115TH CONGRESS 1ST SESSION **S**.

To amend the Federal Food, Drug, and Cosmetic Act to allow for the importation of affordable and safe drugs by wholesale distributors, pharmacies, and individuals.

IN THE SENATE OF THE UNITED STATES

Mr. SANDERS (for himself, Mr. BOOKER, Mr. CASEY, Mr. HEINRICH, Mr. KING, Mr. WHITEHOUSE, Ms. KLOBUCHAR, Mrs. GILLIBRAND, Mr. BROWN, Mr. REED, Mr. FRANKEN, Ms. BALDWIN, Ms. HASSAN, Mr. UDALL, Ms. STABENOW, and Mrs. SHAHEEN) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend the Federal Food, Drug, and Cosmetic Act to allow for the importation of affordable and safe drugs by wholesale distributors, pharmacies, and individuals.
 - 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 "Affordable and Safe
- 5 Prescription Drug Importation Act".

1 SEC. 2. IMPORTING AFFORDABLE AND SAFE DRUGS.

2 (a) IN GENERAL.—Section 804 of the Federal Food,
3 Drug, and Cosmetic Act (21 U.S.C. 384) is amended to
4 read as follows:

5 "SEC. 804. IMPORTATION OF SAFE AND AFFORDABLE 6 DRUGS BY WHOLESALE DISTRIBUTORS, 7 PHARMACIES, AND INDIVIDUALS.

8 "(a) IN GENERAL.—Not later than 180 days after 9 the date of enactment of this section, the Secretary shall 10 promulgate regulations permitting the importation of 11 qualifying prescription drugs into the United States, in ac-12 cordance with this section.

13 "(b) DEFINITIONS.—For purposes of this section:

14 "(1) CERTIFIED FOREIGN SELLER.—The term
15 'certified foreign seller' means a licensed foreign
16 pharmacy or foreign wholesale distributor that the
17 Secretary certifies under subsection (d)(1)(B), that
18 pays the fee required under subsection (d)(1)(C),
19 and that is included on the list described in sub20 section (c).

21 "(2) FOREIGN WHOLESALE DISTRIBUTOR.—
22 The term 'foreign wholesale distributor' means a
23 person (other than a manufacturer, a manufactur24 er's co-licensed partner, a third-party logistics pro25 vider, or a repackager) engaged in wholesale dis26 tribution.

1	"(3) IMPORTER.—The term 'importer' means a
2	dispenser (as defined in section 581(3)) or wholesale
3	distributor registered under section 503(e) who im-
4	ports prescription drugs into the United States in
5	accordance with this section.
6	"(4) LICENSED FOREIGN PHARMACY.—The
7	term 'licensed foreign pharmacy' means a pharmacy
8	located in Canada, or subject to subsection (e), an-
9	other applicable country, that—
10	"(A) operates in accordance with applica-
11	ble pharmacy standards set forth by the provin-
12	cial pharmacy rules and regulations enacted in
13	Canada, or, subject to subsection (e), such ap-
14	plicable rules and regulations of the permitted
15	country in which such seller is located; and
16	"(B) is licensed to operate and dispense
17	prescription drugs to individuals in Canada, or,
18	subject to subsection (e), the permitted country
19	in which the pharmacy is located.
20	"(5) QUALIFYING PRESCRIPTION DRUG.—The
21	term 'qualifying prescription drug'—
22	"(A) means a prescription drug that—
23	"(i) is approved for use in patients,
24	and marketed, in Canada, or subject to
25	subsection (e), approved for use in pa-

1	tients, and marketed, in another permitted
2	country;
3	"(ii) is manufactured in a facility reg-
4	istered under subsection (b)(1) or (i) of
5	section 510 that is in compliance with good
6	manufacturing practices regulations of the
7	Food and Drug Administration;
8	"(iii) has the same active ingredient
9	or ingredients, route of administration, and
10	strength as a prescription drug approved
11	under chapter V, or, for purposes of sub-
12	paragraph (B)(iv), is biosimilar to an ap-
13	proved biological product and has the same
14	route of administration and strength as the
15	approved biological product; and
16	"(iv) is labeled in accordance with—
17	"(I) the laws of Canada, or an-
18	other country from which importation
19	is permitted pursuant to subsection
20	(e); and
21	"(II) the requirements promul-
22	gated by the Secretary, which shall in-
23	clude labeling in English;
24	"(B) with respect to importers only, in-
25	cludes—

