

Union Calendar No. 576

116TH CONGRESS 2D SESSION

H. R. 2375

[Report No. 116-693, Part I]

To prohibit prescription drug companies from compensating other prescription drug companies to delay the entry of a generic drug, biosimilar biological product, or interchangeable biological product into the market.

IN THE HOUSE OF REPRESENTATIVES

APRIL 29, 2019

Mr. Nadler (for himself, Mr. Collins of Georgia, and Mr. Cicilline) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

December 24, 2020 Additional sponsors: Mr. Cohen and Mr. Meadows

DECEMBER 24, 2020 Reported from the Committee on the Judiciary

DECEMBER 24, 2020

Committee on Energy and Commerce discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

To prohibit prescription drug companies from compensating other prescription drug companies to delay the entry of a generic drug, biosimilar biological product, or interchangeable biological product into the market.

1 Be it enacted by the Senate and House of Representa-2 tives of the United States of America in Congress assembled, 3 **SECTION 1. SHORT TITLE.** This Act may be cited as the "Preserve Access to Af-4 fordable Generics and Biosimilars Act". SEC. 2. DECLARATION OF PURPOSES. 6 7 The purposes of this Act are— 8 (1) to enhance competition in the pharma-9 ceutical market by stopping anticompetitive agree-10 ments between manufacturers of brand name and 11 generic drug products or biosimilar biological prod-12 ucts, or among manufacturers of generic drug prod-13 ucts or biosimilar biological products, that limit, 14 delay, or otherwise prevent competition from generic 15 drugs and biosimilar biological products; and 16 (2) to support the purpose and intent of anti-17 trust law by prohibiting anticompetitive practices in 18 the pharmaceutical industry that harm consumers. 19 SEC. 3. UNLAWFUL COMPENSATION FOR DELAY. 20 (a) IN GENERAL.—The Federal Trade Commission 21 Act (15 U.S.C. 44 et seq.) is amended by inserting after 22 section 26 (15 U.S.C. 57c-2) the following: 23 "SEC. 27. PRESERVING ACCESS TO AFFORDABLE GENERICS 24 AND BIOSIMILARS. "(a) IN GENERAL.— 25

1	"(1) Enforcement proceeding.—The Com-
2	mission may initiate a proceeding to enforce the pro-
3	visions of this section against the parties to any
4	agreement resolving or settling, on a final or interim
5	basis, a patent claim, in connection with the sale of
6	a drug product or biological product.
7	"(2) Presumption and violation.—
8	"(A) In general.—Subject to subpara-
9	graph (B), in such a proceeding, an agreement
10	shall be presumed to have anticompetitive ef-
11	fects and shall be a violation of this section if—
12	"(i) an ANDA filer or a biosimilar bi-
13	ological product application filer receives
14	anything of value, including an exclusive li-
15	cense; and
16	"(ii) the ANDA filer or biosimilar bio-
17	logical product application filer agrees to
18	limit or forgo research, development, man-
19	ufacturing, marketing, or sales of the
20	ANDA product or biosimilar biological
21	product, as applicable, for any period of
22	time.
23	"(B) Exception.—Subparagraph (A)
24	shall not apply if the parties to such agreement

1	demonstrate by clear and convincing evidence
2	that—
3	"(i) the value described in subpara-
4	graph (A)(i) is compensation solely for
5	other goods or services that the ANDA
6	filer or biosimilar biological product appli-
7	cation filer has promised to provide; or
8	"(ii) the procompetitive benefits of the
9	agreement outweigh the anticompetitive ef-
10	fects of the agreement.
11	"(b) Limitations.—In determining whether the set-
12	tling parties have met their burden under subsection
13	(a)(2)(B), the fact finder shall not presume—
14	"(1) that entry would not have occurred until
15	the expiration of the relevant patent or statutory ex-
16	clusivity; or
17	"(2) that the agreement's provision for entry of
18	the ANDA product or biosimilar biological product
19	prior to the expiration of the relevant patent or stat-
20	utory exclusivity means that the agreement is pro-
21	competitive.
22	"(c) Exclusions.—Nothing in this section shall pro-
23	hibit a resolution or settlement of a patent infringement
24	claim in which the consideration that the ANDA filer or
25	biosimilar biological product application filer receives as

