(Original Signature of Member)

116TH CONGRESS 2D Session



To establish procedures related to the coronavirus disease 2019 (COVID– 19) in correctional facilities.

## IN THE HOUSE OF REPRESENTATIVES

Ms. BARRAGÁN introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

To establish procedures related to the coronavirus disease 2019 (COVID-19) in correctional facilities.

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 "Federal Correctional

5 Facilities COVID–19 Response Act".

### 6 SEC. 2. DEFINITIONS.

7 In this Act:

8 (1) CORRECTIONAL FACILITY.—The term "cor9 rectional facility" includes—

1	(A) Federal prisons, including all prison,
2	correctional, and detention facilities run by the
3	Bureau of Prisons; and
4	(B) privately owned or privately operated
5	prison, correctional, and detention facilities con-
6	tracted by Federal entities, including the Bu-
7	reau of Prisons, to house Federal incarcerated
8	persons.
9	(2) Correctional facility employee.—The
10	term "correctional facility employee" means any in-
11	dividual employed at a correctional facility housing
12	Federal incarcerated persons, including—
13	(A) a Federal employee;
14	(B) an employee of a privately owned or
15	privately operated prison, correctional, or deten-
16	tion facility contracted by a Federal entity to
17	house Federal incarcerated persons; and
18	(C) an employee of a private company con-
19	tracted to provide goods and services at a cor-
20	rectional facility.
21	(3) Covid-19 diagnostic test.—The term
22	"COVID–19 diagnostic test" mean a test—
23	(A) that is an in vitro diagnostic product
24	(as defined in section 809.3 of title 21, Code of
25	Federal Regulations, or any successor thereto)

1	for the detection of SARS–CoV–2 or the diag-
2	nosis of the virus that causes COVID-19; and
3	(B) the administration of which—
4	(i) is approved, cleared, or authorized
5	under section 510(k), 513, 515, or 564 of
6	the Federal Food, Drug, and Cosmetic Act
7	(21 U.S.C. 360(k), 360c, 360e, 360bbb-3);
8	(ii) the developer has requested, or in-
9	tends to request, emergency use authoriza-
10	tion under section 564 of the Federal
11	Food, Drug, and Cosmetic Act (21 U.S.C.
12	360bbb–3), unless and until the emergency
13	use authorization request under such sec-
14	tion 564 has been denied or the developer
15	of such test does not submit a request
16	under such section within a reasonable
17	timeframe;
18	(iii) is developed in and authorized by
19	a State that has notified the Secretary of
20	Health and Human Services of its inten-
21	tion to review tests intended to diagnose
22	COVID–19; or
23	(iv) is another test that the Secretary
24	determines appropriate in guidance.

1	(4) Covid–19 Pandemic.—The term "COVID–
2	19 pandemic" means the period beginning on the
3	date of enactment of this Act and ending on the
4	date that is 1 year after the date on which the pub-
5	lic health emergency declaration under section 319
6	of the Public Health Service Act (42 U.S.C. 247d)
7	with respect to COVID–19 terminates.
8	(5) High risk incarcerated person.—The
9	term "high risk incarcerated person" means an indi-
10	vidual who meets the definition of "incarcerated per-
11	son" under this section who—
12	(A) is 50 years old or older;
13	(B) has chronic kidney disease;
14	(C) has chronic obstructive pulmonary dis-
15	ease;
16	(D) is immunocompromised;
17	(E) has obesity;
18	(F) has a heart condition, such as coro-
19	nary artery disease or cardiomyopathy;
20	(G) has sickle cell disease;
21	(H) has type 1 or type 2 diabetes mellitus;
22	(I) has moderate to severe asthma;
23	(J) has cerebrovascular disease;
24	(K) has cystic fibrosis;

1	(L) has hypertension or high blood pres-
2	sure;
3	(M) has a neurological condition such as
4	dementia or Parkinson's Disease;
5	(N) has liver disease;
6	(O) is pregnant;
7	(P) has pulmonary fibrosis;
8	(Q) has thalassemia;
9	(R) is a smoker;
10	(S) has a disability; or
11	(T) meets any other characteristic identi-
12	fied by the Centers for Disease Control and
13	Prevention as putting individuals at increased
14	risk of developing severe illness from COVID-
15	19.
16	(6) INCARCERATED PERSON.—The term "incar-
17	cerated person" means an individual involuntarily
18	confined or detained in a correctional facility.
19	(7) Signs and symptoms of covid-19.—The
20	term "signs and symptoms of COVID-19" means
21	fever or chills, cough, shortness of breath or dif-
22	ficulty breathing, fatigue, muscle or body aches,
23	headache, new loss of taste or smell, sore throat,
24	congestion or runny nose, nausea or vomiting, diar-
25	rhea, and any other medical condition or reaction

