(Original Signature of Member)

116TH CONGRESS 2D SESSION

## H. R. 5668

To amend the Federal Food, Drug, and Cosmetic Act to modernize the labeling of certain generic drugs, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

January 24, 2020

М	introduced the following bill; which was referred to the
	Committee on

## A BILL

To amend the Federal Food, Drug, and Cosmetic Act to modernize the labeling of certain generic drugs, 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,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Making Objective Drug
- 5 Evidence Revisions for New Labeling Act of 2020" or the
- 6 "MODERN Labeling Act of 2020".

1	SEC. 2. MODERNIZING THE LABELING OF CERTAIN GE-
2	NERIC DRUGS.
3	Chapter V of the Federal Food, Drug, and Cosmetic
4	Act (21 U.S.C. 351 et seq.) is amended by inserting after
5	section 503C the following:
6	"SEC. 503D. PROCESS TO UPDATE LABELING FOR CERTAIN
7	DRUGS.
8	"(a) Definitions.—For purposes of this section:
9	"(1) The term 'covered drug' means a drug ap-
10	proved under section 505(c)—
11	"(A) for which there are no unexpired pat-
12	ents included in the list under section $505(j)(7)$
13	and no unexpired period of exclusivity;
14	"(B) for which the approval of the applica-
15	tion has been withdrawn for reasons other than
16	safety or effectiveness; and
17	"(C) for which, with respect to the label-
18	ing—
19	"(i) new scientific evidence is available
20	regarding the conditions of use of the
21	drug;
22	"(ii) there is a relevant accepted use
23	in clinical practice that is not reflected in
24	the approved labeling; or

1	"(iii) the labeling of such drug does
2	not reflect current legal and regulatory re-
3	quirements.
4	"(2) The term 'period of exclusivity', with re-
5	spect to a drug approved under section 505(c),
6	means any period of exclusivity under clause (ii),
7	(iii), or (iv) of section 505(c)(3)(E), clause (ii), (iii),
8	or (iv) of section $505(j)(5)(F)$ , or section $505A$ ,
9	505E, or 527.
10	"(3) The term 'generic version' means a drug
11	approved under section 505(j) whose reference drug
12	is a covered drug.
13	"(4) The term 'relevant accepted use' means a
14	use for a drug in clinical practice that is supported
15	by scientific evidence that appears to the Secretary
16	to meet the standards for approval under section
17	505.
18	"(5) The term 'selected drug' means a covered
19	drug for which the Secretary has determined
20	through the process under subsection (c) that the la-
21	beling should be changed.
22	"(b) Identification of Covered Drugs.—The
23	Secretary may identify covered drugs for which labeling
24	updates would provide a public health benefit. To assist

1	in identifying covered drugs, the Secretary may do one or
2	both of the following:
3	"(1) Enter into cooperative agreements or con-
4	tracts with public or private entities to review the
5	available scientific evidence concerning such drugs.
6	"(2) Seek public input concerning such drugs,
7	including input on whether there is a relevant ac-
8	cepted use in clinical practice that is not reflected in
9	the approved labeling of such drugs or whether new
10	scientific evidence is available regarding the condi-
11	tions of use for such drug, by—
12	"(A) holding one or more public meetings;
13	"(B) opening a public docket for the sub-
14	mission of public comments; or
15	"(C) other means, as the Secretary deter-
16	mines appropriate.
17	"(c) Selection of Drugs for Updating.—If the
18	Secretary determines, with respect to a covered drug, that
19	the available scientific evidence meets the standards under
20	section 505 for adding or modifying information to the
21	labeling or providing supplemental information to the la-
22	beling regarding the use of the covered drug, the Secretary
23	may initiate the process under subsection (d).
24	"(d) Initiation of the Process of Updating.—
25	If the Secretary determines that labeling changes are ap-

1	propriate for a selected drug pursuant to subsection (c),
2	the Secretary shall provide notice to the holders of ap-
3	proved applications for a generic version of such drug
4	that—
5	"(1) summarizes the findings supporting the
6	determination of the Secretary that the available sci-
7	entific evidence meets the standards under section
8	505 for adding or modifying information or pro-
9	viding supplemental information to the labeling of
10	the covered drug pursuant to subsection (c);
11	"(2) provides a clear statement regarding the
12	additional, modified, or supplemental information for
13	such labeling, according to the determination by the
14	Secretary (including, as applicable, modifications to
15	add the relevant accepted use to the labeling of the
16	drug as an additional indication for the drug); and
17	"(3) states whether the statement under para-
18	graph (2) applies to the selected drug as a class of
19	covered drugs or only to a specific drug product.
20	"(e) Response to Notification.—Within 30 days
21	of receipt of notification provided by the Secretary pursu-
22	ant to subsection (d), the holder of an approved applica-
23	tion for a generic version of the selected drug shall—
24	"(1) agree to change the approved labeling to
25	reflect the additional, modified, or supplemental in-

