119TH CONGRESS 1ST SESSION H.R.

To improve coordination of Federal efforts to identify and mitigate health and national security risks through maintaining a list of essential medicines, conducting a risk assessment of essential medicine supply chains, and creating a monitoring system to map essential medicine supply chains using data analytics.

IN THE HOUSE OF REPRESENTATIVES

JUNE XX, 2025

Ms. Matsui (for herself and Mr. CRENSHAW) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

- To improve coordination of Federal efforts to identify and mitigate health and national security risks through maintaining a list of essential medicines, conducting a risk assessment of essential medicine supply chains, and creating a monitoring system to map essential medicine supply chains using data analytics.
 - 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 "Mapping America's
 - 5 Pharmaceutical Supply Act" or the "MAPS Act".

1 SEC. 2. ESSENTIAL MEDICINES LIST.

2 (a) IN GENERAL.—The Secretary, in coordination with the heads of other relevant Federal departments and 3 4 agencies and in consultation with, as appropriate, stakeholders who have relevant expertise, shall update and 5 maintain a list of essential medicines (referred to in this 6 Act as the "Essential Medicines List"), initially developed 7 in response to Executive Order 13944 (85 Fed. Reg. 8 9 49929), to include active pharmaceutical ingredients and drugs— 10

(1) that are directly related to responding to
chemical, biological, radiological, or nuclear threats
and incidents covered by the National Response
Framework;

15 (2) of greatest priority for providing health careand identified as being at high risk of shortage; or

17 (3) the shortage of which would have an ad18 verse health outcome on patients with chronic condi19 tions.

(b) UPDATES TO LIST.—The Secretary shall review
the Essential Medicines List regularly, on a timeframe
that the Secretary determines necessary and appropriate,
and not less frequently than every 2 years; and shall update the
Essential Medicines List as necessary based on the findings of
such review.

(c) COMPILATION OF INITIAL LIST.—The Secretary
 shall complete the first updates to the Essential Medicines
 List required pursuant to subsection (a) not later than
 180 days after the date of enactment of this Act.

5 (d) PUBLICATION OF LIST.—The Secretary shall
6 publish the Essential Medicines List promptly after each
7 update pursuant to subsection (b) or (c).

8 SEC. 3. ESSENTIAL MEDICINES RISK ASSESSMENT.

9 (a) IN GENERAL.—The Secretary, in consultation with 10 the heads of other relevant departments and agencies, shall 11 conduct a comprehensive risk assessment of the supply 12 chains for active pharmaceutical ingredients and drugs in-13 cluded on the Essential Medicines List described in section 14 2.

(b) CONTENTS OF ESSENTIAL MEDICINES RISK As16 SESSMENT.—At a minimum, the risk assessment under
17 subsection (a) shall identify, to the extent available—

(1) key starting materials and excipients used
in manufacturing the active pharmaceutical ingredients and drugs on the Essential Medicines List;

(2) the active pharmaceutical ingredients and
drugs on the Essential Medicines List that rely on
a foreign supplier for more than 50 percent of
production;

(3) the active pharmaceutical ingredients and
 drugs on the Essential Medicines List that are
 sourced exclusively or primarily from a single supplier,
 including drugs manufactured domesti cally from active pharmaceutical ingredients sourced

6 exclusively or primarily from a single supplier;

(4) current domestic manufacturing capabilities
for active pharmaceutical ingredients and drugs on
the Essential Medicines List, including the key
starting materials and excipients of such ingredients
and drugs, and any cost-effective manufacturing
technologies, including advanced manufacturing;

(5) public health and national security risks, including cybersecurity threats and critical infrastructure designations specific to the supply chains of active pharmaceutical ingredients and drugs included
on the Essential Medicines List;

(6) any deficiencies, lack of authorities, or limitations in policy or process that reduce the ability of
the Federal Government to address any identified
public health or national security risks related to
supply chains for active pharmaceutical ingredients

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and drugs included on the Essential Medicines List;
 and

3 (7) how the Federal Government will mitigate
4 such national security risks, including through the
5 use of authorities under the Defense Production Act
6 of 1950 (50 U.S.C. 4501 et seq.).

7 (c) REPORT ON ASSESSMENT.—

8 (1) SUBMISSION OF REPORT.—Not later than 9 180 days after the date of enactment of this Act, 10 and annually thereafter, the Secretary, in consulta-11 tion with the heads of relevant Federal departments 12 and agencies consulted under subsection (a), shall 13 submit a report with the findings under subsection 14 (b) to the relevant Committees of Congress. 1 SEC. 4. U.S. PHARMACEUTICAL SUPPLY CHAINS MAPPING.

(a) PHARMACEUTICAL SUPPLY CHAIN MAPPING.—
The Secretary of Health and Human Services (referred
to in this section as the "Secretary"), in coordination with
the heads of other relevant Federal departments and agencies, shall ensure coordination of efforts of the Department of Health and Human Services, including through
public-private partnerships, to—

9 (1) map, or otherwise visualize, the supply 10 chains, from manufacturing of key starting mate-11 rials through manufacturing of finished dosage 12 forms and distribution, of drugs (as defined in sec-13 tion 201 of the Federal Food, Drug, and Cosmetic 14 Act (21 U.S.C. 321)) included on the Essential 15 Medicines List under section 2; and

(2) use data analytics to identify supply chain
vulnerabilities that pose a threat to public health or
national security, as determined by the Secretary or the
heads of other relevant Federal departments and agencies.

