

117TH CONGRESS  
1ST SESSION

# S. 701

To amend titles XVIII and XIX of the Social Security Act to provide equal coverage of in vitro specific IgE tests and percutaneous tests for allergies under the Medicare and Medicaid programs, and for other purposes.

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## IN THE SENATE OF THE UNITED STATES

MARCH 11, 2021

Mr. MORAN (for himself, Mr. MURPHY, Mr. SCOTT of South Carolina, and Mr. BROWN) introduced the following bill; which was read twice and referred to the Committee on Finance

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# A BILL

To amend titles XVIII and XIX of the Social Security Act to provide equal coverage of in vitro specific IgE tests and percutaneous tests for allergies under the Medicare and Medicaid programs, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Allergy Testing Access  
5 Act of 2021”.

6 **SEC. 2. FINDINGS.**

7       Congress finds the following:

1                   (1) Allergies, when not properly diagnosed, can-  
2                   not be effectively treated.

3                   (2) Allergies to food, inhaled particles, or other  
4                   sources can cause debilitating and, in some cases,  
5                   fatal reactions.

6                   (3) Allergies can substantially compound other  
7                   illnesses, including asthma, emphysema, and adult  
8                   obstructive pulmonary diseases, leading to social and  
9                   economic costs for families and our Nation's health  
10                  care system.

11                  (4) According to clinical guidelines from the  
12                  National Institutes of Health and recommendations  
13                  from peer-reviewed literature, in vitro specific IgE  
14                  tests and percutaneous tests are considered equiva-  
15                  lent as confirmatory tests in terms of their sensi-  
16                  tivity and accuracy.

17                  (5) Despite these recommendations, some cur-  
18                  rent Medicare local coverage determinations and  
19                  Medicaid coverage policies deny equal access to in  
20                  vitro specific IgE tests and percutaneous tests.

21                  (6) In vitro specific IgE tests and percutaneous  
22                  tests must be equally accessible for clinicians and  
23                  patients to improve health outcomes, reduce system  
24                  costs, and reduce current health care disparities  
25                  caused by the lack of equal coverage.

1   **SEC. 3. MEDICARE COVERAGE FOR ALLERGY DIAGNOSTIC**

2           **TESTING SERVICES.**

3       (a) COVERAGE.—Section 1861 of the Social Security

4   Act (42 U.S.C. 1395x) is amended—

5           (1) in subsection (s)(2)—

6              (A) in subparagraph (GG), by striking

7              “and” at the end;

8              (B) in subparagraph (HH), by striking the

9              period at the end and inserting “; and”; and

10             (C) by adding at the end the following new  
11              subparagraph:

12             “(B) allergy diagnostic testing services (as de-  
13              fined in subsection (lll));”; and

14             (2) by adding at the end the following new sub-  
15              section:

16       **“(lll) ALLERGY DIAGNOSTIC TESTING SERVICES.”**

17             “(1) IN GENERAL.—The term ‘allergy diag-  
18              nostic testing services’ means in vitro specific IgE  
19              tests and percutaneous tests—

20             “(A) that have been cleared under section  
21              501(k), classified under section 513(f)(2), or  
22              approved under section 515 of the Federal  
23              Food, Drug, and Cosmetic Act; and

24             “(B) which are furnished to individuals for  
25              the purpose of evaluating immunologic response

1           to certain antigens, as determined appropriate  
2           by the practitioner ordering such test.

3           “(2) EQUAL ACCESS TO TESTING METHODS.—  
4           The Secretary shall ensure equality in the treatment  
5           of in vitro specific IgE tests and percutaneous tests  
6           described in paragraph (1) with respect to—

7                 “(A) any medical necessity or other cov-  
8                 erage requirements established for such in vitro  
9                 specific IgE and percutaneous tests;

10                “(B) any frequency limits established for  
11                such tests; and

12                “(C) any allergen unit limits established  
13                for a year for such tests.”.

14           (b) PAYMENT.—Section 1834 of the Social Security  
15 Act (42 U.S.C. 1395m) is amended by adding at the end

16 the following new subsection:

17           “(z) ALLERGY DIAGNOSTIC TESTING SERVICES.—

18 For purposes of payment only, in the case of allergy diag-  
19 nostic testing services (as defined in section 1861(l)(i))—

20                “(1) in vitro specific IgE tests shall be treated  
21                as clinical diagnostic laboratory tests; and

22                “(2) percutaneous tests shall be treated as phy-  
23                sicians’ services.”.

1       (c) EFFECTIVE DATE.—The amendments made by  
2 this section shall apply with respect to items and services  
3 furnished on or after January 1, 2022.

**4 SEC. 4. MEDICAID COVERAGE FOR ALLERGY DIAGNOSTIC  
5 TESTING SERVICES.**

6 (a) IN GENERAL.—Title XIX of the Social Security

7 Act (42 U.S.C. 1396 et seq.) is amended—

8 (1) in section 1902(a)—

(B) in paragraph (87), by striking the period at the end and inserting “; and”; and

13 (C) by inserting after paragraph (87) the  
14 following new paragraph:

15               “(88) provide, with respect to the provision of  
16               allergy diagnostic testing services (as defined in sec-  
17               tion 1905(hh)) under the State plan, for equality in  
18               the treatment of in vitro specific IgE tests and  
19               percutaneous tests with respect to—

20               “(A) any medical necessity or other cov-  
21               erage requirements established for such in vitro  
22               specific IgE and percutaneous tests;

23                   “(B) any frequency limits established for  
24 such tests; and

1               “(C) any allergen unit limits established  
2               for such tests.”; and

3               (2) in section 1905—

4               (A) in subsection (r)—

5               (i) by redesignating paragraph (5) as  
6               paragraph (6); and

7               (ii) by inserting after paragraph (4)  
8               the following new paragraph:

9               “(5) Allergy diagnostic testing services (as de-  
10               fined in subsection (hh)).”; and

11               (B) by adding at the end the following new  
12               subsection:

13               “(hh) ALLERGY DIAGNOSTIC TESTING SERVICES DE-

14 FINED.—The term ‘allergy diagnostic testing services’  
15 means in vitro specific IgE tests and percutaneous tests

16 that—

17               “(1) have been cleared under section 501(k),  
18               classified under section 513(f)(2), or approved under  
19               section 515 of the Federal Food, Drug, and Cos-  
20               metic Act; and

21               “(2) are provided to individuals for the purpose  
22               of evaluating immunologic response to certain anti-  
23               gens.”.

24               (b) EFFECTIVE DATE.—

1                             (1) IN GENERAL.—Subject to paragraph (2),  
2                             the amendments made by this section shall apply  
3                             with respect to items and services provided on or  
4                             after January 1, 2022.

5                             (2) EXCEPTION FOR STATE LEGISLATION.—In  
6                             the case of a State plan under title XIX of the So-  
7                             cial Security Act (42 U.S.C. 1396 et seq.) that the  
8                             Secretary of Health and Human Services determines  
9                             requires State legislation in order for the respective  
10                            plan to meet any requirement imposed by amend-  
11                            ments made by this section, the respective plan shall  
12                            not be regarded as failing to comply with the re-  
13                            quirements of such title solely on the basis of its  
14                            failure to meet such an additional requirement be-  
15                            fore the first day of the first calendar quarter begin-  
16                            ning after the close of the first regular session of the  
17                            State legislature that begins after the date of the en-  
18                            actment of this Act. For purposes of the previous  
19                            sentence, in the case of a State that has a 2-year  
20                            legislative session, each year of the session shall be  
21                            considered to be a separate regular session of the  
22                            State legislature.

