112TH CONGRESS 2D SESSION

S. 2113

To empower the Food and Drug Administration to ensure a clear and effective pathway that will encourage innovative products to benefit patients and improve public health.

IN THE SENATE OF THE UNITED STATES

February 15, 2012

Mrs. Hagan introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

To empower the Food and Drug Administration to ensure a clear and effective pathway that will encourage innovative products to benefit patients and improve public health.

- 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; TABLE OF CONTENTS; REF-
- 4 ERENCES IN ACT.
- 5 (a) Short Title.—This Act may be cited as the
- 6 "Transforming the Regulatory Environment to Accelerate
- 7 Access to Treatments" or "TREAT Act".

1	(b) Table of Contents.—The table of contents of
2	this Act is as follows:
	Sec. 1. Short title; table of contents; references in Act.
	TITLE I—ELEVATING FDA AND EMPOWERING OPERATIONAL EXCELLENCE
	Sec. 101. Mission statement. Sec. 102. Management Review Board.
	TITLE II—ADVANCING REGULATORY SCIENCE AND INNOVATION
	Sec. 201. Chief innovation officer. Sec. 202. Enhancing access to external scientific and medical expertise.
	TITLE III—ENABLING MODERNIZED PATIENT-CENTRIC CLINICAL DEVELOPMENT
	Sec. 301. Enhancement of accelerated patient access to new medical treatments.
	Sec. 302. Electronic health records. Sec. 303. Disclosure to drug sponsors of reasons for non-approval of a new drug application.
3	(c) References in Act.—Except as otherwise spec-
4	ified, amendments made by this Act to a section or other
5	provision of law are amendments to such section or other
6	provision of the Federal Food, Drug, and Cosmetic Act
7	(21 U.S.C. 301 et seq.).
8	TITLE I—ELEVATING FDA AND
9	EMPOWERING OPERATIONAL
10	EXCELLENCE
11	SEC. 101. MISSION STATEMENT.
12	Section 1003(b) (21 U.S.C. 393(b)) is amended—
13	(1) by redesignating paragraphs (3) and (4) as
14	paragraphs (4) and (5), respectively;
15	(2) by inserting after paragraph (2), the fol-

lowing:

- 1 "(3) advance medical innovation, and strive to 2 make novel products available to those who need 3 them, by incorporating modern scientific tools, 4 standards, methodologies, and approaches to ensure 5 the timely and effective review, and the expeditious 6 clearance, licensure, or approval, as appropriate, of 7 innovative drugs, devices, and other regulated prod-8 ucts;"; and
- 9 (3) in paragraph (5), as so redesignated, by 10 striking "(1) through (3)" and inserting "(1) 11 through (4)".
- 12 SEC. 102. MANAGEMENT REVIEW BOARD.
- 13 Chapter VII (21 U.S.C. 371 et seq.) is amended by
- 14 inserting after section 713 the following:
- 15 "SEC. 714. MANAGEMENT REVIEW BOARD.
- 16 "(a) IN GENERAL.—Not later than 60 days after the
- 17 date of enactment of the TREAT Act, the Secretary shall
- 18 establish an advisory council within the Food and Drug
- 19 Administration to be known as the Management Review
- 20 Board (referred to in this section as the 'Board').
- 21 "(b) Duties.—
- 22 "(1) IN GENERAL.—The Board shall provide
- advice to the Secretary regarding the management
- and organization of the Food and Drug Administra-
- tion.

1	"(2) Reports.—The Board shall—
2	"(A) periodically review the organization
3	and responsibilities of individual offices, cen-
4	ters, and divisions within the Food and Drug
5	Administration (referred to in this section as
6	the 'Administration') in order to determine the
7	optimal allocation of responsibilities and to im-
8	prove the efficiency and effectiveness of each of-
9	fice, center, and division in achieving individual
10	and overall missions of the Administration;
11	"(B) issue proposed and final reports on
12	whether and to what extent changes should be
13	made to the management and organization of
14	the Administration to further the Administra-
15	tion's mission as set forth in section 1003(b);
16	and
17	"(C) for any proposal for organizational
18	changes to which the Board gives significant
19	consideration as a recommendation, consider—
20	"(i) the budgetary and operational
21	consequences of the proposed change; and
22	"(ii) an estimation of the level of re-
23	sources that would be needed to implement
24	the proposed change.

