(Original Signature of Member)

116TH CONGRESS 2D Session



To establish a Pandemic Risk Reinsurance Program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs. CAROLYN B. MALONEY of New York introduced the following bill; which was referred to the Committee on ______

A BILL

To establish a Pandemic Risk Reinsurance Program, 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 "Pandemic Risk Insur-

5 ance Act of 2020".

6 SEC. 2. PURPOSE.

7 The purpose of this Act is to establish a Federal pro8 gram that provides for a transparent system of shared
9 public and private compensation for business interruption

 $\mathbf{2}$

losses resulting from a pandemic or outbreak of commu nicable disease, in order to—

3 (1) protect consumers by addressing market
4 disruptions and ensure the continued widespread
5 availability and affordability of business interruption
6 coverage for losses resulting from a pandemic or
7 outbreak of communicative disease; and

8 (2) allow for a transitional period for the pri-9 vate markets to stabilize, resume pricing of such in-10 surance, and build capacity to absorb any future 11 losses, while preserving State insurance regulation 12 and consumer protections.

13 SEC. 3. DEFINITIONS.

15

14 In this Act, the following definitions shall apply:

16 (A) IN GENERAL.—The term "covered
17 public health emergency" means any outbreak
18 of infectious disease or pandemic—

(1) COVERED PUBLIC HEALTH EMERGENCY.—

(i) for which an emergency is declared, on or after January 1, 2021, under
the Public Health Service Act; and
(ii) that is certified by the Secretary
of Health and Human Services, as a public
health emergency.

1 (B) NONDELEGATION.—The Secretary 2 may not delegate or designate to any other offi-3 cer, employee, or person, any determination 4 under this paragraph of whether, during the ef-5 fective period of the Program, a covered public 6 health emergency has occurred.

7 (2) AFFILIATE.—The term "affiliate" means,
8 with respect to an participating insurer, any entity
9 that controls, is controlled by, or is under common
10 control with the insurer.

11 (3) BUSINESS INTERRUPTION INSURANCE. 12 The term "business interruption insurance" means commercial lines of property and casualty insurance 13 14 coverage, including event cancellation insurance or 15 other non-property contingent business interruption 16 insurance, provided or made available for losses re-17 sulting from periods of suspended business oper-18 ations, including losses from a covered public health 19 emergency, or a civil order related to a covered pub-20 lic health emergency, whether provided under broad-21 er coverage for property and casualty losses or sepa-22 rately.

23 (4) CONTROL.—

24 (A) IN GENERAL.—An entity has "control"
25 over another entity, if—

1	(i) the entity directly or indirectly or
2	acting through 1 or more other persons
3	owns, controls, or has power to vote 25
4	percent or more of any class of voting se-
5	curities of the other entity;
6	(ii) the entity controls in any manner
7	the election of a majority of the directors
8	or trustees of the other entity; or
9	(iii) the Secretary determines, after
10	notice and opportunity for hearing, that
11	the entity directly or indirectly exercises a
12	controlling influence over the management
13	or policies of the other entity.
14	(B) RULE OF CONSTRUCTION.—An entity,
15	including any affiliate thereof, does not have
16	"control" over another entity, if, as of January
17	1, 2021, the entity is acting as an attorney-in-
18	fact, as defined by the Secretary, for the other
19	entity and such other entity is a reciprocal in-
20	surer, provided that the entity is not, for rea-
21	sons other than the attorney-in-fact relation-
22	ship, defined as having "control" under sub-
23	paragraph (A).
24	(5) DIRECT EARNED PREMIUM.—The term "di-

25 rect earned premium" means a direct earned pre-

1	mium for property and casualty insurance issued by
2	any participating insurer for insurance against
3	losses occurring in the United States.
4	(6) EVENT.—The term "event" means a trade
5	show, consumer show, exhibition, fair, conference,
6	convention, meeting, seminar, charity event, auction,
7	gala dinner, competition, sporting event, film or tele-
8	vision production, award show, or other similar
9	event.
10	(7) EVENT CANCELLATION INSURANCE.—The
11	term "event cancellation insurance" means insur-
12	ance that indemnifies an insured for losses that
13	occur as a consequence of—
14	(A) cancellation, abandonment, or resched-
15	uling of an event; or
16	(B) non-appearance at an event of a prin-
17	cipal speaker.
18	(8) INSURED LOSS.—The term "insured loss"
19	means any loss resulting from a covered public
20	health emergency that is covered by primary or ex-
21	cess business interruption insurance issued by a par-
22	ticipating insurer if such loss occurs—
23	(A) within the United States; and

