 1395x(w)(1)); and

11 (4) that is not furnished by the hospital where
12 the specimen was collected to a patient of such hos-
13 pital, directly or under arrangements (as defined in
14 section 1861(w)(1) of such Act (42 U.S.C.
15 1395x(w)(1)) made by such hospital.

16 **SEC. 4. EFFECTIVE DATE.**

17 The provisions of section 3 shall apply to tests fur-
18 nished on or after the date of the enactment of this Act.

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