Cooley

Orange Book Transparency Act Creates Some New Obligations

January 22, 2021

The Orange Book Transparency Act of 2020, signed into law on January 5, amends section 505(j) of the Federal Food, Drug and Cosmetic Act, codifying and clarifying some patent listing requirements of existing FDA regulations. It also requires that the FDA provide a list of exclusivities and a report related to certain types of device-related patents.

The act does not significantly impact the form or function of the Orange Book, but several aspects are worth noting.

- While the FDA is currently considering comments regarding the scope of listable patents, the act provides essentially the same identification of listable patents as the existing related regulations i.e., "drug substance (active ingredient)," "drug product (formulation or composition)" and "method of using such drug for which approval is sought or has been granted."
- The act broadens the list of exclusivity information available in the Orange Book to include 180-day generic exclusivity determinations (§505(j)(5)(B)(iv)-(v)).
- NDA holders must now notify the FDA within 14 days after invalidation by a court, USPTO, or the Patent Trial and Appeal Board of a listed patent, and "request that such patent or patent information, as applicable, be amended or withdrawn in accordance with the decision issued by the Patent Trial and Appeal Board or a court."
- The act requires, no later than one year after enactment of the act, solicitation of public comment regarding the types of patent information that should be included on, or removed from, the Orange Book (§505(j)(7)).
- The act does not resolve longstanding issues regarding listing certain device-related patents, but it does require a report from the comptroller general, no later than two years of enactment of the act, with recommendations regarding the kinds of devicerelated patents that should be submitted for listing.

This content is provided for general informational purposes only, and your access or use of the content does not create an attorney-client relationship between you or your organization and Cooley LLP, Cooley (UK) LLP, or any other affiliated practice or entity (collectively referred to as "Cooley"). By accessing this content, you agree that the information provided does not constitute legal or other professional advice. This content is not a substitute for obtaining legal advice from a qualified attorney licensed in your jurisdiction and you should not act or refrain from acting based on this content. This content may be changed without notice. It is not guaranteed to be complete, correct or up to date, and it may not reflect the most current legal developments. Prior results do not guarantee a similar outcome. Do not send any confidential information to Cooley, as we do not have any duty to keep any information you provide to us confidential. This content may be considered **Attorney Advertising** and is subject to our <u>legal</u> notices.

Orion Armon	oarmon@cooley.com
Colorado	+1 720 566 4119
Jonathan Davies	jdavies@cooley.com
Washington, DC	+1 202 776 2049
Daniel Knauss	dknauss@cooley.com
Palo Alto	+1 650 843 5287
Dr. Michelle Rhyu	rhyums@cooley.com
Palo Alto	+1 650 843 5505
Sanya Sukduang	ssukduang@cooley.com
Washington, DC	+1 202 776 2982

This information is a general description of the law; it is not intended to provide specific legal advice nor is it intended to create an attorney-client relationship with Cooley LLP. Before taking any action on this information you should seek professional counsel.

Copyright © 2023 Cooley LLP, 3175 Hanover Street, Palo Alto, CA 94304; Cooley (UK) LLP, 22 Bishopsgate, London, UK EC2N 4BQ. Permission is granted to make and redistribute, without charge, copies of this entire document provided that such copies are complete and unaltered and identify Cooley LLP as the author. All other rights reserved.