..... (Original Signature of Member)

116TH CONGRESS 2D Session



To direct the Secretary of Health and Human Services to receive and respond to notifications of issues relating to the lack of personal protective equipment and COVID-19 testing.

## IN THE HOUSE OF REPRESENTATIVES

Mr. BEYER introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

- To direct the Secretary of Health and Human Services to receive and respond to notifications of issues relating to the lack of personal protective equipment and COVID-19 testing.
  - 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 "Supply Chain Account-5 ability Act of 2020".

1SEC. 2. DIRECTING THE SECRETARY OF HEALTH AND2HUMAN SERVICES TO RECEIVE AND RE-3SPOND TO NOTIFICATIONS OF ISSUES RELAT-4ING TO THE LACK OF PERSONAL PROTEC-5TIVE EQUIPMENT AND COVID-19 TESTING.

6 (a) IN GENERAL.—The Secretary of Health and 7 Human Services (in this section referred to as the "Sec-8 retary") shall establish and maintain, during the emer-9 gency period described in section 1135(g)(1)(B) of the So-10 cial Security Act (42 U.S.C. 1320b–5(g)(1)(B)), a process 11 to receive and review the following:

(1) Any notification from a health care provider
that such provider is reusing personal protective
equipment at a facility due to a shortage of such
equipment.

16 (2) Any notification from a local public health
17 agency or health care provider that such agency or
18 provider is unable, with respect to individuals seek19 ing a COVID-19 diagnostic test, to furnish such
20 tests to all such individuals.

(3) Any notification from a skilled nursing fa(3) Any notification from a skilled nursing fa(3) Any notification from a skilled nursing fa(3) Any notification from a skilled nursing facility (as such terms are defined
(3) Any notification from a skilled nursing facility or nursing facility is un-

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able to test all employees for COVID-19 at least 2
 times per week.

3 (4) Any notification from a State or local public
4 health agency that the average time between fur5 nishing a COVID-19 diagnostic test to an individual
6 and reporting the results to such individual in the
7 area in which such agency exercises jurisdiction ex8 ceeds 3 days from the date such test was so fur9 nished.

10 (b) REQUIRED RESPONSE.—The Secretary shall, with respect to each notification received under subsection 11 12 (a), submit to the health care provider, local public health agency, or skilled nursing facility or nursing facility that 13 14 submitted such notification, and to the specified congres-15 sional representatives (as defined in subsection (c)) with respect to such notification, not later than 30 days after 16 17 receiving such notification, a written response that, in the 18 case of a response to a notification described in—

(1) subsection (a)(1), includes a specification of
actions the Secretary is taking to provide personal
protective equipment to the facility identified by the
health care provider submitting such notification;

(2) subsection (a)(2), includes a specification of
actions the Secretary is taking to make additional
COVID-19 diagnostic tests available to the local

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public health agency or health care provider submit ting such notification;

3 (3) subsection (a)(3), includes a specification of
4 actions the Secretary is taking to support COVID5 19 diagnostic testing at the skilled nursing facility
6 or nursing facility submitting such notification; and
7 (4) subsection (a)(4), includes a specification of
8 actions the Secretary is taking to reduce the time
9 described in such subsection.

10 (c) DEFINITION.—For purposes of subsection (b), the 11 term "specified congressional representatives" means, 12 with respect to a notification described in subsection (a), 13 both Members of the Senate representing the State, and 14 all Members of the House of Representatives representing 15 the district (or districts), where, in the case of a notifica-16 tion—

17 (1) described in subsection (a)(1), the facility
18 identified by the health care provider submitting
19 such notification is located;

(2) described in subsection (a)(2), the State or
local public health agency submitting such notification exercises jurisdiction or where the health care
provider practices (as identified by the provider);

(3) described in subsection (a)(3), where the
 State or local public health agency submitting such
 notification exercises jurisdiction; or
 (4) described in subsection (a)(4), where the
 skilled nursing facility or nursing facility submitting

6 such notification is located.