117TH CONGRESS 1ST SESSION

H. R. 2843

To amend subsection (q) of section 505 of the Federal Food, Drug, and Cosmetic Act to clarify the process for denying certain petitions whose primary purpose is to delay the approval of an application submitted under subsection (b)(2) or (j) of such section 505, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 26, 2021

Mr. Levin of Michigan introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend subsection (q) of section 505 of the Federal Food, Drug, and Cosmetic Act to clarify the process for denying certain petitions whose primary purpose is to delay the approval of an application submitted under subsection (b)(2) or (j) of such section 505, 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 "Stop The Overuse of
- 5 Petitions and Get Affordable Medicines to Enter Soon Act
- 6 of 2021" or the "STOP GAMES Act of 2021".

1	SEC. 2. DENIAL OF PETITIONS WHOSE PRIMARY PURPOSE
2	IS TO DELAY APPROVAL OF CERTAIN APPLI-
3	CATIONS.
4	(a) In General.—Subparagraph (E) of section
5	505(q)(1) of the Federal Food, Drug, and Cosmetic Act
6	$(21~\mathrm{U.S.C.}~355(q)(1))$ is amended to read as follows:
7	"(E) Denial based on intent to
8	DELAY.—
9	"(i) In General.—If the Secretary
10	determines that a petition or a supplement
11	to the petition was submitted with the pri-
12	mary purpose of delaying the approval of
13	an application or the petition does not on
14	its face raise valid scientific or regulatory
15	issues, the Secretary may deny the petition
16	at any point based on such determination.
17	"(ii) Factors.—The Secretary may
18	issue guidance to describe the factors that
19	will be used to determine under this sub-
20	paragraph whether a petition is submitted
21	with the primary purpose of delaying the
22	approval of an application. Such factors
23	shall include the following:
24	"(I) Submission of a petition
25	where it appears, based on the date
26	that relevant information relied upon

1	in the petition became known to the
2	petitioner (or reasonably should have
3	been known to the petitioner), that
4	the petitioner has taken an unreason-
5	able length of time to submit the peti-
6	tion.
7	"(II) Submission of multiple or
8	serial petitions raising issues that rea-
9	sonably could have been known to the
10	petitioner at the time of submission of
11	the earlier petition or petitions.
12	"(III) Submission of a petition
13	close in time to a known, first date
14	upon which an application under sub-
15	section (b)(2) or (j) of this section or
16	under section 351(k) of the Public
17	Health Service Act could be approved
18	(such as submission close in time to
19	the expiration of a blocking patent or
20	exclusivity).
21	"(IV) Submission of a petition
22	without any data or information in
23	support of the scientific positions set
24	forth in the petition.

1	"(V) Submission of a petition
2	raising the same or substantially simi-
3	lar issues as a prior petition to which
4	the Food and Drug Administration
5	has already substantively responded,
6	particularly where the subsequent sub-
7	mission closely follows in time the ear-
8	lier response.
9	"(VI) Submission of a petition
10	concerning standards for approval of
11	a drug product for which—
12	"(aa) the Food and Drug
13	Administration has provided an
14	opportunity for public input
15	(such as when the Food and
16	Drug Administration has issued
17	draft or final product-specific
18	guidance applicable to the drug
19	product); and
20	"(bb) the petitioner has not
21	provided comment other than
22	through the petition.
23	"(VII) Submission of a petition
24	requesting that other applicants must
25	meet standards for testing, data, or

1	labeling for their products that are
2	more onerous or rigorous than the
3	standards applicable to the applicable
4	listed drug or the petitioner's version
5	of the same product.
6	"(VIII) Other relevant consider-
7	ations, including the history of the pe-
8	titioner with the Food and Drug Ad-
9	ministration (such as whether the pe-
10	titioner has a history of submitting
11	petitions which the Food and Drug
12	Administration has determined were
13	submitted with the primary purpose of
14	delay).
15	"(iii) Referral to ftc.—If the Sec-
16	retary determines that a petition has been
17	submitted with the primary purpose of de-
18	laying the approval of an application, as
19	described in clause (i), the Secretary shall
20	refer the matter to the Federal Trade
21	Commission.".
22	(b) Deadline for Submission of Petitions.—
23	(1) Deadline.—Clause (i) of section
24	505(q)(1)(A) of the Federal Food, Drug, and Cos-

- metic Act (21 U.S.C. 355(q)(1)(A)) is amended to 1 2 read as follows:
- 3 "(i) the request is in writing, is a pe-4 tition submitted to the Secretary pursuant 5 to section 10.30, 10.31, or 10.35 of title 6 21, Code of Federal Regulations (or any 7 successor regulations), and is submitted 8 not later than 60 days after the informa-9 tion upon which the petition is based first 10 became known to the party on whose behalf the petition is submitted; and".
 - (2) Certification.—Section 505(q)(1)(H) of the Federal Food, Drug, and Cosmetic Act (21) U.S.C. 355(q)(1)) is amended by striking "I further certify that the information upon which I have based the action requested herein first became known to the party on whose behalf this petition is submitted on or about the following date: _____." and inserting "I further certify that the information upon which I have based the action requested herein first became known to the party on whose behalf this petition is submitted on or about _____, which date was not more than 60 days before the date of submitting this petition.".

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1	(c) Reporting to Congress.—Section 505(q)(3) of
2	the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
3	355(q)(3)) is amended—
4	(1) in the matter before subparagraph (A), by
5	striking "specifies";
6	(2) in subparagraphs (A), (B), (C), and (D), by
7	striking "the number" and inserting "specifies the
8	number";
9	(3) in subparagraph (C), by striking "and" at
10	the end;
11	(4) in subparagraph (D), by striking the period
12	at the end and inserting "; and; and
13	(5) by adding at the end the following:
14	"(E)(i) lists each petition submitted during
15	such period and, for each, identifies the peti-
16	tioner;
17	"(ii) quantifies the time and resources ex-
18	pended on each such petition;
19	"(iii) states the timing of the petition rel-
20	ative to the expiration date of the patents speci-
21	fied in the pending application in the certifi-
22	cation under subsection $(b)(2)(A)$ or
23	(j)(2)(A)(vii), as applicable;
24	"(iv) quantifies the delay, if any, caused by
25	any such petition on the approval of any appli-

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cation submitted under subsection (b)(2) or (j), including a description of how any such delay is calculated and an estimate of when any delayed approval would have been granted absent the petition; and

"(v) in cases in which a pending application and a petition with respect to such pending application are disposed of on the same or nearly the same date, states when the Food and Drug Administration would have disposed of the pending application absent the petition.".

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