116th Congress 2d Session S.
To establish a Coronavirus Rapid Response Federal Labor-Management Task Force, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Schatz (for himself, Mr. Peters, Mr. Brown, Mrs. Feinstein, Mr. Cardin, and Mr. Van Hollen) introduced the following bill; which was read twice and referred to the Committee on
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A BILL
To establish a Coronavirus Rapid Response Federal Labor- Management Task Force, 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 "Federal Labor-Man-
5 agement COVID Partnership Act".
6 SEC. 2. DEFINITIONS.
7 In this Act:
8 (1) Agency.—The term "agency" has the
9 meaning given the term in section 7103 of title 5,

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United States Code.

1	(2) Coronavirus.—The term "coronavirus"
2	means the coronavirus disease of 2019 (COVID-19).
3	(3) CORONAVIRUS CRISIS.—The term
4	"coronavirus crisis" means the period—
5	(A) beginning on January 27, 2020, the
6	first day of the public health emergency de-
7	clared by the Secretary of Health and Human
8	Services under section 319 of the Public Health
9	Service Act (42 U.S.C. 247d) on January 31,
10	2020, with respect to COVID-19; and
11	(B) ending on the date of the expiration of
12	the public health emergency declaration.
13	(4) Labor organization.—The term "labor
14	organization" has the meaning given the term in
15	section 7103 of title 5, United States Code.
16	(5) Personal protective equipment.—The
17	term "personal protective equipment" means any
18	protective equipment required to prevent the wearer
19	from contracting coronavirus, which may include
20	gloves, masks (including N-95 respirator masks),
21	gowns, goggles or other eyewear, face shields, or
22	other garments or equipment required for safety or
23	to protect the wearer's body from injury or infection
24	based on the risk of exposure.

1	SEC. 3. CORONAVIRUS RAPID RESPONSE FEDERAL LABOR-
2	MANAGEMENT PARTNERSHIP TASK FORCE.
3	(a) Establishment.—There is established in the ex-
4	ecutive branch the Coronavirus Rapid Response Federal
5	Labor-Management Partnership Task Force (referred to
6	in this Act as the "Task Force").
7	(b) Membership.—
8	(1) Composition.—The Task Force shall be
9	composed of the following members:
10	(A) The Director of the Office of Per-
11	sonnel Management, or the designee of the Di-
12	rector.
13	(B) The Director of the National Institute
14	for Occupational Safety and Health, or the des-
15	ignee of the Director.
16	(C) The Assistant Secretary of Labor for
17	Occupational Safety and Health, or the des-
18	ignee of the Assistant Secretary.
19	(D) The Deputy Director for Management
20	of the Office of Management and Budget, or
21	the designee of the Deputy Director.
22	(E) A deputy secretary (or other officer
23	with agency-wide authority), or the designee of
24	such deputy secretary or officer, appointed by
25	the President from each of 2 agencies not oth-
26	erwise represented on the Task Force.

1	(F) The Chairman of the Federal Labor
2	Relations Authority.
3	(G) The Director of the Federal Mediation
4	and Conciliation Service.
5	(H) 5 members to represent the respective
6	labor organizations that represent, as exclusive
7	representatives, the first and second largest
8	numbers of Federal agency employees, chosen
9	by such respective labor organizations propor-
10	tionate to the bargaining units represented by
11	each such labor organization.
12	(I) 1 member to represent the organization
13	representing the largest number of Federal
14	management officials and Federal Government
15	managers, supervisors, and executives, chosen
16	by such organization.
17	(2) Initial appointments.—The members of
18	the Task Force shall be appointed or designated by
19	not later than 15 days after the date of enactment
20	of this Act.
21	(3) Period of Appointment.—Each member
22	of the Task Force shall serve for the term of the
23	Task Force.
24	(4) Vacancies.—A vacancy in the Task
25	Force—

1	(A) shall not affect the powers of the Task
2	Force; and
3	(B) shall be filled in the same manner as
4	the original appointment.
5	(c) Meetings.—
6	(1) Initial meeting.—The Task Force shall
7	hold the first meeting of the Task Force not later
8	than 30 days after the date of enactment of this
9	Act.
10	(2) Frequency.—The Task Force shall meet
11	weekly by any electronic means necessary.
12	SEC. 4. DUTIES OF TASK FORCE.
13	(a) Responsibilities and Functions.—
14	(1) Study.—The Task Force shall conduct a
15	thorough study relating to the Federal Government's
16	response and preparedness for the coronavirus crisis
17	with respect to agency employees, by—
18	(A) addressing—
19	(i) the response of the Federal Gov-
20	ernment to the coronavirus crisis with re-
21	spect to communication with, and utiliza-
22	tion and treatment of, agency employees;
23	(ii) the necessary future steps for the
24	Federal Government with respect to com-
25	munication regarding the coronavirus crisis

