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116TH CONGRESS 1ST SESSION

S. 2740

To amend the Federal Food, Drug, and Cosmetic Act to clarify the regulatory framework with respect to certain nonprescription drugs that are marketed without an approved new drug application, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 30, 2019

Mr. Isakson (for himself, Mr. Casey, and Mr. Braun) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

NOVEMBER 5, 2019
Reported by Mr. Alexander, without amendment

A BILL

To amend the Federal Food, Drug, and Cosmetic Act to clarify the regulatory framework with respect to certain nonprescription drugs that are marketed without an approved new drug application, 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,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Over-the-Counter Monograph Safety, Innovation, and
- 4 Reform Act of 2019".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—OTC DRUG REVIEW

- Sec. 101. Regulation of certain nonprescription drugs that are marketed without an approved drug application.
- Sec. 102. Misbranding.
- Sec. 103. Drugs excluded from the over-the-counter drug review.
- Sec. 104. Treatment of Sunscreen Innovation Act.
- Sec. 105. Annual update to Congress on appropriate pediatric indication for certain OTC cough and cold drugs.
- Sec. 106. Technical corrections.

TITLE II—USER FEES

- Sec. 201. Short title; finding.
- Sec. 202. Fees relating to over-the-counter drugs.

7 TITLE I—OTC DRUG REVIEW

- 8 SEC. 101. REGULATION OF CERTAIN NONPRESCRIPTION
- 9 DRUGS THAT ARE MARKETED WITHOUT AN
- 10 APPROVED DRUG APPLICATION.
- 11 (a) IN GENERAL.—Chapter V of the Federal Food,
- 12 Drug, and Cosmetic Act is amended by inserting after sec-
- 13 tion 505F of such Act (21 U.S.C. 355g) the following:
- 14 "SEC. 505G. REGULATION OF CERTAIN NONPRESCRIPTION
- 15 DRUGS THAT ARE MARKETED WITHOUT AN
- 16 APPROVED DRUG APPLICATION.
- 17 "(a) Nonprescription Drugs Marketed With-
- 18 OUT AN APPROVED APPLICATION.—Nonprescription

1	drugs marketed without an approved drug application
2	under section 505, as of the date of the enactment of this
3	section, shall be treated in accordance with this sub-
4	section.
5	"(1) Drugs subject to a final monograph;
6	CATEGORY I DRUGS SUBJECT TO A TENTATIVE
7	FINAL MONOGRAPH.—A drug is deemed to be gen-
8	erally recognized as safe and effective under section
9	201(p)(1), not a new drug under section 201(p), and
10	not subject to section 503(b)(1), if—
11	"(A) the drug is—
12	"(i) in conformity with the require-
13	ments for nonprescription use of a final
14	monograph issued under part 330 of title
15	21, Code of Federal Regulations (except as
16	provided in paragraph (2)), the general re-
17	quirements for nonprescription drugs, and
18	conditions or requirements under sub-
19	sections (b), (c), and (k); and
20	"(ii) except as permitted by an order
21	issued under subsection (b) or, in the case
22	of a minor change in the drug, in con-
23	formity with an order issued under sub-
24	section (c), in a dosage form that, imme-
25	diately prior to the date of the enactment

1	of this section, has been used to a material
2	extent and for a material time under sec-
3	tion $201(p)(2)$; or
4	"(B) the drug is—
5	"(i) classified in category I for safety
6	and effectiveness under a tentative final
7	monograph that is the most recently appli-
8	cable proposal or determination issued
9	under part 330 of title 21, Code of Federal
10	Regulations;
11	"(ii) in conformity with the proposed
12	requirements for nonprescription use of
13	such tentative final monograph, any appli-
14	cable subsequent determination by the Sec-
15	retary, the general requirements for non-
16	prescription drugs, and conditions or re-
17	quirements under subsections (b), (c), and
18	(k); and
19	"(iii) except as permitted by an order
20	issued under subsection (b) or, in the case
21	of a minor change in the drug, in con-
22	formity with an order issued under sub-
23	section (c), in a dosage form that, imme-
24	diately prior to the date of the enactment

of this section, has been used to a material

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1	extent and for a material time under sec-
2	tion $201(p)(2)$.
3	"(2) Treatment of sunscreen drugs.—
4	With respect to sunscreen drugs subject to this sec-
5	tion, the applicable requirements in terms of con-
6	formity with a final monograph, for purposes of
7	paragraph (1)(A)(i), shall be the requirements speci-
8	fied in part 352 of title 21, Code of Federal Regula-
9	tions, as published on May 21, 1999, beginning on
10	page 27687 of volume 64 of the Federal Register,
11	except that the applicable requirements governing ef-
12	fectiveness and labeling shall be those specified in
13	section 201.327 of title 21, Code of Federal Regula-
14	tions.
15	"(3) Category III drugs subject to a ten-
16	TATIVE FINAL MONOGRAPH; CATEGORY I DRUGS
17	SUBJECT TO PROPOSED MONOGRAPH OR ADVANCE
18	NOTICE OF PROPOSED RULEMAKING.—A drug that
19	is not described in paragraph (1), (2), or (4) is not
20	required to be the subject of an application approved
21	under section 505, and is not subject to section
22	503(b)(1), if—
23	"(A) the drug is—
24	"(i) classified in category III for safe-
25	ty or effectiveness in the preamble of a

1	proposed rule establishing a tentative final
2	monograph that is the most recently appli-
3	cable proposal or determination for such
4	drug issued under part 330 of title 21,
5	Code of Federal Regulations;
6	"(ii) in conformity with—
7	"(I) the conditions of use, includ-
8	ing indication and dosage strength, if
9	any, described for such category III
10	drug in such preamble or in an appli-
11	cable subsequent proposed rule;
12	"(II) the proposed requirements
13	for drugs classified in such tentative
14	final monograph in category I in the
15	most recently proposed rule estab-
16	lishing requirements related to such
17	tentative final monograph and in any
18	final rule establishing requirements
19	that are applicable to the drug; and
20	"(III) the general requirements
21	for nonprescription drugs and condi-
22	tions or requirements under sub-
23	section (b) or (k); and
24	"(iii) in a dosage form that, imme-
25	diately prior to the date of the enactment

1	of this section, had been used to a material
2	extent and for a material time under sec-
3	tion $201(p)(2)$; or
4	"(B) the drug is—
5	"(i) classified in category I for safety
6	and effectiveness under a proposed mono-
7	graph or advance notice of proposed rule-
8	making that is the most recently applicable
9	proposal or determination for such drug
10	issued under part 330 of title 21, Code of
11	Federal Regulations;
12	"(ii) in conformity with the require-
13	ments for nonprescription use of such pro-
14	posed monograph or advance notice of pro-
15	posed rulemaking, any applicable subse-
16	quent determination by the Secretary, the
17	general requirements for nonprescription
18	drugs, and conditions or requirements
19	under subsection (b) or (k); and
20	"(iii) in a dosage form that, imme-
21	diately prior to the date of the enactment
22	of this section, has been used to a material
23	extent and for a material time under sec-
24	tion $201(p)(2)$.

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"(4) CATEGORY Π DRUGS DEEMED NEW DRUGS.—A drug that is classified in category II for safety or effectiveness under a tentative final monograph or that is subject to a determination to be not generally recognized as safe and effective in a proposed rule that is the most recently applicable proposal issued under part 330 of title 21, Code of Federal Regulations, shall be deemed to be a new drug under section 201(p), misbranded under section 502(ee), and subject to the requirement for an approved new drug application under section 505 beginning on the day that is 180 calendar days after the date of the enactment of this section, unless, before such day, the Secretary determines that it is in the interest of public health to extend the period during which the drug may be marketed without such an approved new drug application.

"(5) DRUGS NOT GRASE DEEMED NEW DRUGS.—A drug that the Secretary has determined not to be generally recognized as safe and effective under section 201(p)(1) under a final determination issued under part 330 of title 21, Code of Federal Regulations, shall be deemed to be a new drug under section 201(p), misbranded under section 502(ee),

1	and subject to the requirement for an approved new
2	drug application under section 505.
3	"(6) Other drugs deemed new drugs.—
4	Except as provided in subsection (m), a drug is
5	deemed to be a new drug under section 201(p) and
6	misbranded under section 502(ee) if the drug—
7	"(A) is not subject to section 503(b)(1);
8	and
9	"(B) is not described in paragraph (1),
10	(2), (3), (4), or (5), or subsection (b)(1)(B).
11	"(b) Administrative Orders.—
12	"(1) In general.—
13	"(A) DETERMINATION.—The Secretary
14	may, on the initiative of the Secretary or at the
15	request of one or more requestors, issue an ad-
16	ministrative order determining whether there
17	are conditions under which a specific drug, a
18	class of drugs, or a combination of drugs, is de-
19	termined to be—
20	"(i) not subject to section 503(b)(1);
21	and
22	"(ii) generally recognized as safe and
23	effective under section $201(p)(1)$.
24	"(B) Effect.—A drug or combination of
25	drugs shall be deemed to not require approval

1	under section 505 if such drug or combination
2	of drugs—
3	"(i) is determined by the Secretary to
4	meet the conditions specified in clauses (i)
5	and (ii) of subparagraph (A);
6	"(ii) is marketed in conformity with
7	an administrative order under this sub-
8	section;
9	"(iii) meets the general requirements
10	for nonprescription drugs; and
11	"(iv) meets the requirements under
12	subsections (c) and (k).
13	"(C) STANDARD.—The Secretary shall find
14	that a drug is not generally recognized as safe
15	and effective under section 201(p)(1) if—
16	"(i) the evidence shows that the drug
17	is not generally recognized as safe and ef-
18	fective under section $201(p)(1)$; or
19	"(ii) the evidence is inadequate to
20	show that the drug is generally recognized
21	as safe and effective under section
22	201(p)(1).
23	"(2) Administrative orders initiated by
24	THE SECRETARY.—

1	"(A) In General.—In issuing an adminis-
2	trative order under paragraph (1) upon the
3	Secretary's initiative, the Secretary shall—
4	"(i) make reasonable efforts to notify
5	informally, not later than 2 business days
6	before the issuance of the proposed order,
7	the sponsors of drugs who have a listing in
8	effect under section 510(j) for the drugs or
9	combination of drugs that will be subject
10	to the administrative order;
11	"(ii) after any such reasonable efforts
12	of notification—
13	"(I) issue a proposed administra-
14	tive order by publishing it on the
15	website of the Food and Drug Admin-
16	istration and include in such order the
17	reasons for the issuance of such order;
18	and
19	"(II) publish a notice of avail-
20	ability of such proposed order in the
21	Federal Register;
22	"(iii) except as provided in subpara-
23	graph (B), provide for a public comment
24	period with respect to such proposed order
25	of not less than 45 calendar days; and

1	"(iv) if, after completion of the pro-
2	ceedings specified in clauses (i) through
3	(iii), the Secretary determines that it is ap-
4	propriate to issue a final administrative
5	order—
6	"(I) issue the final administrative
7	order, together with a detailed state-
8	ment of reasons, which order shall not
9	take effect until the time for request-
10	ing judicial review under paragraph
11	(3)(D)(ii) has expired;
12	"(II) publish a notice of such
13	final administrative order in the Fed-
14	eral Register;
15	"(III) afford requestors of drugs
16	that will be subject to such order the
17	opportunity for formal dispute resolu-
18	tion up to the level of the Director of
19	the Center for Drug Evaluation and
20	Research, which initially must be re-
21	quested within 45 calendar days of
22	the issuance of the order, and, for
23	subsequent levels of appeal, within 30
24	calendar days of the prior decision;
25	and

1	"(IV) except with respect to
2	drugs described in paragraph (3)(B),
3	upon completion of the formal dispute
4	resolution procedure, inform the per-
5	sons which sought such dispute reso-
6	lution of their right to request a hear-
7	ing.
8	"(B) Exceptions.—When issuing an ad-
9	ministrative order under paragraph (1) on the
10	Secretary's initiative proposing to determine
11	that a drug described in subsection (a)(3) is not
12	generally recognized as safe and effective under
13	section 201(p)(1), the Secretary shall follow the
14	procedures in subparagraph (A), except that—
15	"(i) the proposed order shall include
16	notice of—
17	"(I) the general categories of
18	data the Secretary has determined
19	necessary to establish that the drug is
20	generally recognized as safe and effec-
21	tive under section $201(p)(1)$; and
22	"(II) the format for submissions
23	by interested persons;
24	"(ii) the Secretary shall provide for a
25	public comment period of no less than 180

calendar days with respect to such proposed order, except when the Secretary determines, for good cause, that a shorter period is in the interest of public health; and

"(iii) any person who submits data in such comment period shall include a certification that the person has submitted all evidence created, obtained, or received by that person that is both within the categories of data identified in the proposed order and relevant to a determination as to whether the drug is generally recognized as safe and effective under section 201(p)(1).

