SUBCHAPTER V—DRUGS AND DEVICES

PART A—DRUGS AND DEVICES

350c. Maintenance and inspection of records.
350d. Registration of food facilities.
350e. Sanitary transportation practices.
350f. Reportable food registry.
350g. Hazard analysis and risk-based preventive controls.
350h. Standards for produce safety.
350i. Protection against intentional adulteration.
350j. Targeting of inspection resources for domestic facilities, foreign facilities, and ports of entry; annual report.
350k. Laboratory accreditation for analyses of foods.
350l. Mandatory recall authority.
350m–1. Annual report to Congress.

PART B—DRUGS FOR RARE DISEASES OR CONDITIONS

360aa. Recommendations for investigations of drugs for rare diseases or conditions.
360ab. Designation of drugs for rare diseases or conditions.
360ac. Protection for drugs for rare diseases or conditions.
360ad. Open protocols for investigations of drugs for rare diseases or conditions.
360ae. Grants and contracts for development of drugs for rare diseases and conditions.

PART C—ELECTRONIC PRODUCT RADIATION CONTROL

360h. Definitions.
 § 301. Short title

This chapter may be cited as the Federal Food, Drug, and Cosmetic Act.

(June 25, 1938, ch. 675, § 1, 52 Stat. 1040.)

Effective date; postponement in certain cases

Act June 23, 1939, ch. 242, §§ 1, 2, 53 Stat. 853, 854, provided that:

"[Sec. 1] (a) The effective date of the following provisions of sections 402(c) [342(c) of this title]; 403(e)(1) [343(e)(1) of this title]; 406(g), (h), (i), (j), and (k) [348(g) to (k) of this title]; 501(a), (4) [351(a)(4) of this title]; 502(b), (d), (e), (f), (g), and (h) [352(b), (d) to (h) of this title]; 504(e) [354(e) of this title]; and 502(b) [362(b) of this title]."

"(b) The Secretary of Agriculture shall promulgate regulations further postponing to July 1, 1940[,] the effective date of the provisions of sections 403(e)(1) [343(e)(1) of this title]; 406(g), (h), (i), (j), and (k) [348(g) to (k) of this title]; 502(b), (d), (e), (f), (g), and (h) [352(b), (d) to (h) of this title]; and 502(b) [362(b) of this title] of such Act with respect to lithographed labeling which was manufactured prior to February 1, 1939, and to containers bearing labeling which, prior to February 1, 1939, was lithographed, etched, stamped, pressed, printed, fused or blown on or in such containers, where compliance with such provisions would be unduly burdensome by reason of causing the loss of valuable stocks of such labeling or containers, and where such postponement would not prevent the public interest being adequately served: Provided, That in no case shall such regulations apply to labeling which would not have complied with