November 12, 2024

The Honorable Mike Johnson Speaker U.S. House of Representatives Washington, DC 20515

The Honorable Chuck Schumer Majority Leader U.S. Senate Washington, DC 20510

The Honorable Cathy McMorris Rodgers Chair House E&C Committee Washington, DC 20515

The Honorable Jim Jordan Chair House Judiciary Committee Washington, DC 20515

The Honorable Bernie Sanders Chair Senate HELP Committee Washington, DC 20510 The Honorable Hakeem Jeffries Minority Leader U.S. House of Representatives Washington, DC 20515

The Honorable Mitch McConnell Minority Leader U.S. Senate Washington, DC 20510

The Honorable Frank Pallone Ranking Member House E&C Committee Washington, DC 20515

The Honorable Jerrold Nadler Ranking Member House Judiciary Committee Washington, DC 20515

The Honorable Bill Cassidy Ranking Member Senate HELP Committee Washington, DC 20510

Dear Speaker Johnson, Majority Leader Schumer, Minority Leader Jeffries, Minority Leader McConnell, Chair Rodgers, Ranking Member Pallone, Chair Jordan, Ranking Member Nadler, Chair Sanders, and Ranking Member Cassidy:

The undersigned organizations, representing a broad base of stakeholders, write today <u>to urge</u> <u>legislators to include S. 644/H.R. 1359 - the Modernizing Opioid Treatment Access Act (M-OTAA) as a priority in any year-end legislative package</u>. This bipartisan legislation would responsibly expand access to methadone treatment for opioid use disorder (OUD) in medical settings and areas where it is not available now. M-OTAA has gained increasing support in both the Senate and House and has already passed out of the Senate HELP Committee.

Opioid overdose accounts for over 70,000 preventable American deaths *each year*, more than the total number of American deaths in the Vietnam War. Methadone treatment has been shown to reduce the chances of dying by over 50% among patients with OUD. Beyond saving lives, methadone is superior to any other OUD treatment for retaining individuals in care, thus promoting sustained recovery and increased quality of life. Unfortunately, methadone is inaccessible to thousands of Americans who could benefit from it due to a 50-year-old provision in federal law, currently interpreted to require dispensing from federally certified Opioid Treatment Programs (OTPs, i.e., specialized 'methadone clinics').

That is why passing M-OTAA this Congress is critical. M-OTAA would expand access to methadone treatment for OUD by enabling board-certified addiction specialist physicians to prescribe it in their usual clinic settings, utilizing patients' existing pharmacies, under the

oversight of the same federal regulatory bodies that already ensure safety monitoring at OTPs. Several regions in the US – including the entire state of Wyoming – do not have *any* OTPs. Confining methadone to OTPs effectively denies treatment to countless individuals who may benefit, disproportionately harming rural communities and other under-resourced health settings and fostering racial, gender, and geographic inequity. <u>Passing M-OTAA would make it more</u> <u>likely that patients with OUD can access methadone care in their communities, with expert</u> <u>guidance and monitoring by physicians board-certified in addiction medicine or addiction</u> <u>psychiatry, without the onerous, non-evidence-based requirements and logistical barriers that</u> <u>often hinder key elements of recovery like employment and parenting.</u>

Opponents of M-OTAA argue that methadone's benefits are largely due to its frequent administration through the OTP system. Yet data from the COVID-19 public health emergency, which temporarily shifted methadone treatment to more unsupervised use to facilitate physical distancing, demonstrated improved treatment engagement and patient satisfaction, without causing increases in methadone-related overdoses. <u>This research shows broadly that making it easier for people to access their medication outside of unnecessarily rigid take-home restrictions can enhance treatment access without sacrificing safety. Acknowledging the benefits of more flexible methadone access during the pandemic, SAMHSA recently made the pandemic era OTP flexibilities permanent, representing an incremental step forward for methadone access. However, methadone remains fettered by antiquated regulatory and siloed treatment delivery systems that preclude it from meeting the immense and urgent need for OUD treatment in this country. <u>The next step toward expanding patient access to methadone is through M-OTAA's empowerment of addiction specialist physicians to prescribe methadone for pharmacy dispensing.</u></u>

We are unified in our support of M-OTAA and our strong belief that it will help turn the tide on the overdose crisis facing our nation, saving thousands of constituents' lives while promoting treatment and recovery.

