117TH CONGRESS 1ST SESSION

H. R. 153

To prohibit brand name drug manufacturers from compensating generic drug manufacturers to delay the entry of a generic drug into the market, and to prohibit biological product manufacturers from compensating biosimilar and interchangeable product manufacturers to delay entry of biosimilar and interchangeable products, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 4, 2021

Mr. Rush (for himself, Mr. Casten, Mr. Cohen, Mr. Connolly, Mr. DeSaulnier, Mr. Neguse, Mr. Ruiz, Ms. Underwood, and Mr. Van Drew) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To prohibit brand name drug manufacturers from compensating generic drug manufacturers to delay the entry of a generic drug into the market, and to prohibit biological product manufacturers from compensating biosimilar and interchangeable product manufacturers to delay entry of biosimilar and interchangeable products, 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. SHORT TITLE.

- 2 This Act may be cited as the "Protecting Consumer
- 3 Access to Generic Drugs Act of 2021".

4 SEC. 2. UNLAWFUL AGREEMENTS.

- 5 (a) AGREEMENTS PROHIBITED.—Subject to sub-
- 6 sections (b) and (c), it shall be unlawful for an NDA or
- 7 BLA holder and a subsequent filer (or for two subsequent
- 8 filers) to enter into, or carry out, an agreement resolving
- 9 or settling a covered patent infringement claim on a final
- 10 or interim basis if under such agreement—
- 11 (1) a subsequent filer directly or indirectly re-
- ceives from such holder (or in the case of such an
- agreement between two subsequent filers, the other
- subsequent filer) anything of value, including a li-
- 15 cense; and
- 16 (2) the subsequent filer agrees to limit or fore-
- go research on, or development, manufacturing,
- marketing, or sales, for any period of time, of the
- 19 covered product that is the subject of the application
- described in subparagraph (A) or (B) of subsection
- (g)(8).
- (b) Exclusion.—It shall not be unlawful under sub-
- 23 section (a) if a party to an agreement described in such
- 24 subsection demonstrates by clear and convincing evidence
- 25 that the value described in subsection (a)(1) is compensa-

1	tion solely for other goods or services that the subsequent
2	filer has promised to provide.
3	(c) Limitation.—Nothing in this section shall pro-
4	hibit an agreement resolving or settling a covered patent
5	infringement claim in which the consideration granted by
6	the NDA or BLA holder to the subsequent filer (or from
7	one subsequent filer to another) as part of the resolution
8	or settlement includes only one or more of the following
9	(1) The right to market the covered product
10	that is the subject of the application described in
11	subparagraph (A) or (B) of subsection (g)(8) in the
12	United States before the expiration of—
13	(A) any patent that is the basis of the cov-
14	ered patent infringement claim; or
15	(B) any patent right or other statutory ex-
16	clusivity that would prevent the marketing of
17	such covered product.
18	(2) A payment for reasonable litigation ex-
19	penses not to exceed \$7,500,000 in the aggregate.
20	(3) A covenant not to sue on any claim that
21	such covered product infringes a patent.
22	(d) Enforcement by Federal Trade Commis-
23	SION.—

1	(1) General application.—The requirements
2	of this section apply, according to their terms, to an
3	NDA or BLA holder or subsequent filer that is—
4	(A) a person, partnership, or corporation
5	over which the Commission has authority pur-
6	suant to section 5(a)(2) of the Federal Trade
7	Commission Act (15 U.S.C. 45(a)(2)); or
8	(B) a person, partnership, or corporation
9	over which the Commission would have author-
10	ity pursuant to such section but for the fact
11	that such person, partnership, or corporation is
12	not organized to carry on business for its own
13	profit or that of its members.
14	(2) Unfair or deceptive acts or practices
15	ENFORCEMENT AUTHORITY.—
16	(A) IN GENERAL.—A violation of this sec-
17	tion shall be treated as an unfair or deceptive
18	act or practice in violation of section 5(a)(1) of
19	the Federal Trade Commission Act (15 U.S.C.
20	45(a)(1)).
21	(B) Powers of commission.—Except as
22	provided in subparagraph (C) and paragraphs
23	(1)(B) and (3)—
24	(i) the Commission shall enforce this
25	section in the same manner, by the same

