

[FDA Finalizes Rule and Sets Course to Phase In Oversight of Laboratory Developed Tests](#)



On May 6, 2024, following more than a decade of discourse with interested stakeholders on potential approaches to regulation of laboratory developed tests (LDTs), the U.S. Food and Drug Administration (FDA) published its [final rule](#) setting forth its framework for oversight of LDTs. The final rule and accompanying policy to phase out the agency’s general policy of “enforcement discretion” for LDTs comes roughly six months after FDA published its [proposed rule](#) that outlined the agency’s proposed approach to increasing oversight over LDTs. As detailed in our prior analyses of the proposed rule (see [here](#) and [here](#)), FDA proposed to implement a [phaseout policy](#) that would, across five stages and within four years, apply to clinical laboratories offering tests as LDTs the same regulatory requirements applicable to in vitro diagnostics (IVDs).

The proposed rule received more than [6,500 comments](#), and while FDA did not change its amendments to the regulation or meaningfully modify the phaseout timeline, FDA has significantly modified its phaseout policy to extend full or partial enforcement discretion to additional categories of LDTs, creating a framework whereby the agency intends to take a more targeted enforcement approach, particularly in the near-term, to addressing LDTs.

You can read our more in our [Insight](#), where [Steven Tjoe](#), [Matt Wetzel](#), and [Sukrti Thonse](#) highlight the key features of the final rule and five-stage phaseout policy. Be sure to bookmark our dedicated [LDT Resource Page](#) to stay informed on the latest news and analyses on LDTs.