



Food and Drug Administration
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Philips Medical Systems Nederland BV
% Ms. Jeanette Becker
Regulatory Affairs Manager
Veenpluis 4-6
Best, 5684 PC
THE NETHERLANDS

December 2, 2016

Re: K162859

Trade/Device Name: Allura Xper FD series and Allura Xper OR Table series
Regulation Number: 21 CFR 892.1650
Regulation Name: Image-intensified fluoroscopic x-ray system
Regulatory Class: II
Product Code: OWB, JAA
Dated: October 7, 2016
Received: October 12, 2016

Dear Ms. Becker:

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. 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 Federal Register.

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 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803); good manufacturing practice requirements as set forth in the quality systems (QS) regulation (21 CFR Part 820); and if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

If you desire specific advice for your device on our labeling regulation (21 CFR Part 801), please contact the Division of Industry and Consumer Education at its toll-free number (800) 638 2041 or (301) 796-7100 or at its Internet address

<http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm>. 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

<http://www.fda.gov/MedicalDevices/Safety/ReportaProblem/default.htm> for the CDRH’s Office of Surveillance and Biometrics/Division of Postmarket Surveillance.

You may obtain other general information on your responsibilities under the Act from the Division of Industry and Consumer Education at its toll-free number (800) 638-2041 or (301) 796-7100 or at its Internet address

<http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm>.

Sincerely yours,

A handwritten signature in blue ink that reads "Michael D. O'Hara". The signature is written over a large, semi-transparent watermark of the FDA logo.

For

Robert Ochs, Ph.D.
Director
Division of Radiological Health
Office of In Vitro Diagnostics
and Radiological Health
Center for Devices and Radiological Health

Enclosure

Indications for Use

510(k) Number (if known)

K162859

Device Name

Allura Xper FD series and Allura Xper OR Table series

Indications for Use (Describe)

The Allura Xper series and the Allura Xper OR Table series (within the limits of the used OR table) are intended for use on human patients to perform:

- Vascular, cardiovascular and neurovascular imaging applications, including diagnostic, interventional and minimally invasive procedures. This includes, e.g., peripheral, cerebral, thoracic and abdominal angiography, as well as PTAs, stent placements, embolisations and thrombolysis.
- Cardiac imaging applications including diagnostics, interventional and minimally invasive procedures (such as PTCA, stent placing, atherectomies), pacemaker implantations, and electrophysiology (EP).
- Non-vascular interventions such as drainages, biopsies and vertebroplasties procedures.

Additionally:

- The Allura Xper and Allura Xper OR Table series is compatible with a hybrid Operating Room.
- Allura Xper FD10 is compatible with specified magnetic navigation systems.
- Combined with a qualified, compatible OR table, the Allura Xper OR Table series can be used for imaging in the Hybrid OR within the applications domains Neuro, Vascular, Non Vascular and Cardiac. The OR table can also be used standalone for surgical use in the OR.

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.

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510(k) Summary

This 510(k) summary of safety and effectiveness information is prepared in accordance with 21 CFR §807.92.

Date Prepared: October 07, 2016

Manufacturer: Philips Medical Systems Nederland B.V.
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Device:

Trade Name:	Allura Xper FD series and Allura Xper OR Table series
Classification Name:	Image-intensified fluoroscopic x-ray system
Classification Regulation:	21CFR §892.1650
Classification Panel:	Radiology
Device Class:	Class II
Primary Product Code:	OWB (Interventional Fluoroscopic x-ray system)
Secondary Product Code:	JAA (System, x-ray, fluoroscopic, image-intensified)

Predicate Device:

Trade Name:	<i>Allura Xper FD series and Allura Xper OR Table series</i>
Manufacturer:	Philips Medical Systems Nederland B.V.
510(k) Clearance:	K161563 (July 29, 2016)
Classification Name:	Image-intensified fluoroscopic x-ray system
Classification Regulation:	21CFR §892.1650
Classification Panel:	Radiology
Device Class:	Class II
Product Code:	OWB

Device description: The basis for this 510(k) Premarket Notification is to expand the marketing claims of the currently marketed *Allura Xper FD series and the Allura Xper OR Table series* (K161563, July 29, 2016) provided with the ClarityIQ technology with the following marketing claim for the cardiovascular indications:

In routine coronary procedures, the AlluraClarity system with ClarityIQ technology may reduce patient radiation dose (as total dose-area product) by 67%** for the total procedure without affecting the procedural performance (fluoroscopy time and number of exposure images) as compared to equivalent procedures on an Allura Xper system, as demonstrated in one single-center study.****

** Routine coronary interventions comprise of fluoroscopy and exposure usage.*

*** (95% CI of 53%, 77% for all diagnostic and interventional coronary procedures). The results of the application of dose reduction techniques will vary depending on the clinical task, patient size, anatomical location and clinical practice. The interventional cardiologist assisted by a physicist as necessary has to determine the appropriate settings for each specific clinical task.*

**** Results based on total dose area product from a single center prospective controlled randomized study (University Hospital Gent, Belgium) on 122 patients (42 for Allura Xper and 80 for AlluraClarity) undergoing coronary procedures. Of the 122 patients, 102 (83.6%) had a diagnostic procedure without intervention and 51 (41.8%) resulted in a diagnosis of no coronary disease. Patient radiation exposure was quantified using cumulative dose area product as collected from Radiation Dose Structured Reports and/or Allura Reports. Baseline dose was maintained by configuring both systems to power up with the lowest dose settings as default and default procedure settings for cardio were used. Exam duration and fluoro time was consistent between the systems and an increase in number of exposure images and runs with the AlluraClarity was attributed to the biplane configuration compared to the monoplaner configuration of the Allura Xper.*

In this 510(k) Premarket Notification no changes have been made to the indications for use, technological characteristics, and performance of the **Allura Xper FD series and the Allura Xper OR Table series** provided with the ClarityIQ technology when compared to the currently marketed device.

