

to debar child care providers who commit fraud from receiving certain financial assistance, and for other purposes.

AMENDMENT NO. 4153

At the request of Mr. HICKENLOOPER, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of amendment No. 4153 intended to be proposed to H.R. 6938, a bill making consolidated appropriations for the fiscal year ending September 30, 2026, and for other purposes.

AMENDMENT NO. 4188

At the request of Mr. SCHIFF, the name of the Senator from Virginia (Mr. KAINE) was added as a cosponsor of amendment No. 4188 intended to be proposed to H.R. 6938, a bill making consolidated appropriations for the fiscal year ending September 30, 2026, and for other purposes.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DURBIN:

S. 3677. A bill to improve transparency and the availability of information regarding dietary supplements by amending the Federal Food, Drug, and Cosmetic Act to require manufacturers of dietary supplements to list dietary supplements with the Food and Drug Administration; to the Committee on Health, Education, Labor, and Pensions.

S. 3677

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Dietary Supplement Listing Act of 2026”.

SEC. 2. REGULATION OF DIETARY SUPPLEMENTS.

(a) IN GENERAL.—Chapter IV of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 341 et seq.) is amended by adding after section 403C of such Act (21 U.S.C. 343–3) the following:

“SEC. 403D. DIETARY SUPPLEMENT LISTING REQUIREMENT.

“(a) IN GENERAL.—Beginning on the date specified in subsection (b)(4), each dietary supplement marketed in the United States shall be listed with the Secretary in accordance with this section. Each such listing shall include, with respect to the dietary supplement, the information specified in subsection (b)(1).

“(b) REQUIREMENTS.—

“(1) IN GENERAL.—The manufacturer, packer, or distributor of a dietary supplement whose name (pursuant to section 403(e)(1)) appears on the label of a dietary supplement marketed in the United States (referred to in this section as the ‘responsible person’), or if the responsible person is a foreign entity, the United States agent of such person, shall submit to the Secretary in accordance with this section the following information for a dietary supplement that is marketed in the United States:

“(A) Any name of the dietary supplement and the statement of identity, including brand name and specified flavors, if applicable.

“(B) The name and address of the responsible person and the name and email address of the owner, operator, or agent in charge of the responsible person.

“(C) The name, domestic address, and email address for the United States agent, if the responsible person is a foreign entity.

“(D) The business name and place of business the responsible person provided on the label pursuant to section 403(e)(1).

“(E) An electronic copy of the label for the dietary supplement.

“(F) A list of all ingredients in each such dietary supplement required under sections 101.4 and 101.36, title 21, Code of Federal Regulations (or any successor regulations), to appear on the label of a dietary supplement, including—

“(i) where applicable, ingredients in a proprietary blend as described in section 101.36(c) of title 21, Code of Federal Regulations (or any successor regulations);

“(ii) the amount per serving of each listed dietary ingredient;

“(iii) if required by section 101.36 of title 21, Code of Federal Regulations (or any successor regulations), the percent of the daily value of each listed dietary ingredient; and

“(iv) the amount per serving of dietary ingredients within a proprietary blend (which shall remain confidential and not subject to public disclosure).

“(G) The number of servings per container for each container size.

“(H) The directions for use.

“(I) Warnings, notice, and safe handling statements, as required by section 101.17 of title 21, Code of Federal Regulations (or any successor regulations).

“(J) Allergen statements for major food allergens (pursuant to sections 403(w) and 403(x)).

“(K) The form of the dietary supplement (such as tablets, capsules, powders, liquids, softgels, and gummies).

“(L) Any claim that appears on the label or package insert that—

“(i) characterizes the relationship of any ingredient to a disease or a health-related condition and is described in section 403(r)(1)(B); or

“(ii) is subject to notification under section 403(r)(6), provided that no additional listing or change to listing information is required under this paragraph for any minor variation or modification to a claim for which notification under section 403(r)(6) is not required.

“(M) The dietary supplement product listing number for the dietary supplement provided by the Secretary in accordance with subsection (c).

“(2) FORMAT; NOTIFICATION OF RECEIPT.—

“(A) FORMAT.—The Secretary may require that a listing submitted under paragraph (1) be submitted in an electronic format.

“(B) NOTIFICATION OF RECEIPT.—

“(i) IN GENERAL.—Upon receipt of a listing under paragraph (1), the Secretary shall promptly notify the responsible person of—

“(I) the receipt of a complete listing; or

“(II) the receipt of a listing that is not complete, together with a statement describing the reasons why the listing is not complete.

“(ii) COMPLETE RECEIPTS DESCRIBED.—A listing under paragraph (1) is deemed complete once all fields of required information have been completed by the responsible person who represents that the product will be marketed in the United States as a dietary supplement.

“(3) LISTING CONTENT.—A single listing submission for a dietary supplement under paragraph (1) may include multiple dietary supplements with identical formulations and forms, or formulations of the same form, that differ only with respect to color, excipients, or flavorings, whether offered in a single package size or in multiple package sizes.

“(4) TIMING.—

“(A) IN GENERAL.—

“(i) DIETARY SUPPLEMENTS ON THE MARKET.—In the case of a dietary supplement that is being offered in interstate commerce on or before January 1, 2027, a listing for each such dietary supplement introduced or delivered for introduction into interstate commerce shall be submitted by the responsible person to the Secretary under this subsection not later than 18 months after the date of enactment of the Dietary Supplement Listing Act of 2026.

“(ii) NEW DIETARY SUPPLEMENTS.—In the case of a dietary supplement that is not being offered in interstate commerce on or before January 1, 2027, a listing for each such dietary supplement introduced or delivered for introduction into interstate commerce that has not been included in any listing previously submitted by the responsible person to the Secretary under this subsection shall be submitted to the Secretary at the time of introduction into interstate commerce.

“(B) DISCONTINUED DIETARY SUPPLEMENTS.—The responsible person shall notify the Secretary not later than 1 year after the date the responsible person discontinues the introduction into interstate commerce of a dietary supplement required to be listed with the Secretary under paragraph (1).

“(C) CHANGES TO EXISTING LISTINGS.—The responsible person shall submit to the Secretary any change or modification to listing information submitted under paragraph (1) included on the label of a dietary supplement not later than 30 days after the dietary supplement with the change or modification is first introduced into interstate commerce.

“(5) ADDITIONAL INFORMATION.—The responsible person shall provide, upon request from the Secretary, not later than 10 calendar days after such request—

“(A) the full business name and physical and mailing address of all locations at which the responsible person manufactures, packages, labels, or holds the dietary supplement; and

“(B) the full business name and physical and mailing address from which the responsible person receives a dietary ingredient or combination of dietary ingredients that the responsible person uses in the manufacture of the dietary supplement or, if applicable, from which the responsible person receives the dietary supplement.

“(c) PRODUCT LISTING NUMBER AND DIETARY SUPPLEMENT ELECTRONIC DATABASE.—

“(1) DIETARY SUPPLEMENT PRODUCT LISTING NUMBER.—The Secretary shall provide each dietary supplement listed in accordance with subsection (b)(1) a dietary supplement product listing number, which may apply to multiple dietary supplements with identical formulations, or formulations that differ only with respect to color, excipients, or flavorings, including dietary supplements offered in a single package size or in multiple package sizes. The Secretary shall provide a process for a responsible person to reserve dietary supplement listing numbers in advance of listing under subsection (b)(1).

“(2) ELECTRONIC DATABASE.—Not later than 2 years after the date of enactment of the Dietary Supplement Listing Act of 2026, the Secretary shall establish and maintain an electronic database that is publicly available and contains information submitted under subsection (b)(1) (except for the information submitted under subparagraph (B), (C), and (F)(iv) of such subsection). The Secretary shall make such information maintained in the electronic database publicly searchable, including by dietary supplement product listing number, and by any field of information or combination of fields of information provided under subsection (b)(1) (except for

the information submitted under subparagraph (B), (C), and (F)(iv) of such subsection).