1	"(3) Consultation.—In carrying out para-
2	graph (2), the Board shall consult with—
3	"(A) the heads of centers and divisions
4	within the Administration who are not members
5	of the Board;
6	"(B) other scientific leaders who are offi-
7	cers or employees of the Administration and are
8	not members of the Board; and
9	"(C) organizations representing regulated
10	industries, venture capital, patients, and disease
11	research, and that are not otherwise rep-
12	resented on the Board.
13	"(4) Topics for review.—
14	"(A) Request of Secretary.—The Sec-
15	retary may, at any time, submit requests about
16	management or organizational issues to the
17	Board for assessment.
18	"(B) Public input.—The Board shall
19	seek input from the public on management and
20	organizational issues that should be assessed by
21	the Board, at such times as determined appro-
22	priate by the Board.
23	"(5) Powers.—The Board may secure directly
24	from the Administration such information as is nec-

1	essary or appropriate for the Board to review issues
2	under consideration.
3	"(6) Conflict of interest exemption.—
4	Notwithstanding any other provision of law, the
5	Board shall not be subject to section 712.
6	"(c) Composition of Board.—
7	"(1) In general.—The Board shall consist
8	of—
9	"(A) the Secretary, who shall be a perma-
10	nent nonvoting member on an ex officio basis;
11	and
12	"(B) 21 additional members, all of whom
13	shall be voting members, in accordance with
14	paragraph (2).
15	"(2) Voting members.—The membership of
16	the Board shall consist of the following:
17	"(A) Officers and employees of the
18	FOOD AND DRUG ADMINISTRATION.—The Sec-
19	retary shall designate not less than 9 individ-
20	uals who are directors of centers within the Ad-
21	ministration, directors of divisions within such
22	Administration, or other similarly senior offi-
23	cials within such Administration.
24	"(B) OTHER MEMBERS.—The Secretary
25	shall designate other individuals from among

1	individuals who are not officers or employees of
2	the United States. Such members shall in-
3	clude—
4	"(i) individuals representing the inter-
5	ests of public or private academic medical
6	centers, physicians, and patient advocacy
7	and disease research organizations;
8	"(ii) individuals representing the in-
9	terests of industries regulated by the Ad-
10	ministration, which shall include at least 1
11	representative from each of the pharma-
12	ceutical, biotechnology, medical device, and
13	food industries; and
14	"(iii) individuals with broad expertise
15	regarding how the Administration func-
16	tions and with experience in successfully
17	managing or consulting for large scientific
18	research or other organizations (other than
19	public or private entities described under
20	clause (i)).
21	"(3) Term; vacancies.—
22	"(A) Terms.—The members appointed
23	under paragraph (2)(B) shall be appointed for
24	a term of 3 years, which may be renewed once.

1	"(B) VACANCIES.—A vacancy on the
2	Board—
3	"(i) shall not affect the powers of the
4	Board; and
5	"(ii) shall be filled in the same man-
6	ner as the original appointment was made
7	"(d) Chair.—The Chair of the Board shall be se-
8	lected by the Secretary from among the members of the
9	Board appointed under subsection (c)(1). The term of of-
10	fice of the Chair shall be 3 years.
11	"(e) Meetings.—
12	"(1) In general.—The Board shall meet at
13	the call of the Chair or upon the request of the Sec-
14	retary, but not fewer than 6 times with respect to
15	issuing any particular report under subsection
16	(b)(2). The location of the meetings of the Board is
17	subject to the approval of the Secretary.
18	"(2) Particular meetings to receive pub-
19	LIC INPUT.—Of the meetings held under paragraph
20	(1) with respect to proposals for management or or-
21	ganizational changes being considered under sub-
22	section $(b)(2)$ —
23	"(A) 1 or more shall be directed towards
24	receiving input from the pharmaceutical, med-
25	ical device, and hiotechnology industries, clinical

1	researchers, and the physician and medical re-
2	search communities to address regulatory and
3	scientific needs and opportunities related to
4	such proposals;
5	"(B) 1 or more shall be directed towards
6	receiving input from patient advocacy, disease
7	research organizations, and consumer groups to
8	address patient and consumer needs and oppor-
9	tunities related to such proposals; and
10	"(C) 1 or more shall be directed towards
11	receiving input from food, cosmetic, and dietary
12	supplement industries to address regulatory and
13	scientific needs and opportunities related to
14	such proposals.
15	"(3) Availability of information.—For
16	each meeting held under this subsection, the Sec-
17	retary shall post on the Internet Web site of the Ad-
18	ministration a summary of the proceedings.
19	"(f) Compensation.—Without regard to the provi-
20	sions of title 5, United States Code, governing appoint-
21	ments in the competitive service, and without regard to
22	provisions of chapter 51 and subchapter III of chapter 53
23	of such title relating to classification and General Schedule
24	pay rates, the Secretary may—
25	"(1) establish the Board; and

