Union Calendar No. ^{116TH CONGRESS} H.R.4712

[Report No. 116-]

To amend the Federal Food, Drug, and Cosmetic Act with respect to limitations on exclusive approval or licensure of orphan drugs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

October 17, 2019

Ms. DEAN (for herself, Mr. VEASEY, Mr. CARTER of Georgia, and Mr. MCKIN-LEY) introduced the following bill; which was referred to the Committee on Energy and Commerce

JULY --, 2020

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on October 17, 2019]

A BILL

To amend the Federal Food, Drug, and Cosmetic Act with respect to limitations on exclusive approval or licensure of orphan 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 "Fairness in Orphan
5	Drug Exclusivity Act".
6	SEC. 2. LIMITATIONS ON EXCLUSIVE APPROVAL OR LICEN-
7	SURE OF ORPHAN DRUGS.
8	(a) IN GENERAL.—Section 527 of the Federal Food,
9	Drug, and Cosmetic Act (21 U.S.C. 360cc) is amended—
10	(1) in subsection (a), by striking "Except as pro-
11	vided in subsection (b)" and inserting "Except as
12	provided in subsection (b) or (f)"; and
13	(2) by adding at the end the following:
14	"(f) Limitations on Exclusive Approval, Certifi-
15	CATION, OR LICENSE.—
16	"(1) IN GENERAL.—For a drug designated under
17	section 526 for a rare disease or condition pursuant
18	to the criteria set forth in subsection $(a)(2)(B)$ of such
19	section, the Secretary shall not grant, recognize, or
20	apply exclusive approval or licensure under sub-
21	section (a), and, if such exclusive approval or licen-
22	sure has been granted, recognized, or applied, shall re-
23	voke such exclusive approval or licensure, unless the
24	sponsor of the application for such drug dem-
25	onstrates—

1 "(A) with respect to an application ap-2 proved or a license issued after the date of enact-3 ment of this subsection, upon such approval or 4 issuance, that there is no reasonable expectation 5 at the time of such approval or issuance that the 6 cost of developing and making available in the United States such drug for such disease or con-7 8 dition will be recovered from sales in the United 9 States of such drug, taking into account all sales 10 made or reasonably expected to be made within 11 12 years of first marketing the drug; or 12 "(B) with respect to an application ap-13 proved or a license issued on or prior to the date 14 of enactment of this subsection, not later than 60 15 days after such date of enactment, that there was 16 no reasonable expectation at the time of such ap-17 proval or issuance that the cost of developing 18 and making available in the United States such 19 drug for such disease or condition would be re-20 covered from sales in the United States of such 21 drug, taking into account all sales made or rea-22 sonably expected to be made within 12 years of 23 first marketing the drug.

24 "(2) CONSIDERATIONS.—For purposes of sub25 paragraphs (A) and (B) of paragraph (1), the Sec-

1	retary and the sponsor of the application for the drug
2	designated for a rare disease or condition described in
3	such paragraph shall consider sales from all drugs
4	that—
5	"(A) are developed or marketed by the same
6	sponsor or manufacturer of the drug (or a licen-
7	sor, predecessor in interest, or other related enti-
8	ty to the sponsor or manufacturer); and
9	``(B) are covered by the same designation
10	under section 526.
11	"(3) CRITERIA.—No drug designated under sec-
12	tion 526 for a rare disease or condition pursuant to
13	the criteria set forth in subsection $(a)(2)(B)$ of such
14	section shall be eligible for exclusive approval or licen-
15	sure under this section unless it met such criteria
16	under such subsection on the date on which the drug
17	was approved or licensed.".
18	(b) RULE OF CONSTRUCTION.—The amendments made
19	in subsection (a) shall apply to any drug that has been or
20	is hereafter designated under section 526 of the Federal
21	Food, Drug, and Cosmetic Act (21 U.S.C. 360bb) for a rare
22	disease or condition pursuant to the criteria under sub-
23	section $(a)(2)(B)$ of such section regardless of—

(1) the date on which such drug is designated or
 becomes the subject of a designation request under
 such section;

4 (2) the date on which such drug is approved
5 under section 505 of such Act (21 U.S.C. 355) or li6 censed under section 351 of the Public Health Service
7 Act (42 U.S.C. 262) or becomes the subject of an application for such approval or licensure; and
9 (3) the date on which such drug is granted exclu10 sive approval or licensure under section 527 of the

Federal Food, Drug, and Cosmetic Act (21 U.S.C.
360cc) or becomes the subject of a request for such ex-

13 *clusive approval or licensure.*