September 10, 2024

The Honorable Mike Johnson Speaker of the House United States House of Representatives Washington, DC 20515 The Honorable Hakeem Jeffries House Democratic Leader United States House of Representatives Washington, DC 20515

Dear Congressional Leaders,

Thank you for your leadership in expanding access to virtual care. We are writing today to request your help in ensuring ongoing access to virtual prescribing for patients and providers. We anticipate that the Drug Enforcement Administration (DEA) will dramatically limit virtual prescribing, either through new regulations or by allowing the existing flexibilities to expire. We are asking Congress to intervene before millions of American lose access to critically important treatment. We urge you to include, in the end-of-year legislative package, a two-year extension of prescribing flexibilities.

Congress passed the Ryan Haight Online Pharmacy Consumer Protection Act in 2008, which requires the DEA, in conjunction with HHS, to promulgate permanent rules to allow practitioners to prescribe certain controlled medications via telehealth through a special registration pathway. As of today, the agency still had not done so. In the advent of the Public Health Emergency, the DEA allowed DEA-registered practitioners to issue prescriptions for certain controlled substances to patients via telemedicine without requiring an in-person medical evaluation. These flexibilities have been a lifeline for countless individuals across the country, ensuring uninterrupted access to essential mental health care, substance use treatment, end-of-life care, and many other crucial treatments during a time when in-person visits were impossible or unsafe.

The ongoing challenges in accessing mental health and substance use treatment services, particularly in rural and underserved areas, underscore the importance of maintaining these flexibilities. More than half of U.S. counties <u>do not</u> have a psychiatrist. The shortage is even more prominent in rural areas, with <u>nearly</u> <u>three quarters</u> of rural counties lacking a psychiatrist. Telemedicine has proven to be an effective tool in bridging the gap between patients and providers, reducing barriers to care, and supporting those most in need. At its pandemic peak, telehealth <u>represented</u> 40% of mental health and substance use outpatient visits, and still remains strong, representing 36% of outpatient visits currently.

Given the widespread provider shortage across medical professions and specialties, this flexibility has been essential in ensuring that patients receive timely and necessary care. Continuing these practices is vital to sustaining access to treatment and addressing the ongoing healthcare challenges in underserved areas.

Given how late we are in the year and with the waiver expiring on December 31, there is very little time left for the DEA to release a draft rule for public comment, close the comment period, review the substantive feedback, and finalize the rule in time for the end of the year. Nearly 40,000 comments were submitted last year when the DEA first attempted to draft rules for a permanent framework on remote prescribing of controlled substances.

Given the success and positive clinical outcomes associated with the prescribing flexibility, **the undersigned organizations request that Congress extend these prescribing flexibilities for two years**. An extension would avert patient harm of the ending flexibilities while giving us all more time to come to consensus about the best way to balance access and enforcement. Thank you for your consideration of this request. Please feel free to reach out to any signer of this letter for additional information and context.

Sincerely,

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- Alliance for Aging Research
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- American Academy of Neurology
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CC: Chair Cathy McMorris Rodgers, Chair, House Energy & Commerce Committee

CC: Ranking Member Frank Pallone, Ranking Member, House Energy & Commerce Committee

CC: Chairman Jim Jordan, Chairman, House Judiciary Committee

CC: Ranking Member Jerrold Nadler, Ranking Member, House Judiciary Committee

CC: Chairman Hal Rodgers, Subcommittee Chair, Commerce, Justice, Science, and Related Agencies Subcommittee, House Appropriations Committee

CC: Ranking Member Matt Cartwright, Ranking Member, Commerce, Justice, Science, and Related Agencies Subcommittee, House Appropriations Committee

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The Honorable Charles Schumer Senate Majority Leader United States Senate Washington, DC 20510 The Honorable Mitch McConnell Senate Minority Leader United States Senate Washington, DC 20510

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CC: Chairman Bernie Sanders, Chairman, Senate HELP Committee

CC: Ranking Member Bill Cassidy, Ranking Member, Senate HELP Committee

- CC: Chairman Ron Wyden, Chairman, Senate Finance Committee
- CC: Ranking Member Mike Crapo, Ranking Member, Senate Finance Committee
- CC: Chair Dick Durbin, Chair, Senate Committee on the Judiciary
- CC: Ranking Member Lindsey Graham, Ranking Member, Senate Committee on the Judiciary

CC: Chair Jeanne Shaheen, Chair, Commerce, Justice, Science, and Related Agencies Subcommittee, Senate Appropriations Committee

CC: Ranking Member Jerry Moran, Ranking Member, Commerce, Justice, Science, and Related Agencies Subcommittee, Senate Appropriations Committee

September 10, 2024

Neera Tanden, J.D. Director U.S. Domestic Policy Council The White House 1600 Pennsylvania Avenue NW Washington, DC 20500

RE: Drug Enforcement Administration (DEA) Harming Patient Access to Critical Health Treatments

Dear Director Tanden,

We stand with you in improving access to mental health and substance abuse services across the country, and commend the Administration for making critical investments in access and treatment. It's with our mutual commitment in mind that we write you today. Millions of Americans will lose access to critically important health care treatment on December 31, 2024 unless the Administration acts. We need your leadership to ensure that the Drug Enforcement Administration (DEA) preserves this access.

The Ryan Haight Online Pharmacy Consumer Protection Act of 2008 requires the DEA, in conjunction with the Secretary of HHS, to promulgate permanent rules to allow practitioners to prescribe certain controlled medications via telehealth through a special registration pathway. As of today, the agency still had not done so. In the advent of the Public Health Emergency, the DEA allowed DEA-registered practitioners to issue prescriptions for certain controlled substances to patients via telemedicine without requiring an inperson medical evaluation. These flexibilities have been a lifeline for countless individuals across the country, ensuring uninterrupted access to essential mental health care, substance use treatment, end-of-life care, and many other crucial treatments during a time when in-person visits were impossible or unsafe.

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Given the success and positive clinical outcomes associated with the prescribing flexibility, the undersigned organizations request the Administration to work with the DEA and other relevant agencies

to extend these prescribing flexibilities for two years while the DEA works to meet its congressional mandate to create a special registration pathway that continues access to care. An extension would avert patient harm from abruptly cut off care, while giving us all more time to come to consensus about the best way to balance access and enforcement.

Thank you for your consideration of this request. Please feel free to reach out to any signer of this letter for additional information and context.

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Hope for Hypothalamic Hamartomas Hope Mental Health HouseCallMD LLC Human RX Wellness LLC Hydrocephalus Association **IMPOWER** IN HARMONY WELLNESS Included Health, Inc. Innovatel Telepsychiatry, LLC InSite Health **Integrated Telehealth Partners** Intermountain Health Jasper Health LLC Johns Hopkins University and Medicine Kate Mageau Counseling LLC Kelley-Ross Pharmacies Gender Affirming Care Program KeyCare Medical Group Kohnling, Inc. Koolen-de Vries Syndrome Foundation Kristina Casel Mental Health Lennox-Gastaut Syndrome (LGS) Foundation LifeMD, Inc. Lifepoint Health LMA MENTAL HEALTH SERVICES Logan Wellness Advanced Nursing Practice Corp. Loma Linda University Health LT Telehealth/LocumTenens.com Mae Mental Wellness Magellan Health **Magnolia Therapeutics** Marek Health marina medical group, inc. Mass General Brigham Meadows Mental Health Policy Institute Meds.com MedStar Health Melissa Prince Canp endocrinology Mend VIP, Inc. Mente Behavioral Health Midi Health Mind Revive Psychiatry LLC Mindful Intentions, LLC Minnesota Hospital Association Moving Mountains - Mental Health & Recovery, PLLC

My Kool Brother **Nest Collaborative** New Jersey Association of Mental Health and Addiction Agencies, Inc. NextGen Healthcare Nicklaus Children's Health System NIM Longevity Nixon Gwilt Law Noma Therapy **NORSE** Institute Northwell Health Northwest Telepsychiatry Ophelia **Optimal Hormones & Wellness** Ovum Health **Palmetto Care Connections Pandemic Patients** Paragon Behavioral Health Parisi Psychiatry and Wellness PAs in Virtual Medicine and Telemedicine Peak Mental Health LLC Pediatric Epilepsy Research Consortium Pelago Phelan-McDermid Syndrome Foundation Physician Assistants In Virtual Medicine and Telemedicine **Pivot Behavioral Health LLC** Planned Parenthood of Southern New England Plume Clinic Policy Center for Maternal Mental Health **Precision Compounding Pharmacy** Premier Inc. Psychboston **Psychiatric Medical Care** Psychiatric Medical Practitioners, Inc. **Psychiatric Solutions LLC** PursueCare Qbtech, Inc., QMed, LLC Quartet Health, Inc. QueerDoc Rare Epilepsy Network (REN) **RASopathies Network** Renewed Outlook Holistic Mental Health and Wellness LLC **Resolve Psychiatric Services** Ro

Rocket Doctor Rogo Healthcare Services, Inc **RxHomeTest** Sandpiper Wellness, LLC Sanford Health Shadow Mountain Mental Health Shock Therapy Group Small Business & Entrepreneurship Council South Carolina HIMSS Sovato **Specialist Telemed** Spectrum: The Other Clinic Spring Forest Counseling & Wellness at Red Cedar SSM Health Stanford Medicine Still Waters Psychiatry PLLC STXBP1 Foundation Synchronous Mental Health SynGAP Research Fund - DBA curesyngap1 **Taconic Psychiatry** Tailor Made Compounding Talkiatry **Talking Twenties** Tandem Telehealth Medical Group **TECHMEDO Telecare Anywhere** Telehealth Services USA PC **Telehealthdocs Medical Group** TeleMed2U **Texas Health Resources** The Center for Discovery, inc. The Cute Syndrome Foundation The Dream of Health LLC The FamilieSCN2A Foundation The Global Foundation for Peroxisomal Disorders The Global Telemedicine Group The LIBRE Initiative The Rory Belle Foundation The Sturge-Weber Foundation The Taylor-Austin Group, LLC The Trevor Project TheraTec, Inc **TimberNorth Mental Health** tMED - The Massachusetts Telemedicine Coalition

Transcendental Wellness, PLLC **Transformative Healthcare** TruBridge True North Psychiatry True U Clinic **TSC Alliance** Tufts University University of Colorado School of Medicine University of Michigan Health University of Mississippi Medical Center Center for Telehealth University of Pittsburgh Medical Center (UPMC) Health System URAC UVA Health UW Medicine VA Hospital Vanderbilt University Medical Center VeeOne Health VerifiNow Inc Vida Telehealth Virtually CALM, LLC ViTel Net Vizient, Inc. Ward Group, LLC. Washington State Psychiatric Association WeKonnect, LLC Welliti Williamson Health and Wellness Center Winston Center With You Medical Workit Health Yale New Haven Health System Yale School of Medicine YesPsych LLC Your Best Self Behavioral Health **YWHAG Research Foundation** Zane Networks LLC

Cc: Terri Tanielian, Special Assistant to the President for Veterans Affairs, White House