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1	"(i) peritoneal dialysis solution;
2	"(ii) insulin;
3	"(iii) a drug for which a risk evalua-
4	tion and mitigation strategy is required
5	under section 505–1;
6	"(iv) biological products, as defined in
7	section 351 of the Public Health Service
8	Act that are proteins (except any chemi-
9	cally synthesized polypeptides) or analo-
10	gous products; and
11	"(v) intravenously infused drugs; and
12	"(C) does not include—
13	"(i) a controlled substance (as defined
14	in section 102 of the Controlled Sub-
15	stances Act);
16	"(ii) an anesthetic drug inhaled dur-
17	ing surgery; or
18	"(iii) a compounded drug.
19	"(6) VALID PRESCRIPTION.—The term 'valid
20	prescription' means a prescription that is issued for
21	a legitimate medical purpose in the usual course of
22	professional practice by—
23	"(A) a practitioner who has conducted at
24	least 1 in-person medical evaluation of the pa-
25	tient; or

1	"(B) a covering practitioner.
2	"(c) Publication of Certified Foreign Sell-
3	ERS.—The Secretary shall publish on a dedicated Internet
4	Web site a list of certified foreign sellers, including the
5	Internet Web site address, physical address, and telephone
6	number of each such certified foreign seller.
7	"(d) Additional Criteria.—
8	"(1) Certified foreign sellers.—
9	"(A) IN GENERAL.—To be a certified for-
10	eign seller, such seller shall—
11	"(i) be certified by the Secretary in
12	accordance with subparagraph (B);
13	"(ii) pay the registration fee estab-
14	lished under subparagraph (C); and
15	"(iii) sell only qualifying prescription
16	drugs to importers or individuals who im-
17	port prescription drugs into the United
18	States in accordance with this section.
19	"(B) CERTIFICATION.—To be a certified
20	foreign seller, the Secretary shall certify that
21	such seller—
22	"(i) is a foreign wholesale distributor
23	or licensed foreign pharmacy operating an
24	establishment, which may include an online
25	foreign pharmacy, that is located in Can-

1	ada, or, subject to subsection (e), another
2	permitted country;
3	"(ii) is engaged in the distribution or
4	dispensing of a prescription drug that is
5	imported or offered for importation into
6	the United States;
7	"(iii) has been in existence for a pe-
8	riod of at least 5 years preceding the date
9	of such certification and has a purpose
10	other than to participate in the program
11	established under this section;
12	"(iv) in the case of a certified foreign
13	seller that is a licensed foreign pharmacy,
14	agrees to dispense a qualifying prescription
15	drug to an individual in the United States
16	only after receiving a valid prescription, as
17	described in paragraph (2)(C);
18	"(v) has processes established by the
19	seller, or participates in another estab-
20	lished process, to certify that the physical
21	premises and data reporting procedures
22	and licenses are in compliance with all ap-
23	plicable laws and regulations of Canada,
24	or, subject to subsection (e), the permitted
25	country in which the seller is located, and

1	has implemented policies designed to mon-
2	itor ongoing compliance with such laws
3	and regulations;
4	"(vi) conducts or commits to partici-
5	pate in ongoing and comprehensive quality
6	assurance programs and implements such
7	quality assurance measures, including
8	blind testing, to ensure the veracity and re-
9	liability of the findings of the quality as-
10	surance program;
11	"(vii) agrees that, pursuant to sub-
12	section (g), laboratories approved by the
13	Secretary may be authorized to conduct
14	product testing to determine the chemical
15	authenticity of sample pharmaceutical
16	products;
17	"(viii) agrees to notify the Secretary,
18	importers, and individuals of product re-
19	calls in Canada, or pursuant to subsection
20	(e), the permitted country in which the
21	seller is located, and agrees to cease, or re-
22	frain from, exporting such product;
23	"(ix) has established, or will establish
24	or participate in, a process for resolving
25	grievances, as defined by the Secretary,