1 "(2) appoint and fix the compensation of the 2 members of the Board, except that officers and em-3 ployees of the United States shall not receive addi-4 tional compensation for service as members of such 5 groups. 6 "(g) Reports.— 7 "(1) Public comment.— 8 "(A) Proposed reports.—Each pro-9 posed report issued under subsection (b)(2) 10 shall be posted on the Internet Web site of the 11 Administration and made available for public 12 comment for not less than 60 days prior to 13 being made final and being submitted under 14 paragraph (2). "(B) Final reports.—Not later than 90 15 16 days after receiving comments from the public 17 on a proposed report under subparagraph (A), 18 the Board shall post a final report on such 19 Internet Web site incorporating an overview of 20 comments accepted or rejected. "(2) Congressional and secretary re-21 22 VIEW.—Each final report issued under subsection

(b)(2) shall be submitted to the—

1	"(A) the Committee on Health, Education,
2	Labor, and Pensions and the Committee on Ap-
3	propriations of the Senate;
4	"(B) the Committee on Energy and Com-
5	merce and the Committee on Appropriations of
6	the House of Representatives; and
7	"(C) the Secretary.
8	"(3) Timing and frequency of reports.—
9	Not later than January 31, 2015, the Board shall
10	issue the first report under subsection (b)(2) and
11	shall issue subsequent reports not less than once
12	every 5 years thereafter.
13	"(h) Process for Review of Recommended Or-
14	GANIZATIONAL OR MANAGEMENT CHANGES.—With re-
15	spect to recommendations for organizational or manage-
16	ment changes made in a report issued under subsection
17	(b)(2), the Secretary shall, except as provided in sub-
18	section (i)(2), implement the recommendations in accord-
19	ance with the following process:
20	"(1) Not later than 100 days after the report
21	is submitted to the Secretary under subsection
22	(g)(2), the Secretary shall initiate the applicable
23	processes under subsection (i).
24	"(2) The recommendations shall be fully imple-
25	mented not later than the expiration of the 3-year

period beginning on the date on which such processis initiated.

"(i) ACTION BY THE SECRETARY.—

"(1) IN GENERAL.—Not less than 60 days prior to implementing any major organizational or management change recommended under subsection (b)(2), the Secretary shall provide notice to the congressional committees specified in subsection (g)(2) of the Secretary's agreement with the recommendation and the timeline for implementation.

"(2) OBJECTION.—Subsection (h) shall not apply to a recommendation for an organizational or management change made in a report issued under subsection (b)(2) if, not later than 90 days after the report is submitted to the Secretary under subsection (g)(2), the Secretary submits to the committees specified in such subsection a notice indicating that the Secretary objects to the recommended change, and setting forth the reasons for such objection. For purposes of this paragraph, an objection by the Secretary may be made to the entirety of the recommended organizational changes contained in a report issued under subsection (b)(2), or to 1 or more aspects of any proposed change or changes.

1	"(3) Implementation.—Any aspect of a pro-
2	posed change not objected to by the Secretary in a
3	notice under paragraph (2) shall be implemented in
4	accordance with subsection (h), except as the Sec-
5	retary may be directed otherwise by law.".
6	TITLE II—ADVANCING REGU-
7	LATORY SCIENCE AND INNO-
8	VATION
9	SEC. 201. CHIEF INNOVATION OFFICER.
10	Chapter X is amended—
11	(1) by redesignating the second section 1011
12	(21 U.S.C. 399c) (as added by section 209(a) of
13	Public Law 111–353) as section 1011A; and
14	(2) by adding at the end the following:
15	"SEC. 1013. OFFICE OF THE CHIEF INNOVATION OFFICER.
16	"(a) Establishment; Appointment.—The Sec-
17	retary shall establish within the Office of the Commis-
18	sioner an office to be known as the Office of the Chief
19	Innovation Officer. The Secretary shall appoint a Chief
20	Innovation Officer to lead such Office.
21	"(b) Duties.—The Chief Innovation Officer shall—
22	"(1) identify promising new scientific and regu-
23	latory approaches to ensure the rapid development,
24	testing, and review of new drugs and devices, which
25	may include the validation and qualification of bio-

