

September 11, 2020,

Collagen Matrix, Inc. Gloria Zuclich Director, Regulatory Affairs 15 Thornton Road Oakland, New Jersey 07436

Re: K201859

Trade/Device Name: Porcine Mineral Collagen Composite Moldable

Regulation Number: 21 CFR 872.3930 Regulation Name: Bone Grafting Material

Regulatory Class: Class II Product Code: NPM Dated: July 1, 2020 Received: July 6, 2020

#### Dear Gloria Zuclich:

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>.

K201859 - Gloria Zuclich Page 2

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 <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/medical-devices/device-advice-comprehensive-regulatory-assistance</a>) and CDRH Learn (<a href="https://www.fda.gov/training-and-continuing-education/cdrh-learn">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">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 (<a href="DICE@fda.hhs.gov">DICE@fda.hhs.gov</a>) or phone (1-800-638-2041 or 301-796-7100).

Sincerely,

for Srinivas "Nandu" Nandkumar, Ph.D.
Director
DHT1B: Division of Dental Devices
OHT1: Office of Ophthalmic, Anesthesia,
Respiratory, ENT and Dental 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: 06/30/2020 See PRA Statement below.

K201859
Device Name
Porcine Mineral Collagen Composite Moldable
Indications for Use (Describe)
Porcine Mineral Collagen Composite Moldable is indicated for:
<ul> <li>Augmentation or reconstructive treatment of alveolar ridge</li> <li>Filling of infrabony periodontal defects</li> <li>Filling of defects after root resection, apicoectomy, and cystectomy</li> <li>Filling of extraction sockets to enhance preservation of the alveolar ridge</li> <li>Elevation of maxillary sinus floor</li> <li>Filling of periodontal defects in conjunction with products intended for Guided Tissue Regeneration (GTR) and Guided Bone Regeneration (GBR)</li> <li>Filling of peri-implant defects in conjunction with products intended for Guided Bone Regeneration.</li> </ul>
Type of Use (Select one or both, as applicable)
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.

# \*DO NOT SEND YOUR COMPLETED FORM TO THE PRA STAFF EMAIL ADDRESS BELOW.\*

The burden time for this collection of information is estimated to average 79 hours per response, including the time to review instructions, search existing data sources, gather and maintain the data needed and complete and review the collection of information. Send comments regarding this burden estimate or any other aspect of this information collection, including suggestions for reducing this burden, to:

Department of Health and Human Services Food and Drug Administration Office of Chief Information Officer Paperwork Reduction Act (PRA) Staff PRAStaff@fda.hhs.gov

"An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB number."

Collagen Matrix, Inc. 510(k) Summary Porcine Mineral Collagen Composite Moldable Page 1 of 5

## 510(k) SUMMARY

# 1. Applicant Information

**Applicant Name:** Collagen Matrix, Inc. **Address:** 15 Thornton Road

Oakland, New Jersey 07436

**Telephone**: (201) 405-1477 **Fax**: (201) 405-1355

Contact Person: Gloria Zuclich

Director of Regulatory Affairs <a href="mailto:gzuclich@collagenmatrix.com">gzuclich@collagenmatrix.com</a>

**Date Prepared:** September 08, 2020

#### 2. Name of the Device

**Device Trade Name:** Porcine Mineral Collagen Composite Moldable

**Device Common Name(s):**Bone Grafting Material

**Device Classification Name:**Bone Grafting Material, Animal Source

872.3930 NPM Class II

#### 3. Legally Marketed Devices to Which Substantial Equivalence is Claimed

Primary Predicate Device: Porcine Anorganic Bone Mineral

Collagen Matrix, Inc.

K140714

Reference Device(s): Bio-Oss® Collagen

Geistlich-Pharma AG

K033815

Collagen Dental Membrane – Porcine Type I

Collagen

Collagen Matrix, Inc.

K110600

Collagen Dental Wound Dressings

Collagen Matrix, Inc.

K122115

## 4. Description of the Device

Porcine Mineral Collagen Composite Moldable is an osteoconductive bone mineral with collagen composite for bone grafting in periodontal, oral and maxillofacial surgery. The device is

composed of 90% anorganic bone mineral granules derived from porcine cancellous bone and 10% collagen from porcine Achilles tendon in a composite matrix. The product is supplied sterile, non-pyrogenic and for single use only.

Porcine Mineral Collagen Composite Moldable is provided in a block form and is available in three sizes, 0.5cc, 1.0cc, and 2.0cc.

