

November 28, 2022

Facet Technologies LLC Mr. James Bonds Director Regulatory Affairs 3900 North. Commerce Drive. Atlanta, Georgia 30344-8149

Re: K223099

Trade/Device Name: Facet Manatee Reusable Lancing Base

Regulation Number: 21 CFR 878.4850 Regulation Name: Blood Lancets

Regulatory Class: Class II

Product Code: QRL

Dated: September 30, 2022 Received: September 30, 2022

#### Dear Mr. Bonds:

We have reviewed your Section 510(k) premarket notification of intent to market the device referenced above and have determined the device is substantially equivalent (for the indications for use stated in the enclosure) to legally marketed predicate devices marketed in interstate commerce prior to May 28, 1976, the enactment date of the Medical Device Amendments, or to devices that have been reclassified in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (Act) that do not require approval of a premarket approval application (PMA). You may, therefore, market the device, subject to the general controls provisions of the Act. Although this letter refers to your product as a device, please be aware that some cleared products may instead be combination products. The 510(k) Premarket Notification Database located at <a href="https://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfpmn/pmn.cfm">https://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfpmn/pmn.cfm</a> identifies combination product submissions. The general controls provisions of the Act include requirements for annual registration, listing of devices, good manufacturing practice, labeling, and prohibitions against misbranding and adulteration. Please note: CDRH does not evaluate information related to contract liability warranties. We remind you, however, that device labeling must be truthful and not misleading.

If your device is classified (see above) into either class II (Special Controls) or class III (PMA), it may be subject to additional controls. Existing major regulations affecting your device can be found in the Code of Federal Regulations, Title 21, Parts 800 to 898. In addition, FDA may publish further announcements concerning your device in the <u>Federal Register</u>.

Please be advised that FDA's issuance of a substantial equivalence determination does not mean that FDA has made a determination that your device complies with other requirements of the Act or any Federal statutes and regulations administered by other Federal agencies. You must comply with all the Act's

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requirements, including, but not limited to: registration and listing (21 CFR Part 807); labeling (21 CFR Part 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803) for devices or postmarketing safety reporting (21 CFR 4, Subpart B) for combination products (see <a href="https://www.fda.gov/combination-products/guidance-regulatory-information/postmarketing-safety-reporting-combination-products">https://www.fda.gov/combination-products/guidance-regulatory-information/postmarketing-safety-reporting-combination-products</a>); good manufacturing practice requirements as set forth in the quality systems (QS) regulation (21 CFR Part 820) for devices or current good manufacturing practices (21 CFR 4, Subpart A) for combination products; and, if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

Also, please note the regulation entitled, "Misbranding by reference to premarket notification" (21 CFR Part 807.97). For questions regarding the reporting of adverse events under the MDR regulation (21 CFR Part 803), please go to <a href="https://www.fda.gov/medical-devices/medical-device-safety/medical-device-reporting-mdr-how-report-medical-device-problems">https://www.fda.gov/medical-device-problems</a>.

For comprehensive regulatory information about medical devices and radiation-emitting products, including information about labeling regulations, please see Device Advice (<a href="https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance">https://www.fda.gov/training-and-continuing-education/cdrh-learn</a>). Additionally, you may contact the Division of Industry and Consumer Education (DICE) to ask a question about a specific regulatory topic. See the DICE website (<a href="https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance/contact-us-division-industry-and-consumer-education-dice">https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance/contact-us-division-industry-and-consumer-education-dice</a>) for more information or contact DICE by email (DICE@fda.hhs.gov) or phone (1-800-638-2041 or 301-796-7100).

Sincerely,

# Jessica Carr -S

for Long Chen, Ph.D.
Assistant Director
DHT4A: Division of General Surgery Devices
OHT4: Office of Surgical
and Infection Control Devices
Office of Product Evaluation and Quality
Center for Devices and Radiological Health

Enclosure

# DEPARTMENT OF HEALTH AND HUMAN SERVICES Food and Drug Administration

### Indications for Use

510(k) Number (if known)

Form Approved: OMB No. 0910-0120 Expiration Date: 06/30/2023

See PRA Statement below.