1	(B) during the period that the covered
2	public health emergency for such area is in ef-
3	fect.
4	(9) INSURER.—The term "insurer" means any
5	entity, including any affiliate thereof—
6	(A) that is—
7	(i) licensed or admitted to engage in
8	the business of providing primary or excess
9	insurance in any State;
10	(ii) not licensed or admitted as de-
11	scribed in clause (i), if it is an eligible sur-
12	plus line carrier listed on the Quarterly
13	Listing of Alien Insurers of the NAIC, or
14	any successor thereto;
15	(iii) approved for the purpose of offer-
16	ing property and casualty insurance by a
17	Federal agency in connection with mari-
18	time, energy, or aviation activity;
19	(iv) a State residual market insurance
20	entity or State workers' compensation
21	fund; or
22	(v) any other entity described in sec-
23	tion 4(f), to the extent provided in the
24	rules of the Secretary issued under section
25	4(f);

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1	(B) that receives direct earned premiums
2	for any type of commercial property and cas-
3	ualty insurance coverage, other than in the case
4	of entities described in subsections (d) and (f)
5	of section 4; and
6	(C) that meets any other criteria that the
7	Secretary may reasonably prescribe.
8	Such term includes captive insurers and other self-
9	insurance arrangements by municipalities and other
10	entities (such as workers' compensation self-insur-
11	ance programs and State workers' compensation re-
12	insurance pools).
13	(10) INSURER DEDUCTIBLE.—The term "in-
14	surer deductible" means, with respect to a partici-
15	pating insurer—
16	(A) the value of the participating insurer's
17	direct earned premiums during the immediately
18	preceding calendar year, multiplied by 5 per-
19	cent; and
20	(B) notwithstanding subparagraph (A), for
21	any calendar year, if a participating insurer has
22	not had a full year of operations during the cal-
23	endar year immediately preceding such calendar
24	year, such portion of the direct earned pre-
25	miums of the participating insurer as the Sec-

1 retary determines appropriate, subject to appro-2 priate methodologies established by the Sec-3 retary for measuring such direct earned pre-4 miums. (11) NAIC.—The term "NAIC" means the Na-5 6 tional Association of Insurance Commissioners. 7 (12)PARTICIPATING INSURER.—The term "participating insurer" means, with respect to a cal-8 9 endar year, an insurer that has elected pursuant to 10 section 4(a)(3) to participate in the Pandemic Risk 11 Reinsurance Program under this Act for such cal-12 endar year. 13 (13) PERSON.—The term "person" means any 14 individual, business or nonprofit entity (including 15 those organized in the form of a partnership, limited 16 liability company, corporation, or association), trust 17 or estate, or a State or political subdivision of a 18 State or other governmental unit. 19 (14) PROGRAM.—The term "Program" means

20 the Pandemic Risk Reinsurance Program established21 by this Act.

(15) PROPERTY AND CASUALTY INSURANCE.—
The term "property and casualty insurance"—

24 (A) means commercial lines of property25 and casualty insurance, including excess insur-

1	ance, workers' compensation insurance, and
2	event cancellation insurance; and
3	(B) does not include—
4	(i) Federal crop insurance issued or
5	reinsured under the Federal Crop Insur-
6	ance Act (7 U.S.C. 1501 et seq.), or any
7	other type of crop or livestock insurance
8	that is privately issued or reinsured;
9	(ii) private mortgage insurance (as
10	such term is defined in section 2 of the
11	Homeowners Protection Act of 1998 (12)
12	U.S.C. 4901)) or title insurance;
13	(iii) financial guaranty insurance
14	issued by monoline financial guaranty in-
15	surance corporations;
16	(iv) insurance for medical malpractice;
17	(v) health or life insurance, including
18	group life insurance;
19	(vi) flood insurance provided under
20	the National Flood Insurance Act of 1968
21	(42 U.S.C. 4001 et seq.);
22	(vii) reinsurance or retrocessional re-
23	insurance;
24	(viii) commercial automobile insur-
25	ance;

