

117TH CONGRESS 2D SESSION

H. R. 7430

To establish limitations on modifications to trade agreements, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 6, 2022

Mr. Smith of Nebraska (for himself, Mr. Buchanan, Mr. Ferguson, Mrs. Walorski, Mr. Lahood, Mr. Wenstrup, Mr. Murphy of North Carolina, Mr. Estes, Mrs. Miller of West Virginia, Mr. Smucker, and Mr. Hern) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To establish limitations on modifications to trade agreements, 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 "Protecting American
- 5 Innovation Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

- (1) Section 8 of article I of the United States
 Constitution provides Congress with authority over
 international trade. Congress has used that authority to approve a number of trade agreements, including the WTO Agreement.
 - (2) Section 8 of article I of the United States Constitution provides Congress with authority to provide intellectual property protections in order to "promote the progress of science and useful arts". People in the United States rely on those protections to support jobs and continue the highly successful leadership of the United States with respect to innovation.
 - (3) The United States may not withdraw or otherwise alter the rights and obligations for the United States arising from a congressionally approved trade agreement without the consent of Congress.
 - (4) The United States is a global leader in containing and ending the COVID-19 pandemic.
 - (5) Innovators in the United States successfully and rapidly brought to fruition vaccines that provide highly effective protection against COVID-19. At facilities across the United States, thousands of United States workers are working around the clock

- 1 to manufacture COVID-19 vaccines, contributing to 2 the rapid, global scale up of manufacturing that is 3 expected to reach at least 10,000,000,000 doses by the end of 2021.
 - (6) The United States is a founding member of the World Trade Organization. The United States has secured and supported critical commitments in the WTO for protection of intellectual property of United States persons and globally, including under the Trade-Related Aspects of Intellectual Property Rights Agreement or the TRIPS Agreement.
 - (7) In implementing the Uruguay Round, Congress established under section 315 of the Uruguay Round Agreements Act (19 U.S.C. 3581) that it is the objective of the United States to "accelerate the implementation" of the TRIPS Agreement and to "seek enactment and effective implementation by foreign countries of laws to protect and enforce intellectual property rights that supplement and strengthen the standards" of the TRIPS Agreement.
 - (8) Longstanding intellectual property protections are critical to efforts by the United States and the biopharmaceutical industry to develop and manufacture vaccines for both people in the United

25 States and around the world.

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- (9) The United States is committed to providing global access to COVID-19 vaccines.
 - (10) In order to accelerate production and distribution of COVID-19 vaccines, biopharmaceutical manufacturers in the United States are collaborating at a scale that previously was unimaginable, including by entering into hundreds of voluntary manufacturing, production, and other partnerships around the world.
 - vaccines involves highly specialized and unique infrastructure and equipment, as well as highly trained and experienced personnel. Manufacturing and distributing safe and effective COVID-19 vaccines on a global scale is incredibly challenging. Many experts on vaccine production and distribution are warning that waiving intellectual property protections will undermine the global response to the COVID-19 pandemic and compromise vaccine safety, including by disrupting the distribution of scarce raw materials for vaccines that existing vaccine makers with proven track records for delivering high-quality, safe, and effective vaccines need to continue their own production.

- (12) The United States Trade Representative announced without any consultation with Congress that the United States will support a waiver of intellectual property protections under the TRIPS Agreement for COVID-19 vaccines. That decision is not consistent with the intellectual property negotiating objectives of the United States set forth in section 315 of the Uruguay Round Agreements Act (19 U.S.C. 3581).
 - (13) That waiver announcement created confusion, and raised concerns that a successful effort to suspend protections will weaken already strained supply chains and foster the proliferation of ineffective and potentially dangerous vaccines.
 - (14) The Trade Representative has not explained how a waiver of the TRIPS Agreement will expand vaccine production and access, particularly considering that the major impediments to vaccination efforts include the following:
 - (A) The difficulty in meeting the technical specifications of production and appropriately ensuring that finished vaccines are high-quality, safe, and effective.
- 24 (B) The scarcity of raw materials for the vaccines.