“(3) CONFIDENTIAL INFORMATION.—In response to a request under section 552 of title 5, United States Code, information described in subparagraph (B), (C), and (F)(iv) of subsection (b)(1) that is derived from a listing under this section, and information described in subparagraph (b)(5), shall be withheld under section 552(b)(3) of title 5, United States Code.

“(d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed—

“(1) to limit the authority of the Secretary to inspect or copy records or to require the establishment and maintenance of records under any other provision of this Act;

“(2) to authorize the disclosure of information that is prohibited from disclosure under section 301(j) of this Act or section 1905 of title 18, United States Code, or that is subject to withholding under section 552(b)(4) of title 5, United States Code;

“(3) to authorize or permit the release in the public database, or to make subject to disclosure under section 552 of title 5, United States Code, information that discloses the identity or location of a specific registered person or facility not identified on the label, or the quantity of any individual ingredients in a proprietary blend; or

“(4) to grant the Secretary authority to require the approval of a dietary supplement prior to marketing.

“(e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated \$7,872,984 for fiscal year 2026, and \$6,615,000 for each of fiscal years 2027 through 2030, for purposes of conducting the activities under this section and hiring personnel required to carry out this section.”

(b) MISBRANDING.—Section 403 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343) is amended by adding at the end the following:

“(z) If it is a dietary supplement for which a responsible person or the United States agent of such a person is required under section 403D to file a listing, file a change to an existing listing, or provide additional information to the Secretary, and such person or agent has failed to comply with any such requirements under section 403D with respect to such dietary supplement.”

(c) NEW PROHIBITED ACT.—Section 301 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 331) is amended by adding at the end the following:

“(jjj) The introduction or delivery for introduction into interstate commerce of a dietary supplement that has been prepared, packed, or held using the assistance of, or at the direction of, a person debarred under section 306.”

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 583—RECOGNIZING 2026 AS “THE YEAR OF THE POWER OF NURSES” IN CELEBRATION OF THE 130TH ANNIVERSARY OF THE AMERICAN NURSES ASSOCIATION

Mr. MERKLEY submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 583

Whereas nurses represent the largest segment of the healthcare workforce in the United States, serving as the backbone of our healthcare system and as trusted profes-

sionals who protect, educate, heal, and advocate for patients and communities across every setting of care;

Whereas the American Nurses Association, founded in 1896, has stood as the unified voice for the nation’s nurses for 130 years, advancing the profession through advocacy, education, and standards that safeguard the health, safety, and well-being of the country;

Whereas, for more than a century, nurses have been on the frontlines of every major health challenge, demonstrating extraordinary skill, courage, and resilience whether responding to pandemics, delivering primary care, conducting groundbreaking research, leading public health efforts, educating the next generation, or shaping health policy;

Whereas The Power of Nurses represents the enduring strength, leadership, and expertise of nurses, reflecting their role as caretakers, clinicians, innovators, educators, mentors, and changemakers who expand access to care and improve patient outcomes for all;

Whereas the year 2026 marks a momentous milestone, the 130th Anniversary of the American Nurses Association, providing an opportunity to honor the nursing profession’s rich legacy, recognize the countless ways nurses advance health and healing, and reaffirm their essential role in sustaining the well-being of our country; and

Whereas it is fitting that we dedicate the year 2026 to celebrating and recognizing The Power of Nurses, honoring their compassion, expertise, and unwavering commitment to improving lives and shaping a healthier future for us all: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes 2026 as “The Year of The Power of Nurses” in recognition of the 130th Anniversary of the American Nurses Association; and

(2) honors the extraordinary contributions of nurses to the health, safety, and prosperity of the United States of America.