1	identified by the Centers for Disease Control and
2	Prevention as being a physical reaction to the con-
3	traction of the severe acute respiratory syndrome
4	coronavirus 2 (SARS–CoV–2).
5	SEC. 3. MANDATED COVID-19 TESTING AT CORRECTIONAL
6	FACILITIES.
7	(a) Testing of Incarcerated Persons.—
8	(1) IN GENERAL.—Each correctional facility
9	shall—
10	(A) not later than 15 days after the date
11	of enactment of this Act—
12	(i) provide each incarcerated person in
13	the facility with the option to take a
14	COVID-19 diagnostic test, regardless of
15	whether the incarcerated person exhibits
16	symptoms of COVID–19, at no cost to the
17	incarcerated person;
18	(ii) provide each incarcerated person
19	with the results of the diagnostic test, re-
20	gardless of the results, including an inter-
21	pretation of what the test results mean in
22	the incarcerated person's preferred lan-
23	guage;
24	(iii) provide each incarcerated person
25	who tests positive for COVID–19 with nec-

1	essary medical care (as outlined in the Na-
2	tional Institutes of Health COVID-19
3	Treatment Guidelines), including COVID-
4	19 tests to monitor recovery if indicated by
5	the Centers for Disease Control and Pre-
6	vention, and housing in a medical isolation
7	unit under the care of medical profes-
8	sionals, at no cost to the incarcerated per-
9	son;
10	(iv) place each asymptomatic incarcer-
11	ated person who is exposed to a positive
12	case in quarantine until testing is com-
13	pleted consistent with Centers for Disease
14	Control and Prevention guidance; and
15	(v) place each symptomatic incarcer-
16	ated person into medical isolation while
17	awaiting test results; and
18	(B) during the period beginning not later
19	than 45 days after the date of enactment of
20	this Act and ending on the last day of the
21	COVID–19 pandemic—
22	(i) conduct weekly COVID–19 diag-
23	nostic testing of incarcerated persons in
24	the facility in accordance with the guide-
25	lines developed under section 6, regardless

1	of whether such incarcerated persons ex-
2	hibit symptoms of COVID-19, at no cost
3	to incarcerated persons;
4	(ii) conduct COVID-19 diagnostic
5	testing for any incarcerated person with
6	COVID–19 symptoms, or for any incarcer-
7	ated person who is a close contact of a
8	known COVID–19 case, in accordance with
9	the guidelines developed under section 6;
10	(iii) provide each incarcerated person
11	with the results of the diagnostic tests, re-
12	gardless of the results, including an inter-
13	pretation of what the test results mean in
14	the incarcerated person's preferred lan-
15	guage;
16	(iv) provide each incarcerated person
17	who tests positive for COVID–19 with nec-
18	essary medical care (as outlined in the Na-
19	tional Institutes of Health COVID–19
20	Treatment Guidelines), including COVID-
21	19 tests to monitor recovery if indicated by
22	the Centers for Disease Control and Pre-
23	vention, and housing in a medical isolation
24	unit under the care of medical profes-
25	sionals, at no cost to the incarcerated per-

1	son, in accordance with the guidelines de-
2	veloped under section 6;
3	(v) quarantine each incarcerated per-
4	son exposed to a positive COVID-19 case
5	in accordance with the guidelines developed
6	under section 6; and
7	(vi) establish a procedure through
8	which incarcerated people can opt out of
9	COVID–19 testing, in accordance with the
10	guidelines developed under section 6.
11	(2) New ENTRANTS.—During the period begin-
12	ning not later than 45 days after the date of enact-
13	ment of this Act and ending on the last day of the
14	COVID–19 pandemic, each correctional facility
15	shall—
16	(A) provide each incarcerated person newly
17	admitted or transferred to the facility with an
18	optional COVID-19 diagnostic test within 24
19	hours of entering the facility, regardless of
20	whether the incarcerated person exhibits symp-
21	toms of COVID-19, at no cost to the incarcer-
22	ated person; and
23	(B) immediately quarantine each incarcer-
24	ated person newly admitted or transferred to
25	the facility within 24 hours of entering the fa-

1	cility, consistent with Centers for Disease Con-
2	trol and Prevention guidance, until the incar-
3	cerated person has been confirmed to be nega-
4	tive for COVID-19, in accordance with the
5	guidelines developed under section 6.
6	(b) Testing of Correctional Facility Employ-
7	EES.—
8	(1) IN GENERAL.—Each correctional facility
9	shall—
10	(A) not later than 15 days after the date
11	of enactment of this Act—
12	(i) provide each correctional facility
13	employee with a required COVID–19 diag-
14	nostic test, regardless of the whether the
15	employee exhibits symptoms of COVID–19,
16	at no cost to the employee; and
17	(ii) provide each correctional facility
18	employee who tests positive for COVID–19
19	with unlimited paid administrative leave
20	for the purpose of recovering from
21	COVID-19, and no cost COVID-19 diag-
22	nostic testing for the purpose of moni-
23	toring recovery if indicated by the Centers
24	for Disease Control and Prevention, until

1	the employee tests negative for COVID-19;
2	and
3	(B) during the period beginning not later
4	than 45 days after the date of enactment of
5	this Act and ending on the last day of the
6	COVID–19 pandemic—
7	(i) conduct required weekly COVID-
8	19 diagnostic testing of each correctional
9	facility employee in the facility, in accord-
10	ance with the guidelines developed under
11	section 6, regardless of whether the em-
12	ployee exhibits symptoms of COVID–19, at
13	no cost to the employee;
14	(ii) provide each correctional facility
15	employee who tests positive for COVID-19
16	with unlimited paid leave for the purpose
17	of recovering from COVID–19, and no cost
18	COVID–19 diagnostic testing for the pur-
19	pose of monitoring recovery if indicated by
20	the Centers for Disease Control and Pre-
21	vention, until the employee tests negative
22	for COVID–19; and
23	(iii) provide each correctional facility
24	employee who is exposed to a positive
25	COVID-19 case with guaranteed paid

1	leave to quarantine, consistent with Cen-
2	ters for Disease Control and Prevention
3	guidance, or until the employee has been
4	confirmed to be negative for COVID-19.
5	(c) PRIVACY.—Any data collected, stored, received, or
6	published under this section shall—
7	(1) be so collected, stored, received, or pub-
8	lished in a manner that protects the privacy of indi-
9	viduals whose information is included in the data;
10	(2) be deidentified or anonymized in a manner
11	that protects the identity of all individuals whose in-
12	formation is included in the data;
13	(3) comply with privacy protections provided
14	under the regulations promulgated under section
15	264(c) of the Health Insurance Portability and Ac-
16	countability Act of 1996 (42 U.S.C. $1320d-2$ note);
17	and
18	(4) be limited in use for the purpose of public
19	health and be protected from all other internal use
20	by any entity that collects, stores, or receives the
21	data, including use of the data in determinations of
22	eligibility (or continued eligibility) in health plans,
23	and from any other inappropriate uses.
24	(d) Authorization of Appropriations.—There is
25	authorized to be appropriated to relevant medical and pub-

lic officials such sums as are necessary to procure and ad minister the COVID-19 diagnostic tests and provide the
 medical care required in this section.

# 4 SEC. 4. COVID-19 DATA COLLECTION AT CORRECTIONAL 5 FACILITIES.

6 (a) DATA COLLECTION.—During the period begin-7 ning not later than 45 days after the date of enactment 8 of this Act and ending on the last day of the COVID– 9 19 pandemic, each correctional facility shall submit weekly 10 reports to the Department of Justice and the Centers for 11 Disease Control and Prevention on the following:

12 (1) TESTING NUMBERS.—COVID-19 diagnostic
13 testing, including cumulative and new (since the pre14 vious report) counts of—

(A) the number of incarcerated persons
tested for COVID-19, disaggregated by routine
weekly testing, symptomatic testing, close contact testing, recovery monitoring testing, and
new entrant testing;

20 (B) the number of correctional facility em21 ployees tested for COVID-19, disaggregated by
22 routine weekly testing, symptomatic testing,
23 close contact testing, and recovery monitoring
24 testing; and

1 (C) the COVID-19 diagnostic test devel-2 oper, test name, and type of test (molecular, 3 antigen, or other) for each COVID-19 diag-4 nostic test conducted. 5 (2)Test RESULTS.—COVID–19 diagnostic 6 testing outcomes, including cumulative and new 7 (since the previous report) counts of— 8 (A) the number of confirmed active cases 9

9 of COVID-19 among incarcerated persons,
10 disaggregated by routine weekly testing, symp11 tomatic testing, close contact testing, recovery
12 monitoring testing, and new entrant testing;

(B) the number of confirmed negative
cases of COVID-19 among incarcerated persons, disaggregated by routine weekly testing,
symptomatic testing, close contact testing, recovery monitoring testing, and new entrant
testing;

19 (C) the number of confirmed active cases
20 of COVID-19 among correctional facility em21 ployees, disaggregated by routine weekly test22 ing, symptomatic testing, close contact testing,
23 and recovery monitoring testing;