1	(ix) burglary and theft insurance;
2	(x) surety insurance;
3	(xi) professional liability insurance; or
4	(xii) farm owners multiple peril insur-
5	ance.
6	(16) SECRETARY.—The term "Secretary"
7	means the Secretary of the Treasury.
8	(17) STATE.—The term "State" means any
9	State of the United States, the District of Columbia,
10	the Commonwealth of Puerto Rico, the Common-
11	wealth of the Northern Mariana Islands, American
12	Samoa, Guam, each of the United States Virgin Is-
13	lands, and any territory or possession of the United
14	States.
15	(18) UNITED STATES.—The term "United
16	States" means the several States.
17	(19) Rule of construction for dates.—
18	With respect to any reference to a date in this Act,
19	such day shall be construed—
20	(A) to begin at 12:01 a.m. on that date;
21	and
22	(B) to end at midnight on that date.
23	SEC. 4. PANDEMIC RISK REINSURANCE PROGRAM.
24	(a) Establishment of Program.—

1	(1) IN GENERAL.—There is established in the
2	Department of the Treasury the Pandemic Risk Re-
3	insurance Program.
4	(2) AUTHORITY OF THE SECRETARY.—Notwith-
5	standing any other provision of State or Federal
6	law, the Secretary shall administer the Program,
7	and shall pay the Federal share of compensation for
8	insured losses in accordance with subsection (e).
9	(3) VOLUNTARY PARTICIPATION.—
10	(A) ELIGIBILITY.—Each entity that meets
11	the definition of an insurer under this Act may
12	participate in the Program.
13	(B) ELECTION.—The Secretary shall pro-
14	vide a process by which insurers may elect to
15	participate in the Program, with respect to a
16	calendar year.
17	(4) TREATMENT OF EXISTING POLICIES.—This
18	Act may not be construed to affect any policy for
19	business interruption insurance in force on the date
20	of the enactment of this Act.
21	(b) Conditions for Federal Payments.—No
22	payment may be made by the Secretary under this section
23	with respect to an insured loss that is covered by a partici-
24	pating insurer, unless—

1	(1) the person that suffers the insured loss, or
2	a person acting on behalf of that person, files a
3	claim with the participating insurer;
4	(2) the participating insurer provides clear and
5	conspicuous disclosure to the policyholder of the pre-
6	mium charged for insured losses covered by the Pro-
7	gram and the Federal share of compensation for in-
8	sured losses under the Program—
9	(A) in the case of any policy that is issued
10	before the date of enactment of this Act, not
11	later than 90 days after that date of enactment;
12	(B) in the case of any policy that is issued
13	within 90 days of the date of enactment of this
14	Act, at the time of offer and renewal of the pol-
15	icy; and
16	(C) in the case of any policy that is issued
17	more than 90 days after the date of enactment
18	of this Act, on a separate line item in the pol-
19	icy, at the time of offer and renewal of the pol-
20	icy;
21	(3) in the case of any policy that is issued after
22	the date of enactment of this Act, the participating
23	insurer provides clear and conspicuous disclosure to
24	the policyholder of the existence of the
25	750,000,000,000 cap under subsection (e)(2), at

1	the time of offer, purchase, and renewal of the pol-
2	icy;
3	(4) the participating insurer processes the claim
4	for the insured loss in accordance with appropriate
5	business practices, and any reasonable procedures
6	that the Secretary may prescribe; and
7	(5) the participating insurer submits to the Sec-
8	retary, in accordance with such reasonable proce-
9	dures as the Secretary may establish—
10	(A) a claim for payment of the Federal
11	share of compensation for insured losses under
12	the Program;
13	(B) written certification—
14	(i) of the underlying claim; and
15	(ii) of all payments made for insured
16	losses; and
17	(C) certification of its compliance with the
18	provisions of this subsection.
19	(c) Mandatory Availability of Coverage for
20	Covered Public Health Emergencies Under Busi-
21	NESS INTERRUPTION COVERAGE.—During each calendar
22	year, each participating insurer shall, with respect to such
23	year—

(1) make available, in all of its business inter ruption insurance policies, coverage for insured
 losses; and

4 (2) make available business interruption insur-5 ance coverage for insured losses that does not differ 6 materially from the terms, conditions, amounts, lim-7 its, deductibles, or self-insured retentions and other 8 coverage grants, limitations, and exclusions applica-9 ble to losses arising from events other than public 10 health emergencies.

11 (d) STATE RESIDUAL MARKET INSURANCE ENTI-12 TIES.—

(1) IN GENERAL.—The Secretary shall issue
regulations, as soon as practicable after the date of
enactment of this Act, that apply the provisions of
this Act to State residual market insurance entities
and State workers' compensation funds.