1	means, and with the same jurisdiction,
2	powers, and duties as though all applicable
3	terms and provisions of the Federal Trade
4	Commission Act (15 U.S.C. 41 et seq.)
5	were incorporated into and made a part of
6	this section; and
7	(ii) any NDA or BLA holder or subse-
8	quent filer that violates this section shall
9	be subject to the penalties and entitled to
10	the privileges and immunities provided in
11	the Federal Trade Commission Act.
12	(C) Judicial review.—In the case of a
13	cease and desist order issued by the Commis-
14	sion under section 5 of the Federal Trade Com-
15	mission Act (15 U.S.C. 45) for violation of this
16	section, a party to such order may obtain judi-
17	cial review of such order as provided in such
18	section 5, except that—
19	(i) such review may only be obtained
20	in—
21	(I) the United States Court of
22	Appeals for the District of Columbia
23	Circuit;
24	(II) the United States Court of
25	Appeals for the circuit in which the

1 ultimate parent entity, as defined in 2 section 801.1(a)(3) of title 16, Code 3 of Federal Regulations, or any successor thereto, of the NDA or BLA holder (if any such holder is a party 6 to such order) is incorporated as of 7 the date that the application described 8 in subparagraph (A) or (B) of sub-9 section (g)(8) or an approved applica-10 tion that is deemed to be a license for 11 biological product under section 12 351(k) of the Public Health Service 13 Act (42 U.S.C. 262(k)) pursuant to 14 section 7002(e)(4) of the Biologics 15 Price Competition and Innovation Act 16 of 2009 (Public Law 111–148; 124 17 Stat. 817) is submitted to the Com-18 missioner of Food and Drugs; or 19 (III) the United States Court of 20 Appeals for the circuit in which the 21 ultimate parent entity, as so defined, 22 of any subsequent filer that is a party 23 to such order is incorporated as of the 24 date that the application described in 25 subparagraph (A) or (B) of subsection

1	(g)(8) is submitted to the Commis-
2	sioner of Food and Drugs; and
3	(ii) the petition for review shall be
4	filed in the court not later than 30 days
5	after such order is served on the party
6	seeking review.
7	(3) Additional enforcement authority.—
8	(A) CIVIL PENALTY.—The Commission
9	may commence a civil action to recover a civil
10	penalty in a district court of the United States
11	against any NDA or BLA holder or subsequent
12	filer that violates this section.
13	(B) Special rule for recovery of
14	PENALTY IF CEASE AND DESIST ORDER
15	ISSUED.—
16	(i) In General.—If the Commission
17	has issued a cease and desist order in a
18	proceeding under section 5 of the Federal
19	Trade Commission Act (15 U.S.C. 45) for
20	violation of this section—
21	(I) the Commission may com-
22	mence a civil action under subpara-
23	graph (A) to recover a civil penalty
24	against any party to such order at
25	any time before the expiration of the

1	1-year period beginning on the date
2	on which such order becomes final
3	under section 5(g) of such Act (15
4	U.S.C. 45(g)); and
5	(II) in such civil action, the find-
6	ings of the Commission as to the ma-
7	terial facts in such proceeding shall be
8	conclusive, unless—
9	(aa) the terms of such order
10	expressly provide that the Com-
11	mission's findings shall not be
12	conclusive; or
13	(bb) such order became final
14	by reason of section $5(g)(1)$ of
15	such Act (15 U.S.C. 45(g)(1)), in
16	which case such findings shall be
17	conclusive if supported by evi-
18	dence.
19	(ii) Relationship to penalty for
20	VIOLATION OF AN ORDER.—The penalty
21	provided in clause (i) for violation of this
22	section is separate from and in addition to
23	any penalty that may be incurred for viola-
24	tion of an order of the Commission under

1	section 5(l) of the Federal Trade Commis-
2	sion Act (15 U.S.C. 45(l)).
3	(C) Amount of Penalty.—
4	(i) In general.—The amount of a
5	civil penalty imposed in a civil action under
6	subparagraph (A) on a party to an agree-
7	ment described in subsection (a) shall be
8	sufficient to deter violations of this section,
9	but in no event greater than—
10	(I) if such party is the NDA or
11	BLA holder (or, in the case of an
12	agreement between two subsequent fil-
13	ers, the subsequent filer who gave the
14	value described in subsection $(a)(1)$,
15	the greater of—
16	(aa) 3 times the value re-
17	ceived by such NDA or BLA
18	holder (or by such subsequent
19	filer) that is reasonably attrib-
20	utable to the violation of this sec-
21	tion; or
22	(bb) 3 times the value given
23	to the subsequent filer (or to the
24	other subsequent filer) reason-

