FRACTURE PREVENTION COALITION

June 6, 2019

The Honorable John B. Larson United States House of Representatives 1501 Longworth House Office Building Washington, D.C. 20515

The Honorable Jackie Walorski United States House of Representatives 419 Cannon House Office Building Washington, D.C. 20515

The Honorable Lori Trahan United States House of Representatives 1616 Longworth House Office Building Washington, D.C. 20515 The Honorable Linda T. Sánchez United States House of Representatives 2329 Rayburn House Office Building Washington, D.C. 20515

The Honorable Susan W. Brooks United States House of Representatives 2211 Rayburn House Office Building Washington, D.C. 20515

The Honorable Roger W. Marshall United States House of Representatives 312 Cannon House Office Building Washington, D.C. 20515

Dear Representatives Larson, Sánchez, Walorski, Brooks, Trahan, and Marshall:

On behalf of the undersigned organizations, we are writing to thank you for sponsoring legislation to preserve access to osteoporosis testing for Medicare beneficiaries. H.R. 2693, the *Increasing Access to Osteoporosis Testing for Medicare Beneficiaries Act of 2019* will have a profound effect on the availability of preventative bone density screening by creating a floor reimbursement rate under Medicare for the dual-energy X-ray absorptiometry (DXA) test administered in a doctor's office.

Osteoporosis and its related bone fractures have a staggering impact on the U.S. health care system, accounting for approximately 300,000 hip fracture hospitalizations, with costs projected to grow to over \$25 billion by 2025. Because the risk of osteoporosis increases as bones become thinner with age, Medicare beneficiaries, in particular, need access to bone density screening services. Osteoporosis remains a major public health risk that is expected to affect 12.3 million Americans by 2020, of which nearly three quarters are women. The disease has a profound impact on the long-term health of women over the age of 50, as 25% who suffer a hip fracture will die within one year, and 20% will require nursing home care for the remainder of their life. Early recognition of osteoporosis by DXA testing can lead to drug treatment that can reduce the risk of hip fracture by 40-50%.

Congress has twice recognized the importance of this issue by including language designed to increase the number of screenings and decrease the number of individuals with osteoporosis in the U.S. by reversing Medicare cuts to DXA reimbursement. Despite being recommended by the Centers for Medicare and Medicaid Services (CMS) as a critical preventive test in the "Welcome to Medicare" exam, the reimbursement rate for the DXA test administered in a doctor's office has declined from \$140 in 2006 to only \$40 in 2019.

Appropriate reimbursement for tests such as DXA that measure bone mass and predict fracture risk is necessary to maintain patient access, particularly in rural or underserved areas. Evidence indicates that people at risk for osteoporosis who receive bone density tests live longer, experience fewer fractures, and save money for all payers including Medicare, Medicaid, and the private sector. Unfortunately, the decreased reimbursement has directly resulted in the loss of over 8,000 DXA office providers, a drop of 36% over the last decade, according to Medicare billing data.

In 2013, the long-standing trend of declining hip fractures was interrupted, leading a recent study to extrapolate that the flattened rate led to 11,464 more hip fractures than expected from 2013-2015, costing CMS an additional expense of \$459 million. Given statistics such as these, the need to improve access to DXA testing and facilitate earlier and more effective osteoporosis treatment is clinically critical for postmenopausal women and financially urgent for CMS.

The nation must maintain and preserve its capacity to treat this costly, debilitating, and growing disease as our population ages. Unfortunately, bone loss is a silently progressive process, and without DXA screening fractures will continue to increase. Osteoporosis is a preventable disease, but we are losing the war on osteoporosis by not using the valuable tools that we have at our disposal. In the interest of women's health and fiscal responsibility, we thank you for introducing this critical legislation and stand ready to work with you to achieve its passage in the 116th Congress.

Sincerely,

Alabama Society for the Rheumatic Diseases Alaska Rheumatology Alliance American Alliance of Orthopaedic Executives American Association of Clinical Endocrinologists (AACE) American Association of Orthopaedic Surgeons American Bone Health American College of Obstetricians and Gynecologists American College of Rheumatology American Medical Women's Association (AMWA) American Orthopaedic Association American Society for Bone and Mineral Research (ASBMR) Arkansas Rheumatology Association Association for Quality Imaging (AQI) Black Women's Health Imperative Coalition of State Rheumatology Organizations (CSRO) **Connecticut Rheumatology Association Endocrine Society** Florida Society of Rheumatology Georgia Society of Rheumatology **Global Healthy Living Foundation** HealthyWomen International Society for Clinical Densitometry (ISCD) Kentuckiana Rheumatology Alliance Metro Atlanta Rheumatology Society Michigan Rheumatism Society Midwest Rheumatology Association Mississippi Arthritis and Rheumatism Society National Association of Nurse Practitioners in Women's Health (NPWH) National Black Nurses Association National Hispanic Medical Association National Osteoporosis Foundation Nebraska Rheumatology Society New York State Rheumatology Society North American Menopause Society (NAMS) North Carolina Rheumatology Association (NCRA) **Oregon Rheumatology Alliance** Pennsylvania Rheumatology Society RetireSafe Rheumatism Society of the District of Columbia Rheumatology Alliance of Louisiana Rheumatology Associates of Long Island Rheumatology Association of Nevada South Carolina Rheumatism Society State of Texas Association of Rheumatologists United States Bone and Joint Initiative (USBJI) Virginia Society of Rheumatologists

Washington Rheumatology Alliance West Virginia Rheumatology State Society Wisconsin Rheumatology Association

cc: Honorable Bradley Byrne Honorable Yvette D. Clarke Honorable Joe Courtney Honorable Rodney Davis Honorable Debbie Dingell Honorable Brian K. Fitzpatrick Honorable Alcee L. Hastings Honorable Eddie Bernice Johnson Honorable Mike Kelly Honorable Peter T. King Honorable Carolyn B. Maloney Honorable David P. Roe