1	with, and utilization and treatment of,
2	agency employees;
3	(iii) how the Federal Government
4	should communicate with, and utilize or
5	treat, agency employees regarding any fu-
6	ture response to any additional outbreak of
7	the coronavirus, other widespread disease
8	or disaster, or national security emergency;
9	and
10	(iv) each topic described in paragraph
11	(2);
12	(B) assessing the actions taken by each
13	agency preparing the agency's employees for
14	the coronavirus crisis, including—
15	(i) all communication (including writ-
16	ten, audio, and video communications, tele-
17	communications, and communications
18	through social media or website updates)
19	regarding the preparations with workforce
20	members and labor organizations rep-
21	resenting those members during the period
22	beginning January 1, 2020, and ending on
23	the date by which the first report under
24	subsection (b)(1)(A) is due;

1	(ii) any changes made in the agency's
2	threat assessment; and
3	(iii) an inventory and assessment of
4	the physical assets available, and the phys-
5	ical assets needed, for the agency to prop-
6	erly respond to the coronavirus crisis;
7	(C) establishing a recommended plan to
8	implement changes needed, as determined by
9	the Task Force, regarding each agency's threat
10	assessment process and inventory and assess-
11	ment of physical assets available or needed for
12	the coronavirus crisis; and
13	(D) making recommendations for improve-
14	ments that could provide for greater safety and
15	productivity of agency employees—
16	(i) during ongoing operations during
17	the coronavirus crisis; and
18	(ii) in preparation for future crises.
19	(2) Topics.—The Task Force shall study and
20	make recommendations regarding each of the fol-
21	lowing topics:
22	(A) ROLE OF LABOR ORGANIZATION PAR-
23	TICIPATION.—Methods to ensure that agency
24	employee labor organizations are participating

1	in discussions and decision-making processes in-
2	volving coronavirus response at the agencies.
3	(B) Personal protective equipment
4	DISTRIBUTION AND WORKFORCE NEEDS.—With
5	respect to personal protective equipment—
6	(i) the adequate level of personal pro-
7	tective equipment needed by the agencies,
8	which should, at a minimum, provide for
9	the broad use of masks, gloves, and
10	eyewear; and
11	(ii) the methods of procurement, allo-
12	cation, and distribution of such equipment.
13	(C) CLEANING AND DISINFECTING.—Guid-
14	ance regarding the best practices for cleaning
15	and disinfecting workplaces and equipment.
16	(D) Telework.—The optimal telework
17	policies for each agency, including—
18	(i) reviewing the agency employees
19	who were classified as telework personnel
20	during the initial response to the
21	coronavirus crisis and the timing and
22	methods by which such decisions were com-
23	municated to the agency employees;

I	(11) recommending best practices for
2	such determinations and communication in
3	the future;
4	(iii) determining how much of the
5	Federal workforce can telework, and iden-
6	tifying the reasons, if any, that an indi-
7	vidual who is considered non-essential per-
8	sonnel of an agency cannot telework;
9	(iv) determining—
10	(I) what equipment and training
11	had been necessary, prior to the
12	coronavirus crisis, to allow agency em-
13	ployees to be telework-ready;
14	(II) how much of that equipment
15	and training was in place at the be-
16	ginning of the coronavirus crisis;
17	(III) the equipment and training
18	that has been provided regarding tele-
19	working since the beginning of the
20	coronavirus crisis;
21	(IV) the additional work of agen-
22	cies that can be conducted in a
23	telework mode, if additional equip-
24	ment and training are provided; and

1	(V) the future steps to take to
2	ensure all agency employees whose
3	jobs can be conducted through
4	telework are telework-ready; and
5	(v) determining guidelines for
6	telework orders, for the entire executive
7	branch or based on location or agency, that
8	take into consideration health and safety of
9	agency employees, the families and cowork-
10	ers of agency employees, and the general
11	public.
12	(E) LEAVE AND SAFETY PROTOCOL GUID-
13	ANCE AND OTHER INFORMATION.—Guidance
14	for agency employees regarding the use of leave
15	during a national health pandemic and proper
16	safety protocols in the workplace, and any other
17	information that needs to be shared with agen-
18	cy employees in a timely manner during a crisis
19	or as a crisis develops.
20	(F) AFTER-ACTION DETERMINATIONS.—
21	Improvements to the Federal Government's re-
22	sponse to the coronavirus crisis in the future, or
23	to another health pandemic, including—
24	(i) the actions that need to be taken
25	and the funds that need to be budgeted