- 1 markers, the adoption of novel models or methodolo-2 gies to enhance clinical trial design, clinical data 3 evaluation, or predictive toxicology, and the coordi-4 nation and optimization of efficient review processes 5 for drugs, and devices; 6 "(2) ensure that such approaches are integrated 7 into operations at all applicable levels of the Food 8 and Drug Administration, and harmonized with the 9 approaches of other applicable agencies; 10 "(3)(A) consider the recommendations of inter-11 nal and external bodies involved in advancing inno-12 vation in regulatory science activities, such as those 13 described in paragraph (1); and 14 "(B) make such recommendations available on 15 the Internet Web site of the Food and Drug Admin-16 istration; 17 "(4) develop pilot programs to implement and 18 incorporate the recommendations considered under 19 paragraph (3) into the regulatory review and ap-
 - "(5) in consultation with the heads of the centers and offices within such Administration, implement other pilot programs as the Chief Innovation Officer determines appropriate, and ensure partici-

proval processes of such Administration; and

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1	pation by cross-disciplinary teams in such implemen-
2	tation, as applicable.
3	"(c) Reports and Implementation Plans.—
4	"(1) Reports.—The Chief Innovation Officer
5	shall publish a report summarizing the consideration
6	of applicable recommendations evaluated under sub-
7	section (b)(3) at least once every 2 years. Such re-
8	ports shall—
9	"(A) provide an explanation as to whether,
10	how, and why such recommendations will be im-
11	plemented by the Food and Drug Administra-
12	tion;
13	"(B) provide a description of pilot pro-
14	grams being implemented and the progress of
15	such Administration with respect to the integra-
16	tion of new scientific and regulatory approaches
17	into its operations in order to accelerate the
18	rapid development, review, approval, and pa-
19	tient access to new drugs and devices;
20	"(C) be made available for public comment
21	for not less than 60 days prior to being made
22	final;
23	"(D) following public comment, be final-
24	ized by the Chief Innovation Officer to include

1	an overview of public comments accepted or re-
2	jected; and
3	"(E) once finalized, be made available on
4	the Internet Web site of such Administration
5	and submitted to—
6	"(i) the Committee on Health, Edu-
7	cation, Labor and Pensions of the Senate;
8	and
9	"(ii) the Committee on Energy and
10	Commerce of the House of Representa-
11	tives.
12	"(2) Public comment regarding implemen-
13	TATION OF PILOT PROGRAMS.—The Chief Innova-
14	tion Officer shall make each plan to implement a
15	pilot program under subsection (b)(4) available for
16	public comment for not less than 60 days before the
17	implementation of the pilot program.
18	"(d) Maintenance of Authority of Centers.—
19	Nothing in this section limits the authority or ability of
20	the individual Centers of the Food and Drug Administra-
21	tion to carry out any of the actions described in this sec-
22	tion.".
23	SEC. 202. ENHANCING ACCESS TO EXTERNAL SCIENTIFIC
24	AND MEDICAL EXPERTISE.
25	(a) Advisory Committees.—

1	(1) Conflicts of interest.—Section
2	712(c)(2) (21 U.S.C. 379d–1(c)(2)) is amended—
3	(A) in subparagraph (A), by striking "fi-
4	nancial interest that could be affected by the
5	advice given to the Secretary with respect to
6	such matter" and inserting "financial interest
7	in the outcome of such matter that is direct and
8	predictable";
9	(B) by striking subparagraph (B) and in-
10	serting the following:
11	"(B) Waiver.—
12	"(i) IN GENERAL.—If the Secretary
13	makes a determination described in clause
14	(ii), the Secretary may grant a waiver of
15	the prohibition in subparagraph (A) to per-
16	mit a member described in such subpara-
17	graph to—
18	"(I) participate as a non-voting
19	member with respect to a particular
20	matter considered in a committee
21	meeting; or
22	"(II) participate as a voting
23	member with respect to a particular
24	matter considered in a committee
25	meeting.

