

114TH CONGRESS
1ST SESSION

S. 1622

To amend the Federal Food, Drug, and Cosmetic Act with respect to devices.

IN THE SENATE OF THE UNITED STATES

JUNE 18, 2015

Mr. BURR (for himself and Mr. FRANKEN) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

To amend the Federal Food, Drug, and Cosmetic Act with respect to devices.

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 “FDA Device Account-
5 ability Act of 2015”.

6 SEC. 2. ENSURING LEAST BURDENsome MEANS OF EVALU-

7 ATING DEVICES.

8 (a) TRAINING AND OVERSIGHT OF LEAST BURDEN-
9 SOME REQUIREMENTS.—Section 513 of the Federal Food,

1 Drug, and Cosmetic Act (21 U.S.C. 360c) is amended by
2 adding at the end the following:

3 “(j) TRAINING AND OVERSIGHT OF LEAST BURDEN-
4 SOME REQUIREMENTS.—

5 “(1) TRAINING AND ASSESSMENT.—The Sec-
6 retary shall—

7 “(A) ensure that each employee of the
8 Food and Drug Administration who is involved
9 in the review of premarket submissions, includ-
10 ing supervisors, receives training regarding the
11 meaning and implementation of the least bur-
12 densome requirements under subsections
13 (a)(3)(D) and (i)(1)(D) and section 515(c)(5);
14 and

15 “(B) periodically assess the implemen-
16 tation of the least burdensome requirements, in-
17 cluding the employee training under subpara-
18 graph (A) to ensure that the least burdensome
19 requirements are fully and consistently applied.

20 “(2) OMBUDSMAN AUDIT.—Not later than 180
21 calendar days after the date of enactment of the
22 FDA Device Accountability Act of 2015, the om-
23 budsman for any organizational unit of the Food
24 and Drug Administration responsible for the pre-
25 market review of devices shall—

1 “(A) conduct an audit of the training de-
2 scribed in paragraph (1)(A);

3 “(B) include in such audit interviews of
4 persons who are representatives of the device
5 industry regarding their experience in the de-
6 vice premarket review process, including with
7 respect to the application of least burdensome
8 concepts to premarket review and the applica-
9 tion of postmarket requirements to facilitate
10 premarket decisionmaking;

11 “(C) include in such audit an assessment
12 of the measurement tools the Secretary uses to
13 assess the implementation of the least burden-
14 some requirements, including the effectiveness
15 of such tools and the effectiveness of the imple-
16 mentation of the least burdensome require-
17 ments; and

18 “(D) within 30 calendar days of comple-
19 tion of the audit, make such audit available—

20 “(i) to the Committee on Health,
21 Education, Labor, and Pensions of the
22 Senate and the Committee on Energy and
23 Commerce of the House of Representa-
24 tives; and

1 “(ii) on the Internet website of the
2 Food and Drug Administration.”.

3 (b) PREMARKET APPLICATIONS.—Section 515(c) of
4 the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
5 360e(c)) is amended by adding at the end the following:

6 “(5)(A) In requesting additional information with re-
7 spect to an application under this section, the Secretary
8 shall consider the least burdensome appropriate means
9 necessary to demonstrate a reasonable assurance of device
10 safety and effectiveness.

11 “(B) For purposes of subparagraph (A) the term
12 ‘necessary’ means the minimum required information that
13 would support a determination by the Secretary that an
14 application provides a reasonable assurance of the safety
15 and effectiveness of the device.

16 “(C) Nothing in this paragraph alters the standards
17 for premarket approval of a device.

18 “(D) For purposes of this paragraph, the Secretary
19 shall consider whether the least burdensome means of
20 demonstrating a reasonable assurance of device safety and
21 effectiveness would be achieved through reliance on
22 postmarket information.”.

23 (c) RATIONALE FOR SIGNIFICANT DECISIONS RE-
24 GARDING DEVICES.—Section 517A(a) of the Federal

1 Food, Drug, and Cosmetic Act (21 U.S.C. 360g-1(a)) is
2 amended by adding at the end the following:

3 “(3) APPLICATION OF LEAST BURDENOME RE-
4 QUIREMENTS.—The substantive summary required
5 under this subsection shall include an explanation of
6 how the least burdensome requirements were consid-
7 ered and applied consistent with section
8 513(i)(1)(D) and section 513(a)(3)(D) and section
9 515(c)(5), as applicable.”.

12 (a) IN GENERAL.—Section 520 of the Federal Food,
13 Drug, and Cosmetic Act (21 U.S.C. 360(j)) is amended—
14 (1) in subsection (g)(3)—

15 (A) by striking “local” each place it ap-
16 pears; and

19 (2) in subsection (m)(4)—

20 (A) by striking “local” each place it appears; and
21

(B) by amending subparagraph (A) to read as follows:

24 “(A) in facilities in which clinical testing of de-
25 vices is supervised by an institutional review com-

mittee established in accordance with the regulations
of the Secretary; and”.

3 (b) REGULATIONS.—Not later than 1 year after the
4 date of the enactment of this Act, the Secretary of Health
5 and Human Services shall revise or issue such regulations
6 or guidance as may be necessary to carry out the amend-
7 ments made by subsection (a).

8 SEC. 4. CLARIFYING CLIA WAIVER STUDY DESIGN GUID-
9 ANCE FOR IN VITRO DIAGNOSTICS.

10 (a) DRAFT REVISED GUIDANCE.—Not later than 1
11 year after the date of the enactment of this Act, the Sec-
12 retary of Health and Human Services shall publish a draft
13 guidance that—

21 (2) includes guidance on the appropriate use of
22 comparable performance between a waived user and
23 a moderately complex laboratory user to dem-
24 onstrate accuracy.

1 (b) FINAL REVISED GUIDANCE.—The Secretary of
2 Health and Human Services shall finalize the draft guid-
3 ance published under subsection (a) not later than 1 year
4 after the comment period for such draft guidance closes.

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