24 (D) the number of confirmed negative25 cases of COVID-19 among correctional facility

1	employees, disaggregated by routine weekly
2	testing, symptomatic testing, close contact test-
3	ing, and recovery monitoring testing;
4	(E) the number of tests pending results,
5	disaggregated by incarcerated persons and cor-
6	rectional facility employees;
7	(F) the average time between testing an
8	incarcerated person for COVID–19 and receiv-
9	ing the results of the test; and
10	(G) the average time between testing a
11	correctional facility employee for COVID-19
12	and receiving the results of the test.
13	(3) CASE OUTCOMES.—COVID-19 case out-
14	comes, including cumulative and new (since the pre-
15	vious report) counts of—
16	(A) the number of incarcerated persons
17	hospitalized for a case of COVID-19;
18	(B) the number of incarcerated persons
19	who have recovered from COVID–19;
20	(C) the number of incarcerated persons
21	currently in quarantine or medical isolation for
22	COVID–19, respectively;
23	(D) the number of incarcerated persons
24	who have completed quarantine or been released
25	from medical isolation, respectively;

1	(E) the number of incarcerated persons
2	who have died from a confirmed or suspected
3	case of COVID-19;
4	(F) the number of correctional facility em-
5	ployees hospitalized for a case of COVID-19;
6	(G) the number of correctional facility em-
7	ployees who have recovered from COVID-19;
8	and
9	(H) the number of correctional facility em-
10	ployees who have died from a case of COVID-
11	19.
12	(4) Release of incarcerated persons.—
13	Data related to the release of incarcerated persons,
14	including individuals released to home confinement
15	and pursuant to compassionate release, as a result
16	of the COVID–19 public health emergency.
17	(5) DAILY POPULATION.—Average daily popu-
18	lation, disaggregated by incarcerated persons and
19	correctional facility employees.
20	(b) DISAGGREGATION OF DATA.—The data described
21	in this section shall be disaggregated by sex, sexual ori-
22	entation, gender identity, age, race, ethnicity, disability,
23	and geography (including county and State).
24	(c) Public Reporting.—The Secretary of Health
25	and Human Services, acting through the Director of the

Centers for Disease Control and Prevention, shall make
 publicly available on the internet the most recent and his toric information reported weekly under subsection (a) in
 a machine-readable format.

5 (d) COVID-19 SYMPTOM TRACKING AND MEDICAL **RECORD** RETENTION.—During the period beginning not 6 7 later than 45 days after the date of enactment of this Act 8 and ending on the last day of the COVID-19 pandemic, 9 each correctional facility shall systemically track and 10 record of the signs and symptoms of COVID-19 among incarcerated persons and correctional center employees. 11 As part of the tracking system, correctional facilities 12 13 shall—

(1) document and retain a record of each request from incarcerated persons for medical care, including medical care for the signs and symptoms of
COVID-19;

(2) conduct weekly screenings, in conjunction
with the testing requirements described in section 3,
of incarcerated persons for signs and symptoms of
COVID-19 and maintain records of the results of
such screenings for each incarcerated person; and
(3) present for review, as requested at any time
by the Secretary of Health and Human Services or

the Attorney General, records collected under para graphs (1) and (2).

3 (e) INCARCERATED PERSONS DATA.—The data de-4 scribed in this section with respect to incarcerated persons 5 who are serving a term of imprisonment and who are in-6 fected with COVID-19 shall include, to the extent prac-7 ticable, the term of imprisonment imposed on the incarcer-8 ated persons, the time served, and the release date.

9 (f) PRIVACY.—Any data collected, stored, received, or
10 published under this section shall—

(1) be so collected, stored, received, or published in a manner that protects the privacy of individuals whose information is included in the data;

14 (2) be de-identified or anonymized in a manner
15 that protects the identity of all individuals whose in16 formation is included in the data;

17 (3) comply with privacy protections provided
18 under the regulations promulgated under section
19 264(c) of the Health Insurance Portability and Ac20 countability Act of 1996 (42 U.S.C. 1320d–2 note);
21 and

(4) be limited in use for the purpose of public
health and be protected from all other internal use
by any entity that collects, stores, or receives the
data, including use of such data in determinations of

eligibility (or continued eligibility) in health plans,
 and from any other inappropriate uses.

3 (g) AUTHORIZATION OF APPROPRIATIONS.—There is
4 authorized to be appropriated to the Centers for Disease
5 Control and Prevention such sums as are necessary to
6 publicize the data as described in this section.