"(3) Hearings; Judicial Review.—

"(A) IN GENERAL.—Only a person who participated in each stage of formal dispute resolution under subclause (III) of paragraph (2)(A)(iv) of an administrative order with respect to a drug may request a hearing concerning a final administrative order issued under such paragraph with respect to such drug. If a hearing is sought, such person must submit a request for a hearing, which shall be based solely on information in the administrative record, to the Secretary not later than 30

1	calendar days after receiving notice of the final
2	decision of the formal dispute resolution proce-
3	dure.
4	"(B) NO HEARING REQUIRED WITH RE-
5	SPECT TO ORDERS RELATING TO CERTAIN
6	DRUGS.—
7	"(i) In General.—The Secretary
8	shall not be required to provide notice and
9	an opportunity for a hearing pursuant to
10	paragraph (2)(A)(iv) if the final adminis-
11	trative order involved relates to a drug—
12	"(I) that is described in sub-
13	section $(a)(3)(A)$; and
14	"(II) with respect to which no
15	human or non-human data studies rel-
16	evant to the safety or effectiveness of
17	such drug have been submitted to the
18	administrative record since the
19	issuance of the most recent tentative
20	final monograph relating to such
21	drug.
22	"(ii) Human data studies and
23	NON-HUMAN DATA DEFINED.—In this sub-
24	paragraph:

1	"(I) The term 'human data stud-
2	ies' means clinical trials of safety or
3	effectiveness (including actual use
4	studies), pharmacokinetics studies, or
5	bioavailability studies.
6	"(II) The term 'non-human data'
7	means data from testing other than

"(II) The term 'non-human data' means data from testing other than with human subjects which provides information concerning safety or effectiveness.

"(C) Hearing Procedures.—

"(i) Denial of Request for HearIng.—If the Secretary determines that information submitted in a request for a
hearing under subparagraph (A) with respect to a final administrative order issued
under paragraph (2)(A)(iv) does not identify the existence of a genuine and substantial question of material fact, the Secretary may deny such request. In making
such a determination, the Secretary may
consider only information and data that
are based on relevant and reliable scientific
principles and methodologies.

1	"(ii) Single hearing for multiple
2	RELATED REQUESTS.—If more than one
3	request for a hearing is submitted with re-
4	spect to the same administrative order
5	under subparagraph (A), the Secretary
6	may direct that a single hearing be con-
7	ducted in which all persons whose hearing
8	requests were granted may participate.
9	"(iii) Presiding officer.—The pre-
10	siding officer of a hearing requested under
11	subparagraph (A) shall—
12	"(I) be designated by the Sec-
13	retary;
14	"(II) not be an employee of the
15	Center for Drug Evaluation and Re-
16	search; and
17	"(III) not have been previously
18	involved in the development of the ad-
19	ministrative order involved or pro-
20	ceedings relating to that administra-
21	tive order.
22	"(iv) Rights of parties to hear-
23	ING.—The parties to a hearing requested
24	under subparagraph (A) shall have the
25	right to present testimony, including testi-

1	mony of expert witnesses, and to cross-ex-
2	amine witnesses presented by other parties.
3	Where appropriate, the presiding officer
4	may require that cross-examination by par-
5	ties representing substantially the same in-
6	terests be consolidated to promote effi-
7	ciency and avoid duplication.
8	"(v) Final decision.—
9	"(I) At the conclusion of a hear-
10	ing requested under subparagraph
11	(A), the presiding officer of the hear-
12	ing shall issue a decision containing
13	findings of fact and conclusions of
14	law. The decision of the presiding offi-
15	cer shall be final.
16	"(II) The final decision may not
17	take effect until the period under sub-
18	paragraph (D)(ii) for submitting a re-
19	quest for judicial review of such deci-
20	sion expires.
21	"(D) Judicial review of final admin-
22	ISTRATIVE ORDER.—
23	"(i) In general.—The procedures
24	described in section 505(h) shall apply
25	with respect to judicial review of final ad-

1	ministrative orders issued under this sub-
2	section in the same manner and to the
3	same extent as such section applies to an
4	order described in such section except that
5	the judicial review shall be taken by filing
6	in an appropriate district court of the
7	United States in lieu of the appellate
8	courts specified in such section.
9	"(ii) Period to submit a request
10	FOR JUDICIAL REVIEW.—A person eligible
11	to request a hearing under this paragraph
12	and seeking judicial review of a final ad-
13	ministrative order issued under this sub-
14	section shall file such request for judicial
15	review not later than 60 calendar days
16	after the latest of—
17	"(I) the date on which notice of
18	such order is published;
19	"(II) the date on which a hearing
20	with respect to such order is denied
21	under subparagraph (B) or (C)(i);
22	"(III) the date on which a final
23	decision is made following a hearing
24	under subparagraph (C)(v); or

1	"(IV) if no hearing is requested,
2	the date on which the time for re-
3	questing a hearing expires.
4	"(4) Expedited procedure with respect
5	TO ADMINISTRATIVE ORDERS INITIATED BY THE
6	SECRETARY.—
7	"(A) Imminent hazard to the public
8	HEALTH.—
9	"(i) In general.—In the case of a
10	determination by the Secretary that a
11	drug, class of drugs, or combination of
12	drugs subject to this section poses an im-
13	minent hazard to the public health, the
14	Secretary, after first making reasonable ef-
15	forts to notify, not later than 48 hours be-
16	fore issuance of such order under this sub-
17	paragraph, sponsors who have a listing in
18	effect under section 510(j) for such drug
19	or combination of drugs—
20	"(I) may issue an interim final
21	administrative order for such drug,
22	class of drugs, or combination of
23	drugs under paragraph (1), together
24	with a detailed statement of the rea-
25	sons for such order:

1	"(II) shall publish in the Federal
2	Register a notice of availability of any
3	such order; and
4	"(III) shall provide for a public
5	comment period of at least 45 cal-
6	endar days with respect to such in-
7	terim final order.
8	"(ii) Nondelegation.—The Sec-
9	retary may not delegate the authority to
10	issue an interim final administrative order
11	under this subparagraph.
12	"(B) SAFETY LABELING CHANGES.—
13	"(i) In general.—In the case of a
14	determination by the Secretary that a
15	change in the labeling of a drug, class of
16	drugs, or combination of drugs subject to
17	this section is reasonably expected to miti-
18	gate a significant or unreasonable risk of
19	a serious adverse event associated with use
20	of the drug, the Secretary may—
21	"(I) make reasonable efforts to
22	notify informally, not later than 48
23	hours before the issuance of the in-
24	terim final order, the sponsors of
25	drugs who have a listing in effect

1	under section 510(j) for such drug or
2	combination of drugs;
3	"(II) after reasonable efforts of
4	notification, issue an interim final ad-
5	ministrative order in accordance with
6	paragraph (1) to require such change,
7	together with a detailed statement of
8	the reasons for such order;
9	"(III) publish in the Federal
10	Register a notice of availability of
11	such order; and
12	"(IV) provide for a public com-
13	ment period of at least 45 calendar
14	days with respect to such interim final
15	order.
16	"(ii) Content of order.—An in-
17	terim final order issued under this sub-
18	paragraph with respect to the labeling of a
19	drug may provide for new warnings and
20	other information required for safe use of
21	the drug.
22	"(C) Effective date.—An order under
23	subparagraph (A) or (B) shall take effect on a
24	date specified by the Secretary.

1	"(D) FINAL ORDER.—After the completion
2	of the proceedings in subparagraph (A) or (B),
3	the Secretary shall—
4	"(i) issue a final order in accordance
5	with paragraph (1);
6	"(ii) publish a notice of availability of
7	such final administrative order in the Fed-
8	eral Register; and
9	"(iii) afford sponsors of such drugs
10	that will be subject to such an order the
11	opportunity for formal dispute resolution
12	up to the level of the Director of the Cen-
13	ter for Drug Evaluation and Research,
14	which must initially be within 45 calendar
15	days of the issuance of the order, and for
16	subsequent levels of appeal, within 30 cal-
17	endar days of the prior decision.
18	"(E) Hearings.—A sponsor of a drug
19	subject to a final order issued under subpara-
20	graph (D) and that participated in each stage
21	of formal dispute resolution under clause (iii) of
22	such subparagraph may request a hearing on
23	such order. The provisions of subparagraphs
24	(A), (B), and (C) of paragraph (3), other than
25	paragraph (3)(C)(v)(II), shall apply with re-

1	spect to a hearing on such order in the same
2	manner and to the same extent as such provi-
3	sions apply with respect to a hearing on an ad-
4	ministrative order issued under paragraph
5	(2)(A)(iv).
6	"(F) TIMING.—
7	"(i) Final order and hearing.—
8	The Secretary shall—
9	"(I) not later than 6 months
10	after the date on which the comment
11	period closes under subparagraph (A)
12	or (B), issue a final order in accord-
13	ance with paragraph (1); and
14	"(II) not later than 12 months
15	after the date on which such final
16	order is issued, complete any hearing
17	under subparagraph (E).
18	"(ii) Dispute resolution re-
19	QUEST.—The Secretary shall specify in an
20	interim final order issued under subpara-
21	graph (A) or (B) such shorter periods for
22	requesting dispute resolution under sub-
23	paragraph (D)(iii) as are necessary to
24	meet the requirements of this subpara-
25	graph.

1	"(G) Judicial review.—A final order
2	issued pursuant to subparagraph (F) shall be
3	subject to judicial review in accordance with
4	paragraph (3)(D).
5	"(5) Administrative order initiated at
6	THE REQUEST OF A REQUESTOR.—
7	"(A) In general.—In issuing an adminis-
8	trative order under paragraph (1) at the re-
9	quest of a requestor with respect to certain
10	drugs, classes of drugs, or combinations of
11	drugs—
12	"(i) the Secretary shall, after receiv-
13	ing a request under this subparagraph, de-
14	termine whether the request is sufficiently
15	complete and formatted to permit a sub-
16	stantive review;
17	"(ii) if the Secretary determines that
18	the request is sufficiently complete and for-
19	matted to permit a substantive review, the
20	Secretary shall—
21	"(I) file the request; and
22	"(II) initiate proceedings with re-
23	spect to issuing an administrative
24	order in accordance with paragraphs
25	(2) and (3); and

1	"(iii) except as provided in paragraph
2	(6), if the Secretary determines that a re-
3	quest does not meet the requirements for
4	filing or is not sufficiently complete and
5	formatted to permit a substantive review,
6	the requestor may demand that the request
7	be filed over protest, and the Secretary
8	shall initiate proceedings to review the re-
9	quest in accordance with paragraph (2)(A).
10	"(B) Request to initiate pro-
11	CEEDINGS.—
12	"(i) In general.—A requestor seek-
13	ing an administrative order under para-
14	graph (1) with respect to certain drugs,
15	classes of drugs, or combinations of drugs,
16	shall submit to the Secretary a request to
17	initiate proceedings for such order in the
18	form and manner as specified by the Sec-
19	retary. Such requestor may submit a re-
20	quest under this subparagraph for the
21	issuance of an administrative order—
22	"(I) determining whether a drug
23	is generally recognized as safe and ef-
24	fective under section 201(p)(1), ex-
25	empt from section 503(b)(1), and not

1	required to be the subject of an ap-
2	proved application under section 505;
3	or
4	"(II) determining whether a
5	change to a condition of use of a drug
6	is generally recognized as safe and ef-
7	fective under section 201(p)(1), ex-
8	empt from section 503(b)(1), and not
9	required to be the subject of an ap-
10	proved application under section 505,
11	if, absent such a changed condition of
12	use, such drug is—
13	"(aa) generally recognized
14	as safe and effective under sec-
15	tion 201(p)(1) in accordance with
16	subsection $(a)(1)$, $(a)(2)$, or an
17	order under this subsection; or
18	"(bb) subject to subsection
19	(a)(3), but only if such requestor
20	initiates such request in conjunc-
21	tion with a request for the Sec-
22	retary to determine whether such
23	drug is generally recognized as
24	safe and effective under section
25	201(p)(1), which is filed by the

1	Secretary under subparagraph
2	(A)(ii).
3	"(ii) Exception.—The Secretary is
4	not required to complete review of a re-
5	quest for a change described in clause
6	(i)(II) if the Secretary determines that
7	there is an inadequate basis to find the
8	drug is generally recognized as safe and ef-
9	fective under section $201(p)(1)$ under para-
10	graph (1) and issues a final order an-
11	nouncing that determination.
12	"(iii) WITHDRAWAL.—The requestor
13	may withdraw a request under this para-
14	graph, according to the procedures set
15	forth pursuant to subsection $(d)(2)(B)$.
16	Notwithstanding any other provision of
17	this section, if such request is withdrawn,
18	the Secretary may cease proceedings under
19	this subparagraph.
20	"(C) Exclusivity.—
21	"(i) In general.—A final adminis-
22	trative order issued in response to a re-
23	quest under this section shall have the ef-
24	fect of authorizing solely the order re-
25	questor (or the licensees, assignees, or suc-

1	cessors in interest of such requestor with
2	respect to the subject of such order), for a
3	period of 18 months following the effective
4	date of such final order and beginning on
5	the date the requestor may lawfully market
6	such drugs pursuant to the order, to mar-
7	ket drugs—
8	"(I) incorporating changes de-
9	scribed in clause (ii); and
10	"(II) subject to the limitations
11	under clause (iv).
12	"(ii) Changes described.—A
13	change described in this clause is a change
14	subject to an order specified in clause (i),
15	which—
16	"(I) provides for a drug to con-
17	tain an active ingredient (including
18	any ester or salt of the active ingre-
19	dient) not previously incorporated in a
20	drug described in clause (iii); or
21	"(II) provides for a change in the
22	conditions of use of a drug, for which
23	new human data studies conducted or
24	sponsored by the requestor (or for
25	which the requestor has an exclusive

1	right of reference) were essential to
2	the issuance of such order.
3	"(iii) Drugs described.—The drugs
4	described in this clause are drugs—
5	"(I) specified in subsection
6	(a)(1), (a)(2), or (a)(3);
7	"(II) subject to a final order
8	issued under this section;
9	"(III) subject to a final sun-
10	screen order (as defined in section
11	586(2)(A)); or
12	"(IV) described in subsection
13	(m)(1), other than drugs subject to an
14	active enforcement action under chap-
15	ter III of this Act.
16	"(iv) Limitations on exclu-
17	SIVITY.—
18	"(I) In general.—Only one 18-
19	month period under this subpara-
20	graph shall be granted, under each
21	order described in clause (i), with re-
22	spect to changes (to the drug subject
23	to such order) which are either—

1	"(aa) changes described in
2	clause (ii)(I), relating to active
3	ingredients; or
4	"(bb) changes described in
5	clause (ii)(II), relating to condi-
6	tions of use.
7	"(II) NO EXCLUSIVITY AL-
8	LOWED.—No exclusivity shall apply to
9	changes to a drug which are—
10	"(aa) the subject of a Tier 2
11	OTC monograph order request
12	(as defined in section 744L);
13	"(bb) safety-related changes,
14	as defined by the Secretary, or
15	any other changes the Secretary
16	considers necessary to assure
17	safe use; or
18	"(cc) changes related to
19	methods of testing safety or effi-
20	cacy.
21	"(v) New Human data studies de-
22	FINED.—In this subparagraph, the term
23	'new human data studies' means clinical
24	trials of safety or effectiveness (including
25	actual use studies), pharmacokinetics stud-

1	ies, or bioavailability studies, the results of
2	which—
3	"(I) have not been relied on by
4	the Secretary to support—
5	"(aa) a proposed or final de-
6	termination that a drug described
7	in subclause (I), (II), or (III) of
8	clause (iii) is generally recognized
9	as safe and effective under sec-
10	tion $201(p)(1)$; or
11	"(bb) approval of a drug
12	that was approved under section
13	505; and
14	"(II) do not duplicate the results
15	of another study that was relied on by
16	the Secretary to support—
17	"(aa) a proposed or final de-
18	termination that a drug described
19	in subclause (I), (II), or (III) of
20	clause (iii) is generally recognized
21	as safe and effective under sec-
22	tion $201(p)(1)$; or
23	"(bb) approval of a drug
24	that was approved under section
25	505.

1	"(vi) Notification of drug not
2	AVAILABLE FOR SALE.—A requestor that
3	is granted exclusivity with respect to a
4	drug under this subparagraph shall notify
5	the Secretary in writing within 1 year of
6	the issuance of the final administrative
7	order if the drug that is the subject of
8	such order will not be available for sale
9	within 1 year of the date of issuance of
10	such order. The requestor shall include
11	with such notice the—
12	"(I) identity of the drug by es-
13	tablished name and by proprietary
14	name, if any;
15	"(II) strength of the drug;
16	"(III) date on which the drug
17	will be available for sale, if known;
18	and
19	"(IV) reason for not marketing
20	the drug after issuance of the order.
21	"(6) Information regarding safe non-
22	PRESCRIPTION MARKETING AND USE AS CONDITION
23	FOR FILING A GENERALLY RECOGNIZED AS SAFE
24	AND EFFECTIVE REQUEST.—

1	"(A) In general.—In response to a re-
2	quest under this section that a drug described
3	in subparagraph (B) be generally recognized as
4	safe and effective, the Secretary—
5	"(i) may file such request, if the re-
6	quest includes information specified under
7	subparagraph (C) with respect to safe non-
8	prescription marketing and use of such
9	drug; or
10	"(ii) if the request fails to include in-
11	formation specified under subparagraph
12	(C), shall refuse to file such request and
13	require that nonprescription marketing of
14	the drug be pursuant to a new drug appli-
15	cation as described in subparagraph (D).
16	"(B) Drug described.—A drug de-
17	scribed in this subparagraph is a nonprescrip-
18	tion drug which contains an active ingredient
19	not previously incorporated in a drug—
20	"(i) specified in subsection $(a)(1)$,
21	(a)(2), or (a)(3);
22	"(ii) subject to a final order under
23	this section; or
24	"(iii) subject to a final sunscreen
25	order (as defined in section $586(2)(A)$).

1	"(C) Information demonstrating
2	PRIMA FACIE SAFE NONPRESCRIPTION MAR-
3	KETING AND USE.—Information specified in
4	this subparagraph, with respect to a request de-
5	scribed in subparagraph (A)(i), is—
6	"(i) information sufficient for a prima
7	facie demonstration that the drug subject
8	to such request has a verifiable history of
9	being marketed and safely used by con-
10	sumers in the United States as a non-
11	prescription drug under comparable condi-
12	tions of use;
13	"(ii) if the drug has not been pre-
14	viously marketed in the United States as a
15	nonprescription drug, information suffi-
16	cient for a prima facie demonstration that
17	the drug was marketed and safely used
18	under comparable conditions of marketing
19	and use in a country listed in section
20	802(b)(1)(A) or designated by the Sec-
21	retary in accordance with section
22	802(b)(1)(B)—
23	"(I) for such period as needed to
24	provide reasonable assurances con-

1	cerning the safe nonprescription use
2	of the drug; and
3	"(II) during such time was sub-
4	ject to sufficient monitoring by a reg-
5	ulatory body considered acceptable by
6	the Secretary for such monitoring
7	purposes, including for adverse events
8	associated with nonprescription use of
9	the drug; or
10	"(iii) if the Secretary determines that
11	information described in clause (i) or (ii) is
12	not needed to provide a prima facie dem-
13	onstration that the drug can be safely mar-
14	keted and used as a nonprescription drug,
15	such other information the Secretary deter-
16	mines is sufficient for such purposes.
17	"(D) Marketing pursuant to new
18	DRUG APPLICATION.—In the case of a request
19	described in subparagraph (A)(ii), the drug
20	subject to such request may be resubmitted for
21	filing only if—
22	"(i) the drug is marketed as a non-
23	prescription drug, under conditions of use
24	comparable to the conditions specified in
25	the request, for such period as the Sec-

retary determines appropriate (not to exceed 5 consecutive years) pursuant to an application approved under section 505; and

"(ii) during such period, 1,000,000 retail packages of the drug, or an equivalent quantity as determined by the Secretary, were distributed for retail sale, as determined in such manner as the Secretary finds appropriate.

"(E) RULE OF APPLICATION.—Except in the case of a request involving a drug described in section 586(9), as in effect on January 1, 2017, if the Secretary refuses to file a request under this paragraph, the requestor may not file such request over protest under paragraph (5)(A)(iii).

"(7) Packaging.—An administrative order issued under paragraph (2), (4)(A), or (5) may include requirements for the packaging of a drug to encourage use in accordance with labeling. Such requirements may include unit dose packaging, requirements for products intended for use by pediatric populations, requirements to reduce risk of harm from unsupervised ingestion, and other appro-

1	priate requirements. This paragraph does not au-
2	thorize the Food and Drug Administration to re-
3	quire standards or testing procedures as described in
4	part 1700 of title 16, Code of Federal Regulations.
5	"(8) Final and tentative final mono-
6	GRAPHS FOR CATEGORY I DRUGS DEEMED FINAL
7	ADMINISTRATIVE ORDERS.—
8	"(A) In general.—A final monograph or
9	tentative final monograph described in subpara-
10	graph (B) shall be deemed to be a final admin-
11	istrative order under this subsection and may
12	be amended, revoked, or otherwise modified in
13	accordance with the procedures of this sub-
14	section.
15	"(B) Monographs described.—For pur-
16	poses of subparagraph (A), a final monograph
17	or tentative final monograph is described in this
18	subparagraph if it—
19	"(i) establishes conditions of use for a
20	drug described in paragraph (1) or (2) of
21	subsection (a); and
22	"(ii) represents the most recently pro-
23	mulgated version of such conditions, in-
24	cluding as modified, in whole or in part, by
25	any proposed or final rule.

