108TH CONGRESS 2D SESSION

S.

## IN THE SENATE OF THE UNITED STATES

Mr. Dorgan (for himself, Ms. Snowe, Mr. Kennedy, Mr. McCain, Mr. Daschle, Mr. Lott, Ms. Stabenow, Mr. Johnson, Mr. Pryor, and Mr. Feingold) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

To amend the Federal Food, Drug, and Cosmetic Act with respect to the importation of prescription 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 "Pharmaceutical Mar-
- 5 ket Access and Drug Safety Act of 2004".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that—

1	(1) Americans unjustly pay up to 5 times more
2	to fill their prescriptions than consumers in other
3	countries;
4	(2) the United States is the largest market for
5	pharmaceuticals in the world, yet American con-
6	sumers pay the highest prices for brand pharma-
7	ceuticals in the world;
8	(3) a prescription drug is neither safe nor effec-
9	tive to an individual who cannot afford it;
10	(4) allowing and structuring the importation of
11	prescription drugs to ensure access to safe and af-
12	fordable drugs approved by the Food and Drug Ad-
13	ministration will provide a level of safety to Amer-
14	ican consumers that they do not currently enjoy;
15	(5) American seniors alone will spend
16	\$1,800,000,000,000 on pharmaceuticals over the
17	next 10 years; and
18	(6) allowing open pharmaceutical markets could
19	save American consumers at least \$38,000,000,000
20	each year.
21	SEC. 3. REPEAL OF CERTAIN SECTION REGARDING IMPOR-
22	TATION OF PRESCRIPTION DRUGS.
23	Chapter VIII of the Federal Food, Drug, and Cos-
24	metic Act (21 U.S.C. 381 et seq.) is amended by striking
25	section 804.

1	SEC. 4. IMPORTATION OF PRESCRIPTION DRUGS; WAIVER
2	OF CERTAIN IMPORT RESTRICTIONS.
3	(a) In General.—Chapter VIII of the Federal
4	Food, Drug, and Cosmetic Act (21 U.S.C. 381 et seq.),
5	as amended by section 3 of this Act, is further amended
6	by inserting after section 803 the following:
7	"SEC. 804. COMMERCIAL AND PERSONAL IMPORTATION OF
8	PRESCRIPTION DRUGS.
9	"(a) Importation of Prescription Drugs.—
10	"(1) In general.—The Secretary shall in ac-
11	cordance with this section provide by regulation
12	that, in the case of qualifying drugs imported or of-
13	fered for import into the United States from reg-
14	istered exporters or by registered importers—
15	"(A) the limitation on importation that is
16	established in section 801(d)(1) is waived; and
17	"(B) the standards referred to in section
18	801(a) regarding admission of the drugs are
19	subject to subsection (g) of this section (includ-
20	ing with respect to qualifying drugs to which
21	section 801(d)(1) does not apply).
22	"(2) Importers.—A qualifying drug may not
23	be imported under paragraph (1) unless—
24	"(A) the drug is imported by a pharmacy
25	or a wholesaler that is a registered importer; or

1	"(B) the drug is imported by an individual
2	for personal use or for the use of a family mem-
3	ber of the individual (not for resale) from a reg-
4	istered exporter.
5	"(3) Rule of construction.—This section
6	shall apply only with respect to a drug that is im-
7	ported or offered for import into the United
8	States—
9	"(A) by a registered importer; or
10	"(B) from a registered exporter to an indi-
11	vidual.
12	"(4) Definitions.—
13	"(A) REGISTERED EXPORTER; REG-
14	ISTERED IMPORTER.—For purposes of this sec-
15	tion:
16	"(i) The term registered exporter
17	means an exporter for which a registration
18	under subsection (b) has been approved
19	and is in effect.
20	"(ii) The term 'registered importer
21	means a pharmacy, group of pharmacies
22	or a wholesaler for which a registration
23	under subsection (b) has been approved
24	and is in effect.

1	"(iii) The term 'registration condition'
2	means a condition that must exist for a
3	registration under subsection (b) to be ap-
4	proved.
5	"(B) QUALIFYING DRUG.—For purposes of
6	this section, the term 'qualifying drug' means a
7	prescription drug, other than any of the fol-
8	lowing:
9	"(i) A controlled substance, as defined
10	in section 102 of the Controlled Sub-
11	stances Act (21 U.S.C. 802).
12	"(ii) A biological product, as defined
13	in section 351 of the Public Health Service
14	Act (42 U.S.C. 262).
15	"(iii) An infused drug, including a
16	peritoneal dialysis solution.
17	"(iv) An intravenously injected drug.
18	"(v) A drug that is inhaled during
19	surgery.
20	"(C) OTHER DEFINITIONS.—For purposes
21	of this section:
22	"(i) The term 'exporter' means a per-
23	son that is in the business of exporting a
24	drug from Canada to individuals in the
25	United States or that, pursuant to submit-

1	ting a registration under subsection (b),
2	seeks to be in such business.
3	"(ii) The term 'importer' means a
4	pharmacy, a group of pharmacies, or a
5	wholesaler that is in the business of im-
6	porting a drug into the United States or
7	that, pursuant to submitting a registration
8	under subsection (b), seeks to be in such
9	business.
10	"(iii) The term 'pharmacist' means a
11	person licensed by a State to practice
12	pharmacy, including the dispensing and
13	selling of prescription drugs.
14	"(iv) The term 'pharmacy' means a
15	person that—
16	"(I) is licensed by a State to en-
17	gage in the business of selling pre-
18	scription drugs at retail; and
19	$``(\Pi)$ employs 1 or more phar-
20	macists.
21	"(v) The term 'prescription drug'
22	means a drug that is described in section
23	503(b)(1).
24	"(vi) The term 'wholesaler'—

1	"(I) means a person licensed as a
2	wholesaler or distributor of prescrip-
3	tion drugs in the United States under
4	section $503(e)(2)(A)$ ; and
5	"(II) does not include a person
6	authorized to import drugs under sec-
7	tion $801(d)(1)$ .
8	"(D) PERMITTED COUNTRY.—The term
9	'permitted country' means—
10	''(i) Australia;
11	''(ii) Canada;
12	"(iii) a member country of the Euro-
13	pean Union as of January 1, 2003;
14	"(iv) Japan;
15	"(v) New Zealand; and
16	"(vi) Switzerland.
17	"(b) Registration of Importers and Export-
18	ERS.—
19	"(1) Registration of importers and ex-
20	PORTERS.—A registration condition is that the im-
21	porter or exporter involved (referred to in this sub-
22	section as a 'registrant') submits to the Secretary a
23	registration containing the following:
24	"(A) The name of the registrant and an
25	identification of all places of business of the

1	registrant that relate to qualifying drugs, in-
2	cluding each warehouse or other facility owned
3	or controlled by, or operated for, the registrant.
4	"(B) Such information as the Secretary
5	determines to be necessary to demonstrate that
6	the registrant is in compliance with registration
7	conditions under—
8	"(i) in the case of an importer, sub-
9	sections (c), (d), (e), (g), and (j) (relating
10	to the sources of exported drugs; the in-
11	spection of facilities of the importer; the
12	payment of fees; compliance with the
13	standards referred to in section 801(a);
14	and maintenance of records and samples);
15	or
16	"(ii) in the case of an exporter, sub-
17	sections (e), (d), (f), (g), (h), (i), and (j)
18	(relating to the sources of exported drugs;
19	the inspection of facilities of the exporter
20	and the marking of compliant shipments;
21	the payment of fees; and compliance with
22	the standards referred to in section 801(a);
23	being licensed as a pharmacist; conditions
24	for individual importation from Canada;
25	and maintenance of records and samples).

1	(C) An agreement by the registrant that
2	the registrant will not under subsection (a) im-
3	port or export any drug that is not a qualifying
4	drug.
5	"(D) An agreement by the registrant to—
6	"(i) notify the Secretary of a recall or
7	withdrawal of a drug distributed in a per-
8	mitted country that the registrant has ex-
9	ported or imported, or intends to export or
10	import, to the United States under sub-
11	section (a);
12	"(ii) provide for the return to the reg-
13	istrant of such drug; and
14	"(iii) cease, or not begin, the expor-
15	tation or importation of such drug unless
16	the Secretary has notified the registrant
17	that exportation or importation of such
18	drug may proceed.
19	"(E) An agreement by the registrant to
20	ensure and monitor compliance with each reg-
21	istration condition, to promptly correct any
22	noncompliance with such a condition, and to
23	promptly report to the Secretary any such non-
24	compliance.

