² Individual Patient Expanded **Access Applications:** Form FDA 3926 Guidance for Industry **U.S. Department of Health and Human Services Food and Drug Administration** Center for Drug Evaluation and Research (CDER) **Center for Biologics Evaluation and Research (CBER)** [Date] Procedural OMB Control No. XXXX-XXXX Expiration Date: xx/xx/xxxx See additional PRA statement in section XXX of this guidance

Individual Patient Expanded Access Applications: Form FDA 3926 Guidance for Industry

Additional copies are available from:

Office of Communications, Division of Drug Information Center for Drug Evaluation and Research Food and Drug Administration 10001 New Hampshire Ave., Hillandale Bldg., 4th Floor Silver Spring, MD 20993-0002 Phone: 855-543-3784 or 301-796-3400; Fax: 301-431-6353 Email: druginfo@fda.hhs.gov http://www.fda.gov/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/default.htm

and/or

Office of Communication, Outreach and Development Center for Biologics Evaluation and Research Food and Drug Administration 10903 New Hampshire Ave., Bldg. 71, Room 3128 Silver Spring, MD 20993-0002 Phone: 800-835-4709 or 240-402-8010 Email: ocod@fda.hhs.gov

 $\label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Guidances/default.htm \label{eq:http://www.fda.gov/BiologicsBloodVaccines/GuidanceS$

U.S. Department of Health and Human Services Food and Drug Administration Center for Drug Evaluation and Research (CDER) Center for Biologics Evaluation and Research (CBER)

[Date] Procedural

7	Contains Nonbinding Recommendations
8	
71	TABLE OF CONTENTS
72	
73	
74	
75 I.	INTRODUCTION 1
76 II.	BACKGROUND 2
77 A.	Expanded Access for an Individual Patient 2
78 B.	Emergency Expanded Access for an Individual Patient4
79 III.	CONSIDERATIONS AND REGULATORY REQUIREMENTS IN REQUESTING
80 EXPA	NDED ACCESS FOR AN INDIVIDUAL PATIENT 5
81 IV.	PROCEDURES AND TIMELINE FOR PROCESSING FORM FDA 3926 6
82 V.	PAPERWORK REDUCTION ACT OF 1995 7
83	

85

86

Individual Patient Expanded Access Applications: Form FDA 3926 Guidance for Industry¹

87

This guidance represents the current thinking of the Food and Drug Administration (FDA or Agency) on Othis topic. It does not establish any rights for any person and is not binding on FDA or the public. You I can use an alternative approach if it satisfies the requirements of the applicable statutes and regulations. To discuss an alternative approach, contact the FDA office responsible for this guidance as listed on the Btitle page.

95

96

97

98I. INTRODUCTION

99

100This guidance describes Form FDA 3926² (Individual Patient Expanded Access – Investigational 101New Drug Application (IND)), which is available for licensed physicians to use for expanded 102access requests for individual patient INDs. The terms *compassionate use* and *preapproval* 103*access* are also occasionally used in the context of the use of an investigational drug to treat a 104patient; however, these terms are not defined or described in FDA regulations. Individual patient 105expanded access allows for the use of an investigational new drug³ outside of a clinical 106investigation, or the use of an approved drug where availability is limited by a risk evaluation 107and mitigation strategy (REMS), for an individual patient who has a serious or immediately life-108threatening disease or condition and there is no comparable or satisfactory alternative therapy to 109diagnose, monitor, or treat the disease or condition. Form FDA 3926 provides a streamlined 110alternative for submitting an IND under 21 CFR 312.23 for use in cases of individual patient 111expanded access, including for emergency use. This guidance and Form FDA 3926 do not apply 112to other types of expanded access requests, including requests for expanded access for medical 113devices.

114

115In general, FDA's guidance documents do not establish legally enforceable responsibilities. 116Instead, guidances describe the Agency's current thinking on a topic and should be viewed only 117as recommendations, unless specific regulatory or statutory requirements are cited. The use of 118the word *should* in Agency guidances means that something is suggested or recommended, but 119not required.

