118TH CONGRESS 1ST SESSION

# H.R.467

## AN ACT

To amend the Controlled Substances Act with respect to the scheduling of fentanyl-related substances, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

### SECTION 1. SHORT TITLE.

2.	This Act	may be	cited	as	the	"Halt	All	Lethal	Traf-
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- 3 ficking of Fentanyl Act" or the "HALT Fentanyl Act".
- 4 SEC. 2. CLASS SCHEDULING OF FENTANYL-RELATED SUB-
- 5 STANCES.
- 6 Section 202(c) of the Controlled Substances Act (21
- 7 U.S.C. 812(c)) is amended by adding at the end of sched-
- 8 ule I the following:
- 9 "(e)(1) Unless specifically exempted or unless listed
- 10 in another schedule, any material, compound, mixture, or
- 11 preparation which contains any quantity of a fentanyl-re-
- 12 lated substance, or which contains the salts, isomers, and
- 13 salts of isomers of a fentanyl-related substance whenever
- 14 the existence of such salts, isomers, and salts of isomers
- 15 is possible within the specific chemical designation.
- 16 "(2) For purposes of paragraph (1), except as pro-
- 17 vided in paragraph (3), the term 'fentanyl-related sub-
- 18 stance' means any substance that is structurally related
- 19 to fentanyl by 1 or more of the following modifications:
- 20 "(A) By replacement of the phenyl portion of
- 21 the phenethyl group by any monocycle, whether or
- 22 not further substituted in or on the monocycle.
- 23 "(B) By substitution in or on the phenethyl
- 24 group with alkyl, alkenyl, alkoxyl, hydroxyl, halo,
- 25 haloalkyl, amino, or nitro groups.

- 1 "(C) By substitution in or on the piperidine
- 2 ring with alkyl, alkenyl, alkoxyl, ester, ether,
- 3 hydroxyl, halo, haloalkyl, amino, or nitro groups.
- 4 "(D) By replacement of the aniline ring with
- 5 any aromatic monocycle whether or not further sub-
- 6 stituted in or on the aromatic monocycle.
- 7 "(E) By replacement of the N-propionyl group
- 8 with another acyl group.
- 9 "(3) A substance that satisfies the definition of the
- 10 term 'fentanyl-related substance' in paragraph (2) shall
- 11 nonetheless not be treated as a fentanyl-related substance
- 12 subject to this schedule if the substance—
- 13 "(A) is controlled by action of the Attorney
- General under section 201; or
- 15 "(B) is otherwise expressly listed in a schedule
- other than this schedule.
- 17 "(4)(A) The Attorney General may by order publish
- 18 in the Federal Register a list of substances that satisfy
- 19 the definition of the term 'fentanyl-related substance' in
- 20 paragraph (2).
- 21 "(B) The absence of a substance from a list published
- 22 under subparagraph (A) does not negate the control status
- 23 of the substance under this schedule if the substance satis-
- 24 fies the definition of the term 'fentanyl-related substance'
- 25 in paragraph (2).".

1	SEC. 3. REGISTRATION REQUIREMENTS RELATED TO RE-
2	SEARCH.
3	(a) Alternative Registration Process for
4	SCHEDULE I RESEARCH.—Section 303 of the Controlled
5	Substances Act (21 U.S.C. 823) is amended—
6	(1) by redesignating the second subsection (l)
7	(relating to required training for prescribers) as sub-
8	section (m); and
9	(2) by adding at the end the following:
10	"(n) Special Provisions for Practitioners
11	CONDUCTING CERTAIN RESEARCH WITH SCHEDULE I
12	CONTROLLED SUBSTANCES.—
13	"(1) In general.—Notwithstanding subsection
14	(f), a practitioner may conduct research described in
15	paragraph (2) of this subsection with 1 or more
16	schedule I substances in accordance with subpara-
17	graph (A) or (B) of paragraph (3) of this sub-
18	section.
19	"(2) Research subject to expedited pro-
20	CEDURES.—Research described in this paragraph is
21	research that—
22	"(A) is with respect to a drug that is the
23	subject of an investigational use exemption
24	under section 505(i) of the Federal Food, Drug,
25	and Cosmetic Act; or
26	"(B) is—