#### **5.** Intended Use

Porcine Mineral Collagen Composite Moldable is indicated for:

- Augmentation or reconstructive treatment of alveolar ridge
- Filling of infrabony periodontal defects
- Filling of defects after root resection, apicoectomy, and cystectomy
- Filling of extraction sockets to enhance preservation of the alveolar ridge
- Elevation of maxillary sinus floor
- Filling of periodontal defects in conjunction with products intended for Guided Tissue Regeneration (GTR) and Guided Bone Regeneration (GBR)
- Filling of peri-implant defects in conjunction with products intended for Guided Bone Regeneration.

# 6. Summary/Comparison of Technical Characteristics

The subject device and the predicate device have the same indications for use.

The subject device has substantially equivalent technological characteristics as the cited legally marketed predicate device. Differences include the physical form, material composition and product range volumes. Differences in the physical form and material composition have been determined to be minor and are substantiated when compared to that of the cited reference devices. The difference in product range volume offered for the subject device falls within the range supplied for the primary predicate device.

Feature	Porcine Mineral Collagen Composite Moldable (This Submission)	Porcine Anorganic Bone Mineral (K140714)	Bio-Oss <sup>®</sup> Collagen (K033815)
Indications for Use	<ul> <li>Augmentation or reconstructive treatment of alveolar ridge</li> <li>Filling of infrabony periodontal defects</li> <li>Filling of defects after root resection, apicoectomy, and cystectomy</li> <li>Filling of extraction sockets to enhance preservation of the alveolar ridge</li> <li>Elevation of maxillary sinus floor</li> <li>Filling of periodontal</li> </ul>	<ul> <li>Augmentation or reconstructive treatment of alveolar ridge</li> <li>Filling of infrabony periodontal defects</li> <li>Filling of defects after root resection, apicoectomy, and cystectomy</li> <li>Filling of extraction sockets to enhance preservation of the alveolar ridge</li> <li>Elevation of maxillary sinus floor</li> <li>Filling of periodontal</li> </ul>	<ul> <li>Augmentation or reconstructive treatment of alveolar ridge</li> <li>Filling of periodontal defects</li> <li>Filing of defects after root resection, apicoectomy, and cystectomy</li> <li>Filing of extraction sockets to enhance preservation of the alveolar ridge</li> <li>Elevation of maxillary sinus floor</li> <li>Filling of periodontal</li> </ul>

	defects in conjunction	defects in conjunction	defects in conjunction
	with products intended	with products intended	with products intended
	for Guided Tissue	for Guided Tissue	for Guided Tissue
	Regeneration (GTR) and	Regeneration (GTR) and	Regeneration (GTR) and
	Guided Bone	Guided Bone	Guided Bone
	Regeneration (GBR)	Regeneration (GBR)	Regeneration (GBR).
	Filling of peri-implant defects in conjunction with products intended for Guided Bone Regeneration (GBR)	Filling of peri-implant defects in conjunction with products intended for Guided Bone Regeneration (GBR)	Filing of peri-implant defects in conjunction with products intended for Guided Bone Regeneration (GBR)
Physical Form	Block Shaped	Granules	Block Shaped
Color	White to off-white	White to off-white	White to off-white
Material Composition	<ul> <li>Anorganic (porcine) bone mineral</li> </ul>	<ul> <li>Anorganic (porcine) bone mineral</li> </ul>	Anorganic (bovine) bone mineral
•	Purified (porcine) collagen		Purified (porcine) collagen
Product Range (volume)	0.5 cc to 2.0 cc	0.5 cc to 4.0 cc	0.2 cc to 1.2 cc
	Biocompatible	Biocompatible	Biocompatible
Biocompatibility	ISO 10993	ISO 10993	ISO 10993
Sterility	Sterile, SAL 10 <sup>-6</sup>	Sterile, SAL 10 <sup>-6</sup>	Sterile, SAL 10 <sup>-6</sup>
	Gamma irradiation	Gamma irradiation	Gamma irradiation
	ISO 11137	ISO 11137	
Pyrogenicity	Non-pyrogenic	Non-pyrogenic	Non-pyrogenic
Single Use/ Reuse	Single use only	Single use only	Single use only

# 7. Performance Data

*In vivo* and *in vitro* testing of the subject device was conducted to demonstrate substantial equivalence of the subject device to its predicate devices. The following performance data are provided in support of the substantial equivalence determination.

# **Biocompatibility Testing**

A series of *in vitro* and *in vivo* biocompatibility testing was performed to assess the safety of the subject device. Testing was determined in accordance with ISO 10993-1 and FDA Guidance on Use of International Standard ISO 10993-1 for the biological evaluation of medical devices within a risk management process. The biocompatibility testing performed is summarized in the table below.

