





Recommendations of the

American Psychiatric Association, American Academy of Addiction Psychiatry, and the American Osteopathic Academy of Addiction Medicine on Revisions to the Drug Addiction Treatment Act of 2000

Recommendation	Program Description
Replace practice limits of 30/100 patients with a 3 tiered system	Tier 1: Small Primary Care or Psychiatry practices: physicians can follow up to 30 patients at one time, as with the present system. There will be NO DEA INSPECTIONS unless DEA or single state agency review of state PDMP data suggests the 30 patient limit has been exceeded (or other violations of standard clinical practice regulations have occurred).
,	See #1 below.
	Tier 2: OPTION ONE - SOLO PRACTICE MODEL (this practice can occur in a group setting, or multiple
	physicians can practice within the same system)
	After 1 year of practice, physicians can apply to go up from the 30 patient limit to 150 patients.
	Prescribers in this group would be required to:
	1. take 3 hours of approved addiction related CME annually,
	2. certify that they follow a nationally recognized set of standard evidence-based guidelines for the
	treatment of patients with substance use disorders, and
	3. would be subject to occasional DEA inspections as in the current system.
	See #2 below.
	Tier 2: <u>OPTION TWO</u> - MULTIDISCIPLINARY PRACTICE
	After 1 year of practice, a physician can apply to go from the 30-patient limit to a range of up to 340
	patients with the addition of up to three physician extenders to the practice (Physician Assistant, Nurse
	Practitioner). The physician would be capped at 100 patients, each physician extender would be capped at
	80 patients, with the total practice capped at 180 to 340 patients depending on the number of physician
	extenders in the group. This group of practitioners would be required to:
	1. take 3 hours of approved addiction related CME/CEU annually,
	2. certify that they follow a nationally recognized set of standard evidence-based guidelines for the
	treatment of patients with substance use disorders, and
	3. be subject to occasional DEA inspections as in the current system.
	Physicians in this type of practice would be required to be certified in Addiction Psychiatry by the American Board of Psychiatry and Neurology (ABPN) or in Addiction Medicine by American Board of Addiction Medicine (ABAM) or American Society of Addiction Medicine (ASAM), or have subspecialty board certification in addiction medicine from the American Osteopathic Association (AOA), unless SAMHSA grants an exemption for non-specialists practicing in high-need rural areas. See #3 below.
	Tier 3: Practices that are over 340 patients would require separate registration as a specialized Opioid
	Treatment Program, and would be monitored accordingly with varying staffing requirements related to the
	number of patients being treated, much more specific regulation of practice, and would be subject to
	periodic reviews by the Drug Enforcement Administration (DEA) and the Commission on Accreditation of
	Rehabilitation Facilities (CARF) or The Joint Commission (TJC). Physicians working in such a setting would be
	required to be certified in Addiction Psychiatry by the American Board of Psychiatry and Neurology (ABPN)
	or in Addiction Medicine by the American Board of Addiction Medicine (ABAM) or the American Society of
	Addiction Medicine (ASAM) or have subspecialty board certification in addiction medicine from the
	American Osteopathic Association (AOA). SAMHSA/CSAT should facilitate a meeting of the professional
	organizations named in the Drug Addiction Treatment Act (DATA), the DEA, CARF, and The Joint Commission
	to work out the details of regulations for this class of Opioid Treatment Provider (OTP). Practices of this
	type could be staffed by one or more physicians and a mix of RNs, MSWs, PhDs, Pharmacists and drug
	Type deals and deals and one of more projections and a mix of may, more of more projections and and a







	counselors comparable to the staffing in a methadone maintenance program, or they could follow the
	staffing guidelines described for Tier 2/Option Two above.
	See #4 below.
Expand	Permit buprenorphine prescribing by Physician Assistants and Nurse Practitioners in those states or
Prescribing	jurisdictions where such practice is permitted. Prescribers will be required to take a standard 8-hour waiver
Privileges to	course, practice under the supervision of a physician certified in Addiction Psychiatry by the American Board
Physician	of Psychiatry and Neurology (ABPN) or Addiction Medicine by the American Board of Addiction Medicine
Extenders	(ABAM) or the American Society of Addiction Medicine (ASAM) or have subspecialty board certification in addiction medicine from the American Osteopathic Association (AOA), (unless exempted by SAMHSA for non-specialists working in high-need, rural areas), and take 3 hours of approved addiction related CME/CEU annually. See Tier 2/Option Two above.
Explore options	Telemedicine would permit delivery of buprenorphine services in rural or underserved areas. Those
under	telemedicine programs treating more than 340 patients will be held to Tier 3 standards.
telemedicine	
Additional Federal	Additional Federal funds are needed for buprenorphine training for physicians and physician extenders, and
Funding for	for ongoing CME programs to enhance the clinical skills of treatment providers. Additionally, set-aside
Provider Training	funding is recommended for residency training programs to provide training in Medication Assisted
	Treatment and would also provide physician training in MAT through funding additional ABPN-approved
	addiction psychiatry fellowships, as well as general practice addiction medicine fellowships.
Additional Federal	Funds are also needed to cover the costs for an expanded treatment system for uninsured individuals with
Funding for	opioid use disorders, as well as those covered under Medicaid programs.
Expanded	
Treatment System	
Program Tenure	This program should be enacted for a trial period and re-evaluated in three years to determine if it is
and Evaluation	successful in expanding treatment capacity and whether increasing the number of patients treated by each
	waivered physicians has a negative impact on the quality of treatment, or a negative impact on public health
	associated with increased diversion of buprenorphine or other unanticipated negative consequences.

- 1. DEA inspections are frequently mentioned as a reason for physicians not prescribing. This change should expand the number of small prescribers. DATA groups and SAMHSA should notify all individuals who have taken waiver training of this new option and widely publicize the change.
- 2. This tier is comparable to the current system. The increase to 150 patients would immediately address identified need for additional services, but it would not increase the numbers in individual practices to a range that is incompatible with good clinical practice.
- 3. In this type of multidisciplinary practice the physician would be required to supervise the physician extenders. To allow for the time for required supervision, consideration could be given to capping the physician at 80 patients. This would drop the total maximum number for the practice to 320.
- 4. While this model is inconsistent with the intent of DATA 2000, it recognizes the need for expanded services and protects the integrity of the DATA 2000 system, which is much better suited for providing services that are integrated into standard mental health and primary care settings under the ACA.