110TH CONGRESS 1ST SESSION	S.
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To amend the Federal Food, Drug, and Cosmetic Act to reauthorize and amend the prescription drug user fee provisions, and for other purposes.

# IN THE SENATE OF THE UNITED STATES

	introduced the fol	llowing bill;	which w	vas read	twice
and referred to	the Committee on				

# A BILL

To amend the Federal Food, Drug, and Cosmetic Act to reauthorize and amend the prescription drug user fee provisions, 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; REFERENCES IN ACT.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Prescription Drug User Fee Amendments of 2007".
- 6 (b) References in Act.—Except as otherwise spec-
- 7 ified, whenever in this Act an amendment is expressed in
- 8 terms of an amendment to a section or other provision,
- 9 the reference shall be considered to be made to a section

- 1 or other provision of the Federal Food, Drug, and Cos-
- 2 metic Act (21 U.S.C. 301 et seq.).
- 3 SEC. 2. DRUG FEES.
- 4 Section 735 (21 U.S.C. 379g) is amended—
- 5 (1) by striking the section designation and all
- 6 that follows through "For purposes of this sub-
- 7 chapter:" and inserting the following:
- 8 "SEC. 735. DRUG FEES.
- 9 "(a) Purpose.—It is the purpose of this part that
- 10 the fees authorized under this part be dedicated toward
- 11 expediting the drug development process, the process for
- 12 the review of human drug applications, and postmarket
- 13 drug safety, as set forth in the goals identified for pur-
- 14 poses of this subchapter in the letters from the Secretary
- 15 to the Chairman of the Committee on Health, Education,
- 16 Labor, and Pensions of the Senate and the Chairman of
- 17 the Committee on Energy and Commerce of the House
- 18 of Representatives, as set forth in the Congressional
- 19 Record.
- 20 "(b) Reports.—
- 21 "(1) Performance report.—For fiscal years
- 22 2008 through 2012, not later than 120 days after
- 23 the end of each fiscal year during which fees are col-
- lected under this part, the Secretary shall prepare
- and submit to the Committee on Health, Education,

Labor, and Pensions of the Senate and the Committee on Energy and Commerce of the House of Representatives, a report concerning the progress of the Food and Drug Administration in achieving the goals identified in the letters described in subsection (a) during such fiscal year and the future plans of the Food and Drug Administration for meeting the goals. [The report for a fiscal year shall include information on each previous fiscal year for which the Secretary has not given a complete response on a human drug application or supplement as of the date that report is delivered to Congress.]

"(2) FISCAL REPORT.—For fiscal years 2008 through 2012, not later than 120 days after the end of each fiscal year during which fees are collected under this part, the Secretary shall prepare and submit to the Committee on Health, Education, Labor, and Pensions of the Senate and the Committee on Energy and Commerce of the House of Representatives, a report on the implementation of the authority for such fees during such fiscal year and the use, by the Food and Drug Administration, of the fees collected during such fiscal year for which the report is made.

1	"(3) Public availability.—The Secretary
2	shall make the reports required under paragraphs
3	(1) and (2) available to the public on the Internet
4	website of the Food and Drug Administration.
5	"(c) Reauthorization.—
6	"(1) Consultation.—In developing rec
7	ommendations to present to Congress with respect to
8	the goals, and plans for meeting the goals, for the
9	process for the review of human drug applications
10	for the first 5 fiscal years after fiscal year 2012, and
11	for the reauthorization of this part for such fisca
12	years, the Secretary shall consult with—
13	"(A) the Committee on Energy and Com-
14	merce of the House of Representatives;
15	"(B) the Committee on Health, Education
16	Labor, and Pensions of the Senate;
17	"(C) scientific and academic experts;
18	"(D) health care professionals;
19	"(E) representatives of patient and con
20	sumer advocacy groups; and
21	"(F) the regulated industry.
22	"(2) Public review of recommenda
23	TIONS.—After negotiations with the regulated indus
24	try, the Secretary shall—

1	"(A) present the recommendations devel-
2	oped under paragraph (1) to the Congressional
3	committees specified in such paragraph;
4	"(B) publish such recommendations in the
5	Federal Register;
6	"(C) provide for a period of 30 days for
7	the public to provide written comments on such
8	recommendations;
9	"(D) hold a meeting at which the public
10	may present its views on such recommenda-
11	tions; and
12	"(E) after consideration of such public
13	views and comments, revise such recommenda-
14	tions as necessary.
15	"(3) Transmittal of recommendations.—
16	Not later than January 15, 2012, the Secretary
17	shall transmit to Congress the revised recommenda-
18	tions under paragraph (2) [, a summary of the views
19	and comments received under such paragraph, and
20	any changes made to the recommendations in re-
21	sponse to such views and comments].
22	"(d) Definitions.—For purposes of this part:";
23	(2) in subsection (d)—
24	(A) in paragraph (1)—

1	<b>L</b> (1) in subparagraph (A), by striking
2	" $505(b)(1)$ ," and inserting " $505(b)$ , or";
3	[(ii) by striking subparagraph (B);]
4	[(iii) by redesignating subparagraph
5	(C) as subparagraph (B); and
6	[(iv) in the matter following subpara-
7	graph (B), as so redesignated, by striking
8	"subparagraph (C)" and inserting "sub-
9	paragraph (B)";]
10	(B) in paragraph (3)(C), by—
11	(i) striking "the list" and inserting
12	"the list (not including the discontinued
13	section of such list)"; and
14	(ii) striking "a list" and inserting "a
15	list (not including the discontinued section
16	of such a list)";
17	(C) in paragraph (4), by inserting before
18	the period at the end the following: "(such as
19	capsules, tablets, and lyophilized products be-
20	fore reconstitution)";
21	(D) by amending paragraph (6)(F) to read
22	as follows:
23	"(F) In the case of drugs approved under
24	human drug applications or supplements—

1	"(1) postmarketing safety activities,
2	including collecting, developing, and re-
3	viewing safety information on approved
4	drugs (including adverse event reports);
5	"(ii) developing and using improved
6	adverse event data collection systems (in-
7	cluding information technology systems);
8	and
9	"(iii) developing and using improved
10	analytical tools to assess potential safety
11	problems (including by accessing external
12	data bases).";
13	(E) in paragraph (8)—
14	(i) by striking "April of the preceding
15	fiscal year" and inserting "October of the
16	preceding fiscal year"; and
17	(ii) by striking "April 1997" and in-
18	serting "October 1996";
19	(F) by redesignating paragraph (9) as
20	paragraph (10); and
21	(G) by inserting after paragraph (8) the
22	following:
23	"(9) The term 'person' includes an affiliate
24	thereof.".

1	SEC. 3. AUTHORITY TO ASSESS AND USE DRUG FEES.
2	(a) Types of Fees.—Section 736(a) (21 U.S.C.
3	379h(a)) is amended—
4	(1) in the matter preceding paragraph (1), by
5	striking "2003" and inserting "2008";
6	(2) in paragraph (1)—
7	(A) in subparagraph (D)—
8	(i) in the heading, by inserting "OR
9	WITHDRAWN BEFORE FILING" after "RE-
10	FUND OF FEE IF APPLICATION REFUSED
11	FOR FILING"; and
12	(ii) by inserting before the period at
13	the end the following: "or withdrawn with-
14	out a waiver before filing";
15	(B) by redesignating subparagraphs (E)
16	and (F) as subparagraphs (F) and (G), respec-
17	tively; and
18	(C) by inserting after subparagraph (D)
19	the following:
20	"(E) FEE FOR APPLICATION PREVIOUSLY
21	REFUSED FOR FILING OR WITHDRAWN BEFORE
22	FILING.—An application or supplement that
23	has been refused for filing or that was with-
24	drawn before filing, if filed under protest or re-
25	submitted, shall be subject to the fee under sub-
26	paragraph (A) (unless an exception under sub-

1	paragraph (C) or (F) applies or the fee is
2	waived or reduced under subsection (d)), with-
3	out regard to previous payment of such a fee
4	and the refund of 75 percent of that fee under
5	subparagraph (D)."; and
6	(3) in paragraph (2)—
7	(A) in subparagraph (A), by striking "sub-
8	paragraph (B)" and inserting "subparagraphs
9	(B) and (C)"; and
10	(B) by adding at the end the following:
11	["(C) Exception for compounded
12	POSITRON EMISSION TOMOGRAPHY DRUGS.—]
13	["(i) In general.—Except as pro-
14	vided in clause (ii), the applicant with re-
15	spect to an approved human drug applica-
16	tion for a compounded positron emission
17	tomography drug, shall be subject under
18	subparagraph (A) to only 1 annual estab-
19	lishment fee with respect to such applica-
20	tion, without regard to the number of pre-
21	scription drug establishments identified in
22	such application as establishments that
23	manufacture the prescription drug product
24	named in the application.

1	["(ii) Exception from annual es-
2	TABLISHMENT FEE.—The applicant of an
3	application described in clause (i) shall not
4	be assessed an annual establishment fee
5	for a fiscal year if the applicant certifies
6	(using a form and procedure established by
7	the Secretary) to the Secretary prior to the
8	beginning of a fiscal year that—]
9	["(I) the applicant is, or is an
10	affiliate of, a not-for-profit medical
11	center that has only 1 establishment
12	for the production of positron emis-
13	sion tomography drugs; and
14	["(II) at least 95 percent of the
15	total number of doses of each com-
16	pounded positron emission tomog-
17	raphy drug produced by such estab-
18	lishment during such fiscal year will
19	be used within the medical center.]
20	["(iii) Certification.—With respect
21	to the annual establishment fee for the fis-
22	cal year in which an application described
23	in clause (i) is submitted, such certification
24	may be made at the time the application is
25	submitted.".]

1	(b) Fee Revenue Amounts.—Section 736(b) (21
2	U.S.C. 379h(b)) is amended to read as follows:
3	"(b) FEE REVENUE AMOUNTS.—Except as provided
4	in subsections (c), (d), (f), and (g), fees under subsection
5	(a) shall be established to generate the following revenue
6	amounts, in each fiscal year beginning with fiscal year
7	2008 and continuing through fiscal year 2012:
8	\$392,783,000, plus an adjustment for workload on
9	\$354,893,000 of this amount. Such adjustment shall be
10	made in accordance with the workload adjustment provi-
11	sions in effect for fiscal year 2007, except that instead
12	of commercial investigational new drug applications sub-
13	mitted to the Secretary, all commercial investigational new
14	drug applications with a submission during the previous
15	12-month period shall be used in the determination. One-
16	third of the revenue amount shall be derived from applica-
17	tion fees, one-third from establishment fees, and one-third
18	from product fees.".
19	(c) Adjustments to Fees.—
20	(1) Inflation adjustment.—Section
21	736(c)(1) (21 U.S.C. 379h(c)(1)) is amended—
22	(A) in the matter preceding subparagraph
23	(A) by striking "The revenues established in
24	subsection (b)" and inserting "Beginning with

1	fiscal year 2009, the revenues established in
2	subsection (b)";
3	(B) in subparagraph (A) by striking "or"
4	at the end;
5	(C) in subparagraph (B) by striking the
6	period at the end and inserting ", or,";
7	(D) by inserting after subparagraph (B)
8	the following:
9	"(C) the average annual change in the
10	cost, per full-time equivalent position of the
11	Food and Drug Administration, of all personnel
12	compensation and benefits paid with respect to
13	such positions, for the first 5 fiscal years of the
14	previous 6 fiscal years."; and
15	(E) in the matter following subparagraph
16	(C) (as added by this paragraph), by striking
17	"fiscal year 2003" and inserting "fiscal year
18	2008".
19	(2) Workload Adjustment.—Section
20	736(c)(2) (21 U.S.C. 379h(c)(2)) is amended—
21	(A) in the matter preceding subparagraph
22	(A,) by striking "2004" and inserting "2009";
23	(B) in the first sentence of subparagraph
24	(A)—

1	(i) by striking ", commercial inves-
2	tigational new drug applications" and in-
3	serting "(adjusted for changes in review
4	activities)"; and
5	(ii) by inserting before the period at
6	the end ", and the change in the number
7	of commercial investigational new drug ap-
8	plications with a submission during the
9	previous 12-month period (adjusted for
10	changes in review activities)";
11	(C) in subparagraph (B), by adding at the
12	end the following new sentence: "Further, any
13	adjustment for review activities made in setting
14	fees and fee revenue amounts for fiscal year
15	2009 may not result in the total workload ad-
16	justment being more than 2 percentage points
17	higher than it would be absent the review activ-
18	ity adjustment."; and
19	(D) by adding at the end the following:
20	"(C) The Secretary shall contract with an
21	independent accounting firm to study the ad-
22	justment for changes in review activities applied
23	in setting fees for fiscal year 2009 and to make
24	recommendations, if warranted, on future
25	changes in the methodology for calculating the

1	adjustment for changes in review activity. After
2	review of the recommendations by the inde-
3	pendent accounting firm, the Secretary shall
4	make appropriate changes to the workload ad-
5	justment methodology in setting fees for fiscal
6	years 2010 through 2012. If the study is not
7	conducted, no adjustment for changes in review
8	activities shall be made after fiscal year 2009.".
9	(3) Rent and rent-related cost adjust-
10	MENT.—Section 736(c) (21 U.S.C. 379h(c)) is
11	amended—
12	(A) by redesignating paragraphs (3), (4),
13	and (5) as paragraphs (4), (5), and (6), respec-
14	tively; and
15	(B) by inserting after paragraph (2) the
16	following:
17	"(3) Rent and rent-related cost adjust-
18	MENT.—Beginning in fiscal year 2010, the Secretary
19	shall, before making the adjustments under para-
20	graphs (1) and (2), reduce the fee amounts estab-
21	lished in subsection (b), if actual costs paid for rent
22	and rent-related expenses are less than \$11,721,000.
23	The reductions made under this paragraph, if any,
24	shall not exceed the amounts by which costs fell

1	below \$11,721,000, and shall not exceed
2	\$11,721,000 in any fiscal year.".
3	(4) Final year adjustment.—Section 736(c)
4	(21 U.S.C. 379h(c)) is amended—
5	(A) in paragraph (4), as redesignated by
6	this subsection—
7	(i) by striking "2007" each place it
8	appears and inserting "2012"; and
9	(ii) by striking "2008" and inserting
10	"2013"; and
11	(B) in paragraph (5), as redesignated by
12	this subsection, by striking "2002" and insert-
13	ing "2007".
14	(d) Fee Waiver or Reduction.—Section 736(d)
15	(21 U.S.C. 379h(d)) is amended—
16	(1) in paragraph (1), in the matter preceding
17	subparagraph (A), by—
18	(A) inserting "to a person who is named as
19	the applicant" after "The Secretary shall
20	grant";
21	(B) inserting "to that person" after "a
22	waiver from or a reduction of one or more fees
23	assessed"; and
24	(C) striking "finds" and inserting "deter-
25	mines'';

1	(2) by redesignating paragraphs (2) and (3) as
2	paragraphs (3) and (4), respectively;
3	(3) by inserting after paragraph (1) the fol-
4	lowing:
5	"(2) Evaluation.—For the purpose of deter-
6	mining whether to grant a waiver or reduction of a
7	fee under paragraph (1), the Secretary shall con-
8	sider only the circumstances and assets of the appli-
9	cant and any affiliate of the applicant."; and
10	(4) in paragraph (4), as redesignated by this
11	subsection, in subparagraph (A), by inserting before
12	the period at the end ", and that does not have a
13	drug product that has been approved under a human
14	drug application and introduced or delivered for in-
15	troduction into interstate commerce".
16	(e) Crediting and Availability of Fees.—
17	(1) Authorization of appropriations.—
18	Section $736(g)(3)$ (21 U.S.C. $379h(g)(3)$ ) is amend-
19	ed to read as follows:
20	"(3) Authorization of appropriations.—
21	There are authorized to be appropriated for fees
22	under this section such sums as are authorized to be
23	assessed and collected under this section in each of
24	fiscal years 2008 through 2012.".

1	(2) Offset.—Section $736(g)(4)$ (21 U.S.C
2	379h(g)(4)) is amended to read as follows:
3	"(4) Offset.—If the cumulative amount of
4	fees collected during fiscal years 2008, 2009, and
5	2010, plus the amount estimated to be collected for
6	fiscal year 2011, exceeds the amount of fees speci-
7	fied in aggregate in appropriation Acts for such fis-
8	cal years, the aggregate amount in excess shall be
9	credited to the appropriation account of the Food
10	and Drug Administration as provided in paragraph
11	(1), and shall be subtracted from the amount of fees
12	that would otherwise be authorized to be collected
13	under this section pursuant to appropriation Acts
14	for fiscal year 2012.".
15	(f) Conforming Amendments.—
16	(1) Section 736(a) (21 U.S.C. 379h(a)), as
17	amended by this section, is amended—
18	(A) in paragraph (1)(A), by striking "sub-
19	section (c)(4)" each place it appears and insert-
20	ing "subsection (c)(5)";
21	(B) in paragraph (2), by striking "sub-
22	section (c)(4)" and inserting "subsection
23	(e)(5)"; and

1	(C) in paragraph (3), by striking "sub-
2	section (c)(4)" and inserting "subsection
3	(e)(5)".
4	(2) Section 736A(h)(3), as added by section 4
5	of this Act, is amended by striking "735(3)" and in-
6	serting "735(d)(3)".
7	SEC. 4. AUTHORITY TO ASSESS AND USE PRESCRIPTION
8	DRUG ADVERTISING FEES.
9	Chapter VII, subchapter C, part 2 (21 U.S.C. 379g
10	et seq.) is amended by adding after section 736 the fol-
11	lowing new section:
12	"SEC. 736A. PROGRAM TO ASSESS AND USE FEES FOR THE
13	ADVISORY REVIEW OF PRESCRIPTION DRUG
13 14	ADVISORY REVIEW OF PRESCRIPTION DRUG ADVERTISING.
14 15	ADVERTISING.
<ul><li>14</li><li>15</li><li>16</li></ul>	ADVERTISING.  "(a) Types of Direct-to-Consumer Television
<ul><li>14</li><li>15</li><li>16</li></ul>	ADVERTISING.  "(a) Types of Direct-to-Consumer Television Advertisement Review Fees.—Beginning in fiscal year 2008, the Secretary shall assess and collect fees in
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	ADVERTISING.  "(a) Types of Direct-to-Consumer Television Advertisement Review Fees.—Beginning in fiscal year 2008, the Secretary shall assess and collect fees in
14 15 16 17 18	ADVERTISING.  "(a) Types of Direct-to-Consumer Television Advertisement Review Fees.—Beginning in fiscal year 2008, the Secretary shall assess and collect fees in accordance with this section as follows:
14 15 16 17 18 19	"(a) Types of Direct-to-Consumer Television Advertisement Review Fees.—Beginning in fiscal year 2008, the Secretary shall assess and collect fees in accordance with this section as follows:  "(1) Advisory review fee.—
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li></ul>	"(a) Types of Direct-to-Consumer Television Advertisement Review Fees.—Beginning in fiscal year 2008, the Secretary shall assess and collect fees in accordance with this section as follows:  "(1) Advisory review fee.—  "(A) In General.—Except as provided in
14 15 16 17 18 19 20 21	"(a) Types of Direct-to-Consumer Television Advertisement Review Fees.—Beginning in fiscal year 2008, the Secretary shall assess and collect fees in accordance with this section as follows:  "(1) Advisory review fee.—  "(A) In general.—Except as provided in subparagraph (B), each person that on or after

1	dissemination shall be subject to a fee estab-
2	lished under subsection (c)(3).
3	"(B) Exception for required submis-
4	SIONS.—A direct-to-consumer television adver-
5	tisement that is required to be submitted to the
6	Secretary prior to initial public dissemination
7	shall not be assessed a fee unless the sponsor
8	designates it as a submission for advisory re-
9	view.
10	"(C) Payment.—The fee required by sub-
11	paragraph (A) shall be due no later than Octo-
12	ber 1 of the fiscal year in which the direct-to-
13	consumer television advertisement shall be sub-
14	mitted to the Secretary for advisory review.
15	"(D) Modification of advisory review
16	FEE.—
17	"(i) LATE PAYMENT.—If, on or before
18	November 1 of the fiscal year in which the
19	fees are due, a person has not paid all fees
20	that were due and payable for advisory re-
21	views identified in response to the Federal
22	Register notice described in subsection
23	(c)(3)(A), the fees shall be regarded as
24	late. Such fees shall be due and payable 20
25	days before any direct-to-consumer tele-

1 vision advertisement is submitted by such 2 person to the Secretary for advisory re-3 view. Notwithstanding any other provision 4 of this section, such fees shall be due and payable for each of those advisory reviews 6 in the amount of 150 percent of the advi-7 sory review fee established for that fiscal 8 year pursuant to subsection (c)(3). 9 "(ii) Late notice of submission.— 10 If any person submits any direct-to-con-11 sumer television advertisements for advi-12 sory review that are in excess of the num-13 ber identified by that person in response to 14 the Federal Register notice described in 15 subsection (c)(3)(A), that person must pay 16 a fee for each of those advisory reviews in 17 the amount of 150 percent of the advisory 18 review fee established for that fiscal year 19 pursuant to subsection (c)(3). Fees under 20 this subparagraph shall be due 20 days be-21 fore the direct-to-consumer television ad-22 vertisement is submitted by such person to 23 the Secretary for advisory review.

"(E) Limits.—

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1	"(i) In general.—The payment of a
2	fee under this paragraph for a fiscal year
3	entitles the person that pays the fee to ac-
4	ceptance for advisory review by the Sec-
5	retary of 1 direct-to-consumer television
6	advertisement and acceptance of 1 resub-
7	mission for advisory review of the same ad-
8	vertisement. The advertisement shall be
9	submitted for review in the fiscal year for
10	which the fee was assessed, except that a
11	person may carry over no more than 1
12	paid advisory review submission to the next
13	fiscal year. Resubmissions may be sub-
14	mitted without regard to the fiscal year of
15	the initial advisory review submission.
16	"(ii) No refund.—Except as pro-
17	vided by subsection (f), fees paid under
18	this paragraph shall not be refunded.
19	"(iii) No waiver, exemption, or
20	REDUCTION.—The Secretary shall not
21	grant a waiver, exemption, or reduction of
22	any fees due or payable under this section.
23	"(iv) Non-transferability.—The
24	right to an advisory review is not transfer-
25	able, except to a successor in interest.

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# "(2) OPERATING RESERVE FEE.—

"(A) IN GENERAL.—Each person that, on or after October 1, 2007, is assessed an advisory review fee under paragraph (1) shall be subject to an operating reserve fee established under subsection (d)(2) only in the first fiscal year in which an advisory review fee is assessed.

"(B) PAYMENT.—Except as provided in subparagraph (C), the fee required by subparagraph (A) shall be due no later than October 1 of the first fiscal year in which the person is required to pay an advisory review fee under paragraph (1).

"(C) Late notice of submission.—If, in the first fiscal year of a person's participation in the Program, that person submits any directto-consumer television advertisements for advisory review that are in excess of the number identified by that person in response to the Federal Register notice described in subsection (c)(3)(A), that person must pay an operating reserve fee for each of those advisory reviews equal to the advisory review fee for each submission established under paragraph (1)(D)(ii). Fees required by this subparagraph shall be in

1	addition to the fees required under subpara-
2	graph (B), if any. Fees under this subpara-
3	graph shall be due 20 days before any direct
4	to-consumer television advertisement is sub-
5	mitted by such person to the Secretary for advi-
6	sory review.
7	"(b) Advisory Review Fee Revenue Amounts.—
8	Fees under subsection (a)(1) shall be established to gen-
9	erate revenue amounts of \$6,250,000 for each of fiscal
10	years 2008 through 2012, as adjusted pursuant to sub-
11	section (c).
12	"(c) Adjustments.—
13	"(1) Inflation adjustment.—Beginning
14	with fiscal year 2009, the revenues established in
15	subsection (b) shall be adjusted by the Secretary by
16	notice, published in the Federal Register, for a fiscal
17	year to reflect the greater of—
18	"(A) the total percentage change that oc-
19	curred in the Consumer Price Index for all
20	urban consumers (all items; United States city
21	average), for the 12-month period ending June
22	30 preceding the fiscal year for which fees are
23	being established;
24	"(B) the total percentage change for the
25	previous fiscal year in basic pay under the Gen-

eral Schedule in accordance with section 5332 of title 5, as adjusted by any locality-based comparability payment pursuant to section 5304 of such title for Federal employees stationed in the District of Columbia; or

"(C) the average annual change in the cost, per full-time equivalent position of the Food and Drug Administration, of all personnel compensation and benefits paid with respect to such positions, for the first 5 fiscal years of the previous 6 fiscal years.

The adjustment made each fiscal year by this subsection shall be added on a compounded basis to the sum of all adjustments made each fiscal year after fiscal year 2008 under this subsection.

# "(2) Workload adjustment.—

"(A) IN GENERAL.—Beginning with fiscal year 2009, after the fee revenues established in subsection (b) of this section are adjusted for a fiscal year for inflation in accordance with paragraph (1), the fee revenues shall be adjusted further for such fiscal year to reflect changes in the workload of the Secretary with respect to the submission of proposed direct-to-consumer

1	television advertisements for advisory review
2	prior to initial broadcast.
3	"(B) Determination of Workload Ad-
4	JUSTMENT.—
5	"(i) IN GENERAL.—The workload ad-
6	justment under this paragraph for a fisca
7	year shall be determined by the Sec-
8	retary—
9	"(I) based upon the number of
10	direct-to-consumer television adver-
11	tisements identified pursuant to para
12	graph (3)(A) for that fiscal year, ex-
13	cluding allowable previously paid carry
14	over submissions; and
15	"(II) by multiplying the number
16	of such advertisements projected for
17	that fiscal year that exceeds 150 by
18	\$27,600 (adjusted each year begin-
19	ning with fiscal year 2009 for infla
20	tion in accordance with paragraph
21	(1)).
22	"(ii) Publication in Federal Reg-
23	ISTER.—The Secretary shall publish in the
24	Federal Register the fee revenues and fees

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resulting from the adjustment and the supporting methodologies.

"(C) LIMITATION.—Under no circumstances shall the adjustment result in fee revenues for a fiscal year that are less than the fee revenues established for the prior fiscal year.

## "(3) Annual fee setting.—

"(A) NUMBER OF ADVERTISEMENTS.—The Secretary shall, 120 days before the start of each fiscal year, publish a notice in the Federal Register requesting any person to notify the Secretary within 30 days of the number of direct-to-consumer television advertisements the person intends to submit for advisory review by the Secretary in the next fiscal year. Notification to the Secretary of the number of advertisements a person intends to submit for advisory review prior to initial broadcast shall be a legally binding commitment by that person to pay the annual advisory review fee for that number of submissions on or before October 1 of the fiscal year in which the advertisement is intended to be submitted. A person shall at the same time also notify the Secretary if such per-

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son intends to use a paid submission from the previous fiscal year under subsection (a)(1)(E)(i). If such person does not so notify the Secretary, all submissions for advisory review shall be subject to advisory review fees.

"(B) ANNUAL FEE.—The Secretary shall, 60 days before the start of each fiscal year, establish, for the next fiscal year, the direct-toconsumer television advertisement advisory review fee under subsection (a)(1), based on the revenue amounts established under subsection (b), the adjustments provided under this subsection and the number of direct-to-consumer television advertisements identified pursuant to subparagraph (A), excluding allowable viously paid carry over submissions. The annual advisory review fee shall be established by dividing the fee revenue for a fiscal year (as adjusted pursuant to this subsection) by the number of direct-to-consumer television advertisements identified pursuant to subparagraph (A), excluding allowable previously paid carry over submissions.

"(C) FISCAL YEAR 2008 FEE LIMIT.—Notwithstanding subsection (b), the fee established

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1	under subparagraph (B) for fiscal year 2008
2	may not be more than \$83,000 per submission
3	for advisory review.
4	"(D) Annual fee limit.—Notwith-
5	standing subsection (b), the fee established
6	under subparagraph (B) for a fiscal year after
7	fiscal year 2008 may not be more than 50 per-
8	cent more than the fee established for the prior
9	fiscal year.
10	"(E) Limit.—The total amount of fees ob-
11	ligated for a fiscal year may not exceed the
12	total costs for such fiscal year for the resources
13	allocated for the process for the advisory review
14	of prescription drug advertising.
15	"(d) Operating Reserves.—
16	"(1) In general.—The Secretary shall estab-
17	lish in the Food and Drug Administration salaries
18	and expenses appropriation account without fiscal
19	year limitation a Direct-to-Consumer Advisory Re-
20	view Operating Reserve, of at least \$6,250,000 in
21	fiscal year 2008, to continue the Program in the
22	event the fees collected in any subsequent fiscal year

pursuant to subsection (c)(3) do not generate the fee

revenue amount established for that fiscal year.

"(2) FEE SETTING.—The Secretary shall establish the operating reserve fee under subsection (a)(2)(A) for each person required to pay the fee by multiplying the number of direct-to-consumer television advertisements identified by that person pursuant to subsection (c)(3)(A) by the advisory review fee established pursuant to subsection (c)(3) for that fiscal year. In no case shall the operating reserve fee assessed be less than the operating reserve fee assessed if the person had first participated in the Program in fiscal year 2008.

- "(3) Use of operating reserve.—The Secretary may use funds from the reserves under this subsection only to the extent necessary in any fiscal year to make up the difference between the fee revenue amount established for that fiscal year under subsection (b) and the amount of fees collected for that fiscal year pursuant to subsection (a), or to pay costs of ending the Program if it is terminated pursuant to subsection (f) or if it is not reauthorized after fiscal year 2012.
- "(4) REFUND OF OPERATING RESERVES.— Within 120 days of the end of fiscal year 2012, or if the Program is terminated pursuant to subsection (f), the Secretary, after setting aside sufficient oper-

- 1 ating reserve amounts to terminate the Program,
- 2 shall refund all amounts remaining in the operating
- 3 reserve on a pro rata basis to each person that paid
- 4 an operating reserve fee assessment. In no event
- 5 shall the refund to any person exceed the total
- 6 amount of operating reserve fees paid by such per-
- 7 son pursuant to subsection (a)(2).
- 8 "(e) Effect of Failure To Pay Fees.—Notwith-
- 9 standing any other law or regulation of the Secretary, a
- 10 submission for advisory review of a direct-to-consumer tel-
- 11 evision advertisement submitted by a person subject to
- 12 fees under subsection (a) shall be considered incomplete
- 13 and shall not be accepted for review by the Secretary until
- 14 all fees owed by such person under this section have been
- 15 paid.
- 16 "(f) Effect of Inadequate Funding of Pro-
- 17 GRAM.—
- 18 "(1) First fiscal year.—If on November 1,
- 19 2007, or 120 days after enactment of the Prescrip-
- tion Drug User Fee Amendments of 2007, whichever
- 21 is later, the Secretary has received less than
- \$11,250,000 in advisory review fees and operating
- reserve fees combined, the Program shall be termi-
- 24 nated and all collected fees shall be refunded.

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"(2) Subsequent fiscal years.—Beginning in fiscal year 2009, if, on November 1 of a fiscal year, the combination of the operating reserves, annual fee revenues from that fiscal year, and unobligated fee revenues from prior fiscal years is less than \$9,000,000, adjusted for inflation (in accordance with subsection (c)(1), the Program shall be terminated, and the Secretary shall notify all participants, retain any money from the unused advisory review fees and the operating reserves needed to terminate the Program, and refund the remainder of the unused fees and operating reserves. To the extent required to terminate the Program, the Secretary shall first use unobligated advisory review fee revenues from prior fiscal years, then the operating reserves, and then unused advisory review fees from the relevant fiscal year.

# "(g) Crediting and Availability of Fees.—

"(1) IN GENERAL.—Fees authorized under subsection (a) shall be collected and available for obligation only to the extent and in the amount provided in advance in appropriations Acts. Such fees are authorized to remain available until expended. Such sums as may be necessary may be transferred from the Food and Drug Administration salaries and ex-

1	penses appropriation account without fiscal year lim-
2	itation to such appropriation account for salaries
3	and expenses with such fiscal year limitation. The
4	sums transferred shall be available solely for the
5	process for the advisory review of prescription drug
6	advertising.
7	"(2) Collections and Appropriation
8	ACTS.—The fees authorized by this section—
9	"(A) shall be retained in each fiscal year in
10	an amount not to exceed the amount specified
11	in appropriation Acts, or otherwise made avail-
12	able for obligation for such fiscal year; and
13	"(B) shall be available for obligation only
14	if appropriated budget authority continues to
15	support at least the total combined number of
16	full-time equivalent employees in the Food and
17	Drug Administration, Center for Drug Evalua-
18	tion and Research, Division of Drug Marketing,
19	Advertising, and Communications, and the Cen-
20	ter for Biologics Evaluation and Research, the
21	Advertising and Promotional Labeling Branch
22	supported in fiscal year 2007.
23	"(3) Authorization of appropriations.—
24	There are authorized to be appropriated for fees
25	under this section not less than \$6,250,000 for each

- of fiscal years 2008, 2009, 2010, 2011, and 2012, as adjusted to reflect adjustments in the total fee revenues made under this section, plus amounts collected for the reserve fund under subsection (d).
  - "(4) Offset.—Any amount of fees collected for a fiscal year under this section that exceeds the amount of fees specified in appropriation Acts for such fiscal year shall be credited to the appropriation account of the Food and Drug Administration as provided in paragraph (1), and shall be subtracted from the amount of fees that would otherwise be collected under this section pursuant to appropriation Acts for a subsequent fiscal year.
    - "(h) Definitions.—For purposes of this section:
    - "(1) The term 'advisory review' means reviewing and providing advisory comments on a proposed advertisement prior to its initial public dissemination.
    - "(2) The term 'carry over submission' means a submission for an advisory review for which a fee was paid in a fiscal year that is submitted for review in the following fiscal year.
    - "(3) The term 'direct-to-consumer television advertisement' means an advertisement for a prescription drug product as defined in section 735(3) in-

- tended to be displayed on any television channel for less than 2 minutes.
  - "(4) The term 'person' includes an individual, a partnership, a corporation, and an association, and any affiliate thereof or successor in interest.
    - "(5) The term 'Program' means the Program to assess, collect, and use fees for the advisory review of prescription drug advertising established by this section.
  - "(6) The term 'process for the advisory review of prescription drug advertising' means the activities necessary to review and provide advisory comments on proposed direct-to-consumer television advertisements prior to public dissemination and, to the extent the Secretary has additional staff resources available under the Program that are not necessary for the advisory review of direct-to-consumer television advertisements, the activities necessary to review and provide advisory comments on other proposed advertisements and promotional material prior to public dissemination.
  - "(7) The term 'resources allocated for the process for the advisory review of prescription drug advertising' means the expenses incurred in connection

1	with the process for the advisory review of prescrip-
2	tion drug advertising for—
3	"(A) officers and employees of the Food
4	and Drug Administration, contractors of the
5	Food and Drug Administration, advisory com-
6	mittees, and costs related to such officers, em-
7	ployees, and committees, and to contracts with
8	such contractors;
9	"(B) management of information, and the
10	acquisition, maintenance, and repair of com-
11	puter resources;
12	"(C) leasing, maintenance, renovation, and
13	repair of facilities and acquisition, maintenance,
14	and repair of fixtures, furniture, scientific
15	equipment, and other necessary materials and
16	supplies;
17	"(D) collection of fees under this section
18	and accounting for resources allocated for the
19	advisory review of prescription drug advertising;
20	and
21	"(E) terminating the Program under sub-
22	section $(f)(2)$ , if necessary.
23	"(8) The term 'resubmission' means a subse-
24	quent submission for advisory review of a direct-to-
25	consumer television advertisement that has been re-

- vised in response to the Secretary's comments on an original submission. A resubmission may not intro-
- duce significant new concepts or creative themes into
- 4 the television advertisement.
- 5 "(9) The term 'submission for advisory review'
  6 means an original submission of a direct-to-con7 sumer television advertisement for which the sponsor
  8 voluntarily requests advisory comments before the
- 9 advertisement is publicly disseminated.".

### 10 SEC. 5. SAVINGS CLAUSE.

- Notwithstanding section 509 of the Prescription
- 12 Drug User Fee Amendments of 2002 (21 U.S.C. 379g
- 13 note), and notwithstanding the amendments made by this
- 14 Act, part 2 of subchapter C of chapter VII of the Federal
- 15 Food, Drug, and Cosmetic Act, as in effect on the day
- 16 before the date of enactment of this Act, shall continue
- 17 to be in effect with respect to human drug applications
- 18 and supplements (as defined in such part as of such day)
- 19 that on or after October 1, 2002, but before October 1,
- 20 2007, were accepted by the Food and Drug Administra-
- 21 tion for filing with respect to assessing and collecting any
- 22 fee required by such part for a fiscal year prior to fiscal
- 23 year 2008.

### 1 SEC. 6. TECHNICAL AMENDMENTS.

- 2 (a) Section 737 (21 U.S.C. 379i) is amended in the
- 3 matter preceding paragraph (1), by striking "subchapter"
- 4 and inserting "part".
- 5 (b) Section 739 (21 U.S.C. 379j–11) is amended in
- 6 the matter preceding paragraph (1), by striking "sub-
- 7 chapter" and inserting "part".

## 8 SEC. 7. EFFECTIVE DATES.

- 9 (a) In General.—Except as provided in subsection
- 10 (b), the amendments made by this Act shall take effect
- 11 October 1, 2007.
- 12 (b) Exception.—The amendment made by section
- 13 4 of this Act shall take effect on the date of enactment
- 14 of this Act.

### 15 SEC. 8. SUNSET DATE.

- 16 Sections 735, 736, and 736A of the Federal Food,
- 17 Drug, and Cosmetic Act shall cease to be effective on Oc-
- 18 tober 1, 2012.