..... (Original Signature of Member)

115th CONGRESS 1st Session



To amend the Federal Food, Drug, and Cosmetic Act to authorize additional emergency uses for medical products to reduce deaths and severity of injuries caused by agents of war, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

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

## A BILL

- To amend the Federal Food, Drug, and Cosmetic Act to authorize additional emergency uses for medical products to reduce deaths and severity of injuries caused by agents of war, 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,

1	SECTION 1. ADDITIONAL EMERGENCY USES FOR MEDICAL
2	PRODUCTS TO REDUCE DEATHS AND SEVER-
3	ITY OF INJURIES CAUSED BY AGENTS OF
4	WAR.
5	(a) FDA Authorization for Medical Products
6	FOR USE IN EMERGENCIES.—Section 564 of the Federal
7	Food, Drug, and Cosmetic Act (21 U.S.C. 360bbb-3) is
8	amended—
9	(1) in subsection (b)—
10	(A) in paragraph (1), by amending sub-
11	paragraph (B) to read as follows:
12	"(B) a determination by the Secretary of
13	Defense that there is a military emergency, or
14	a significant potential for a military emergency,
15	involving a heightened risk to United States
16	military forces, including personnel operating
17	under the authority of title 10 or title 50,
18	United States Code, of attack with—
19	"(i) a biological, chemical, radio-
20	logical, or nuclear agent or agents; or
21	"(ii) an agent or agents that may
22	cause, or are otherwise associated with, an
23	imminently life-threatening and specific
24	risk to United States military forces;"; and
25	(B) by adding at the end the following:

1	"(6) Military emergencies.—In the case of
2	a determination described in paragraph $(1)(B)$ , the
3	Secretary shall determine, within 45 calendar days
4	of such determination, whether to make a declara-
5	tion under paragraph (1), and, if appropriate, shall
6	promptly make such a declaration."; and
7	(2) in subsection (c)—
8	(A) in paragraph (3), by striking "; and"
9	and inserting ";";
10	(B) by redesignating paragraph (4) as
11	paragraph $(5)$ ; and
12	(C) by inserting after paragraph $(3)$ the
13	following:
14	((4) in the case of a determination described in
15	subsection $(b)(1)(B)(ii)$ , that the request for emer-
16	gency use is made by the Secretary of Defense;
17	and".
18	(b) Emergency Uses for Medical Products.—
19	(1) IN GENERAL.—The Secretary of Defense
20	may request that the Secretary of Health and
21	Human Services, acting through the Commissioner
22	of Food and Drugs, take actions to expedite the de-
23	velopment of a medical product, review of investiga-
24	tional new drug applications under section 505(i) of
25	the Federal Food, Drug, and Cosmetic Act (21

1 U.S.C. 355(i)), review of investigational device ex-2 emptions under section 520(g) of such Act (21) 3 U.S.C. 360j(g)), and review of applications for ap-4 proval and clearance of medical products under sec-5 tions 505, 510(k), and 515 of such Act (21 U.S.C. 6 355, 360(k), 360(e)) and section 351 of the Public 7 Health Service Act (42 U.S.C. 262), including appli-8 cations for licensing of vaccines or blood as biologi-9 cal products under such section 351, or applications 10 for review of regenerative medicine advanced therapy 11 products under section 506(g) of the Federal Food, 12 Drug, and Cosmetic Act (21 U.S.C. 356(g)), if there 13 is a military emergency, or significant potential for 14 a military emergency, involving a specific and immi-15 nently life-threatening risk to United States military 16 forces of attack with an agent or agents, and the 17 medical product that is the subject of such applica-18 tion, submission, or notification would be reasonably 19 likely to diagnose, prevent, treat, or mitigate such 20 life-threatening risk.

(2) ACTIONS.—Upon a request by the Secretary
of Defense under paragraph (1), the Secretary of
Health and Human Services, acting through the
Commissioner of Food and Drugs, shall take action
to expedite the development and review of an appli-

1	cable application or notification with respect to a
2	medical product described in paragraph (1), which
3	may include, as appropriate—
4	(A) holding meetings with the sponsor and
5	the review team throughout the development of
6	the medical product;
7	(B) providing timely advice to, and inter-
8	active communication with, the sponsor regard-
9	ing the development of the medical product to
10	ensure that the development program to gather
11	the nonclinical and clinical data necessary for
12	approval or clearance is as efficient as prac-
13	ticable;
14	(C) involving senior managers and experi-
15	enced review staff, as appropriate, in a collabo-
16	rative, cross-disciplinary review;
17	(D) assigning a cross-disciplinary project
18	lead for the review team to facilitate an effi-
19	cient review of the development program and to
20	serve as a scientific liaison between the review
21	team and the sponsor;
22	(E) taking steps to ensure that the design
23	of the clinical trials is as efficient as prac-
24	ticable, when scientifically appropriate, such as

1	by minimizing the number of patients exposed
2	to a potentially less efficacious treatment;
3	(F) applying any applicable Food and
4	Drug Administration program intended to expe-
5	dite the development and review of a medical
6	product; and
7	(G) in appropriate circumstances, permit-
8	ting expanded access to the medical product
9	during the investigational phase, in accordance
10	with applicable requirements of the Food and
11	Drug Administration.
12	(3) ENHANCED COLLABORATION AND COMMU-
13	NICATION.—In order to facilitate enhanced collabo-
14	ration and communication with respect to the most
15	current priorities of the Department of Defense—
16	(A) the Food and Drug Administration
	(A) the Food and Drug Administration
17	(A) the Food and Drug Administration shall meet with the Department of Defense and
17 18	
	shall meet with the Department of Defense and
18	shall meet with the Department of Defense and any other appropriate development partners,
18 19	shall meet with the Department of Defense and any other appropriate development partners, such as the Biomedical Advanced Research and
18 19 20	shall meet with the Department of Defense and any other appropriate development partners, such as the Biomedical Advanced Research and Development Authority, on a semi-annual basis
18 19 20 21	shall meet with the Department of Defense and any other appropriate development partners, such as the Biomedical Advanced Research and Development Authority, on a semi-annual basis for the purposes of conducting a full review of

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1 terly with the Department of Defense to discuss 2 the development status of regenerative medicine 3 advanced therapy, blood, and vaccine medical 4 products and projects that are the highest pri-5 orities to the Department of Defense (which 6 may include freeze dried plasma products and 7 platelet alternatives), 8 unless the Secretary of Defense determines that any

9 such meetings are not necessary.

10 (4) MEDICAL PRODUCT.—In this subsection,
11 the term "medical product" means a drug (as de12 fined in section 201 of the Federal Food, Drug, and
13 Cosmetic Act (21 U.S.C. 321)), a device (as defined
14 in such section 201), or a biological product (as de15 fined in section 351 of the Public Health Service Act
16 (42 U.S.C. 262)).

(c) REPEAL.—Effective as of the enactment of the
National Defense Authorization Act for Fiscal Year 2018,
subsection (d) of section 1107a of title 10, United States
Code, as added by section 716 of the National Defense
Authorization Act for Fiscal Year 2018, is repealed.