Test	Test Method	Results
Cytotoxicity	L929 MEM Elution Test, ISO 10993-5	Non-cytotoxic
Genotoxicity	Mouse Lymphoma Assay, ISO 10993-3	No evidence of causing increase in the mean mutant frequency of the L5178Y/TK+/- cell line either in the presence or absence of metabolic inactivation. The test article was not mutagenic
	Ames Assay	Non-mutagenic to Salmonella typhimurium and to Escherichia

Test	Test Method	Results
		coli strain WP2uvra
Sensitization	Guinea Pig Maximization, ISO 10993-10	No evidence of causing delayed dermal contact sensitization in the guinea pig
Irritation Intracutaneous Reactivity	ISO Intracutaneous Reactivity in Rabbits, ISO 10993-10	No evidence of irritation or toxicity
Acute Systemic Toxicity	Acute Systemic Toxicity in Mice, ISO 10993-3	No mortality or evidence of systemic toxicity
Pyrogenicity	USP (151) Rabbit Pyrogen Study USP <85> Bacterial Endotoxin Test	Non-pyrogenic
Implantation	Implantation in Canine Intrabony Defect Model, ISO 10993-6	Minimum tissue reaction up to 13 weeks of implantation and no adverse tissue reaction to the host
Subacute / Subchronic / Chronic Toxicity	Implantation in Canine Intrabony Defect Model, ISO 10993-11	Minimum tissue reaction up to 13 weeks of implantation and no adverse tissue reaction to the host

# **Bench Testing**

*In vitro* product characterization testing was performed to demonstrate substantial equivalence of the subject device to its predicate devices. A series of bench tests were conducted to evaluate material properties, biological properties, chemical and physical properties as indicated. Testing of the anorganic bone mineral component was conducted in accordance with ASTM F1581 Standard Specifications for Composition of Anorganic Bone for Surgical Implants.

Test	Results
Mineral Content	Mineral content similar to predicate device
Size	Volumes similar to predicate device
Calcium to Phosphate Ratio (mineral only)	Ratio similar to predicate device
Scanning Electron Micrograph (SEM)	Morphologies similar to reference device
X-Ray Diffraction	Similar diffraction patterns to reference device
IR Spectroscopy	Similar functional groups to reference device
Density	Appropriate density for sufficient porosity
рН	pH similar to predicate device
Absorbency	Absorbency similar to predicate device
Pyrogenicity	Non-pyrogenic

## **Animal Testing**

The performance of the device in a canine one-wall intrabony defect model was compared to the performance of the reference device, Bio-Oss Collagen. Radiographic, Micro CT, Histology and Histomorphometry analyses were conducted following implantation at 4, 8, and 13 weeks for the subject device, reference device and sham negative control. The results demonstrate performance substantially equivalent to the reference device Bio-Oss Collagen when used as intended.

## **Animal Tissue Management**

Animal tissues are managed in accordance with the following standards and guidance documents:

- ISO 22442-1 Animal Tissues and Their Derivatives Utilized in the Manufacture of Medical Devices Part 1: Analysis and Risk Management
- ISO 22442-2 Animal Tissues and Their Derivatives Utilized in the Manufacture of Medical Devices – Part 2: Controls on Sourcing, Collection, and Handling
- ISO 22442-3 Animal Tissues and Their Derivatives Utilized in the Manufacture of Medical Devices – Part 3: Validation of the Elimination and/or Inactivation of Viruses and Transmissible Agents
- Medical Devices Containing Materials Derived from Animal Sources (Except for In Vitro Diagnostic Devices) Guidance for Industry and Food and Drug Administration Staff, CDRH, FDA, March 15, 2019
- FDA Guidance for Industry Q5A Viral Safety Evaluation of Biotechnology Products Derived from Cell Lines of Human or Animal Origin, CDER, CBER, September 1998

#### Sterilization

Sterilization validation was performed in accordance with ISO 11137-1 Sterilization of health care products – Radiation.

#### **Shelf Life and Stability**

Product and packaging stability was determined using real-time aging data. Performance testing of packaging system was tested in accordance with ASTM D4169 Standard Practice for Performance Testing of Shipping Containers and Systems.

# **Viral Inactivation**

Viral inactivation studies were performed in accordance with ISO 22442-3 to ensure the viral safety of the product.

#### **Clinical Studies**

Clinical performance data was not required to determine substantial equivalence.

#### 8. Conclusions Drawn from Non-clinical Studies

The conclusions drawn from the nonclinical tests demonstrate that the device is substantially equivalent to its predicate devices.