18 (2) TREATMENT OF CERTAIN ENTITIES.—For
19 purposes of the regulations issued pursuant to para20 graph (1)—

21 (A) a State residual market insurance enti22 ty that does not share its profits and losses
23 with private sector insurers shall be treated as
24 a separate insurer; and

1 (B) a State residual market insurance enti-2 ty that shares its profits and losses with private 3 sector insurers shall not be treated as a sepa-4 rate insurer, and shall report to each private 5 sector insurance participant its share of the in-6 sured losses of the entity, which shall be in-7 cluded in each private sector participating in-8 surer's insured losses.

9 (3) TREATMENT OF PARTICIPATION IN CERTAIN 10 ENTITIES.—Any participating insurer that partici-11 pates in sharing profits and losses of a State resid-12 ual market insurance entity shall include in its cal-13 culations of premiums any premiums distributed to 14 the participating insurer by the State residual mar-15 ket insurance entity.

16 (e) REINSURANCE FOR INSURED LOSSES.—

17 (1) FEDERAL SHARE OF COMPENSATION.—

18 (A) IN GENERAL.—The Federal share of 19 compensation under the Program to be paid by 20 the Secretary for insured losses of an partici-21 pating insurer during each calendar year shall 22 be equal to 95 percent of that portion of the 23 amount of such insured losses that exceeds the 24 applicable insurer deductible required to be paid 25 during such calendar year.

1	(B) PROGRAM TRIGGER.—In the case of a
2	covered public health emergency commencing
3	after the date on which the Secretary issues
4	final regulations pursuant to paragraph
5	(2)(B)(ii), no compensation shall be paid by the
6	Secretary under subsection (a) unless the ag-
7	gregate industry insured losses for participating
8	insurers resulting from such covered public
9	health emergency exceed \$250,000,000.
10	(C) PROHIBITION ON DUPLICATIVE COM-
11	PENSATION.—The Federal share of compensa-
12	tion for insured losses under the Program shall
13	be reduced by the amount of compensation pro-
14	vided by the Federal Government to any person
15	under any other Federal program for those in-

17 (2) CAP ON ANNUAL LIABILITY.—

sured losses.

18 (A) IN GENERAL.—Notwithstanding para19 graph (1) or any other provision of Federal or
20 State law, if the aggregate insured losses exceed
21 \$750,000,000,000, during a calendar year—

(i) the Secretary shall not make any
payment under this Act for any portion of
the amount of such losses that exceeds
\$750,000,000,000; and

(ii) no participating insurer that has
 met its insurer deductible shall be liable
 for the payment of any amounts under
 subparagraph (B).

5 (B) INSURER SHARE.—

6 (i) IN GENERAL.—For purposes of 7 subparagraph (A), the Secretary shall de-8 termine the pro rata share of insured 9 losses to be paid by each participating insurer that incurs insured losses under the 10 11 except that, notwithstanding Program, 12 paragraph (1) or any other provision of 13 Federal or State law, no participating in-14 surer may be required to make any pay-15 ment for insured losses in excess of its de-16 ductible under section 3(8) combined with 17 its share of insured losses under paragraph 18 (1)(A) of this subsection.

(ii) REGULATIONS.—Not later than
90 days after the date of enactment of this
Act, the Secretary shall issue final regulations for determining the pro rata share of
insured losses under the Program when insured losses exceed \$750,000,000,000, in
accordance with clause (i).

1	(iii) Report to congress.—Not
2	later than 120 days after the date of en-
3	actment of this Act, the Secretary shall
4	provide a report to the Committee on
5	Banking, Housing, and Urban Affairs of
6	the Senate and the Committee on Finan-
7	cial Services of the House of Representa-
8	tives describing the process to be used by
9	the Secretary for determining the alloca-
10	tion of pro rata payments for insured
11	losses under the Program when such losses
12	exceed \$750,000,000,000.
13	(3) NOTICE TO CONGRESS.—The Secretary
14	shall notify the Congress if estimated or actual ag-
15	gregate insured losses exceed \$750,000,000,000 dur-
16	ing any calendar year. The Secretary shall provide
17	an initial notice to Congress not later than 15 days
18	after the end of a covered public health emergency,
19	stating whether the Secretary estimates that aggre-
20	gate insured losses will exceed \$750,000,000,000.
21	(4) FINAL NETTING.—The Secretary shall have

(4) FINAL NETTING.—The Secretary shall have
sole discretion to determine the time at which claims
relating to any insured loss or covered public health
emergency shall become final.

(5) DETERMINATIONS FINAL.—Any determina tion of the Secretary under this subsection shall be
 final, unless expressly provided, and shall not be
 subject to judicial review.