1	and appropriated, to improve coronavirus
2	response in the future, including necessary
3	technology (such as telecommunications
4	equipment and computers), personal pro-
5	tective equipment, training, and instruc-
6	tion;
7	(ii) recommended guidelines regarding
8	who decides protocols and what informa-
9	tion should be relied upon to determine
10	who needs personal protective equipment
11	and other safety measures; and
12	(iii) the resources, communications
13	physical tools, and decision-making proto-
14	cols needed in the future to best respond
15	to the coronavirus crisis or another health
16	pandemic.
17	(b) Reports.—
18	(1) IN GENERAL.—The Task Force shall pre-
19	pare and submit, in accordance with paragraph
20	(2)—
21	(A) by 60 days after the date of enactment
22	of this Act, a report that includes an assess-
23	ment of the agency actions described in sub-
24	paragraphs (A)(i) and (B) of subsection (a)(1)
25	as of such date;

1	(B) by 90 days after the date of enactment
2	of this Act, a report that includes a complete
3	assessment of the response of the agencies to
4	the coronavirus crisis, as of the date of the as-
5	sessment; and
6	(C) by 180 days after the date of enact-
7	ment of this Act, a report that provides—
8	(i) a plan for agencies to address fu-
9	ture crises; and
10	(ii) recommendations of the Task
11	Force regarding the topics and areas ad-
12	dressed in the study under subsection (a).
13	(2) Submission.—The Task Force shall pre-
14	pare and submit the reports described in paragraph
15	(1) to the chairperson and ranking member of each
16	of the following committees:
17	(A) The Committee on Oversight and Re-
18	form, the Committee on Homeland Security,
19	and the Committee on Appropriations of the
20	House of Representatives.
21	(B) The Committee on Homeland Security
22	and Government Affairs, the Committee on
23	Commerce, Science, and Transportation, and
24	the Committee on Appropriations of the Senate.

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	5	POWERS	OF TASK	FORCE

2	(a) Hearings.—The Task Force may hold such
3	hearings, sit and act at such times and places, take such
4	testimony, and receive such evidence as the Task Force
5	considers advisable to carry out this Act.
6	(b) Information From Federal Agencies.—
7	(1) IN GENERAL.—The Task Force may secure
8	directly from an agency such information as the
9	Task Force considers necessary to carry out this
10	Act.
11	(2) Furnishing information.—On request of
12	the Task Force, the head of an agency shall furnish
13	the information to the Task Force.
14	(3) Required interviews.—In order to carry
15	out its duties under this Act, the Task Force shall
16	take testimony and conduct interviews to determine
17	how agencies responded and prepared their employ-
18	ees for the coronavirus response, including—
19	(A) collecting data and conducting after-
20	action interviews with the head of each agency,
21	the highest-level human capital and health and
22	safety managers of each agency, and, as appli-
23	cable, the labor organization representatives for
24	each agency; and
25	(B) any other verbal, written, or in-person
26	testimony, as determined appropriate by the

1	Task Force, from any officer or employee of
2	each agency who had a responsibility to respond
3	to the coronavirus crisis.
4	(4) Publicly available transcripts.—The
5	Task Force shall make public a transcript of each
6	interview conducted, except in cases where national
7	security concerns prevents such disclosure. The Task
8	Force shall document any instances where interviews
9	are not made public.
10	(c) Postal Services.—The Task Force may use the
11	United States mails in the same manner and under the
12	same conditions as other departments and agencies of the
13	Federal Government.
13 14	Federal Government.  SEC. 6. TASK FORCE PERSONNEL MATTERS.
14	SEC. 6. TASK FORCE PERSONNEL MATTERS.
<ul><li>14</li><li>15</li><li>16</li></ul>	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) TRAVEL EXPENSES.—A member of the Task
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) Travel Expenses.—A member of the Task  Force shall not receive compensation for their services on
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) TRAVEL EXPENSES.—A member of the Task Force shall not receive compensation for their services on the Task Force, but shall be allowed travel expenses, in-
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li></ul>	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) Travel Expenses.—A member of the Task Force shall not receive compensation for their services on the Task Force, but shall be allowed travel expenses, in- cluding per diem in lieu of subsistence, at rates authorized
14 15 16 17 18 19	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) Travel Expenses.—A member of the Task Force shall not receive compensation for their services on the Task Force, but shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter
14 15 16 17 18 19 20	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) TRAVEL EXPENSES.—A member of the Task Force shall not receive compensation for their services on the Task Force, but shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from their
14 15 16 17 18 19 20 21	SEC. 6. TASK FORCE PERSONNEL MATTERS.  (a) TRAVEL EXPENSES.—A member of the Task Force shall not receive compensation for their services on the Task Force, but shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from their homes or regular places of business in the performance

