$[\sim 112 H6288]$ 

(Original Signature of Member)

113TH CONGRESS 1ST SESSION



To amend chapter V of the Federal Food, Drug, and Cosmetic Act to permit provisional approval of fast track products.

## IN THE HOUSE OF REPRESENTATIVES

Mr. GRIFFITH of Virginia introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

- To amend chapter V of the Federal Food, Drug, and Cosmetic Act to permit provisional approval of fast track products.
  - 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 "Patient Choice Act5 of 2013".

	2
1	SEC. 2. PROVISIONAL APPROVAL FOR FAST TRACK PROD-
2	UCTS.
3	(a) IN GENERAL.—Section 506 of the Federal Food,
4	Drug, and Cosmetic Act (21 U.S.C. 356) is amended by
5	adding at the end the following:
6	"(f) Provisional Approval.—
7	"(1) Provisional approval for adequately
8	SAFE FAST TRACK PRODUCTS.—
9	"(A) IN GENERAL.—Subject to the re-
10	quirements of this subsection, if the Secretary
11	determines that a drug that is designated as a
12	fast track product under this section is ade-
13	quately safe (as such term is defined in para-
14	graph (2)), the Secretary shall grant provisional
15	approval and the drug may be introduced into
16	interstate commerce on or after the date such
17	provisional approval is granted.
18	"(B) TREATMENT OF PROVISIONAL AP-
19	PROVAL STATUS.—The provisional approval of a
20	drug under subparagraph (A) shall be treated
21	in the same manner as approval of a drug
22	under section $505$ of this Act or section $351$ of
23	the Public Health Service Act, except that such
24	provisional approval shall be subject to the re-
25	quirements of this section, including the fol-
26	lowing:

(542438|3)

	0
1	"(i) The requirements under para-
2	graph (3), including requirements related
3	to—
4	"(I) informed consent; and
5	"(II) continued pursuit of safety
6	and efficacy data for purposes of
7	gaining approval for such drug under
8	section 505 of this Act or section 351
9	of the Public Health Service Act.
10	"(ii) The rules under paragraphs (4)
11	and (5) relating to the length of the termi-
12	nation of the provisional approval and
13	withdrawal of a drug subject to provisional
14	approval.
15	"(C) Request for provisional ap-
16	PROVAL.—
17	"(i) IN GENERAL.—The sponsor of a
18	drug that is designated as a fast track
19	product under this section may request
20	that the Secretary grant provisional ap-
21	proval for such drug under subparagraph
22	(A).
23	"(ii) Response to request.—Not
24	later than 90 days after receiving such a
25	request, the Secretary shall either—

1	"(I) grant provisional approval
2	for the drug under subparagraph (A);
3	Oľ
4	"(II) provide notice to the spon-
5	sor of the drug that such request is
6	denied.
7	"(2) Adequately safe defined.—
8	"(A) IN GENERAL.—For purposes of this
9	subsection, with respect to a drug, the term
10	'adequately safe' means that—
11	"(i) for at least one population, the
12	risk of death or morbidity caused directly
13	by an adverse effect of the drug, as deter-
14	mined in one or more safety studies or
15	through other data that the Secretary de-
16	termines are sufficient, is unlikely to be
17	greater than the combined direct and sec-
18	ondary risks of death or morbidity, as es-
19	tablished in the literature or historical
20	data, of—
21	"(I) the disease that such drug is
22	intended to treat; and
23	((II) existing therapies (includ-
24	ing infection) for such disease; or

"(ii) the drug has had a valid mar-1 2 keting authorization, for a period of at 3 least 4 years, by an authority in a country 4 described in section 802(b)(1)(A), or designated by the Secretary under section 5 6 802(b)(1)(B), and data adequate for the 7 approval of such marketing authorization 8 for such drug in such country have been 9 submitted to the Secretary. "(B) LIMITATION.—The Secretary may 10

11 not impose any requirements for purposes of 12 the safety studies or data under subparagraph 13 (A)(i) that are in addition to, or different than, 14 the requirements for studies to establish safety 15 for purposes of Phase 1 or Phase 2, as such 16 terms are described in subsection (a) and (b), 17 respectively, of section 312.21 of title 21, Code 18 of Federal Regulations.