5 (f) CAPTIVE INSURERS AND OTHER SELF-INSUR-ANCE ARRANGEMENTS.—The Secretary may, in consulta-6 7 tion with the NAIC or the appropriate State regulatory 8 authority, apply the provisions of this Act, as appropriate, 9 to other classes or types of captive insurers and other self-10 insurance arrangements by municipalities and other entities (such as workers' compensation self-insurance pro-11 grams and State workers' compensation reinsurance 12 pools), but only if such application is determined before 13 the commencement of a covered public health emergency 14 15 in which such an entity incurs an insured loss and all of the provisions of this Act are applied comparably to such 16 entities. 17

18 (g) REINSURANCE TO COVER EXPOSURE.—

(1) OBTAINING COVERAGE.—This Act may not
be construed to limit or prevent insurers from obtaining reinsurance coverage for insurer deductibles
or insured losses retained by insurers pursuant to
this section, nor shall the obtaining of such coverage
affect the calculation of such deductibles.

1 (2) LIMITATION ON FINANCIAL ASSISTANCE. 2 The amount of financial assistance provided pursu-3 ant to this section shall not be reduced by reinsur-4 ance paid or payable to an insurer from other 5 sources, except that recoveries from such other 6 sources, taken together with financial assistance for 7 the calendar year provided pursuant to this section, 8 may not exceed the aggregate amount of the insur-9 er's insured losses for the calendar year. If such re-10 coveries and financial assistance for the calendar 11 year exceed such aggregate amount of insured losses 12 for the calendar year and there is no agreement be-13 tween the insurer and any reinsurer to the contrary, 14 an amount in excess of such aggregate insured 15 losses shall be returned to the Secretary. 16 SEC. 5. GENERAL AUTHORITY AND ADMINISTRATION OF 17 CLAIMS.

(a) GENERAL AUTHORITY.—The Secretary shall have
the powers and authorities necessary to carry out the Program, including authority—

21 (1) to investigate and audit all claims under the22 Program; and

(2) to prescribe regulations and procedures to
effectively administer and implement the Program,
and to ensure that all participating insurers and

self-insured entities are treated comparably under
 the Program.

- 3 (b) INTERIM RULES AND PROCEDURES.—The Sec4 retary may issue interim final rules or procedures speci5 fying the manner in which—
- 6 (1) insurers may file and certify claims under7 the Program;
- 8 (2) the Federal share of compensation for in-9 sured losses will be paid under the Program, includ-10 ing payments based on estimates of or actual in-11 sured losses;
- (3) the Secretary may, at any time, seek repayment from or reimburse any insurer, based on estimates of insured losses under the Program, to effectuate the insured loss sharing provisions in section
 4; and
- (4) the Secretary will determine any final netting of payments under the Program, including payments owed to the Federal Government from any insurer and any Federal share of compensation for insured losses owed to any insurer, to effectuate the
 insured loss sharing provisions in section 4.
- 23 (c) CONSULTATION.—The Secretary shall consult
 24 with the NAIC, as the Secretary determines appropriate,
 25 concerning the Program.

(d) CONTRACTS FOR SERVICES.—The Secretary may
 employ persons or contract for services as may be nec essary to implement the Program.

4 (e) Submission of Premium Information.—

5 (1) IN GENERAL.—The Secretary shall annually
6 compile information on the business interruption in7 surance premium rates of insurers for the preceding
8 year.

9 (2) ACCESS TO INFORMATION.—To the extent 10 that such information is not otherwise available to 11 the Secretary, the Secretary may require each in-12 surer to submit to the NAIC business interruption 13 insurance premium rates, as necessary to carry out 14 paragraph (1), and the NAIC shall make such infor-15 mation available to the Secretary.

16 (3) AVAILABILITY TO CONGRESS.—The Sec17 retary shall make information compiled under this
18 subsection available to the Congress, upon request.
19 (f) REPORTING OF BUSINESS INTERRUPTION INSUR20 ANCE DATA.—

(1) AUTHORITY.—Beginning upon the date of
the enactment of this Act, in each calendar year, the
Secretary shall require participating insurers to submit to the Secretary such information regarding
losses of such insurers, under insurance coverage for

