DEPARTMENT OF HEALTH AND HUMAN SERVICES

PUBLIC HEALTH SERVICE FOOD AND DRUG ADMINISTRATION

DECLARATION FOR IMPORTED ELECTRONIC PRODUCTS SUBJECT TO

Form Approved OMB No. 0910-0025 Expiration Date: 11/30/2003

INSTRUCTIONS

- 1. If submitting entries electronically through ACS/ABI, hold FDA-2877 in entry file. Do not submit to FDA unless requested.
- If submitting paper entry documents, submit the following to FDA:
 a. 2 copies of Customs Entry Form (e.g. CF 3461, CF 3461 Alt, CF 7501, etc.)

| RADIATION CONTROL STANDARDS | | | b. 1 copy of FDA 2877 c. Commercial Invoice(s) in English. | | |
|---|---|--|---|--|--|
| U.S. CUSTOMS PORT OF ENTRY | | | ENTRY NUMBER | DATE OF ENTRY | |
| NAME & ADDRESS OF MANUFACTURING SITE; COUNTRY OF ORIGIN | | | NAME & ADDRESS OF IMPORTER & ULTIMATE CONSIGNEE (if not importer) | | |
| PRODUCT DESCRIPTION | UCT DESCRIPTION QUANTITY (Items/Containers) | | MODEL NUMBER(S) & BRAND NAME(S) | | |
| DECLARATION: 1/WE DECLARE THAT THI | E DDODUCTS IDENT | FIEIED ABOVE | (Mark X applicable statements, fill | lin blanks & sign | |
| A. ARE NOT SUBJECT TO RADIATIO □ 1. Were manufactured prior to the effect □ 2. Are excluded by the applicability claus Specify reason for exclusion □ 3. Are personal household goods of an i □ 4. Are property of a party residing outsid □ 5. Are components or subassemblies to □ 6. Are prototypes intended for on going production of the prototypes of the form of the prototypes of the prototypes of the prototypes of the prototypes of the prototypes. □ 7. Are being reprocessed in accordance or transferred without FDA approval. □ B. COMPLY WITH THE PERFORMAN CERTIFICATION LABEL OR TAG. □ 1. Last annual report or Product/Initial residuals. | ive date of any applicate or definition in the individual entering the ethe U.S. and will be used in manufacture or duct development e., not distributed). (with P.L. 104-134 or INCE STANDARDS | able standard; Date standard or by FDA U.S. or being return a returned to the own uring or as replacem by the importing firm Quantities Limited - so other FDA guidance | of Manufacture | nostic x-ray parts). ON ONLY," and will be exported, and will not be sold, distributed, FACTURE AND THAT A | |
| ACCESSION NUMBER of Report Name of MANUFACTURER OF RECORD (Filed report with FDA/CDRH) 2. Unknown manufacturer or report number; State reason: | | | | | |
| □ C. DO NOT COMPLY WITH PERFOR BE INTRODUCED INTO COMMER OR EXPORTED UNDER U.S. CUS □ 1. Research, Investigations/Studies, or 1 □ 2. Trade Show/Demonstration; List date: □ D. DO NOT COMPLY WITH PERFOR INTRODUCED INTO COMMERCE INTO COMPLIANCE IN ACCORDA □ 1. Approved Petition is attached. | CE; WILL BE USE TOMS SUPERVIS Training (attach Form s & use restrictions _ MANCE STANDA UNTIL NOTIFICAT | ED UNDER A RAD SION WHEN THE FDA 766) RDS; ARE HELD TION IS RECEIVE DA APPROVED PI | DIATION PROTECTION PLAN; A FOLLOWING MISSION IS COME O AND WILL REMAIN UNDER BO ED FROM FDA THAT PRODUCT | ND WILL BE DESTROYED PLETE: OND; AND WILL NOT BE IS HAVE BEEN BROUGHT | |
| WARNING: Any person who knowingly medical declaration may be fined not more than imprisoned not more than 5 years or both, proceeding 18 U.S.C. 1001. Any person importing a nor electronic product may also be subject to ci \$1000 per violation, up to a maximum \$300, violations pursuant to Title 21 U.S.C. 360pp. | \$10,000 or oursuant to Title n-compliant vil penalties of 000 for related | NAME AND TITI | IMPORTER OF RECORD LE OF RESPONSIBLE PERSON | | |
| Public reporting burden for this collection of searching existing data sources, gathering and this burden estimate or any other aspect of this | maintaining the data | needed, and comple | eting reviewing the collection of inform | | |

2094 Gaither Road Rockville, MD 20850

Food and Drug Administration

CDRH (HFZ-342)

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 control number.

INSTRUCTIONS TO IMPORTERS/BROKERS OF ELECTRONIC PRODUCTS

PURPOSE: The Form FDA 2877 must be completed for electronic products subject to Radiation Control Standards (21 CFR 1010 and 1020-1050) prior to entry into the United States. The local Food and Drug Administration (FDA) district office will review the declaration and notify the importer/agent if the products may be released into U.S. commerce or if they must be held under bond until exported, destroyed, or reconditioned. Until the shipment is released, it may be subject to redelivery for FDA examination.

PAPER OR ELECTRONIC SUBMISSION: Paper entries may be made by submitting the signed original FDA 2877 along with U.S. Customs forms to the local FDA district office; if electronic products are given a MAY PROCEED, a signed copy of CF 3461 will be returned, or if not given a MAY PROCEED, a FDA Notice of Action will be issued. For electronic entries, follow U.S. Customs Service ACS/ABI format and procedures, supported by a signed copy of this form or similar letter. Multiple entries of the same product and model families that are filed electronically may be supported by one form dated not more than 12 months previously.

DECLARATION: Select A, B, C, or D and then select the appropriate number; fill in requested information and sign. For electronic entries, AofC (affirmation of compliance) = RA#, RB#, RC# or RD# (e.g., Radiation Declaration A5 = RA5). **Transmit model number using AofC code MDL and transmit brand name using FDA line level brand name field. If RA3 or RA6 is selected, you must transmit quantity (number of units) using the Quantity and Unit of Measure Pairs at the FDA line level.**

DECLARATION A: Importers should be prepared to demonstrate compliance to or non-applicability of FDA standards, regulations, or guidance. Components or sub-assemblies must be non-functioning. Products being reprocessed must be exported by the importer, without intermediate transfer of ownership. For RA3 the quantity limit is 3 and for RA6 the limit = 50 units TV products, microwave ovens, and Class 1 laser products limit = 200 units CD-ROM and DVD (digital versatile disc) laser products; see May 14, 1997, notice to industry issued by the Center for Devices and Radiological Health (CDRH).

DECLARATION B: If declaration RB1 is selected, provide the FDA Establishment Identifier (FEI) of the manufacturer who filed the radiation product/abbreviated report to FDA, CDRH, Rockville, Maryland. To transmit the accession number of that report use AofC code ACC. If the manufacturer cannot be determined or located, the importer must be able to provide evidence showing a certification (certifi.) label on each product and state reason: returned to orig exporter or certifi. label evidence. The new AofC codes (RB1, RB2) for this declaration will not be activated until a process is made available to determine the FEI of the responsible firm. Continue to use RAB in electronic transmission until the FEI query is available and industry is notified of its availability.

DECLARATION C: Noncompliant products may be imported only for research, investigations/studies, demonstration or training. They should be used only by trained personnel and under controlled conditions to avoid unnecessary radiation exposure. Product(s) will be detained by the local FDA district office. Since product(s) for which "C" Declarations are made will be under Temporary Import Bond (TIB) or equivalent, ultimate disposition is limited to export or destruction under U.S. Customs supervision when the purpose has been achieved or the length of time stated has expired. For purposes other than demonstration, the Form FDA 766, outlining protections, must be approved by FDA prior to use. The importer/broker must include with the FDA 766:

- 1. A full description of the subject electronic product(s).
- 2. The purpose for which the product(s) is being imported.
- 3. How the product(s) will be used.
- 4. Where the product(s) will be located.
- 5. The approximate length of time and dates the product(s) will be in this country.

For product(s) being used for trade shows/demonstrations, list the dates and use restrictions (Form FDA 766 is not required). A sign stating that the product does not comply with FDA performance standards must be displayed and viewable at all times during the use of product(s). All medical products, cabinet x-ray, or Class IIIb and IV lasers may NOT operate (turn on product(s)) at trade shows.

DECLARATION D: Noncompliant products must be brought into compliance with standards under FDA supervision and following a plan approved by FDA. The plan, documented on the Form FDA 766, must address technical requirements, labeling, and reporting. Some plans may need approval by both the CDRH and the local FDA district office. Use of this declaration is limited to occasional shipments; ongoing reconditioning is considered manufacturing that is handled through other means. Product(s) will be detained by the local FDA district office. An FDA 766 must be filed indicating the procedure intended to bring the product into compliance. This procedure will include a satisfactory corrective action plan and/or a product report. The FDA 766 must include all of the information requested under Declaration C. The approximate length of time will be for the amount of time needed to bring product(s) into compliance. Declaration D is also made for failure to provide reports, failure to certify, etc.

If an importer/broker intends to import equipment into the United States for purposes of research, investigation, studies, demonstrations, or training but also wishes to retain the option of bringing the product into compliance with the performance standard, check Declarations C and D on the FDA 2877 and insert the word "or" between the Affirmations. Note: The U.S. Customs Service will treat this entry as a "D" Declaration for purposes of duty. Such requests must be made on the FDA 766; include Items 1, 2, and 3 under Declaration C, a statement of the need to use the option "C" or "D" Declaration, a statement of how the product(s) will be brought into compliance and the approximate length of time necessary to evaluate or demonstrate the product(s) and the time necessary to bring the product(s) into compliance (both actions must be accomplished within the period of time granted by FDA). For electronic entries select Declaration RD3.

Ultimately, product(s) must be brought into compliance with the applicable standard in accordance with a corrective action plan which has been approved by the FDA. If the product(s) are not brought into compliance within the allotted time frame of the approved application and an extension is not requested of, or granted by, the FDA, the local FDA district office shall refuse entry on the shipment and require the product(s) to be either exported or destroyed under U.S. Customs supervision.

If additional guidance is needed, please contact your local FDA district office or consult the following FDA web pages: www.fda.gov/cdrh, www.fda.gov/ora/hier/ora_field_names.txt, and www.fda.gov/ora/compliance_ref/rpm_new2/contens.html

[Re: 21 U.S.C. 360mm, 21 CFR 1005, 19 CFR 12.90-12.91.]

FORM FDA 2877 (12/00)

FDA: CP 7382.007/.007A