Sincerely,

- 1. Association for Multidisciplinary Education and Research in Substance Use and Addiction (AMERSA)
- 2. American Society of Addiction Medicine
- 3. National Survivors Union
- 4. Overdose Prevention Initiative
- 5. American Association of Psychiatric Pharmacists
- 6. American Pharmacists Association
- 7. Big Cities Health Coalition
- 8. Grayken Center for Addiction at Boston Medical Center
- 9. Partnership to End Addiction
- 10. Police Assisted Addiction & Recovery Initiative (PAARI)
- 11. R Street Institute
- 12. SMART Recovery
- 13. ABD/Skywatchers
- 14. AIDS Foundation Chicago
- 15. Alabama Society of Addiction Medicine
- 16. American Academy of Emergency Medicine
- 17. American College of Academic Addiction Medicine
- 18. American College of Clinical Pharmacy

- 19. American College of Emergency Physicians
- 20. American College of Medical Toxicology
- 21. American College of Obstetricians and Gynecologists
- 22. American College of Physicians
- 23. American Medical Association
- 24. American Mental Health Counselors Association
- 25. American Osteopathic Academy of Addiction Medicine
- 26. American Psychological Association Services
- 27. American Society of Health-System Pharmacists (ASHP)
- 28. A New PATH
- 29. Any Positive Change Inc.
- 30. Arizona Society of Addiction Medicine
- 31. Association for Behavioral Health and Wellness
- 32. Association of Persons Affected by Addiction
- 33. Broken No More
- 34. California Society of Addiction Medicine
- 35. Center for Addiction Science, Policy, and Research (CASPR)
- 36. Center for Housing & Health
- 37. Central City Concern
- 38. Drug Policy Alliance
- 39. Evergreen Treatment Services
- 40. Faces & Voices of Recovery
- 41. Families Recover Together, LLC
- 42. Geisinger
- 43. GLIDE Foundation
- 44. Hawaii Society of Addiction Medicine
- 45. HIV Alliance
- 46. Hope House Treatment Centers
- 47. Illinois Society of Addiction Medicine
- 48. Imperial Calcasieu Human Services Authority
- 49. Indiana Council of Community Mental Health Centers
- 50. Inseparable
- 51. International Nurses Society on Addictions
- 52. Iowa Mental Health Advocacy
- 53. Kelly S. Ramsey Consulting, LLC
- 54. Kentucky Medical Association
- 55. Kentucky Society of Addiction Medicine
- 56. Larkin Street Youth Services
- 57. Law Enforcement Action Partnership
- 58. Legal Action Center
- 59. Louisiana Society of Addiction Medicine
- 60. Maine Medical Association
- 61. Maryland-DC Society of Addiction Medicine
- 62. Massachusetts Health & Hospital Association
- 63. Massachusetts Medical Society
- 64. Massachusetts Society of Addiction Medicine
- 65. Mental Health America
- 66. Michigan Osteopathic Association
- 67. Michigan Society of Addiction Medicine
- 68. Michigan State Medical Society
- 69. Midwest Society of Addiction Medicine

- 70. Minnesota Medical Association
- 71. Moab Regional Recovery Center
- 72. Moms for All Paths to Recovery
- 73. Montgomery County Federation of Families for Children's Mental Health, Inc.
- 74. National Association of Addiction Treatment Providers
- 75. National Association of Pediatric Nurse Practitioners
- 76. National Commission on Correctional Health Care
- 77. National Harm Reduction Coalition
- 78. National League for Nursing
- 79. New Hope Behavioral Health Center, Inc.
- 80. New Jersey Association of Mental Health and Addiction Agencies, Inc.
- 81. New Mexico Society of Addiction Medicine
- 82. New Start Treatment
- 83. New York Society of Addiction Medicine
- 84. No Overdose Baton Rouge
- 85. North Dakota Medical Association
- 86. Northern New England Society of Addiction Medicine
- 87. NYU Grossman School of Medicine Addiction Medicine Fellowship
- 88. Oasis Center of the Rogue Valley
- 89. Ohio Society of Addiction Medicine
- 90. Oregon Medical Association
- 91. Overdose Crisis Response Fund
- 92. Penn Medicine Center for Addiction Medicine and Policy
- 93. Pennsylvania Society of Addiction Medicine
- 94. PRC
- 95. Public Justice Center
- 96. PursueCare, LLC
- 97. Recovery Dynamics
- 98. Risewell Community Services
- 99. Rural AIDS Action Network (RAAN)
- 100. Safer Inside
- 101. San Francisco AIDS Foundation
- 102. San Francisco Public Defender
- 103. Shatterproof
- 104. Shawnee Health
- 105. SHE RECOVERS Foundation
- 106. Society of General Internal Medicine
- 107. Society of Physician Assistants in Addiction Medicine
- 108. Southwest Recovery Alliance
- 109. Talbott Legacy Centers
- 110. TASC, Inc. (Treatment Alternatives for Safe Communities)
- 111. Texas Medical Association
- 112. The Gubbio Project
- 113. The Porchlight Collective SAP
- 114. Tennessee Justice Center
- 115. Tennessee Society of Addiction Medicine
- 116. Today I Matter, Inc.
- 117. Treatment on Demand Coalition (San Francisco)
- 118. Utah Society of Addiction Medicine
- 119. Utah Support Advocates for Recovery Awareness
- 120. Vital Strategies

- 121. Voices of Recovery San Mateo County
- Wabash Valley Recovery Center 122.
- Washington Society of Addiction Medicine 123.
- Washington State Medical Association 124.
- West Virginia Association of Addiction and Prevention Professionals West Virginia Society of Addiction Medicine 125.
- 126.
- Wisconsin Society of Addiction Medicine 127.
- Young People in Recovery 128.
- 129. YourPath