# Recordkeeping Requirements for Microbiological Testing and Corrective Measures for Bottled Water

#### OMB No. 0910-NEW

#### SUPPORTING STATEMENT

#### A. Justification

### 1. <u>Circumstances Making the Collection of Information Necessary</u>

On November 8, 2006, the U.S. Environmental Protection Agency (EPA) published a new National Primary Drinking Water Regulation (NPDWR), the Ground Water Rule (GWR) (71 FR 65574), to provide for increased protection against fecal microbial pathogens in public water systems (PWSs) that use ground water sources (also referred to as ground water systems (GWSs)). In the GWR, EPA established treatment techniques intended to identify and target GWSs that are susceptible to fecal contamination and require such GWSs to monitor and, when necessary, take corrective action to prevent or remove such contamination. The initial effective date for complying with GWR requirements is December 1, 2009.

Under section 410(b)(1) of the Federal Food, Drug, and Cosmetic Act (the act) (21 U.S.C. 349(b) (1)), not later than 180 days before the effective date (EPA compliance date) of an NPDWR issued by EPA for a contaminant under section 1412 of the Safe Drinking Water Act (SDWA) (42 U.S.C. 300g-1), the U.S. Food and Drug Administration (FDA) is required to issue a standard of quality regulation for that contaminant in bottled water or make a finding that such a regulation is not necessary to protect the public health because the contaminant is contained in water in PWSs but not in water used for bottled water. Section 410(b)(3) of the act (21 U.S.C. 349(b)(3)) requires the standard of quality for a contaminant in bottled water to be no less stringent than EPA's maximum contaminant level (MCL) and no less protective of the public health than EPA's treatment technique requirements for the same contaminant. The effective date for any such standard of quality regulation is to be the same as the effective date of the NPDWR. If FDA fails to take any action within the prescribed time period in response to the NPDWR promulgated by EPA, then section 410(b)(4)(A) of the act (21 U.S.C. 349(b)(4)(A)) provides that EPA's NPDWR, in this case the GWR, will apply to bottled water. In addition, section 410(b)(2) of the act (21 U.S.C. 349(b)(2)) provides that a standard of quality regulation issued by FDA shall include monitoring requirements that the agency determines to be appropriate for bottled water. In response to EPA's GWR and in accordance with section 410(b) (1) of the act, FDA has amended its bottled water regulations in parts 129 and 165 (21 CFR parts 129 and 165) by requiring that if any coliform organisms are detected in weekly total coliform testing of finished bottled water, follow-up testing must be conducted to determine whether any of the coliform organisms are <u>E. coli</u>. FDA also amended the adulteration provision of the bottled water standard (§ 165.110(d)) to indicate that finished product that tests positive for <u>E.</u> <u>coli</u> will be deemed adulterated under section 402(a)(3) of the act. In addition, FDA amended the current good manufacturing practice (CGMP) regulations for bottled water in part 129 by requiring that source water from other than a PWS be tested at least weekly for total coliform. If

any coliform organisms are detected in the source water, the bottled water manufacturers are required to determine whether any of the coliform organisms are <u>E. coli</u>. Source water found to contain <u>E. coli</u> is not considered water of a safe, sanitary quality and would be prohibited for use in production of bottled water. Before a bottler may use source water from a source that has tested positive for <u>E. coli</u>, a bottler must take appropriate measures to rectify or otherwise eliminate the cause of the contamination. A source previously found to contain <u>E. coli</u> will be considered negative for <u>E. coli</u> after five samples collected over a 24-hour period from the same sampling site that originally tested positive for <u>E. coli</u> are tested and found to be <u>E. coli</u> negative.

FDA is requesting OMB approval of the information collection provisions in the following citations:

### 21 CFR 129.35(a)(3)(i) - Recordkeeping

Requires records of approval of the source water by government agencies having jurisdiction, records of sampling and analyses for which the plant is responsible, and records describing corrective measures taken in response to a finding of <u>E. coli</u> to be maintained on file at the plant.

# 21 CFR 129.80(g) – Recordkeeping

Requires the plant to maintain records of date of sampling, type of product sampled, production code, and results of analysis.

#### 21 CFR 129.80 (h) - Recordkeeping

Requires all records required by §§129.1, 129.20, 129.35, 129.37, 129.40, and 129.80 to be maintained at the plant for not less than 2 years; requires plants to retain, on file at the plant, current certificates or notifications of approval issued by the government agency or agencies approving the plant's source and supply of product water and operations water; requires all required documents to be available for official review at reasonable times.

We estimate burden for the following citations: 21 CFR §§ 129.35(a)(3)(i), 129.80(g), and 129.80(h). The burden in § 129.35(a)(3)(i) is new. Current §§ 129.80(g) and (h) do not have OMB approval and thus reflect a violation. These sections have been revised by the final rule.