^{12&}lt;sup>1</sup> This guidance has been prepared by the Office of the Commissioner, Office of Policy, Planning, Legislation and 13Analysis, in cooperation with the Center for Drug Evaluation and Research and the Center for Biologics Evaluation 14and Research at the Food and Drug Administration.

¹⁵

 $^{16^2\,}FDA$ forms are available on the Internet at

¹⁷http://www.fda.gov/AboutFDA/ReportsManualsForms/Forms/default.htm.

¹⁸

^{19&}lt;sup>3</sup> For the purposes of this guidance, the terms *investigational new drug, investigational drug, drug,* and *drug product* 20refer to both human drugs and biological products regulated by the Center for Drug Evaluation and Research or the 21Center for Biologics Evaluation and Research.

120

122**II. BACKGROUND**

123

124FDA has a long history of facilitating access to investigational drugs for treatment use for 125patients with serious or immediately life-threatening diseases or conditions who lack therapeutic 126alternatives. FDA revised its IND regulations in 2009 by removing the existing regulations on 127treatment use and creating subpart I of 21 CFR part 312 to consolidate and expand the various 128provisions regarding expanded access to treatment use of investigational drugs.

129

130Subpart I describes the three categories of expanded access:

131

Expanded access for individual patients, including for emergency use (21 CFR 312.310)
133

- Expanded access for intermediate-size patient populations (smaller than those typical of a treatment IND or treatment protocol⁴) (21 CFR 312.315)
- 136

137 • Expanded access for widespread treatment use through a treatment IND or treatment

138 protocol (designed for use in larger patient populations) (21 CFR 312.320)

139

140The revised regulations were, among other things, intended to increase awareness and knowledge 141about expanded access and the procedures for obtaining investigational drugs for treatment use 142for patients with serious or immediately life-threatening diseases or conditions who lack 143therapeutic alternatives. The regulations were also intended to facilitate the availability, when 144appropriate, of investigational new drugs for treatment use while protecting patient safety and 145avoiding interference with the development of investigational drugs for marketing under 146approved applications.

147

148 A. Expanded Access for an Individual Patient

149

150FDA may permit expanded access to an investigational new drug outside of a clinical 151investigation, or to an approved drug where availability is limited by a REMS, for an individual 152patient when the applicable criteria in § 312.305(a) (which apply to all types of expanded access) 153and § 312.310(a) (which apply specifically to individual patient expanded access, including for 154emergency use) are met.

155

156Under the applicable criteria in § 312.305(a), FDA must determine that:

157

158 • The patient to be treated has a serious or immediately life-threatening disease or

159 condition, and there is no comparable or satisfactory alternative therapy to diagnose,

160 monitor, or treat the disease or condition;

^{25&}lt;sup>4</sup> For information on the types of regulatory submissions that can be used to obtain expanded access, including 26treatment INDs or treatment protocols, see the guidance for industry *Expanded Access to Investigational Drugs for* 27*Treatment Use* — *Questions and Answers*. We update guidances periodically. To make sure you have the most 28recent version of a guidance, check the FDA Drugs guidance Web page at

²⁹http://www.fda.gov/RegulatoryInformation/Guidances/default.htm.

³⁰

32	Contains Nonbinding Recommendations	
33		
161 162 •	The potential patient herefit justifies the potential risks of the treatment use and these	
163 164	The potential patient benefit justifies the potential risks of the treatment use and those potential risks are not unreasonable in the context of the disease or condition to be treated; and	
165 166 •	Providing the investigational drug for the requested use will not interfere with the	
167	initiation, conduct, or completion of clinical investigations that could support marketing	
168 169	approval of the expanded access use or otherwise compromise the potential development of the expanded access use.	
109	of the expanded access use.	
171Under the applicable criteria in § 312.310(a):		
172 173 • 174	The patient's physician must determine that the probable risk to the person from the investigational drug is not greater than the probable risk from the disease or condition;	
175	and	
176		
177 ● 178	FDA must determine that the patient cannot obtain the investigational drug under another IND or protocol.	
179		
180For further information regarding those determinations, please see the guidance for industry		