move such personnel as may be necessary to enable the 2 Task Force to perform the duties of the Task Force. 3 (c) Compensation.— 4 (1) In General.—Notwithstanding any other 5 law, rule, regulation, or Executive order, each rep-6 resentative of a labor organization shall be author-7 ized official time that is sufficient to perform inves-8 tigations, participate in the functions of the Task 9 Force, and be actively involved in the activities of 10 the Task Force for the pendency of the Task Force. 11 (2) Infrastructure.—During the pendency 12 of the Task Force, and notwithstanding any other 13 law, rule, regulation, agreement, or Executive order, 14 the head of each agency shall, with respect to any 15 labor organization that is the exclusive representa-16 tive of a bargaining unit of not fewer than 500 em-17 ployees— 18 (A) provide such labor organization with a 19 reasonable amount of office space, at no cost to 20 the labor organization, in all facilities leased, 21 controlled, operated, or owned by the agency; 22 (B) allow 1 employee of the agency, as des-23 ignated by the labor organization, to serve full-

time as the representative of the labor organiza-

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1	tion to the Task Force, with such service being
2	authorized as official time;
3	(C) provide at least reasonable access to
4	email systems of that agency for the purpose of
5	communicating with members of the unit with
6	respect to which the labor organization is the
7	exclusive representative; and
8	(D) provide the home address and tele-
9	phone number for each member of the unit rep-
10	resented by the labor organization.
11	(d) DETAIL OF FEDERAL EMPLOYEES.—
12	(1) In general.—An employee of an agency
13	may be detailed to the Task Force without reim-
14	bursement to the agency.
15	(2) Effect of Detail.—
16	(A) IN GENERAL.—An employee detailed
17	under paragraph (1)—
18	(i) is deemed, for the purpose of pre-
19	serving the allowances, privileges, rights,
20	seniorities, and other benefits of the em-
21	ployee, an employee of the agency from
22	which detailed; and
23	(ii) is entitled to pay, allowances, and
24	benefits from funds available to the agency
25	described in clause (i).

1	(e) Procurement of Temporary and Intermit-
2	TENT SERVICES.—The Task Force may procure tem-
3	porary and intermittent services under section 3109(b) of
4	title 5, United States Code, at rates for individuals that
5	do not exceed the daily equivalent of the annual rate of
6	basic pay prescribed for level V of the Executive Schedule
7	under section 5316 of that title.
8	SEC. 7. TERMINATION OF TASK FORCE.
9	The Task Force shall terminate 90 days after the
10	date on which the Task Force submits the final report
11	required under section 4(b)(1)(C).
12	SEC. 8. AGENCY WORKING GROUPS.
13	(a) In General.—Not later than 60 days after the
14	date of enactment of this Act, the head of each agency
15	shall establish an agency-specific working group, com-
16	prised of representatives of human capital, health and
17	safety, and labor organizations of the agency, to develop
18	and execute rapid response to future crises that include—
19	(1) the role of labor organization participation;
20	(2) preparedness acquisition and distribution of
21	personal protective equipment;
22	(3) physical needs of the workforce;
23	(4) a plan for maximum telework, if appro-
24	priate;
25	(5) leave and safety protocol guidance; and

1	(6) other information needed to execute rapid
2	response plans to address future crises.
3	(b) Compensation.—
4	(1) In general.—Notwithstanding any other
5	law, rule, regulation, or Executive order, each rep-
6	resentative of a labor organization shall be author-
7	ized official time sufficient to investigate, partici-
8	pate, and be actively involved in the working group
9	for the pendency of the working group.
10	(2) Infrastructure.—During the pendency
11	of the working group, and notwithstanding any other
12	law, rule, regulation, agreement, or Executive order,
13	the head of each agency shall, with respect to any
14	labor organization that is the exclusive representa-
15	tive of a bargaining unit of not fewer than 500 em-
16	ployees—
17	(A) provide such labor organization with a
18	reasonable amount of office space, at no cost to
19	the labor organization, in all facilities leased,
20	controlled, operated, or owned by the agency;
21	(B) allow 1 employee of the agency, to be
22	designated by the labor organization, to serve
23	full-time as the representative of the labor orga-
24	nization to the Task Force, with such service
25	being authorized as official time:

1	(C) provide at least reasonable access to
2	email systems of that agency for the purpose of
3	communicating with members of the unit with
4	respect to which the labor organization is the
5	exclusive representative; and
5	(D) provide the home address and tele-
7	phone number for each member of the unit rep-
8	resented by the labor organization.