SENATE RESOLUTION 584—HONORING THE LIFE AND LEGACY OF REVEREND RICHARD SMALLWOOD, A WORLD-CLASS COMPOSER, PIANIST, AND ARRANGER

Mr. WARNOCK (for himself and Mr. SCOTT of South Carolina) submitted the following resolution; which was considered and agreed to:

S. RES. 584

Whereas Reverend Richard Smallwood was born on November 30, 1948, in Atlanta, Georgia;

Whereas Reverend Smallwood was musically gifted from a young age, began playing the piano by ear at age 5, formally trained at age 7, and formed his first choir at age 11;

Whereas Reverend Smallwood graduated from Howard University cum laude with degrees in classical vocal performance and piano and co-founded the Celestials, the university’s first gospel choir;

Whereas, after college, Reverend Smallwood taught music at the University of Maryland, at the Washington School of Music, and for the District of Columbia Public School System;

Whereas Reverend Smallwood released his first album in 1974, entitled, “Look Up and Live,” and his second album in 1976, entitled, “Give Us Peace”;

Whereas, in 1977, the Richard Smallwood Singers were formed and brought a contemporary sound to gospel music;

Whereas, in 1982, the Richard Smallwood Singers’ self-titled album was on Billboard

magazine’s chart for top gospel albums for 87 weeks;

Whereas, in 1984, the album “Psalms” by the Richard Smallwood Singers topped the gospel albums chart and earned the group their first Grammy nomination for Best Soul Gospel Performance by a Duo or Group;

Whereas, in 1996, the album “Adoration: Live in Atlanta” was released and featured “Total Praise,” which became one of Reverend Smallwood’s signature compositions and defined his career;

Whereas Reverend Smallwood is also known for his song “I Love the Lord,” which was sung by Whitney Houston and debuted in the 1996 movie “The Preacher’s Wife”;

Whereas Reverend Smallwood is also known for the songs “Center of My Joy,” “My Everything,” and “I Will Sing Praises”;

Whereas many of Reverend Smallwood’s songs were recorded and performed by other artists, notably Stevie Wonder, Whitney Houston, Destiny’s Child, Yolanda Adams, Karen Clark Sheard, Edwin Hawkins, Chaka Kahn, Kelly Price, Ledisi, Gerald Levert, Reuben Studdard, and Aretha Franklin;

Whereas Reverend Smallwood was nominated for 8 Grammy Awards and received 3 Dove Awards from the Gospel Music Association;

Whereas, on separate occasions, Reverend Smallwood performed for former President Richard Nixon, former President Ronald Reagan, and former President William Clinton;

Whereas Reverend Smallwood was ordained as a minister at the District of Columbia’s historic Metropolitan Baptist Church in 2004, the same year he completed his Master of Divinity degree at Howard University;

Whereas Reverend Smallwood served as an artist-in-residence at Metropolitan Baptist Church, following his ordination and throughout his ministry;

Whereas, in 2006, Reverend Smallwood was inducted into the Gospel Music Hall of Fame;

Whereas, in November 2019, Reverend Smallwood released a book entitled, “Total Praise: The Autobiography of Richard Smallwood”;

Whereas, in 2024, the National Symphony Orchestra held a 2-day celebration of his 75th birthday at the Kennedy Center;

Whereas Reverend Smallwood’s musical virtuoso continues to inspire listeners and is rooted deeply in faith-based worship that blends classical gospel music with themes of hope, healing, and resilience, teaching believers to find strength in God during times of suffering;

Whereas Reverend Smallwood’s iconic song entitled, “Total Praise” has become a universal hymn of surrender and divine support, reflecting the rich layers of the Black spiritual experience and steadfast belief that will continue to inspire listeners for generations to come; and

Whereas Reverend Smallwood left a lasting legacy in the music industry, rooted in faith and triumph: Now, therefore, be it

Resolved, That the Senate—

(1) mourns the passing of the legendary gospel extraordinaire Reverend Richard Smallwood;

(2) honors the life and legacy of Reverend Richard Smallwood and his contributions to the United States of America; and

(3) respectfully requests that the Secretary of the Senate transmit an enrolled copy of this resolution to—

(A) the family of Reverend Richard Smallwood;

(B) Howard University; and

(C) the Metropolitan Baptist Church of the District of Columbia.