116TH CONGRESS 2D SESSION



To amend the Public Health Service Act to establish an Emergency Office of Manufacturing for Public Health, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Ms. WARREN introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

## A BILL

- To amend the Public Health Service Act to establish an Emergency Office of Manufacturing for Public Health, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

## 3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "COVID–19 Emergency
- 5 Manufacturing Act of 2020".

## 6 SEC. 2. PUBLIC MANUFACTURING OF PHARMACEUTICALS.

- 7 Part A of title III of the Public Health Service Act
- 8 (42 U.S.C. 241 et seq.) is amended by adding at the end
- 9 the following:

|    | 2  |
|----|--|
| 1  | "SEC. 310B. MANUFACTURING OF DRUGS, BIOLOGICAL     |
| 2  | PRODUCTS, DEVICES, AND PERSONAL PRO-               |
| 3  | TECTIVE EQUIPMENT.                                 |
| 4  | "(a) Emergency Office of Manufacturing for         |
| 5  | PUBLIC HEALTH.—                                    |
| 6  | "(1) ESTABLISHMENT.—There is established           |
| 7  | within the Department of Health and Human Serv-    |
| 8  | ices an office to be known as the Emergency Office |
| 9  | of Manufacturing for Public Health (referred to in |
| 10 | this section as the 'Office').                     |
| 11 | "(2) PURPOSE.—The purposes of the Office           |
| 12 | are—   |
| 13 | "(A) to ensure an adequate supply of, and          |
| 14 | increase access to, prescription drugs, biological |
| 15 | products, devices, and other supplies, including   |
| 16 | personal protective equipment, necessary to, as    |
| 17 | appropriate, diagnose, mitigate, prevent, or       |
| 18 | treat COVID–19 and to mitigate the harm the        |
| 19 | COVID–19 pandemic might otherwise cause for        |
| 20 | the strategic national stockpile under section     |
| 21 | 319F–2, Federal, State, local, and Native          |
| 22 | health programs, and the commercial market;        |
| 23 | "(B) to address shortages in the strategic         |
| 24 | national stockpile and commercial market of        |
| 25 | prescription drugs, biological products, devices,  |

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| 1  | and personal protective equipment used to treat |
| 2  | conditions other than COVID–19; and             |
| 3  | "(C) to provide prescription drugs, biologi-    |
| 4  | cal products, devices, and personal protective  |
| 5  | equipment necessary to diagnose, mitigate, pre- |
| 6  | vent, and treat COVID–19 and to mitigate the    |
| 7  | harm the COVID–19 pandemic might otherwise      |
| 8  | cause, to Federal, State, local, and Native     |
| 9  | health programs, at no cost, and to consumers   |
| 10 | in the commercial market and other inter-       |
| 11 | national entities at cost.                      |
| 12 | "(3) PERSONNEL.—                                |
| 13 | "(A) DIRECTOR.—                                 |
| 14 | "(i) IN GENERAL.—The Office shall               |
| 15 | be headed by a Director, who shall be ap-       |
| 16 | pointed by the President, not later than 15     |
| 17 | days after the date of enactment of the         |
| 18 | COVID–19 Emergency Manufacturing Act            |
| 19 | of 2020, by and with the advice and con-        |
| 20 | sent of the Senate.                             |
| 21 | "(ii) ACTING DIRECTOR.—The Assist-              |
| 22 | ant Secretary for Preparedness and Re-          |
| 23 | sponse, if in compliance with subparagraph      |
| 24 | (C), may serve as Director of the Office in     |
| 25 | an acting capacity until the later of Senate    |
|    |   |

| 1  | confirmation of a Director or 3 months          |
|----|---|
| 2  | after date of enactment of the COVID–19         |
| 3  | Emergency Manufacturing Act of 2020.            |
| 4  | "(iii) Compensation.—The Director               |
| 5  | shall be compensated at the rate prescribed     |
| 6  | for level III of the Executive Schedule         |
| 7  | under section 5314 of title 5, United           |
| 8  | States Code.                                    |
| 9  | "(B) Employees.—The Director of the             |
| 10 | Office, in consultation with the Secretary, may |
| 11 | fix the number of, and appoint and direct, all  |
| 12 | employees of the Office.                        |
| 13 | "(C) BANNED INDIVIDUALS.—                       |
| 14 | "(i) Drug company lobbyists.—No                 |
| 15 | former registered drug manufacturer lob-        |
| 16 | byist—  |
| 17 | "(I) may be appointed to the po-                |
| 18 | sition of Director of the Office; or            |
| 19 | "(II) may be employed by the Of-                |
| 20 | fice during the 6-year period begin-            |
| 21 | ning on the date on which the reg-              |
| 22 | istered lobbyist terminates its reg-            |
| 23 | istration in accordance with section            |
| 24 | 4(d) of the Lobbying Disclosure Act             |