1	business interruption, resulting from public health
2	emergencies as the Secretary considers appropriate
3	to analyze the effectiveness of the Program, which
4	shall include information regarding—
5	(A) lines of insurance with exposure to
6	such losses;
7	(B) premiums earned on such coverage;
8	(C) geographical location of exposures;
9	(D) pricing of such coverage;
10	(E) the take-up rate for such coverage;
11	(F) the amount of private reinsurance for
12	losses resulting from public health emergencies
13	purchased; and
14	(G) such other matters as the Secretary
15	considers appropriate.
16	(2) Reports.—Not later than one year after
17	the date of the enactment of this Act and annually
18	thereafter, the Secretary shall submit a report to the
19	Committee on Financial Services of the House of
20	Representatives and the Committee on Banking,
21	Housing, and Urban Affairs of the Senate that in-
22	cludes—
23	(A) an analysis of the overall effectiveness
24	of the Program;

1	(B) an evaluation of the availability and
2	affordability of business interruption insurance
3	for losses resulting from public health emer-
4	gencies;
5	(C) an evaluation of any changes or trends
6	in the data collected under paragraph (1);
7	(D) an evaluation of whether any aspects
8	of the Program have the effect of discouraging
9	or impeding insurers from providing business
10	interruption insurance coverage or coverage for
11	public health emergencies;
12	(E) an evaluation of the impact of the Pro-
13	gram on workers' compensation insurers; and
14	(F) in the case of the data reported in
15	paragraph (1)(B), an updated estimate of the
16	total amount earned since the first January 1
17	occurring after the date of the enactment of
18	this Act.
19	(3) PROTECTION OF DATA.—To the extent pos-
20	sible, the Secretary shall contract with an insurance
21	statistical aggregator to collect the information de-
22	scribed in paragraph (1), which shall keep any non-
23	public information confidential and provide it to the
24	Secretary in an aggregate form or in such other

form or manner that does not permit identification
 of the insurer submitting such information.

3 (4)ADVANCE COORDINATION.—Before col-4 lecting any data or information under paragraph (1) 5 from an insurer, or affiliate of an insurer, the Sec-6 retary shall coordinate with the appropriate State in-7 surance regulatory authorities and any relevant gov-8 ernment agency or publicly available sources to de-9 termine if the information to be collected is available 10 from, and may be obtained in a timely manner by, 11 individually or collectively, such entities. If the Sec-12 retary determines that such data or information is 13 available, and may be obtained in a timely matter, 14 from such entities, the Secretary shall obtain the 15 data or information from such entities. If the Sec-16 retary determines that such data or information is 17 not so available, the Secretary may collect such data 18 or information from an insurer and affiliates.

19 (5) CONFIDENTIALITY.—

20 (A) RETENTION OF PRIVILEGE.—The sub21 mission of any non-publicly available data and
22 information to the Secretary and the sharing of
23 any non-publicly available data with or by the
24 Secretary among other Federal agencies, the
25 State insurance regulatory authorities, or any

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other entities under this subsection shall not 2 constitute a waiver of, or otherwise affect, any privilege arising under Federal or State law (including the rules of any Federal or State court) to which the data or information is otherwise 6 subject.

7 (B) CONTINUED APPLICATION OF PRIOR 8 CONFIDENTIALITY AGREEMENTS.—Any require-9 ment under Federal or State law to the extent 10 otherwise applicable, or any requirement pursu-11 ant to a written agreement in effect between 12 the original source of any non-publicly available 13 data or information and the source of such data 14 or information to the Secretary, regarding the 15 privacy or confidentiality of any data or information in the possession of the source to the 16 17 Secretary, shall continue to apply to such data 18 or information after the data or information 19 has been provided pursuant to this subsection.

20 (C) INFORMATION-SHARING AGREE-21 MENT.—Any data or information obtained by 22 the Secretary under this subsection may be 23 made available to State insurance regulatory 24 authorities, individually or collectively, through 25 an information-sharing agreement that—

1(i) shall comply with applicable Fed-2eral law; and

3 (ii) shall not constitute a waiver of, or
4 otherwise affect, any privilege under Fed5 eral or State law (including any privilege
6 referred to in subparagraph (A) and the
7 rules of any Federal or State court) to
8 which the data or information is otherwise
9 subject.

10 (D) AGENCY DISCLOSURE REQUIRE11 MENTS.—Section 552 of title 5, United States
12 Code, including any exceptions thereunder, shall
13 apply to any data or information submitted
14 under this subsection to the Secretary by an in15 surer or affiliate of an insurer.

16 (g) FUNDING.—

17 (1) FEDERAL PAYMENTS.—There are hereby
18 appropriated, out of funds in the Treasury not oth19 erwise appropriated, such sums as may be necessary
20 to pay the Federal share of compensation for in21 sured losses under the Program.

(2) ADMINISTRATIVE EXPENSES.—There are
hereby appropriated, out of funds in the Treasury
not otherwise appropriated, such sums as may be

necessary to pay reasonable costs of administering
 the Program.