1	"(ii) Determination.—A determina-
2	tion described under this clause may be
3	based on 1 or both of the following deter-
4	minations:
5	"(I) The need for the services of
6	the individual on the committee out-
7	weighs the potential for a conflict of
8	interest created by the financial inter-
9	est involved.
10	"(II) The financial interest is not
11	so substantial as to be deemed likely
12	to affect the integrity of the services
13	provided by that individual."; and
14	(C) by striking subparagraph (C).
15	(2) Patient group representatives.—Sec-
16	tion 505(n)(3) (21 U.S.C. 355(n)(3)) is amended—
17	(A) in subparagraph (C), by striking ";
18	and" and inserting a semicolon;
19	(B) in subparagraph (D), by striking the
20	period at the end and inserting "; and"; and
21	(C) by adding at the end the following:
22	"(E) 2 or more members who are medical
23	or scientific experts selected from a pool of
24	nominations provided by patient advocacy or
25	disease research organizations whose interests

are in the specific disease or diseases proposed to be treated by the drug under consideration.".

(3) Revised regulations.—

- (A) IN GENERAL.—The Secretary of Health and Human Services shall revise and update the regulations of the Food and Drug Administration relating to the application of the Federal Advisory Committee Act (5 U.S.C. App.) to reflect updated understanding of the scope of such Act, as embodied in regulations of the General Services Administration (as in effect on the date of enactment of this Act) and case law.
- (B) Content.—The revised and updated regulations under subparagraph (A) shall explicitly encourage officials of the Food and Drug Administration to utilize, to the maximum extent possible, the flexibility and exceptions provided by the Federal Advisory Committee Act to interact with stakeholder groups outside the confines of the advisory committees of such Act, including patient advocacy organizations, disease specialty societies, and others.

1 (b) CHIEF MEDICAL POLICY OFFICERS.—Chapter X (21 U.S.C. 391 et seq.), as amended by section 201, is 3 further amended by adding at the end the following: "SEC. 1014. CHIEF MEDICAL POLICY OFFICERS. 5 "(a) Establishment.—The Secretary shall establish an Office of the Chief Medical Policy Officer within each of the following Offices of the Food and Drug Admin-8 istration: 9 "(1) The Office of the Director of the Center 10 for Drug Evaluation and Research. 11 "(2) The Office of the Director of the Center 12 for Biologics Evaluation and Research. 13 "(3) The Office of the Director of the Center 14 for Devices and Radiological Health. 15 "(b) Selection.—Each Chief Medical Policy Officer shall be selected from the Senior Executive Service by the 16 17 Secretary. 18 "(c) Duties.—Each Chief Medical Policy Officer 19 shall— 20 "(1) in coordination with the Chief Innovation 21 Officer, center Directors, and other Chief Medical 22 Policy Officers, develop proactive and consistent ap-23 proaches for the centers within the Food and Drug

Administration and the divisions within such Admin-

istration that review applications for drug or device

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1	approval to address emerging medical and scientific
2	policy issues bearing on new product review proc-
3	esses, including by—
4	"(A) advising on and regularly reviewing
5	the implementation of such approaches by such
6	centers and divisions; and
7	"(B) implementing peer learning programs
8	to ensure the effective and consistent review
9	and approval of new drugs and devices, includ-
10	ing the incorporation of new scientific and regu-
11	latory approaches recommended by the Chief
12	Innovation Officer under section 1013(b);
13	"(2) in coordination with the center Directors,
14	sponsors, and relevant patient advocacy and disease
15	research organizations, promote earlier and im-
16	proved utilization of advisory committees throughout
17	the drug and device development and review proc-
18	esses, including at the investigational testing phase,
19	and recommend as appropriate the utilization of au-
20	thorities by the Secretary under section 1007 in
21	cases where the ability to obtain sufficient external
22	experts for such advisory committees is limited;
23	"(3) in coordination with the Office of Special
24	Medical Programs and appropriate Center medical

and scientific officers, improve reviewer access to ex-

1	ternal experts outside of the advisory committee
2	process, including utilization of authorities in section
3	1004;
4	"(4) periodically solicit input from industry,
5	academia, and patient advocacy and disease research
6	organizations on emerging scientific and medical pol-
7	icy issues bearing on new product review processes,
8	including clinical trial methodologies; and
9	"(5) coordinate with the Chief Innovation Offi-
10	cer in the implementation of pilot programs under
11	section 1013(b).
12	"(d) External Experts.—When serving as officers
13	or employees of the United States, the experts described
14	under subsection (c)(3) shall be considered special govern-
15	ment employees as defined in section 202(a) of title 18,
16	United States Code.".
17	TITLE III—ENABLING MODERN-
18	IZED PATIENT-CENTRIC CLIN-
19	ICAL DEVELOPMENT
20	SEC. 301. ENHANCEMENT OF ACCELERATED PATIENT AC-
21	CESS TO NEW MEDICAL TREATMENTS.
22	(a) Findings; Sense of Congress.—
23	(1) FINDINGS.—Congress makes the following
24	findings:

- (A) The Food and Drug Administration (referred to in this section as the "FDA") serves a critical role in helping to assure that new medicines are safe and effective. Regulatory innovation is 1 element of the Nation's strategy to address serious and life-threatening diseases or conditions by promoting investment in and development of innovative treatments for unmet medical needs.
 - (B) During the 2 decades following the establishment of the accelerated approval mechanism, advances in medical sciences, including genomics, molecular biology, and bioinformatics, have provided an unprecedented understanding of the underlying biological mechanism and pathogenesis of disease. A new generation of modern, targeted medicines is under development to treat serious and life-threatening diseases, some applying drug development strategies based on biomarkers or pharmacogenomics, predictive toxicology, clinical trial enrichment techniques, and novel clinical trial designs, such as adaptive clinical trials.
 - (C) As a result of these remarkable scientific and medical advances, the FDA should

be encouraged to implement more broadly effective processes for the expedited development and review of innovative new medicines intended to address unmet medical needs for serious or life-threatening diseases or conditions, including those for rare diseases or conditions, using a broad range of surrogate or clinical endpoints and modern scientific tools earlier in the drug development cycle when appropriate. This may result in fewer, smaller, or shorter clinical trials for the intended patient population or targeted subpopulation without compromising or altering the high standards of the FDA for the approval of drugs.

- (D) Patients benefit from expedited access to safe and effective innovative therapies to treat unmet medical needs for serious or lifethreatening diseases or conditions.
- (E) For these reasons, the statutory authority in effect on the day before the date of enactment of this Act governing expedited approval of drugs for serious or life-threatening diseases or conditions should be amended in order to enhance the authority of the FDA to consider appropriate scientific data, methods,

- and tools, and to expedite development and access to novel treatments for patients with a broad range of serious or life-threatening diseases or conditions.
- (2) Sense of congress.—It is the sense of 6 Congress that the Food and Drug Administration 7 should apply the accelerated approval and fast track 8 provisions set forth in section 506 of the Federal 9 Food, Drug, and Cosmetic Act (21 U.S.C. 356), as 10 amended by this section, to the greatest extent pos-11 sible to help expedite the development and avail-12 ability to patients of treatments for serious or life-13 threatening diseases or conditions while maintaining 14 appropriate safety and effectiveness standards for 15 such treatments.
- 16 (b) Expedited Approval of Drugs for Serious
- 17 OR LIFE-THREATENING DISEASES OR CONDITIONS.—Sec-
- 18 tion 506 of the Federal Food, Drug, and Cosmetic Act
- 19 (21 U.S.C. 356) is amended to read as follows:
- 20 "SEC. 506. EXPEDITED APPROVAL OF DRUGS FOR SERIOUS
- OR LIFE-THREATENING DISEASES OR CONDI-
- TIONS.
- 23 "(a) Designation of Drug as Fast Track Prod-
- 24 UCT.—

"(1) IN GENERAL.—The Secretary shall, at the request of the sponsor of a new drug, facilitate the development and expedite the review of such drug if it is intended, whether alone or in combination with one or more other drugs, for the treatment of a seri-ous or life-threatening disease or condition, and it demonstrates the potential to address unmet medical needs for such a disease or condition. (In this sec-tion, such a drug is referred to as a 'fast track prod-uct'.)

"(2) REQUEST FOR DESIGNATION.—The sponsor of a new drug may request the Secretary to designate the drug as a fast track product. A request for the designation may be made concurrently with, or at any time after, submission of an application for the investigation of the drug under section 505(i) or section 351(a)(3) of the Public Health Service Act.

"(3) DESIGNATION.—Within 60 calendar days after the receipt of a request under paragraph (2), the Secretary shall determine whether the drug that is the subject of the request meets the criteria described in paragraph (1). If the Secretary finds that the drug meets the criteria, the Secretary shall designate the drug as a fast track product and shall

1 take such actions as are appropriate to expedite the

2 development and review of the application for ap-

3 proval of such product.

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4 "(b) Accelerated Approval of a Drug for a

5 Serious or Life-Threatening Disease or Condi-

6 TION, INCLUDING A FAST TRACK PRODUCT.—

"(1) In General.—

"(A) ACCELERATED APPROVAL.—The Secretary may approve an application for approval of a product for a serious or life-threatening disease or condition, including a fast track product, under section 505(c) or section 351(a) of the Public Health Service Act upon a determination that the product has an effect on a surrogate endpoint that is reasonably likely to predict clinical benefit, or on a clinical endpoint, including an endpoint that can be measured earlier than irreversible morbidity or mortality, that is reasonably likely to predict an effect on irreversible morbidity or mortality or other clinical benefit, taking into account the severity or rarity of the condition and the availability of alternative treatments. The approval described in the preceding sentence is referred to in this section as 'accelerated approval'.

1	"(B) EVIDENCE.—The evidence to support
2	that an endpoint is reasonably likely to predict
3	clinical benefit under subparagraph (A) may in-
4	clude epidemiological, pathophysiological, thera-
5	peutic or other evidence developed using bio-
6	markers, for example, or other scientific meth-
7	ods or tools.
8	"(2) Limitation.—Approval of a product
9	under this subsection may be subject to 1 or both
10	of the following requirements:
11	"(A) That the sponsor conduct appropriate
12	post-approval studies to verify and describe the
13	predicted effect on irreversible morbidity or
14	mortality or other clinical benefit.
15	"(B) That the sponsor submit copies of all
16	promotional materials related to the product
17	during the preapproval review period and, fol-
18	lowing approval and for such period thereafter
19	as the Secretary determines to be appropriate,
20	at least 30 days prior to dissemination of the
21	materials.
22	"(3) Expedited withdrawal of AP-
23	PROVAL.—The Secretary may withdraw approval of
24	a product approved under accelerated approval using

expedited procedures (as prescribed by the Secretary

1	in regulations which shall include an opportunity for
2	an informal hearing) if—
3	"(A) the sponsor fails to conduct any re-
4	quired post-approval study of the drug with due
5	diligence;
6	"(B) a study required to verify and de-
7	scribe the predicted effect on irreversible mor-
8	bidity or mortality or other clinical benefit of
9	the product fails to verify and describe such ef-
10	fect or benefit;
11	"(C) other evidence demonstrates that the
12	product is not safe or effective under the condi-
13	tions of use; or
14	"(D) the sponsor disseminates false or
15	misleading promotional materials with respect
16	to the product.
17	"(c) Review of Incomplete Applications for
18	APPROVAL OF A FAST TRACK PRODUCT.—
19	"(1) In general.—If the Secretary deter-
20	mines, after preliminary evaluation of clinical data
21	submitted by the sponsor, that a fast track product
22	may be effective, the Secretary shall evaluate for fil-
23	ing, and may commence review of portions of, an ap-
24	plication for the approval of the product before the
25	sponsor submits a complete application. The Sec-

1	retary shall commence such review only if the appli-
2	cant—
3	"(A) provides a schedule for submission of
4	information necessary to make the application
5	complete; and
6	"(B) pays any fee that may be required
7	under section 736.
8	"(2) Exception.—Any time period for review
9	of human drug applications that has been agreed to
10	by the Secretary and that has been set forth in goals
11	identified in letters of the Secretary (relating to the
12	use of fees collected under section 736 to expedite
13	the drug development process and the review of
14	human drug applications) shall not apply to an ap-
15	plication submitted under paragraph (1) until the
16	date on which the application is complete.
17	"(d) Awareness Efforts.—The Secretary shall—
18	"(1) develop and disseminate to physicians, pa-
19	tient organizations, pharmaceutical and bio-
20	technology companies, and other appropriate persons
21	a description of the provisions of this section appli-
22	cable to accelerated approval and fast track prod-
23	ucts; and
24	"(2) establish a program to encourage the de-
25	velopment of surrogate and clinical endpoints, in-

cluding biomarkers, and other scientific methods and tools that can assist the Secretary in determining whether the evidence submitted in an application is reasonably likely to predict clinical benefit for serious or life-threatening conditions for which significant unmet medical needs exist.".