| 1  | of 1995 or the agent terminates its           |
|----|---|
| 2  | status, as applicable.                        |
| 3  | "(ii) SENIOR EXECUTIVES OF LAW-               |
| 4  | BREAKING COMPANIES.—No former senior          |
| 5  | executive of a covered entity—                |
| 6  | "(I) may be appointed to the po-              |
| 7  | sition of Director of the Office; or          |
| 8  | "(II) may be employed by the Of-              |
| 9  | fice during the 6-year period begin-          |
| 10 | ning on the later of—                         |
| 11 | "(aa) the date of the settle-                 |
| 12 | ment; and                                     |
| 13 | "(bb) the date on which the                   |
| 14 | enforcement action has con-                   |
| 15 | cluded.                                       |
| 16 | "(iii) Covered entity.—For pur-               |
| 17 | poses of clause (ii), the term 'covered enti- |
| 18 | ty' means any entity that is—                 |
| 19 | "(I) a drug manufacturer; and                 |
| 20 | "(II)(aa) operating under Fed-                |
| 21 | eral settlement, including a Federal          |
| 22 | consent decree; or                            |
| 23 | "(bb) the subject of an enforce-              |
| 24 | ment action in a court of the United          |
| 25 | States or by an agency.                       |

| 1  | "(4) DUTIES.—                                 |
|----|---|
| 2  | "(A) IN GENERAL.—The Office shall—            |
| 3  | "(i) prepare and submit applications          |
| 4  | for approval to the Food and Drug Admin-      |
| 5  | istration, or enter into contracts for such   |
| 6  | submission, for the manufacture of appli-     |
| 7  | cable COVID–19 products and other appli-      |
| 8  | cable drugs, biological products, and de-     |
| 9  | vices when authorized under this section;     |
| 10 | "(ii) obtain rights to manufacture ap-        |
| 11 | plicable COVID-19 products and applica-       |
| 12 | ble drugs, biological products, and devices   |
| 13 | as authorized under this section;             |
| 14 | "(iii) manufacture, or enter into con-        |
| 15 | tracts with entities to manufacture, appli-   |
| 16 | cable COVID–19 products and other appli-      |
| 17 | cable drugs, biological products, and de-     |
| 18 | vices as authorized under this section;       |
| 19 | "(iv) determine a fair price for each         |
| 20 | applicable drug, biological product, and de-  |
| 21 | vice, in accordance with subparagraph         |
| 22 | (B)(ii);                                      |
| 23 | "(v) sell manufactured applicable             |
| 24 | drugs, biological products, and devices at a  |
| 25 | fair price, as authorized under this section; |
|    |   |

| 1  | "(vi) provide, at no cost, applicable       |
|----|---|
| 2  | COVID-19 products to Federal, State,        |
| 3  | local, and Native health programs, and      |
| 4  | other domestic health care providers and    |
| 5  | suppliers, as determined by the Secretary;  |
| 6  | "(vii) sell, at-cost, applicable COVID–     |
| 7  | 19 products to other commercial entities    |
| 8  | and international entities, in accordance   |
| 9  | with subparagraph (B)(i); and               |
| 10 | "(viii) manufacture, or enter into con-     |
| 11 | tracts with entities to manufacture, active |
| 12 | pharmaceutical ingredients for use by the   |
| 13 | Office or for sale to other entities.       |
| 14 | "(B) Pricing determinations.—               |
| 15 | "(i) AT-COST PRICE.—In determining          |
| 16 | an at-cost price for an applicable COVID–   |
| 17 | 19 product under subparagraph (A)(vii)      |
| 18 | the Office shall consider—                  |
| 19 | "(I) the cost to the Federal Gov-           |
| 20 | ernment of manufacturing the appli-         |
| 21 | cable COVID–19 product;                     |
| 22 | "(II) the administrative costs of           |
| 23 | operating the Office; and                   |