19 "(3) REQUIREMENTS.—Provisional approval of
20 a fast track product under this subsection shall be
21 subject to the following requirements:

22 "(A) INFORMED CONSENT.—
23 "(i) IN GENERAL.—As a condition of
24 provisional approval under paragraph (1),
25 the sponsor of a drug shall ensure that, be-

2

3

4

5

6

7

6

fore such drug is dispensed to an individual—

"(I) the individual shall be informed that the drug is subject to provisional approval based on limited safety data and that the efficacy of the drug has not been proven;

8 "(II) the individual shall be in-9 formed of the known risks of the drug 10 and any unknown but reasonably pre-11 dictable risks of the drug, including, 12 appropriate, potential risks of as 13 death, complications, or injury result-14 ing from use of the drug, and risks 15 related to the potential ineffectiveness 16 of the drug, including progression of 17 the disease that may result in death 18 or morbidity, or the potential for the 19 drug to accelerate or exacerbate the 20 disease process; and

"(III) the individual provides written informed consent acknowledging that individual has been provided with and understands the information under subclauses (I) or (II).

21

22

23

24

1	"(ii) REGULATIONS.—The Secretary
2	shall issue regulations on the requirements
3	for informed consent under clause (i).
4	Such regulations shall be similar to the re-
	-
5	quirements for informed consent for
6	human subjects under subpart B of part
7	50 of title 21, Code of Federal Regula-
8	tions, adjusted as appropriate for purposes
9	of this subsection.
10	"(B) PURSUIT OF FULL APPROVAL RE-
11	QUIRED.—A sponsor of a drug that receives a
12	provisional approval under paragraph $(1)$ shall
13	continue to diligently conduct appropriate stud-
14	ies, after such provisional approval is granted,
15	to—
16	"(i) establish that the drug has an ef-
17	fect on a clinical endpoint or on a surro-
18	gate endpoint that is reasonably likely to
19	predict clinical benefit; and
20	"(ii) collect the data necessary to
21	demonstrate that the drug is safe and ef-
22	fective (or, in the case of a biologic, safe
23	and potent) for purpose of obtaining ap-
24	proval for such drug under section $505(c)$

1	of this Act or section 351 of the Public
2	Health Service Act.
3	"(C) PROMOTIONAL MATERIALS.—During
4	the period that provisional approval under para-
5	graph (1) applies to a drug, the sponsor of the
6	drug shall submit copies of all promotional ma-
7	terials related to the drug at least 30 days prior
8	to dissemination of the materials.
9	"(D) RISK EVALUATION AND MITIGATION
10	STRATEGY.—
11	"(i) IN GENERAL.—Section 505–1
12	shall apply to a drug subject to provisional
13	approval under this subsection in the same
14	manner that such section applies to a drug
15	approved under section 505 of this Act or
16	section 351 of the Public Health Service
17	Act.
18	"(ii) RULE OF CONSTRUCTION
19	Nothing in this subparagraph shall be con-
20	strued to limit the Secretary's authority
21	under section 505–1 to determine if a risk
22	evaluation and mitigation strategy is nec-
23	essary.

1	"(E) INDICATION OF USE.—The provi-
2	sional approval under paragraph (1) shall only
3	apply to the indication of use for the drug—
4	"(i) which is related to the treatment
5	of the condition with respect to which such
6	drug was designated as a fast track prod-
7	uct; and
8	"(ii) for which the drug is dem-
9	onstrated to be adequately safe.
10	"(4) TERMINATION OF PROVISIONAL AP-
11	PROVAL.—
12	"(A) IN GENERAL.—In the case of a drug
13	that is not designated under section 526, the
14	provisional approval of the drug under para-
15	graph (1) shall terminate on the earlier of the
16	following:
17	"(i) The date that the drug is ap-
18	proved under section 505(c) of this Act or
19	section 351 of the Public Health Service
20	Act.
21	"(ii) At the end of the 5-year period
22	beginning on the date on which provisional
23	approval was granted for such drug, ex-
24	cept—

1 "(I) if the Secretary determines 2 that the sponsor of the drug is dili-3 gently engaging in actions (including 4 conducting clinical trials) for the pur-5 pose of seeking approval under section 505(c) of this Act or section 351 of 6 7 the Public Health Service Act (exclud-8 ing provisional approval under para-9 graph (1)) and the Secretary deter-10 mines that the sponsor requires addi-11 tional time to complete such actions 12 and attain such approval, the Sec-13 retary may extend such period for an 14 appropriate length of time to allow 15 the sponsor to complete such actions 16 and attain such approval; or 17 "(II) if the Secretary determines 18 that the termination of the provisional 19 approval is adverse to protecting or 20 promoting the public health, the Sec-21 retary may extend such period for an 22 appropriate length of time to protect 23 or promote the public health. 24 "(B) SPECIAL RULE FOR ORPHAN 25 DRUGS.—In the case of a drug designated