1	part of the resolution or settlement includes only one or
2	more of the following:
3	"(1) The right to market and secure final regu-
4	latory approval for the ANDA product or biosimilar
5	biological product at a date, whether certain or con-
6	tingent, in the United States prior to the expiration
7	of—
8	"(A) any patent that is the basis for the
9	patent infringement claim; or
10	"(B) any patent right or other statutory
11	exclusivity that would prevent the marketing of
12	such ANDA product or biosimilar biological
13	product.
14	"(2) A payment for reasonable litigation ex-
15	penses not to exceed—
16	"(A) for calendar year 2019, \$7,500,000;
17	and
18	"(B) for calendar year 2020 and each cal-
19	endar year thereafter, the amount determined
20	for the preceding calendar year adjusted to re-
21	flect the percentage increase (if any) in the
22	Producer Price Index for Legal Services pub-
23	lished by the Bureau of Labor Statistics of the
24	Department of Labor for the then most recent
25	12-month period ending December 31.

1 "(3) A covenant not to sue on any claim that 2 the ANDA product or biosimilar biological product 3 infringes a United States patent. "(d) Enforcement.— 4 "(1) Enforcement.—A violation of this sec-6 tion shall be treated as an unfair method of competi-7 tion under section 5(a)(1) of the Federal Trade 8 Commission Act (15 U.S.C. 45(a)(1)). 9 "(2) Judicial Review.— "(A) IN GENERAL.—Any party that is sub-10 11 ject to a final order of the Commission, issued 12 in an administrative adjudicative proceeding 13 under the authority of subsection (a)(1), may, 14 within 30 days of the issuance of such order, 15 petition for review of such order in— "(i) the United States Court of Ap-16 17 peals for the District of Columbia Circuit; 18 "(ii) the United States Court of Ap-19 peals for the circuit in which the ultimate 20 defined entity, in section parent as 21 801.1(a)(3) of title 16, Code of Federal 22 Regulations, or any successor thereto, of 23 the NDA holder or biological product li-24 cense holder is incorporated as of the date 25 that the NDA or biological product license

1 application, as applicable, is filed with the 2 Commissioner of Food and Drugs; or "(iii) the United States Court of Ap-3 4 peals for the circuit in which the ultimate parent entity of the ANDA filer or bio-6 similar biological product application filer 7 is incorporated as of the date that the 8 ANDA or biosimilar biological product ap-9 plication is filed with the Commissioner of 10 Food and Drugs. 11 "(B) Treatment of findings.—In a 12 proceeding for judicial review of a final order of 13 the Commission, the findings of the Commis-14 sion as to the facts, if supported by evidence, 15 shall be conclusive. 16 "(e) Antitrust Laws.—Nothing in this section shall modify, impair, limit, or supersede the applicability 17 18 of the antitrust laws as defined in subsection (a) of the first section of the Clayton Act (15 U.S.C. 12(a)), and 19 20 of section 5 of this Act to the extent that section 5 applies 21 to unfair methods of competition. Nothing in this section shall modify, impair, limit, or supersede the right of an 23 ANDA filer or biosimilar biological product application

filer to assert claims or counterclaims against any person,

1 under the antitrust laws or other laws relating to unfair2 competition.

3 "(f) Penalties.—

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

"(1) FORFEITURE.—Each party that violates or assists in the violation of this section shall forfeit and pay to the United States a civil penalty sufficient to deter violations of this section, but in no event greater than 3 times the value received by the party that is reasonably attributable to the violation of this section. If no such value has been received by the NDA holder, biological product license holder, the ANDA filer, or biosimilar biological product application filer the penalty to the NDA holder, biological product license holder, the ANDA filer, or biosimilar biological product application filer shall be sufficient to deter violations, but in no event greater than 3 times the value given to an ANDA filer or biosimilar biological product application filer reasonably attributable to the violation of this section. Such penalty shall accrue to the United States and may be recovered in a civil action brought by the Commission, in its own name by any of its attorneys designated by it for such purpose, in a district court of the United States against any party that violates this section. In such actions, the United States dis-

1 trict courts are empowered to grant mandatory in-2 junctions and such other and further equitable relief 3 as they deem appropriate. "(2) Cease and desist.— 4 "(A) IN GENERAL.—If the Commission has 6 issued a cease and desist order with respect to 7 a party in an administrative adjudicative pro-8 ceeding under the authority of subsection 9 (a)(1), an action brought pursuant to para-10 graph (1) may be commenced against such 11 party at any time before the expiration of 1 12 year after such order becomes final pursuant to 13 section 5(g). 14 "(B) Exception.—In an action under 15 subparagraph (A), the findings of the Commis-16 sion as to the material facts in the administra-17 tive adjudicative proceeding with respect to the 18 violation of this section by a party shall be con-19 clusive unless— 20 "(i) the terms of such cease and de-21 sist order expressly provide that the Com-22 mission's findings shall not be conclusive; 23 or 24 "(ii) the order became final by reason 25 of section 5(g)(1), in which case such find-