| 1  | "(III) the cost to acquire or man-            |
|----|---|
| 2  | ufacture applicable COVID-19 prod-            |
| 3  | uct under this section.                       |
| 4  | "(ii) FAIR PRICE.—In determining a            |
| 5  | fair price for an applicable drug, biological |
| 6  | product, or device under subparagraph         |
| 7  | (A)(iv) the Office shall consider—            |
| 8  | "(I) the impact of price on pa-               |
| 9  | tient access to the applicable drug, bi-      |
| 10 | ological product, or device;                  |
| 11 | "(II) the cost of the applicable              |
| 12 | drug, biological product, or device to        |
| 13 | Federal or State health care pro-             |
| 14 | grams;  |
| 15 | "(III) the cost to the Federal                |
| 16 | Government of manufacturing the ap-           |
| 17 | plicable drug, biological product, or         |
| 18 | device;                                       |
| 19 | "(IV) the administrative costs of             |
| 20 | operating the Office;                         |
| 21 | "(V) the cost to acquire or manu-             |
| 22 | facture the applicable drug, biological       |
| 23 | product, or device under this section;        |
| 24 | and   |

| 1  | "(VI) the impact of price on                |
|----|---|
| 2  | market competition for the applicable       |
| 3  | drug, biological product, or device.        |
| 4  | "(iii) TRANSPARENCY.—All prices             |
| 5  | charged for applicable COVID-19 products    |
| 6  | and applicable drugs, biological products,  |
| 7  | or devices shall be made publicly available |
| 8  | by the Office.                              |
| 9  | "(C) Obtaining rights to manufac-           |
| 10 | TURE AND MARKET.—                           |
| 11 | "(i) IN GENERAL.—The Office may             |
| 12 | acquire the rights to manufacture and       |
| 13 | market applicable COVID-19 products and     |
| 14 | applicable drugs, biological products, and  |
| 15 | devices as authorized under this section.   |
| 16 | "(ii) LICENSING AUTHORITY.—                 |
| 17 | "(I) IN GENERAL.—Notwith-                   |
| 18 | standing any other provision of law,        |
| 19 | the Secretary may issue licenses, as        |
| 20 | useful for fulfilling the duties under      |
| 21 | this Act, allowing the Office to prac-      |
| 22 | tice or have practiced (which may in-       |
| 23 | clude licensure of retroactive practice)    |
| 24 | any invention in the United States or       |
| 25 | territories of the United States, in-       |

| 1  | cluding making, using, offering to sell  |
|----|--|
| 2  | or selling, importing, or exporting      |
| 3  | such invention, to reference or rely     |
| 4  | upon trial data submitted to a regu-     |
| 5  | latory authority or the grant of mar-    |
| 6  | keting approval, and to access and use   |
| 7  | otherwise confidential information, in-  |
| 8  | cluding know-how, related to the man-    |
| 9  | ufacture of an applicable COVID-19       |
| 10 | product or applicable drug, biological   |
| 11 | product, or device.                      |
| 12 | "(II) NON-VOLUNTARY LICENS-              |
| 13 | ING.—For any license that involves a     |
| 14 | non-voluntary authorization to use       |
| 15 | patented inventions, regulatory test     |
| 16 | data, data, know-how or other intel-     |
| 17 | lectual property rights, the license     |
| 18 | shall provide for reasonable remunera-   |
| 19 | tion to rights holders such as a rea-    |
| 20 | sonable royalty on the sales of prod-    |
| 21 | uct, a 1-time payment, or some com-      |
| 22 | bination, provided that the combined     |
| 23 | royalty payments to all rights holders   |
| 24 | shall not exceed the percentage of       |
| 25 | sales that is the average percent of all |
|    |  |