1	"(i) conducted by the Department of
2	Health and Human Services, the Depart-
3	ment of Defense, or the Department of
4	Veterans Affairs; or
5	"(ii) funded partly or entirely by a
6	grant, contract, cooperative agreement, or
7	other transaction from the Department of
8	Health and Human Services, the Depart-
9	ment of Defense, or the Department of
10	Veterans Affairs.
11	"(3) Expedited procedures.—
12	"(A) RESEARCHER WITH A CURRENT
13	SCHEDULE I OR II RESEARCH REGISTRATION.—
14	"(i) IN GENERAL.—If a practitioner is
15	registered to conduct research with a con-
16	trolled substance in schedule I or II, the
17	practitioner may conduct research under
18	this subsection on and after the date that
19	is 30 days after the date on which the
20	practitioner sends a notice to the Attorney
21	General containing the following informa-
22	tion, with respect to each substance with
23	which the practitioner will conduct the re-
24	search:

1	"(I) The chemical name of the
2	substance.
3	"(II) The quantity of the sub-
4	stance to be used in the research.
5	"(III) Demonstration that the re-
6	search is in the category described in
7	paragraph (2), which demonstration
8	may be satisfied—
9	"(aa) in the case of a grant,
10	contract, cooperative agreement,
11	or other transaction, or intra-
12	mural research project, by identi-
13	fying the sponsoring agency and
14	supplying the number of the
15	grant, contract, cooperative
16	agreement, other transaction, or
17	project; or
18	"(bb) in the case of an ap-
19	plication under section 505(i) of
20	the Federal Food, Drug, and
21	Cosmetic Act, by supplying the
22	application number and the spon-
23	sor of record on the application.
24	"(IV) Demonstration that the re-
25	searcher is authorized to conduct re-

1	search with respect to the substance
2	under the laws of the State in which
3	the research will take place.
4	"(ii) Verification of Information
5	BY HHS OR VA.—Upon request from the
6	Attorney General, the Secretary of Health
7	and Human Services, the Department of
8	Defense, or the Secretary of Veterans Af-
9	fairs, as appropriate, shall verify informa-
10	tion submitted by an applicant under
11	clause (i)(III).
12	"(B) Researcher without a current
13	SCHEDULE I OR II RESEARCH REGISTRATION.—
14	"(i) In general.—If a practitioner is
15	not registered to conduct research with a
16	controlled substance in schedule I or II,
17	the practitioner may send a notice to the
18	Attorney General containing the informa-
19	tion listed in subparagraph (A)(i), with re-
20	spect to each substance with which the
21	practitioner will conduct the research.
22	"(ii) Attorney general action.—
23	The Attorney General shall—

1	"(I) treat notice received under
2	clause (i) as a sufficient application
3	for a research registration; and
4	"(II) not later than 45 days of
5	receiving such a notice that contains
6	all information required under sub-
7	paragraph (A)(i)—
8	"(aa) register the applicant;
9	or
10	"(bb) serve an order to show
11	cause upon the applicant in ac-
12	cordance with section 304(c).
13	"(4) Electronic submissions.—The Attorney
14	General shall provide a means to permit a practi-
15	tioner to submit a notification under paragraph (3)
16	electronically.
17	"(5) Limitation on amounts.—A practitioner
18	conducting research with a schedule I substance
19	under this subsection may only possess the amounts
20	of schedule I substance identified in—
21	"(A) the notification to the Attorney Gen-
22	eral under paragraph (3); or
23	"(B) a supplemental notification that the
24	practitioner may send if the practitioner needs

1	additional amounts for the research, which sup-
2	plemental notification shall include—
3	"(i) the name of the practitioner;
4	"(ii) the additional quantity needed of
5	the substance; and
6	"(iii) an attestation that the research
7	to be conducted with the substance is con-
8	sistent with the scope of the research that
9	was the subject of the notification under
10	paragraph (3).
11	"(6) Importation and exportation re-
12	QUIREMENTS NOT AFFECTED.—Nothing in this sub-
13	section alters the requirements of part A of title III,
14	regarding the importation and exportation of con-
15	trolled substances.
16	"(7) Inspector general report.—Not later
17	than 1 year after the date of enactment of this Act,
18	the Inspector General of the Department of Justice
19	shall complete a study, and submit a report thereon,
20	about research described in paragraph (2) of this
21	subsection with fentanyl.".
22	(b) Separate Registrations Not Required for
23	ADDITIONAL RESEARCHER IN SAME INSTITUTION.—Sec-
24	tion 302(c) of the Controlled Substances Act (21 U.S.C.
25	822(c)) is amended by adding at the end the following:

1	"(4) An agent or employee of a research insti-
2	tution that is conducting research with a controlled
3	substance if—
4	"(A) the agent or employee is acting with-
5	in the scope of the professional practice of the
6	agent or employee;
7	"(B) another agent or employee of the in-
8	stitution is registered to conduct research with
9	a controlled substance in the same schedule;
10	"(C) the researcher who is so registered—
11	"(i) informs the Attorney General of
12	the name, position title, and employing in-
13	stitution of the agent or employee who is
14	not separately registered;
15	"(ii) authorizes that agent or em-
16	ployee to perform research under the reg-
17	istration of the registered researcher; and
18	"(iii) affirms that any act taken by
19	that agent or employee involving a con-
20	trolled substance shall be attributable to
21	the registered researcher, as if the re-
22	searcher had directly committed the act,
23	for purposes of any proceeding under sec-
24	tion 304(a) to suspend or revoke the reg-
25	istration of the registered researcher; and

1	"(D) the Attorney General does not, within
2	30 days of receiving the information, authoriza-
3	tion, and affirmation described in subparagraph
4	(C), refuse, for a reason listed in section
5	304(a), to allow the agent or employee to pos-
6	sess the substance without a separate registra-
7	tion.".
8	(e) Single Registration for Related Research
9	SITES.—Section 302(e) of the Controlled Substances Act
10	(21 U.S.C. 822(e)) is amended by adding at the end the
11	following:
12	"(4)(A) Notwithstanding paragraph (1), a person
13	registered to conduct research with a controlled substance
14	under section 303(f) may conduct the research under a
15	single registration if—
16	"(i) the research occurs exclusively on sites all
17	of which are—
18	"(I) within the same city or county; and
19	"(II) under the control of the same institu-
20	tion, organization, or agency; and
21	"(ii) before commencing the research, the re-
22	searcher notifies the Attorney General of each site
23	where—
24	"(I) the research will be conducted; or

1	$(\Pi)$ the controlled substance will be
2	stored or administered.
3	"(B) A site described in subparagraph (A) shall be
4	included in a registration described in that subparagraph
5	only if the researcher has notified the Attorney General
6	of the site—
7	"(i) in the application for the registration; or
8	"(ii) before the research is conducted, or before
9	the controlled substance is stored or administered, at
10	the site.
11	"(C) The Attorney General may, in consultation with
12	the Secretary, issue regulations addressing, with respect
13	to research sites described in subparagraph (A)—
14	"(i) the manner in which controlled substances
15	may be delivered to the research sites;
16	"(ii) the storage and security of controlled sub-
17	stances at the research sites;
18	"(iii) the maintenance of records for the re-
19	search sites; and
20	"(iv) any other matters necessary to ensure ef-
21	fective controls against diversion at the research
22	sites.".
23	(d) New Inspection Not Required in Certain
24	SITUATIONS.—Section 302(f) of the Controlled Sub-
25	stances Act (21 U.S.C. 822(f)) is amended—

- 1 (1) by striking "(f) The" and inserting "(f)(1)
- 2 The"; and
- 3 (2) by adding at the end the following:
- 4 "(2)(A) If a person is registered to conduct research
- 5 with a controlled substance and applies for a registration,
- 6 or for a modification of a registration, to conduct research
- 7 with a second controlled substance that is in the same
- 8 schedule as the first controlled substance, or is in a sched-
- 9 ule with a higher numerical designation than the schedule
- 10 of the first controlled substance, a new inspection by the
- 11 Attorney General of the registered location is not required.
- 12 "(B) Nothing in subparagraph (A) shall prohibit the
- 13 Attorney General from conducting an inspection that the
- 14 Attorney General determines necessary to ensure that a
- 15 registrant maintains effective controls against diversion.".
- 16 (e) Continuation of Research on Substances
- 17 Newly Added to Schedule I.—Section 302 of the
- 18 Controlled Substances Act (21 U.S.C. 822) is amended
- 19 by adding at the end the following:
- 20 "(h) Continuation of Research on Substances
- 21 Newly Added to Schedule I.—If a person is con-
- 22 ducting research on a substance when the substance is
- 23 added to schedule I, and the person is already registered
- 24 to conduct research with a controlled substance in sched-
- 25 ule I—

1	"(1) not later than 90 days after the scheduling
2	of the newly scheduled substance, the person shall
3	submit a completed application for registration or
4	modification of existing registration, to conduct re-
5	search on the substance, in accordance with regula-
6	tions issued by the Attorney General for purposes of
7	this paragraph;
8	"(2) the person may, notwithstanding sub-
9	sections (a) and (b), continue to conduct the re-
10	search on the substance until—
11	"(A) the person withdraws the application
12	described in paragraph (1) of this subsection;
13	or
14	"(B) the Attorney General serves on the
15	person an order to show cause proposing the
16	denial of the application under section 304(c);
17	"(3) if the Attorney General serves an order to
18	show cause as described in paragraph (2)(B) and
19	the person requests a hearing, the hearing shall be
20	held on an expedited basis and not later than 45
21	days after the request is made, except that the hear-
22	ing may be held at a later time if so requested by
23	the person; and
24	"(4) if the person sends a copy of the applica-
25	tion described in paragraph (1) to a manufacturer or

1	distributor of the substance, receipt of the copy by
2	the manufacturer or distributor shall constitute suf-
3	ficient evidence that the person is authorized to re-
4	ceive the substance.".
5	(f) Treatment of Certain Manufacturing Ac-
6	TIVITIES AS COINCIDENT TO RESEARCH.—Section 302 of
7	the Controlled Substances Act (21 U.S.C. 822), as amend-
8	ed by subsection (e), is amended by adding at the end
9	the following:
10	"(i) Treatment of Certain Manufacturing Ac-
11	TIVITIES AS COINCIDENT TO RESEARCH.—
12	"(1) In general.—Except as provided in para-
13	graph (3), a person who is registered to perform re-
14	search on a controlled substance may perform manu-
15	facturing activities with small quantities of that sub-
16	stance, including activities described in paragraph
17	(2), without being required to obtain a manufac-
18	turing registration, if—
19	"(A) the activities are performed for the
20	purpose of the research; and
21	"(B) the activities and the quantities of
22	the substance involved in the activities are stat-
23	ed in—
24	"(i) a notification submitted to the
25	Attorney General under section 303(l);

1	"(ii) a research protocol filed with an
2	application for registration approval under
3	section 303(f); or
4	"(iii) a notification to the Attorney
5	General that includes—
6	"(I) the name of the registrant;
7	and
8	"(II) an attestation that the re-
9	search to be conducted with the small
10	quantities of manufactured substance
11	is consistent with the scope of the re-
12	search that is the basis for the reg-
13	istration.
14	"(2) ACTIVITIES INCLUDED.—Activities per-
15	mitted under paragraph (1) include—
16	"(A) processing the substance to create ex-
17	tracts, tinctures, oils, solutions, derivatives, or
18	other forms of the substance consistent with—
19	"(i) the information provided as part
20	of a notification submitted to the Attorney
21	General under section 303(l); or
22	"(ii) a research protocol filed with an
23	application for registration approval under
24	section 303(f); and

- "(B) dosage form development studies per-1 2 formed for the purpose of requesting an investigational new drug exemption under section 3 4 505(i) of the Federal Food, Drug, and Cos-5 metic Act (21 U.S.C. 355(i)). 6 "(3) Exception regarding marihuana.— 7 The authority under paragraph (1) to manufacture 8 substances does not include the authority to grow 9 marihuana.".
- 10 (g) Transparency Regarding Special Proce-11 dures.—Section 303 of the Controlled Substances Act 12 (21 U.S.C. 823), as amended by subsection (a), is amend-13 ed by adding at the end the following:
- 14 "(o) Transparency Regarding Special Proce-15 dures.—
- "(1) IN GENERAL.—If the Attorney General de-16 17 termines, with respect to a controlled substance, that 18 an application by a practitioner to conduct research 19 with the substance should be considered under a 20 process, or subject to criteria, different from the 21 process or criteria applicable to applications to con-22 duct research with other controlled substances in the 23 same schedule, the Attorney General shall make 24 public, including by posting on the website of the 25 Drug Enforcement Administration—

