

July 31, 2020

Safey Medical Devices Pvt Ltd Taher Moiyed CEO and Founder PAP-S-47&48, Chakan MIDC – II, Pune 410501, Maharashtra India

Re: K200832

Trade/Device Name: Safey Peak Flow Meter Regulation Number: 21 CFR 868.1860 Regulation Name: Peak-flow meter for spirometry Regulatory Class: Class II Product Code: BZH

Dear Taher Moiyed:

The Food and Drug Administration (FDA) is sending this letter to notify you of an administrative change related to your previous substantial equivalence (SE) determination letter dated July 30, 2020. Specifically, FDA is updating this SE Letter as an administrative correction (incorrect contact information).

Please note that the 510(k) submission was not re-reviewed. For questions regarding this letter please contact Rachana Visaria, OHT1: Office of Ophthalmic, Anesthesia, Respiratory, ENT and Dental Devices, (240) 402-5628, Rachana.Visaria@fda.hhs.gov.

Sincerely,

# Rachana Visaria -S

for Michael Ryan Director DHT1C: Division of ENT, Sleep Disordered Breathing, Respiratory and Anesthesia Devices OHT1: Office of Ophthalmic, Anesthesia, Respiratory, ENT and Dental Devices Office of Product Evaluation and Quality Center for Devices and Radiological Health



July 30, 2020

Safey Medical Devices Pvt Ltd Taher Moiyed CEO and Founder 3rd Floor, Office 303, Nyati Emporius, S no 105 H no 4A, Baner, Pune, Maharashtra 411045 India

Re: K200832

Trade/Device Name: Safey Peak Flow Meter Regulation Number: 21 CFR 868.1860 Regulation Name: Peak-flow meter for spirometry Regulatory Class: Class II Product Code: BZH Dated: June 30, 2020 Received: June 30, 2020

Dear Taher Moiyed:

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

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 <u>https://www.fda.gov/medical-devices/medical-device-safety/medical-device-reporting-mdr-how-report-medical-device-problems</u>.

For comprehensive regulatory information about medical devices and radiation-emitting products, including information about labeling regulations, please see Device Advice (<u>https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance</u>) and CDRH Learn (<u>https://www.fda.gov/training-and-continuing-education/cdrh-learn</u>). 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 (<u>https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance/contact-us-division-industry-and-consumer-education-dice</u>) for more information or contact DICE by email (<u>DICE@fda.hhs.gov</u>) or phone (1-800-638-2041 or 301-796-7100).

Sincerely,

# Rachana Visaria -S

for Michael Ryan Director DHT1C: Division of ENT, Sleep Disordered Breathing, Respiratory and Anesthesia Devices OHT1: Office of Ophthalmic, Anesthesia, Respiratory, ENT and Dental Devices Office of Product Evaluation and Quality Center for Devices and Radiological Health

Enclosure

# **Indications for Use**

510(k) Number *(if known)* K200832

Device Name Safey Peak Flow Meter

Indications for Use (Describe)

Safey Peak Flow Meter is intended to measure Peak Expiratory Flow (PEF) and Forced Expiratory Volume in one second (FEV1) in home healthcare environment.

The device is designed for children greater than five years of age, adolescent and adult subjects.

Type of Use (Select one or both, as applicable)	
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Prescription Use (Part 21 CFR 801 Subpart D)

Over-The-Counter Use (21 CFR 801 Subpart C)

#### CONTINUE ON A SEPARATE PAGE IF NEEDED.

This section applies only to requirements of the Paperwork Reduction Act of 1995.

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Form Approved: OMB No. 0910-0120 Expiration Date: 06/30/2020 See PRA Statement below.



# 510(k) Summary

### 1) Applicant Information

Manufacturer	Safey Medical Devices Pvt Ltd PAP-S-47&48, Chakan MIDC – II, Pune 410501, Maharashtra India
Contact Information	Taher Ali Moiyed, CEO and Founder taher@safeymedicaldevices.com +44 7855 535353
Date of preparation	07/29/2020

#### 2) Device Information

	Subject Device
Proprietary name	Safey Peak Flow Meter
Common Name	Peak Flow meter
Classification	Peak-flow meter for spirometry
	Regulatory Class: Class II; per 21 CFR 868.1860
	Product Code: BZH
Predicate Device	Smart One (K181666)

#### 3) Device Description

Safey Peak Flow Meter is an over-the-counter medical device to help respiratory patients keep track of their lung health. This device measures Peak Expiratory Flow (PEF) and Forced Expiratory Volume in one second (FEV1). Safey Peak Flow Meter is a pocket device intended for home use and operates on two AAA type standard alkaline batteries.

Safey Peak Flow Meter works on infrared interrupt concept. The turbine consists of a vane which rotates clockwise or anti-clockwise depending on the direction of flow into the turbine. The device consists of Infrared pairs which detects the direction and speed of rotation of the vane, which is further calculated to PEF and FEV1. The device connects with a Medical Mobile Application (Safey App) using BLE (Bluetooth Low Energy) to display the test results to the User.

#### 3.1 Mobile Medical Device (Safey App)

Safey Peak Flow Meter connects to the smartphone with Safey App installed using Bluetooth (low energy). Upon conducting the tests as per instruction, the test result information is synched to the Safey App in real time. The App displays and stores this information for future use.

The Safey App is also a medication reminder tool. It helps users by reminding to take their medications on time. The Safey App also has the functionality which helps users to connect with friends and family members to share medication reminder related information.



## 4) Indications for Use

Safey Peak Flow Meter is intended to measure Peak Expiratory Flow (PEF) and Forced Expiratory Volume in one second (FEV1) in home healthcare environment.

The device is designed for children greater than five years of age, adolescent and adult subjects.

#### 5) Comparison of Technological Characteristics

The following is a comparison between the predicate and the subject device.

	Smart One	Safey Peak Flow Meter	Comparison
510(k) number	K181666 (Predicate)	K200832	
Intended Use	Smart One is intended	Safey Peak Flow Meter is	Same
	for home use by patients	intended for home use by	
	to monitor PEF (Peak	patients to monitor PEF	
	Expiratory Flow) and	(Peak Expiratory Flow)	
	FEV1 (Forced Expiratory	and FEV1 (Forced	
	Volume in one second).	Expiratory Volume in one	
	The device is designed	second). The device is	
	for children greater than	designed for children	
	five years of age,	greater than five years of	
	adolescent and adult	age, adolescent and adult	
	subjects.	subjects.	
Type of Use	ОТС	отс	Same
Classification	BZH	BZH	Same
Size	109x49x21 mm	95x58x18.12 mm	Different
			dimensions
<b>Operating Principal</b>	Infrared Interrupts	Infrared Interrupts	Same
Method of	Bluetooth Low Energy	Bluetooth Low Energy	Same
communication			
Measured Values	PEF and FEV1	PEF and FEV1	Same
Volume Accuracy	3% or 0.1 L whichever is greater	3% or 0.1 L whichever is greater	Same
Peak Flow	10% or 24 L/m (0.40 L/s)	10% or 24 L/m (0.40 L/s)	Same
Accuracy	whichever is greater	whichever is greater	
Mouthpiece type	Reusable	Reusable	Same
Power source	2x Alkaline AAA Batteries	2x Alkaline AAA Batteries	Same
Flow and Volume	As per ATS/ERS	As per ATS/ERS Standards	Same
Accuracy	Standards		
Standards			
IP Rating	IP22	IP22	Same
Maximum peak	16 L/s	16 L/s	Same
flow			
Maximum FEV1	10L	10L	Same
Test Feedback	Real time feedback and	Real time feedback and	Equivalent
	graphical representation	graphical representation	
	of flow	of flow	
Display screen	Mobile App	Mobile App	Same
Applicable	Electrical Safety IEC	Electrical Safety IEC	Equivalent
standards	60601–1	60601–1	



E	Electromagnetic	Electromagnetic	
C	Compatibility IEC 60601-	Compatibility IEC 60601–	
1	1–2	1–2	
A	ATS Standardization of	IEC 60601-1-6	
S	spirometry 1994 Update	IEC 60601-1-11	
		ATS Standardization of	
		spirometry 2005	

In comparison to the predicate device, Safey Peak Flow Meter has some differences mainly in the shape, size and color of the devices. There are no differences in features, accuracy or any other factor which effects the safety and efficacy of the device.

## 6) <u>Performance Data</u>

A series of non-clinical tests are conducted on Safey Peak Flow Meter. They include: -

Standard	Description
IEC 60601-1:2005+AMD1:2012	General requirements for basic safety and essential
	performance
IEC 60601-1-2:2014(4th Edition)	Medical electrical equipment - Part 1-2: General requirements
	for basic safety and essential performance - Collateral
	Standard: Electromagnetic disturbances - Requirements and
	tests
IEC 60601-1-6:2010, AMD1:2013	Medical electrical equipment - Part 1-6: General requirements
	for basic safety and essential performance - Collateral
	standard: Usability
IEC 60601-1-11:2015	General requirements for basic safety and essential
	performance -Requirements for medical electrical equipment
	and medical electrical systems used in the home healthcare
	environment
ATS Standardization of	The Pocket Spirometer device was tested on a Flow/Volume
Spirometry	Simulator according to American Thoracic Society (ATS)
	Document "Standardization of Spirometry -2005". The results
	obtained show that Safey Peak Flow Meter and Safey Pocket
100 40000 4	Spirometer display results within ATS limits.
ISO 10993-1	Biocompatibility of the materials has been tested for
	cytotoxicity, irritation, and sensitization according to ISO
	10993-1: 2009, following FDA's guidance document "Use of
	International Standard ISO 10993-1, "Biological evaluation of medical devices – Part 1: Evaluation and testing within a risk
	management process".
IEC 62304	The evaluation of Software Development Life Cycle of the
120 02304	Software programmed into Safey Peak Flow Meter, Safey
	Pocket Spirometer and the Safey App was conducted as per
	IEC 62304. The software verification and validation was
	conducted and documented as per "Guidance for the Content
FCC Part 15 Subpart B and C	The device was tested as per 47 CFR Part 15 for intentional
	and unintentional radiators.
FCC Part 15 Subpart B and C	of Premarket Submissions for Software Contained in Medical Devices" The device was tested as per 47 CFR Part 15 for intentional



All performance tests conducted on Safey Peak Flow Meter passed.

Software verification and validation testing were conducted, and documentation was provided as recommended by FDA's Guidance, "Guidance for the Content of Premarket Submissions for Software Contained in Medical Devices", and the software for this device was considered as a "moderate" level of concern.

In addition, the following FDA guidance documents were also followed in this submission:

- Guidance For Labeling Peak Flow Meters For Over The Counter Sale, Version 1.0, 1993
- Radio Frequency Wireless Technology in Medical Devices, Guidance for Industry and Food and Drug Administration Staff, August 4, 2013
- Design Considerations for Devices intended for home Use, Nov 24, 2014
- Postmarket management of Cybersecurity in Medical Devices, Dec 28, 2016

#### 7) Conclusion

Based on these results, it is our determination that the device is substantially equivalent to predicate device.