- 1 (C) Last-mile distribution and cold-chain 2 storage.
 - (D) Trade barriers to the free flow of inputs and finished products.
 - (15) The Government of the People's Republic of China and the Government of the Russian Federation are engaged in large scale industrial espionage and technology theft of intellectual property of United States persons. The Department of Justice has issued indictments in connection with attempts sponsored by the Government of the People's Republic of China to steal United States vaccine research with respect to COVID–19.
 - (16) The Government of the People's Republic of China and the Government of the Russian Federation are using their vaccines as part of diplomatic efforts that may be contrary to the national security interests of the United States. Vaccines for COVID—19 manufactured by persons in the People's Republic of China and the Russian Federation appear to be less efficacious than those manufactured by producers in the United States. The Academy of Military Science, the scientific arm of the military of the People's Republic of China, is sponsoring the prin-

- cipal effort by the People's Republic of China to develop its own mRNA vaccine.
 - (17) At a hearing before the Committee on Finance of the Senate on May 12, 2021, the Trade Representative would not commit either—
 - (A) to ensure that any waiver of the TRIPS Agreement would exclude the People's Republic of China and the Russian Federation; or
 - (B) to ensure that Congress has advance access to the negotiating proposals of the United States for any such waiver.
 - (18) The innovative biopharmaceutical companies in the United States contribute more than \$1,100,000,000,000 annually to the United States economy, and employ more than 500,000 workers making 1.4 times the average earnings in the United States, including 153,000 workers who do not have a college degree.
 - (19) Waiving intellectual property protections, particularly of the mRNA technology platform in which the Defense Advanced Research Project Agency invested not less than \$250,000,000, raises serious economic and national security concerns.

1 SEC. 3. SENSE OF CONGRESS.

2	It is the sense of Congress that—
3	(1) the United States should continue to act as
4	a global leader to help contain and end the COVID-
5	19 pandemic at home and abroad;
6	(2) innovators in the United States are already
7	heroes for their breakthrough work in developing
8	and producing COVID-19 vaccines;
9	(3) it should be a priority of the global commu-
10	nity, with the assistance of the United States, to ef-
11	ficiently and quickly manufacture and distribute
12	COVID-19 vaccines around the world, and in par-
13	ticular to those countries that are most vulnerable;
14	(4) current impediments to further vaccination
15	efforts are due to—
16	(A) the technically difficult manufacturing
17	requirements for vaccines;
18	(B) the need to appropriately ensure that
19	vaccines are high-quality, safe, and effective;
20	(C) raw material constraints; and
21	(D) difficulties in distribution;
22	(5) intellectual property protections for
23	COVID-19 vaccines have not impeded vaccination
24	efforts for COVID-19;

1	(6) intellectual property protections in fact help
2	ensure the safe and efficient manufacturing of
3	COVID-19 vaccines;
4	(7) waiving intellectual property protections
5	could lead to the production of substandard, ineffec-
6	tive, and potentially unsafe COVID-19 vaccines;
7	(8) the Trade Representative must consult with
8	Congress before taking a position on the current
9	TRIPS Agreement waiver proposal before the WTO
10	and any further proposals to waive or weaken intel-
11	lectual property obligations under the TRIPS Agree-
12	ment;
13	(9) Congress and the people of the United
14	States are entitled to comprehensive expert analysis
15	regarding the implications of a waiver to the TRIPS
16	Agreement for jobs, economic growth, public health,
17	and national security in the United States; and
18	(10) the United States must oppose any waiver
19	to intellectual property obligations under the TRIPS
20	Agreement for the response to the COVID-19 pan-
21	demic until those implications are fully analyzed.
22	SEC. 4. DEFINITIONS.
23	In this Act:
24	(1) Appropriate congressional commit-
25	TEES.—The term "appropriate congressional com-

- mittees" means the Committee on Finance of the
 Senate and the Committee on Ways and Means of
 the House of Representatives.
 - (2) COMMISSION.—The term "Commission" means the United States International Trade Commission.
 - (3) MINISTERIAL CHANGE.—The term "ministerial change", with respect to a trade agreement, means a change to address a clerical, typographical, or grammatical error and does not include any change that would change the intended rights or obligations of a party to the trade agreement.
 - (4) Official advisor.—The term "official advisor" means a person accredited by the Trade Representative on behalf of the President as an official adviser to the United States delegations to international conferences, meetings, and negotiating sessions relating to international trade negotiations, and who may attend any portion of those negotiations.
 - (5) COVID-19 PANDEMIC.—The term "COVID-19 pandemic" means the outbreak of novel coronavirus (COVID-19) that was declared by the World Health Organization on March 11, 2020, to be a pandemic.

1	(6) State sponsor of terrorism.—The term
2	"state sponsor of terrorism" means a country the
3	government of which the Secretary of State has de-
4	termined is a government that has repeatedly pro-
5	vided support for acts of international terrorism, for
6	purposes of—
7	(A) section 1754(c)(1)(A)(i) of the Export
8	Control Reform Act of 2018 (50 U.S.C.
9	4813(c)(1)(A)(i));
10	(B) section 620A of the Foreign Assistance
11	Act of 1961 (22 U.S.C. 2371);
12	(C) section 40(d) of the Arms Export Con-
13	trol Act (22 U.S.C. 2780(d)); or
14	(D) any other provision of law.
15	(7) Trade agreement.—The term "trade
16	agreement" means any trade agreement to which the
17	United States is a party that has been approved by
18	Congress, including the TRIPS Agreement.
19	(8) Trade representative.—The term
20	"Trade Representative" means the United States
21	Trade Representative.
22	(9) TRIPS AGREEMENT.—The term "TRIPS
23	Agreement" means the Agreement on Trade-Related
24	Aspects of Intellectual Property Rights referred to in

1	section 101(d)(15) of the Uruguay Round Agree-
2	ments Act (19 U.S.C. 3511(d)(15)).
3	(10) TRIPS WAIVER.—The term "TRIPS waiv-
4	er" means any waiver of an obligation imposed on
5	members of the World Trade Organization under the
6	TRIPS Agreement.
7	(11) World trade organization; wto; wto
8	AGREEMENT.—The terms "World Trade Organiza-
9	tion", "WTO", and "WTO Agreement" have the
10	meanings given those terms in section 2 of the Uru-
11	guay Round Agreements Act (19 U.S.C. 3501).
12	SEC. 5. PROHIBITION ON COMPROMISING UNITED STATES
13	TRADING RIGHTS TO CHINA AND RUSSIA.
14	(a) Prohibition on Withdrawal, Suspension, or
1415	(a) Prohibition on Withdrawal, Suspension, or Modification.—
15	Modification.—
15 16	Modification.— (1) In general.—The President, and any offi-
15 16 17	Modification.— (1) In general.—The President, and any official, employee, or agent of the United States, may
15 16 17 18	Modification.— (1) In general.—The President, and any official, employee, or agent of the United States, may not negotiate or conclude any withdrawal, suspen-
15 16 17 18 19	Modification.— (1) In General.—The President, and any official, employee, or agent of the United States, may not negotiate or conclude any withdrawal, suspension, or modification to a trade agreement that ad-
15 16 17 18 19 20	Modification.— (1) In general.—The President, and any official, employee, or agent of the United States, may not negotiate or conclude any withdrawal, suspension, or modification to a trade agreement that adversely affects, nullifies, or impairs the rights of the
15 16 17 18 19 20 21	Modification.— (1) In General.—The President, and any official, employee, or agent of the United States, may not negotiate or conclude any withdrawal, suspension, or modification to a trade agreement that adversely affects, nullifies, or impairs the rights of the United States or United States persons under a
15 16 17 18 19 20 21	(1) In General.—The President, and any official, employee, or agent of the United States, may not negotiate or conclude any withdrawal, suspension, or modification to a trade agreement that adversely affects, nullifies, or impairs the rights of the United States or United States persons under a trade agreement with respect to the People's Repub-

- (a) shall be subject to appropriate discipline, as determined by the President, including suspension
 from duty without pay or removal from office.
- 4 (3) Report on violations.—Immediately fol-5 lowing any violation of subsection (a) by an official, 6 employee, or agent of the United States, the President shall submit to the appropriate congressional 7 8 committees a report setting forth a statement re-9 garding the violation and a description of the actions 10 taken with respect to the official, employee, or 11 agent, as the case may be, including all relevant 12 facts.
- 13 (b) No Effect of Amendment or Modification 14 TO AGREEMENT.—No amendment or other modification 15 to a trade agreement, including a waiver of one or more 16 provisions of the agreement, shall take effect with respect 17 to the United States—
- 18 (1) if the amendment or modification adversely
 19 affects, nullifies, or impairs the benefits to the
 20 United States under the agreement with respect to
 21 the People's Republic of China or the Russian Fed22 eration, including with respect to intellectual prop23 erty rights; or

1	(2) if the President failed or refused to consult
2	on the amendment or modification pursuant to sec-
3	tions 6 and 7.
4	SEC. 6. LIMITATIONS AND ANALYSIS OF WAIVER OF OBLI-
5	GATIONS UNDER AGREEMENT ON TRADE-RE-
6	LATED ASPECTS OF INTELLECTUAL PROP-
7	ERTY RIGHTS WITH RESPECT TO ADDRESS-
8	ING THE COVID-19 PANDEMIC.
9	(a) TRIPS WAIVER.—A TRIPS waiver with respect
10	to addressing the COVID-19 pandemic shall not take ef-
11	fect with respect to the United States if—
12	(1) the President fails to submit the reports re-
13	quired under subsections (b) and (c)(2) pursuant to
14	the requirements of those subsections;
15	(2) the report required under subsection (b)
16	concludes that the TRIPS waiver will not result in
17	an increase in global vaccine access; or
18	(3) the report required under subsection (c)(2)
19	concludes that the TRIPS waiver would adversely
20	impact the national security of the United States.
21	(b) Interagency Public Health Report.—
22	(1) In general.—Before any official, em-
23	ployee, or agent of the United States enters into ne-
24	gotiations concerning a TRIPS waiver with respect
25	to addressing the COVID-19 pandemic after the

1	date of the enactment of this Act, and not later than
2	60 days after such date of enactment, the Secretary
3	of Commerce, in consultation with the Trade Rep-
4	resentative, the Secretary of Health and Human
5	Services, the Commissioner of the Food and Drug
6	Administration, and the Director of the Centers for
7	Disease Control and Prevention shall submit to Con-
8	gress a report assessing—
9	(A) how the TRIPS waiver would impact,
10	during the period beginning on the date of the
11	enactment of this Act and ending on December
12	31, 2022—
13	(i) access to vaccines in the United
14	States;
15	(ii) access to vaccines globally;
16	(iii) global supply chains of COVID-
17	19 vaccines and related technologies and
18	the inputs needed to produce those vac-
19	cines and related technologies;
20	(iv) the gross domestic product of the
21	United States;
22	(v) exports and imports by the United
23	States of COVID-19 vaccines and related
24	technologies and the inputs needed to

1	produce those vaccines and related tech-
2	nologies;
3	(vi) manufacturing in the United
4	States of COVID-19 vaccines and related
5	technologies and the inputs needed to
6	produce those vaccines and related tech-
7	nologies; and
8	(vii) investment in vaccine production
9	in the United States and in research and
10	development for future vaccines;
11	(B) what existing flexibilities within the
12	TRIPS Agreement can be used to expedite vac-
13	cine access during the one-year period begin-
14	ning on the date of the enactment of this Act
15	and how those flexibilities may be effectively
16	used; and
17	(C) other reasonably feasible alternatives
18	to the TRIPS waiver that might expedite global
19	vaccine production during that one-year period
20	and the effectiveness of those alternatives rel-
21	ative to a TRIPS waiver, including distribution
22	from the United States or from other countries.
23	(2) Publication of Report.—The Secretary
24	of Commerce shall publish the report required under
25	paragraph (1) on a publicly available website of the

Department of Commerce, which shall include a conclusion of whether a TRIPS waiver with respect to addressing the COVID-19 pandemic will increase global vaccine access during the one-year period beginning on the date of the enactment of this Act.