K223099	
Device Name Facet Manatee Reuseable Lancet Base	
Indications for Use (Describe) The Facet Manatee Reusable Lancet Base (commonly referred which provides a spring-loaded mechanism to quickly eject and lancing event for the purpose of obtaining a blood sample for d and adolescents should be by or under supervision of an adult), cleaned and disinfected between uses on a single patient.	d retract a standard or regular version lancet to effect a liagnostic testing in children, adolescents (use on children
Type of Use (Select one or both, as applicable)	Movement Common Head (24 CED 204 College to C)
Prescription Use (Part 21 CFR 801 Subpart D)  CONTINUE ON A SEPARA	Over-The-Counter Use (21 CFR 801 Subpart C)
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This section applies only to requirements of the Paperwork Reduction Act of 1995.

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### K223099

### **Facet Manatee Reuseable Lancet Base**

## 510(k) Summary (Reference 21 CFR 807.92)

Submitted by:	Facet Technologies, LLC 3900 North Commerce Drive Atlanta, GA 30344-8149 Phone Number: (770) 590-6462 Fax Number: (770) 590-6412	
Contact:	James R. Bonds Director Regulatory Affairs JBonds@facetmed.com	
Date of Preparation:	November 25, 2022	
Device Trade Name:	Facet Manatee Reuseable Lancet Base	
Common Name:	Lancing Device	
Classification Name:	Multiple use blood lancet base for single patient use only	
Regulation:	878.4850	
Product codes:	QRL (Multiple use blood lancet intended for use on a single patient use only)	
Product Classification:	II	
Panel:	General & Plastic Surgery	
Predicate Device:	Facet Manatee Reuseable Lancet Base (Product Code MDM, 510(k) Exempt)	

### **Device Description**

The Facet Manatee Reuseable Lancet Base is a reuseable blood sampling device used in conjunction with a standard or universal lancet blade to obtain a sample of capillary blood for diagnostic purposes, primarily for blood glucose monitoring in diabetic patients.

Biocompatibility testing has been conducted per ISO 10993 at a GLP testing facility.

The lancing device has been in commercial distribution in the United States for over 10 years. There have been no significant design changes over the life of the device.

### Indication for Use

The Facet Manatee Reuseable Lancet Base (commonly referred to as a lancing device) is a non-sterile reuseable device which provides a spring-loaded mechanism to quickly eject and retract a standard or regular version lancet to effect a lancing event for the purpose of obtaining a blood sample for diagnostic testing in children, adolescents (use on children and adolescents should be by or under supervision of an adult), and adults in a home setting. The device is designed to be cleaned and disinfected between uses on a single patient.

#### Intended Use

The Facet Manatee Reuseable Lancet Base is intended to be used with a standard or universal lancet blade to perform a skin puncture of a finger or alternate site (palm of the hand, upper arm, lower arm, thigh) for collection of a droplet of capillary blood for subsequent diagnostic testing. This system is not suitable for use by healthcare professionals with multiple patients.

### **Technological Characteristics**

The primary technological characteristics and intended use of the Facet Manatee Reuseable Lancet Base are substantially equivalent to other legally marketed universal lancets.

As indicated in Table 1, the Facet Manatee Reuseable Lancet Base is substantially equivalent to characteristics of the identified predicate device, the Facet Manatee Reuseable Lancet Base previously marketed as a 510(k) exempt device.

