

February 10, 2022

Instylla, Inc.
Jennifer Greer
Regulatory Affairs Manager
201 Burlington Road, North Building
Bedford, Massachusetts 01730

Re: K213632

Trade/Device Name: Instylla Delivery Kit Regulation Number: 21 CFR 880.5860 Regulation Name: Piston Syringe

Regulatory Class: Class II Product Code: FMF Dated: January 12, 2022 Received: January 13, 2022

### Dear Jennifer Greer:

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

K213632 - Jennifer Greer Page 2

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 (DICE@fda.hhs.gov) or phone (1-800-638-2041 or 301-796-7100).

Sincerely,

CAPT Alan M. Stevens
Assistant Director
DHT3C: Division of Drug Delivery and
General Hospital Devices,
and Human Factors
OHT3: Office of GastroRenal, ObGyn,
General Hospital and Urology 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.

K213632						
Device Name Instylla Delivery Kit						
Indications for Use (Describe) The Instylla Delivery Kit is intended to be used for the intra-arterial or intra-venous administration of radiographic contrast media, saline and other aqueous solutions.						
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.\*

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### 510(k) Summary

## **Submitter Information:**

Instylla, Inc.

201 Burlington Rd North Building

Bedford, MA 01730

### **Contact Person:**

Jennifer Greer

Regulatory Affairs Manager

Phone: 781-622-9293

E-mail: jennyg@instylla.com

# **Date Prepared:**

January 12, 2022

# **Subject Device**

Proprietary Name: Instylla Delivery Kit with 1 mL Syringes

Instylla Delivery Kit with 3 mL Syringes

Common Name: Syringe, Piston Classification Name: Piston syringe

(21 CFR 880.5860, Product Code FMF)

Device Classification: Class II

Classification Panel: General Hospital

# **Primary Predicate Device:**

Proprietary Name: Instylla Delivery Kit (with 1 mL syringes)

Manufacturer: Instylla, Inc. 510(k) Number: K191659

# **Secondary Predicate Device:**

Proprietary Name: Instylla Delivery Kit (with 3 mL syringes)

Manufacturer: Instylla, Inc. 510(k) Number: K202544

#### **Device Description:**

The Instylla Delivery Kit is comprised of two delivery syringes, a syringe holder, and a plunger clip (link).

The Instylla Delivery Kit with modified packaging is a sterile, single patient use device intended to be used for the intra-arterial or intra-venous administration of radiographic contrast media, saline and other aqueous solutions. The device consists of a double-barreled syringe holder which holds and couples two (2) commercially available needleless syringes with calibrated hollow barrels and movable plungers. A single plunger clip is attached to both syringe plungers to facilitate the simultaneous injection of two distinct fluids when depressed.

The syringes of the Instylla Delivery Kit are composed of polycarbonate. The plunger clip and holder are composed of Acrylonitrile Butadiene Styrene (ABS).

### **Intended Use/Indications for Use:**

The Instylla Delivery Kit is intended to be used for the intra-arterial or intra-venous administration of radiographic contrast media, saline and other aqueous solutions.

The indications for use statement for the modified Instylla Delivery Kit remains unchanged from the cleared predicate devices.

# **Comparison of Technological Characteristics to the Predicate Devices:**

The subject Instylla Delivery Kit is substantially equivalent in intended use and fundamental technological characteristics to the predicate devices. The below table summarizes the similarities in design and configuration of the subject Instylla Delivery Kit compared with the predicate devices.

Attribute	Subject Device:	Primary Predicate	Secondary Predicate	Substantial
	Instylla Delivery Kit	Device:	Device:	Equivalence
	(with 1 mL Syringes or 3	Instylla Delivery Kit with	Instylla Delivery Kit with	
	mL Syringes)	1mL Syringes (K191659)	3 mL Syringes (K202544)	
Indications for	The Instylla Delivery Kit	The Instylla Delivery Kit	The Instylla Delivery Kit	Same
Use	is intended to be used	is intended to be used	is intended to be used	
	for the intra-arterial or	for the intra-arterial or	for the intra-arterial or	
	intra-venous	intra-venous	intra-venous	
	administration of	administration of	administration of	
	radiographic contrast	radiographic contrast	radiographic contrast	
	media, saline and other	media, saline and other	media, saline and other	
	aqueous solutions.	aqueous solutions.	aqueous solutions.	
Basic Design	Two standard delivery	Two standard delivery	Two standard delivery	Same
	piston syringes	piston syringes	piston syringes	

Attribute	Subject Device: Instylla Delivery Kit (with 1 mL Syringes or 3 mL Syringes)	Primary Predicate Device: Instylla Delivery Kit with 1mL Syringes (K191659)	Secondary Predicate Device: Instylla Delivery Kit with 3 mL Syringes (K202544)	Substantial Equivalence
Components	Two syringes, syringe holder, plunger clip	Two syringes, syringe holder, plunger clip	Two syringes, syringe holder, plunger clip	Same
Materials	Polycarbonate, silicone, ABS	Polycarbonate, silicone, ABS	Polycarbonate, silicone, ABS	Same
Syringe color	One yellow One blue	One white One blue	One white One blue	The subject device has one yellow syringe instead of one white syringe.
Pad printed symbol	Present	Absent	Absent	The subject device has a pad printed symbol on the outside of the syringe barrel.
Principle of Operation	Manually operated by advancing the dual syringe plungers simultaneously with the aid of a plunger clip.	Manually operated by advancing the dual syringe plungers simultaneously with the aid of a plunger clip.	Manually operated by advancing the dual syringe plungers simultaneously with the aid of a plunger clip.	Same
Operation Volume	1 mL or 3mL	1mL	3mL	The subject device is available with both operational volumes.
Gradation	Printed with accurate graduation lines that are compliant with ISO 7886-1.	Printed with accurate graduation lines that are compliant with ISO 7886-1.	Printed with accurate graduation lines that are compliant with ISO 7886-1.	Same
Packaging	Device is packed with die card and placed into a tray with Tyvek lid	Device is packaged into a Tyvek pouch	Device is packaged into a Tyvek pouch	The subject device packaging has been modified.
Method of Sterilization	Ethylene Oxide (EO) to a Sterility Assurance Level (SAL) of 10 <sup>-6</sup>	EO to a SAL of 10 <sup>-6</sup>	EO to a SAL of 10 <sup>-6</sup>	Same
Shelf Life	6 months	6 months	6 months	Same

The modified Instylla Delivery Kit differs from the legally marketed predicate devices in packaging. The intended use, indications, principle of operation, and technological characteristics remain identical between the subject and predicate device.

#### **Performance Data**

Performance testing of the final, sterilized Instylla Delivery Kit with modified packaging included bench testing and functional testing to verify specifications fundamental to the design of the device. The following tests were conducted:

- Syringe Force Performance
- Fluids Compatibility
- Delivery Integrity

The Instylla Delivery Kit with modified packaging met the predetermined acceptance criteria ensuring substantial equivalence to the predicate devices. No new safety or performance issues were raised during testing. Further, the syringes of the subject device are complaint against FDA recognized standards ISO 7886-1 and ISO 594-2.

## **Biocompatibility Testing**

A biocompatibility evaluation was conducted on the Instylla Delivery Kit with modified packaging in accordance with the FDA Guidance Document *Use of International Standard ISO 10993-1,* "Biological Evaluation of Medical Devices Part 1: Evaluation and Testing within a Risk Management Process." The Instylla Delivery Kit is classified as an external communicating device, indirectly contacting blood for a limited duration (≤24 hours). The patient contact, materials and manufacturing processes remain identical between the subject Instylla Delivery Kit and the legally marketed predicate devices. Therefore, per ISO 10993-1, the biocompatibility results of the predicate device are representative of the subject device and no additional biocompatibility testing was conducted on the subject device.

#### Sterility

The Instylla Delivery Kit with modified packaging is sterilized via a validated ethylene oxide (EO) process to a Sterility Assurance Level (SAL) of  $10^{-6}$ . The sterilization process was validated per ISO 11135 Sterilization of health-care products — Ethylene oxide — Requirements for the development, validation and routine control of a sterilization process for medical devices. The Instylla Delivery Kit with modified packaging was evaluated and adopted into the validated process per AAMI TIR28 Product adoption and process equivalence for ethylene oxide sterilization. The EO and ECH levels were determined to be acceptable in accordance with ISO 10993-7 Biological Evaluation of Medical Devices — Part 7: Ethylene Oxide Sterilization Residuals.

A bacterial endotoxin test (BET) validation, also known as the Limulus amebocyte lysate (LAL) test, was also repeated to establish that the delivery kit endotoxin level will be <20 endotoxin units (EU)/device.

## **Packaging**

Packaging testing was conducted on sterilized Instylla Delivery Kit with modified packaging to evaluate the effectiveness of the packaging configuration to maintain the sterile barrier in accordance with ISO 11607-1 Packaging for terminally sterilized medical devices — Part 1: Requirements for materials, sterile barrier systems and packaging systems. The subject device and packaging were subjected to simulated distribution challenge conditions in accordance with International Safe Transit Association (ISTA) 3A and evaluated for performance of the sterile barrier and product performance.

# **Shelf Life**

The Instylla Delivery Kit with modified packaging has a 6-month shelf life. Shelf-Life testing was conducted on the subject Instylla Delivery Kit to demonstrate that the device maintains its performance and the packaging will maintain its sterile barrier over the entirety of its intended shelf life.

#### **Clinical Performance Data**

The technological characteristics, indications for use, material, manufacturing and sterilization processes are the same as the predicate devices and therefore, no clinical studies were deemed necessary to demonstrate the safety and effectiveness of the subject device.

#### Conclusion

Instylla has demonstrated that the Instylla Delivery Kit with modified packaging is substantially equivalent in fundamental design, function, device materials, sterilization, operating principle, intended use/indication for use and technology as the legally marketed predicate devices, the Instylla Delivery Kit with 1mL syringes which was cleared under 510(k) Premarket Notification K191659 on October 11, 2019 and the Instylla Delivery Kit with 3 mL syringes which was cleared under 510(k) Premarket Notification K202544 on January 7, 2021.