(c) National Security Investigation.—

shall conduct an investigation, in consultation with the Secretary of Commerce, the Secretary of Health and Human Services, and the Trade Representative, to determine the effects of a TRIPS waiver with respect to addressing the COVID-19 pandemic on the national security of the United States, in particular whether such a waiver that extends to mRNA technology could contribute to future deployment of that technology by the People's Republic of China, the Russian Federation, or countries designated as state sponsors of terrorism.

(2) Report.—

(A) IN GENERAL.—Before any official, employee, or agent of the United States enters into negotiations concerning a TRIPS waiver with respect to addressing the COVID-19 pandemic after the date of the enactment of this Act, and not later than 60 days after such date

of enactment, the Secretary of Defense shall submit to the President and the appropriate congressional committees a report on the findings of the investigation under paragraph (1), including the recommendations of the Secretary for action or inaction regarding the TRIPS waiver.

(B) ADVICE.—If the Secretary of Defense determines that a TRIPS waiver with respect to addressing the COVID-19 pandemic threatens to impair national security, the Secretary shall so advise the President and the appropriate congressional committees in the report required under subparagraph (A).

15 SEC. 7. TRADE AGREEMENTS: SUSPENSIONS AND OTHER 16 MODIFICATIONS, CONSULTATIONS, AND SUB17 MISSION TO CONGRESS.

- 18 (a) Trade Representative Engagement With 19 The Public.—
- 20 (1) IN GENERAL.—Before entering into any ne-21 gotiation with a trading partner concerning a sus-22 pension of or modification to a trade agreement, in-23 cluding a waiver of obligations, the Trade Represent-24 ative shall publish in the Federal Register a notice 25 identifying—

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1	(A) the objectives of the United States for
2	that negotiation;

- (B) the rationale for why the trade agreement does not presently allow the United States to meet those objectives; and
- (C) the provision or provisions of the trade agreement that the United States proposes to suspend or modify.
- (2) Comments.—The Trade Representative shall allow the public an opportunity to submit comments concerning the notice required under paragraph (1) for a period of not less than 30 days, and shall hold a hearing to hear testimony from members of the public.

(b) Initial Evaluation by the Commission.—

(1) IN GENERAL.—After the end of the comment period under subsection (a)(2), and after an evaluation by the Trade Representative of those comments, if the Trade Representative determines to pursue a suspension of or modification to a trade agreement, the Trade Representative shall submit to the Commission a plan for the negotiation of the suspension or modification, as the case may be, which shall include—

1	(A) the objectives of the United States for
2	the negotiation;
3	(B) a description of the inadequacies of the
4	trade agreement, including by reference to spe-
5	cific provisions that preclude the United States
6	from meeting its objectives;
7	(C) a description of how the Trade Rep-
8	resentative plans to remedy those inadequacies;
9	(D) evidence supporting those inadequa-
10	cies; and
11	(E) a justification for why the suspension
12	or modification would remedy those inadequa-
13	cies.
14	(2) Hearing and Report.—
15	(A) Publication of Report.—For each
16	suspension of or modification to a trade agree-
17	ment for which a plan was submitted to the
18	Commission under paragraph (1), the Commis-
19	sion shall publish on an internet website of the
20	Commission a report evaluating—
21	(i) the existence and extent of the
22	purported inadequacies in the trade agree-
23	ment;

1	(ii) what progress, if any, the plan
2	might make in remedying those inadequa-
3	cies; and
4	(iii) the likely impact of the suspen-
5	sion or modification on the economy of the
6	United States as a whole and on specific
7	industry sectors, including any impact on
8	gross domestic product, exports and im-
9	ports, aggregate employment and employ-
10	ment opportunities, production, employ-
11	ment, and competitive position of indus-
12	tries likely to be significantly affected by
13	the suspension or modification, and the in-
14	terests of consumers.
15	(B) Public Hearing.—The Commission
16	shall conduct a public hearing for each suspen-
17	sion of or modification to a trade agreement for
18	which a plan was submitted to the Commission
19	under paragraph (1) before publishing a report
20	with respect to that suspension or modification
21	under subparagraph (A).
22	(C) Timing.—The Commission shall pub-
23	lish the report required under subparagraph (A)
24	with respect to a suspension of or modification

to a trade agreement for which a plan was sub-

1	mitted to the Commission under paragraph (1)
2	not earlier than 30 days and not later than 120
3	days after the plan was submitted.
4	(D) CONFIDENTIAL REPORT.—If the Com-
5	mission determines that certain aspects of a re-
6	port required to be published under subpara-
7	graph (A) must be kept confidential to protect
8	proprietary data or to protect the interests of
9	the United States with respect to a potential
10	negotiation, the Commission shall—
11	(i) publish a redacted report under
12	subparagraph (A); and
13	(ii) submit to the appropriate congres-
14	sional committees an unredacted report.
15	(E) Negotiation.—The Trade Represent-
16	ative may proceed to enter into negotiations
17	with a trading partner with respect to a suspen-
18	sion of or modification to a trade agreement for
19	which a plan was submitted to the Commission
20	under paragraph (1) not earlier than 5 business
21	days following the publication under subpara-
22	graph (A) of the report regarding that suspen-
23	sion or modification.
24	(c) Congressional Consultation During the
25	Course of Negotiations —

- (1) Notice.—Not later than 60 days before en-tering into any negotiations with a trading partner concerning a suspension of or modification to a trade agreement, including a waiver of one or more provisions or obligations of the agreement, the Presi-dent shall provide written notice to Congress of the intention of the President to enter into the negotia-tions, which shall include—
 - (A) the date on which the President intends to initiate the negotiations;
 - (B) the specific objectives of the United States for the negotiations; and
 - (C) an assessment of why it is necessary to suspend or modify the trade agreement in order to meet those objectives.

(2) Consultation.—

(A) PRESIDENT.—Following the notice required under paragraph (1) with respect to negotiations concerning a suspension of or modification to a trade agreement, the President shall consult with Congress with respect to those negotiations as set forth in section 105 of the Bipartisan Congressional Trade Priorities and Accountability Act of 2015 (19 U.S.C. 4204) in the same manner as if the suspension

or modification was an agreement subject to the provisions of that section.

- (B) Trade Representative.—With respect to negotiations described in paragraph (1), the Trade Representative shall consult closely and on a timely basis with the appropriate congressional committees, keeping those committees fully apprised of those negotiations, and provide to those committees, including staff with appropriate security clearance, access to the text of any negotiating proposal or any other document presented by the United States that presents concepts or considerations for the negotiations not later than 5 business days before tabling it in the negotiation.
- (3) DESIGNATION OF ADVISORS.—The chair and ranking member of each of the appropriate congressional committees may each designate not more than 4 members of their committee and not more than 3 staffers as official advisors to negotiations described in paragraph (1).

(4) Briefing.—

(A) IN GENERAL.—The Trade Representative shall brief the appropriate congressional committees before and after every session with

1	respect to negotiations described in paragraph
2	(1).
3	(B) Timing of follow-up briefing.—A
4	briefing required under subparagraph (A) fol-
5	lowing a negotiating session shall take place not
6	later than 5 business days following the session.
7	(d) Timing of Existing Report.—Notwith-
8	standing the timing requirements under section 135(e)(1)
9	of the Trade Act of 1974 (19 U.S.C. 2155(e)(1)), the re-
10	port required under that section regarding any trade
11	agreement entered into under subsection (a) or (b) of sec-
12	tion 103 of the Bipartisan Congressional Trade Priorities
13	and Accountability Act of 2015 (19 U.S.C. 4202) shall
14	be provided to the President, Congress, and the Trade
15	Representative not later than 30 days after the date on
16	which the President notifies Congress of the intention of
17	the President to enter into a suspension of or modification
18	to the trade agreement.
19	(e) Authority for Suspension or Modification
20	OF A TRADE AGREEMENT.—The President shall not enter
21	into any suspension of or modification to a trade agree-
22	ment, unless—
23	(1) the President has complied with all con-
24	sultation requirements set forth in subsection (c);
25	and

(2) an Act of Congress is enacted approving the suspension or modification or a joint resolution is adopted under subsection (f) approving the suspension or modification.

(f) Joint Resolution.—

- (1) IN GENERAL.—The President may seek a joint resolution from Congress granting the President authority to enter into a suspension of or modification to a trade agreement as follows:
 - (A) The President shall post the text concerning the relevant changes to the trade agreement on a publicly available website of the Office of the United States Trade Representative for not less than 5 business days.
 - (B) The President shall submit the text concerning the relevant changes to the trade agreement to the Commission, which shall publish on a publicly available website of the Commission a report on how the changes to the trade agreement will impact employment, economic growth, and consumers in the United States. The Commission shall publish that report not earlier than 30 days and not later than 120 days after receiving from the President the

1	text concerning the relevant changes to the
2	trade agreement.
3	(C) The President shall submit to Con-
4	gress on a day on which both Houses of Con-
5	gress are in session a copy of the final legal
6	text with respect to which the President seeks
7	authority to commit the United States, together
8	with—
9	(i) the report prepared by the Com-
10	mission under subparagraph (B);
11	(ii) an identification of any United
12	States laws that may be inconsistent with
13	the text; and
14	(iii) a statement of any administrative
15	action proposed to implement any changes
16	to the trade agreement.
17	(2) Introduction.—A joint resolution approv-
18	ing a suspension of or modification to a trade agree-
19	ment may be introduced in either House of Congress
20	by the chair or ranking member of one of the appro-
21	priate congressional committees.
22	(3) Procedures in house and senate.—The
23	provisions of subsections (b) through (f) of section
24	152 of the Trade Act of 1974 (19 U.S.C. 2192)
25	shall apply with respect to a joint resolution intro-

- duced under paragraph (2) to the same extent and in the same manner as such provisions apply with respect to a resolution described in subsection (a) of that section.
 - (4) Hearing and Briefings.—Following introduction of a joint resolution under paragraph (2), the appropriate congressional committees shall, as appropriate, hold hearings and briefings and otherwise obtain information in order to fully review the proposed suspension of or modification to a trade agreement.
 - (5) DISCHARGE.—If the committee of either House to which a joint resolution introduced under paragraph (2) has been referred has not reported it by the close of the 40th day after its introduction (excluding any day described in section 154(b) of the Trade Act of 1974 (19 U.S.C. 2194(b))), that committee shall be automatically discharged from further consideration of the joint resolution and it shall be placed on the appropriate calendar.

(6) Consideration.—

- (A) IN GENERAL.—It is not in order for—
- 23 (i) the Senate to consider any joint 24 resolution introduced under paragraph (2) 25 unless it has been reported by the Com-

1	mittee on Finance or the committee has
2	been discharged under paragraph (5); or
3	(ii) the House of Representatives to
4	consider any joint resolution introduced
5	under paragraph (2) unless it has been re-
6	ported by the Committee on Ways and
7	Means or the committee has been dis-
8	charged under paragraph (5).
9	(B) MOTION TO PROCEED IN HOUSE OF
10	REPRESENTATIVES.—A motion in the House of
11	Representatives to proceed to the consideration
12	of a joint resolution may only be made on the
13	second legislative day after the calendar day on
14	which the Member making the motion an-
15	nounces to the House his or her intention to do
16	so.
17	(7) Rules of senate and house of rep-
18	RESENTATIVES.—This subsection is enacted by Con-
19	gress—
20	(A) as an exercise of the rulemaking power
21	of the Senate and the House of Representa-
22	tives, respectively, and as such is deemed a part
23	of the rules of each House, respectively, and
24	such procedures supersede other rules only to

1	the extent that they are inconsistent with such
2	other rules; and

- (B) with the full recognition of the constitutional right of either House to change the rules (so far as relating to the procedures of that House) at any time, in the same manner, and to the same extent as any other rule of that House.
- 9 (g) APPLICATION TO MINISTERIAL CHANGES.—This 10 section shall not apply with respect to any ministerial 11 changes to a trade agreement.

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