1	"(F) A plan describing the manner in
2	which the registrant will comply with the agree-
3	ment under subparagraph (E).
4	"(G) An agreement by the registrant to
5	enforce a contract under subsection (c)(3)(B)
6	against a party in the chain of custody of a
7	qualifying drug with respect to the authority of
8	the Secretary under clauses (ii) and (iii) of that
9	subsection.
10	"(H) An agreement by the registrant to
11	notify the Secretary of—
12	"(i) any change that the registrant in-
13	tends to make regarding information pro-
14	vided under subparagraph (A) or (B); and
15	"(ii) any change that the registrant
16	intends to make in the compliance plan
17	under subparagraph (F).
18	"(I) In the case of an exporter—
19	"(i) An agreement by the exporter
20	that a qualifying drug will not under sub-
21	section (a) be exported to any individual
22	not authorized pursuant to subsection
23	(a)(2)(B) to be an importer of such drug.
24	"(ii) An agreement to post a bond,
25	payable to the Treasury of the United

1	States if, after opportunity for an informal
2	hearing, the Secretary determines that the
3	exporter has exported a drug to the United
4	States that is not a qualifying drug or that
5	is not in compliance with subsections (g)
6	or (i), that is equal in value to the lesser
7	of—
8	"(I) the value of drugs exported
9	by the exporter to the United States
10	in a typical 4-week period over the
11	course of a year under this section; or
12	"(II) \$1,000,000.
13	"(J) Such other provisions as the Sec-
14	retary may require to protect the public health
15	while permitting—
16	"(i) the importation by pharmacies,
17	groups of pharmacies, wholesalers as reg-
18	istered importers of qualifying drugs under
19	subsection (a); and
20	"(ii) importation by individuals of
21	qualifying drugs under subsection (a).
22	"(2) Approval or disapproval of registra-
23	TION.—
24	"(A) In General.—Not later than 90
25	days after the date on which a registrant sub-

mits to the Secretary a registration under paragraph (1), the Secretary shall notify the registrant whether the registration is approved or is disapproved. The Secretary shall disapprove a registration if there is reason to believe that the registrant is not in compliance with one or more registration conditions, and shall notify the registrant of such reason. In the case of a disapproved registration, the Secretary shall subsequently notify the registrant that the registration is approved if the Secretary determines that the registrant is in compliance with such conditions.

"(B) CHANGES IN REGISTRATION INFOR-MATION.—Not later than 30 days after receiving a notice under paragraph (1)(G) from a registrant, the Secretary shall determine whether the change involved affects the approval of the registration of the registrant under paragraph (1), and shall inform the registrant of the determination.

"(3) Publication of contact information for registered exporters.—Through the Internet website of the Food and Drug Administration, the Secretary shall make readily available to the

1	public a list of registered exporters, including con-
2	tact information for the exporters. Promptly after
3	the approval of a registration submitted under para-
4	graph (1), the Secretary shall update the Internet
5	website accordingly.
6	"(4) Suspension and Termination.—
7	"(A) Suspension.—With respect to the
8	effectiveness of a registration submitted under
9	paragraph (1):
10	"(i) Subject to clause (ii), if the Sec-
11	retary determines, after notice and oppor-
12	tunity for a hearing, that the registrant
13	has failed to maintain substantial compli-
14	ance with all registration conditions, the
15	Secretary may suspend the registration.
16	"(ii) If the Secretary determines that,
17	under color of the registration, the ex-
18	porter has exported a drug or the importer
19	has imported a drug that is not a quali-
20	fying drug, or a drug that does not meet
21	the criteria under subsection (g)(2)(A), or
22	has exported a qualifying drug to an indi-
23	vidual in violation of subsection (i)(1)(F),
24	the Secretary shall immediately suspend
25	the registration. A suspension under the

preceding sentence is not subject to the provision by the Secretary of prior notice, and the Secretary shall provide to the registrant an opportunity for a hearing not later than 10 days after the date on which the registration is suspended.

"(iii) The Secretary may reinstate the

"(iii) The Secretary may reinstate the registration, whether suspended under clause (i) or (ii), if the Secretary determines that the registrant has demonstrated that further violations of registration conditions will not occur.

"(B) TERMINATION.—The Secretary, after notice and opportunity for a hearing, may terminate the registration under paragraph (1) of a registrant if the Secretary determines that the registrant has engaged in a pattern or practice of violating 1 or more registration conditions, or if on 1 or more occasions the Secretary has under subparagraph (A)(ii) suspended the registration of the registrant. The Secretary may make the termination permanent, or for a fixed period of not less than 1 year. During the period in which the registration is terminated, any registration submitted under paragraph (1)

1	by the registrant, or a person that is a partner
2	in the export or import enterprise, or a prin-
3	cipal officer in such enterprise, and any reg-
4	istration prepared with the assistance of the
5	registrant or such a person, has no legal effect
6	under this section.
7	"(c) Sources of Qualifying Drugs.—A registra-
8	tion condition is that the exporter or importer involved
9	agrees that a qualifying drug will under subsection (a) be
10	exported or imported to the United States only if there
11	is compliance with the following:
12	"(1) The drug was manufactured in an estab-
13	lishment—
14	"(A) required to register under subsection
15	(h) or (i) of section 510; or
16	"(B) inspected by the Secretary as pro-
17	vided by this section.
18	"(2) The establishment is located in the United
19	States or in any foreign country, and the establish-
20	ment manufactured the drug for distribution in the
21	United States or for distribution in 1 or more of the
22	permitted countries (without regard to whether in
23	addition the drug was manufactured for distribution
24	in a foreign country that is not a permitted coun-
25	try).

1	"(3) The exporter or importer obtained the
2	drug—
3	"(A) directly from the establishment; or
4	"(B) directly from an entity that, by con-
5	tract with the exporter or importer—
6	"(i) provides to the exporter or im-
7	porter a statement (in such form and con-
8	taining such information as the Secretary
9	may require) that, for the chain of custody
10	from the establishment, identifies each
11	prior sale, purchase, or trade of the drug
12	(including the date of the transaction and
13	the names and addresses of all parties to
14	the transaction);
15	"(ii) agrees to permit the Secretary to
16	inspect such statements and related
17	records to determine their accuracy;
18	"(iii) agrees, with respect to the quali-
19	fying drugs involved, to permit the Sec-
20	retary to inspect warehouses and other fa-
21	cilities of the entity for purposes of deter-
22	mining whether the facilities are in compli-
23	ance with any standards under this Act
24	that are applicable to facilities of that type
25	in the United States; and

1	"(iv) has ensured, through such con-
2	tractual relationships as may be necessary,
3	that the Secretary has the same authority
4	regarding other parties in the chain of cus-
5	tody from the establishment that the Sec-
6	retary has under clauses (ii) and (iii) re-
7	garding such entity.
8	"(4) The foreign country from which the im-
9	porter will import the drug is a permitted country.
10	"(5) The foreign country from which the ex-
11	porter will export the drug is Canada.
12	"(6) During any period in which the drug was
13	not in the control of the manufacturer of the drug,
14	the drug did not enter any country that is not a per-
15	mitted country.
16	"(7) The exporter or importer retains a sample
17	of each lot of the drug sufficient for testing by the
18	Secretary.
19	"(d) Inspection of Facilities; Marking of Ship-
20	MENTS.—
21	"(1) Inspection of facilities.—A registra-
22	tion condition is that, for the purpose of assisting
23	the Secretary in determining whether the exporter
24	involved is in compliance with all other registration
25	conditions—

1	"(A) the exporter agrees to permit the Sec-
2	retary—
3	"(i) to conduct onsite inspections, in-
4	cluding monitoring on a day-to-day basis,
5	of places of business of the exporter that
6	relate to qualifying drugs, including each
7	warehouse or other facility owned or con-
8	trolled by, or operated for, the exporter;
9	"(ii) to have access, including on a
10	day-to-day basis, to—
11	"(I) records of the exporter that
12	relate to the export of such drugs, in-
13	cluding financial records; and
14	"(II) samples of such drugs;
15	"(iii) to carry out the duties described
16	in paragraph (3); and
17	"(iv) to carry out any other functions
18	determined by the Secretary to be nec-
19	essary regarding the compliance of the ex-
20	porter; and
21	"(B) the Secretary has assigned 1 or more
22	employees of the Secretary to carry out the
23	functions described in this subsection for the
24	Secretary not less than every 3 weeks on the
25	premises of places of businesses referred to in

1	subparagraph $(A)(i)$ , and such an assignment
2	remains in effect on a continuous basis.
3	"(2) Marking of compliant shipments.—A
4	registration condition is that the exporter involved
5	agrees to affix to each shipping container of quali-
6	fying drugs exported under subsection (a) such
7	markings as the Secretary determines to be nec-
8	essary to identify the shipment as being in compli-
9	ance with all registration conditions. Markings under
10	the preceding sentence—
11	"(A) shall be designed to prevent affixation
12	of the markings to any shipping container that
13	is not authorized to bear the markings; and
14	"(B) may include anti-counterfeiting or
15	track-and-trace technologies.
16	"(3) Certain duties relating to export-
17	ERS.—Duties of the Secretary with respect to an ex-
18	porter include the following:
19	"(A) Verifying the chain of custody of a
20	statistically significant sample of qualifying
21	drugs from the establishment in which the drug
22	was manufactured to the exporter, which may
23	be accomplished by the use of anticounterfeiting
24	or track-and-trace technologies, if available.

1	"(B) Randomly reviewing records of ex-
2	ports to individuals for the purpose of deter-
3	mining whether the drugs are being imported
4	by the individuals in accordance with the condi-
5	tions under subsection (i). Such reviews shall be
6	conducted in a manner that will result in a sta-
7	tistically significant determination of compli-
8	ance with all such conditions.
9	"(C) Monitoring the affixing of markings
10	under paragraph (2).
11	"(D) Inspect as the Secretary determines
12	is necessary the warehouses and other facilities
13	of other parties in the chain of custody of quali-
14	fying drugs.
15	"(E) Determine whether the exporter is in
16	compliance with all other registration condi-
17	tions.
18	"(4) CERTAIN DUTIES RELATING TO IMPORT-
19	ERS.—Duties of the Secretary with respect to an im-
20	porter include the following:
21	"(A) As authorized under section 704, in-
22	spect not less than every 3 weeks, the places of
23	business of the importer that relate to the re-
24	ceipt and distribution of a qualifying drug, in-
25	cluding each warehouse or other facility owned

1	or controlled by, or operated for, the importer
2	at which qualifying drugs are received or from
3	which they are distributed to pharmacies.
4	"(B) During the inspections under sub-
5	paragraph (A), verify the chain of custody of a
6	statistically significant sample of qualifying
7	drugs from the establishment in which the drug
8	was manufactured to the importer, which may
9	be accomplished by the use of anticounterfeiting
10	or track-and-trace technologies, if available.
11	"(C) Inspect as the Secretary determines
12	is necessary the warehouses and other facilities
13	of other parties in the chain of custody of quali-
14	fying drugs.
15	"(D) Determine whether the importer is in
16	compliance with all other registration condi-
17	tions.
18	"(e) Importer Fees.—
19	"(1) Registration fee.—A registration con-
20	dition is that the importer involved pays to the Sec-
21	retary a fee of \$10,000 due on the date on which
22	the importer first submits the registration to the
23	Secretary under subsection (b).
24	"(2) Inspection fee.—A registration condi-
25	tion is that the importer involved pays to the Sec-

1	retary in accordance with this subsection a fee on a
2	semiannual basis, with the first fee due on the date
3	that is 6 months after the date on which the reg-
4	istration of the importer under subsection (b) is first
5	approved by the Secretary.
6	"(3) Amount of inspection fee.—
7	"(A) AGGREGATE TOTAL OF FEES.—The
8	Secretary shall ensure that the aggregate total
9	of fees collected under paragraph (2) for a fis-
10	cal year from all importers is sufficient, and no
11	more than necessary, to pay the costs of admin-
12	istering this section with respect to registered
13	importers for a fiscal year, including—
14	"(i) inspection of the facilities of im-
15	porters under subsection (d)(4);
16	"(ii) reviewing qualifying drugs of-
17	fered for import to importers; and
18	"(iii) determining the compliance of
19	importers with registration conditions.
20	"(B) Limitation.—The aggregate total of
21	fees collected under paragraph (2) shall not ex-
22	ceed 1 percent of the total price of drugs im-
23	ported annually to the United States by reg-
24	istered importers under this section

1	"(C) Individual importer fee.—Sub-
2	ject to the limitation described in subparagraph
3	(B), a fee under paragraph (2) for an importer
4	shall be an amount that is a reasonable esti-
5	mate by the Secretary of the semiannual share
6	of the importer of the volume of drugs imported
7	by importers under this section.
8	"(D) Adjustment of Fee.—The Sec-
9	retary shall annually adjust the fees under
10	paragraph (2) to ensure that the fees accurately
11	reflect the actual costs referred to in subpara-
12	graph (A) and do not exceed, in the aggregate,
13	1 percent of the total price of drugs imported
14	annually to the United States under this sec-
15	tion.
16	"(4) Use of fees.—Subject to appropriations
17	Acts, fees collected by the Secretary under para-
18	graphs (1) and (2) are available only to the Sec-
19	retary and are for the sole purpose of paying the
20	costs referred to in paragraph (3)(A).
21	"(f) Exporter Fees.—
22	"(1) Registration fee.—A registration con-
23	dition is that the exporter involved pays to the Sec-
24	retary a fee of \$10,000 due on the date on which

1	the exporter first submits that registration to the
2	Secretary under subsection (b).
3	"(2) Inspection fee.—A registration condi-
4	tion is that the exporter involved pays to the Sec-
5	retary in accordance with this subsection a fee on a
6	semiannual basis, with the first fee due on the date
7	that is 6 months after the date on which the reg-
8	istration of the exporter under subsection (b) is first
9	approved by the Secretary.
10	"(3) Amount of inspection fee.—
11	"(A) AGGREGATE TOTAL OF FEES.—The
12	Secretary shall ensure that the aggregate total
13	of fees collected under paragraph (2) for a fis-
14	cal year from all exporters is sufficient, and not
15	more than necessary, to pay the costs of admin-
16	istering this section with respect to registered
17	exporters for a fiscal year, including—
18	"(i) monitoring foreign facilities under
19	subsection (d);
20	"(ii) developing, implementing, and
21	maintaining under such subsection a sys-
22	tem to mark shipments to indicate compli-
23	ance with all registration conditions; and
24	"(iii) conducting under such sub-
25	section inspections within the United

1	States to determine compliance with condi-
2	tions under subsections (h) and (i).
3	"(B) LIMITATION.—The aggregate total of
4	fees collected under paragraph (2) shall not ex-
5	ceed 1 percent of the total price of drugs im-
6	ported annually to the United States by reg-
7	istered exporters under this section
8	"(C) Individual exporter fee.—Sub-
9	ject to the limitation described in subparagraph
10	(B), a fee under paragraph (2) for an exporter
11	shall be an amount that is a reasonable esti-
12	mate by the Secretary of the semiannual share
13	of the exporter of the volume of drugs exported
14	by exporters under this section.
15	"(D) Adjustment of fee.—The Sec-
16	retary shall annually adjust the fees under
17	paragraph (2) to ensure that the fees accurately
18	reflect the actual costs referred to in subpara-
19	graph (A) and do not exceed, in the aggregate,
20	1 percent of the total price of drugs imported
21	annually to the United States under this sec-
22	tion.
23	"(4) Use of fees.—Subject to appropriations
24	Acts, fees collected by the Secretary under para-
25	graphs (1) and (2) are only available to the Sec-

1	retary and are for the sole purpose of paying the
2	costs referred to in paragraph (3)(A).
3	"(g) Compliance With Section 801(a).—
4	"(1) In general.—A registration condition is
5	that each qualifying drug exported under subsection
6	(a) by the registered exporter involved or imported
7	under subsection (a) by the registered importer in-
8	volved is in compliance with the standards referred
9	to in section 801(a) regarding admission of the drug
10	into the United States, subject to paragraphs (2),
11	(3), and $(4)$ .
12	"(2) Section 505; Approval Status.—
13	"(A) In general.—For purposes of ad-
14	ministrative and judicial procedure, there is a
15	presumption that a drug proposed for export or
16	import under subsection (a) is an approved
17	drug under section 505(b) if the following cri-
18	teria are met:
19	"(i) The drug proposed for export or
20	import is in compliance with subsection
21	(e).
22	"(ii) The drug proposed for export or
23	import has the same active ingredient or
24	ingredients, route of administration, dos-
25	age form, and strength, according to infor-

1	mation provided by the labeling of the drug
2	proposed for export or import, as a drug
3	(referred to in this subsection as a 'U.S.
4	label drug') that—
5	"(I) is manufactured by or for
6	the person that manufactures the
7	drug proposed for export or import;
8	and
9	"(II) is approved under section
10	505(b).
11	"(B) Importation.—Subject to subpara-
12	graphs (D) and (E), a drug meeting the criteria
13	described in subparagraph (A) may, in accord-
14	ance with the other subsections of this section,
15	be imported into the United States.
16	"(C) Notice by manufacturer; gen-
17	ERAL PROVISIONS.—
18	"(i) In General.—The person that
19	manufactures a drug that may be imported
20	under subsection (a) shall in accordance
21	with this paragraph submit to the Sec-
22	retary a notice that—
23	"(I) includes each difference in
24	the drug from a condition established
25	in the approved application for the

1	U.S. label drug beyond the variations
2	provided for in the application, any
3	difference in labeling, the date on
4	which the drug with such difference
5	was, or will be, introduced for com-
6	mercial distribution in a permitted
7	country, and such additional informa-
8	tion as the Secretary may require; or
9	"(II) states that there is no dif-
10	ference in the drug from a condition
11	established in the approved applica-
12	tion for the U.S. label drug beyond
13	the variations provided for in the ap-
14	plication and differences in labeling.
15	"(ii) Information regarding for-
16	EIGN GOVERNMENT.—A notice under
17	clause (i)(I) shall with respect to the per-
18	mitted country that approved the drug for
19	commercial distribution, or with respect to
20	which such approval is sought, include the
21	following:
22	"(I) Information demonstrating
23	that the person submitting the notice
24	has also notified the government of
25	the permitted country in writing that

1	the person is submitting to the Sec-
2	retary a notice under clause (i)(I),
3	which notice describes the difference
4	in the drug from a condition estab-
5	lished in the approved application for
6	the U.S. label drug.
7	"(II) The information that the
8	person submitted or will submit to the
9	government of the permitted country
10	for purposes of obtaining approval for
11	commercial distribution of the drug in
12	the country which, if in a language
13	other than English, shall be accom-
14	panied by an English translation
15	verified to be complete and accurate,
16	with the name, address, and a brief
17	statement of the qualifications of the
18	person that made the translation.
19	"(iii) Certifications.—The chief ex-
20	ecutive officer and the chief medical officer
21	of the manufacturer involved shall each
22	certify in the notice under clause (i) that—
23	"(I) the information provided in
24	the notice is complete and true; and

1	"(11) a copy of the notice has
2	been provided to the Federal Trade
3	Commission and to the Assistant At-
4	torney General in charge of the Anti-
5	trust Division of the Department of
6	Justice (referred to in this subsection
7	as the 'Assistant Attorney General').
8	"(iv) FEE.—If a notice submitted
9	under clause (i) includes a difference that
10	would, under section 506A, require the
11	submission of a supplemental application is
12	made as a change to the U.S. label drug
13	the person that submits the notice shall
14	pay to the Secretary a fee in the same
15	amount as would apply if the person were
16	paying a fee pursuant to section
17	736(a)(1)(A)(ii). Subject to appropriations
18	Acts, fees collected by the Secretary under
19	the preceding sentence are available only to
20	the Secretary and are for the sole purpose
21	of paying the costs of reviewing notices
22	submitted under clause (i).
23	"(v) Timing of submission of no-
24	TICES.—

1	"(I) Prior approval no-
2	TICES.—A notice under clause (i) to
3	which subparagraph (D) applies shall
4	be submitted to the Secretary not
5	later than 120 days before the drug
6	with the difference is introduced for
7	commercial distribution in a permitted
8	country, unless the country requires
9	that distribution of the drug with the
10	difference begin less than 120 days
11	after the country requires the dif-
12	ference.
13	"(II) OTHER APPROVAL NO-
14	TICES.—A notice under clause (i) to
15	which subparagraph (E) applies shall
16	be submitted to the Secretary not
17	later than the day on which the drug
18	with the difference is introduced for
19	commercial distribution in a permitted
20	country.
21	"(III) OTHER NOTICES.—A no-
22	tice under clause (i) to which subpara-
23	graph (F) applies shall be submitted
24	to the Secretary on the date that the
25	drug is first introduced for commer-

1	cial distribution in a permitted coun-
2	try and annually thereafter.
3	"(vi) Review by secretary.—
4	"(I) In general.—In this para-
5	graph, the difference in a drug that
6	may be imported under subsection (a)
7	from the U.S. label drug shall be
8	treated by the Secretary as if it was
9	a manufacturing change to the U.S.
10	label drug under section 506A.
11	"(II) REVIEW BY THE SEC-
12	RETARY.—The Secretary shall review
13	and approve or disapprove the dif-
14	ference in a notice submitted under
15	clause (i), if required under section
16	506A, not later than 120 days after
17	the date on which the notice is sub-
18	mitted.
19	"(III) ESTABLISHMENT INSPEC-
20	TION.—If review of such difference
21	would require an inspection by the
22	Secretary of the establishment in
23	which the drug is manufactured, such
24	inspection shall be authorized by sec-
25	tion 704.

1	"(vii) Publication of information
2	ON NOTICES.—
3	"(I) In General.—Through the
4	Internet website of the Food and
5	Drug Administration, the Secretary
6	shall readily make available to the
7	public a list of notices submitted
8	under clause (i).
9	"(II) Contents.—The list under
10	subclause (I) shall include the date on
11	which a notice is submitted and
12	whether—
13	"(aa) a notice is under re-
14	view;
15	"(bb) the Secretary has or-
16	dered that importation of the
17	drug from a permitted country
18	cease; or
19	"(cc) the importation of the
20	drug is permitted under sub-
21	section (a).
22	"(III) UPDATE.—The Secretary
23	shall promptly update the Internet
24	website with any changes to the list.

1	"(D) Notice; drug difference requir-
2	ING PRIOR APPROVAL.—In the case of a notice
3	under subparagraph (C)(i) that includes a dif-
4	ference that would, under section 506A(c) or
5	(d)(3)(B)(i), require the approval of a supple-
6	mental application before the difference could
7	be made to the U.S. label drug the following
8	shall occur:
9	"(i) Promptly after the notice is sub-
10	mitted, the Secretary shall notify reg-
11	istered exporters, registered importers, the
12	Federal Trade Commission, and the As-
13	sistant Attorney General that the notice
14	has been submitted with respect to the
15	drug involved.
16	"(ii) If the Secretary has not made a
17	determination whether a supplemental ap-
18	plication regarding the U.S. label drug
19	would be approved or disapproved by the
20	date on which the drug involved is to be in-
21	troduced for commercial distribution in a
22	permitted country, the Secretary shall—
23	"(I) order that the importation of
24	the drug involved from the permitted
25	country cease for the period in which

1	the Secretary completes review of the
2	notice; and
3	"(II) promptly notify registered
4	exporters, registered importers, the
5	Federal Trade Commission, and the
6	Attorney General of the order.
7	"(iii) If the Secretary determines that
8	such a supplemental application regarding
9	the U.S. label drug would not be approved,
10	the Secretary shall—
11	"(I) order that the importation of
12	the drug involved from the permitted
13	country cease, or provide that an
14	order under clause (ii), if any, re-
15	mains in effect;
16	"(II) notify the permitted coun-
17	try that approved the drug for com-
18	mercial distribution of the determina-
19	tion; and
20	"(III) promptly notify registered
21	exporters, registered importers, the
22	Federal Trade Commission, and the
23	Assistant Attorney General of the de-
24	termination.

1	"(iv) If the Secretary determines that
2	such a supplemental application regarding
3	the U.S. label drug would be approved, the
4	Secretary shall vacate the order under
5	clause (ii), if any, permit importation of
6	the drug under subsection (a), and
7	promptly notify registered exporters, reg-
8	istered importers, the Federal Trade Com-
9	mission, and the Assistant Attorney Gen-
10	eral of the determination.
11	"(E) Notice; drug difference not re-
12	QUIRING PRIOR APPROVAL.—In the case of a
13	notice under subparagraph (C)(i) that includes
14	a difference that would, under section
15	506A(d)(3)(B)(ii), not require the approval of a
16	supplemental application before the difference
17	could be made to the U.S. label drug the fol-
18	lowing shall occur:
19	"(i) During the period in which the
20	notice is being reviewed by the Secretary,
21	the authority under this subsection to im-
22	port the drug involved continues in effect.
23	"(ii) If the Secretary determines that
24	such a supplemental application regarding
25	the U.S. label drug would not be approved,

1	the Secretary shall order that the importa-
2	tion of the drug involved from the per-
3	mitted country cease, shall notify the per-
4	mitted country that approved the drug for
5	commercial distribution of the determina-
6	tion, and shall promptly notify registered
7	exporters, registered importers, the Fed-
8	eral Trade Commission, and the Assistant
9	Attorney General of the determination.
10	"(F) Notice; drug difference not re-
11	QUIRING APPROVAL; NO DIFFERENCE.—In the
12	case of a notice under subparagraph (C)(i) that
13	includes a difference for which, under section
14	506A(d)(1)(A), a supplemental application
15	would not be required for the difference to be
16	made to the U.S. label drug, or that states that
17	there is no difference, the Secretary—
18	"(i) may not order that the importa-
19	tion of the drug involved cease; and
20	"(ii) shall promptly notify registered
21	exporters and registered importers.
22	"(G) Differences in active ingre-
23	DIENT, ROUTE OF ADMINISTRATION, DOSAGE
24	FORM, OR STRENGTH.—

1	"(i) In General.—A person who
2	manufactures a U.S. label drug shall sub-
3	mit an application under section 505(b) for
4	a drug that is manufactured for distribu-
5	tion in a permitted country by or for the
6	person that manufactures the U.S. label
7	drug if—
8	"(I) there is no drug for export
9	from at least half of the permitted
10	countries with the same active ingre-
11	dient or ingredients, route of adminis-
12	tration, dosage form, and strength as
13	the U.S. label drug; and
14	"(II) each active ingredient of
15	the drug is related to an active ingre-
16	dient of the U.S. label drug, as de-
17	fined in clause (v).
18	"(ii) Application under section
19	505(b).—The application under section
20	505(b) required under clause (i) shall—
21	"(I) request approval of the drug
22	for the indication or indications for
23	which the U.S. label drug is approved
24	under section 505;

1	"(II) include the information that
2	the person submitted to the govern-
3	ment of the permitted country for
4	purposes of obtaining approval for
5	commercial distribution of the drug in
6	that country, which if in a language
7	other than English, shall be accom-
8	panied by an English translation
9	verified to be complete and accurate,
10	with the name, address, and a brief
11	statement of the qualifications of the
12	person that made the translation;
13	"(III) include a right of reference
14	to the application under section
15	505(b) for the U.S. label drug; and
16	"(IV) include such additional in-
17	formation as the Secretary may re-
18	quire.
19	"(iii) Timing of submission of Ap-
20	PLICATION.—An application under section
21	505(b) required under clause (i) shall be
22	submitted to the Secretary not later than
23	the day on which the information referred
24	to in clause (ii)(II) is submitted to the gov-
25	ernment of the permitted country.

1	(iv) NOTICE OF DECISION ON APPLI-
2	CATION.—The Secretary shall promptly no-
3	tify registered exporters, registered import-
4	ers, the Federal Trade Commission, and
5	the Assistant Attorney General of a deter-
6	mination to approve or to disapprove an
7	application under section 505(b) required
8	under clause (i).
9	"(v) Related active ingredi-
10	ENTS.—For purposes of clause (i)(II), 2
11	active ingredients are related if they are—
12	"(I) the same; or
13	"(II) different salts, esters, or
14	complexes of the same moiety.
15	"(3) Section 502; Labeling.—
16	"(A) Importation by registered im-
17	PORTER.—
18	"(i) In general.—In the case of a
19	qualifying drug that is imported or offered
20	for import by a registered importer, such
21	drug shall be considered to be in compli-
22	ance with section 502 if the drug bears—
23	"(I) a copy of the labeling ap-
24	proved for the drug under section

1	505, without regard to whether the
2	copy bears the trademark involved;
3	"(II) the name of the manufac-
4	turer and location of the manufac-
5	turer;
6	"(III) the lot number assigned by
7	the manufacturer; and
8	"(IV) the name, location, and
9	registration number of the importer.
10	"(ii) Request for copy of the la-
11	BELING.—The Secretary shall provide such
12	copy to the registered importer involved,
13	upon request of the importer.
14	"(B) Importation by individual.—In
15	the case of a qualifying drug that is imported
16	or offered for import by a registered exporter to
17	an individual, such drug shall be considered to
18	be in compliance with section 502 if the drug
19	bears a label providing the directions for use by
20	the consumer, and bears a copy of any special
21	labeling that would be required by the Secretary
22	had the drug been dispensed by a pharmacist in
23	the United States, without regard to whether
24	the special labeling bears the trademark in-
25	volved. The Secretary shall provide to the reg-

1	istered exporter involved a copy of the special
2	labeling, upon request of the exporter.
3	"(4) Section 501; Standards for refusing
4	ADMISSION.—
5	"(A) In general.—For purposes of ad-
6	ministrative and judicial procedure, there is a
7	presumption that a drug proposed for export or
8	import under subsection (a) is in compliance
9	with section 501 if the drug is in compliance
10	with subsection (c).
11	"(B) STANDARDS FOR REFUSING ADMIS-
12	SION.—A qualifying drug exported under sub-
13	section (a) from a registered exporter or im-
14	ported by a registered importer may be refused
15	admission into the United States if 1 or more
16	of the following applies:
17	"(i) The shipping container appears
18	damaged in a way that may affect the
19	strength, quality, or purity of the drug.
20	"(ii) The Secretary becomes aware
21	that—
22	"(I) the drug may be counterfeit;
23	"(II) the drug may have been
24	prepared, packed, or held under in-
25	sanitary conditions; or

1	"(III) the methods used in, or
2	the facilities or controls used for, the
3	manufacturing, processing, packing
4	or holding of the drug do not conform
5	to good manufacturing practice.
6	"(iii) The Secretary has obtained an
7	injunction under section 302 that prohibits
8	the distribution of the drug in interstate
9	commerce.
10	"(iv) The Secretary has under section
11	505(e) withdrawn approval of the drug.
12	"(v) The manufacturer of the drug
13	has instituted a recall of the drug.
14	"(vi) If the qualifying drug is ex-
15	ported from a registered exporter to an in-
16	dividual and 1 or more of the following ap-
17	plies:
18	"(I) The shipping container for
19	such drug does not bear the markings
20	required subsection (d)(2).
21	"(II) The markings on the ship-
22	ping container appear to be counter-
23	feit.

1	"(III) The shipping container or
2	markings appear to have been tam-
3	pered with.
4	"(h) Licensing as Pharmacist.—A registration
5	condition is that the exporter involved agrees that a quali-
6	fying drug will be exported to an individual only if the
7	Secretary has verified that—
8	"(1) the exporter is authorized under Canadian
9	law to dispense prescription drugs; and
10	"(2) the exporter employs persons that are li-
11	censed under Canadian law to dispense prescription
12	drugs in sufficient number to dispense safely the
13	qualifying drugs exported by the exporter to individ-
14	uals, and the exporter assigns to those persons re-
15	sponsibility for dispensing such qualifying drugs to
16	individuals.
17	"(i) Individuals; Conditions for Importation
18	From Canada.—
19	"(1) In general.—For purposes of subsection
20	(a)(2)(B), the importation of a qualifying drug by
21	an individual is in accordance with this subsection if
22	the following conditions are met:
23	"(A) The drug is accompanied by a copy of
24	a prescription for the drug, which prescrip-
25	tion—

1	"(i) is valid under applicable Federal
2	and State laws; and
3	"(ii) was issued by a practitioner who,
4	under the law of a State of which the indi-
5	vidual is a resident, or in which the indi-
6	vidual receives care from the practitioner
7	who issues the prescription, is authorized
8	to administer prescription drugs.
9	"(B) The drug is accompanied by a copy
10	of the documentation that was required under
11	the law or regulations of Canada as a condition
12	of dispensing the drug to the individual.
13	"(C) The copies referred to in subpara-
14	graphs (A)(i) and (B) are marked in a manner
15	sufficient—
16	"(i) to indicate that the prescription,
17	and the equivalent document in Canada,
18	have been filled; and
19	"(ii) to prevent a duplicative filling by
20	another pharmacist.
21	"(D) The individual has provided to the
22	registered exporter a complete list of all drugs
23	used by the individual for review by the individ-
24	uals who dispense the drug.

1	"(E) The quantity of the drug does not ex-
2	ceed a 90-day supply.
3	"(F) The drug is not an ineligible subpart
4	H drug. For purposes of this section, a pre-
5	scription drug is an 'ineligible subpart H drug
6	if the drug was approved by the Secretary
7	under subpart H of part 314 of title 21, Code
8	of Federal Regulations (relating to accelerated
9	approval), with restrictions under section 520 of
10	such part to assure safe use, and the Secretary
11	has published in the Federal Register a notice
12	that the Secretary has determined that good
13	cause exists to prohibit the drug from being im-
14	ported pursuant to this subsection.
15	"(2) Notice regarding drug refused ad-
16	MISSION.—If a registered exporter ships a drug to
17	an individual pursuant to subsection (a)(2)(B) and
18	the drug is refused admission to the United States
19	a written notice shall be sent to the individual and
20	to the exporter that informs the individual and the
21	exporter of such refusal and the reason for the re-
22	fusal.
23	"(j) Maintenance of Records and Samples.—A
24	registration condition is that the importer or exporter in-
25	volved shall—

1	"(1) maintain records required under this sec-
2	tion for not less than 2 years; and
3	"(2) maintain samples of each lot of a drug re-
4	quired under this section for not less than 2 years.
5	"(k) Drug Recalls.—
6	"(1) Manufacturers.—A person that manu-
7	factures a prescription drug imported from a per-
8	mitted country under this section shall promptly in-
9	form the Secretary—
10	"(A) if the drug is recalled or withdrawn
11	from the market in a permitted country;
12	"(B) how the drug may be identified, in-
13	cluding lot number; and
14	"(C) the reason for the recall or with-
15	drawal.
16	"(2) Secretary.—With respect to each per-
17	mitted country, the Secretary shall—
18	"(A) enter into an agreement with the gov-
19	ernment of the country to receive information
20	about recalls and withdrawals of prescription
21	drugs in the country; or
22	"(B) monitor recalls and withdrawals of
23	prescription drugs in the country using any in-
24	formation that is available to the public in any
25	media.

1	"(3) Notice.—The Secretary may notify, as
2	appropriate, registered exporters, registered import-
3	ers, wholesalers, pharmacies, or the public of a recall
4	or withdrawal of a prescription drug in a permitted
5	country.".
6	(b) Prohibited Acts.—The Federal Food, Drug,
7	and Cosmetic Act is amended—
8	(1) in section 301 (21 U.S.C. 331), by striking
9	paragraph (aa) and inserting the following:
10	"(aa)(1) The sale or trade by a pharmacist, or by
11	a business organization of which the pharmacist is a part,
12	of a qualifying drug that under section 804(a)(2)(A) was
13	imported by the pharmacist, other than—
14	"(A) a sale at retail made pursuant to dis-
15	pensing the drug to a customer of the pharmacist or
16	organization; or
17	"(B) a sale or trade of the drug to a pharmacy
18	or a wholesaler registered to import drugs under sec-
19	tion 804.
20	"(2) The sale or trade by an individual of a qualifying
21	drug that under section 804(a)(2)(B) was imported by the
22	individual.
23	"(3) The making of a materially false, fictitious, or
24	fraudulent statement or representation, or a material
25	omission, in a notice under clause (i) of section

- 1 804(g)(2)(C) or in an application required under section
- 2 804(g)(2)(G), or the failure to submit such a notice or
- 3 application.
- 4 "(4) The importation of a drug in violation of a re-
- 5 quirement under section 804."; and
- 6 (2) in section 303(a) (21 U.S.C. 333(a)), by
- 7 striking paragraph (6) and inserting the following:
- 8 "(6) Notwithstanding subsection (a), any person that
- 9 knowingly violates section 301(aa) (3) or (4) shall be im-
- 10 prisoned not more than 10 years, or fined in accordance
- 11 with title 18, United States Code, or both.".
- 12 (c) Implementation.—
- 13 (1) Rulemaking.—
- 14 (A) IN GENERAL.—
- 15 (i) Promulgation by Secretary.—
- Not later than 90 days after the date of
- the enactment of this Act, the Secretary of
- 18 Health and Human Services shall promul-
- gate an interim rule for implementing sec-
- tion 804 of the Federal Food, Drug, and
- Cosmetic Act, as added by subsection (a)
- of this section. Such rule shall be devel-
- oped and promulgated by the Secretary
- 24 without providing general notice of pro-
- posed rulemaking. Not later than 1 year

1	after the date on which the interim rule is
2	promulgated, the Secretary shall, in ac-
3	cordance with procedures under section
4	553 of title 5, United States Code, promul-
5	gate a final rule for implementing such
6	section 804, which may incorporate by ref-
7	erence provisions of the interim rule, to the
8	extent that such provisions are not modi-
9	fied.
10	(ii) Effect of Rules.—The rules
11	promulgated under clause (i) shall permit
12	the importation of prescription drugs—
13	(I) from registered exporters by
14	individuals effective on the date of the
15	promulgation of the interim rule;
16	(II) from Canada by registered
17	importers effective on the date of the
18	promulgation of the interim rule; and
19	(III) from Australia, a member
20	country of the European Union as of
21	January 1, 2003, Japan, New Zea-
22	land, or Switzerland by registered im-
23	porters on the date that is 1 year
24	after the date of the enactment of this
25	Act.

(B) CERTAIN EXPORTERS.—The interim rule under subparagraph (A) shall provide that, in the review of registrations submitted under subsection (b) of the section 804 referred to in such subparagraph, registrations submitted by entities in Canada that are significant exporters of prescription drugs to individuals in the United States as of the date of the enactment of this Act will have priority during the period in which the interim rule under subparagraph (A) is in effect. During such period, the reference in subsection (b)(2)(A) of such section 804 to 90 days (relating to approval or disapproval of registrations) is, as applied to such entities, deemed to be 30 days.

(C) Drugs for import from canada.—
The notices with respect to drugs to be imported from Canada that are required under subsection (g)(2)(C)(i)(I) of such section 804 and that require approval under subsection (g)(2)(D) or (E) of such section 804 shall be submitted to the Secretary not later than 30 days after the date of enactment of this Act.

The notices with respect to drugs to be imported from Canada that are required under

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subsection (g)(2)(C)(i) of such section 804 and that do not require approval under subsection (g)(2)(D) or (E) of such section 804 shall be submitted to the Secretary not later than 90 days after the date of enactment of this Act.

(D) Drugs for import from other COUNTRIES.—The notices with respect to drugs to be imported from Australia, a member country of the European Union as of January 1, 2003, Japan, New Zealand, or Switzerland that are required under subsection (g)(2)(C)(i)(I) of such section 804 and that require approval under subsection (g)(2)(D) or (E) of such section 804 shall be submitted to the Secretary not later than 180 days after the date of enactment of this Act. The notices with respect to drugs to be imported from such countries that are required under subsection (g)(2)(C)(i)(II) of such section 804 and that do not require approval under subsection (g)(2)(D) or (E) of such section 804 shall be submitted to the Secretary not later than 270 days after the date of enactment of this Act.

(2) Personal importation from canada.—
Until the expiration of the 60-day period beginning

1	on the date on which the interim rule under para-
2	graph (1)(A) is promulgated, an individual may im-
3	port a prescription drug from Canada for personal
4	use or for the use of a family member of the indi-
5	vidual (rather than for resale), subject to compliance
6	with the following conditions:
7	(A) The drug is not—
8	(i) a controlled substance, as defined
9	in section 102 of the Controlled Sub-
10	stances Act (21 U.S.C. 802);
11	(ii) a biological product, as defined in
12	section 351 of the Public Health Service
13	Act (42 U.S.C. 262);
14	(iii) an infused drug, including a peri-
15	toneal dialysis solution;
16	(iv) an intravenously injected drug;
17	(v) a drug that is inhaled during sur-
18	gery; or
19	(vi) a drug approved by the Secretary
20	under subpart H of part 314 of title 21,
21	Code of Federal Regulations (relating to
22	accelerated approval) with restrictions
23	under section 520 of such part to assure
24	safe use.

1	(B) The drug is dispensed by a person li-
2	censed in Canada to dispense such drugs.
3	(C) The drug is accompanied by a copy of
4	the prescription for the drug, which prescrip-
5	tion—
6	(i) is valid under applicable Federal
7	and State laws; and
8	(ii) was issued by a practitioner who,
9	under the law of a State of which the indi-
10	vidual is a resident, or in which the indi-
11	vidual receives care from the practitioner
12	who issues the prescription, is authorized
13	to administer prescription drugs.
14	(D) The drug is accompanied by a copy of
15	the document that was required in Canada as
16	a condition of dispensing the drug to the indi-
17	vidual.
18	(E) The copies referred to in subpara-
19	graphs (C) and (D) are marked in a manner
20	sufficient—
21	(i) to indicate that the prescription,
22	and the equivalent document in Canada,
23	have been filled; and
24	(ii) to prevent a duplicative filling by
25	another pharmacist.

1 (F) The quantity of the drug does not ex-2 ceed a 90-day supply. 3 (3) Facilitation of Canadian imports.— 4 Not less than 15 days after the enactment of this 5 Act and until the expiration of the 60-day period 6 that begins on the date on which the interim rule 7 under paragraph (1)(A) is promulgated, the Sec-8 retary shall, through the Internet website of the 9 Food and Drug Administration, make readily avail-10 able to the public a list of persons licensed in Can-11 ada to dispense prescription drugs who are willing to 12 export drugs under paragraph (2) to individuals in 13 the United States. 14 (4) EFFECT OF PROVISIONS.—The amendments 15 made in subsection (d), section 6, and section 7 of 16 this Act shall have no effect with respect to imports 17 made under paragraph (2). 18 (d) Amendment of Certain Provision.—Section 19 801 of the Federal Food, Drug, and Cosmetic Act (21) 20 U.S.C. 381) is amended by striking subsection (g) and in-21 serting the following: 22 "(g) With respect to a prescription drug that is imported or offered for import into the United States by an individual who is not in the business of such importation, that is not shipped by a registered exporter under section

- 1 804, and that is refused admission under subsection (a),2 the Secretary shall notify the individual that—
- 3 "(1) the drug has been refused admission be-
- 4 cause the drug was not a lawful import under sec-
- 5 tion 804;
- 6 "(2) the drug is not otherwise subject to a 7 waiver of the requirements of subsection (a);
- 8 "(3) the individual may under section 804 law-
- 9 fully import certain prescription drugs from Cana-
- dian exporters registered with the Secretary; and
- 11 "(4) the individual can find information about
- such importation, including a list of registered ex-
- porters, on the Internet website of the Food and
- 14 Drug Administration.".
- (e) Anticompetitive Practices Relating to Im-
- 16 PORTING AND EXPORTING DRUGS TO THE UNITED
- 17 States.—
- 18 (1) IN GENERAL.—The Clayton Act (15 U.S.C.
- 19 12 et seq.) is amended by adding at the end the fol-
- lowing:
- 21 "SEC. 27. RESTRAINT OF TRADE REGARDING PRESCRIP-
- TION DRUGS.
- "(a) In General.—It shall be unlawful for any per-
- 24 son engaged in commerce, directly or indirectly to—

"(1) charge a higher price for prescription drugs sold to a registered exporter or other person that exports prescription drugs to the United States under section 804 of the Federal Food, Drug, and Cosmetic Act than the price that is charged to another person that is in the same country and that does not export prescription drugs into the United States under section 804 of such Act;

"(2) charge a higher price for prescription

- "(2) charge a higher price for prescription drugs sold to a registered importer or other person that distributes, sells, or uses prescription drugs imported to the United States under section 804 of such Act than the price that is charged to another person in the United States that does not import prescription drugs under section 804 of such Act, or that does not distribute, sell, or use such drugs;
- "(3) deny supplies of prescription drugs to a registered exporter or other person that exports prescription drugs to the United States under section 804 of such Act or to a registered importer or other person that distributes, sells, or uses prescription drugs imported to the United States under section 804 of such Act;
- "(4) publicly, privately, or otherwise refuse to do business with a registered exporter or other per-

son that exports prescription drugs to the United States under section 804 of such Act or with a registered importer or other person that distributes, sells, or uses prescription drugs imported to the United States under section 804 of such Act; "(5) specifically restrict supplies of prescription

drugs to a registered exporter or other person that exports prescription drugs to the United States under section 804 of such Act or to a registered importer or other person that distributes, sells, or uses prescription drugs imported to the United States under section 804 of such Act;

"(6) fail to submit a notice under subsection (g)(2)(C)(i) of section 804 of such Act, fail to submit such a notice on or before the date specified in subsection (g)(2)(C)(v) of section 804 of such Act, submit such a notice that makes a materially false, fictitious, or fraudulent statement, or fail to provide promptly any information requested by the Secretary of Health and Human Services to review such a notice;

"(7) fail to submit an application required under subsection (g)(2)(G) of section 804 of such Act, fail to submit such an application on or before the date specified in subsection (g)(2)(G)(ii) of sec-

1 tion 804 of such Act, submit such an application 2 that makes a materially false, fictitious, or fraudu-3 lent statement, or fail to provide promptly any infor-4 mation requested by the Secretary of Health and 5 Human Services to review such an application; 6 "(8) cause there to be a difference (including a 7 difference in active ingredient, route of administra-8 tion, dosage form, strength, formulation, manufac-9 turing establishment, manufacturing process, or per-10 son that manufactures the drug) between a prescrip-11 tion drug for distribution in the United States and 12 a prescription drug for distribution in Australia, 13 Canada, a member country of the European Union 14 as of January 1, 2003, Japan, New Zealand, or 15 Switzerland for the purpose of restricting importa-16 tion of the drug to the United States under section 17 804 of such Act; 18 "(9) refuse to allow an inspection authorized 19 under section 804 of such Act of an establishment 20 that manufactures a prescription drug that is of-21 fered for import under such section; 22 "(10) fail to conform to the methods used in, 23 or the facilities used for, the manufacturing, proc-

essing, packing, or holding of a prescription drug of-

1 fered for import under section 804 to good manufac-2 turing practice under such Act; or 3 "(11) engage in any other action that the Federal Trade Commission determines to unfairly re-4 5 strict competition under section 804 of such Act. 6 "(b) Presumption.—A difference (including a difference in active ingredient, route of administration, dos-8 age form, strength, formulation, manufacturing establishment, manufacturing process, or person that manufac-10 tures the drug) between a prescription drug for distribution in the United States and a prescription drug for dis-11 12 tribution in Australia, Canada, a member country of the European Union as of January 1, 2003, Japan, New Zealand, or Switzerland made after January 1, 2004, shall 14 be presumed to be for the purpose of restricting importa-15 tion of the drug to the United States under section 804 16 17 of the Federal Food, Drug, and Cosmetic Act unless— 18 "(1) the person manufacturing the drug for dis-19 tribution in the United States proves that the dif-20 ference was required by the country in which the 21 drug is distributed; 22 "(2) the Secretary of Health and Human Serv-23 ices, acting through the Commissioner of Food and 24 Drug, determines that the difference was necessary 25 to improve the safety or efficacy of the drug; or

1	"(3) the person manufacturing the drug for dis-
2	tribution in the United States has given notice to
3	the Secretary of Health and Human Services under
4	subsection $(g)(2)(C)(i)$ of section 804 of such Act
5	that the drug for distribution in the United States
6	is not different from a drug for distribution in not
7	fewer than half of those countries.
8	"(c) Affirmative Defense.—It shall be an affirm-
9	ative defense to a charge that a person has violated para-
10	graph (1), (2), (3), (4), or (5) of subsection (a) that the
11	higher prices charged for prescription drugs sold to a per-
12	son, the denial of supplies of prescription drugs to a per-
13	son, the refusal to do business with a person, or the spe-
14	cific restriction or delay of supplies to a person is not
15	based, in whole or in part, on—
16	"(1) the person exporting or importing pre-
17	scription drugs to the United States under section
18	804 of the Federal Food, Drug, and Cosmetic Act;
19	or
20	"(2) the person distributing, selling, or using
21	prescription drugs imported to the United States
22	under section 804 of such Act.
23	"(d) Definitions.—In this section:
24	"(1) Prescription drug.—The term 'pre-
25	scription drug' means a drug that is described in

1	section 503(b)(1) of the Federal Food, Drug, and
2	Cosmetic Act (21 U.S.C. 353(b)(1)).
3	"(2) Registered importer.—The term 'reg-
4	istered importer' has the meaning given such term
5	in section 804 of the Federal Food, Drug, and Cos-
6	metic Act.
7	"(3) Registered exporter.—The term 'reg-
8	istered exporter' has the same meaning as in section
9	804 of the Federal Food, Drug, and Cosmetic Act.".
10	(2) Applicability of amendments to im-
11	PORTATION UNDER THE PHARMACEUTICAL MARKET
12	ACCESS AND FAIR TRADE ACT OF 2004.—
13	(A) Personal importation from can-
14	ADA.—Paragraphs (1) through (5) and (11) of
15	subsection (a) of section 27 of the Clayton Act
16	(15 U.S.C. et seq.) (as amended by paragraph
17	(1)) shall apply with respect to the importation
18	of drugs from Canada under subsection $(e)(2)$ .
19	(B) Notices respecting drug for im-
20	PORT.—Paragraph (6) of subsection (a) of sec-
21	tion 27 of the Clayton Act (15 U.S.C. et seq.)
22	(as amended by paragraph (1)) shall apply with
23	respect to notices required under section
24	804(g)(2)(C)(i) of the Federal Food Drug and
25	Cosmetic Act (21 U.S.C. 384(g)(2)(C)(i)) that

1	are not submitted by the dates required under
2	subsections $(c)(1)(C)$ and $(D)$ .
3	(f) Exhaustion.—
4	(1) In general.—Section 271 of title 35
5	United States Code, is amended—
6	(A) by redesignating subsections (h) and
7	(i) as (i) and (j), respectively; and
8	(B) by inserting after subsection (g) the
9	following:
10	"(h) It shall not be an act of infringement to use
11	offer to sell, or sell within the United States or to import
12	into the United States any patented invention under sec-
13	tion 804 of the Federal Food, Drug, and Cosmetic Act
14	that was first sold abroad by or under authority of the
15	owner or licensee of such patent.".
16	(2) Rule of Construction.—Nothing in the
17	amendment made by paragraph (1) shall be con-
18	strued to affect the ability of a patent owner or li-
19	censee to enforce their patent, subject to such
20	amendment.

1	SEC. 5. ADDITIONAL WAIVERS REGARDING PERSONAL IM-
2	PORTATION; ENFORCEMENT POLICIES OF
3	SECRETARY.
4	(a) In General.—Section 801 of the Federal Food,
5	Drug, and Cosmetic Act (21 U.S.C. 381) is amended by
6	adding at the end the following:
7	"(p)(1) Waivers under this subsection are in addition
8	to, and independent of, the waiver pursuant to section
9	804(a)(2)(B).
10	"(2) With respect to the standards referred to in sub-
11	section $(d)(1)$ , the Secretary shall establish by regulation
12	a waiver of such standards in the case of the importation
13	by an individual of a drug into the United States in the
14	following circumstances:
15	"(A) The drug was dispensed to the individual
16	while the individual was in the United States, the
17	drug was dispensed by a pharmacist or by a practi-
18	tioner licensed by law to administer the drug, and
19	the individual traveled from the United States with
20	the drug.
21	"(B) The individual is entering the United
22	States and the drug accompanies the individual at
23	the time of entry.
24	"(C) The drug does not appear to the Secretary
25	to be adulterated.

1	"(D) The quantity of the drug does not exceed
2	a 90-day supply.
3	"(E) The drug is accompanied by a statement
4	that the individual seeks to import the drug into the
5	United States under a personal importation waiver.
6	"(F) Such additional standards as the Sec-
7	retary determines to be appropriate to protect the
8	public health.
9	"(3) With respect to the standards referred to in sub-
10	sections (a) and (d)(1), the Secretary shall establish by
11	regulation a waiver of such standards in the case of the
12	importation by an individual of a drug into the United
13	States in the following circumstances:
14	"(A) The drug was dispensed to the individual
15	while the individual was in a foreign country, and
16	the drug was dispensed in accordance with the laws
17	and regulations of such country.
18	"(B) The individual is entering the United
19	States and the drug accompanies the individual at
20	the time of entry.
21	"(C) The drug is approved for commercial dis-
22	tribution in the foreign country in which the drug
23	was obtained.
24	"(D) The drug does not appear to the Secretary
25	to be adulterated.

1	"(E) The quantity of the drug does not ex-
2	$\operatorname{ceed}$ —
3	"(i) a 90-day supply if the drug is dis-
4	pensed in Australia, Canada, a member country
5	of the European Union as of January 1, 2003,
6	Japan, New Zealand, or Switzerland; or
7	"(ii) a 14-day supply otherwise.
8	"(F) The drug is accompanied by a statement
9	that the individual seeks to import the drug into the
10	United States under a personal importation waiver
11	"(G) Such additional standards as the Sec-
12	retary determines to be appropriate to protect the
13	public health.
14	"(q) The Secretary may not administer any enforce-
15	ment policy that has the effect of permitting the importa-
16	tion of a prescription drug into the United States in viola-
17	tion of this Act or section 351 of the Public Health Service
18	Act.".
19	(b) Additional Waiver.—This Act and the amend-
20	ments made by this Act shall not be construed as limiting
21	the authority of the Secretary of Health and Human Serv-
22	ices to establish a waiver of the standards referred to in
23	section 801(a) of the Federal Food, Drug, and Cosmetic
24	Act (21 U.S.C. 381(a)) with respect to the importation
25	by an individual of a drug into the United States that does

- 1 not meet such standards, provided that such waiver is no
- 2 more permissive than the guidance, as in effect on Janu-
- 3 ary 1, 2004, that is provided in the item numbered 2 (re-
- 4 lating to a specific situation, consisting of conditions (a)
- 5 through (d)) under the heading "Drugs, Biologics, and
- 6 Devices" in chapter 9 of the FDA/ORA Regulatory Proce-
- 7 dures Manual (relating to import operations/actions), in
- 8 the subchapter relating to coverage of personal importa-
- 9 tions.
- 10 SEC. 6. DISPOSITION OF CERTAIN DRUGS DENIED ADMIS-
- 11 SION INTO UNITED STATES.
- 12 (a) IN GENERAL.—Chapter VIII of the Federal
- 13 Food, Drug, and Cosmetic Act (21 U.S.C. 381 et seq.),
- 14 as amended by section 3 of this Act, is further amended
- 15 by adding at the end the following section:
- 16 "SEC. 805. DISPOSITION OF CERTAIN DRUGS DENIED AD-
- 17 **MISSION.**
- 18 "(a) IN GENERAL.—The Secretary of Homeland Se-
- 19 curity shall refuse admission to a shipment of drugs that
- 20 is imported or offered for import into the United States
- 21 if the shipment has a declared value of less than \$10,000
- 22 and the drugs are in violation of any standard referred
- 23 to in section 801(a) or 801(d)(1), including any drugs im-
- 24 ported or offered for import under enforcement policies
- 25 prohibited under section 801(q).

- 1 "(b) Importation Under Section 804.—In the
- 2 case of a drug that under section 804 is imported or of-
- 3 fered for import from a registered exporter, the reference
- 4 in subsection (a) to standards referred to in section 801(a)
- 5 or 801(d)(1) shall be considered a reference to standards
- 6 referred to in section 804(g)(4)(B).
- 7 "(c) Destruction of Violative Shipments.—
- 8 Drugs refused admission under subsection (a) or (b) shall
- 9 be destroyed, subject to subsection (e). Section 801(b)
- 10 does not authorize the delivery of the drugs pursuant to
- 11 the execution of a bond, and the drugs may not be ex-
- 12 ported.
- "(d) CERTAIN PROCEDURES.—
- 14 "(1) IN GENERAL.—The refusal of admission
- and destruction of drugs under this section may be
- 16 carried out without notice to the importer, owner, or
- 17 consignee of the drugs except as required by section
- 18 801(g) or section 804(i)(2). The issuance of receipts
- for the drugs, and recordkeeping activities regarding
- the drugs, may be carried out on a summary basis.
- 21 "(2) Objective of procedures.—Procedures
- promulgated under paragraph (1) shall be designed
- toward the objective of ensuring that, with respect to
- efficiently utilizing Federal resources available for
- carrying out this section, a substantial majority of

- shipments of drugs subject to subsection (a) or (b)
- 2 are identified and refused admission and destroyed.
- 3 "(e) EVIDENCE EXCEPTION.—Drugs may not be de-
- 4 stroyed under subsection (c) to the extent that the Attor-
- 5 ney General of the United States determines that the
- 6 drugs should be preserved as evidence or potential evi-
- 7 dence with respect to an offense against the United States.
- 8 "(f) Rule of Construction.—This section may
- 9 not be construed as having any legal effect on applicable
- 10 law with respect to a shipment of drugs that is imported
- 11 or offered for import into the United States and has a
- 12 declared value equal to or greater than \$10,000.".
- 13 (b) Procedures.—Procedures for carrying out sec-
- 14 tion 805 of the Federal Food, Drug, and Cosmetic Act,
- 15 as added by subsection (a), shall be established not later
- 16 than 90 days after the date of the enactment of this Act.
- 17 SEC. 7. CIVIL ACTIONS REGARDING PROPERTY.
- 18 Section 303 of the Federal Food, Drug, and Cosmetic
- 19 Act (21 U.S.C. 333) is amended by adding at the end the
- 20 following subsection:
- (g)(1) If a person is alienating or disposing of prop-
- 22 erty, or intends to alienate or dispose of property, that
- 23 is obtained as a result of or is traceable to a drug imported
- 24 in violation of section 801(a) or 801(d), the Attorney Gen-
- 25 eral may commence a civil action in any Federal court—

1	"(A) to enjoin such alienation or disposition of
2	property; or
3	"(B) for a restraining order to—
4	"(i) prohibit any person from withdrawing,
5	transferring, removing, dissipating, or disposing
6	of any such property or property of equivalent
7	value; and
8	"(ii) appoint a temporary receiver to ad-
9	minister such restraining order.
10	"(2) Proceedings under paragraph (1) shall be car-
11	ried out in the same manner as applies under section 1345
12	of title 18, United States Code.".
13	SEC. 8. WHOLESALE DISTRIBUTION OF DRUGS; STATE-
14	MENTS REGARDING PRIOR SALE, PURCHASE,
<ul><li>14</li><li>15</li></ul>	MENTS REGARDING PRIOR SALE, PURCHASE, OR TRADE.
15	OR TRADE.
15 16 17	OR TRADE.  (a) Striking of Exemptions; Applicability to
15 16 17	OR TRADE.  (a) STRIKING OF EXEMPTIONS; APPLICABILITY TO REGISTERED EXPORTERS.—Section 503(e) of the Federal
15 16 17 18	OR TRADE.  (a) STRIKING OF EXEMPTIONS; APPLICABILITY TO REGISTERED EXPORTERS.—Section 503(e) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 353(e)) is
15 16 17 18 19	OR TRADE.  (a) STRIKING OF EXEMPTIONS; APPLICABILITY TO REGISTERED EXPORTERS.—Section 503(e) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 353(e)) is amended—
15 16 17 18 19 20	OR TRADE.  (a) STRIKING OF EXEMPTIONS; APPLICABILITY TO REGISTERED EXPORTERS.—Section 503(e) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 353(e)) is amended—  (1) in paragraph (1)—
15 16 17 18 19 20 21	OR TRADE.  (a) STRIKING OF EXEMPTIONS; APPLICABILITY TO REGISTERED EXPORTERS.—Section 503(e) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 353(e)) is amended—  (1) in paragraph (1)—  (A) by striking "and who is not the manu-
15 16 17 18 19 20 21 22	OR TRADE.  (a) STRIKING OF EXEMPTIONS; APPLICABILITY TO REGISTERED EXPORTERS.—Section 503(e) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 353(e)) is amended—  (1) in paragraph (1)—  (A) by striking "and who is not the manufacturer or an authorized distributor of record

1 (C) by striking subparagraph (B) and in-2 serting the following: 3 "(B) The fact that a drug subject to subsection (b) is exported from the United States does not with respect to such drug exempt any person that is engaged in the 5 business of the wholesale distribution of the drug from 6 providing the statement described in subparagraph (A) to 8 the person that receives the drug pursuant to the export of the drug. 9 10 "(C)(i) The Secretary may by regulation establish requirements that supersede subparagraph (A) (referred to 12 in this subparagraph as 'alternative requirements') to 13 identify the chain of custody of a drug subject to sub-14 section (b) from the manufacturer of the drug throughout 15 the wholesale distribution of the drug to a pharmacist who intends to sell the drug at retail if the Secretary deter-16 17 mines that the alternative requirements, which may in-18 clude anti-counterfeiting or track-and-trace technologies, 19 will identify such chain of custody or the identity of the 20 drug with equal certainty to the requirements of subpara-21 graph (A), and that the alternative requirements are eco-22 nomically and technically feasible. 23 "(ii) If the Secretary promulgates a final rule to establish such alternative requirements, the final rule in ad-25 dition shall, with respect to the registration condition es-

- 1 tablished in clause (i) of section 804(c)(3)(B), establish
- 2 a condition equivalent to the alternative requirements, and
- 3 such equivalent condition supersedes such clause (i).";
- 4 (2) in paragraph (2)(A), by adding at the end
- 5 the following: "The preceding sentence may not be
- 6 construed as having any applicability with respect to
- 7 a registered exporter under section 804."; and
- 8 (3) in paragraph (3), by striking "and sub-
- 9 section (d)—" in the matter preceding subparagraph
- 10 (A) and all that follows through "the term whole-
- sale distribution' means" in subparagraph (B) and
- inserting the following: "and subsection (d), the
- term 'wholesale distribution' means".
- 14 (b) Conforming Amendment.—Section 503(d) of
- 15 the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
- 16 353(d)) is amended by adding at the end the following:
- 17 "(4) Each manufacturer of a drug subject to sub-
- 18 section (b) shall maintain at its corporate offices a current
- 19 list of the authorized distributors of record of such drug.
- 20 "(5) For purposes of this subsection, the term 'au-
- 21 thorized distributors of record' means those distributors
- 22 with whom a manufacturer has established an ongoing re-
- 23 lationship to distribute such manufacturer's products.".

1	SEC. 9. REPEAL OF IMPORTATION EXEMPTION UNDER CON-
2	TROLLED SUBSTANCES IMPORT AND EXPORT
3	ACT.
4	Section 1006 of the Controlled Substances Import
5	and Export Act (21 U.S.C. 956) is repealed.