| 1  | royalty payments reported to the In-       |
|----|--|
| 2  | ternal Revenue Service by companies        |
| 3  | in the pharmaceutical and medicines        |
| 4  | sector, North American Industry Clas-      |
| 5  | sification System code 325410, pro-        |
| 6  | vided that when products are distrib-      |
| 7  | uted for free, the royalty shall be        |
| 8  | based upon the cost of goods. When         |
| 9  | there are multiple rights holders, the     |
| 10 | allocation of the total royalty pay-       |
| 11 | ments shall be determined by—              |
| 12 | "(aa) agreement among the                  |
| 13 | rights holders;                            |
| 14 | "(bb) allocation by arbitra-               |
| 15 | tion among the rights holders; or          |
| 16 | "(cc) if neither item (aa)                 |
| 17 | nor (bb) applies, by the Office.           |
| 18 | "(iii) TRANSPARENCY.—Subject to            |
| 19 | clause (iv), the Secretary shall post any  |
| 20 | contract agreement under subparagraph      |
| 21 | (A) or license issued under clause (ii) on |
| 22 | the public internet website of the Depart- |
| 23 | ment of Health and Human Services, on      |
| 24 | the date on which such agreement or li-    |
| 25 | cense takes effect.                        |

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| 1  | "(iv) Protected information.—In               |
| 2  | carrying out this section, the Secretary      |
| 3  | shall enforce applicable law concerning the   |
| 4  | protection of confidential commercial infor-  |
| 5  | mation and trade secrets.                     |
| 6  | "(D) ACTIVE PHARMACEUTICAL INGREDI-           |
| 7  | ENTS.—  |
| 8  | "(i) IN GENERAL.—The Office shall             |
| 9  | manufacture, or enter into contracts with     |
| 10 | entities to manufacture, an active pharma-    |
| 11 | ceutical ingredient applicable to a drug or   |
| 12 | biological product that is either an applica- |
| 13 | ble COVID-19 product or an applicable         |
| 14 | drug or biological product if—                |
| 15 | "(I) the Office determines that               |
| 16 | such ingredient is not readily available      |
| 17 | from existing suppliers or the existing       |
| 18 | supply of such ingredient to the do-          |
| 19 | mestic market is vulnerable to disrup-        |
| 20 | tion;   |
| 21 | "(II) the manufacture of such in-             |
| 22 | gredient would improve the ability of         |
| 23 | other entities to enter the market for        |
| 24 | the manufacture of applicable                 |
| 25 | COVID-19 products or applicable               |
|    |   |

| 1  | drugs, biological products, or devices,           |
|----|---|
| 2  | or otherwise expand the manufacture               |
| 3  | of applicable COVID-19 products or                |
| 4  | applicable drugs, biological products,            |
| 5  | or devices; or                                    |
| 6  | "(III) the manufacture of such                    |
| 7  | ingredient is necessary for the Office            |
| 8  | to carry out its duties under this sec-           |
| 9  | tion.   |
| 10 | "(ii) Price determinations.—In                    |
| 11 | determining the price at which to sell an         |
| 12 | active pharmaceutical ingredient manufac-         |
| 13 | tured in accordance with clause (i), the Of-      |
| 14 | fice shall consider the cost to manufacture       |
| 15 | the ingredient, the administrative costs of       |
| 16 | the Office with respect to the ingredient,        |
| 17 | and the impact of such price on market            |
| 18 | competition for the ingredient.                   |
| 19 | "(E) PRIORITY.—In awarding contracts              |
| 20 | under this paragraph, the Office shall prioritize |
| 21 | entities manufacturing applicable COVID-19        |
| 22 | products and applicable drugs, biological prod-   |
| 23 | ucts, and devices using components originating    |
| 24 | and manufactured in the United States.            |

| "(F) CONTRACT REQUIREMENTS.—All con-                 |
|--|
| tracts issued under this paragraph shall include     |
| a requirement that the contract recipients rea-      |
| sonably price products produced under the con-       |
| tract.   |
| "(b) MANUFACTURING OF PRODUCTS.—                     |
| "(1) IN GENERAL.—As soon as practicable              |
| after the date of enactment of this section, but no  |
| later than 1 month after such date of enactment, the |
| Office shall begin—                                  |
| "(A) manufacturing, or entering into con-            |
| tracts with entities for the manufacture of ap-      |
| plicable COVID–19 products and applicable            |
| drugs, biological products, and devices,             |
| prioritizing drugs, biological products, devices     |
| or personal protective equipment the manufac-        |
| ture of which would provide the greatest public      |
| health impact; and                                   |
| "(B) constructing, or entering into con-             |
| tracts to construct, manufacturing facilities, in-   |
| cluding the construction of advanced manufac-        |
| turing technology, RNA vaccines, DNA vac-            |
| cines, recombinant protein vaccines, and other       |
| therapeutics, viral vector-based vaccines, live at-  |
| tenuated vaccines, inactivated vaccines, or other    |
|  |