1	ing shall be conclusive if supported by evi-
2	dence.
3	"(3) Civil Penalty.—In determining the
4	amount of the civil penalty described in this section,
5	the court shall take into account—
6	"(A) the nature, circumstances, extent,
7	and gravity of the violation;
8	"(B) with respect to the violator, the de-
9	gree of culpability, any history of violations, the
10	ability to pay, any effect on the ability to con-
11	tinue doing business, profits earned by the
12	NDA holder, biological product license holder,
13	the ANDA filer, or biosimilar biological product
14	application filer, compensation received by the
15	ANDA filer or biosimilar biological product ap-
16	plication filer, and the amount of commerce af-
17	fected; and
18	"(C) other matters that justice requires.
19	"(4) Remedies in addition.—Remedies pro-
20	vided in this subsection are in addition to, and not
21	in lieu of, any other remedy provided by Federal
22	law. Nothing in this paragraph shall be construed to
23	affect any authority of the Commission under any
24	other provision of law.
25	"(g) Definitions.—In this section:

- 1 "(1) AGREEMENT.—The term 'agreement' 2 means anything that would constitute an agreement 3 under section 1 of the Sherman Act (15 U.S.C. 1) 4 or section 5 of this Act.
 - "(2) AGREEMENT RESOLVING OR SETTLING A
 PATENT INFRINGEMENT CLAIM.—The term 'agreement resolving or settling a patent infringement
 claim' includes any agreement that is entered into
 within 30 days of the resolution or the settlement of
 the claim, or any other agreement that is contingent
 upon, provides a contingent condition for, or is otherwise related to the resolution or settlement of the
 claim.
 - "(3) ANDA.—The term 'ANDA' means an abbreviated new drug application filed under section 505(j) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)) or a new drug application filed under section 505(b)(2) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(b)(2)).
 - "(4) ANDA FILER.—The term 'ANDA filer' means a party that owns or controls an ANDA filed with the Food and Drug Administration or has the exclusive rights under such ANDA to distribute the ANDA product.

1	"(5) ANDA PRODUCT.—The term 'ANDA
2	product' means the product to be manufactured
3	under the ANDA that is the subject of the patent
4	infringement claim.
5	"(6) BIOLOGICAL PRODUCT.—The term 'bio-
6	logical product' has the meaning given such term in
7	section 351(i)(1) of the Public Health Service Act
8	(42 U.S.C. 262(i)(1)).
9	"(7) BIOLOGICAL PRODUCT LICENSE APPLICA-
10	TION.—The term 'biological product license applica-
11	tion' means an application under section 351(a) of
12	the Public Health Service Act (42 U.S.C. 262(a)).
13	"(8) BIOLOGICAL PRODUCT LICENSE HOLD-
14	ER.—The term 'biological product license holder'
15	means—
16	"(A) the holder of an approved biological
17	product license application for a biological prod-
18	uct;
19	"(B) a person owning or controlling en-
20	forcement of any patents that claim the biologi-
21	cal product that is the subject of such approved
22	application; or
23	"(C) the predecessors, subsidiaries, divi-
24	sions, groups, and affiliates controlled by, con-
25	trolling, or under common control with any of

- the entities described in subparagraphs (A) and
 (B) (such control to be presumed by direct or
 indirect share ownership of 50 percent or greater), as well as the licensees, licensors, successors, and assigns of each of the entities.
 - "(9) BIOSIMILAR BIOLOGICAL PRODUCT.—The term 'biosimilar biological product' means the product to be manufactured under the biosimilar biological product application that is the subject of the patent infringement claim.
 - "(10) BIOSIMILAR BIOLOGICAL PRODUCT APPLICATION.—The term 'biosimilar biological product application' means an application under section 351(k) of the Public Health Service Act (42 U.S.C. 262(k)) for licensure of a biological product as biosimilar to, or interchangeable with, a reference product.
 - "(11) BIOSIMILAR BIOLOGICAL PRODUCT APPLICATION FILER.—The term 'biosimilar biological product application filer' means a party that owns or controls a biosimilar biological product application filed with the Food and Drug Administration or has the exclusive rights under such application to distribute the biosimilar biological product.
 - "(12) Drug product.—The term 'drug product' has the meaning given such term in section