1	ably attributable to the violation
2	of this section; and
3	(II) if such party is the subse-
4	quent filer (or, in the case of an
5	agreement between two subsequent fil-
6	ers, the subsequent filer who received
7	the value described in subsection
8	(a)(1)), 3 times the value received by
9	such subsequent filer that is reason-
10	ably attributable to the violation of
11	this section.
12	(ii) Factors for consideration.—
13	In determining such amount, the court
14	shall take into account—
15	(I) the nature, circumstances, ex-
16	tent, and gravity of the violation;
17	(II) with respect to the violator,
18	the degree of culpability, any history
19	of violations, the ability to pay, any
20	effect on the ability to continue doing
21	business, profits earned by the NDA
22	or BLA holder (or, in the case of an
23	agreement between two subsequent fil-
24	ers, the subsequent filer who gave the
25	value described in subsection $(a)(1)$,

1	compensation received by the subse-
2	quent filer (or, in the case of an
3	agreement between two subsequent fil-
4	ers, the subsequent filer who received
5	the value described in subsection
6	(a)(1)), and the amount of commerce
7	affected; and
8	(III) other matters that justice
9	requires.
10	(D) Injunctions and other equitable
11	RELIEF.—In a civil action under subparagraph
12	(A), the United States district courts are em-
13	powered to grant mandatory injunctions and
14	such other and further equitable relief as they
15	deem appropriate.
16	(4) Remedies in addition.—Remedies pro-
17	vided in this subsection are in addition to, and not
18	in lieu of, any other remedy provided by Federal
19	law.
20	(5) Preservation of authority of commis-
21	SION.—Nothing in this section shall be construed to
22	affect any authority of the Commission under any
23	other provision of law.
24	(e) Federal Trade Commission Rulemaking.—
25	The Commission may, in its discretion, by rule promul-

- 1 gated under section 553 of title 5, United States Code,
- 2 exempt from this section certain agreements described in
- 3 subsection (a) if the Commission finds such agreements
- 4 to be in furtherance of market competition and for the
- 5 benefit of consumers.
- 6 (f) Antitrust Laws.—Nothing in this section shall
- 7 modify, impair, limit, or supersede the applicability of the
- 8 antitrust laws as defined in subsection (a) of the first sec-
- 9 tion of the Clayton Act (15 U.S.C. 12(a)), and of section
- 10 5 of the Federal Trade Commission Act (15 U.S.C. 45)
- 11 to the extent that such section 5 applies to unfair methods
- 12 of competition. Nothing in this section shall modify, im-
- 13 pair, limit, or supersede the right of a subsequent filer
- 14 to assert claims or counterclaims against any person,
- 15 under the antitrust laws or other laws relating to unfair
- 16 competition.
- 17 (g) Definitions.—In this section:
- 18 (1) AGREEMENT RESOLVING OR SETTLING A
- 19 COVERED PATENT INFRINGEMENT CLAIM.—The
- term "agreement resolving or settling a covered pat-
- 21 ent infringement claim" means any agreement
- that—
- 23 (A) resolves or settles a covered patent in-
- 24 fringement claim; or

1	(B) is contingent upon, provides for a con-
2	tingent condition for, or is otherwise related to
3	the resolution or settlement of a covered patent
4	infringement claim.
5	(2) Commission.—The term "Commission"
6	means the Federal Trade Commission.
7	(3) Covered patent infringement claim.—
8	The term "covered patent infringement claim"
9	means an allegation made by the NDA or BLA hold-
10	er to a subsequent filer (or, in the case of an agree-
11	ment between two subsequent filers, by one subse-
12	quent filer to another), whether or not included in
13	a complaint filed with a court of law, that—
14	(A) the submission of the application de-
15	scribed in subparagraph (A) or (B) of para-
16	graph (8), or the manufacture, use, offering for
17	sale, sale, or importation into the United States
18	of a covered product that is the subject of such
19	an application—
20	(i) in the case of an agreement be-
21	tween an NDA or BLA holder and a sub-
22	sequent filer, infringes any patent owned
23	by, or exclusively licensed to, the NDA or
24	BLA holder of the covered product; or

