117TH CONGRESS 2D SESSION
To provide for increased transparency in generic drug applications.
IN THE SENATE OF THE UNITED STATES
Ms. Hassan (for herself and Mr. Paul) introduced the following bill; which
was read twice and referred to the Committee on
A BILL
To provide for increased transparency in generic drug
applications.
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 "Increasing Trans-
5 parency in Generic Drug Applications Act".
6 SEC. 2. INCREASING TRANSPARENCY IN GENERIC DRUG
7 APPLICATIONS.

(a) IN GENERAL.—Section 505(j)(3) of the Federal

9 Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)(3)) is

10 amended by adding at the end the following:

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1	"(H)(1) Upon request (in controlled correspondence
2	or otherwise) by a person that has submitted or intends
3	to submit an abbreviated application under this subsection
4	for a drug that is generally required by regulation or rec
5	ommended in guidance to contain the same inactive ingre
6	dients in the same concentration as the listed drug re
7	ferred to or for which there is a scientific justification that
8	an in vitro approach can be used to demonstrate bio
9	equivalence based on certain qualitative or quantitative
10	criteria with respect to an inactive ingredient, or on the
11	Secretary's own initiative during the review of an applica
12	tion under this subsection for such a drug, the Secretary
13	shall inform the person whether such drug is qualitatively
14	and quantitatively the same as the listed drug.
15	"(ii) If the Secretary determines that such drug is
16	not qualitatively or quantitatively the same as the listed
17	drug, the Secretary shall identify and disclose to the per
18	son—
19	"(I) the ingredient or ingredients that cause the
20	drug not to be qualitatively or quantitatively the
21	same as the listed drug; and
22	"(II) for any ingredient for which there is an
23	identified quantitative deviation, the amount of such
24	deviation.

1 "(iii) If the Secretary determines that such drug is 2 qualitatively and quantitatively the same as the listed 3 drug, the Secretary shall not change or rescind such deter-4 mination after the submission of an abbreviated applica-5 tion for such drug under this subsection unless— 6 "(I) the formulation of the listed drug has been 7 changed and the Secretary has determined that the 8 prior listed drug formulation was withdrawn for rea-9 sons of safety or effectiveness; or 10 "(II) the Secretary makes a written determina-11 tion that the prior determination must be changed 12 because an error has been identified. 13 "(iv) If the Secretary makes a written determination described in clause (iii)(II), the Secretary shall provide no-14 15 tice and a copy of the written determination to the person making the request under clause (i). 16 17 "(v) The disclosures required by this subparagraph 18 are disclosures authorized by law, including for purposes 19 of section 1905 of title 18, United States Code.". 20 (b) Guidance.— 21 (1) In General.—Not later than one year 22 after the date of enactment of this Act, the Sec-23 retary of Health and Human Services shall issue 24 draft guidance, or update guidance, describing how 25 the Secretary will determine whether a drug is quali-

1	tatively and quantitatively the same as the listed
2	drug (as such terms are used in section
3	505(j)(3)(H) of the Federal Food, Drug, and Cos-
4	metic Act, as added by subsection (a)), including
5	with respect to assessing pH adjusters.
6	(2) Process.—In issuing guidance under this
7	subsection, the Secretary of Health and Human
8	Services shall—
9	(A) publish draft guidance;
10	(B) provide a period of at least 60 days for
11	comment on the draft guidance; and
12	(C) after considering any comments re-
13	ceived and not later than one year after the
14	close of the comment period on the draft guid-
15	ance, publish final guidance.
16	(c) Applicability.—Section 505(j)(3)(H) of the
17	Federal Food, Drug, and Cosmetic Act, as added by sub-
18	section (a), applies beginning on the date of enactment
19	of this Act, irrespective of the date on which the guidance
20	required by subsection (b) is finalized.