1	"(C) Deemed orders include harmo-
2	NIZING TECHNICAL AMENDMENTS.—The
3	deemed establishment of a final administrative
4	order under subparagraph (A) shall be con-
5	strued to include any technical amendments to
6	such order as the Secretary determines nec-
7	essary to ensure that such order is appro-
8	priately harmonized, in terms of terminology or
9	cross-references, with the applicable provisions
10	of this Act (and regulations thereunder) and
11	any other orders issued under this section.
12	"(c) Procedure for Minor Changes.—
13	"(1) In general.—Minor changes in the dos-
14	age form of a drug that is described in paragraph
15	(1) or (2) of subsection (a) or the subject of an
16	order issued under subsection (b) may be made by
17	a requestor without the issuance of an order under
18	subsection (b) if—
19	"(A) the requestor maintains such infor-
20	mation as is necessary to demonstrate that the
21	change—
22	"(i) will not affect the safety or effec-
23	tiveness of the drug; and
24	"(ii) will not materially affect the ex-
25	tent of absorption or other exposure to the

1	active ingredient in comparison to a suit-
2	able reference product; and
3	"(B) the change is in conformity with the
4	requirements of an applicable administrative
5	order issued by the Secretary under paragraph
6	(3).
7	"(2) Additional information.—
8	"(A) Access to records.—A sponsor
9	shall submit records requested by the Secretary
10	relating to such a minor change under section
11	704(a)(4), within 15 business days of receiving
12	such a request, or such longer period as the
13	Secretary may provide.
14	"(B) Insufficient information.—If the
15	Secretary determines that the information con-
16	tained in such records is not sufficient to dem-
17	onstrate that the change does not affect the
18	safety or effectiveness of the drug or materially
19	affect the extent of absorption or other expo-
20	sure to the active ingredient, the Secretary—
21	"(i) may so inform the sponsor of the
22	drug in writing; and
23	"(ii) if the Secretary so informs the
24	sponsor, shall provide the sponsor of the

1	drug with a reasonable opportunity to pro-
2	vide additional information.
3	"(C) Failure to submit sufficient in-
4	FORMATION.—If the sponsor fails to provide
5	such additional information within a time pre-
6	scribed by the Secretary, or if the Secretary de-
7	termines that such additional information does
8	not demonstrate that the change does not—
9	"(i) affect the safety or effectiveness
10	of the drug; or
11	"(ii) materially affect the extent of
12	absorption or other exposure to the active
13	ingredient in comparison to a suitable ref-
14	erence product,
15	the drug as modified is a new drug under sec-
16	tion 201(p) and shall be deemed to be mis-
17	branded under section 502(ee).
18	"(3) Determining whether a change will
19	AFFECT SAFETY OR EFFECTIVENESS.—
20	"(A) IN GENERAL.—The Secretary shall
21	issue one or more administrative orders speci-
22	fying requirements for determining whether a
23	minor change made by a sponsor pursuant to
24	this subsection will affect the safety or effective-
25	ness of a drug or materially affect the extent of

absorption or other exposure to an active ingredient in the drug in comparison to a suitable reference product, together with guidance for applying those orders to specific dosage forms.

"(B) STANDARD PRACTICES.—The orders and guidance issued by the Secretary under subparagraph (A) shall take into account relevant public standards and standard practices for evaluating the quality of drugs, and may take into account the special needs of populations, including children.

12 "(d) Confidentiality of Information Sub-13 mitted to the Secretary.—

"(1) In GENERAL.—Subject to paragraph (2), any information, including reports of testing conducted on the drug or drugs involved, that is submitted by a requestor in connection with proceedings on an order under this section (including any minor change under subsection (c)) and is a trade secret or confidential information subject to section 552(b)(4) of title 5, United States Code, or section 1905 of title 18, United States Code, shall not be disclosed to the public unless the requestor consents to that disclosure.

"(2) Public availability.—

1	"(A) In general.—Except as provided in
2	subparagraph (B), the Secretary shall—
3	"(i) make any information submitted
4	by a requestor in support of a request
5	under subsection (b)(5)(A) available to the
6	public not later than the date on which the
7	proposed order is issued; and
8	"(ii) make any information submitted
9	by any other person with respect to an
10	order requested (or initiated by the Sec-
11	retary) under subsection (b), available to
12	the public upon such submission.
13	"(B) Limitations on public avail-
14	ABILITY.—Information described in subpara-
15	graph (A) shall not be made public if—
16	"(i) the information pertains to phar-
17	maceutical quality information, unless such
18	information is necessary to establish stand-
19	ards under which a drug is generally rec-
20	ognized as safe and effective under section
21	201(p)(1);
22	"(ii) the information is submitted in a
23	requestor-initiated request, but the re-
24	questor withdraws such request, in accord-
25	ance with withdrawal procedures estab-

1	lished by the Secretary, before the Sec-
2	retary issues the proposed order;
3	"(iii) the Secretary requests and ob-
4	tains the information under subsection (c)
5	and such information is not submitted in
6	relation to an order under subsection (b);
7	or
8	"(iv) the information is of the type
9	contained in raw datasets.
10	"(e) Updates to Drug Listing Information.—
11	A sponsor who makes a change to a drug subject to this
12	section shall submit updated drug listing information for
13	the drug in accordance with section 510(j) within 30 cal-
14	endar days of the date when the drug is first commercially
15	marketed, except that a sponsor who was the order re-
16	questor with respect to an order subject to subsection
17	(b)(5)(C) (or a licensee, assignee, or successor in interest
18	of such requestor) shall submit updated drug listing infor-
19	mation on or before the date when the drug is first com-
20	mercially marketed.
21	"(f) Approvals Under Section 505.—The provi-
22	sions of this section shall not be construed to preclude a
23	person from seeking or maintaining the approval of an ap-
24	plication for a drug under sections $505(b)(1)$, $505(b)(2)$,
25	and 505(j). A determination under this section that a drug

1	is not subject to section 503(b)(1), is generally recognized
2	as safe and effective under section 201(p)(1), and is not
3	a new drug under section 201(p) shall constitute a finding
4	that the drug is safe and effective that may be relied upon
5	for purposes of an application under section 505(b)(2), so
6	that the applicant shall be required to submit for purposes
7	of such application only information needed to support any
8	modification of the drug that is not covered by such deter-
9	mination under this section.
10	"(g) Public Availability of Administrative Or-
11	DERS.—The Secretary shall establish, maintain, update
12	(as determined necessary by the Secretary but no less fre-
13	quently than annually), and make publicly available, with
14	respect to orders issued under this section—
15	"(1) a repository of each final order and in-
16	terim final order in effect, including the complete
17	text of the order; and
18	"(2) a listing of all orders proposed and under
19	development under subsection (b)(2), including—
20	"(A) a brief description of each such order;
21	and
22	"(B) the Secretary's expectations, if re-
23	sources permit, for issuance of proposed orders
24	over a 3-year period.

- 1 "(h) Development Advice to Sponsors or Re-
- 2 QUESTORS.—The Secretary shall establish procedures
- 3 under which sponsors or requestors may meet with appro-
- 4 priate officials of the Food and Drug Administration to
- 5 obtain advice on the studies and other information nec-
- 6 essary to support submissions under this section and other
- 7 matters relevant to the regulation of nonprescription
- 8 drugs and the development of new nonprescription drugs
- 9 under this section.
- 10 "(i) Participation of Multiple Sponsors or Re-
- 11 QUESTORS.—The Secretary shall establish procedures to
- 12 facilitate efficient participation by multiple sponsors or re-
- 13 questors in proceedings under this section, including provi-
- 14 sion for joint meetings with multiple sponsors or reques-
- 15 tors or with organizations nominated by sponsors or re-
- 16 questors to represent their interests in a proceeding.
- 17 "(j) Electronic Format.—All submissions under
- 18 this section shall be in electronic format.
- 19 "(k) Effect on Existing Regulations Gov-
- 20 Erning Nonprescription Drugs.—
- 21 "(1) REGULATIONS OF GENERAL APPLICA-
- 22 BILITY TO NONPRESCRIPTION DRUGS.—Except as
- provided in this subsection, nothing in this section
- 24 supersedes regulations establishing general require-
- 25 ments for nonprescription drugs, including regula-

1	tions of general applicability contained in parts 201,
2	250, and 330 of title 21, Code of Federal Regula-
3	tions, or any successor regulations. The Secretary
4	shall establish or modify such regulations by means
5	of rulemaking in accordance with section 553 of title
6	5, United States Code.
7	"(2) Regulations establishing require-
8	MENTS FOR SPECIFIC NONPRESCRIPTION DRUGS.—
9	"(A) The provisions of section 310.545 of
10	title 21, Code of Federal Regulations, as in ef-
11	fect on the day before the date of the enact-
12	ment of this section, shall be deemed to be a
13	final order under subsection (b).
14	"(B) Regulations in effect on the day be-
15	fore the date of the enactment of this section,
16	establishing requirements for specific non-
17	prescription drugs marketed pursuant to this
18	section (including such requirements in parts
19	201 and 250 of title 21, Code of Federal Regu-
20	lations), shall be deemed to be final orders
21	under subsection (b), only as they apply to
22	drugs—
23	"(i) subject to paragraph (1), (2), (3),
24	or (4) of subsection (a); or

1	"(ii) otherwise subject to an order
2	under this section.
3	"(3) WITHDRAWAL OF REGULATIONS.—The
4	Secretary shall withdraw regulations establishing
5	final monographs and the procedures governing the
6	over-the-counter drug review under part 330 and
7	other relevant parts of title 21, Code of Federa
8	Regulations (as in effect on the day before the date
9	of the enactment of this section), or make technical
10	changes to such regulations to ensure conformity
11	with appropriate terminology and cross references
12	Notwithstanding subchapter II of chapter 5 of title
13	5, United States Code, any such withdrawal or tech-
14	nical changes shall be made without public notice
15	and comment and shall be effective upon publication
16	through notice in the Federal Register (or upon such
17	date as specified in such notice).
18	"(l) Guidance.—The Secretary shall issue guidance
19	that specifies—
20	"(1) the procedures and principles for forma
21	meetings between the Secretary and sponsors or re-
22	questors for drugs subject to this section;
23	"(2) the format and content of data submis-
24	sions to the Secretary under this section;

1	"(3) the format of electronic submissions to the
2	Secretary under this section;
3	"(4) consolidated proceedings for appeal and
4	the procedures for such proceedings where appro-
5	priate; and
6	"(5) for minor changes in drugs, recommenda-
7	tions on how to comply with the requirements in or-
8	ders issued under subsection (c)(3).
9	"(m) Rule of Construction.—
10	"(1) In general.—This section shall not af-
11	fect the treatment or status of a nonprescription
12	drug—
13	"(A) that is marketed without an applica-
14	tion approved under section 505 as of the date
15	of the enactment of this section;
16	"(B) that is not subject to an order issued
17	under this section; and
18	"(C) to which paragraph (1), (2), (3), (4),
19	or (5) of subsection (a) do not apply.
20	"(2) Treatment of products previously
21	FOUND TO BE SUBJECT TO TIME AND EXTENT RE-
22	QUIREMENTS.—
23	"(A) Notwithstanding subsection (a), a
24	drug described in subparagraph (B) may only
25	be lawfully marketed, without an application

1 approved under section 505, pursuant to an 2 order issued under this section.

"(B) A drug described in this subparagraph is a drug which, prior to the date of the enactment of this section, the Secretary determined in a proposed or final rule to be ineligible for review under the OTC drug review (as such phrase 'OTC drug review' was used in section 330.14 of title 21, Code of Federal Regulations, as in effect on the day before the date of the enactment of this section).

"(3) Preservation of Authority.—

- "(A) Nothing in paragraph (1) shall be construed to preclude or limit the applicability of any provision of this Act other than this section.
- "(B) Nothing in subsection (a) shall be construed to prohibit the Secretary from issuing an order under this section finding a drug to be not generally recognized as safe and effective under section 201(p)(1), as the Secretary determines appropriate.
- "(n) Investigational New Drugs.—A drug is not subject to this section if an exemption for investigational use under section 505(i) is in effect for such drug.

1	"(o) Inapplicability of Paperwork Reduction
2	ACT.—Chapter 35 of title 44, United States Code, shall
3	not apply to collections of information made under this
4	section.
5	"(p) Inapplicability of Notice and Comment
6	RULEMAKING AND OTHER REQUIREMENTS.—The re-
7	quirements of subsection (b) shall apply with respect to
8	orders issued under this section instead of the require-
9	ments of subchapter II of chapter 5 of title 5, United
10	States Code.
11	"(q) Definitions.—In this section:
12	"(1) The term 'nonprescription drug' refers to
13	a drug not subject to the requirements of section
14	503(b)(1).
15	"(2) The term 'sponsor' refers to any person
16	marketing, manufacturing, or processing a drug
17	that—
18	"(A) is listed pursuant to section 510(j);
19	and
20	"(B) is or will be subject to an administra-
21	tive order under this section of the Food and
22	Drug Administration.
23	"(3) The term 'requestor' refers to any person
24	or group of persons marketing, manufacturing, proc-
25	essing, or developing a drug.".