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1	and will be held accountable for violations
2	of established guidelines and rules;
3	"(x) except as otherwise permitted
4	under this section, does not sell products
5	that the seller could not otherwise legally
6	sell in Canada, or, subject to subsection
7	(e), the permitted country in which such
8	seller is located to customers in the United
9	States; and
10	"(xi) meets any other criteria estab-
11	lished by the Secretary.
12	"(C) CERTIFICATION FEE.—Not later than
13	30 days before the start of each fiscal year, the
14	Secretary shall establish a fee to be collected
15	from foreign sellers for such fiscal year that are
16	certified under subparagraph (B), in an amount
17	that is sufficient, and not more than necessary,
18	to pay the costs of administering the program
19	under this section, and enforcing this section
20	pursuant to section 303(h), for that fiscal year.
21	"(D) RECERTIFICATION.—A certification
22	under subparagraph (B) shall be in effect for a
23	period of 2 years, or until there is a material
24	change in the circumstances under which the
25	foreign seller meets the requirements under

such subparagraph, whichever occurs earlier. A
foreign seller may reapply for certification
under such subparagraph (B), in accordance
with a process established by the Secretary.
"(2) INDIVIDUALS.—An individual may import
a qualifying prescription drug described in sub-
section (b) from Canada or another country pursu-
ant to subsection (e) if such drug—
"(A) is dispensed, including through an
online pharmacy, by a certified foreign seller
that is a licensed foreign pharmacy;
"(B) is purchased for personal use by the
individual, not for resale, in quantities that do
not exceed a 90-day supply; and
"(C) is filled only after providing to the li-
censed foreign pharmacy a valid prescription
issued by a health care practitioner licensed to
practice in a State in the United States.
"(e) Importation From Other Countries.—Be-
ginning on the date that is 2 years after the date on which
final regulations are promulgated to carry out this section,
if, based on a review of the evidence obtained after such
effective date, including the reports submitted under sec-
tion 2(d) of the Affordable and Safe Prescription Drug
Importation Act, that importation of qualifying prescrip-

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1 tion drugs from Canada under this section resulted in cost
2 savings for consumers in the United States and increased
3 access to safe medication, the Secretary shall have the au4 thority to permit importation of qualifying prescription
5 drugs by importers and individuals from, in addition to
6 Canada, any country that—

7 "(1) is a member of the Organisation for Eco-8 nomic Co-operation and Development; and

9 "(2) has statutory or regulatory standards for 10 the approval and sale of prescription drugs that are 11 comparable to the standards in the United States 12 and that—

"(A) authorizes the approval of drugs only
if a drug has been determined to be safe and
effective by experts employed by or acting on
behalf of a governmental entity and qualified by
scientific training and experience to evaluate
the safety and effectiveness of drugs;

"(B) requires that any determination of
safety and effectiveness described in subparagraph (A) be made on the basis of adequate
and well-controlled investigations, including
clinical investigations, as appropriate, conducted by experts qualified by scientific training

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1	and experience to evaluate the safety and effec-
2	tiveness of drugs;
3	"(C) requires the methods used in, and the

facilities and controls used for, the manufacture, processing, and packing of drugs in the country to be adequate to preserve the identity, quality, purity, and strength of the drugs; and

8 "(D) requires the reporting of adverse re-9 actions to drugs and establish procedures to re-10 call, and withdraw approval of, drugs found not 11 to be safe or effective.

12 "(f) LABELING.—Any qualifying prescription drug
13 imported that meets the labeling requirements described
14 in subsection (b)(5)(A)(iv) is deemed not misbranded for
15 purposes of section 502.

