



November 13, 2017

PRESIDENT
Derek Schmidt
Kansas Attorney General

PRESIDENT-ELECT
Jeff Landry
Louisiana Attorney General

VICE PRESIDENT
Tim Fox
Montana Attorney General

IMMEDIATE PAST PRESIDENT
George Jepsen
Connecticut Attorney General

EXECUTIVE DIRECTOR
James McPherson

Hon. Paul Ryan
Speaker of the House
H-232, The Capitol
Washington, DC 20515

Hon. Mitch McConnell
Majority Leader
317 Russell Bldg
Washington, DC 20510

Hon. Kevin McCarthy
Majority Leader
H-107, The Capitol
Washington, DC 20515

Hon. John Cornyn
Majority Whip
517 Hart Bldg.
Washington, DC 20510

Hon. Greg Walden
Chair
Energy and Commerce Committee
2125 Rayburn House Office Bldg.
Washington, DC 20515

Hon. Chuck E. Grassley
Chairman
Senate Judiciary Committee
135 Hart Bldg.
Washington, DC 20510

Hon. Nancy Pelosi
Minority Leader
H-204, The Capitol
Washington, DC 20515

Hon. Charles E. Schumer
Minority Leader
322 Hart Bldg.
Washington, DC 20510

Hon. Steny Hoyer
Minority Whip
1705 Longworth Office Building
Washington, DC 20515

Hon. Richard J. Durbin
Minority Whip
711 Hart Bldg.
Washington, DC 20510

Hon. Frank Pallone Jr.
Ranking Member
Energy and Commerce Committee
2322A Rayburn House Office Bldg.
Washington, DC 20515

Hon. Dianne Feinstein
Ranking Member
Senate Judiciary Committee
331 Hart Bldg.
Washington, DC 20510

Dear Congressional Leaders,

We, the undersigned Attorneys General, urge you to repeal Public Law 114-145, the Ensuring Patient Access and Effective Drug Enforcement Act of 2016 (“the Act”). The Act, which was signed into law on April 19, 2016, is a step backward in our collective effort to prevent the diversion and misuse of prescription drugs and address our worsening epidemic of opioid addiction and overdose deaths.

1850 M Street, NW
Twelfth Floor
Washington, DC 20036
Phone: (202) 326-6000
<http://www.naag.org/>

In declaring the opioid epidemic a public health emergency, President Donald Trump stressed that “drug addiction and opioids are ravaging America” and underscored these grim statistics:

- In 2016, more than two million Americans had an addiction to prescription or illicit opioids.
- Since 2000, more than 300,000 Americans have died from overdoses involving opioids.
- Drug overdoses are now the leading cause of injury death in the United States, outnumbering both traffic crashes and gun-related deaths.
- The situation has only gotten worse, with drug overdose deaths in 2016 expected to exceed 64,000, more than the number of Americans killed during the Vietnam War.

In the midst of this deepening public health crisis – at a time when our nation needs every available weapon at its disposal to combat the opioid epidemic – the Act effectively strips the Drug Enforcement Administration (“DEA”) of a mission-critical tool, namely, the ability to issue an immediate suspension order against a drug manufacturer or distributor whose unlawful conduct poses an imminent danger to public health or safety.

The Act added language to 21 U.S.C. § 824(d)(2) that redefined "imminent danger to the public health or safety" to mean a "substantial likelihood of an immediate threat of death, serious bodily harm, or abuse of a controlled substance." According to DEA Chief Administrative Law Judge John J. Mulrooney, II, the language has created an exceedingly high burden that is nearly impossible to meet.¹ As a result, the DEA’s ability to immediately suspend a registrant and institute simultaneous show cause proceedings against a manufacturer or distributor whose unlawful behavior endangers public health or safety is severely diminished.

In addition, the Act allows an applicant or registrant to file a "corrective action plan" prior to an appearance for a show cause proceeding. 21 U.S.C. § 824(c)(2)(C). This procedure, which requires review of a submitted plan and a determination of whether the proceedings should continue, hampers enforcement proceedings and puts the public at risk. As Judge Mulrooney and his co-author point out, the procedure “is akin to a state legislature mandating that law enforcement authorities allow shoplifting suspects caught in the act to outline how they intend to replace purloined items on store shelves . . . or perhaps allow bank robbers to round up and return ink-stained money and agree not to rob any more banks – all before any of those wrongdoers actually admit fault and without any consequence that might deter such behavior in the future. Such mandates sound absurd because they would be absurd.”²

In sum, the Ensuring Patient Access and Effective Drug Enforcement Act neither safeguards patient access to medication nor allows for effective drug enforcement efforts. We urge you to

¹ See John J. Mulrooney, II & Katherine E. Legel, Current Navigation Points in Drug Diversion Law: Hidden Rocks in Shallow, Murky, Drug-Infested Waters, 101 MARQ. L. REV. 1, 113 (forthcoming Feb. 2018) [<https://law.marquette.edu/assets/news-and-events/pdf/marquette-law-review-mulrooney-legal.pdf>] (the new "definition . . . renders [the] utilization of an immediate suspension order against . . . registrants . . . all but impossible to defend in the federal courts").