1	(b) GAO STUDY.—Not later than 4 years after the
2	date of enactment of this Act, the Comptroller General
3	of the United States shall submit a study to the Com-
4	mittee on Energy and Commerce of the House of Rep-
5	resentatives and the Committee on Health, Education,
6	Labor, and Pensions of the Senate addressing the effec-
7	tiveness and overall impact of exclusivity under section
8	505G of the Federal Food, Drug, and Cosmetic Act, as
9	added by subsection (a), and section 586C of such Act
10	(21 U.S.C. 360fff-3), including the impact of such exclu-
11	sivity on consumer access. Such study shall include—
12	(1) an analysis of the impact of exclusivity
13	under such section 505G for nonprescription drug
14	products, including—
15	(A) the number of nonprescription drug
16	products that were granted exclusivity and the
17	indication for which the nonprescription drug
18	products were determined to be generally recog-
19	nized as safe and effective;
20	(B) whether the exclusivity for such drug
21	products was granted for—
22	(i) a new active ingredient (including
23	any ester or salt of the active ingredient);
24	or

1	(ii) changes in the conditions of use of
2	a drug, for which new human data studies
3	conducted or sponsored by the requestor
4	were essential;
5	(C) whether, and to what extent, the exclu-
6	sivity impacted the requestor's or sponsor's de-
7	cision to develop the drug product;
8	(D) an analysis of the implementation of
9	the exclusivity provision in such section 505G
10	including—
11	(i) the resources used by the Food
12	and Drug Administration;
13	(ii) the impact of such provision or
14	innovation, as well as research and devel-
15	opment in the nonprescription drug mar-
16	ket;
17	(iii) the impact of such provision or
18	competition in the nonprescription drug
19	market;
20	(iv) the impact of such provision on
21	consumer access to nonprescription drug
22	products;
23	(v) the impact of such provision or
24	the prices of nonprescription drug prod-
25	ucts; and

1	(vi) whether the administrative orders
2	initiated by requestors under such section
3	505G have been sufficient to encourage the
4	development of nonprescription drug prod-
5	ucts that would likely not be otherwise de-
6	veloped, or developed in as timely a man-
7	ner; and
8	(E) whether the administrative orders ini-
9	tiated by requestors under such section 505G
10	have been sufficient incentive to encourage in-
11	novation in the nonprescription drug market;
12	and
13	(2) an analysis of the impact of exclusivity
14	under such section 586C for sunscreen ingredients,
15	including—
16	(A) the number of sunscreen ingredients
17	that were granted exclusivity and the specific
18	ingredient that was determined to be generally
19	recognized as safe and effective;
20	(B) whether, and to what extent, the exclu-
21	sivity impacted the requestor's or sponsor's de-
22	cision to develop the sunscreen ingredient;
23	(C) whether, and to what extent, the sun-
24	screen ingredient granted exclusivity had pre-

1	viously been available outside of the United
2	States;
3	(D) an analysis of the implementation of
4	the exclusivity provision in such section 586C,
5	including—
6	(i) the resources used by the Food
7	and Drug Administration;
8	(ii) the impact of such provision on
9	innovation, as well as research and devel-
10	opment in the sunscreen market;
11	(iii) the impact of such provision on
12	competition in the sunscreen market;
13	(iv) the impact of such provision on
14	consumer access to sunscreen products;
15	(v) the impact of such provision on
16	the prices of sunscreen products; and
17	(vi) whether the administrative orders
18	initiated by requestors under such section
19	505G have been utilized by sunscreen in-
20	gredient sponsors and whether such proc-
21	ess has been sufficient to encourage the
22	development of sunscreen ingredients that
23	would likely not be otherwise developed, or
24	developed in as timely a manner; and

1 (E) whether the administrative orders ini-2 tiated by requestors under such section 586C 3 have been sufficient incentive to encourage in-4 novation in the sunscreen market. 5 (c) Conforming Amendment.—Section 751(d)(1) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 6 7 379r(d)(1) is amended— 8 (1) in the matter preceding subparagraph (A)— 9 (A) by striking "final regulation promulgated" and inserting "final order under section 10 11 505G"; and 12 (B) by striking "and not misbranded"; and 13 (2) in subparagraph (A), by striking "regula-14 tion in effect" and inserting "regulation or order in 15 effect". 16 SEC. 102. MISBRANDING. 17 Section 502 of the Federal Food, Drug, and Cosmetic 18 Act (21 U.S.C. 352) is amended by adding at the end the 19 following: 20 "(ee) If it is a nonprescription drug that is subject 21 to section 505G, is not the subject of an application approved under section 505, and does not comply with the 23 requirements under section 505G. 24 "(ff) If it is a drug and it was manufactured, prepared, propagated, compounded, or processed in a facility 1 for which fees have not been paid as required by section

2	744M.".
3	SEC. 103. DRUGS EXCLUDED FROM THE OVER-THE-
4	COUNTER DRUG REVIEW.
5	(a) In General.—Nothing in this Act (or the
6	amendments made by this Act) shall apply to any non-
7	prescription drug (as defined in section 505G(q) of the
8	Federal Food, Drug, and Cosmetic Act, as added by sec-
9	tion 101 of this Act) which was excluded by the Food and
10	Drug Administration from the Over-the-Counter Drug Re-
11	view in accordance with the paragraph numbered 25 on
12	page 9466 of volume 37 of the Federal Register, published
13	on May 11, 1972.
14	(b) Rule of Construction.—Nothing in this sec-
15	tion shall be construed to preclude or limit the applica-
16	bility of any other provision of the Federal Food, Drug,
17	and Cosmetic Act (21 U.S.C. 301 et seq.).
18	SEC. 104. TREATMENT OF SUNSCREEN INNOVATION ACT.
19	(a) Review of Nonprescription Sunscreen Ac-
20	TIVE INGREDIENTS.—
21	(1) Applicability of Section 505G for
22	PENDING SUBMISSIONS.—
23	(A) In general.—A sponsor of a non-
24	prescription sunscreen active ingredient or com-
25	bination of nonprescription sunscreen active in-

1 gredients that, as of the date of enactment of 2 this Act, is subject to a proposed sunscreen 3 order under section 586C of the Federal Food, 4 Drug, and Cosmetic Act (21 U.S.C. 360fff–3) 5 may elect, by means of giving written notifica-6 tion to the Secretary of Health and Human 7 Services within 180 calendar days of the enact-8 ment of this Act, to transition into the review 9 of such ingredient or combination of ingredients 10 pursuant to the process set out in section 505G of the Federal Food, Drug, and Cosmetic Act, 12 as added by section 101 of this Act. 13

- (B) ELECTION EXERCISED.—Upon receipt by the Secretary of Health and Human Services of a timely notification under subparagraph (A)—
 - (i) the proposed sunscreen order involved is deemed to be a request for an order under subsection (b) of section 505G of the Federal Food, Drug, and Cosmetic Act, as added by section 101 of this Act; and
 - (ii) such order is deemed to have been accepted for filing under subsection (b)(6)(A)(i) of such section 505G.

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1	(C) Election not exercised.—If a noti-
2	fication under subparagraph (A) is not received
3	by the Secretary of Health and Human Services
4	within 180 calendar days of the date of enact-
5	ment of this Act, the review of the proposed
6	sunscreen order described in subparagraph
7	(A)—
8	(i) shall continue under section 586C
9	of the Federal Food, Drug, and Cosmetic
10	Act (21 U.S.C. 360fff-3); and
11	(ii) shall not be eligible for review
12	under section 505G, added by section 101
13	of this Act.
14	(2) Definitions.—In this subsection, the
15	terms "sponsor", "nonprescription", "sunscreen ac-
16	tive ingredient", and "proposed sunscreen order"
17	have the meanings given to those terms in section
18	586 of the Federal Food, Drug, and Cosmetic Act
19	(21 U.S.C. 360fff).
20	(b) Amendments to Sunscreen Provisions.—
21	(1) Final sunscreen orders.—Paragraph
22	(3) of section 586C(e) of the Federal Food, Drug,
23	and Cosmetic Act (21 U.S.C. 360fff-3(e)) is amend-
24	ed to read as follows:

1	"(3) Relationship to orders under sec-
2	TION 505G.—A final sunscreen order shall be deemed
3	to be a final order under section 505G.".
4	(2) Meetings.—Paragraph (7) of section
5	586C(b) of the Federal Food, Drug, and Cosmetic
6	Act (21 U.S.C. 360fff-3(b)) is amended—
7	(A) by striking "A sponsor may request"
8	and inserting the following:
9	"(A) In general.—A sponsor may re-
10	quest''; and
11	(B) by adding at the end the following:
12	"(B) Confidential meetings.—A spon-
13	sor may request one or more confidential meet-
14	ings with respect to a proposed sunscreen order,
15	including a letter deemed to be a proposed sun-
16	screen order under paragraph (3), to discuss
17	matters relating to data requirements to sup-
18	port a general recognition of safety and effec-
19	tiveness involving confidential information and
20	public information related to such proposed
21	sunscreen order, as appropriate. The Secretary
22	shall convene a confidential meeting with such
23	sponsor in a reasonable time period. If a spon-
24	sor requests more than one confidential meeting

for the same proposed sunscreen order, the Sec-

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retary may refuse to grant an additional confidential meeting request if the Secretary determines that such additional confidential meeting is not reasonably necessary for the sponsor to advance its proposed sunscreen order, or if the request for a confidential meeting fails to include sufficient information upon which to base a substantive discussion. The Secretary shall publish a post-meeting summary of each confidential meeting under this subparagraph that does not disclose confidential commercial information or trade secrets. This subparagraph does not authorize the disclosure of confidential commercial information or trade secrets subject to 552(b)(4) of title 5, United States Code, or section 1905 of title 18, United States Code.".

(3) EXCLUSIVITY.—Section 586C of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360fff-3) is amended by adding at the end the following:

"(f) Exclusivity.—

"(1) IN GENERAL.—A final sunscreen order shall have the effect of authorizing solely the order requestor (or the licensees, assignees, or successors in interest of such requestor with respect to the sub-

- ject of such request and listed under paragraph (5)) for a period of 18 months, to market a sunscreen in-gredient under this section incorporating changes described in paragraph (2) subject to the limitations under paragraph (4), beginning on the date the re-questor (or any licensees, assignees, or successors in interest of such requestor with respect to the subject of such request and listed under paragraph (5)) may lawfully market such sunscreen ingredient pursuant to the order.
 - "(2) Changes described in this paragraph is a change subject to an order specified in paragraph (1) that permits a sunscreen to contain an active sunscreen ingredient not previously incorporated in a marketed sunscreen listed in paragraph (3).
 - "(3) Marketed sunscreen.—The marketed sunscreen ingredients described in this paragraph are sunscreen ingredients—
 - "(A) marketed in accordance with a final monograph for sunscreen drug products set forth at part 352 of title 21, Code of Federal Regulations (as published at 64 Fed. Reg. 27687); or

1 "(B) marketed in accordance with a final 2 order issued under this section. 3 "(4) Limitations on exclusivity.—Only one 4 18-month period may be granted per ingredient 5 under paragraph (1). "(5) Listing of licensees, assignees, or 6 7 SUCCESSORS IN INTEREST.—Requestors shall submit 8 to the Secretary at the time when a drug subject to 9 such request is introduced or delivered for introduc-10 tion into interstate commerce, a list of licensees, as-11 signees, or successors in interest under paragraph 12 (1).". 13 (4) SUNSET PROVISION.—Subchapter I of chap-14 ter V of the Federal Food, Drug, and Cosmetic Act 15 (21 U.S.C. 360fff et seq.) is amended by adding at 16 the end the following: 17 "SEC. 586H. SUNSET. 18 "This subchapter shall cease to be effective at the end 19 of fiscal year 2022.". 20 (5)TREATMENT OF FINAL SUNSCREEN 21 ORDER.—The Federal Food, Drug, and Cosmetic 22 Act is amended by striking section 586E of such Act 23 (21 U.S.C. 360fff–5). 24 (c) Treatment of Authority Regarding Final-IZATION OF SUNSCREEN MONOGRAPH.—

1 (1) In General.—

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- (A)REVISION OFFINAL SUNSCREEN ORDER.—The Secretary of Health and Human Services (referred to in this subsection as the "Secretary") shall amend and revise the final administrative order concerning nonprescription sunscreen (referred to in this subsection as the "sunscreen order") for which the content, prior to the date of enactment of this Act, was represented by the final monograph for sunscreen drug products set forth in part 352 of title 21, Code of Federal Regulations (as in effect on May 21, 1999).
- (B) ISSUANCE OF REVISED SUNSCREEN ORDER; EFFECTIVE DATE.—A revised sunscreen order described in subparagraph (A) shall be—
 - (i) issued in accordance with the procedures described in section 505G(b)(2) of the Federal Food, Drug, and Cosmetic Act;
 - (ii) issued in proposed form not later than 18 months after the date of enactment of this Act; and

1 (iii) issued by the Secretary at least 1
2 year prior to the effective date of the re3 vised order.