# 7 SEC. 5. CENTERS FOR DISEASE CONTROL AND INVESTIGA8 TION DEPLOYMENT.

9 (a) IN GENERAL.—Correctional facilities shall report 10 to the Centers for Disease Control and Prevention in-11 stances when 3 or more incarcerated persons or correc-12 tional facility employees present new COVID-19 cases 13 within 72 hours of each other, within 24 hours of identi-14 fying the third case.

(b) DEPLOYMENT OF STAFF.—In such instances, the
Centers for Disease Control and Prevention shall deploy
staff with experience in preventing the spread of infectious
diseases in congregate settings to the facility for the purpose of mitigating and preventing the spread of COVID19 at the facility.

# 21 SEC. 6. UPDATED BUREAU OF PRISONS GUIDELINES ON 22 HANDLING COVID-19 IN CORRECTIONAL FA23 CILITIES.

(a) UPDATED COVID-19 GUIDELINES.—Not later25 than 30 days after the date of enactment of this Act, the

1	Department of Justice, acting through the Bureau of Pris-
2	ons and in consultation with the Centers for Disease Con-
3	trol and Prevention, shall release updated guidelines on
4	the management of COVID-19 in correctional facilities.
5	(b) EXPERT CONSULTATION.—
6	(1) IN GENERAL.—In developing the guidelines
7	described in subsection (a), the Department of Jus-
8	tice shall consult with no fewer than 10 experts in
9	public health and correctional facility management,
10	which shall include—
11	(A) academics with medical and public
12	health expertise;
13	(B) advocates for imprisoned populations;
14	(C) public health officials;
15	(D) tribal leaders or their representatives;
16	and
17	(E) labor representatives of correctional fa-
18	cility employees.
19	(2) Publicly available.—Recommendations
20	from and correspondence with individuals described
21	in paragraph (1) shall be made publicly available.
22	(c) CONTENTS.—The guidelines described in sub-
23	section (a) shall, at a minimum, include—
24	(1) requirements that correctional facilities con-
25	duct voluntary COVID-19 diagnostic tests on, and

quarantine consistent with Centers for Disease Con trol and Prevention guidance all new incarcerated
 persons who enter the facility during the COVID-19
 pandemic, including incarcerated persons being held
 at the facility while in transit between other facili ties;

(2) guidance on how facilities should conduct 7 8 weekly testing of incarcerated persons and correc-9 tional facility employees, including guidance on how 10 to conduct pooled sample testing in lieu of individual 11 testing, if appropriate, and guidance on how to iden-12 tify the appropriate type of diagnostic test to use, 13 consistent with the most up-to-date public health in-14 formation and guidance on preventing the spread of 15 COVID-19;

16 (3) guidance on how correctional facilities
17 should handle incarcerated persons who refuse to re18 ceive COVID-19 tests, such as through imple19 menting time-based or symptom-based isolation and
20 quarantine strategies;

(4) requirements that correctional facilities,
once a single case of COVID-19 is detected within
the facility, screen every incarcerated person and
correctional facility employee for signs and symptoms of COVID-19 within 24 hours;

(5) guidance for correctional facilities on maximum occupational capacity, social distancing best
practices, and how to reduce the incarcerated person
population within the facility, including updated
guidance on the proactive release of incarcerated
persons, with special consideration given to high-risk
incarcerated persons;

8 (6) guidance for correctional facilities on how to 9 establish and implement cohorting strategies to min-10 imize the spread of COVID-19 in facilities, with 11 special consideration given to the cohorting of high-12 risk incarcerated persons;

(7) guidance for correctional facilities on how to
establish and implement contact tracing efforts to
identify, track, and prevent the spread of COVID–
19 among the contacts of incarcerated persons and
correctional facility employees who test positive for
COVID–19;

19 (8) guidance for correctional facilities on how20 to—

(A) humanely and effectively quarantine
incarcerated persons exposed to COVID-19 and
humanely and effectively medically isolate and
provide medical care to incarcerated persons
who contract COVID-19, including a prohibi-

tion on the use of punitive solitary confinement
and other punitive measures as a means of
treating and medically isolating incarcerated
persons, with special consideration given to the
quarantining and medical isolation and treatment of high-risk incarcerated persons;

7 (B) authorize the provision of materials, 8 such as books, television shows, magazines, and 9 movies to, increase recreation hours for, and ex-10 pand programming and phone and email com-11 munication privileges for incarcerated persons 12 in medical isolation to minimize the similarity 13 of punitive solitary confinement and other puni-14 tive measures with medical quarantine; and

(C) confirm that incarcerated persons and
correctional facility employees who have contracted COVID-19 have recovered for the purpose of releasing them from medical isolation;

(9) guidance for correctional facilities on the
proper cleaning and disinfecting of the facility to
prevent the spread of COVID-19;

(10) guidance for correctional facilities on proper ventilation and air filtration strategies to prevent
the spread of COVID-19;

1 (11) guidance on the proper daily, weekly, and 2 monthly allowance for incarcerated persons of per-3 sonal protective equipment and face coverings, hand 4 sanitizer, soap, cleaning items, and other materials 5 that could reduce the spread of COVID-19 in facili-6 ties, which shall be provided to incarcerated persons 7 at no cost, including information on how to update 8 existing guidelines within facilities on the limitation 9 of incarcerated persons' access to such materials;

10 (12) guidance for correctional facilities on how 11 to educate incarcerated persons, and the medical fa-12 cilities treating those incarcerated persons for 13 COVID-19, on the healthcare rights of the incarcer-14 ated persons under Federal and State law and the 15 minimum ethical standards of care, including the 16 use of medical isolation that does not include soli-17 tary confinement;

(13) recommendations for correctional facilities
on how to increase communication between incarcerated persons and friends and family outside of the
facility during the COVID-19 pandemic, including
guidance on how to suspend fees for phone calls and
electronic communications and expand visitation (including virtual visitation) options;

1 (14) requirements that correctional facilities 2 communicate, not less frequently than biweekly, and 3 in such a manner that permits for feedback from in-4 carcerated persons, to incarcerated persons the steps 5 being taken to address the COVID-19 pandemic in 6 the facility; and

7 (15) guidance for correctional facilities on how
8 to connect incarcerated persons released from con9 finement as a result of the COVID-19 pandemic
10 with post-release resources, such as health insur11 ance, primary care providers, other health profes12 sionals, and quarantine facilities, with sensitivity to
13 the immigration status of incarcerated persons.

#### 14 SEC. 7. REPORT TO CONGRESS.

Not later than 60 days after the date of enactment of this Act, the Attorney General shall submit to Congress a report on prevention, mitigation, and control activities relating to the spread of COVID-19 in prisons conducted by the Department of Justice and the Bureau of Prisons, disaggregated by facility when applicable, that includes information on—

(1) efforts of correctional facilities to comply
with the Interim Guidance on Management of
Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities issued by the Centers

1	for Disease Control and Prevention (referred to in
2	this section as the "Interim Guidelines"), includ-
3	ing—
4	(A) information on steps that have been
5	and continue to be taken with respect to oper-
6	ational preparedness, including—
7	(i) with respect to communication and
8	coordination-
9	(I) developing information shar-
10	ing systems with partners;
11	(II) reviewing and revising for
12	COVID–19 existing influenza, all-haz-
13	ards, and disaster plans;
14	(III) coordinating with local law
15	enforcement and court officials as
16	necessary; and
17	(IV) encouraging all persons in
18	the facility, including through posting
19	signs, to take action to protect them-
20	selves from COVID–19;
21	(ii) with respect to personnel prac-
22	tices-
23	(I) reviewing sick leave policies of
24	each employer that operates within
25	the facility;

2performed remotely;3(III) planning for staff absences;4(IV) offering revised duties to5staff at increased risk for severe ill-6ness from COVID-19;7(V) making plans to change staff8duty assignments to prevent unneces-9sary movement between housing units10during a COVID-19 outbreak; and11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock25as needed;	1	(II) identifying duties that can be
4(IV) offering revised duties to5staff at increased risk for severe ill-6ness from COVID-19;7(V) making plans to change staff8duty assignments to prevent unneces-9sary movement between housing units10during a COVID-19 outbreak; and11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	2	performed remotely;
5staff at increased risk for severe ill- ness from COVID-19;7(V) making plans to change staff8duty assignments to prevent unneces- 99sary movement between housing units10during a COVID-19 outbreak; and11(VI) offering the seasonal influ- enza vaccines to all incarcerated per- sons and correctional facility staff;14and15(iii) with respect to operations, sup- plies, and personal protective equipment (referred to in this clause as "PPE") prep- arations—19(I) ensuring that sufficient stocks of hygiene supplies, cleaning supplies, PPE, and medical supplies (consistent with the healthcare capabilities of the facility) are on hand and available, and having a plan in place to restock	3	(III) planning for staff absences;
6ness from COVID-19;7(V) making plans to change staff8duty assignments to prevent unneces-9sary movement between housing units10during a COVID-19 outbreak; and11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	4	(IV) offering revised duties to
7(V) making plans to change staff8duty assignments to prevent unneces-9sary movement between housing units10during a COVID-19 outbreak; and11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	5	staff at increased risk for severe ill-
8duty assignments to prevent unneces- sary movement between housing units9during a COVID-19 outbreak; and11(VI) offering the seasonal influ- enza vaccines to all incarcerated per- sons and correctional facility staff;14and15(iii) with respect to operations, sup- plies, and personal protective equipment (referred to in this clause as "PPE") prep- 1818arations—19(I) ensuring that sufficient stocks of hygiene supplies, cleaning supplies, PPE, and medical supplies (consistent with the healthcare capabilities of the 2324and having a plan in place to restock	6	ness from COVID–19;
9sary movement between housing units10during a COVID-19 outbreak; and11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	7	(V) making plans to change staff
10during a COVID-19 outbreak; and11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	8	duty assignments to prevent unneces-
11(VI) offering the seasonal influ-12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	9	sary movement between housing units
12enza vaccines to all incarcerated per-13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	10	during a COVID–19 outbreak; and
13sons and correctional facility staff;14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	11	(VI) offering the seasonal influ-
14and15(iii) with respect to operations, sup-16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	12	enza vaccines to all incarcerated per-
<ul> <li>(iii) with respect to operations, supplies, and personal protective equipment (referred to in this clause as "PPE") preparations—</li> <li>(I) ensuring that sufficient stocks of hygiene supplies, cleaning supplies, PPE, and medical supplies (consistent with the healthcare capabilities of the facility) are on hand and available, and having a plan in place to restock</li> </ul>	13	sons and correctional facility staff;
16plies, and personal protective equipment17(referred to in this clause as "PPE") prep-18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	14	and
<ul> <li>17 (referred to in this clause as "PPE") prep-</li> <li>18 arations—</li> <li>19 (I) ensuring that sufficient stocks</li> <li>20 of hygiene supplies, cleaning supplies,</li> <li>21 PPE, and medical supplies (consistent</li> <li>22 with the healthcare capabilities of the</li> <li>23 facility) are on hand and available,</li> <li>24 and having a plan in place to restock</li> </ul>	15	(iii) with respect to operations, sup-
18arations—19(I) ensuring that sufficient stocks20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	16	plies, and personal protective equipment
<ul> <li>(I) ensuring that sufficient stocks</li> <li>of hygiene supplies, cleaning supplies,</li> <li>PPE, and medical supplies (consistent</li> <li>with the healthcare capabilities of the</li> <li>facility) are on hand and available,</li> <li>and having a plan in place to restock</li> </ul>	17	(referred to in this clause as "PPE") prep-
20of hygiene supplies, cleaning supplies,21PPE, and medical supplies (consistent22with the healthcare capabilities of the23facility) are on hand and available,24and having a plan in place to restock	18	arations—
<ul> <li>PPE, and medical supplies (consistent</li> <li>with the healthcare capabilities of the</li> <li>facility) are on hand and available,</li> <li>and having a plan in place to restock</li> </ul>	19	(I) ensuring that sufficient stocks
<ul> <li>with the healthcare capabilities of the</li> <li>facility) are on hand and available,</li> <li>and having a plan in place to restock</li> </ul>	20	of hygiene supplies, cleaning supplies,
<ul><li>23 facility) are on hand and available,</li><li>24 and having a plan in place to restock</li></ul>	21	PPE, and medical supplies (consistent
24 and having a plan in place to restock	22	with the healthcare capabilities of the
	23	facility) are on hand and available,
as needed;	24	and having a plan in place to restock
	25	as needed;

(II) making contingency plans for
possible PPE shortages during the
COVID–19 pandemic;
(III) relaxing restrictions on al-
lowing alcohol-based hand sanitizer;
(IV) providing a no-cost supply
of soap to incarcerated persons suffi-
cient to allow frequent hand washing;
(V) establishing a respiratory
protection program, if not already in
place;
(VI) ensuring that correctional
facility staff and incarcerated persons
are trained to correctly don, doff, and
dispose of PPE that they will need to
use within the scope of their respon-
sibilities; and
(VII) setting up designated PPE
donning and doffing areas outside all
spaces where PPE will be used;
(B) information on steps that have been
and continue to be taken with respect to pre-
vention, including—
(i) to prevent COVID–19 cases among
incarcerated persons—

1	(I) implementing social
2	distancing strategies to increase the
3	physical space between incarcerated
4	persons, which, to the extent prac-
5	ticable, shall be 6 feet between all in-
6	dividuals, regardless of symptoms;
7	(II) minimizing the mixing of in-
8	dividuals from different housing units;
9	and
10	(III) providing up-to-date infor-
11	mation about COVID-19 to incarcer-
12	ated persons;
13	(ii) to prevent COVID-19 cases
14	among correctional facility staff—
15	(I) reminding staff to stay at
16	home if they are sick;
17	(II) performing verbal screening
18	and temperature checks for all staff
19	daily upon entry; and
20	(III) providing up-to-date infor-
21	mation about COVID-19 to staff, in-
22	cluding information about sick leave
23	policies; and
24	(iii) to prevent COVID-19 cases
25	among visitors—

