[112H3995]

(Original Signature of Member)

113тн CONGRESS 🛛 👅 🛾

1st Session



To prohibit brand name drug companies from compensating generic drug companies to delay the entry of a generic drug into the market, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. RUSH introduced the following bill; which was referred to the Committee on _____

A BILL

- To prohibit brand name drug companies from compensating generic drug companies to delay the entry of a generic drug into the market, 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 "Protecting Consumer
- 5 Access to Generic Drugs Act of 2013".

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1 SEC. 2. UNFAIR AND DECEPTIVE ACTS AND PRACTICES RE-2 LATED TO NEW DRUG APPLICATIONS.

3 (a) CONDUCT PROHIBITED.—It shall be unlawful for
4 any person to directly or indirectly be a party to any
5 agreement resolving or settling a patent infringement
6 claim in which—

7 (1) an ANDA filer receives anything of value;8 and

9 (2) the ANDA filer agrees not to research, de-10 velop, manufacture, market, or sell, for any period 11 of time, the drug that is to be manufactured under 12 the ANDA involved and is the subject of the patent 13 infringement claim.

(b) EXCEPTIONS.—Notwithstanding subsection
(a)(1), subsection (a) does not prohibit a resolution or settlement of a patent infringement claim in which the value
received by the ANDA filer includes no more than—

(1) the right to market the drug that is to be
manufactured under the ANDA involved and is the
subject of the patent infringement claim, before the
expiration of—

22 (A) the patent that is the basis for the pat-23 ent infringement claim; or

24 (B) any other statutory exclusivity that25 would prevent the marketing of such drug; and

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1 (2) the waiver of a patent infringement claim 2 for damages based on prior marketing of such drug. 3 (c) ENFORCEMENT.—A violation of subsection (a) 4 shall be treated as an unfair and deceptive act or practice 5 and an unfair method of competition in or affecting inter-6 state commerce prohibited under section 5 of the Federal 7 Trade Commission Act (15 U.S.C. 45). The Federal Trade 8 Commission shall enforce this Act in the same manner, 9 by the same means, and with the same jurisdiction as 10 though all applicable terms and provisions of the Federal 11 Trade Commission Act were incorporated into and made a part of this Act. 12

13 (d) DEFINITIONS.—In this section:

14 (1) AGREEMENT.—The term "agreement"
15 means anything that would constitute an agreement
16 for purposes of section 5 of the Federal Trade Com17 mission Act (15 U.S.C. 45).

18 (2) AGREEMENT RESOLVING OR SETTLING.—
19 The term "agreement resolving or settling", in ref20 erence to a patent infringement claim, includes any
21 agreement that is contingent upon, provides a con22 tingent condition for, or is otherwise related to the
23 resolution or settlement of the claim.

24 (3) ANDA.—The term "ANDA" means an ab-25 breviated new drug application for the approval of a

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1	new drug under section $505(j)$ of the Federal Food,
2	Drug, and Cosmetic Act (21 U.S.C. 355(j)).

3 (4) ANDA FILER.—The term "ANDA filer"
4 means a party that has filed an ANDA with the
5 Food and Drug Administration.

6 (5) PATENT INFRINGEMENT.—The term "pat-7 ent infringement" means infringement of any patent 8 or of any filed patent application, extension, 9 reissuance, renewal, division, continuation, continu-10 ation in part, reexamination, patent term restora-11 tion, patent of addition, or extension thereof.

(6) PATENT INFRINGEMENT CLAIM.—The term
"patent infringement claim" means any allegation
made to an ANDA filer, whether or not included in
a complaint filed with a court of law, that its ANDA
or drug to be manufactured under such ANDA may
infringe any patent.

18 SEC. 3. FTC RULEMAKING.

19 The Federal Trade Commission may, by rule promul-20 gated under section 553 of title 5, United States Code, 21 exempt certain agreements described in section 2 if the 22 Commission finds such agreements to be in furtherance 23 of market competition and for the benefit of consumers. 24 Consistent with the authority of the Commission, such 25 rules may include interpretive rules and general statements of policy with respect to the practices prohibited
 under section 2.

3 SEC. 4. FORFEITURE OF 180-DAY EXCLUSIVITY PERIOD 4 UNDER THE FFDCA.

Section 505(j)(5)(D)(i) of the Federal Food, Drug,
and Cosmetic Act (21 U.S.C. 355(j)(5)(D)(i)) is amended
in subclause (V) by inserting "section 2 of the Protecting
Consumer Access to Generic Drugs Act of 2013 or" after
"that the agreement has violated".

10 SEC. 5. NOTICE AND CERTIFICATION OF AGREEMENTS.

(a) NOTICE OF ALL AGREEMENTS.—Section
12 1112(c)(2) of the Medicare Prescription Drug, Improve13 ment, and Modernization Act of 2003 (21 U.S.C. 3155
14 note) is amended by—

(1) striking "the Commission the" and inserting "the Commission (1) the"; and

(2) inserting before the period at the end the
following: "; and (2) a description of the subject
matter of any other agreement the parties enter into
within 30 days of an entering into an agreement
covered by subsection (a) or (b)".

(b) CERTIFICATION OF AGREEMENTS.—Section 1112
of such Act is amended by adding at the end the following:
"(d) CERTIFICATION.—The Chief Executive Officer
or the company official responsible for negotiating any

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agreement required to be filed under subsection (a), (b), 1 2 or (c) shall execute and file with the Assistant Attorney General and the Commission a certification as follows: 'I 3 4 declare under penalty of perjury that the following is true 5 and correct: The materials filed with the Federal Trade 6 Commission and the Department of Justice under section 7 1112 of subtitle B of title XI of the Medicare Prescription 8 Drug, Improvement, and Modernization Act of 2003, with 9 respect to the agreement referenced in this certification: (1) represent the complete, final, and exclusive agreement 10 between the parties; (2) include any ancillary agreements 11 12 that are contingent upon, provide a contingent condition for, or are otherwise related to, the referenced agreement; 13 and (3) include written descriptions of any oral agree-14 15 ments, representations, commitments, or promises between the parties that are responsive to subsection (a) or 16 17 (b) of such section 1112 and have not been reduced to 18 writing.'.".