## 2. Purpose and Use of the Information Collection

The potential exists for bottled water products from ground water sources to be contaminated from ground water sources or during processing and for bottled water products from other sources to be contaminated from source water or during processing. Therefore, FDA is requiring that source water currently subject to weekly microbiological testing be analyzed specifically for total coliform, as is currently required for finished bottled water products. Further, FDA is requiring that if any coliform organisms are detected in weekly total coliform testing of source water or finished bottled water, follow-up testing must be conducted to determine whether any of the coliform organisms are <u>E. coli</u>. The requirements in this rule will help ensure that bottled water is subject to requirements no less protective of the public health than the treatment techniques adopted by EPA in the GWR for public drinking water.

Records of microbiological testing, including testing for total coliform and follow-up testing for <u>E. coli</u> when necessary, are needed to allow FDA to determine whether procedures to help prevent the occurrence of fecal microbial pathogens in bottled water products are being carried out in an effective manner over time. Furthermore, FDA personnel may not be present when

producers perform sampling and analysis of bottled water. These records would allow FDA to verify that the required testing is conducted. These records would also allow FDA to confirm that test results meet FDA's standards and that producers are taking appropriate actions based on the results.

Recordkeeping will not only help the agency determine whether bottled water is manufactured, packaged, and held in a manner consistent with FDA's bottled water regulations, but will also provide a public health benefit to consumers. When bottled water manufacturers keep records, for example, of lot or batch numbers, the records facilitate a bottler's recall of suspect products in case a recall becomes necessary. This benefits consumers because the manufacturer can recall products that may be adulterated or misbranded more quickly.

FDA's proposal also includes a requirement that bottlers maintain records of measures taken to address a positive <u>E. coli</u> finding in source water. Records of corrective measures are needed for FDA to determine compliance with the rule's requirement that bottlers take appropriate measures to rectify or otherwise eliminate the cause of <u>E. coli</u> contamination in source water.

In summary, the records required for additional microbiological testing and for substantiation of corrective measures would provide assurance to both the bottler and FDA that the risk of contamination of bottled water products with fecal microbial pathogens is being minimized.

#### 3. <u>Use of Improved Information Technology and Burden Reduction</u>

Companies are free to use whatever forms of information technology may best assist them in retaining the appropriate records and making them available to regulatory officials. The act does not specifically prescribe the use of automated, electronic, mechanical, or other technological techniques or other forms of information technology as necessary for use by firms.

4. Efforts to Identify Duplication and Use of Similar Information

FDA is the only Federal agency that collects this information. There is no duplication of recordkeeping requirements.

#### 5. <u>Impact on Small Businesses or Other Small Entities</u>

The SDWA contains no statutory exception for small businesses from its provisions. The same information is requested from large and small firms and is the minimal amount needed. There is no special burden placed on small businesses by these recordkeeping provisions. The recordkeeping provisions are applicable to all businesses including small businesses. However, FDA aids small businesses in dealing with the requirements of the act through the agency's Regional Small Business Representatives and through the scientific and administrative staffs within the agency.

# 6. Consequences of Collecting the Information Less Frequently

FDA believes that mandatory recordkeeping is consistent with the congressional intent of the SDWA and important for public health reasons. Less frequent recordkeeping would reduce or nullify the effectiveness of the regulation to provide assurance to both the bottler and FDA that source water and finished bottled water products are not contaminated with fecal microbial pathogens.

#### 7. Special Circumstances Relating to the Guidelines of 5 CFR 1320.5

There are no special circumstances associated with this information collection.

8. Comments in Response to the Federal Register Notice/Outside Consultation

In accordance with 5 CFR 1320.8(d), FDA published a 60-day notice for public comment in the Federal Register of May 29, 2009 (74 FR 25752). No comments were received.

9. Explanation of Any Payment or Gift to Respondents

This information collection does not provide for any payment or gift to respondents.

10. Assurance of Confidentiality Provided to Respondents

The regulation does not contain an assurance of confidentiality. The agency expects that it may inspect firm records containing confidential commercial information. Confidential commercial information is protected from disclosure under the Freedom of Information Act under sections 552(a) and (b) (5 U.S.C. 552(a) and (b)), and by part 20 of the agency's regulations (21 CFR part 20). To the extent 21 CFR 20.64 applies, the FDA will honor the confidentiality of any data in investigation records compiled for law enforcement purposes.

11. Justification for Sensitive Questions

This information collection does not contain questions of a sensitive nature.

- 12. Estimates of Annualized Burden Hours and Costs
- a. Estimated Annualized Burden Hours

<u>Description of Respondents</u>: The respondents to this proposed information collection are domestic and foreign bottled water manufacturers that sell bottled water in the United States.

