Select Updates for the 506J Guidance:
506J Device List and Additional Notifications

Draft Guidance for Industry and Food and Drug Administration Staff

DRAFT GUIDANCE

This draft guidance document is being distributed for comment purposes only.

Document issued on November 17, 2023.

You should submit comments and suggestions regarding this draft document within 90 days of publication in the Federal Register of the notice announcing the availability of the draft guidance. Submit electronic comments to https://www.regulations.gov. Submit written comments to the Dockets Management Staff, Food and Drug Administration, 5630 Fishers Lane, Room 1061, (HFA-305), Rockville, MD 20852-1740. Identify all comments with the docket number listed in the notice of availability that publishes in the Federal Register.

For questions about this document regarding CDRH-regulated devices, contact CDRHManufacturerShortage@fda.hhs.gov. For questions about this document regarding CBER-regulated devices, contact the Office of Communication, Outreach, and Development (OCOD) at 1-800-835-4709 or 240-402-8010, or by email at ocod@fda.hhs.gov.

When final, this guidance will update “Notifying FDA of a Permanent Discontinuance or Interruption in Manufacturing of a Device Under Section 506J of the FD&C Act,” issued November 17, 2023.
Contains Nonbinding Recommendations

Draft – Not for Implementation

Preface

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CDRH

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Draft Guidance for Industry and Food and Drug Administration Staff

This draft guidance, when finalized, will represent the current thinking of the Food and Drug Administration (FDA or Agency) on this topic. It does not establish any rights for any person and is not binding on FDA or the public. You can use an alternative approach if it satisfies the requirements of the applicable statutes and regulations. To discuss an alternative approach, contact the FDA staff or Office responsible for this guidance as listed on the title page.

I. Overview of Select Updates

The Food and Drug Administration (FDA or Agency) has developed this draft guidance to propose select updates to the FDA guidance “Notifying FDA of a Permanent Discontinuance or Interruption in Manufacturing of a Device Under Section 506J of the FD&C Act” (hereafter referred to as the “506J Guidance”).¹ The 506J Guidance remains in effect, in its current form, until this draft guidance is finalized, at which time Section II. and Section III. of this draft guidance will supersede the recommendations in Section III.B. and Section IV., respectively, of the 506J Guidance. FDA intends to incorporate the updates proposed in this draft guidance into the 506J Guidance as one final guidance document after obtaining and considering public comment on these proposed select updates. The sections of the existing 506J Guidance that are unaffected by these proposed updates are not intended to be substantively changed, with the exception of technical edits for consistency.

On December 29, 2022, the Prepare for and Respond to Existing Viruses, Emerging New Threats, and Pandemics Act (“PREVENT Pandemics Act”) was signed into law as part of the Consolidated Appropriations Act, 2023, Pub. L. No. 117-328 (hereafter referred to as the “FY 2023 Omnibus”). Section 2514(c) of the FY 2023 Omnibus directed FDA to issue or revise guidance regarding requirements under section 506J of the Federal Food, Drug, and Cosmetic

¹ Available at https://www.fda.gov/regulatory-information/search-fda-guidance-documents/notifying-fda-
permanent-discontinuance-or-interruption-manufacturing-device-under-section-506j-
fdc#:~:text=Section%20506J%20of%20the%20FD%26C%20Act%20requires%20manufacturers%20to%20notify,supply%20of%20that%20device%20in
Act ("FD&C Act") and include a list of each device product code for which a manufacturer of such device is required to notify FDA in accordance with section 506J. This draft guidance proposes revisions to the 506J Guidance to meet the requirements under section 2514(c) of the FY 2023 Omnibus. Additionally, section 2514 of the FY 2023 Omnibus amended section 506J to add subsection (h), “Additional Notifications” and directed FDA to issue guidance “to facilitate voluntary notifications.” Consistent with section 506J(h), FDA is proposing to update the 506J Guidance to clarify for stakeholders that FDA may receive voluntary notifications regarding supply chain issues at any time, unrelated to the declaration or potential declaration of a public health emergency (PHE).

In general, FDA’s guidance documents do not establish legally enforceable responsibilities. Instead, guidances describe the Agency’s current thinking on a topic and should be viewed only as recommendations, unless specific regulatory or statutory requirements are cited. The use of the word should in Agency guidances means that something is suggested or recommended, but not required.

II. Updates to Section III.B. 506J Device List

FDA is proposing to replace Section III.B. of the 506J Guidance with the following language in this Section II.

Section 2514(c) of the FY 2023 Omnibus directs FDA to issue guidance on the requirements under section 506J of the FD&C Act and to include “a list of each device product code for which a manufacturer of such device is required to notify the Secretary in accordance with section 506J” (hereafter referred to as the “506J Device List”). Thus, manufacturers of a device on the 506J Device List must notify FDA in accordance with section 506J for each such device.

In response to Executive Order 14001, A Sustainable Public Health Supply Chain, signed on January 21, 2021, FDA has led an interagency effort (including FDA, Centers for Medicare and Medicaid Services, Centers for Disease Control and Prevention, Administration for Strategic Preparedness and Response, United States Department of Veterans Affairs) in collaboration with healthcare providers and industry representatives within the device ecosystem, to develop a critical medical device list (CMDL). This list, when completed, will include devices critical for supporting and sustaining life.

Leveraging the information and perspectives shared during the collaborative efforts to develop the CMDL, as well as other sources of information and lessons learned during previous PHEs and other events that have led to shortages of critical medical devices, FDA has developed a list of devices, by FDA product code, according to the criteria set forth in section 506J(a). When finalized, this will serve as the list for which a manufacturer of such devices is required to notify FDA in accordance with section 506J. The 506J Device List is based on the requirements under section 506J(a), as discussed in Section III.A. of the 506J Guidance.

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2 See section 2514(c) of the FY 2023 Omnibus.
FDA’s website\(^3\) hosts the proposed 506J Device List. FDA expects that the list will evolve over time and FDA intends to periodically reevaluate the list. Any revisions to the 506J Device List will follow FDA’s good guidance practices.\(^4\)

Manufacturers of devices that FDA has identified on this 506J Device List are required to submit 506J notifications to FDA when the statutory conditions are met (see Section III.C. of the 506J Guidance for more information on when to notify FDA).\(^5\)

\section{Devices FDA has determined are “critical to public health during a public health emergency” under Section 506J(a)(1)}

The 506J Device List contains those devices FDA has determined are “critical to public health during a public health emergency” within the meaning of section 506J(a)(1). In determining whether a device is critical to public health during a PHE, FDA considers a number of factors. For various reasons,\(^6\) and consistent with the language of section 506J, FDA considers whether a device is critical to public health during any PHE.\(^7\) However, FDA also considers whether there are certain devices that may be critical to specific PHEs.\(^8\) For example, FDA’s consideration of whether a device is critical to a PHE includes, but is not limited to, the following:

\begin{itemize}
  \item Whether the device is used to diagnose, treat, monitor, or prevent a serious disease or medical condition; and if the device is “life-supporting, life-sustaining or intended for use in emergency medical care or during surgery” (section 506J(a)(1)).
  \item Whether the lack of availability of the device is reasonably likely to cause serious injury or death to patients, healthcare workers, or others if it is not available and there are no suitable alternatives.
\end{itemize}

These considerations, coupled with FDA’s experience in responding to previous supply chain disruptions and shortages and the subsequent continued implementation of section 506J has informed the development of the 506J Device List. The categories set forth in this list reflect, at this time, the device product codes that FDA has determined are critical to public health during a PHE, and for which manufacturers should notify FDA, as appropriate. However, if FDA learns new information, consistent with the factors summarized above, FDA intends to reevaluate the device types that are critical to public health during a PHE and update the 506J Device List accordingly.

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\(^3\) See FDA’s website on “506J Device List,” available at https://www.fda.gov/medical-devices/medical-device-supply-chain-and-shortages/506j-device-list

\(^4\) See 21 CFR 10.115(g)(4).

\(^5\) See section 506J(a).

\(^6\) For example, multiple PHEs may exist at one time.

\(^7\) Some devices, such as personal protective equipment devices, may be critical to public health during any PHE.

\(^8\) Specific PHEs may have certain devices that are critical to that specific PHE. For example, diagnostic tests may be critical to a specific PHE.
(2) Devices FDA has determined additional information is needed under Section 506J(a)(2)

During or in advance of a PHE, FDA may also identify, under section 506J(a)(2), devices or device types for which we have determined “that information on potential meaningful supply disruptions” is needed. In making such determination, FDA’s considerations may include, but not be limited to devices that are specific to a type of illness or event (e.g., respiratory illness; traumatic burns and/or wounds resulting from a disaster).

If FDA determines there are devices or device types for which information on potential meaningful supply disruptions is needed during a specific PHE, FDA intends to add such devices or device types to the 506J Device List to assist manufacturers in determining whether they must submit a 506J notification to FDA.

III. Updates to Section IV. Additional Notifications

FDA is proposing to replace Section IV. of the 506J Guidance with the following language in this Section III.

Section 2514 of the FY 2023 Omnibus amended section 506J of the FD&C Act to add subsection (h), “Additional Notifications.” Section 506J(h) clarifies for stakeholders that FDA may receive voluntary notifications pertaining to the permanent discontinuance or interruption in the manufacture of a device at any time, unrelated to the declaration or potential declaration of a PHE.

Under section 506J(h), manufacturers of devices that are “life-supporting, life-sustaining, or intended for use in emergency medical care or during surgery, or any other device the Secretary determines to be critical to the public health” may submit voluntary, additional notifications to FDA “pertaining to a permanent discontinuance in the manufacture of the device (except for any discontinuance as a result of an approved modification of the device) or an interruption in the manufacture of the device that is likely to lead to a meaningful disruption in the supply of that device in the United States, and the reasons for such discontinuance or interruption.” FDA’s interpretation of who should submit notifications using section 506J(h) is consistent with our interpretation in Section III.A. of the 506J Guidance.

For purposes of this guidance, FDA interprets section 506J(h) to clarify that FDA may receive additional notifications about medical devices at any time, unrelated to the declaration or potential declaration of a PHE. FDA has always accepted voluntary submissions of information across many topics, including device supply chain matters. Section 506J(h) does not alter FDA’s ability or authority to receive voluntary information on supply chain or other matters. For example, early in the COVID-19 pandemic, prior to the enactment of section 506J, FDA solicited and received voluntarily information from manufacturers of critical devices regarding supply chain disruptions and manufacturing capacity. During the COVID-19 pandemic, FDA also received notifications regarding manufacturing interruptions and permanent discontinuances of a wide range of devices, not all of which were critical to public health. FDA further solicited –
and received – voluntary information from manufacturers that were not experiencing interruptions in manufacturing. This information is imperative to FDA’s ability to help prevent and mitigate shortages. As such, any time a manufacturer of any device is experiencing a permanent discontinuance or interruption in the manufacture of a device, the manufacturer is encouraged to submit a notification to FDA. For example, if manufacturers are experiencing any of the following circumstances, we recommend they submit a 506J notification to the FDA:

- Unplanned manufacturing challenges (e.g., labor shortages, delays in raw material supply, temporary plant closures, packaging or sterilization concerns, or other unforeseen circumstances that prevent the manufacturer from meeting demand);
- Unplanned distribution challenges (e.g., shipping/transportation delays, export/import challenges, procurement issues);
- Increased or projected increased demand unable to be met by the manufacturer (e.g., backorder, allocation, low fulfillment rates);
- Potential broader/connected interruptions (e.g., reliance on critical suppliers who are experiencing supply chain interruptions); and
- Actions or circumstances affecting software-enabled devices that may disrupt healthcare operations (e.g., device cybersecurity vulnerabilities or exploits).

FDA encourages submission of these additional voluntary notifications to FDA within 7 calendar days after an interruption in manufacturing occurs, or no later than 7 calendar days after the manufacturer decides to permanently discontinue the device, as applicable. Section III.C. of the 506J Guidance provides more information about when to submit notifications to FDA. For these additional notifications, we recommend that manufacturers provide updates to the initial 506J notification when there is a change in status to help ensure that FDA is acting on the most current information.

Section III.D. of the 506J Guidance provides more information about what information to include in 506J notifications. 506J notifications may include both information required by section 506J (see Section III.D.1. of the 506J Guidance) and additional information to help inform FDA’s supply chain analysis (see Section III.D.2. of the 506J Guidance). Section III.E. of the 506J Guidance provides more information about how to submit notifications. Section III.D. of the 506J Guidance provides more information about how the Agency uses information from notifications, including actions FDA may take to help mitigate or prevent a shortage resulting from a discontinuance or interruption in the manufacture of a device for which a notification is received.