

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 2004D-0251]

DDM

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Commenter	R. LEDESMA

Office of Management and Budget

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Requests for Inspection by an Accredited Person Under the Inspection by Accredited Persons Program

SR
for RL
6-2-05

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that a proposed collection of information has been submitted to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995.

DATES: Fax written comments on the collection of information by *[insert date 30 days after date of publication in the Federal Register]*.

ADDRESSES: The Office of Management and Budget (OMB) is still experiencing significant delays in the regular mail, including first class and express mail, and messenger deliveries are not being accepted. To ensure that comments on the information collection are received, OMB recommends that comments be faxed to the Office of Information and Regulatory Affairs, OMB, Attn: Fumie Yokota, Desk Officer for FDA, FAX: 202-395-6974.

FOR FURTHER INFORMATION CONTACT: Peggy Robbins, Office of Management Programs (HFA-250), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-827-1223.

SUPPLEMENTARY INFORMATION: In compliance with 44 U.S.C. 3507, FDA has submitted the following proposed collection of information to OMB for review and clearance.

Requests for Inspection by an Accredited Person under the Inspection by Accredited Persons Program

Section 201 of the Medical Device User Fee and Modernization Act of 2002 (MDUFMA) (Public Law 107–250) amends section 704 of the Federal Food, Drug, and Cosmetic Act (the act) (21 U.S.C. 374) by adding paragraph (g). This amendment authorizes FDA to establish a voluntary third party inspection program applicable to manufacturers of class II or class III medical devices who meet certain eligibility criteria. Under this new Inspection by Accredited Persons Program (AP program), such manufacturers may elect to have third parties that have been accredited by FDA (accredited person or AP) conduct some of their inspections instead of FDA.

The AP program applies to manufacturers who currently market their medical devices in the United States and who also market or plan to market their devices in foreign countries. Such manufacturers may need current inspections of their establishments to operate in global commerce.

The applicant must submit the following information in support of a request for approval to use an AP:

- Information that shows that the applicant “manufactures, prepares, propagates, compounds, or processes” class II or class III medical devices.
- Information that shows that the applicant markets at least one of the devices in the United States.

- Information that shows that the applicant markets or intends to market at least one of the devices in one or more foreign countries and one or both of the following two conditions are met as follows:

1. One of the foreign countries certifies, accredits, or otherwise recognizes the AP the applicant has selected as a person authorized to conduct inspections of device establishments; or

2. A statement that the law of a country where the applicant markets or intends to market the device recognizes an inspection by the FDA or by the AP.

- Information that shows that the applicant's most recent inspection performed by FDA, or by an AP under this program, was classified by FDA as either "No Action Indicated (NAI)" or "Voluntary Action Indicated (VAI);" and

- A notice to FDA requesting clearance (approval) to use an AP, and identifying the AP the applicant selected.

In the **Federal Register** of June 3, 2004 (69 FR 31397 at 31398), FDA published a 60-day notice requesting public comment on the information collection provisions. FDA received one comment concerning the potential burden associated with the third party inspectional program application process if related cumulative partial inspections over a 2-year period were not recognized by FDA as a single comprehensive inspection. FDA clarified the guidance to state that manufacturers may rely on a single comprehensive inspection or a series of partial inspections that would cumulatively constitute a complete inspection for the purposes of meeting FDA's biennial inspection requirement. Reapplication to the FDA AP inspection program will

not be necessary to conduct each related partial inspection that cumulatively constitutes a single comprehensive inspection of an establishment.

