

### **OFFICERS**

#### President

R. Jeffrey Goldsmith, MD, DLFAPA, FASAM

### **President-Elect**

Kelly Clark, MD, MBA, FASAM

### Vice-President

Mark Kraus, MD, FASAM

#### Secretary

Margaret A.E. Jarvis, MD, FASAM

### Treasurer

Brian Hurley, MD, MBA

### **Immediate Past President**

Stuart Gitlow, MD, MPH, MBA, DFAPA

#### **BOARD OF DIRECTORS**

#### **Directors-at-Large**

Anthony P. Albanese, MD, FASAM Paul H. Earley, MD, FASAM Marc Galanter, MD, FASAM

Petros Levounis, MD, MA, FASAM Yngvild K. Olsen, MD, MPH

John C. Tanner, DO, FASAM

# **Regional Directors**

### Region I

Jeffery Selzer, MD, FASAM

# Region II

Jeffery Wilkins, MD, FASAM

# Region III

Kenneth Freedman, MD, MS, MBA, FACP, FASAM

### Region IV

Mark P. Schwartz, MD, FASAM

### Region V

J. Ramsay Farah, MD, MPH, FAAP, FACMP, FASAM

### Region VI

Gavin Bart, MD, PhD, FACP, FASAM

## Region VII

Howard Wetsman, MD, FASAM

### **Region VIII**

William F. Haning, III, MD, FASAM, DFAPA

### Region IX

Ronald Lim, MD, FASAM

### Region X

Terry Alley, MD, FASAM

### **Ex-Officio**

Todd J. Kammerzelt, MD Ilse R. Levin, DO Surita Rao, MD Scott Teitelbaum, MD, FASAM Norman Wetterau, MD, FAAP, FASAM

Penny S. Mills, MBA, EVP/CEO

# FOUNDING PRESIDENT

Ruth Fox, MD 1895-1989

# **American Society of Addiction Medicine**

4601 NORTH PARK AVENUE 

■ UPPER ARCADE SUITE 101 

■ CHEVY CHASE, MD 20815-4520

TREAT ADDICTION 

■ SAVE LIVES

June 9, 2015

The Honorable Brian Higgins United States House of Representatives 2459 Rayburn House Office Building Washington DC 20515

The Honorable Richard Hanna United States House of Representatives 319 Cannon House Office Building Washington DC, 20515

The Honorable Paul Tonko United States House of Representatives 2463 Rayburn House Office Building Washington DC 20515

The Honorable John Katko United States House of Representatives 1123 Longworth House Office Building Washington, DC 20515

Dear Representatives Higgins, Hanna, Tonko and Katko:

On behalf of the American Society of Addiction Medicine (ASAM), the largest medical society representing physicians and allied professionals treating addiction, I am writing to thank you for your bill, the "Recovery Enhancement for Addiction Treatment Act," or TREAT Act (H.R. 2536). This important act supports ASAM's efforts to improve patients' access to life-saving medications that treat opioid addiction. Specifically, your bill lifts the current prescribing limitation on buprenorphine, an FDA-approved pharmacotherapy with proven clinical and cost effectiveness. Moreover, your bill sets forth a strategy for lifting this limit that supports improved prescriber education, diversion control and expansion of qualified buprenorphine treatment providers nationwide.

The morbidity and mortality statistics related to prescription drug and heroin addiction are astounding. According to the Centers for Disease Control and Prevention (CDC), deaths from prescription opioid pain relievers quadrupled between 1999 and 2013, and the rate of deaths involving heroin almost tripled between 2010 and 2013. This epidemic is compounded by the vast gap in access to opioid addiction treatment. This does not have to be our patients' realities. We have at our disposal highly effective, FDA-approved pharmacotherapies to treat opioid addiction. Unfortunately, they all come with arbitrary treatment limits that

PHONE: (301) 656-3920 • FAX: (301) 656-3815 E-MAIL: EMAIL@ASAM.ORG • WEBSITE: WWW.ASAM.ORG have resoundingly negative effects on treatment access and outcomes. The current 100-patient prescribing limit on buprenorphine is codified in federal statute and can and should be eliminated for highly qualified addiction treatment providers.

There are today nearly 5,000 board-certified addiction medicine physicians, addiction psychiatrists and addiction osteopaths sufficiently trained to treat this devastating disease, using pharmacotherapies like buprenorphine and other treatment modalities supported by these specialties. There are tens of thousands more primary care physicians and advanced practice clinicians like nurse practitioners and physicians assistants who, with significant specialized training and access to the aforementioned specialists, can also advance the use of buprenorphine and thereby help fill the treatment gap.

Expanding the prescribing limit for qualified addiction treatment providers will have an immediate, positive impact on expanding opioid addiction patient access to a clinically and cost-effective addiction pharmacotherapy. The TREAT Act details a thoughtful, actionable approach that supports this outcome. ASAM applauds the goals of this Act and looks forward to a continued collaboration on expanding access to opioid addiction treatment and the concomitant effort to ensure safe prescribing of opioids for pain, alternate pain therapy options and early identification of and treatment for addiction among all first-line healthcare providers.

Sincerely,

R. Jeffrey Goldsmith, MD, DLFAPA, FASAM

President, American Society of Addiction Medicine

Very glosemento nes