16 "(g) DRUG TESTING LABORATORIES.—The Sec-17 retary may approve one or more laboratories to conduct 18 random testing of prescription drugs sold by certified for-19 eign sellers to assess the chemical authenticity of such 20 drugs.

"(h) UNFAIR AND DISCRIMINATORY ACTS AND PRACTICES.—It is unlawful for a manufacturer, directly or indirectly (including by being a party to a licensing agreement
or other agreement)—

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"(1) to discriminate by charging a higher price 1 2 for a prescription drug sold to a certified foreign 3 seller that sells such drug to an importer in accord-4 ance with this section than the price that is charged, 5 inclusive of rebates or other incentives to the coun-6 try from which the drug is exported, to another per-7 son that is in the same country and that does not 8 import such a drug into the United States in accord-9 ance with this section;

10 "(2) except with respect to a prescription drug 11 on the drug shortage list under section 506E, dis-12 criminate by denying, restricting, or delaying sup-13 plies of a prescription drug to a certified foreign sell-14 er, on account of such seller's status as a certified 15 foreign seller, that sells such drug to an importer in 16 accordance with this section, or by publicly, pri-17 vately, or otherwise refusing to do business with 18 such a certified foreign seller on account of such 19 seller's status as a certified foreign seller;

"(3) cause there to be a difference (including a
difference in active ingredient, route of administration, bioequivalence, strength, formulation, manufacturing establishment, manufacturing process, or person that manufactures the drug) between a prescription drug for distribution in the United States and

1	the drug for distribution in Canada or another per-
2	mitted country, subject to subsection (e), for the
3	purpose of avoiding sales by certified foreign sellers;
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5	((4) except with respect to a prescription drug
6	on the drug shortage list under section 506E, en-
7	gage in any other action to restrict, prohibit, or
8	delay the importation of a prescription drug under
9	this section.
10	"(i) Information and Records.—
11	"(1) BIANNUAL REPORTS.—Each importer shall
12	submit biannual reports to the Secretary which shall
13	contain, for each qualifying prescription drug im-
14	ported into the United States—
15	"(A) the unique facility identifier of the
16	manufacturer of the drug, described in section
17	510;
18	"(B) the transaction information described
19	in section $581(26)$ (other than the information
20	described in subparagraph (C)); and
21	"(C) the price paid by the importer for the
22	drug.
23	"(2) Maintenance of records by sec-
24	RETARY.—The Secretary shall maintain information
25	and documentation submitted under paragraph (1)

for such period of time as the Secretary determines
 to be appropriate.

3 "(j) Suspension of Importation.—

PATTERNS OF NONCOMPLIANCE.—The 4 ((1))5 Secretary shall require that importation of a specific 6 qualifying prescription drug or importation by a spe-7 cific certified foreign seller or importer pursuant to 8 this section be immediately suspended if the Sec-9 retary determines that there is a pattern of importa-10 tion of such specific drug or by such specific seller 11 or importer that involves counterfeit drugs, drugs 12 that have been recalled or withdrawn, or drugs in 13 violation of any requirement of this section, until an 14 investigation is completed and the Secretary deter-15 mines that importation of such drug or by such sell-16 er or importer does not endanger the public health.

17 "(2) TEMPORARY SUSPENSION.—The Secretary 18 may require that importation of a specific qualifying 19 prescription drug or importation by a specific cer-20 tified foreign seller or importer pursuant to this sec-21 tion be temporarily suspended if, with respect to 22 such drug, seller, or importer, there is a violation of 23 any requirement of this section or if the Secretary 24 determines that importation of such drug or by such 25 seller or importer might endanger the public health.