- (2) Reports.—If a revised sunscreen order issued under paragraph (1) does not include provisions related to the effectiveness of various sun protection factor levels, and does not address all dosage forms known to the Secretary to be used in sunscreens marketed in the United States without a new drug application approved under section 505 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355), the Secretary shall submit a report to the Committee on Energy and Commerce of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate on the rationale for omission of such provisions from such order, and a plan and timeline to compile any information necessary to address such provisions through such order.
- 20 (d) Treatment of Non-Sunscreen Time and Ex-21 Tent Applications.—
- 22 (1) IN GENERAL.—Any application described in 23 section 586F of the Federal Food, Drug, and Cos-24 metic Act (21 U.S.C. 360fff-6) that was submitted 25 to the Secretary pursuant to section 330.14 of title

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1	21, Code of Federal Regulations, as such provisions
2	were in effect immediately prior to the date of enact-
3	ment date of this Act, shall be extinguished as of
4	such date of enactment, subject to paragraph (2).
5	(2) Order request.—Nothing in paragraph
6	(1) precludes the submission of an order request
7	under section 505G(b) of the Federal Food, Drug
8	and Cosmetic Act, as added by section 101 of this
9	Act, with respect to a drug that was the subject of
10	an application extinguished under paragraph (1).
11	SEC. 105. ANNUAL UPDATE TO CONGRESS ON APPRO-
12	PRIATE PEDIATRIC INDICATION FOR CER
13	TAIN OTC COUGH AND COLD DRUGS.
13 14	tain otc cough and cold drugs. (a) In General.—Subject to subsection (c), the Sec-
14	(a) In General.—Subject to subsection (c), the Sec-
14 15	(a) In General.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not
141516	(a) IN GENERAL.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not later than 1 year after the date of enactment of this Act
14151617	(a) In General.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not later than 1 year after the date of enactment of this Act annually submit to the Committee on Energy and Com-
14 15 16 17 18	(a) IN GENERAL.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not later than 1 year after the date of enactment of this Act annually submit to the Committee on Energy and Commerce of the House of Representatives and the Committee
14 15 16 17 18 19	(a) In General.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not later than 1 year after the date of enactment of this Act annually submit to the Committee on Energy and Commerce of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate
14 15 16 17 18 19 20	(a) IN GENERAL.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not later than 1 year after the date of enactment of this Act annually submit to the Committee on Energy and Commerce of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate a letter describing the progress of the Food and Drug Ad-
14 15 16 17 18 19 20 21	(a) In General.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not later than 1 year after the date of enactment of this Act annually submit to the Committee on Energy and Commerce of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate a letter describing the progress of the Food and Drug Administration—

- 1 (2) as appropriate, revising such cough and cold
- 2 monograph to address such children through the
- order process under section 505G(b) of the Federal
- 4 Food, Drug, and Cosmetic Act, as added by section
- 5 101 of this Act.
- 6 (b) Cough and Cold Monograph Described.—
- 7 The cough and cold monograph described in this sub-
- 8 section consists of the conditions under which nonprescrip-
- 9 tion drugs containing antitussive, expectorant, nasal de-
- 10 congestant, or antihistamine active ingredients (or com-
- 11 binations thereof) are generally recognized as safe and ef-
- 12 fective, as specified in part 341 of title 21, Code of Federal
- 13 Regulations (as in effect immediately prior to the date of
- 14 enactment of this Act), and included in an order deemed
- 15 to be established under section 505G(b) of the Federal
- 16 Food, Drug, and Cosmetic Act, as added by section 101
- 17 of this Act.
- 18 (c) Duration of Authority.—The requirement
- 19 under subsection (a) shall terminate as of the date of a
- 20 letter submitted by the Secretary of Health and Human
- 21 Services pursuant to such subsection in which the Sec-
- 22 retary indicates that the Food and Drug Administration
- 23 has completed its evaluation and revised, in a final order,
- 24 as applicable, the cough and cold monograph as described
- 25 in subsection (a)(2).

SEC. 106. TECHNICAL CORRECTIONS.

- 2 (a) Imports and Exports.—Section
- 3 801(e)(4)(E)(iii) of the Federal Food, Drug, and Cosmetic
- 4 Act (21 U.S.C. 381(e)(4)(E)(iii)) is amended by striking
- 5 "subparagraph" each place such term appears and insert-
- 6 ing "paragraph".
- 7 (b) FDA REAUTHORIZATION ACT OF 2017.—
- 8 (1) IN GENERAL.—Section 905(b)(4) of the
- 9 FDA Reauthorization Act of 2017 (Public Law 115–
- 10 52) is amended by striking "Section 744H(e)(2)(B)"
- and inserting "Section 744H(f)(2)(B)".
- 12 (2) Effective date.—The amendment made
- by paragraph (1) shall take effect as of the enact-
- ment of the FDA Reauthorization Act of 2017
- 15 (Public Law 115–52).

16 TITLE II—USER FEES

- 17 SEC. 201. SHORT TITLE; FINDING.
- 18 (a) Short Title.—This title may be cited as the
- 19 "Over-the-Counter Monograph User Fee Act of 2019".
- 20 (b) FINDING.—The Congress finds that the fees au-
- 21 thorized by the amendments made in this title will be dedi-
- 22 cated to OTC monograph drug activities, as set forth in
- 23 the goals identified for purposes of part 10 of subchapter
- 24 C of chapter VII of the Federal Food, Drug, and Cosmetic
- 25 Act, in the letters from the Secretary of Health and
- 26 Human Services to the Chairman of the Committee on

1	Health, Education, Labor, and Pensions of the Senate and
2	the Chairman of the Committee on Energy and Commerce
3	of the House of Representatives, as set forth in the Con-
4	gressional Record.
5	SEC. 202. FEES RELATING TO OVER-THE-COUNTER DRUGS.
6	Subchapter C of chapter VII of the Federal Food,
7	Drug, and Cosmetic Act (21 U.S.C. 379f et seq.) is
8	amended by inserting after part 9 the following:
9	"PART 10—FEES RELATING TO OVER-THE-
10	COUNTER DRUGS
11	"SEC. 744L. DEFINITIONS.
12	"In this part:
13	"(1) The term 'affiliate' means a business enti-
14	ty that has a relationship with a second business en-
15	tity if, directly or indirectly—
16	"(A) one business entity controls, or has
17	the power to control, the other business entity;
18	or
19	"(B) a third party controls, or has power
20	to control, both of the business entities.
21	"(2) The term 'contract manufacturing organi-
22	zation facility' means an OTC monograph drug facil-
23	ity where neither the owner of such manufacturing
24	facility nor any affiliate of such owner or facility
25	sells the OTC monograph drug produced at such fa-

1	cility directly to wholesalers, retailers, or consumers
2	in the United States.
3	"(3) The term 'costs of resources allocated for
4	OTC monograph drug activities' means the expenses
5	in connection with OTC monograph drug activities
6	for—
7	"(A) officers and employees of the Food
8	and Drug Administration, contractors of the
9	Food and Drug Administration, advisory com-
10	mittees, and costs related to such officers, em-
11	ployees, and committees and costs related to
12	contracts with such contractors;
13	"(B) management of information, and the
14	acquisition, maintenance, and repair of com-
15	puter resources;
16	"(C) leasing, maintenance, renovation, and
17	repair of facilities and acquisition, maintenance,
18	and repair of fixtures, furniture, scientific
19	equipment, and other necessary materials and
20	supplies; and
21	"(D) collecting fees under section 744M
22	and accounting for resources allocated for OTC
23	monograph drug activities.
24	"(4) The term 'FDA establishment identifier' is
25	the unique number automatically generated by Food

1	and Drug Administration's Field Accomplishments
2	and Compliance Tracking System (FACTS) (or any
3	successor system).
4	"(5) The term 'OTC monograph drug' means a
5	nonprescription drug without an approved new drug
6	application which is governed by the provisions of
7	section 505G.
8	"(6) The term 'OTC monograph drug activities'
9	means activities of the Secretary associated with
10	OTC monograph drugs and inspection of facilities
11	associated with such products, including the fol-
12	lowing activities:
13	"(A) The activities necessary for review
14	and evaluation of OTC monographs and OTC
15	monograph order requests, including—
16	"(i) orders proposing or finalizing ap-
17	plicable conditions of use for OTC mono-
18	graph drugs;
19	"(ii) orders affecting status regarding
20	general recognition of safety and effective-
21	ness of an OTC monograph ingredient or
22	combination of ingredients under specified
23	conditions of use;

1	"(iii) all OTC monograph drug devel-
2	opment and review activities, including
3	intra-agency collaboration;
4	"(iv) regulation and policy develop-
5	ment activities related to OTC monograph
6	drugs;
7	"(v) development of product standards
8	for products subject to review and evalua-
9	tion;
10	"(vi) meetings referred to in section
11	505G(i);
12	"(vii) review of labeling prior to
13	issuance of orders related to OTC mono-
14	graph drugs or conditions of use; and
15	"(viii) regulatory science activities re-
16	lated to OTC monograph drugs.
17	"(B) Inspections related to OTC mono-
18	graph drugs.
19	"(C) Monitoring of clinical and other re-
20	search conducted in connection with OTC
21	monograph drugs.
22	"(D) Safety activities with respect to OTC
23	monograph drugs including—

1	"(i) collecting, developing, and review-
2	ing safety information on OTC monograph
3	drugs, including adverse event reports;
4	"(ii) developing and using improved
5	adverse event data-collection systems, in-
6	cluding information technology systems;
7	and
8	"(iii) developing and using improved
9	analytical tools to assess potential safety
10	risks, including access to external data-
11	bases.
12	"(E) Other activities necessary for imple-
13	mentation of section 505G.
14	"(7) The term 'OTC monograph order request'
15	means a request for an order submitted under sec-
16	tion $505G(b)(5)$.
17	"(8) The term 'Tier 1 OTC monograph order
18	request' means any OTC monograph order request
19	not determined to be a Tier 2 OTC monograph
20	order request.
21	"(9)(A) The term 'Tier 2 OTC monograph
22	order request' means, subject to subparagraph (B),
23	an OTC monograph order request for—

1	"(i) the reordering of existing information
2	in the drug facts label of an OTC monograph
3	drug;
4	"(ii) the addition of information to the
5	other information section of the drug facts label
6	of an OTC monograph drug, as limited by sec-
7	tion 201.66(e)(7) of title 21, Code of Federal
8	Regulations (or any successor regulations);
9	"(iii) modification to the directions for use
10	section of the drug facts label of an OTC mono-
11	graph drug, if such changes conform to changes
12	made pursuant to section 505G(c)(3)(A);
13	"(iv) the standardization of the concentra-
14	tion or dose of a specific finalized ingredient
15	within a particular finalized monograph;
16	"(v) a change to ingredient nomenclature
17	to align with nomenclature of a standards-set-
18	ting organization; or
19	"(vi) addition of an interchangeable term
20	in accordance with section 330.1 of title 21,
21	Code of Federal Regulations (or any successor
22	regulations).
23	"(B) The Secretary may, based on program im-
24	plementation experience or other factors found ap-
25	propriate by the Secretary, characterize any OTC