1	formation the Secretary has determined to be appro-
2	priate; or
3	"(2) notify the Secretary that the holder of the
4	approved application does not believe that the re-
5	quested labeling changes are warranted and submit
6	a statement detailing the reasons why such changes
7	are not warranted.
8	"(f) REVIEW OF APPLICATION HOLDER'S RE-
9	SPONSE.—
10	"(1) In general.—Upon receipt of the appli-
11	cation holder's response, the Secretary shall prompt-
12	ly review each statement received under subsection
13	(e)(2) and determine which labeling changes pursu-
14	ant to the Secretary's notice under subsection (d)
15	are appropriate, if any. If the Secretary disagrees
16	with the reasons why such labeling changes are not
17	warranted, the Secretary shall provide opportunity
18	for discussions with the application holders to reach
19	agreement on whether the labeling for the covered
20	drug should be updated to reflect available scientific
21	evidence, and if so, the content of such labeling
22	changes.
23	"(2) Changes to labeling.—After consid-
24	ering all responses from the holder of an approved
25	application under paragraph (1) or (2) of subsection

1	(e), and any discussion under paragraph (1), the
2	Secretary may order such holder to make the label-
3	ing changes the Secretary determines are appro-
4	priate and meet the standards under section 505 for
5	adding or modifying information or providing sup-
6	plemental information to such labeling. Such holder
7	of an approved application shall—
8	"(A) update its paper labeling for the drug
9	at the next printing of that labeling;
10	"(B) update any electronic labeling for the
11	drug within 30 days of such order; and
12	"(C) submit the revised labeling through
13	the form, 'Supplement—Changes Being Ef-
14	fected'.
15	"(g) Violation.—If the holder of an approved appli-
16	cation for the generic version of the selected drug does
17	not comply with the requirements of subsection $(f)(2)$ ,
18	such generic version of the selected drug shall be deemed
19	to be misbranded under section 502.
20	"(h) Limitations; Generic Drugs.—
21	"(1) In general.—With respect to any label-
22	ing change required under this section, the generic
23	version shall be deemed to have the same conditions
24	of use and the same labeling as a reference drug for
25	purposes of clauses (i) and (v) of section

1	505(j)(2)(A). Any labeling change so required shall
2	not have any legal effect for the applicant that is
3	different than the legal effect that would have re-
4	sulted if a supplemental application had been sub-
5	mitted and approved to conform the labeling of the
6	generic version to a change in the labeling of the ref-
7	erence drug.
8	"(2) Supplemental applications.—Changes
9	to labeling made in accordance with this section
10	shall not be eligible for an exclusivity period under
11	this Act.
12	"(i) Rules of Construction.—
13	"(1) APPROVAL STANDARDS.—This section
14	shall not be construed as altering the applicability of
15	the standards for approval of an application under
16	section 505. No order shall be issued under this sub-
17	section unless the scientific evidence supporting the
18	changed labeling meets the standards for approval
19	applicable to any change to labeling under section
20	505.
21	"(2) Secretary Authority.—Nothing in this
22	section shall be construed to limit the authority of
23	the Secretary to require labeling changes under sec-
24	tion 505(o).

1	"(j) Reports.—Not later than 4 years after the date
2	of the enactment of the Making Objective Drug Evidence
3	Revisions for New Labeling Act of 2020, and every 4 years
4	thereafter, the Secretary shall prepare and submit to the
5	Committee on Health, Education, Labor, and Pensions of
6	the Senate and the Committee on Energy and Commerce
7	of the House of Representatives, a report that—
8	"(1) describes the actions of the Secretary
9	under this section, including—
10	"(A) the number of covered drugs and de-
11	scription of the types of drugs the Secretary
12	has selected for labeling changes and the ra-
13	tionale for such recommended changes; and
14	"(B) the number of times the Secretary
15	entered into discussions concerning a disagree-
16	ment with an application holder or holders and
17	a summary of the decision regarding a labeling
18	change, if any; and
19	"(2) includes any recommendations of the Sec-
20	retary for modifying the program under this sec-
21	tion.".