Union Calendar No. 25 H.R.1503

116TH CONGRESS 1ST SESSION

AUTHENTICATED U.S. GOVERNMENT INFORMATION

[Report No. 116-47]

To amend the Federal Food, Drug, and Cosmetic Act regarding the list under section 505(j)(7) of the Federal Food, Drug, and Cosmetic Act, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 5, 2019

Ms. KELLY of Illinois introduced the following bill; which was referred to the Committee on Energy and Commerce

MAY 2, 2019

Additional sponsors: Mr. RUIZ, Mr. RUSH, Mr. PALLONE, Mrs. DINGELL, Ms. ESHOO, Mr. KENNEDY, Ms. MATSUI, Mrs. CRAIG, Ms. CLARKE of New York, Mr. VAN DREW, Mr. WALDEN, Ms. SCHAKOWSKY, and Ms. MUCARSEL-POWELL

MAY 2, 2019

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on March 5, 2019]

A BILL

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To amend the Federal Food, Drug, and Cosmetic Act regarding the list under section 505(j)(7) of the Federal Food, Drug, and Cosmetic Act, and for other purposes. Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,
 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Orange Book Trans5 parency Act of 2019".

6 SEC. 2. ORANGE BOOK.

7 (a) SUBMISSION OF PATENT INFORMATION FOR BRAND
8 NAME DRUGS.—Paragraph (1) of section 505(b) of the Fed9 eral Food, Drug, and Cosmetic Act (21 U.S.C. 355(b)) is
10 amended to read as follows:

"(b)(1) Any person may file with the Secretary an application with respect to any drug subject to the provisions
of subsection (a). Such persons shall submit to the Secretary
as part of the application—

15 "(A) full reports of investigations which have
16 been made to show whether or not such drug is safe
17 for use and whether such drug is effective in use;

18 "(B) a full list of the articles used as components
19 of such drug;

20 "(C) a full statement of the composition of such
21 drug;

(D) a full description of the methods used in,
and the facilities and controls used for, the manufacture, processing, and packing of such drug;

1	``(E) such samples of such drug and of the arti-
2	cles used as components thereof as the Secretary may
3	require;
4	``(F) specimens of the labeling proposed to be
5	used for such drug;
6	``(G) any assessments required under section
7	505B; and
8	``(H) patent information, with respect to each
9	patent for which a claim of patent infringement could
10	reasonably be asserted if a person not licensed by the
11	owner engaged in the manufacture, use, or sale of the
12	drug, and consistent with the following requirements:
13	"(i) The applicant shall file with the appli-
14	cation the patent number and the expiration
15	date of—
16	((I) any patent which claims the drug
17	for which the applicant submitted the appli-
18	cation and is a drug substance (including
19	active ingredient) patent or a drug product
20	(including formulation and composition)
21	patent; and
22	"(II) any patent which claims the
23	method of using such drug.
24	"(ii) If an application is filed under this
25	subsection for a drug and a patent of the type

described in clause (i) which claims such drug or
 a method of using such drug is issued after the
 filing date but before approval of the applica tion, the applicant shall amend the application
 to include such patent information.

6 Upon approval of the application, the Secretary shall pub-7 lish the information submitted under subparagraph (H). 8 The Secretary shall, in consultation with the Director of 9 the National Institutes of Health and with representatives 10 of the drug manufacturing industry, review and develop guidance, as appropriate, on the inclusion of women and 11 minorities in clinical trials required by subparagraph 12 13 (A).".

(b) CONFORMING CHANGES TO REQUIREMENTS FOR
15 SUBSEQUENT SUBMISSION OF PATENT INFORMATION.—
16 Section 505(c)(2) of the Federal Food, Drug, and Cosmetic
17 Act (21 U.S.C. 355(j)(7)) is amended—

18 (1) by inserting after "the patent number and
19 the expiration date of any patent which" the fol20 lowing: "fulfills the criteria in subsection (b) and";

(2) by inserting after the first sentence the following: "Patent information that is not the type of
patent information required by subsection (b) shall
not be submitted."; and

1	(3) by inserting after "could not file patent in-
2	formation under subsection (b) because no patent" the
3	following: "of the type required to be submitted in
4	subsection (b)".
5	(c) Listing of Exclusivities.—Subparagraph (A) of
6	section 505(j)(7) of the Federal Food, Drug, and Cosmetic
7	Act (21 U.S.C. $355(j)(7)$) is amended by adding at the end
8	the following:
9	"(iv) For each drug included on the list, the Secretary
10	shall specify each exclusivity period that is applicable and
11	has not concluded under—
12	"(I) clause (ii), (iii), or (iv) of subsection
13	(c)(3)(E) of this section;
14	"(II) clause (iv) or (v) of paragraph $(5)(B)$ of
15	this subsection;
16	"(III) clause (ii), (iii), or (iv) of paragraph
17	(5)(F) of this subsection;
18	"(IV) section 505A;
19	"(V) section 505 E ; or
20	"(VI) section 527(a).".
21	(d) Removal of Invalid Patents.—
22	(1) IN GENERAL.—Section $505(j)(7)$ of the Fed-
23	eral Food, Drug, and Cosmetic Act (21 U.S.C.
24	355(j)(7)) is amended by adding at the end the fol-
25	lowing:

"(D)(i) The holder of an application approved under
 subsection (c) for a drug on the list shall notify within 14
 days the Secretary in writing if either of the following oc curs:

5 "(I) The Patent Trial and Appeals Board issues
6 a decision from which no appeal has been or can be
7 taken that a patent for such drug is invalid.

8 "(II) A court issues a decision from which no 9 appeal has been or can be taken that a patent for 10 such drug is invalid.

"(ii) The holder of an approved application shall include in any notification under clause (i) a copy of the decision described in subclause (I) or (II) of clause (i).

14 "(iii) The Secretary shall remove from the list any
15 patent that is determined to be invalid in a decision de16 scribed in subclause (I) or (II) of clause (i)—

17 *"(I) promptly; but*

"(II) not before the expiration of any 180-day
exclusivity period under paragraph (5)(B)(iv) that
relies on a certification described in paragraph
(2)(A)(vii)(IV) that such patent was invalid.".

(2) APPLICABILITY.—Subparagraph (D) of section 505(j)(7) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)(7)), as added by paragraph (1), applies only with respect to a decision de-

1 scribed in such subparagraph that is issued on or 2 after the date of enactment of this Act. (e) REVIEW AND REPORT.—Not later than one year 3 4 after the date of enactment of this Act, the Secretary of 5 Health and Human Services, acting through the Commissioner of Food and Drugs, shall— 6 (1) solicit public comment regarding the types of 7 8 patent information that should be included on the list 9 under section 507(j)(7) of the Federal Food, Drug,

10 and Cosmetic Act (21 U.S.C. 355(j)(7)); and

(2) transmit to the Congress an evaluation of
such comments, including any recommendations
about the types of patent information that should be
included on or removed from such list.

15 SEC. 3. GAO REPORT TO CONGRESS.

16 (a) IN GENERAL.—Not later than one year after the date of enactment of this Act, the Comptroller General of 17 the United States (referred to in this section as the "Comp-18 troller General") shall submit to the Committee on Energy 19 and Commerce of the House of Representatives a report on 20 21 the patents included in the list published under section 22 505(j)(7) of the Federal Food, Drug and Cosmetic Act (21) 23 U.S.C. 355(j)(7)), including an analysis and evaluation of 24 the types of patents included in such list and the claims 25 such patents make about the products they claim.

(b) CONTENTS.—The Comptroller General shall in clude in the report under subsection (a)—

3 (1) data on the number of—

4 (A) patents included in the list published under paragraph (7) of section 505(i) of the Fed-5 6 eral Food, Drug and Cosmetic Act (21 U.S.C. 7 355(i)), that claim the active ingredient or for-8 mulation of a drug in combination with a device 9 that is used for delivery of the drug, together comprising the finished dosage form of the drug; 10 11 and

(B) claims in each patent that claim a device that is used for the delivery of the drug, but
do not claim such device in combination with an
active ingredient or formulation of a drug;

16 (2) data on the date of inclusion in the list
17 under paragraph (7) of such section 505(j) for all
18 patents under such list, as compared to patents that
19 claim a method of using the drug in combination
20 with a device;

(3) an analysis regarding the impact of including on the list under paragraph (7) of such section
505(j) certain types of patent information for drug
product applicants and approved application holders,
including an analysis of whether—

1	(A) the listing of the patents described in
2	paragraph (1)(A) delayed the market entry of
3	one or more drugs approved under such section
4	505(j); and
5	(B) not listing the patents described in
6	paragraph $(1)(A)$ would delay the market entry
7	of one or more such drugs; and
8	(4) recommendations about which kinds of pat-
9	ents relating to devices described in paragraph $(1)(A)$
10	should be submitted to the Secretary of Health and
11	Human Services for inclusion on the list under para-
12	graph (7) of such section $505(j)$ and which patents
13	should not be required to be so submitted.

Union Calendar No. 25

116TH CONGRESS H. R. 1503

[Report No. 116-47]

A BILL

To amend the Federal Food, Drug, and Cosmetic Act regarding the list under section 505(j)(7) of the Federal Food, Drug, and Cosmetic Act, and for other purposes.

May 2, 2019

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed