UNITED STATES FOOD & DRUG ADMINISTRATION

Food Labeling: Notification Procedures for Statements on Dietary Supplements

OMB Control No. 0910-0331 - Extension

SUPPORTING STATEMENT

**Part A: Justification**:

1. Circumstances Making the Collection of Information Necessary

This information collection supports the implementation of statutory and regulatory requirements that govern notification labeling on dietary supplements. Section 403(r)(6) of the FD&C Act (21 U.S.C. 343(r)(6)) and FDA regulations in 21 CFR § 101.93 require that, no later than 30 days after the first marketing, FDA is notified by the manufacturer, packer, or distributor of a dietary supplement that it is marketing a dietary supplement product that bears on its label or in its labeling a statement provided for in section 403(r)(6) of the FD&C Act.

We developed electronic **Form FDA 3955**, “*Notification Procedures for Statements on Dietary Supplements*,” which allows respondents to submit notifications to FDA via the Centralized Online Submission Module (COSM), which is a component of the Food Application Regulatory Management system (FARM). Form FDA 3955 is intended to collect required notification content elements including: (1) the name and address of the manufacturer, packer, or distributor of the dietary supplement product; (2) the text of the statement that is being made; (3) the name of the dietary ingredient or supplement that is the subject of the statement; (4) the name of the dietary supplement (including the brand name); and (5) the signature of a responsible individual or the person who can certify the accuracy of the information presented, and who must certify that the information contained in the notice is complete and accurate, and that the notifying firm has substantiation that the statement is truthful and not misleading.

We therefore request approval of the information collection provisions found in 21 CFR 101.93, as well as the associated electronic system, COSM, as discussed in this supporting statement.

1. Purpose and Use of the Information Collection

Notification to FDA is necessary for the review of statements made for dietary ingredients or dietary supplements on their label or in their labeling. We use this information to evaluate whether these statements are permissible under section 403(r)(6) of the FD&C Act. We also provide information on our website at <https://www.fda.gov/food/information-industry-dietary-supplements/notifications-structurefunction-and-related-claims-dietary-supplement-labeling>, which may serve as a helpful resource to respondents.

1. Use of Improved Information Technology and Burden Reduction

Respondents who prefer to utilize a paper-based format have the option to do so; however, Form FDA 3955 prompts respondents to include certain elements in their structure/function claim notification (SFCN) described in § 101.93 in a standard electronic format and helps respondents organize their SFCN to include only the information needed for our review of the claim. Note that the SFCN, whether electronic or paper, is used for all claims made pursuant to section 403(r)(6) of the FD&C Act, including nutrient deficiency claims and general well-being claims in addition to structure/function claims. The electronic form, and any optional elements prepared as attachments to the form (e.g., label), can be submitted in electronic format via COSM. Submissions of SFCNs will continue to be allowed in paper format. Since COSM allows for a more efficient way to submit information, we expect that nearly 100% of notifications will be submitted electronically over next three years.

1. Efforts to Identify Duplication and Use of Similar Information

We are unaware of duplicative information collection. While other collections support food labeling provisions found in FDA regulations, this information collection supports the notification requirement established under section 403(r)(6) of the FD&C Act specific to dietary supplements.

1. Impact on Small Businesses or Other Small Entities

We assist small businesses in complying with regulatory requirements through Regional Small Business Representatives and through scientific and administrative staffs within the agency. We do not believe the information collection poses undue burden on small business. Assistance is also available for small businesses via the agency’s website at <https://www.fda.gov/industry/small-business-assistance>.

1. Consequences of Collecting the Information Less Frequently

Data collection is consistent with applicable statutory and regulatory requirements established by section 403(r)(6) of the FD&C Act. The information is only collected the first time a respondent makes a statement provided for in section 403(r)(6) on its label or in its labeling.

1. Special Circumstances Relating to the Guidelines of 5 CFR 1320.5

There are no special circumstances for this collection of information.

1. Comments in Response to the Federal Register Notice and Efforts to Consult Outside the Agency

In accordance with 5 CFR 1320.8(d), FDA published a 60-day notice for public comment in the *Federal Register* of December 19, 2024 (89 FR 103835). No comments were received.

1. Explanation of Any Payment or Gift to Respondents

There are no incentives, payments or gifts associated with this information collection.

1. Assurance of Confidentiality Provided to Respondents

*Privacy Act of 1974*

In preparing this supporting statement, we consulted our Privacy Office to ensure appropriate identification and handling of information collected. Although this ICR collects personally identifiable information (PII), it is collected in the context of the subject individuals’ professional capacity and the FDA-related work performed for their employer (e.g., point of contact at a regulated entity). The PII submitted is the name of the person who can certify the accuracy of the information submitted. FDA determined that, although PII is collected, it is not subject to the Privacy Act of 1974, and the particular notice and other requirements of the Privacy Act do not apply. Specifically, FDA does not use the name or any other personal identifier to retrieve records from the information collected. Through appropriate instruction, FDA minimized the PII collected to protect the privacy of the individuals.

*Freedom of Information Act (FOIA)*

Under FOIA (5 U.S.C. 552), the public has broad access to government documents. However, FOIA provides certain exemptions from mandatory public disclosure of government records (5 U.S.C. 552(b)(1-9)). FDA will make the fullest possible disclosure of records to the public, consistent with the rights of individuals to privacy, the property rights of persons in trade and confidential commercial or financial information.

1. Justification for Sensitive Questions

The collection of information does not involve sensitive questions.

1. Estimates of Annualized Burden Hours and Cost

*12a. Annualized Hour Burden Estimate*

We believe that there is minimal burden on respondents to gather information to meet the requirements of section 403(r)(6) of the FD&C Act. We are requesting only information that is immediately available to the manufacturer, packer, or distributor of the dietary supplement that bears a statement provided for in section 403(r)(6) on its label or in its labeling. We estimate the burden of this collection of information as follows:

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| --- |
| Table 1.--Estimated Annual Reporting Burden1 |
| 21 CFR Section; Activity; Form No. | No. of Respondents | No. of Responses per Respondent | Total Annual Responses | Average Burden per Response | Total Hours |
| 101.93; Statements for Dietary Supplements; Form FDA 3955 | 3,690 | 1 | 3,690 | 0.75(45 minutes)  | 2,768 |

1 There are no capital costs or operating and maintenance costs associated with this collection of information.

*12b. Annualized Cost Burden Estimate*

We estimate the annualized burden hour cost to respondents for this collection of information to be $239,376.64. Assuming notifications are prepared by employees making an average wage similar to that of a full time government employee, we utilize a wage rate commensurate with a GS-11/Step-3 FTE within the Washington-Baltimore pay area for the year 2025 ($43.24 per hour). To account for overhead, we increase this cost by 100 percent ($86.48 per hour), and calculate an annual total of $239,376.64 (2,768 hours x $86.48 per hour).

Table 2.--Estimated Annual Cost Burden

|  |  |  |  |
| --- | --- | --- | --- |
| 21 CFR Section | Total Burden Hours | Hourly Wage Rate | Total Respondent Costs |
| § 101.93; Statements for Dietary Supplements; Form FDA 3955 | 2,768 | $86.48 | $239,376.64 |

1. Estimates of Other Total Annual Costs to Respondents/Recordkeepers or Capital Costs

There are no capital, start-up, operating or maintenance costs associated with this information collection.

1. Annualized Cost to the Federal Government

The estimated cost to the Federal Government is $159,300. We base our estimate on the salary of FDA staff at GS-14/Step 6, in the Washington-Baltimore locality pay area for the year 2025 who spends an estimated 1,000 hours (1,000 hours x $79.65/hour = $79,650) reviewing notifications. To account for overhead, this cost is increased by 100 percent, making the total estimated cost to the Federal Government $159,300.

1. Explanation for Program Changes or Adjustments

Based on a review of the information collection since our last request for OMB approval, we have made no adjustments to our hourly burden estimate.

1. Plans for Tabulation and Publication and Project Time Schedule

This information collected will not be published or tabulated.

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

There are no reasons why display of the expiration date for OMB approval of this information collection would be inappropriate. We will display the OMB expiration date as required by 5 CFR 1320.5.

1. Exceptions to Certification for Paperwork Reduction Act Submissions

There are no exceptions to the certification.