1	(I) communicating with potential
2	visitors to discourage contact visits;
3	(II) conducting verbal screenings
4	and temperature checks for visitors,
5	and requiring face coverings; and
6	(III) promoting non-contact visits
7	and providing access to free virtual
8	visitation options;
9	(C) information on steps that have been
10	and continue to be taken with respect to
11	COVID-19 case management, including—
12	(i) with respect to infection control,
13	ensuring proper infection control protocols
14	are in place;
15	(ii) with respect to medical isolation—
16	(I) placing incarcerated individ-
17	uals with confirmed or suspected
18	cases of COVID–19 in medical isola-
19	tion;
20	(II) ensuring that medical isola-
21	tion for COVID-19 is distinct from
22	punitive solitary confinement;
23	(III) keeping to an absolute min-
24	imum the movement outside the med-
25	ical isolation space of incarcerated in-

1	dividuals with confirmed or suspected
2	cases of COVID–19; and
3	(IV) safely cohorting, if nec-
4	essary, COVID–19-infected incarcer-
5	ated individuals; and
6	(iii) with respect to provision of
7	care—
8	(I) ensuring that incarcerated
9	persons receive medical evaluation and
10	treatment at the first signs of
11	COVID–19 symptoms, including in
12	cases where a facility is not able to
13	provide such evaluation and treatment
14	onsite;
15	(II) providing incarcerated indi-
16	viduals with onsite healthcare; and
17	(III) providing incarcerated indi-
18	viduals with healthcare services in the
19	community, as necessary; and
20	(D) all other aspects of the Interim Guid-
21	ance;
22	(2) the process for determining which incarcer-
23	ated persons qualify for home confinement, including
24	listing every factor that is taken into consideration,

and how the factors are weighed to determine quali fication, including—

3 (A) how many incarcerated persons have
4 been reviewed for home confinement;

5 (B) how many incarcerated persons have 6 qualified for and have been moved into home 7 confinement, and the average length of time be-8 tween review, approval, and transfer;

9 (C) how the prior convictions of an incarcerated person are used to determine who quali-10 11 fies for home confinement, including whether 12 certain convictions are weighed more heavily 13 than others, and whether a prior conviction re-14 gardless of severity automatically bars an incar-15 cerated person from qualifying for home con-16 finement; and

17 (D) demographic data of the incarcerated 18 persons who are considered for home confine-19 ment and of the incarcerated persons who are 20 ultimately chosen for home confinement, 21 disaggregated by age, race, gender, ethnicity, 22 level of offense, how much time remains on 23 their sentence, and whether the individual is 24 high risk for COVID–19;

1	(3) the process for determining which incarcer-
2	ated persons qualify for compassionate release, in-
3	cluding listing every factor that is taken into consid-
4	eration, and how the factors are weighed to deter-
5	mine qualification, including—
6	(A) how many incarcerated persons have
7	been reviewed for compassionate release;
8	(B) how many incarcerated persons have
9	qualified for compassionate release,
10	disaggregated by compassionate releases ap-
11	proved by the Bureau of Prisons and compas-
12	sionate releases granted by courts, and the av-
13	erage length of time between review, approval,
14	and release;
15	(C) how the prior convictions of an incar-
16	cerated person are used to determine who quali-
17	fies for compassionate release, including wheth-
18	er certain convictions are weighed more heavily
19	than others, and whether a prior conviction re-
20	gardless of severity automatically bars an incar-
21	cerated person from qualifying for compas-
22	sionate release; and
23	(D) demographic data of the incarcerated
24	persons who are considered for compassionate
25	release and of the incarcerated persons who are

ultimately chosen for compassionate release,
 disaggregated by age, race, gender, ethnicity,
 level of offense, and how much time remains on
 their sentence;

5 (4) the process of providing information to fam-6 ilies and emergency contacts of incarcerated persons 7 who have tested positive for COVID-19, including 8 how long it takes on average for families and emer-9 gency contacts to be notified after initial diagnosis, 10 and how often facilities follow up with families and 11 emergency contacts to update them on the health 12 condition of the incarcerated person;

(5) resource limitations, if any, that have inhibited the ability of the Department of Justice and
Bureau of Prisons to fully implement the Centers
for Disease Control and Prevention's Interim Guidelines; and

(6) what actions are being taken to modernize
the electronic health records systems of the Bureau
of Prisons.