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| 1  | the<br>rapeutics, after clinical data relating to such  |
| 2  | products have demonstrated strong positive in-          |
| 3  | dications of safety and efficacy, to ensure im-         |
| 4  | mediate production at-scale upon Federal ap-            |
| 5  | proval.   |
| 6  | "(2) Submission of applications.—For each               |
| 7  | applicable COVID–19 product, and for each applica-      |
| 8  | ble drug, biological product, or device that the Office |
| 9  | determines should be manufactured, as provided for      |
| 10 | under this section, the Secretary shall—                |
| 11 | "(A) submit an application under section                |
| 12 | 505(j) or 515 of the Federal Food, Drug, and            |
| 13 | Cosmetic Act or section 351(k) of this Act or           |
| 14 | submit a notification under section 510(k) of           |
| 15 | the Federal Food, Drug, and Cosmetic Act (or            |
| 16 | enter into a contract with another entity to sub-       |
| 17 | mit such an application or notification);               |
| 18 | "(B) request an emergency use authoriza-                |
| 19 | tion of the product under section 564A of the           |
| 20 | Federal Food, Drug, and Cosmetic Act (or                |
| 21 | enter into a contract with another entity to sub-       |
| 22 | mit an application for such use); or                    |
| 23 | "(C) obtain from the holder of an applica-              |
| 24 | tion approved under subsection (c) or (j) of sec-       |
| 25 | tion 505 or section 515 of the Federal Food,            |
|    |   |

1Drug, and Cosmetic Act or section 351 of the2Public Health Service Act, or cleared under sec-3tion 510(k) of the Federal Food, Drug, and4Cosmetic Act, rights to manufacture such appli-5cable drug.

6 "(3) MANUFACTURING TIMELINES.—

7 "(A) PERSONAL PROTECTIVE EQUIP-8 MENT.—Not later than 1 month after the date 9 of enactment of this section, the Secretary shall 10 begin the public manufacturing of personal pro-11 tective equipment, including surgical masks, 12 surgical gowns, face shields, and N95 masks, 13 meeting the definition of applicable COVID-19 14 product and in accordance with this section.

15 "(B) COVID-19 DIAGNOSTIC TEST MATE-16 RIALS.—Not later than 1 month after the date 17 of enactment of this section, the Secretary shall 18 begin the public manufacturing of materials 19 necessary for the development of COVID-19 di-20 agnostic tests, including chemical reagents, test 21 swabs, and materials necessary to develop serological COVID-19 tests, meeting the definition 22 23 of applicable COVID-19 product and in accord-24 ance with this section.

"(C) COVID-19 TREATMENT DRUGS.—As 1 2 soon as practicable after the date of enactment 3 of this section, the Secretary shall begin the 4 public manufacturing of drugs and biological 5 products in shortage, and any devices used to 6 administer such drugs and biological products, 7 that are used for treatment of severe COVID-8 19 cases, including albuterol, drugs used to 9 intubate patients, antibiotics, and antivirals, 10 meeting the definition of applicable COVID-19 11 product and in accordance with this section. 12 "(4) PRIORITY MANUFACTURING.—The Office 13 shall prioritize the manufacturing of applicable 14 COVID-19 products and applicable drugs, biological 15 products, and devices that would have the greatest 16 impact on— 17 diagnosing, mitigating, preventing, "(A) 18 treating, or curing COVID–19; 19 "(B) limiting the harm the COVID-19 20 pandemic might otherwise cause to public 21 health and the economy; 22 "(C) addressing shortages of drugs, bio-23 logical, products, and devices;