1	314.3(b) of title 21, Code of Federal Regulations (or
2	any successor regulation).
3	"(13) Market.—The term 'market' means the
4	promote, offer for sale, sell, or distribute a drug
5	product.
6	"(14) NDA.—The term 'NDA' means a new
7	drug application filed under section 505(b) of the
8	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
9	355(b)).
10	"(15) NDA HOLDER.—The term 'NDA holder'
11	means—
12	"(A) the holder of an approved NDA appli-
13	cation for a drug product;
14	"(B) a person owning or controlling en-
15	forcement of the patent listed in the Approved
16	Drug Products With Therapeutic Equivalence
17	Evaluations (commonly known as the 'FDA Or-
18	ange Book') in connection with the NDA; or
19	"(C) the predecessors, subsidiaries, divi-
20	sions, groups, and affiliates controlled by, con-
21	trolling, or under common control with any of
22	the entities described in subparagraphs (A) and
23	(B) (such control to be presumed by direct or
24	indirect share ownership of 50 percent or great-

- er), as well as the licensees, licensors, successors, and assigns of each of the entities.
- 3 "(16) Party.—The term 'party' means any 4 person, partnership, corporation, or other legal enti-5 ty.
 - "(17) PATENT INFRINGEMENT.—The term 'patent infringement' means infringement of any patent or of any filed patent application, including any extension, reissue, renewal, division, continuation, continuation in part, reexamination, patent term restoration, patents of addition, and extensions thereof.
 - "(18) Patent infringement claim' means any allegation made to an ANDA filer or biosimilar biological product application filer, whether or not included in a complaint filed with a court of law, that its ANDA or ANDA product, or biological product license application or biological product, may infringe any patent held by, or exclusively licensed to, the NDA holder or biological product license holder, biological product license holder, the ANDA filer, or biosimilar biological product application filer of the drug product or biological product, as applicable.

- 1 "(19) STATUTORY EXCLUSIVITY.—The term
- 2 'statutory exclusivity' means those prohibitions on
- 3 the approval of drug applications under clauses (ii)
- 4 through (iv) of section 505(c)(3)(E) (5- and 3-year
- 5 data exclusivity), section 527 (orphan drug exclu-
- 6 sivity), or section 505A (pediatric exclusivity) of the
- 7 Federal Food, Drug, and Cosmetic Act (21 U.S.C.
- 355(c)(3)(E), 360cc, 355a), or on the licensing of
- 9 biological product applications under section
- 351(k)(7) (12-year exclusivity) or paragraph (2) or
- 11 (3) of section 351(m) (pediatric exclusivity) of the
- Public Health Service Act (42 U.S.C. 262) or under
- section 527 of the Federal Food, Drug, and Cos-
- metic Act (orphan drug exclusivity).".
- 15 (b) Effective Date.—Section 27 of the Federal
- 16 Trade Commission Act, as added by this section, shall
- 17 apply to all agreements described in section 27(a)(1) of
- 18 that Act entered into on or after the date of enactment
- 19 of this Act.

20 SEC. 4. NOTICE AND CERTIFICATION OF AGREEMENTS.

- 21 (a) Notice of All Agreements.—Section 1111(7)
- 22 of the Medicare Prescription Drug, Improvement, and
- 23 Modernization Act of 2003 (21 U.S.C. 355 note) is
- 24 amended by inserting "or the owner of a patent for which
- 25 a claim of infringement could reasonably be asserted

- 1 against any person for making, using, offering to sell, sell-
- 2 ing, or importing into the United States a biological prod-
- 3 uct that is the subject of a biosimilar biological product
- 4 application" before the period at the end.
- 5 (b) CERTIFICATION OF AGREEMENTS.—Section 1112
- 6 of the Medicare Prescription Drug, Improvement, and
- 7 Modernization Act of 2003 (21 U.S.C. 355 note) is
- 8 amended by adding at the end the following:
- 9 "(d) CERTIFICATION.—The Chief Executive Officer
- 10 or the company official responsible for negotiating any
- 11 agreement under subsection (a) or (b) that is required to
- 12 be filed under subsection (c), within 30 days after such
- 13 filing, shall execute and file with the Assistant Attorney
- 14 General and the Commission a certification as follows: 'I
- 15 declare that the following is true, correct, and complete
- 16 to the best of my knowledge: The materials filed with the
- 17 Federal Trade Commission and the Department of Justice
- 18 under section 1112 of subtitle B of title XI of the Medi-
- 19 care Prescription Drug, Improvement, and Modernization
- 20 Act of 2003, with respect to the agreement referenced in
- 21 this certification—
- 22 "'(1) represent the complete, final, and exclu-
- 23 sive agreement between the parties;
- 24 "'(2) include any ancillary agreements that are
- 25 contingent upon, provide a contingent condition for,