3 SEC. 6. PREEMPTION AND NULLIFICATION OF PRE-EXIST4 ING EXCLUSIONS.

5 (a) GENERAL NULLIFICATION.—Any exclusion in a 6 contract of a participating insurer for business interrup-7 tion insurance that is in force on the date of enactment 8 of this Act shall be void to the extent that it excludes 9 losses that would otherwise be insured losses under the 10 Program.

11 (b) GENERAL PREEMPTION.—Any State approval of 12 any exclusion from a contract of a participating insurer 13 for business interruption insurance that is in force on the 14 date of enactment of this Act, shall be void to the extent 15 that it excludes losses that would otherwise be insured 16 losses under the Program.

17 (c) REINSTATEMENT OF EXCLUSIONS.—Notwith-18 standing subsections (a) and (b) or any provision of State 19 law, a participating insurer may reinstate a preexisting 20 provision in a contract for business interruption insurance 21 that is in force on the date of enactment of this Act and 22 that excludes coverage for loss resulting from a covered 23 public health emergency only—

1	(1) if the participating insurer has received a
2	written statement from the insured that affirma-
3	tively authorizes such reinstatement; or
4	(2) for contracts in effect for less than 5
5	months—
6	(A) the insured fails to pay any increased
7	premium charged by the participating insurer
8	for providing such coverage for covered public
9	health emergencies, but only if such premium
10	does not increase by more than 15 percent; and
11	(B) the participating insurer provided no-
12	tice, at least 30 days before any such reinstate-
13	ment, of—
14	(i) the increased premium for such
15	covered public health emergency coverage;
16	and
17	(ii) the rights of the insured with re-
18	spect to such coverage, including any date
19	upon which the exclusion would be rein-
20	stated if no payment is received.
21	SEC. 7. PRESERVATION PROVISIONS.
22	(a) STATE LAW.—Nothing in this Act shall affect the
23	jurisdiction or regulatory authority of the insurance com-

25 tions) of any State over any insurer or other person—

24 missioner (or any agency or office performing like func-

1 (1) except as specifically provided in this Act; 2 and

3 (2) except that—

4 (A) the definition of the term "covered 5 public health emergency" in section 3 shall be 6 the exclusive definition of that term for pur-7 poses of compensation for insured losses under 8 this Act, and shall preempt any provision of 9 State law that is inconsistent with that defini-10 tion, to the extent that such provision of law 11 would otherwise apply to any type of insurance 12 covered by this Act;

13 (B) during the period beginning on the 14 date of enactment of this Act and ending on 15 December 31, 2020, rates and forms for busi-16 ness interruption insurance covered by this Act 17 and filed with any State shall not be subject to 18 prior approval or a waiting period under any 19 law of a State that would otherwise be applica-20 ble, except that nothing in this Act affects the 21 ability of any State to invalidate a rate as ex-22 cessive, inadequate, or unfairly discriminatory, 23 and, with respect to forms, where a State has 24 prior approval authority, it shall apply to allow 25 subsequent review of such forms; and

(C) during the period beginning on the 1 2 date of enactment of this Act and for so long 3 as the Program is in effect, as provided in sec-4 tion 9, including authority in subsection 208(b), 5 books and records of any insurer that are rel-6 evant to the Program shall be provided, or 7 caused to be provided, to the Secretary, upon 8 request by the Secretary, notwithstanding any 9 provision of the laws of any State prohibiting or 10 limiting such access.

11 (b) EXISTING REINSURANCE AGREEMENTS.—Noth-12 ing in this Act shall be construed to alter, amend, or ex-13 pand the terms of coverage under any reinsurance agree-14 ment in effect on the date of enactment of this Act. The 15 terms and conditions of such an agreement shall be deter-16 mined by the language of that agreement.

17 SEC. 8. STUDY AND ANALYSES.

18 (a) Study and Report on the Program.—

(1) STUDY.—The Secretary, in consultation
with the NAIC, representatives of the insurance industry and of policy holders, other experts in the insurance field, and other experts as needed, shall assess the effectiveness of the Program and the likely
capacity of the property and casualty insurance industry to offer insurance for risk of public health

emergencies after termination of the Program, and
 the availability and affordability of such insurance
 for various policyholders.

4 (2) REPORT.—The Secretary shall submit a re5 port to the Congress on the results of the study con6 ducted under paragraph (1) not later than the expi7 ration of the 12-month period beginning on the date
8 of the enactment of this Act.

9 (b) ANALYSIS OF MARKET CONDITIONS FOR PUBLIC
10 HEALTH EMERGENCY RISK INSURANCE.—

11 (1) IN GENERAL.—The President's Working 12 Group on Financial Markets, in consultation with 13 the National Association of Insurance Commis-14 sioners, representatives of the insurance industry, 15 representatives of the securities industry, and rep-16 resentatives of policy holders, shall perform an ongo-17 ing analysis regarding the long-term availability and 18 affordability of insurance for risk of public health 19 emergencies.

(2) REPORT.—Not later than the expiration of
the 12-month period beginning on the date of the
enactment of this Act and every two years thereafter, the President's Working Group on Financial
Markets shall submit a report to the Committee on
Banking, Housing, and Urban Affairs of the Senate

and the Committee on Financial Services of the
 House of Representatives on its findings pursuant to
 the analysis conducted under paragraph (1).
 (c) AVAILABILITY AND AFFORDABILITY OF BUSI NESS INTERRUPTION INSURANCE IN SPECIFIC MAR-

6 KETS.—

7 (1) STUDY.—The Comptroller General of the
8 United States shall conduct a study to determine
9 whether there are specific markets in the United
10 States where there are unique capacity constraints
11 on the amount of business interruption insurance
12 available.

13 (2) ELEMENTS OF STUDY.—The study required
14 by paragraph (1) shall contain—

15 (A) an analysis of both insurance and rein16 surance capacity in specific markets, including
17 pricing and coverage limits in existing policies;
18 (B) an assessment of the factors contrib-

uting to any capacity constraints that are identified; and

21 (C) recommendations for addressing those22 capacity constraints.

(3) REPORT.—Not later than 180 days after
the date of enactment of this Act, the Comptroller
General shall submit a report on the study required

by paragraph (1) to the Committee on Banking,
 Housing, and Urban Affairs of the Senate and the
 Committee on Financial Services of the House of
 Representatives.

5 (d) STUDY OF SMALL INSURER MARKET COMPETI-6 TIVENESS.—

(1) IN GENERAL.—Not later than the expira-7 8 tion of the 12-month period beginning on the date 9 of the enactment of this Act and every two years 10 thereafter, the Secretary shall conduct a study of 11 small insurers (as such term is defined by regulation 12 by the Secretary) participating in the Program, and 13 identify any competitive challenges small insurers 14 face in the business interruption insurance market-15 place, including—

16 (A) changes to the market share, premium
17 volume, and policyholder surplus of small insur18 ers relative to large insurers;

(B) how the business interruption insurance market for risk of public health emergencies differs between small and large insurers, and whether such a difference exists within
other perils;

24 (C) the impact of the Program's avail-25 ability on small insurers;

1 (D) the effect of increasing the trigger under 2 for the Program section amount 4(e)(1)(B) on small insurers; 3 4 (E) the availability and cost of private reinsurance for small insurers; and 5 6 (F) the impact that State workers compensation laws have on small insurers and 7 8 workers compensation carriers in the business 9 interruption insurance marketplace. 10 (2) REPORT.—The Secretary shall submit a re-11 port to the Congress setting forth the findings and 12 conclusions of each study required under paragraph 13 (1).14 SEC. 9. TERMINATION OF PROGRAM. 15 (a) TERMINATION.—The Program shall terminate on December 31, 2027. 16 17 (b) CONTINUING AUTHORITY TO PAY OR ADJUST 18 COMPENSATION.—Following the termination of the Pro-19 gram, the Secretary may take such actions as may be nec-20 essary to ensure payment, recoupment, reimbursement, or 21 adjustment of compensation for insured losses arising out

of any covered public health emergency occurring during
the period in which the Program was in effect under this
Act, in accordance with the provisions of section 4 and
regulations promulgated thereunder.

(c) REPEAL; SAVINGS CLAUSE.—This Act is repealed
 on the final termination date of the Program under sub section (a), except that such repeal shall not be con strued—

5 (1) to prevent the Secretary from taking, or 6 causing to be taken, such actions under subsection 7 (b) of this section, paragraph (4) or (5) of section 8 4(e), or subsection (a)(1), (c), (d), or (e) of section 9 5, as in effect on the day before the date of such re-10 peal, or applicable regulations promulgated there-11 under, during any period in which the authority of 12 the Secretary under subsection (b) of this section is 13 in effect; or

14 (2) to prevent the availability of funding under
15 section 5(g) during any period in which the author16 ity of the Secretary under subsection (b) of this sec17 tion is in effect.