1	monograph order request as a Tier 2 OTC mono-
2	graph order request (including recharacterizing a re-
3	quest from Tier 1 to Tier 2) and publish such deter-
4	mination in a proposed order issued pursuant to sec-
5	tion 505G.
6	"(10)(A) The term 'OTC monograph drug facil-
7	ity' means a foreign or domestic business or other
8	entity that—
9	"(i) is—
10	"(I) under one management, either di-
11	rect or indirect; and
12	"(II) at one geographic location or ad-
13	dress engaged in manufacturing or proc-
14	essing the finished dosage form of an OTC
15	monograph drug;
16	"(ii) includes a finished dosage form man-
17	ufacturer facility in a contractual relationship
18	with the sponsor of one or more OTC mono-
19	graph drugs to manufacture or process such
20	drugs; and
21	"(iii) does not include a business or other
22	entity whose only manufacturing or processing
23	activities are one or more of the following: pro-
24	duction of clinical research supplies, testing, or
25	placement of outer packaging on packages con-

1	taining multiple products, for such purposes as
2	creating multipacks, when each monograph
3	drug product contained within the overpack-
4	aging is already in a final packaged form prior
5	to placement in the outer overpackaging.
6	"(B) For purposes of subparagraph (A)(i)(II),
7	separate buildings or locations within close proximity
8	are considered to be at one geographic location or
9	address if the activities conducted in such buildings
10	or locations are—
11	"(i) closely related to the same business
12	enterprise;
13	"(ii) under the supervision of the same
14	local management; and
15	"(iii) under a single FDA establishment
16	identifier and capable of being inspected by the
17	Food and Drug Administration during a single
18	inspection.
19	"(C) If a business or other entity would meet
20	criteria specified in subparagraph (A), but for being
21	under multiple management, the business or other
22	entity is deemed to constitute multiple facilities, one
23	per management entity, for purposes of this para-

graph.

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1	"(11) The term 'OTC monograph drug meet-
2	ing' means any meeting regarding the content of a
3	proposed OTC monograph order request.
4	"(12) The term 'person' includes an affiliate of
5	a person.
6	"(13) The terms 'requestor' and 'sponsor' have
7	the meanings given such terms in section 505G.
8	"SEC. 744M. AUTHORITY TO ASSESS AND USE OTC MONO-
9	GRAPH FEES.
10	"(a) Types of Fees.—Beginning with fiscal year
11	2021, the Secretary shall assess and collect fees in accord-
12	ance with this section as follows:
13	"(1) Facility fee.—
14	"(A) IN GENERAL.—Each person that
15	owns a facility identified as an OTC monograph
16	drug facility on December 31 of the fiscal year
17	or at any time during the preceding 12-month
18	period shall be assessed an annual fee for each
19	such facility as determined under subsection
20	(c).
21	"(B) Exceptions.—
22	"(i) Facilities that cease activi-
23	TIES.—A fee shall not be assessed under
24	subparagraph (A) if the identified OTC
25	monograph drug facility—

1	"(I) has ceased all activities re-
2	lated to OTC monograph drugs prior
3	to December 31 of the year imme-
4	diately preceding the applicable fiscal
5	year; and
6	"(II) has updated its registration
7	to reflect such change under the re-
8	quirements for drug establishment
9	registration set forth in section 510.
10	"(ii) Contract manufacturing or-
11	GANIZATIONS.—The amount of the fee for
12	a contract manufacturing organization fa-
13	cility shall be equal to two-thirds of the
14	amount of the fee for an OTC monograph
15	drug facility that is not a contract manu-
16	facturing organization facility.
17	"(C) Amount.—The amount of fees estab-
18	lished under subparagraph (A) shall be estab-
19	lished under subsection (c).
20	"(D) DUE DATE.—
21	"(i) For first program year.—For
22	fiscal year 2021, the facility fees required
23	under subparagraph (A) shall be due on
24	the later of—

1	"(I) the first business day of
2	June of 2020; or
3	"(II) 45 calendar days after pub-
4	lication of the Federal Register notice
5	provided for under subsection
6	(e)(4)(A).
7	"(ii) Subsequent fiscal years.—
8	For each fiscal year after fiscal year 2021,
9	the facility fees required under subpara-
10	graph (A) shall be due on the later of—
11	"(I) the first business day of
12	June of such year; or
13	"(II) the first business day after
14	the enactment of an appropriations
15	Act providing for the collection and
16	obligation of fees under this section
17	for such year.
18	"(2) OTC MONOGRAPH ORDER REQUEST
19	FEE.—
20	"(A) IN GENERAL.—Each person that sub-
21	mits an OTC monograph order request shall be
22	subject to a fee for an OTC monograph order
23	request. The amount of such fee shall be—
24	"(i) for a Tier 1 OTC monograph
25	order request, \$500,000, adjusted for in-

1	flation for the fiscal year (as determined
2	under subsection $(c)(1)(B)$; and
3	"(ii) for a Tier 2 OTC monograph
4	order request, \$100,000, adjusted for in-
5	flation for the fiscal year (as determined
6	under subsection $(c)(1)(B)$.
7	"(B) DUE DATE.—The OTC monograph
8	order request fees required under subparagraph
9	(A) shall be due on the date of submission of
10	the OTC monograph order request.
11	"(C) Exception for certain safety
12	CHANGES.—A person who is named as the re-
13	questor in an OTC monograph order shall not
14	be subject to a fee under subparagraph (A) if
15	the Secretary finds that the OTC monograph
16	order request seeks to change the drug facts la-
17	beling of an OTC monograph drug in a way
18	that would add to or strengthen—
19	"(i) a contraindication, warning, or
20	precaution;
21	"(ii) a statement about risk associated
22	with misuse or abuse; or
23	"(iii) an instruction about dosage and
24	administration that is intended to increase
25	the safe use of the OTC monograph drug.

"(D) Refund of fee if order request is recategorized as a tier 2 otc monograph order reterized as Tier 1 shall be re-characterized as a tier 2 otc monograph order request, and the requestor has paid a tier 1 fee in accordance with subparagraph (A)(i), the Secretary shall refund the requestor the difference between the tier 1 and tier 2 fees determined under subparagraphs (A)(i) and (A)(ii), respectively.

- "(E) REFUND OF FEE IF ORDER REQUEST REFUSED FOR FILING OR WITHDRAWN BEFORE FILING.—The Secretary shall refund 75 percent of the fee paid under subparagraph (B) for any order request which is refused for filing or was withdrawn before being accepted or refused for filing.
- "(F) FEES FOR ORDER REQUESTS PRE-VIOUSLY REFUSED FOR FILING OR WITHDRAWN BEFORE FILING.—An OTC monograph order request that was submitted but was refused for filing, or was withdrawn before being accepted or refused for filing, shall be subject to the full

fee under subparagraph (A) upon being resubmitted or filed over protest.

"(G) Refund of fee if order request is withdrawn after the order request was filed, the Secretary may refund the fee or a portion of the fee if no substantial work was performed on the order request after the application was filed. The Secretary shall have the sole discretion to refund a fee or a portion of the fee under this subparagraph. A determination by the Secretary concerning a refund under this subparagraph shall not be reviewable.

"(3) Refunds.—

- "(A) IN GENERAL.—Other than refunds provided pursuant to any of subparagraphs (D) through (G) of paragraph (2), the Secretary shall not refund any fee paid under paragraph (1) except as provided in subparagraph (B).
- "(B) DISPUTES CONCERNING FEES.—To qualify for the return of a fee claimed to have been paid in error under paragraph (1) or (2), a person shall submit to the Secretary a written request justifying such return within 180 calendar days after such fee was paid.

1	"(4) Notice.—Within the timeframe specified
2	in subsection (c), the Secretary shall publish in the
3	Federal Register the amount of the fees under para-
4	graph (1) for such fiscal year.
5	"(b) FEE REVENUE AMOUNTS.—
6	"(1) FISCAL YEAR 2021.—For fiscal year 2021,
7	fees under subsection (a)(1) shall be established to
8	generate a total facility fee revenue amount equal to
9	the sum of—
10	"(A) the annual base revenue for fiscal
11	year 2021 (as determined under paragraph
12	(3));
13	"(B) the dollar amount equal to the oper-
14	ating reserve adjustment for the fiscal year, if
15	applicable (as determined under subsection
16	(c)(2); and
17	"(C) additional direct cost adjustments (as
18	determined under subsection $(c)(3)$.
19	"(2) Subsequent fiscal years.—For each of
20	the fiscal years 2022 through 2025, fees under sub-
21	section (a)(1) shall be established to generate a total
22	facility fee revenue amount equal to the sum of—
23	"(A) the annual base revenue for the fiscal
24	year (as determined under paragraph (3)):

1	"(B) the dollar amount equal to the infla-
2	tion adjustment for the fiscal year (as deter-
3	mined under subsection $(c)(1)$;
4	"(C) the dollar amount equal to the oper-
5	ating reserve adjustment for the fiscal year, if
6	applicable (as determined under subsection
7	(c)(2));
8	"(D) additional direct cost adjustments (as
9	determined under subsection $(c)(3)$; and
10	"(E) additional dollar amounts for each
11	fiscal year as follows:
12	"(i) \$7,000,000 for fiscal year 2022.
13	"(ii) \$6,000,000 for fiscal year 2023.
14	"(iii) \$7,000,000 for fiscal year 2024.
15	"(iv) \$3,000,000 for fiscal year 2025.
16	"(3) Annual base revenue.—For purposes
17	of paragraphs (1)(A) and (2)(A), the dollar amount
18	of the annual base revenue for a fiscal year shall
19	be—
20	"(A) for fiscal year 2021, \$8,000,000; and
21	"(B) for fiscal years 2022 through 2025,
22	the dollar amount of the total revenue amount
23	established under this subsection for the pre-
24	vious fiscal year, not including any adjustments
25	made under subsection $(c)(2)$ or $(c)(3)$.

1	"(c) Adjustments; Annual Fee Setting.—
2	"(1) Inflation adjustment.—
3	"(A) In general.—For purposes of sub-
4	section (b)(2)(B), the dollar amount of the in-
5	flation adjustment to the annual base revenue
6	for fiscal year 2022 and each subsequent fiscal
7	year shall be equal to the product of—
8	"(i) such annual base revenue for the
9	fiscal year under subsection (b)(2); and
10	"(ii) the inflation adjustment percent
11	age under subparagraph (C).
12	"(B) OTC MONOGRAPH ORDER REQUEST
13	FEES.—For purposes of subsection (a)(2), the
14	dollar amount of the inflation adjustment to the
15	fee for OTC monograph order requests for fis-
16	cal year 2022 and each subsequent fiscal year
17	shall be equal to the product of—
18	"(i) the applicable fee under sub-
19	section (a)(2) for the preceding fiscal year
20	and
21	"(ii) the inflation adjustment percent
22	age under subparagraph (C).
23	"(C) Inflation adjustment percent
24	AGE.—The inflation adjustment percentage

1	under this subparagraph for a fiscal year is
2	equal to—
3	"(i) for each of fiscal years 2022 and
4	2023, the average annual percent change
5	that occurred in the Consumer Price Index
6	for urban consumers (Washington-Balti-
7	more, DC-MD-VA-WV; Not Seasonally
8	Adjusted; All items; Annual Index) for the
9	first 3 years of the preceding 4 years of
10	available data; and
11	"(ii) for each of fiscal years 2024 and
12	2025, the sum of—
13	"(I) the average annual percent
14	change in the cost, per full-time equiv-
15	alent position of the Food and Drug
16	Administration, of all personnel com-
17	pensation and benefits paid with re-
18	spect to such positions for the first 3
19	years of the preceding 4 fiscal years,
20	multiplied by the proportion of per-
21	sonnel compensation and benefits
22	costs to total costs of OTC mono-
23	graph drug activities for the first 3
24	years of the preceding 4 fiscal years;
25	and

"(II) the average annual percent change that occurred in the Consumer Price Index for urban consumers (Washington-Baltimore, DC-MD-VA-WV; Not Seasonally Adjusted; All items; Annual Index) for the first 3 years of the preceding 4 years of available data multiplied by the pro-portion of all costs other than per-sonnel compensation and benefits costs to total costs of OTC mono-graph drug activities for the first 3 years of the preceding 4 fiscal years.