**Table 1: Comparison of Subject Device and Predicate Device** 

Characteristic	Predicate Device	Subject Device
Indication for Use	The Facet Manatee Reuseable Lancet Base (commonly referred to as a lancing device) is a non- sterile reuseable device which provides a spring- loaded mechanism to quickly eject and retract a single or regular version lancet to effect a lancing event for the purpose of obtaining a blood sample for diagnostic testing in children, adolescents (use on children and adolescents should be by or under supervision of an adult), and adults in a home setting. The device is designed to be cleaned and disinfected between uses on a single patient.	Same
Intended Use	The Facet Manatee Reuseable Lancet Base is The Facet Manatee Reuseable Lancet Base is intended to be used with a standard or universal lancet blade to perform a skin puncture of a finger or alternate site (palm of the hand, upper arm, lower arm, thigh) for collection of a droplet of capillary blood for subsequent diagnostic testing. This system is not suitable for use by healthcare professionals with multiple patients.	Same

Characteristic	Predicate Device	Subject Device	
Manufacturer	Facet Technologies, LLC	Same	
510(k) Number	N/A	K223099	
Product Code	MDM	QRL	
Sterility	Non-sterile, can be cleaned and low-level disinfected between uses	Same	

### **Non-clinical Testing Summary and Conclusions**

Non-clinical bench testing was performed to ensure predetermined criteria were met and the special controls (21 CFR 878.4850) were satisfied. This includes mechanical design verification and validation testing in order to ensure the risks were appropriately managed in addition to verifying that the mechanical functions of the device are suitable for use over the shelf life of the device.

Clinical testing is not applicable as the risk analysis confirmed that all identified risks were addressed and mitigated appropriately. Residual risks after mitigation were acceptable. There were no special performance of safety concerns identified.

**Table 2:** Summary of Nonclinical Tests Performed

Property/Characteristic	Test Method	Importance	Reference
Endcap Removal Force	Tensile strength tester	Ensure cap can be removed easily to insert lancet blade	N/A
Endcap Attachment Force	Tensile strength tester	Ensure cap will remain on lancet base during lancing event	N/A
Depth of Puncture	Calibrated High Speed Video	Ensure depth of puncture is repeatable for various depth settings	N/A
Over-Charging Force	Tensile force gauge	Ensure that device can be charged to engage actuation spring	N/A

Property/Characteristic	Test Method	Importance	Reference
Charging Force	Tensile force gauge	Ensure device can be charged to engage actuation spring	N/A
Lancet Insertion Force	Tensile force gauge	Ensure lancet can be easily inserted	N/A
Depth Adjust Torque	Torque gauge	Ensure that depth adjustment can be easily adjusted and that adjustment will not change during use	N/A
Button Activation Force	Tensile force gauge	Ensure activation force is within specification	N/A
Lancet Rotation	Torque gauge	Ensure lancet does not rotate during device actuation	N/A
Drop Test	Simulated Use after drop	Ensure that device can withstand a 1 meter drop to a hard surface and still function	N/A
Life Cycle Test	Simulated use	Ensure device can withstand 3 years of expected use	N/A
Chemical Test	Cleaning and disinfection studies	Ensure device can withstand recommended cleaning and disinfection over useful life	N/A
Storage Temperature Test	Simulated Use	Ensure device can function after exposure to heat and cold cycles	N/A

Property/Characteristic	Test Method	Importance	Reference
Biocompatibility	Cytotoxicity, Sensitization, Irritation or Intracutaneous reactivity, Acute Systemic toxicity (materials mediated pyrogen)	Ensure material of construction are biocompatible for their intended use	FDA Guidance Use of International Standard 10993-1, "Biological evaluation of medical devices – Part 1: Evaluation and testing within a risk management process", Sept. 2020, ISO 10993-1, ISO 10993-10, ISO 10993-11

In summary, the results of nonclinical testing demonstrate that the candidate device is substantially equivalent to the predicate device.

### Conclusion

The intended use, technology, non-clinical testing, and functionality of the Facet Manatee Reuseable Lancet Base demonstrate a substantially equivalent safety and effectiveness profile to the predicate device and should perform as well as the predicate in the specified use conditions.