1 or are otherwise related to, the referenced agree-2 ment; and "(3) include written descriptions of any oral 3 agreements, representations, commitments, or prom-5 ises between the parties that are responsive to sub-6 section (a) or (b) of such section 1112 and have not 7 been reduced to writing.'.". 8 SEC. 5. NOTIFICATION OF AGREEMENTS. 9 Section 1112 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (21 U.S.C. 10 11 355 note) is amended by adding at the end the following: 12 "(4) Rule of Construction.— "(A) An agreement that is required in sub-13 14 section (a) or (b) shall include agreements re-15 solving any outstanding disputes, including 16 agreements resolving or settling a Patent Trial 17 and Appeal Board proceeding. 18 "(B) For purposes of subparagraph (A), 19 the term 'Patent Trial and Appeal Board pro-20 ceeding' means a proceeding conducted by the 21 United States Patent and Trademark Office 22 Patent Trial and Appeal Board, including but 23 not limited to inter parties review, post-grant 24 review, the transitional program for covered

1 business method patents, and derivation pro-2 ceedings.". 3 SEC. 6. FORFEITURE OF 180-DAY EXCLUSIVITY PERIOD. 4 Section 505(j)(5)(D)(i)(V) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)(5)(D)(i)(V)) is amended by inserting "section 27 of the Federal Trade Commission Act or" after "that the agreement has vio-8 lated". SEC. 7. COMMISSION LITIGATION AUTHORITY. 10 Section 16(a)(2) of the Federal Trade Commission Act (15 U.S.C. 56(a)(2)) is amended— (1) in subparagraph (D), by striking "or" after 12 13 the semicolon; (2) in subparagraph (E), by inserting "or" 14 15 after the semicolon; and 16 (3) inserting after subparagraph (E) the fol-17 lowing: 18 "(F) under section 27;". 19 SEC. 8. REPORT ON ADDITIONAL EXCLUSION. 20 Within 1 year of enactment, the Federal Trade Com-21 mission shall provide a recommendation, and the Commis-22 sion's basis for it, to the Committee on the Judiciary of 23 the House of Representatives and the Committee on the Judiciary of the Senate regarding a potential amendment to include in section 27(c) of the Federal Trade Commis-

- 1 sion Act, an additional exclusion for consideration granted
- 2 by an NDA holder or biological product license holder to
- 3 the ANDA filer or biosimilar biological product application
- 4 filer, respectively, as part of the resolution or settlement,
- 5 a release, waiver, or limitation of a claim for damages or
- 6 other monetary relief.

7 SEC. 9. STATUTE OF LIMITATIONS.

- 8 The Federal Trade Commission shall commence any
- 9 enforcement proceeding described in section 27 of the
- 10 Federal Trade Commission Act, as added by section 3, ex-
- 11 cept for an action described in section 27(f)(2) of the Fed-
- 12 eral Trade Commission Act, not later than 6 years after
- 13 the date on which the parties to the agreement file the
- 14 certification under section 1112(d) of the Medicare Pre-
- 15 scription Drug, Improvement, and Modernization Act of
- 16 2003 (21 U.S.C. 355 note).

17 SEC. 10. SEVERABILITY.

- 18 If any provision of this Act, an amendment made by
- 19 this Act, or the application of such provision or amend-
- 20 ment to any person or circumstance is held to be unconsti-
- 21 tutional, the remainder of this Act, the amendments made
- 22 by this Act, and the application of the provisions of such
- 23 Act or amendments to any person or circumstance shall
- 24 not be affected.

Union Calendar No. 576

116TH CONGRESS H. R. 2375

[Report No. 116-693, Part I]

BILL

To prohibit prescription drug companies from compensating other prescription drug companies to delay the entry of a generic drug, biosimilar biological product, or interchangeable biological product into the market.

DECEMBER 24, 2020

Reported from the Committee on the Judiciary

December 24, 2020

Committee on Energy and Commerce discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed