

115TH CONGRESS  
2D SESSION

# H. R. 5811

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IN THE SENATE OF THE UNITED STATES

JUNE 20, 2018

Received; read twice and referred to the Committee on Health, Education,  
Labor, and Pensions

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## AN ACT

To amend the Federal Food, Drug, and Cosmetic Act with respect to postapproval study requirements for certain controlled substances, 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,*

1     **SECTION 1. POSTAPPROVAL STUDY REQUIREMENTS.**

2         (a) PURPOSES OF STUDY.—Section 505(o)(3)(B) of  
3     the Federal Food, Drug, and Cosmetic Act (21 U.S.C.  
4     355(o)(3)(B)) is amended by adding at the end the fol-  
5     lowing:

6                     “(iv) To assess a potential reduction  
7     in effectiveness of the drug for the condi-  
8     tions of use prescribed, recommended, or  
9     suggested in the labeling thereof if—

10                    “(I) the drug involved—  
11                      “(aa) is or contains a sub-  
12     stance for which a listing in any  
13     schedule is in effect (on a tem-  
14     porary or permanent basis) under  
15     section 201 of the Controlled  
16     Substances Act; or

17                    “(bb) is a drug that has not  
18     been approved under this section  
19     or licensed under section 351 of  
20     the Public Health Service Act,  
21     for which an application for such  
22     approval or licensure is pending  
23     or anticipated, and for which the  
24     Secretary provides notice to the  
25     sponsor that the Secretary in-  
26     tends to issue a scientific and

medical evaluation and recommend controls under the Controlled Substances Act; and “(II) the potential reduction in effectiveness could result in the benefits of the drug no longer outweighing the risks.”.

8       (b) ESTABLISHMENT OF REQUIREMENT.—Section  
9 505(o)(3)(C) of the Federal Food, Drug, and Cosmetic  
10 Act (21 U.S.C. 355(o)(3)(C)) is amended by striking  
11 “such requirement” and all that follows through “safety  
12 information.” and inserting the following: “such require-  
13 ment—

22 (c) APPLICABILITY.—Section 505(o)(3) of the Fed-  
23 eral Food, Drug, and Cosmetic Act (21 U.S.C. 355(o)(3))  
24 is amended by adding at the end the following new sub-  
25 paragraph:

1                         “(G) APPLICABILITY.—The conduct of a  
2 study or clinical trial required pursuant to this  
3 paragraph for the purpose specified in subparagraph  
4 (B)(iv) shall not be considered a new  
5 clinical investigation for the purpose of a period  
6 of exclusivity under clause (iii) or (iv) of sub-  
7 section (c)(3)(E) or clause (iii) or (iv) of sub-  
8 section (j)(5)(F).”.

9                         (d) NEW EFFECTIVENESS INFORMATION DE-  
10 FINED.—Section 505(o)(2) of the Federal Food, Drug,  
11 and Cosmetic Act (21 U.S.C. 355(o)(2)) is amended by  
12 adding at the end the following new subparagraph:

13                         “(D) NEW EFFECTIVENESS INFORMATION.—The term ‘new effectiveness information’, with respect to a drug that is or contains  
14 a controlled substance for which a listing in any  
15 schedule is in effect (on a temporary or permanent basis) under section 201 of the Controlled  
16 Substances Act, means new information about  
17 the effectiveness of the drug, including a new  
18 analysis of existing information, derived from—

19                         “(i) a clinical trial; an adverse event  
20 report; a postapproval study or clinical  
21 trial (including a study or clinical trial  
22 under paragraph (3));

1                         “(ii) peer-reviewed biomedical lit-  
2 erature;  
3                         “(iii) data derived from the  
4 postmarket risk identification and analysis  
5 system under subsection (k); or  
6                         “(iv) other scientific data determined  
7 to be appropriate by the Secretary.”.

8         (e) CONFORMING AMENDMENTS WITH RESPECT TO  
9     LABELING CHANGES.—Section 505(o)(4) of the Federal  
10 Food, Drug, and Cosmetic Act (21 U.S.C. 355(o)(4)) is  
11 amended—

12                         (1) in subparagraph (A)—  
13                             (A) in the heading, by inserting “OR NEW  
14 EFFECTIVENESS” after “SAFETY”;  
15                             (B) by striking “safety information” and  
16 inserting “new safety information or new effec-  
17 tiveness information such”; and

18                             (C) by striking “believes should be” and  
19 inserting “believes changes should be made to”;  
20                         (2) in subparagraph (B)(i)—

21                             (A) by striking “new safety information”  
22 and by inserting “new safety information or  
23 new effectiveness information”; and  
24                             (B) by inserting “indications,” after  
25 “boxed warnings,”;

7       (f) RULE OF CONSTRUCTION.—Nothing in the  
8 amendments made by this section shall be construed to  
9 alter, in any manner, the meaning or application of the  
10 provisions of paragraph (3) of section 505(o) of the Fed-  
11 eral Food, Drug, and Cosmetic Act (21 U.S.C. 355(o))  
12 with respect to the authority of the Secretary of Health  
13 and Human Services to require a postapproval study or  
14 clinical trial for a purpose specified in clauses (i) through  
15 (iii) of subparagraph (B) of such paragraph (3) or para-  
16 graph (4) of such section 505(o) with respect to the Sec-  
17 retary's authority to require safety labeling changes.

Passed the House of Representatives June 19, 2018.

Attest: KAREN L. HAAS,  
*Clerk.*