181*Expanded Access to Investigational Drugs for Treatment Use – Questions & Answers.*⁵ In 182addition, § 312.305(b) of FDA's expanded access regulations sets forth the submission 183requirements for all types of expanded access requests. Section 312.310(b) contains additional 184submission requirements for individual patient expanded access requests. A physician 185submitting a request for individual patient expanded access may satisfy some of the submission 186requirements by referring to information in an existing IND, ordinarily one held by the 187investigational drug's manufacturer, if the physician obtains permission from that IND holder 188(e.g., the drug manufacturer or pharmaceutical company) (§ 312.305(b)(1)). If permission is 189obtained, the physician should then provide to FDA a letter of authorization (LOA) from the 190existing IND holder that permits FDA to reference that IND.

192One of the requirements under § 312.305(b)(2) is that a "cover sheet" must be included "meeting 193the requirements of § 312.23(a)." This provision applies to several types of submissions under 194part 312, ranging from commercial INDs under § 312.23 that involve large groups of patients 195enrolled in clinical trials to requests from physicians to use an investigational drug for an 196individual patient. Form FDA 1571 (Investigational New Drug Application (IND)) is currently 197used by sponsors for all types of IND submissions. However, FDA is concerned that physicians 198requesting expanded access for an individual patient may have encountered difficulty in 199completing Form FDA 1571 and providing the associated documents because Form FDA 1571 is 200not tailored to requests for individual patient expanded access.

^{34&}lt;sup>5</sup> For information on expanded access in general, including submitting an expanded access protocol to an existing 35IND, see the guidance for industry *Expanded Access to Investigational Drugs for Treatment Use — Questions and* 36*Answers*. In a separate guidance, *Charging for Investigational Drugs under an IND — Questions and Answers*, 37FDA provides answers to questions concerning the regulations on charging for investigational drugs under an IND — 88(21 CFR 312.8). For additional information on expanded access, also see FDA's Web site at: 39http://www.fda.gov/NewsEvents/PublicHealthFocus/ExpandedAccessCompassionateUse/default.htm. 40

43 201

202To streamline the submission process for individual patient expanded access INDs, FDA 203developed Form FDA 3926, which is available for physicians to use to request expanded access 204to an investigational drug outside of a clinical investigation, or to an approved drug where 205availability is limited by a REMS, for an individual patient who has a serious or immediately 206life-threatening disease or condition and there is no comparable or satisfactory alternative 207therapy to diagnose, monitor, or treat the disease or condition. FDA generally intends to accept 208submission of a completed Form FDA 3926 to comply with the IND submission requirements in 209§§ 312.23, 312.305(b), and 312.310(b). FDA intends to consider a completed Form FDA 3926 210 with the box in Field 10 checked and the form signed by the physician to be a request in 211accordance with § 312.10 for a waiver of any additional requirements in part 312 for an IND 212submission, including additional information ordinarily provided in Form FDA 1571 and Form 213FDA 1572 (Statement of Investigator, which provides the identity and qualifications of the 214 investigator conducting the clinical investigation). FDA concludes that such a waiver of any 215additional requirements is appropriate for requests for individual patient expanded access INDs 216because the physician's noncompliance with any such requirements would not pose a significant 217and unreasonable risk to the individual patient, and the physician's compliance with any such 218 requirements is unnecessary for the Agency to evaluate the IND. 219

220Form FDA 3926 may also be used for certain follow-up submissions to an individual patient 221expanded access IND, which include the following: Initial Written IND Safety Report 222(§ 312.32(c)); Follow-up to a Written IND Safety Report (§ 312.32(d)); Annual Report 223(§ 312.33); Summary of Expanded Access Use (treatment completed) (§ 312.310(c)(2)); Change 224in Treatment Plan (§ 312.30); General Correspondence or Response to FDA Request for 225Information (§ 312.41); and Response to Clinical Hold (§ 312.42(e)). 226

B. Emergency Expanded Access for an Individual Patient

229Under § 312.310(d), in an emergency situation that requires the patient to be treated before a 230written submission can be made, the request to use the investigational drug for individual patient 231expanded access may be made by telephone (or other rapid means of communication) to the 232appropriate FDA review division. Authorization of the emergency use may be given by an FDA 233official over the telephone, provided the physician explains how the expanded access use will 234meet the requirements of §§ 312.305 and 312.310 and agrees to submit an expanded access 235application within 15 working days of FDA's initial authorization of the expanded access use 236(§ 312.310(d)). The physician may choose to use Form FDA 3926 for the expanded access 237application.

238

239

240III. CONSIDERATIONS AND REGULATORY REQUIREMENTS IN REQUESTING 241 EXPANDED ACCESS FOR AN INDIVIDUAL PATIENT

242

243When a licensed physician would like to obtain an investigational drug outside of a clinical 244investigation, or an approved drug where availability is limited by a REMS, for an individual 245patient, the physician should first ensure that the investigational drug can be obtained. If so, the 246physician should obtain an LOA from the entity that is the sponsor of the IND (e.g., commercial

247sponsor/drug manufacturer) being referenced. The LOA permits FDA to refer to information 248that the sponsor of the IND has submitted to FDA (e.g., in a commercial IND). In cases where it 249is not possible to obtain an LOA (e.g., the entity supplying the drug does not have an IND filed 250with FDA), the physician should contact the relevant review division at FDA to determine what 251information is needed to support the expanded access submission. Physicians should also 252contact the review division if the individual patient expanded access IND is for an approved drug 253where availability is limited by a REMS. The physician should then submit an individual patient 254expanded access IND to the appropriate FDA review division and may choose to use Form FDA 2553926. Contact information for review divisions may be found on FDA's Web site at 256http://www.fda.gov/NewsEvents/PublicHealthFocus/ExpandedAccessCompassionateUse/257ucm429610.htm.

258

259Under individual patient expanded access INDs, the physician who submits an IND is considered 260a sponsor-investigator (as defined in § 312.3) and is responsible for complying with the 261responsibilities for both sponsors and investigators to the extent they are applicable to the 262expanded access use, including submitting IND safety reports⁶ and annual reports and 263maintaining adequate drug disposition records. The responsibilities of sponsors and investigators 264are described in subpart D of 21 CFR part 312 and in related guidance documents, for example, 265in the guidance for industry *Investigator Responsibilities*—*Protecting the Rights, Safety, and* 266*Welfare of Study Subjects*.

267

268The informed consent requirements in 21 CFR part 50 apply to treatment provided to patients 269under expanded access INDs, and informed consent must be obtained before initiating treatment, 270including in the case of emergency use, unless one of the exceptions found in part 50 applies.⁷ 271Additionally, the institutional review board (IRB) requirements found in 21 CFR part 56 apply 272(see § 312.305(c)(4)), and IRB approval must be obtained before starting treatment under an 273expanded access IND unless it is for emergency use (in which case the IRB must be notified of 274the emergency expanded access use within 5 working days of treatment (§ 56.104(c)).⁸ 275

^{47&}lt;sup>6</sup> For additional information about FDA's IND safety reporting requirements, please see the guidance for industry 48and investigators *Safety Reporting Requirements for INDs and BA/BE Studies*.

⁴⁹

^{50&}lt;sup>7</sup> For information on informed consent in general, see the draft guidance for IRBs, clinical investigators, and 51sponsors *Informed Consent Information Sheet*. When final, this guidance will represent FDA's current thinking on 52this topic. For additional information on the part 50 informed consent exceptions, see the guidance for institutional 53review boards, clinical investigators, and sponsors *Exception from Informed Consent Requirements for Emergency* 54*Research*.

⁵⁵

^{56&}lt;sup>8</sup> An IRB means any board, committee, or other group formally designated by an institution to review, to approve 57the initiation of, and to conduct periodic review of biomedical research involving human subjects. The primary 58purpose of IRB review is to assure that the rights and welfare of human subjects are protected, including by 59determining that informed consent is obtained in accordance with and to the extent required by Federal 60requirements. Many institutions have their own IRB to oversee human subjects research conducted within the 61institution or by the staff of the institution. If the physician does not have access to a local IRB, an independent IRB 62may be used. The Department of Health & Human Services' Office for Human Research Protections maintains a 63database of registered IRBs. Go to <u>http://ohrp.cit.nih.gov/search/irbsearch.aspx?styp=bsc</u> and click on "Advanced 64Search." Enter your state to find registered IRBs in your area. 65

68

276Form FDA 3926 and accompanying instructions may be found on FDA's Web site at 277<u>http://www.fda.gov/AboutFDA/ReportsManualsForms/Forms/default.htm</u>. 278

279

280IV. PROCEDURES AND TIMELINE FOR PROCESSING FORM FDA 3926 281

282In a non-emergency situation, after receiving Form FDA 3926 (i.e., the IND), FDA will assign 283an individual IND number to the IND and will either allow the treatment use to proceed or put 284the application on clinical hold (see § 312.42). The IND will go into effect (i.e., treatment with 285the investigational drug may proceed) after FDA notifies the physician or, if no notification 286occurs, 30 days after FDA receives the completed Form FDA 3926. FDA generally provides the 287sponsor with notification acknowledging the complete submission. If the treatment use is not 288allowed to proceed, FDA generally will notify the physician of this decision initially by 289telephone and will follow up with a written letter that details the reasons for FDA's decision to 290place the IND on clinical hold.

291

292If there is an emergency and authorization of the expanded access use is requested before a 293written submission can be made, the physician must explain how the expanded access use will 294meet the criteria of §§ 312.305(a) and 312.310(a), as described previously in section II. In these 295situations, FDA may authorize the expanded access use of the investigational drug, and treatment 296may begin before FDA's receipt of the written submission (including the LOA), but the 297physician must agree to submit an expanded access submission within 15 working days of 298FDA's authorization of the expanded access use (§ 312.310(d)). When treatment involves the 299emergency use of an investigational drug and approval from an IRB cannot be obtained before 300treatment, treatment may begin without prior IRB approval provided the IRB is notified of the 301emergency expanded access use within 5 working days of treatment (§ 56.104). 302

303Secure email between FDA and sponsors is useful for informal communications when 304confidential information may be included in the message (e.g., confidential patient information). 305Parties who would like to establish secure email with FDA should email a request to 306<u>SecureEmail@fda.hhs.gov</u>.

307

308

309V. PAPERWORK REDUCTION ACT OF 1995

310

311This guidance contains information collection provisions that are subject to review by the Office 312of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 313(44 U.S.C. 3501-3520). The time required to complete this information collection is estimated to

314average 45 minutes per response, including the time to review instructions, search existing data 315sources, gather the data needed, and complete and review the information collection. Send 316comments regarding this burden estimate or suggestions for reducing this burden to: 317

318Office of Medical Policy, Center for Drug Evaluation and Research, Food and Drug 319Administration, 10903 New Hampshire Avenue, WO Bldg. 51, rm. 6352; Silver Spring, MD 32020993-0002

322This guidance also refers to previously approved collections of information found in FDA 323regulations. The collections of information in 21 CFR part 312 have been approved under OMB 324control number 0910-0014.

327An Agency may not conduct or sponsor, and a person is not required to respond to, a collection 328of information unless it displays a currently valid OMB control number. The OMB control 329number for this information collection is xxxxxxxx (expires xx/xx/xxxx).