1	"(A) the identities of all substances for
2	which such determinations have been made;
3	"(B) the process and criteria that shall be
4	applied to applications to conduct research with
5	those substances; and
6	"(C) how the process and criteria described
7	in subparagraph (B) differ from the process
8	and criteria applicable to applications to con-
9	duct research with other controlled substances
10	in the same schedule.
11	"(2) Timing of Posting.—The Attorney Gen-
12	eral shall make information described in paragraph
13	(1) public upon making a determination described in
14	that paragraph, regardless of whether a practitioner
15	has submitted such an application at that time.".
16	SEC. 4. RULEMAKING.
17	(a) Interim Final Rules.—The Attorney Gen-
18	eral—
19	(1) shall, not later than 6 months after the date
20	of enactment of this Act, issue rules to implement
21	this Act and the amendments made by this Act; and
22	(2) may issue the rules under paragraph (1) as
23	interim final rules.
24	(b) Procedure for Final Rule.—

- 1 (1)EFFECTIVENESS OF INTERIM FINAL 2 RULES.—A rule issued by the Attorney General as an interim final rule under subsection (a) shall be-3 come immediately effective as an interim final rule without requiring the Attorney General to dem-5 6 onstrate good cause therefor, notwithstanding sub-7 paragraph (B) of section 553(b) of title 5, United 8 States Code.
- 9 (2) OPPORTUNITY FOR COMMENT AND HEAR-10 ING.—An interim final rule issued under subsection 11 (a) shall give interested persons the opportunity to 12 comment and to request a hearing.
- 13 (3) FINAL RULE.—After the conclusion of such 14 proceedings, the Attorney General shall issue a final 15 rule to implement this Act and the amendments 16 made by this Act in accordance with section 553 of 17 title 5, United States Code.

### 18 SEC. 5. PENALTIES.

- 19 (a) In General.—Section 401(b)(1) of the Con-
- 20 trolled Substances Act (21 U.S.C. 841(b)(1)) is amend-
- 21 ed—
- 22 (1) in subparagraph (A)(vi), by inserting "or a
- fentanyl-related substance" after "any analogue of
- N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl]
- propanamide"; and

- 1 (2) in subparagraph (B)(vi), by inserting "or a
- 2 fentanyl-related substance" after "any analogue of
- 3 N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl]
- 4 propanamide".
- 5 (b) Importation and Exportation.—Section
- 6 1010(b) of the Controlled Substances Import and Export
- 7 Act (21 U.S.C. 960(b)) is amended—
- 8 (1) in paragraph (1)(F), by inserting "or a
- 9 fentanyl-related substance" after "any analogue of
- N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl]
- 11 propanamide"; and
- 12 (2) in paragraph (2)(F), by inserting "or a
- fentanyl-related substance" after "any analogue of
- N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl]
- propanamide".
- 16 SEC. 6. APPLICABILITY; OTHER MATTERS.
- 17 (a) In General.—Irrespective of the date on which
- 18 the rules required by section 4 are finalized, the amend-
- 19 ments made by this Act apply beginning as of the enact-
- 20 ment of this Act.
- 21 (b) RULE OF CONSTRUCTION.—Nothing in the
- 22 amendments made by this Act may be construed as evi-
- 23 dence that, in applying sections 401(b)(1) and 1010(b) of
- 24 the Controlled Substances Act (21 U.S.C. 841(b)(1) and
- 25 960(b)) with respect to conduct occurring before the date

- 1 of the enactment of this Act, a fentanyl-related substance
- 2 (as defined by such amendments) is not an analogue of
- 3 N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl]
- 4 propanamide.
- 5 (c) Sense of Congress.—The Congress agrees with
- 6 the interpretation of the Controlled Substances Act (21
- 7 U.S.C. 801 et seq.) in United States v. McCray, 346 F.
- 8 Supp. 3d 363 (2018).

Passed the House of Representatives May 25, 2023. Attest:

Clerk.

# 118TH CONGRESS H. R. 467

# AN ACT

To amend the Controlled Substances Act with respect to the scheduling of fentanyl-related substances, and for other purposes.