Dear Chairman Alexander,

As organizations representing health care providers, scientists, public health, patients, industry and advocates, we write to thank you for issuing a white paper entitled, “Preparing for the Next Pandemic” and to emphasize the importance of addressing antimicrobial resistance (AMR) as a key component of our nation’s pandemic preparedness. As recently as the Pandemic and All Hazards Preparedness and Innovation Act (PAHPAI), Congress has reaffirmed the intersection of pandemic preparedness and AMR, but our nation’s AMR efforts contain significant gaps that threaten our preparedness capabilities for a wide range of pandemic threats that may be complicated by AMR.

While the exact impacts of AMR on the COVID-19 pandemic are not yet fully understood, we do know that high antibiotic use has been reported among patients with COVID-19. Multiple studies have also indicated that secondary bacterial infections contribute to morbidity and mortality in patients with COVID-19.123 As we look forward to preparing for future pandemics, it is critical that the U.S. strengthen our approach to antibiotic stewardship and surveillance and increase our antibiotic arsenal. Below we offer recommendations in areas identified in your white paper.

**Tests, Treatments and Vaccines**

A strong pipeline of antibiotics is critical to preparedness efforts, but the antibiotics market is on the verge of collapse. Because antibiotics are typically used for a short duration and must be used judiciously to preserve their effectiveness, it is extremely difficult for innovators to earn a return on investment in new antibiotic research and development. As a result, most large pharmaceutical companies are no longer engaged in antibiotic R&D, and the small companies responsible for the vast majority of current antibiotic innovation are struggling to remain in business. Two such companies filed for bankruptcy in 2019. While funding from NIH and BARDA have been critical to bring new antibiotics to market, they are insufficient to spur the thriving antibiotics market necessary to ensure our nation’s preparedness capacity. We recommend that preparedness legislation specifically include post-market incentives to help antibiotic innovators earn a fair and reasonable return on investments. We also emphasize the importance of diagnostic tests to guide optimal antibiotic use and of vaccines to prevent infections and obviate the need for antibiotic use.

**Disease Surveillance**

While the AMR threats we know about are deeply concerning, the threats we cannot see coming can be the most dangerous of all. AMR surveillance has improved since the 2015 launch of the National Action Plan for Combating Antibiotic Resistant Bacteria, but still falls short of needs. Additional resources are needed to expand public health capacity to track more resistant pathogens and to do so in real time.

2. https://www.thelancet.com/journals/lancet/article/PIIS0140-6736(20)30211-7/fulltext
Public Health Capabilities

Federal, state and local public health capacity must be increased to support appropriate antibiotic use in partnership with healthcare facilities. The Medicare Condition of Participation requiring antibiotic stewardship programs in hospitals, and similar requirements for long term care facilities, are important steps forward. But new grant opportunities must be made available to support robust implementation of stewardship programs at these facilities, as well as at outpatient facilities. A report issued by CDC in 2018 estimated that about 30% of antibiotics prescribed in U.S. doctors’ offices and emergency departments are unnecessary. The same report found that antibiotic prescribing declined nationally by 5% from 2011-2016.4 The overuse and misuse of antibiotics are driving the development of resistant bacteria that complicate pandemic response and limit our arsenal of effective antibiotics.

We thank you for your leadership on the critical issue of pandemic preparedness and urge you to be sure that measures to address AMR are a key component of our nation’s preparedness efforts.

Sincerely,

Alliance for Aging Research
American Association of Bovine Practitioners
American College of Clinical Pharmacy
American Society for Microbiology
American Society of Hematology
American Society of Tropical Medicine and Hygiene
Association for Professionals in Infection Control and Epidemiology
Association of American Veterinary Medical Colleges
Association of Public and Land-grant Universities
Association of Public Health Laboratories
Association of State and Territorial Health Officials
Center for Disease Dynamics, Economics & Policy
CommonSpirit Health
Cystic Fibrosis Foundation
Infectious Diseases Society of America
Kevin Outterson, Social Innovation on Drug Resistance, Boston University
Making-A-Difference in Infectious Diseases
National Association of Pediatric Nurse Practitioners
National Athletic Trainers’ Association
ONCORD, Inc.
Pediatric Infectious Diseases Society
Qpex Biopharma
Research!America
Sepsis Alliance
Small World Initiative

Society for Healthcare Epidemiology of America
Spero Therapeutics
The American Thoracic Society
The Antimicrobials Working Group
   (Amplyx Pharmaceuticals, Cidara Therapeutics Inc., Entasis Therapeutics Inc., Iterum
   Therapeutics Ltd., Nabriva Therapeutics US Inc., Paratek Pharmaceuticals Inc., Qpex
   Biopharma Inc., SCYNEXIS Inc., Summit Therapeutics plc, VenatoRx Pharmaceuticals
   Inc. and X-Biotix)
The Emory Antibiotic Resistance Center
The Foundation to Combat Antimicrobial Resistance
The Gerontological Society of America
The Pew Charitable Trusts
The Society of Critical Care Medicine
Trust for America's Health
Tufts Center for Integrated Management of Antimicrobial Resistance