

117TH CONGRESS  
1ST SESSION

# H. RES. 484

Expressing the sense of the House of Representatives that the United States should not waive intellectual property rights relating to COVID–19 vaccines or treatments.

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## IN THE HOUSE OF REPRESENTATIVES

JUNE 17, 2021

Mrs. MILLER-MEEKS (for herself, Mrs. FISCHBACH, Mr. JORDAN, Mr. NORMAN, Mr. GIBBS, Mr. VAN DREW, Mr. BUDD, Mr. HICE of Georgia, Mr. GREEN of Tennessee, Mrs. HINSON, Mr. RUTHERFORD, Mrs. WAGNER, Ms. MACE, Mr. DUNCAN, Mr. OWENS, Mr. C. SCOTT FRANKLIN of Florida, Mr. BURCHETT, Mr. HUDSON, Ms. MALLIOTAKIS, Mr. EMMER, and Ms. CHENEY) submitted the following resolution; which was referred to the Committee on the Judiciary

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## RESOLUTION

Expressing the sense of the House of Representatives that the United States should not waive intellectual property rights relating to COVID–19 vaccines or treatments.

Whereas building on decades of research and in conjunction with Operation Warp Speed, the United States pharmaceutical industry successfully developed three incredibly effective COVID–19 vaccines to date, with a fourth vaccine currently undergoing clinical trials;

Whereas these vaccines are the most respected, most sought after vaccines in the world due to their exceptional efficacy and safety, which is due to both the painstaking

work and investment during development as well as the diligent efforts of the United States pharmaceutical industry to qualify and oversee world-class manufacturing facilities to produce the vaccines;

Whereas intellectual property protections are vital to incentivize innovation, including the innovations that directly led to the COVID–19 vaccines and may revolutionize future vaccine development efforts; and

Whereas intellectual property protections have not contributed significantly to shortages of COVID–19 vaccines or had a significant effect on the pace of vaccinations, both of which are predominantly dependent on logistical challenges, raw material shortages, and other factors: Now, therefore, be it

1        *Resolved*, that it is the sense of the House of Rep-  
2 representatives that—

3            (1) the policy of the United States should not  
4        be to waive valid intellectual property protections for  
5        COVID–19 vaccines or treatments, related manufac-  
6        turing processes or technology, technology platforms  
7        used to develop COVID–19 vaccines or other medi-  
8        cines, or other related innovations; and

9            (2) the policy of the United States should not  
10       be to strip innovators of valid intellectual property  
11       protections because it would undermine innovation,  
12       weaken the competitiveness of United States busi-

- 1 nesses, and damage our ability to respond to future
- 2 pandemics.

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