Due to outbreak of COVID-19, there is a sudden upsurge in demand of disinfectant and sanitizers around the globe and in wake of it, the fraudulent products are circulating all over the market. EPA has been warning and issuing guidelines for manufacturers as well as consumers to be aware of such products and has tried making its legal requirements easier and faster to avoid shortages of effective ingredients to meet supply chain demands. EPA does not provide any third-party certifications; rather, there is a complex registration procedure to sell or distribute products in the US market or any buyer that demand or mandate by EPA registration.

We have decoded the process for you which otherwise seems difficult to understand and is hefty.
ESSENTIALLY:
1. Manufacturers have to provide the EPA with data, to show their products are effective against harder-to-kill viruses.
2. Once approved by EPA, the company can make marketing claims for its product's use against the novel and world-wide pandemic coronavirus.

BENEFITS:
- Become a responsible manufacturer and lead the market.
- Earn greater profits.
- Reach larger consumer base.
- Save consumers from fake and ineffective products.
GIPL can help you with the following procedure:

1. **PRELIMINARY TASKS (REQUIRED FOR REGISTRATION)**
   1.a Register and serve as registered agent - duration of registration process
   1.b Obtain company number from EPA
   1.c Obtain establishment number from EPA for facility where pesticide is produced
   1.d Prepare and submit initial establishment reports within 30 days

2. **SCIENCE/DATA TASKS (REQUIRED FOR REGISTRATION)**
   2.a Regulatory analysis & EPA outreach
   2.b Generation of required EPA Data Matrix
   2.c Prepare registration plan/roadmap

3. **SATISFYING DATA REQUIREMENTS (REQUIRED FOR REGISTRATION)**
   3.a Complete required product chemistry testing
   3.b Complete required acute toxicity testing (required if unregistered active)
   3.c Complete required efficacy testing *(varies by claim)*
   3.d Coordination and oversight of data generation

4. **PRE-APPLICATION MEETING WITH EPA (OPTIONAL)**
   4.a Legal and regulatory support and participation in meeting
   4.b Technical support

5. **EPA REGISTRATION APPLICATION**
   5.a Review and edit draft label
   5.b Prepare and submit application
   5.c Legal and regulatory support throughout EPA review of application
   5.d Determine EPA PRIA Application Fee and any waivers or reductions

6. **STATE REGISTRATION APPLICATIONS**
   6.a Prepare and submit applications - all 50 states + DC

7. **POST REGISTRATION TASKS (Annually, Per Establishment)**
   7.a Serve as registered agent (per establishment)
   7.b Prepare annual establishment report