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1 Such temporary suspension shall apply until the Sec-2 retary completes an investigation and determines 3 that importation of such drug or by such seller or 4 importer does not endanger the public health. 5 "(k) SUPPLY CHAIN SECURITY.— 6 "(1) PURCHASE FROM REGISTERED FACILITIES 7 AND CERTIFIED FOREIGN SELLERS.-8 "(A) IN GENERAL.—Except as provided in 9 subparagraph (B), certified foreign sellers who 10 sell qualifying prescription drugs for importa-11 tion into the United States pursuant to this 12 section may purchase such drugs only from 13 manufacturers or entities registered under sec-14 tion 510 or other certified foreign sellers. 15 "(B) EXCEPTION.—Certified foreign sellers 16 who sell qualifying prescription drugs for im-17 portation into the United States pursuant to 18 this section may purchase such drugs from for-19 eign sellers in Canada or another permitted 20 country, even if such foreign seller is not a 21 manufacturer registered under section 510 or a 22 certified foreign seller, if the Secretary enters 23 into a memorandum of understanding or coop-

25 permitted country, to ensure compliance, to the

erative agreement with Canada, or such other

extent appropriate and feasible, with subchapter
 H of chapter V. The Secretary shall seek to
 enter into such a memorandum of under standing or cooperative agreement with Canada
 and each country from which importation is
 permitted under subsection (e).

7 "(2) IMPORTATION TRACING.—Certified foreign 8 sellers shall provide importers with the unique facil-9 ity identifier associated with the manufacturer reg-10 istered under section 510 of the qualifying prescrip-11 tion drug and the information under paragraph 12 (25), paragraph (26) (other than subparagraph (C)), 13 and subparagraphs (D), (F), and (G) of paragraph 14 (27) of section 581. Certified foreign sellers shall provide such information to individuals purchasing 15 16 such drugs, upon request.

17 "(1) REMS.—In the case of an importer that imports a qualifying prescription drug, where the drug with the 18 19 same active ingredient or ingredients (or that is biosimilar 20 to an approved biological product), route of administra-21 tion, and strength that is approved under chapter V or 22 section 351 of the Public Health Service Act is subject 23 to elements to assure safe use under section 505–1, such 24 importer shall be subject to such elements to assure safe 25 use, as applicable and appropriate.

"(m) CONSTRUCTION.—Nothing in this section limits
 the authority of the Secretary relating to the importation
 of prescription drugs, other than with respect to section
 801(d)(1) as provided in this section.".

5 (b) PENALTIES WITH RESPECT TO ONLINE PHAR6 MACIES.—Section 303 of the Federal Food, Drug, and
7 Cosmetic Act (21 U.S.C. 333) is amended by adding at
8 the end the following:

9 "(h) In the case of person operating an Internet
10 website, whether in the United States or in another coun11 try, that violates section 301(aa) by—

"(1) selling, by means of the Internet, with the
intent to defraud or mislead or with reckless disregard for safety of the public, an adulterated or
counterfeit drug to an individual in the United
States; or

"(2) dispenses, by means of the Internet, a
drug to an individual in the United States who the
person knows or has reasonable cause to believe,
does not possess a valid prescription for that drug,
such person shall be imprisoned for not more than
10 years or fined not more than \$250,000.".

(c) NO PREEMPTION.—Nothing in this Act, including
the amendments made by this Act, shall be construed to
preempt, alter, displace, abridge, or supplant any remedy

available under any State or Federal law, including com mon law, that provides a remedy for civil relief.

3 (d) Reports.—

4 (1) HHS.—Not later than 1 year after the date 5 on which final regulations are promulgated to carry 6 out section 804 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 384), as amended by this Act, 7 8 and every 2 years thereafter, the Secretary of 9 Health and Human Services, after consultation with 10 appropriate Federal agencies, shall submit to Con-11 gress and make public a report on the importation 12 of drugs into the United States.

13 (2) GAO REPORT.—Not later than 18 months 14 after the date on which final regulations are promul-15 gated to carry out section 804 of the Federal Food, 16 Drug, and Cosmetic Act (21 U.S.C. 384), as amend-17 ed by this Act, the Comptroller General of the 18 United States shall submit to Congress a report con-19 taining an analysis of the implementation of the 20 amendments made by this Act, including a review of 21 drug safety and cost-savings and expenses, including 22 cost-savings to consumers in the United States and 23 trans-shipment and importation tracing processes, 24 resulting from such implementation.