FDA estimates the burden for this information collection as follows:

Table 1 – Estimated Annual Recordkeeping Burden						
21 CFR Section	No. of Record-	Annual	Total	Hours per	Total	
and Type of	keepers	Frequency per	Annual	Record	Hours	
Respondent		Record	Records			
§ 129.35(a)(3)(i),	319	6	1,914	5/60	153	
§ 129.80(h)						
(bottlers subject						
to source water						
and finished						
product testing)	0=		20=	<b>=</b> (00		
§ 129.80(g), §	95	3	285	5/60	23	
129.80(h)						
(bottlers testing						
finished product						
only) § 129.35(a)(3)(i),	3	5	15	5/60	1	
§ 129.80(h)	٥	3	13	3/00	1	
(bottlers						
conducting						
secondary testing						
of source water)						
§ 129.35(a)(3)(i),	3	3	9	15/60	2	
§ 129.80(h)				13, 33	-	
(bottlers						
rectifying						
contamination)						
Total Annual					179	
Burden						

The current CGMP regulations already reflect the time and associated recordkeeping costs for those bottlers that are required to conduct microbiological testing of their source water, as well as total coliform testing of their finished bottled water products. FDA therefore concludes that any additional burden and costs in recordkeeping based on the new testing requirements for source and finished bottled water are negligible. FDA estimates that the labor burden of keeping records of each test is about 5 minutes per test (0.08 hours). FDA also requires follow-up testing of source water and finished bottled water products for <u>E. coli</u> when total coliform positives occur. FDA expects that 319 bottlers that use sources other than PWSs may find a total coliform positive sample about three times per year in source testing and about three times in finished product testing, for a total of 153 hours of recordkeeping. In addition to the 319 bottlers, about

95 bottlers that use PWSs may find a total coliform positive sample about three times per year in finished product testing, for a total of 23 hours of recordkeeping. Upon finding a total coliform sample, bottlers will then have to conduct a follow-up test for <u>E. coli</u>.

FDA expects that recordkeeping for the follow-up test for <u>E. coli</u> will also take about 5 minutes per test. As shown in table 1 of this document, FDA expects that 2.5 bottlers per year will have to carry out the additional <u>E. coli</u> testing, with a burden of 1 hour. These bottlers will also have to keep records about rectifying the source contamination, for a burden of 2 hours. For all expected total coliform testing, <u>E. coli</u> testing, and source rectification, FDA estimates a total burden of 179 hours. FDA bases its estimate on its experience with the current CGMP regulations.

#### b. Estimated Annualized Burden Cost

Type of Respondent	Total Burden Hours	Hourly Wage Rate	Total Respondent	
			Costs	
Bottlers	179	\$42.68	\$7,639.72	

FDA estimates the annual hour cost burden to respondents to be approximately \$7,639.72. This estimate is based upon the report being submitted by an employee making an hourly wage of \$28.45 per hour, increased to \$42.68 to account for overhead. Thus, \$42.68 x 179 burden hours = \$7,639.72.

13. <u>Estimates of Other Total Annual Cost Burden to Respondents or Recordkeepers/Capital</u>
Costs

There are no capital costs or operating and maintenance costs associated with this collection. 14. Annualized Cost to the Federal Government

FDA's review of the retained records would generally occur as part of an inspection. FDA would devote approximately 5 hours per inspection to the inspection of records. FDA estimates the annualized cost to the Federal Government for the review of records retained by a firm to be \$350.30 per review. In this calculation of cost, FDA estimates the hourly cost for review and evaluation at a base GS-12, step 1 salary of \$35.03 per hour for the locality pay area of Washington-Baltimore-Northern Virginia for 2009. Five hours multiplied by \$35.03 per hour equals \$175.15. To account for overhead, this cost is increased by 100 percent, making the total annualized cost to the Federal Government \$350.30 per review. FDA estimates that it will perform approximately 143 inspections per year, for a total cost of \$50,092.90.

#### 15. Explanation for Program Changes or Adjustments

This is a new collection. The increase in recordkeeping burden reflects our estimate of the additional burden and costs in recordkeeping based on the new testing requirements for source and finished bottled water, as well as the additional burden to maintain records describing corrective measures taken in response to a finding of <u>E. coli</u> in the source water.

We estimate burden for the following citations: 21 CFR §§ 129.35(a)(3)(i), 129.80(g), and 129.80(h). The burden in § 129.35(a)(3)(i) is new. Current §§ 129.80(g) and (h) do not have OMB approval and thus reflect a violation. These sections have been revised by the final rule.

## 16. Plans for Tabulation and Publication and Project Time Schedule

We have no plans to publish data from this information collection.

### 17. Reason(s) Display of OMB Expiration Date is Inappropriate

We are not seeking approval to not display the expiration date for OMB approval of the information collection.

### 18. Exceptions to Certification for Paperwork Reduction Act Submissions

No exceptions to the certification statement were identified.