February 1, 2018

The Honorable Paul Ryan  
The Honorable Nancy Pelosi  
Speaker  
Minority Leader  
U.S. House of Representatives  
U.S. House of Representatives  
Washington, DC 20515  
Washington, DC 20515

The Honorable Kevin McCarthy  
The Honorable Steny Hoyer  
Majority Leader  
Minority Whip  
U.S. House of Representatives  
U.S. House of Representatives  
Washington, DC 20515  
Washington, DC 20515

Dear Speaker Ryan, Leaders Pelosi and McCarthy, and Minority Whip Hoyer:

On behalf of Paralyzed Veterans of America (PVA), I write to express our strong opposition to the ADA (Americans with Disabilities Act) Education and Reform Act (H.R. 620). This legislation would require a person with a disability to give notice to a public accommodation of an architectural barrier under the ADA and allow that accommodation time to cure the problem prior to being able to enforce his or her civil rights through the legal system. Requiring any type of notification scheme would lead businesses to delay ADA compliance, and result in decreased access to the built environment for our members and all people with disabilities.

One of the core mission areas of PVA is to advocate for the civil rights of our members, who are all veterans with catastrophic disabilities. PVA strongly supports the letter and spirit of the ADA. This crucial civil rights law, which is a model of compromise between the disability and business communities, creates comprehensive disability rights for all people with disabilities. Efforts to add notification and cure requirements to Title III of the ADA would only decrease accessibility and make the law's requirements more difficult to enforce.

The ADA Education and Reform Act would require a person with a disability to send a letter with very specific information notifying a business, regardless of it size, that it is out of compliance with the ADA. The business would then have 60 days to respond and 120 days to make “substantial progress” toward fixing the problem. Only if the business failed to acknowledge the notification or make substantial progress in fixing the violation, could the business be sued.

Although proponents of notification insist that it is needed to stop lawsuits, whether frivolous or not, PVA believes that such a requirement would only serve to remove all incentive for businesses to comply with Title III ADA requirements. There are no monetary damages available under Title III of the ADA, only injunctive relief. If a notification and cure requirement, such as that laid out in H.R. 620, became law, a business could simply employ a “wait and see” approach and continue to violate the law without any real fear of consequences.

Furthermore, it is hard to imagine how veterans with disabilities would even be able to find attorneys willing to help them with ADA architectural barrier cases against public
accommodations. The possibility of receiving attorney’s fees would be a far off proposition that many attorneys would not be willing to take a chance on receiving. With the threat of a lawsuit rendered practically impotent, we would most likely see decreased access for people with disabilities.

As a nation, we need to focus on increasing compliance with the ADA, not tearing it down. Technical assistance is a powerful tool to help businesses understand their ADA obligations. The federally funded ADA National Network provides free technical assistance to governments, individuals, and businesses on ADA compliance. The Network includes ten regional ADA Centers that are located around the nation. Business owners who need assistance, must seek the guidance and training that is available. There are even tax incentives to help businesses address identified barriers, including a small business tax credit.

Businesses have had enough time to comply. Veterans with disabilities who honorably served their country should not bear the burden of ensuring that businesses in their communities are meeting their ADA obligations. Instead, it is the responsibility of business owners and their associations to educate themselves about the law’s requirements.

PVA is deeply disturbed by any efforts to gut the civil rights of veterans with catastrophic disabilities. All people with disabilities must have equality of opportunity and access to their communities. ADA notification and cure efforts do not promote these crucial goals; therefore, they must fail. If you have any questions, please contact Heather Ansley, Associate General Counsel for Corporate and Government Relations, at (202) 416-7794 or by email at heathera@pva.org.

Respectfully,

Carl Blake
Executive Director
Paralyzed Veterans of America