"(2) OPERATING RESERVE ADJUSTMENT.—

"(A) IN GENERAL.—For fiscal year 2021 and subsequent fiscal years, for purposes of subsections (b)(1)(B) and (b)(2)(C), the Secretary may, in addition to adjustments under paragraph (1), further increase the fee revenue and fees if such an adjustment is necessary to provide operating reserves of carryover user fees for OTC monograph drug activities for not more than the number of weeks specified in subparagraph (B).

1	"(B) Number of weeks.—The number of
2	weeks specified in this subparagraph is—
3	"(i) 3 weeks for fiscal year 2021;
4	"(ii) 7 weeks for fiscal year 2022;
5	"(iii) 10 weeks for fiscal year 2023;
6	"(iv) 10 weeks for fiscal year 2024;
7	and
8	"(v) 10 weeks for fiscal year 2025.
9	"(C) Decrease.—If the Secretary has
10	carryover balances for such process in excess of
11	10 weeks of the operating reserves referred to
12	in subparagraph (A), the Secretary shall de-
13	crease the fee revenue and fees referred to in
14	such subparagraph to provide for not more than
15	10 weeks of such operating reserves.
16	"(D) Rationale for adjustment.—If
17	an adjustment under this paragraph is made,
18	the rationale for the amount of the increase or
19	decrease (as applicable) in fee revenue and fees
20	shall be contained in the annual Federal Reg-
21	ister notice under paragraph (4) establishing
22	fee revenue and fees for the fiscal year involved.
23	"(3) Additional direct cost adjust-
24	MENT.—The Secretary shall, in addition to adjust-
25	ments under paragraphs (1) and (2), further in-

1	crease the fee revenue and fees for purposes of sub-
2	section (b)(2)(D) by an amount equal to—
3	"(A) \$14,000,000 for fiscal year 2021;
4	"(B) \$7,000,000 for fiscal year 2022;
5	"(C) \$4,000,000 for fiscal year 2023;
6	"(D) \$3,000,000 for fiscal year 2024; and
7	"(E) \$3,000,000 for fiscal year 2025.
8	"(4) Annual fee setting.—
9	"(A) FISCAL YEAR 2021.—The Secretary
10	shall, not later than the second Monday in
11	March of 2020—
12	"(i) establish OTC monograph drug
13	facility fees for fiscal year 2021 under sub-
14	section (a), based on the revenue amount
15	for such year under subsection (b) and the
16	adjustments provided under this sub-
17	section; and
18	"(ii) publish fee revenue, facility fees,
19	and OTC monograph order requests in the
20	Federal Register.
21	"(B) Subsequent fiscal years.—The
22	Secretary shall, for each fiscal year that begins
23	after September 30, 2021, not later than the
24	second Monday in March that precedes such fis-
25	cal vear—

1	"(i) establish for such fiscal year,
2	based on the revenue amounts under sub-
3	section (b) and the adjustments provided
4	under this subsection—
5	"(I) OTC monograph drug facil-
6	ity fees under subsection (a)(1); and
7	"(II) OTC monograph order re-
8	quest fees under subsection $(a)(2)$;
9	and
10	"(ii) publish such fee revenue
11	amounts, facility fees, and OTC mono-
12	graph order request fees in the Federal
13	Register.
14	"(d) Identification of Facilities.—Each person
15	that owns an OTC monograph drug facility shall submit
16	to the Secretary the information required under this sub-
17	section each year. Such information shall, for each fiscal
18	year—
19	"(1) be submitted as part of the requirements
20	for drug establishment registration set forth in sec-
21	tion 510; and
22	"(2) include for each such facility, at a min-
23	imum, identification of the facility's business oper-
24	ation as that of an OTC monograph drug facility.
25	"(e) Effect of Failure To Pay Fees.—

1	"(1) OTC MONOGRAPH DRUG FACILITY FEE.—
2	"(A) In general.—Failure to pay the fee
3	under subsection (a)(1) within 20 calendar days
4	of the due date as specified in subparagraph
5	(D) of such subsection shall result in the fol-
6	lowing:
7	"(i) The Secretary shall place the fa-
8	cility on a publicly available arrears list.
9	"(ii) All OTC monograph drugs man-
10	ufactured in such a facility or containing
11	an ingredient manufactured in such a facil-
12	ity shall be deemed misbranded under sec-
13	tion 502(ff).
14	"(B) Application of Penalties.—The
15	penalties under this paragraph shall apply unti
16	the fee established by subsection $(a)(1)$ is paid
17	"(2) Order requests.—An OTC monograph
18	order request submitted by a person subject to fees
19	under subsection (a) shall be considered incomplete
20	and shall not be accepted for filing by the Secretary
21	until all fees owed by such person under this section
22	have been paid.
23	"(3) Meetings.—A person subject to fees
24	under this section shall be considered incligible for

OTC monograph drug meetings until all such fees owed by such person have been paid.

"(f) Crediting and Availability of Fees.—

"(1) In general.—Fees authorized under subsection (a) shall be collected and available for obligation only to the extent and in the amount provided in advance in appropriations Acts. Such fees are authorized to remain available until expended. Such sums as may be necessary may be transferred from the Food and Drug Administration salaries and expenses appropriation account without fiscal year limitation to such appropriation account for salaries and expenses with such fiscal year limitation. The sums transferred shall be available solely for OTC monograph drug activities.

"(2) COLLECTIONS AND APPROPRIATION

ACTS.—

"(A) IN GENERAL.—Subject to subparagraph (C), the fees authorized by this section shall be collected and available in each fiscal year in an amount not to exceed the amount specified in appropriation Acts, or otherwise made available for obligation, for such fiscal year.

"(B) Use of fees and limitation.—
The fees authorized by this section shall be available to defray increases in the costs of the resources allocated for OTC monograph drug activities (including increases in such costs for an additional number of full-time equivalent positions in the Department of Health and Human Services to be engaged in such activities), only if the Secretary allocates for such purpose an amount for such fiscal year (excluding amounts from fees collected under this section) no less than \$12,000,000, multiplied by the adjustment factor applicable to the fiscal year involved under subsection (c)(1).

- "(C) COMPLIANCE.—The Secretary shall be considered to have met the requirements of subparagraph (B) in any fiscal year if the costs funded by appropriations and allocated for OTC monograph drug activities are not more than 15 percent below the level specified in such subparagraph.
- "(D) Provision for Early Payments in subsequent years.—Payment of fees authorized under this section for a fiscal year (after fiscal year 2021), prior to the due date for such

1	fees, may be accepted by the Secretary in ac-
2	cordance with authority provided in advance in
3	a prior year appropriations Act.
1	"(2) AUTHODIZATION OF ADDDODDIATIONS

- 4 "(3) AUTHORIZATION OF APPROPRIATIONS.—
 5 For each of the fiscal years 2021 through 2025,
 6 there is authorized to be appropriated for fees under
 7 this section an amount equal to the total amount of
- 8 fees assessed for such fiscal year under this section.
- 9 "(g) Collection of Unpaid Fees.—In any case
- 10 where the Secretary does not receive payment of a fee as-
- 11 sessed under subsection (a) within 30 calendar days after
- 12 it is due, such fee shall be treated as a claim of the United
- 13 States Government subject to subchapter II of chapter 37
- 14 of title 31, United States Code.
- 15 "(h) Construction.—This section may not be con-
- 16 strued to require that the number of full-time equivalent
- 17 positions in the Department of Health and Human Serv-
- 18 ices, for officers, employers, and advisory committees not
- 19 engaged in OTC monograph drug activities, be reduced
- 20 to offset the number of officers, employees, and advisory
- 21 committees so engaged.
- 22 "SEC. 744N. REAUTHORIZATION; REPORTING REQUIRE-
- 23 MENTS.
- 24 "(a) Performance Report.—Beginning with fiscal
- 25 year 2021, and not later than 120 calendar days after the

- 1 end of each fiscal year thereafter for which fees are col-
- 2 lected under this part, the Secretary shall prepare and
- 3 submit to the Committee on Energy and Commerce of the
- 4 House of Representatives and the Committee on Health,
- 5 Education, Labor, and Pensions of the Senate a report
- 6 concerning the progress of the Food and Drug Adminis-
- 7 tration in achieving the goals identified in the letters de-
- 8 scribed in section 201(b) of the Over-the-Counter Mono-
- 9 graph Safety, Innovation, and Reform Act of 2019 during
- 10 such fiscal year and the future plans of the Food and
- 11 Drug Administration for meeting such goals.
- 12 "(b) Fiscal Report.—Not later than 120 calendar
- 13 days after the end of fiscal year 2021 and each subsequent
- 14 fiscal year for which fees are collected under this part,
- 15 the Secretary shall prepare and submit to the Committee
- 16 on Energy and Commerce of the House of Representatives
- 17 and the Committee on Health, Education, Labor, and
- 18 Pensions of the Senate a report on the implementation
- 19 of the authority for such fees during such fiscal year and
- 20 the use, by the Food and Drug Administration, of the fees
- 21 collected for such fiscal year.
- 22 "(c) Public Availability.—The Secretary shall
- 23 make the reports required under subsections (a) and (b)
- 24 available to the public on the internet website of the Food
- 25 and Drug Administration.

1	"(d) Reauthorization.—
2	"(1) Consultation.—In developing rec
3	ommendations to present to the Congress with re
4	spect to the goals described in subsection (a), and
5	plans for meeting the goals, for OTC monograph
6	drug activities for the first 5 fiscal years after fisca
7	year 2025, and for the reauthorization of this par
8	for such fiscal years, the Secretary shall consul-
9	with—
10	"(A) the Committee on Energy and Com-
11	merce of the House of Representatives;
12	"(B) the Committee on Health, Education
13	Labor, and Pensions of the Senate;
14	"(C) scientific and academic experts;
15	"(D) health care professionals;
16	"(E) representatives of patient and con
17	sumer advocacy groups; and
18	"(F) the regulated industry.
19	"(2) Public Review of Recommenda
20	TIONS.—After negotiations with the regulated indus
21	try, the Secretary shall—
22	"(A) present the recommendations devel
23	oped under paragraph (1) to the congressiona
24	committees specified in such paragraph;

1	"(B) publish such recommendations in the
2	Federal Register;
3	"(C) provide for a period of 30 calendar
4	days for the public to provide written comments
5	on such recommendations;
6	"(D) hold a meeting at which the public
7	may present its views on such recommenda-
8	tions; and
9	"(E) after consideration of such public
10	views and comments, revise such recommenda-
11	tions as necessary.
12	"(3) Transmittal of recommendations.—
13	Not later than January 15, 2025, the Secretary
14	shall transmit to the Congress the revised rec-
15	ommendations under paragraph (2), a summary of
16	the views and comments received under such para-
17	graph, and any changes made to the recommenda-
18	tions in response to such views and comments.".

Calendar No. 290

116TH CONGRESS S. 2740

A BILL

To amend the Federal Food, Drug, and Cosmetic Act to clarify the regulatory framework with respect to certain nonprescription drugs that are marketed without an approved new drug application, and for other purposes.

NOVEMBER 5, 2019

Reported without amendment