

Every physician matters, each patient counts.

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DAVID A. ROSMAN, MD, MBA President

CAROLE E. ALLEN, MD, MBA, FAAP President-Elect

THEODORE A. CALIANOS, II, MD, FACS
Vice President

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LYNDA G. KABBASH, MD, FAAAAI Assistant Secretary-Treasurer

FRANCIS P. MACMILLAN, JR., MD, FACG Speaker

MELODY J. ECKARDT, MD, MPH, FACOG Vice Speaker

LOIS DEHLS CORNELL Executive Vice President The Honorable Aaron Michlewitz Chair, House Ways & Means State House, Room 243 Boston, MA 02133

Dear Mr. Chairman:

Thank you for your efforts to produce H.4000, the FY'22 House budget proposal. The Massachusetts Medical Society appreciates the attention to the health care needs and safety of our state's most vulnerable populations, especially during the economic and social challenges presented by COVID-19.

The MMS wishes to be recorded in <u>support</u> of the following amendments:

Amendment #434

Glidepath for Telehealth Reimbursement Parity (Driscoll)

This amendment would require reimbursement parity for telehealth services to remain in effect for 180 days after the end of the COVID-19 state of emergency, up from 90 days as directed by Chapter 260 of the Acts of 2020.

Amendment #751

Massachusetts Consultation Service for the Treatment of Addiction and Pain (Decker)

This amendment would require expending not less than \$750,000 to maintain and expand the Massachusetts Consultation Service for Treatment of Addiction and Pain (MCSTAP) to provide case management and care navigation support to assist healthcare facilities, individual practitioners and other healthcare providers in identifying community-based providers to refer patients for treatment of substance use disorder.

As opioid overdose deaths continue to climb in Massachusetts and nationally, the MMS believes the continuance of this program is critical to the state's abilities to best save lives and provide optimal treatment to persons living with pain and/or with substance use disorder.

MCSTAP is an essential tool in enabling primary care physicians to provide the best possible clinical care to their patients. It helps foster the value of existing patient-physician relationships by allowing more primary care physicians to retain the care of their patients without specialist referral by having the support of a consulting physician through the MCSTAP program. As with other "MCPAP" like programs, this model allows for more intensive initial education and coaching, and then a support system for exceptional or new cases after a physician has increased their competencies. MCSTAP is the right model to continue this valuable assistance, and to continue to scale up to more physicians and other health care providers across the state.

860 WINTER STREET

WALTHAM, MA 02451-1411

TEL (781) 893-4610

TOLL-FREE (800) 322-2303

FAX (781) 893-9136

WWW.MASSMED.ORG

Amendment #916

Co-pays for Telehealth (Ryan)

This amendment would prohibit insurers from imposing co-pays for telehealth services until 90 days after the expiration of the COVID-19 state of emergency.

Amendment #942

Physician Interstate Licensure Study (Chan)

This amendment would require EOHHS to establish a Task Force on an interstate medical licensure compact and licensure reciprocity. The Task Force would be charged with conducting an analysis and reporting on its evaluation of the Commonwealth's options to facilitate appropriate interstate medical practice and the practice of telemedicine including the potential entry into an interstate medical licensure compact or other reciprocity agreement.

The issue of a physician interstate licensure compact is an important but complicated initiative that would impact many aspects of physician practice in Massachusetts, especially in these times of increased utilization of telehealth. As the legislature has taken important steps to facilitate telemedicine access for patients within Massachusetts, questions have arisen about how Massachusetts physicians can provide care when their patients have crossed a state border. Careful consideration must be given to the existing physician workforce, the ability of physicians to provide follow-up care across state lines, including via telehealth, an analysis of registration models for providers who may provide care for patients via telehealth with the provider located in one state and the patient located in another state, provider responsibilities for registration and reporting to state professional licensure boards, the impact on health care quality, cost and access, barriers and solutions regarding prescribing across state lines, and the feasibility of a regional reciprocity agreement and interstate proxy credentialing, among other considerations.

Currently the MMS has no position on the physician interstate licensure compact which is often cited as a leading solution to interstate licensure and medical practice issues, but MMS has created a Task Force to conduct a similar analysis to what is being proposed in Amendment #942. We look forward to the passage of this amendment and contributing to the research and analysis as a member of the Task Force.

Amendment #958

Digital Bridge Equity Programs (Rogers)

This amendment would direct the Health Policy Commission to establish a Digital Bridge Pilot Program to increase access to broadband and digital technology within underserved communities and to establish a concurrent Digital Health Navigator Tech Literacy Pilot Program to provide funding for healthcare workers to offer tech literacy training for patients in underserved communities. Each program to be funded at \$250,000.

Amendment #1107

Chronic Disease Management (Kilcoyne)

This amendment would change the currently narrow definition of "chronic disease management" in Chapter 260 of the Acts of 2020, for the purposes of reimbursement for telehealth services, to one which defines chronic disease management as "care and services for the management of chronic conditions that last one year or more and require ongoing

medical attention or limit activities of daily living or both. Chronic disease management shall also include care for COVID-19 and its long-term symptoms."

The definition proposed by Amendment #1107 is consistent with that which is utilized by the Centers for Disease Control and Prevention (CDC). The value of this approach is to eliminate the need for specific diagnosis and instead to focus on conditions that can be controlled, but not cured. Utilization of the CDC definition will ensure that the state's implementation of telehealth includes relevant and critical space to remain aligned with evolving medical evidence and precludes the need to pre-establish a list of conditions.

We thank you for your consideration of the MMS' positions. We would be happy to answer any questions you or your staff might have on the above amendments.

Sincerely,

Carole E. Allen, MD, MBA, FAAP

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President-elect