(c) Guidance; Amended Regulations.—

- after the date of enactment of this Act, the Secretary of Health and Human Services (referred to in this section as the "Secretary") shall issue draft guidance to implement the amendments made by this section. In developing such guidance, the Secretary shall specifically consider issues arising under the accelerated approval and fast track processes under section 506 of the Federal Food, Drug, and Cosmetic Act, as amended by subsection (b), for drugs designated for a rare disease or condition under section 526 of such Act (21 U.S.C. 360bb).
- (2) Final guidance.—Not later than 1 year after the issuance of draft guidance under paragraph (1), and after an opportunity for public comment, the Secretary shall issue final guidance.
- (3) Conforming Changes.—The Secretary shall issue, as necessary, conforming amendments to

- the applicable regulations under title 21, Code of
 Federal Regulations, governing accelerated approval.
- 4 If the Secretary fails to issue final guidance or amended regulations as required by this subsection, such failure shall not preclude the review of, or action on, a request for designation or an application for approval submitted pursuant to section 506 of the Federal Food, Drug, and Cosmetic Act, as

amended by subsection (b).

11 (d) Independent Review.—The Secretary may, in 12 conjunction with other planned reviews, contract with an independent entity with expertise in assessing the quality and efficiency of biopharmaceutical development and regu-14 15 latory review programs to evaluate the Food and Drug Administration's application of the processes described in 16 17 section 506 of the Federal Food, Drug, and Cosmetic Act, 18 as amended by subsection (b), and the impact of such 19 processes on the development and timely availability of in-20 novative treatments for patients suffering from serious or 21 life-threatening conditions. Any such evaluation shall include consultation with regulated industries, patient advo-23 cacy and disease research foundations, and relevant aca-

demic medical centers.

- 1 (e) Construction.—The amendments made by this 2 section to section 506(b) of the Federal Food, Drug, and
- 3 Cosmetic Act are intended to encourage the Secretary to
- 4 utilize innovative approaches to the assessment of prod-
- 5 ucts under accelerated approval while maintaining appro-
- 6 priate safety and effectiveness standards for such prod-
- 7 ucts.
- 8 SEC. 302. ELECTRONIC HEALTH RECORDS.
- 9 Subchapter A of chapter VII (21 U.S.C. 371 et seq.),
- 10 as amended by section 103, is further amended by adding
- 11 at the end the following:
- 12 "SEC. 715. CLINICAL INFORMATICS COORDINATOR.
- 13 "(a) In General.—The Secretary shall appoint,
- 14 within the Office of the Commissioner, a Clinical
- 15 Informatics Coordinator.
- 16 "(b) Duties.—The Clinical Informatics Coordinator
- 17 shall—
- "(1) develop a process to validate the use of
- 19 health information technology in clinical research
- and encourage the use of new health information
- 21 technologies in clinical research protocols; and
- 22 "(2) establish pilot programs to explore and
- evaluate the methods of incorporating emerging
- health information technology to make the clinical
- research process more efficient.

1	"(c) GUIDANCE.—Not later than 1 year after the con-
2	clusion of the pilot programs described in subsection
3	(b)(2), the Secretary shall issue guidance for the conduct
4	of clinical trials incorporating health information tech-
5	nology. The guidance shall explain how the Food and
6	Drug Administration will evaluate such information when
7	reviewing new drug and device applications.".
8	SEC. 303. DISCLOSURE TO DRUG SPONSORS OF REASONS
9	FOR NON-APPROVAL OF A NEW DRUG APPLI-
10	CATION.
11	Section 505 (21 U.S.C. 355) is amended by adding
12	at the end the following:
13	"(w) Notice of Reasons for Denial of a New
14	DRUG APPLICATION.—If the Secretary denies approval of
15	a new drug application under this section or of an applica-
16	tion with respect to a biological product under section 351
17	of the Public Health Service Act, the Secretary shall pro-
18	vide to the sponsor of such drug or biological product—
19	"(1) a written explanation of the reasons for
20	denying such application, including an explanation of
21	the specific reasons the Secretary determines that—
22	"(A) the data submitted in the application
23	are inadequate to support approval of the drug
24	or biological product; and

1	"(B) labeling, risk evaluation and mitiga-
2	tion strategies under section 505–1, or post-
3	approval studies or trials are inadequate to sup-
4	port a determination that the benefits of ap-
5	proval outweigh the risks; and
6	"(2) to the extent practicable, an explanation of
7	what data will be required and what endpoints will
8	need to be met in order to obtain approval"

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