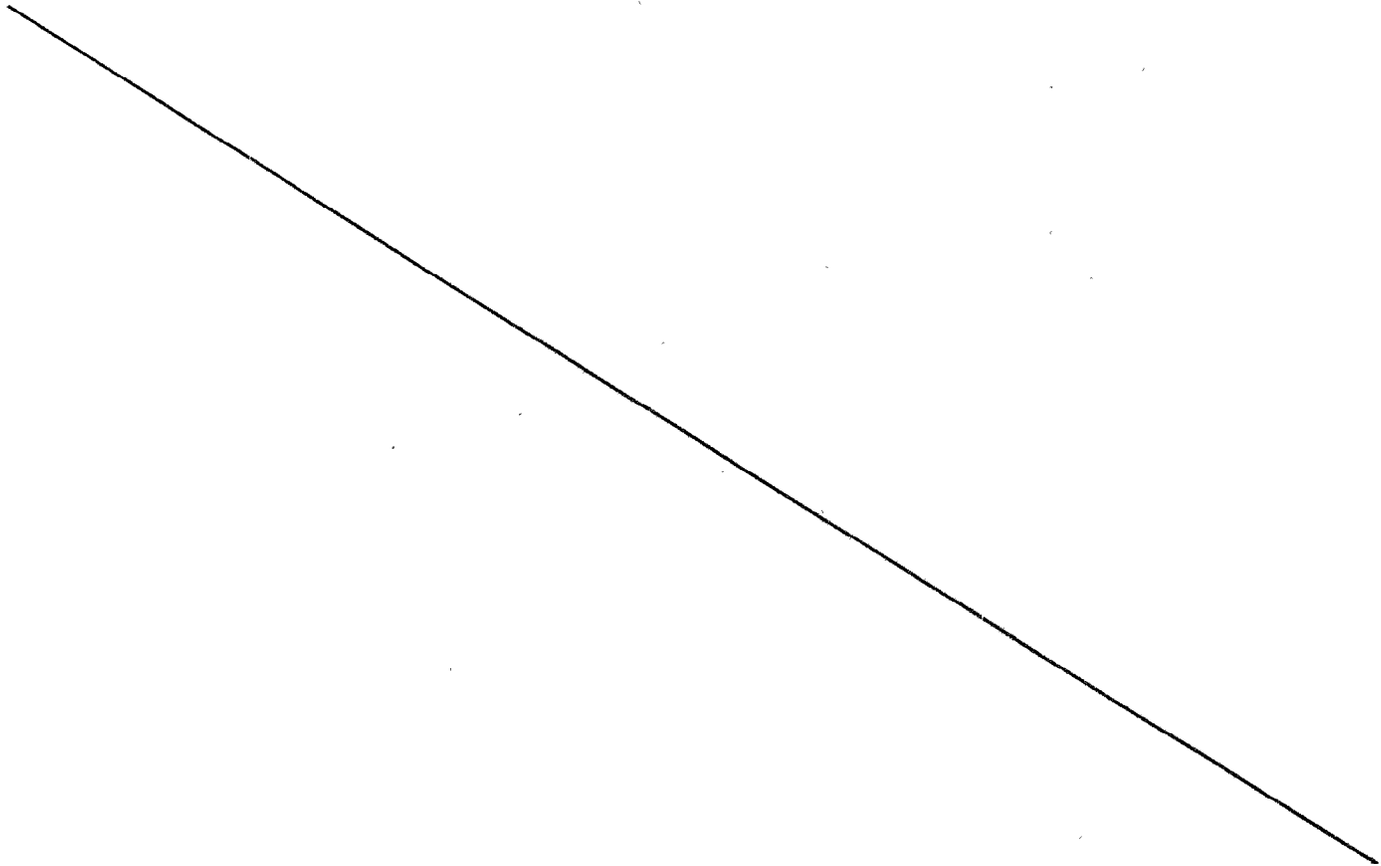
FDA estimates the burden of this collection of information as follows:

TABLE 1.—ESTIMATED ANNUAL REPORTING BURDEN¹

No. of Respondents	Annual Frequency per Response	Total Annual Responses	Hours per Response	Total Hours
100	1	100	15	1,500

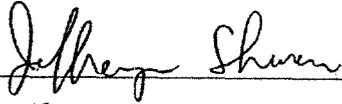
¹ There are no capital costs or operating and maintenance costs associated with this collection of information.

There are approximately 8,000 foreign and 10,000 domestic manufacturers of medical devices. Approximately 5,000 of these firms only manufacture class I devices and are, therefore, not eligible for the AP program. In addition, 40 percent of the domestic firms do not export devices and therefore are not eligible for the AP program. Also 10 to 15 percent of the firms are not eligible due to the results of their previous inspection. FDA estimates that there are 4,000 domestic manufacturers and 4,000 foreign manufacturers that are eligible



for inclusion in the AP program. Based on informal communications with industry, FDA estimates that approximately 100 of these manufacturers may apply to use an AP in any given year.

Dated: 5/31/05
May 31, 2005.



Jeffrey Shuren,
Assistant Commissioner for Policy.

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