1	(ii) in the case of an agreement be-
2	tween two subsequent filers, infringes any
3	patent owned by the subsequent filer; or
4	(B) in the case of an agreement between
5	an NDA or BLA holder and a subsequent filer,
6	the covered product to be manufactured under
7	such application uses a covered product as
8	claimed in a published patent application.
9	(4) COVERED PRODUCT.—The term "covered
10	product" means a drug (as defined in section 201(g)
11	of the Federal Food, Drug, and Cosmetic Act (21
12	U.S.C. 321(g))), including a biological product (as
13	defined in section 351(i) of the Public Health Serv-
14	ice Act (42 U.S.C. 262(i))).
15	(5) NDA OR BLA HOLDER.—The term "NDA
16	or BLA holder" means—
17	(A) the holder of—
18	(i) an approved new drug application
19	filed under section 505(b)(1) of the Fed-
20	eral Food, Drug, and Cosmetic Act (21
21	U.S.C. 355(b)(1)) for a covered product;
22	or
23	(ii) a biologics license application filed
24	under section 351(a) of the Public Health

1	Service Act (42 U.S.C. 262(a)) for a cov-
2	ered product;
3	(B) a person owning or controlling enforce-
4	ment of the patent on—
5	(i) the list published under section
6	505(j)(7) of the Federal Food, Drug, and
7	Cosmetic Act (21 U.S.C. 355(j)(7)) in con-
8	nection with the application described in
9	subparagraph (A)(i); or
10	(ii) any list published under section
11	351 of the Public Health Service Act (42
12	U.S.C. 262) comprised of patents associ-
13	ated with biologics license applications filed
14	under section 351(a) of such Act (42
15	U.S.C. 262(a)); or
16	(C) the predecessors, subsidiaries, divi-
17	sions, groups, and affiliates controlled by, con-
18	trolling, or under common control with any en-
19	tity described in subparagraph (A) or (B) (such
20	control to be presumed by direct or indirect
21	share ownership of 50 percent or greater), as
22	well as the licensees, licensors, successors, and
23	assigns of each of the entities.

- 1 (6) PATENT.—The term "patent" means a patent issued by the United States Patent and Trademark Office.
 - (7)STATUTORY EXCLUSIVITY.—The term "statutory exclusivity" means those prohibitions on the submission or approval of drug applications under clauses (ii)through (iv)of section 505(c)(3)(E) (5- and 3-year exclusivity), clauses (ii) through (iv) of section 505(j)(5)(F) (5-year and 3year exclusivity), section 505(j)(5)(B)(iv) (180-day exclusivity), section 527 (orphan drug exclusivity), section 505A (pediatric exclusivity), or section 505E (qualified infectious disease product exclusivity) of the Federal Food, Drug, and Cosmetic Act (21) U.S.C. 355(e)(3)(E), 355(j)(5)(B)(iv), 355(j)(5)(F), 360cc, 355a, 355f), or prohibitions on the submission or licensing of biologics license applications under section 351(k)(6) (interchangeable biological product exclusivity) or section 351(k)(7) (biological product reference product exclusivity) of the Public Health Service Act (42 U.S.C. 262(k)(6), (7)).
 - (8) Subsequent filer.—The term "subsequent filer" means—
- 24 (A) in the case of a drug, a party that 25 owns or controls an abbreviated new drug appli-

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- 1 cation submitted pursuant to section 505(j) of 2 the Federal Food, Drug, and Cosmetic Act (21) 3 U.S.C. 355(j)) or a new drug application sub-4 mitted pursuant to section 505(b)(2) of the Federal Food, Drug, and Cosmetic Act (21) 5 6 U.S.C. 355(b)(2) and filed under section 7 505(b)(1) of such Act (21 U.S.C. 355(b)(1)) or 8 has the exclusive rights to distribute the cov-9 ered product that is the subject of such applica-10 tion; or
- 11 (B) in the case of a biological product, a
 12 party that owns or controls an application filed
 13 with the Food and Drug Administration under
 14 section 351(k) of the Public Health Service Act
 15 (42 U.S.C. 262(k)) or has the exclusive rights
 16 to distribute the biological product that is the
 17 subject of such application.
- 18 (h) Effective Date.—This section applies with re-19 spect to agreements described in subsection (a) entered 20 into on or after the date of the enactment of this Act.

21 SEC. 3. NOTICE AND CERTIFICATION OF AGREEMENTS.

- 22 (a) Notice of All Agreements.—Section 1111(7)
- 23 of the Medicare Prescription Drug, Improvement, and
- 24 Modernization Act of 2003 (21 U.S.C. 355 note) is
- 25 amended by inserting "or the owner of a patent for which

- 1 a claim of infringement could reasonably be asserted
- 2 against any person for making, using, offering to sell, sell-
- 3 ing, or importing into the United States a biological prod-
- 4 uct that is the subject of a biosimilar biological product
- 5 application" before the period at the end.
- 6 (b) CERTIFICATION OF AGREEMENTS.—Section 1112
- 7 of such Act (21 U.S.C. 355 note) is amended by adding
- 8 at the end the following:
- 9 "(d) CERTIFICATION.—The Chief Executive Officer
- 10 or the company official responsible for negotiating any
- 11 agreement under subsection (a) or (b) that is required to
- 12 be filed under subsection (c) shall, within 30 days of such
- 13 filing, execute and file with the Assistant Attorney General
- 14 and the Commission a certification as follows: 'I declare
- 15 that the following is true, correct, and complete to the best
- 16 of my knowledge: The materials filed with the Federal
- 17 Trade Commission and the Department of Justice under
- 18 section 1112 of the Medicare Prescription Drug, Improve-
- 19 ment, and Modernization Act of 2003, with respect to the
- 20 agreement referenced in this certification—
- 21 "'(1) represent the complete, final, and exclu-
- 22 sive agreement between the parties;
- 23 "'(2) include any ancillary agreements that are
- 24 contingent upon, provide a contingent condition for,

1	were entered into within 30 days of, or are otherwise
2	related to, the referenced agreement; and
3	"(3) include written descriptions of any oral
4	agreements, representations, commitments, or prom-
5	ises between the parties that are responsive to sub-
6	section (a) or (b) of such section 1112 and have not
7	been reduced to writing.".".
8	SEC. 4. FORFEITURE OF 180-DAY EXCLUSIVITY PERIOD.
9	Section $505(j)(5)(D)(i)(V)$ of the Federal Food,
10	Drug, and Cosmetic Act (21 U.S.C. $355(j)(5)(D)(i)(V)$)
11	is amended by inserting "section 2 of the Protecting Con-
12	sumer Access to Generic Drugs Act of 2021 or" after
13	"that the agreement has violated".
14	SEC. 5. COMMISSION LITIGATION AUTHORITY.
15	Section 16(a)(2) of the Federal Trade Commission
16	Act (15 U.S.C. 56(a)(2)) is amended—
17	(1) in subparagraph (D), by striking "or" after
18	the semicolon;
19	(2) in subparagraph (E), by inserting "or"
20	after the semicolon; and
21	(3) by inserting after subparagraph (E) the fol-
22	lowing:
23	"(F) under section $2(d)(3)(A)$ of the Pro-
24	tecting Consumer Access to Generic Drugs Act
25	of 2021;".

1 SEC. 6. STATUTE OF LIMITATIONS.

- 2 (a) In General.—Except as provided in subsection
- 3 (b), the Commission shall commence any administrative
- 4 proceeding or civil action to enforce section 2 of this Act
- 5 not later than 6 years after the date on which the parties
- 6 to the agreement file the Notice of Agreement as provided
- 7 by section 1112(c)(2) and (d) of the Medicare Prescription
- 8 Drug, Improvement, and Modernization Act of 2003 (21
- 9 U.S.C. 355 note).
- 10 (b) Civil Action After Issuance of Cease and
- 11 Desist Order.—If the Commission has issued a cease
- 12 and desist order under section 5 of the Federal Trade
- 13 Commission Act (15 U.S.C. 45) for violation of section
- 14 2 of this Act and the proceeding for the issuance of such
- 15 order was commenced within the period required by sub-
- 16 section (a) of this section, such subsection does not pro-
- 17 hibit the commencement, after such period, of a civil ac-
- 18 tion under section 2(d)(3)(A) against a party to such
- 19 order or a civil action under subsection (l) of such section
- 20 5 for violation of such order.

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