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(b) REQUIREMENTS.—In carrying out subsection (a),
 the Secretary shall—

3 (1) describe the roles and responsibilities of 4 agencies and offices within the Department of 5 Health and Human Services related to monitoring 6 such supply chains and assessing any related 7 vulnerabilities; and

8 (2) facilitate the exchange of information be-9 tween Federal departments, agencies, and offices, as 10 appropriate and necessary to enable such agencies 11 and offices to carry out roles and responsibilities de-12 scribed in paragraph (1) related to drugs described 13 in subsection (a)(1). Such information should include, at a 14 minimum—

15 (A) the location of establishments registered under subsection (b), (c), or (i) of sec-16 17 tion 510 of the Federal Food, Drug, and Cos-18 metic Act (21 U.S.C. 360) involved in the production of active pharmaceutical ingredients 19 20 and finished dosage forms of drugs described in 21 subsection (a)(1), and the amount of such in-22 gredients and finished dosage forms produced 23 at each such establishment:

(B) to the extent available and as appropriate, the location of establishments so registered involved in the production of the key

starting materials and excipients needed to 2 produce the active pharmaceutical ingredients 3 and finished dosage forms, and the amount of such materials and excipients produced at each 4 5 such establishment; and

6 (C) any regulatory actions with respect to such drugs or the establishments manufac-7 turing such drugs, including with respect to in-8 9 spections and related regulatory activities conducted under section 704 of such Act (21 10 U.S.C. 374), the seizure of such a drug pursu-11 ant to section 304 of such Act (21 U.S.C. 334), 12 13 any recalls of such a drug; inclusion of such a 14 drug on the drug shortage list under section 506E of such Act (21 U.S.C. 356e), or prior 15 16 reports of a discontinuance or

17 interruption in the production of such a drug 18 under 506C of such Act (21 U.S.C. 356c).

(c) REPORT.—Not later than 18 months after the 19 20date of enactment of this Act, and annually thereafter, 21 the Secretary, in consultation with the heads of agencies 22 with which the Secretary coordinates under subsection (a), shall submit a report to the relevant committees of Con-23 gress on— 24

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(1) the current status of efforts to map and
 analyze pharmaceutical supply chains, as described
 in subsection (a);

4 (2) activities of the Secretary carried out under
5 this section to coordinate efforts as described in sub6 section (a), including information sharing between
7 relevant Federal departments, agencies, and offices;

8 (3) the roles and responsibilities described in 9 subsection (b)(1), including the identification of any 10 gaps, data limitations, or areas of unnecessary dupli-11 cation between such roles and responsibilities;

(4) the extent to which Federal agencies use
data analytics to conduct predictive modeling of anticipated drug shortages or risks associated with
supply chain vulnerabilities that pose a threat to national security; and

17 (5) the extent to which the Secretary has en-18 gaged relevant industry in such mapping.

1 SEC. 5. DEFINITIONS.

2 In this Act:

3	(1) Advanced manufacturing.—The term
4	"advanced manufacturing" has the meaning given
5	the term "advanced and continuous pharmaceutical
6	manufacturing" in section 3016(h) of the 21st Cen-
7	tury Cures Act (21 U.S.C. 399h(h)).
8	(2) Cybersecurity threat.—The term "cy-
9	bersecurity threat" has the meaning given such term
10	in section 2200 of the Homeland Security Act of
11	2002 (6 U.S.C. 650).
12	(3) DRUG.—The term "drug" has the meaning
13	given such term in section 201(g) of the Federal
14	Food, Drug, and Cosmetic Act (21 U.S.C. 321(g)).
15	(4) SECRETARY.—The term "Secretary", except
16	as otherwise specified, means the Secretary of
17	Health and Human Services.

1 SEC. 6. ADDITIONAL PROVISIONS.

(a) CLARIFICATION.—The participation of the Secretary in developing and updating the list of essential
medicines under section 2 shall be deemed to be full satisfaction of the requirements applicable to such secretary
under section 3 of Executive Order 13944 (85 Fed. Reg.
49929).

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8 (b) CONFIDENTIAL COMMERCIAL INFORMATION.— The exchange of information among the Secretary and the 9 10 heads of other relevant Federal departments and agencies 11 for purposes of carrying out sections 3 and 4 shall not be a violation of section 1905 of title 18, United States 12 Code. This section shall not be construed to affect the sta-13 14 tus, if any, of such information as trade secret or confidential commercial information for purposes of section 301(j) 15 16 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 331(j)), section 552 of title 5, United States Code, or sec-17 tion 1905 of title 18, United States Code. 18

(c) CYBERSECURITY MEASURES.—The Secretary
shall ensure that robust cybersecurity measures are in
place to prevent inappropriate access to, or unauthorized
disclosure of, the information identified, exchanged, or disclosed under sections 3 and 4.

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