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| 1  | "(D) reducing the cost of combating                     |
| 2  | COVID–19 to Federal, State, local, and Native           |
| 3  | health programs; and                                    |
| 4  | "(E) alleviating demographic disparities in             |
| 5  | COVID-19 outcomes or access to diagnosis,               |
| 6  | mitigation, prevention, and treatment.                  |
| 7  | "(c) Provision of Products.—                            |
| 8  | "(1) Provision of applicable covid-19                   |
| 9  | PRODUCTS.—The Secretary shall provide applicable        |
| 10 | COVID–19 products at no cost to Federal, State,         |
| 11 | local, and Native health programs, and other domes-     |
| 12 | tic health care providers and suppliers, including do-  |
| 13 | mestic commercial health care providers, as deter-      |
| 14 | mined by the Secretary, and sell at cost applicable     |
| 15 | COVID–19 products to other commercial entities          |
| 16 | and international entities. Amounts received from       |
| 17 | the sale of such drugs shall be used for the activities |
| 18 | of the Office.  |
| 19 | "(2) PROVISION OF APPLICABLE DRUGS, BIO-                |
| 20 | LOGICAL PRODUCTS AND DEVICES.—The Secretary             |
| 21 | shall sell applicable drugs, biological products, and   |
| 22 | devices produced under this section at a fair price to  |
| 23 | other entities. Amounts received from the sale of       |
|    |   |

25 strategic stockpile under section 319F–2.

such drugs shall be used to replenish the national

1 "(d) Oversight of Contracts.—In the case of ap-2 plicable COVID-19 products and applicable drugs, bio-3 logical products, and devices manufactured via contracts, 4 the Inspector General of the Department of Health and 5 Human Services shall conduct a review of not fewer than 1 of every 3 contracts entered into under this section, and 6 7 of the entities entering into such contracts, to ensure that 8 the Office is issuing contracts under fair and reasonable 9 terms and conditions, including facilitating the procure-10 ment by the Federal Government of applicable COVID-19 products and applicable drugs, biological products, and 11 12 medical devices at fair and reasonable prices. The Inspec-13 tor General shall make each such review public and, in cases where such a review identifies unreasonable prices, 14 15 submit recommendations to Congress on how the Office should improve its contracting systems to ensure reason-16 able pricing. 17

18 "(e) REPORTS TO CONGRESS.—The Director shall 19 prepare and submit to the President, the Committee on 20 Health, Education, Labor, and Pensions of the Senate, 21 and the Committee on Energy and Commerce of the 22 House of Representatives, a monthly report during the 23 public health emergency declared by the Secretary under 24 section 319 on January 31, 2020, with respect to COVID–

1 19, and a final report 3 months after the public health2 emergency has concluded, that includes—

"(1) an assessment of the major supply chain
challenges facing hospitals, medical providers, the
Federal government, State, local, and tribal governments, and the private sector in procuring drugs, biological products, devices, and personal protective
equipment to combat and prevent the spread of
COVID-19; and

10 "(2) a description of the status of all drugs, bi-11 ological products, devices, active pharmaceutical in-12 gredients, and personal protective equipment for 13 which manufacturing has been authorized under this 14 section, including drugs, biological products, devices, 15 active pharmaceutical ingredients, and personal pro-16 tective equipment being manufactured, drugs, bio-17 logical products, devices, active pharmaceutical in-18 gredients, and personal protective equipment for 19 which the Office has submitted an application for 20 approval or a notification for clearance or classifica-21 tion to the Food and Drug Administration but has 22 not yet received approval, clearance, or classification, 23 and drugs, biological products, devices, active phar-24 maceutical ingredients, and personal protective 25 equipment for which the Office has received ap-

proval, clearance, or classification from the Food
 and Drug Administration but are not being manu factured.

4 "(f) DEFINITIONS.—In this section:

5 "(1) Applicable drug, biological product, 6 OR DEVICE DEFINITION.—The term 'applicable drug, 7 biological product, or device' means a drug (as de-8 fined in section 201(g) of the Federal Food, Drug, 9 and Cosmetic Act), biological product (as defined in 10 section 351(i) of the Public Health Service Act), 11 combination product (as described in section 503(g)12 of the Federal Food, Drug, and Cosmetic Act), or 13 device (as defined in section 201(h) of the Federal 14 Food Drug and Cosmetic Act) for which an ap-15 proved application under section 505 or 515 of the 16 Federal Food, Drug, and Cosmetic Act or section 17 351 of the Public Health Service Act, or clearance 18 under section 510(k) of the Federal Food, Drug, 19 and Cosmetic Act, is in effect, and—

20 "(A) is included in the drug shortage list
21 under section 506E of the Federal Food, Drug,
22 and Cosmetic Act; or
23 "(B) is vulnerable to shortage.