1	under section 526, the provisional approval of
2	the drug under paragraph (1) shall terminate
3	on the date that the drug is approved under
4	section 505(c) of this Act or section 351 of the
5	Public Health Service Act.
6	"(C) RULE OF CONSTRUCTION.—For pur-
7	poses of this paragraph, the phrase 'approved
8	under section 505(c) of this Act or section 351
9	of the Public Health Service Act' shall not be
10	construed to include a provisional approval
11	under paragraph (1).
12	"(5) WITHDRAWAL.—
	$(((\mathbf{A}) \mathbf{T}) \mathbf{T})$
13	((A) IN GENERAL.—Subsection $(b)(3)$
13 14	(A) IN GENERAL.—Subsection (b)(3) shall apply to a drug subject to a provisional
14	shall apply to a drug subject to a provisional
14 15	shall apply to a drug subject to a provisional approval under this subsection in the same
14 15 16	shall apply to a drug subject to a provisional approval under this subsection in the same manner as such subsection applies to any fast
14 15 16 17	shall apply to a drug subject to a provisional approval under this subsection in the same manner as such subsection applies to any fast track product.
14 15 16 17 18	shall apply to a drug subject to a provisional approval under this subsection in the same manner as such subsection applies to any fast track product. (B) ADDITIONAL WITHDRAWAL AUTHOR-
14 15 16 17 18 19	shall apply to a drug subject to a provisional approval under this subsection in the same manner as such subsection applies to any fast track product. (B) ADDITIONAL WITHDRAWAL AUTHOR- ITY.—In addition to subparagraph (A), the Sec-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	shall apply to a drug subject to a provisional approval under this subsection in the same manner as such subsection applies to any fast track product. (B) ADDITIONAL WITHDRAWAL AUTHOR- ITY.—In addition to subparagraph (A), the Sec- retary may withdraw approval of a fast track
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	shall apply to a drug subject to a provisional approval under this subsection in the same manner as such subsection applies to any fast track product. (B) ADDITIONAL WITHDRAWAL AUTHOR- ITY.—In addition to subparagraph (A), the Sec- retary may withdraw approval of a fast track product using the expedited procedures applied

1 "(6) IMPACT ON MARKETING EXCLUSIVITY.-2 The rules related to marketing exclusivity under sections 505(c)(3)(E), 505(j)(5)(F), 505A, and 5273 4 shall apply to a drug subject to provisional approval 5 under this subsection in the same manner that such 6 rules apply to drugs approved under section 505 of 7 this Act or section 351 of the Public Health Service 8 Act, except that the period of provisional approval 9 under this subsection for a drug shall be an addition 10 to the applicable period of marketing exclusivity for 11 such drug.".

12 (b) MISBRANDING FOR MARKETING OF TERMINATED 13 DRUG.—Section 502 of the Federal Food, Drug, and Cosmetic Act is amended by adding at the end the following: 14 15 "(bb) If it is a drug that is introduced or delivered for introduction into interstate commerce after the date 16 17 of the termination of the provisional approval for such 18 drug under section 506(f), unless, on or before the date 19 such drug is so introduced or delivered, such drug is approved under section 505(c) of this Act or section 351 of 20 21 the Public Health Service Act.".

(c) CONFORMING AMENDMENTS.—The chapter V of
the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
351) is further amended—

(1) in section 502(a), by inserting "(or an indi-
cation subject to a provisional approval under sec-
tion $506(f)$ )" after "an indication approved under
section 505 or under section $351(a)$ of the Public
Health Service Act";
(2) in section 506A—
(A) in subsection (a), by inserting "(or a
provisional approval under section 506(f))"
after "a license under section 351 of the Public
Health Service Act"; and
(B) by adding at the end the following:
"(e) Special Rule for Drugs Subject to Provi-
SIONAL APPROVAL.—In the case of a drug subject to a
provisional approval under section 506(f), any reference
to safety and efficacy under this section shall be treated
as a reference to adequate safety, as such term is defined
for purposes of such section 506(f).";
(3) in section $506B(a)$ , by adding at the end
the following:
"(3) Special rule for provisional ap-
PROVAL.—A sponsor of a drug that is subject to a
provisional approval under section 506(f) shall sub-
mit the reports required under this section on the
studies conducted on such drug that are described in
section $506(f)(3)(B)$ . For purposes of this section,

1	such reports shall be treated as reports on post-
2	marketing studies described in paragraph (1)."; and
3	(4) in section $551(b)(1)(A)$ by inserting "(or a
4	provisional approval under section 506(f))" after
5	"Public Health Service Act".