The Honorable Nanette Diaz Barragán United States House of Representatives 1030 Longworth House Office Building Washington, D.C. 20515

Dear Representative Barragán:

On behalf of our collective dental organizations, we are writing to extend our personal thanks to you and your staff for spearheading an effort urging Congressional leaders to include in the next COVID-19 legislation strong measures to ensure continued access to dental care.

As you know, the dental community was one of the first to recommend a postponement of all elective procedures at the onset of the coronavirus pandemic. As a result, dentists only saw patients for emergencies to slow community spread, preserve medical supplies, and alleviate emergency departments as much as possible from anything not related to COVID-19. As the pandemic continues, the Occupational Safety and Health Administration has classified dental health care personnel in the very high exposure risk category¹ and the ability to fully reopen dental practices is more contingent on the ability of a dentist to use appropriate personal protective equipment (PPE) and future use of rapid testing kits.

As dentists across the country continue to navigate the unique challenges presented by the coronavirus pandemic, a specific and temporary increase in the Federal Medical Assistance Percentages (FMAP) would be most welcome if used to support state Medicaid programs with adult and child dental services. Further, we believe your proposed \$75 million public health oral infrastructure fund could be used to support efforts by dentists to acquire personal protective equipment (PPE) as well as rapid testing kits. We look forward to continuing to work with you and your staff to ensure dental practices can move our economy forward and provide essential oral health care to their patients.

Thank you again for your commitment to oral health, we welcome the opportunity to speak with you in more detail and answer any questions you may have on this or any other related issues. Please contact Chris Tampio at tampioc@ada.org to facilitate further discussions.

Sincerely,

American Dental Association Academy of General Dentistry American Academy of Dental Group Practice

¹ Centers for Disease Control and Prevention, <u>Infection Control – Dental Settings</u>, April 2020.

American Academy of Oral and Maxillofacial Pathology

American Academy of Oral and Maxillofacial Radiology

American Academy of Pediatric Dentistry

American Academy of Periodontology

American Association of Endodontists

American Association of Oral and Maxillofacial Surgeons

American College of Prosthodontists

American Society of Dentist Anesthesiologists

American Student Dental Association

Alabama Dental Association

Alaska Dental Society

Colorado Dental Association

Connecticut State Dental Association

District of Columbia Dental Society

Florida Dental Association

Georgia Dental Association

Hawaii Dental Association

Idaho Dental Association

Illinois State Dental Society

Indiana Dental Association

Iowa Dental Association

Kansas Dental Association

Kentucky Dental Association

Louisiana Dental Association

Maine Dental Association

Maryland State Dental Association

Massachusetts Dental Society

Minnesota Dental Association

Mississippi Dental Association

Missouri Dental Association

Montana Dental Association

Nebraska Dental Association

New Hampshire Dental Society

New Jersey Dental Association

New Mexico Dental Association

New York Dental Association

North Dakota Dental Association

Oklahoma Dental Association

Oregon Dental Association

Pennsylvania Dental Association

South Carolina Dental Association

South Dakota Dental Association

Tennessee Dental Association

Texas Dental Association
Utah Dental Association
Virginia Dental Association
Washington State Dental Association
West Virginia Dental Association
Wisconsin Dental Association