² Mulrooney & Legel, 101 MARQ. L. REV. at 7-8.

repeal the Act so that the public is protected and drug manufacturers and distributors may be held accountable for their actions.

Sincerely,



Pamela Jo Bondi
Florida Attorney General



Josh Stein
North Carolina Attorney General



Steve Marshall
Alabama Attorney General



Xavier Becerra
California Attorney General



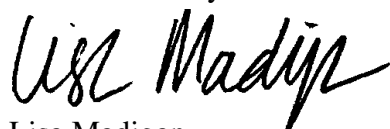
George Jepsen
Connecticut Attorney General



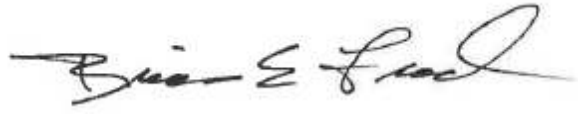
Karl A. Racine
District of Columbia Attorney General



Doug Chin
Hawaii Attorney General



Lisa Madigan
Illinois Attorney General



Brian Frosh
Maryland Attorney General



Mike Hunter
Oklahoma Attorney General



Tabna Lindemuth
Alaska Attorney General



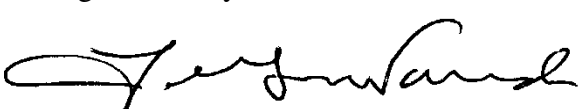
Cynthia H. Coffman
Colorado Attorney General



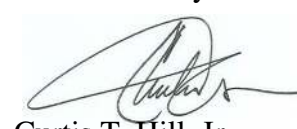
Matthew P. Denn
Delaware Attorney General




Christopher M. Carr
Georgia Attorney General



Lawrence Wasden
Idaho Attorney General



Curtis T. Hill, Jr.
Indiana Attorney General



Tom Miller
Iowa Attorney General



Jeff Landry
Louisiana Attorney General



Maura Healey
Massachusetts Attorney General



Lori Swanson
Minnesota Attorney General



Joshua D. Hawley
Missouri Attorney General



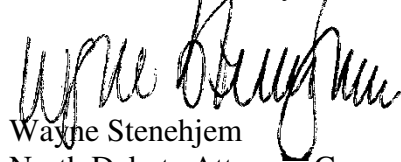
Douglas Peterson
Nebraska Attorney General



Gordon MacDonald
New Hampshire Attorney General



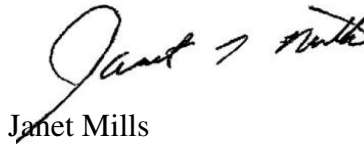
Hector Balderas
New Mexico Attorney General



Wayne Stenehjem
North Dakota Attorney General



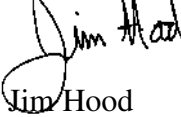
Andy Beshear
Kentucky Attorney General



Janet Mills
Maine Attorney General



Bill Schuette
Michigan Attorney General



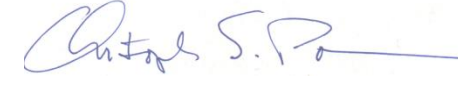
Jim Hood
Mississippi Attorney General




Tim Fox
Montana Attorney General



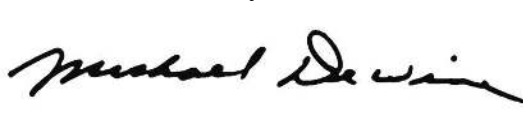
Adam Paul Laxalt
Nevada Attorney General



Christopher Porrino
New Jersey Attorney General



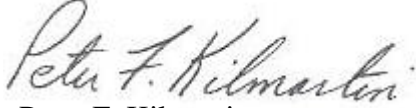
Eric T. Schneiderman
New York Attorney General



Mike DeWine
Ohio Attorney General



Ellen F. Rosenblum
Oregon Attorney General



Peter F. Kilmartin
Rhode Island Attorney General



Marty J. Jackley
South Dakota Attorney General



Claude Earl Walker
Virgin Islands Attorney General



Robert W. Ferguson
Washington Attorney General



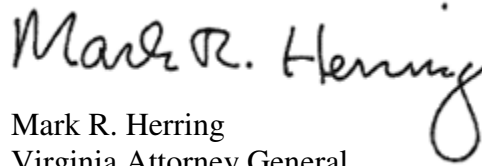
Josh Shapiro
Pennsylvania Attorney General



Alan Wilson
South Carolina Attorney General



T.J. Donovan
Vermont Attorney General



Mark R. Herring
Virginia Attorney General



Patrick Morrissey
West Virginia Attorney General