24 "(2) APPLICABLE COVID-19 PRODUCT DEFINI25 TION.—

| "(A) IN GENERAL.—The term 'applicable           |
|---|
| COVID-19 product' means a product that is       |
| included on a list that the Secretary of Health |
| and Human Services, in consultation with the    |
| Commissioner of Food and Drugs, the Assist-     |
| ant Secretary for Preparedness and Response,    |
| and the Director of the Centers for Disease     |
| Control and Prevention, shall compile not later |
| than 2 weeks after the date of enactment of     |
| this section and shall review and update, as    |
| necessary, every 2 weeks of —                   |
| "(i) qualified pandemic or epidemic             |
| products, as defined under section 319F–        |
| 3, that are—                                    |
| "(I)(aa) drugs, biological prod-                |
| ucts, and devices that are manufac-             |
| tured, used, designed, developed,               |
| modified, licensed or procured—                 |
| "(AA) to diagnose, mitigate,                    |
| prevent, treat, or cure COVID-                  |
| 19; or  |
| "(BB) to limit the harm the                     |
| COVID-19 pandemic might oth-                    |
| erwise cause;                                   |
|   |

|    | 20   |
|----|--|
| 1  | "(bb) drugs, biological products,              |
| 2  | and devices that are manufactured,             |
| 3  | used, designed, developed, modified, li-       |
| 4  | censed, or procured to diagnose, miti-         |
| 5  | gate, prevent, treat, or cure a serious        |
| 6  | or life-threatening disease or condition       |
| 7  | caused by a product described in item          |
| 8  | (aa); or                                       |
| 9  | "(cc) drugs, biological products,              |
| 10 | devices or technologies intended to en-        |
| 11 | hance the use or effect of a drug, bio-        |
| 12 | logical product, or device described in        |
| 13 | item (aa) or (bb); and                         |
| 14 | "(ii) personal protective equipment,           |
| 15 | including protective equipment for eyes,       |
| 16 | face, head, and extremities, protective        |
| 17 | clothing, respiratory devices, and protective  |
| 18 | shields and barriers, used to protect people   |
| 19 | from COVID–19 infection.                       |
| 20 | "(B) CONSULTATION.—In developing the           |
| 21 | list described in subparagraph (A), the Sec-   |
| 22 | retary shall consult with the Administrator of |
| 23 | the Federal Emergency Management Adminis-      |
| 24 | tration and the Secretary of Defense to ensure |
| 25 | that, in instances where the President has en- |
|    |  |

| 1  | acted the Defense Production Act to produce     |
|----|---|
| 2  | applicable COVID-19 products, the Office does   |
|    |   |
| 3  | not replicate or overproduce products being de- |
| 4  | veloped under the Act.                          |
| 5  | "(3) NATIVE HEALTH PROGRAM.—The term            |
| 6  | 'Native health program' shall include—          |
| 7  | "(A) a program provided through the In-         |
| 8  | dian Health Service;                            |
| 9  | "(B) any health program operated by—            |
| 10 | "(i) an Indian tribe, or Tribal organi-         |
| 11 | zation, as such terms are defined in section    |
| 12 | 4 of the Indian Self-Determination and          |
| 13 | Education Assistance Act;                       |
| 14 | "(ii) an inter-tribal consortium, as de-        |
| 15 | fined in section 501(a) of the Indian Self-     |
| 16 | Determination and Education Assistance          |
| 17 | Act; or   |
| 18 | "(iii) an urban Indian organization, as         |
| 19 | defined in section 4 of the Indian Health       |
| 20 | Care Improvement Act; and                       |
| 21 | "(C) any health program provided through        |
| 22 | a Native Hawaiian health care system, as de-    |
| 23 | fined in section 12 of the Native Hawaiian      |
| 24 | Health Care Improvement Act.                    |

"(4) DOMESTIC HEALTH CARE PROVIDER.—The
 term 'domestic health care provider' shall include the
 direct support professional, home health, and per sonal care attendant workforce.

5 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
6 are authorized to be appropriated such sums as may be
7 necessary to carry out this section.".