The **Allura Xper FD series and the Allura Xper OR Table series** is a modular angiographic X-ray system, which is based on a set of components that can be combined into different single and biplane configurations to provide specialized angiography. The **Allura Xper FD series and the Allura Xper OR Table series** provided with optional ClarityIQ technology (cleared in K130638) utilizes the advanced XRES4 noise reduction algorithms to reduce quantum noise in X-ray images. Combined with a qualified, compatible OR table, the Allura Xper FD series can also be used for imaging in the Hybrid Operating Room.

Indications for Use: The indications for use of the **Allura Xper FD series and Allura Xper OR Table series** provided with ClarityIQ technology is **identical** to the currently marketed *Allura Xper FD series and the Allura Xper OR Table series*:

The Allura Xper series and the Allura Xper OR Table series (within the limits of the used OR table) are intended for use on human patients to perform:

Vascular, cardiovascular and neurovascular imaging applications, including diagnostic, interventional and minimally invasive procedures. This includes, e.g., peripheral, cerebral, thoracic and abdominal angiography, as well as PTAs, stent placements, embolisations and thrombolysis.

- *Cardiac imaging applications including diagnostics, interventional and minimally invasive procedures (such as PTCA, stent placing, atherectomies), pacemaker implantations, and electrophysiology (EP).*
- *Non-vascular interventions such as drainages, biopsies and vertebroplasties procedures.*

Additionally:

- *The Allura Xper and Allura Xper OR Table series is compatible with a hybrid Operating Room.*
- *Allura Xper FD10 is compatible with specified magnetic navigation systems.*
- *Combined with a qualified, compatible OR table, the Allura Xper OR Table series can be used for imaging in the Hybrid OR within the applications domains Neuro, Vascular, Non Vascular and Cardiac. The OR table can also be used standalone for surgical use in the OR.*

Therefore, the **Allura Xper FD series and Allura Xper OR Table series** provided with the marketing claim for the ClarityIQ technology is substantially equivalent to the currently marketed device in terms of indications for use.

Technological characteristics:

In this 510(k) Premarket Notification no changes have been made to the technological characteristics of the currently marketed *Allura Xper FD series and the Allura Xper OR Table series*.

Therefore, the **Allura Xper FD series and Allura Xper OR Table series** provided with the new marketing claim for the ClarityIQ technology is substantially equivalent to the currently marketed device in terms of technological characteristics.

Performance Data:

The following performance data was provided in support of the substantial equivalence determination for the new marketing claim for the cardiovascular indications for use.

Clinical data

A single center randomized, unblinded parallel study with 127 patients conducted outside the United States. Of the 127 patients randomized, 122 patients were evaluable for radiation dose analysis, 80 for AlluraClarity system (with ClarityIQ technology), and 42 in Allura Xper system (without ClarityIQ technology).

The purpose of this study was to quantify the patient radiation dose reduction with the AlluraClarity system for cardiovascular procedure and to assess its impact on the performances of the physician, in comparison to the Allura Xper system. Procedures were classified as either diagnostic or interventional.

The primary endpoints were radiation dose measurements per procedure: Dose Area Product (DAP) fluoro, DAP exposure and DAP total (sum of DAP fluoro

and DAP exposure); Cumulative Air Kerma (CAK) values for frontal and lateral channel. Secondary endpoints such as procedure time, fluoroscopy time, number of acquired exposure images and number of acquired exposure runs, were collected.

In conclusion, for interventional cardiology, the AlluraClarity system reduced patient radiation dose by 67% (95% CI of 53%, 77%) over the total procedure without affecting the procedural performances (fluoroscopy time and number of images) compared to equivalent procedures on an Allura Xper system.

The clinical performance data as documented in the clinical study supports the new marketing claim for the cardiovascular indications for use.

Therefore, the **Allura Xper FD series and Allura Xper OR Table series** provided with the new marketing claim is substantially equivalent to the currently marketed device in terms of safety and effectiveness.

**Substantial
Equivalence
Conclusion:**

The **Allura Xper FD series and Allura Xper OR Table series** with the new marketing claim of the ClarityIQ technology for the cardiovascular indications is substantially equivalent to the currently marketed *Allura Xper FD series and the Allura Xper OR Table series* (K161563) in terms of indications for use, technological characteristics and safety and effectiveness.

The additional claims do not impact the device from a safety or performance perspective. Therefore, substantial equivalence can be claimed in this 510(k) Premarket Notification. The clinical study demonstrates that the **Allura Xper FD series and Allura Xper OR Table series** provided with the new marketing claim of the ClarityIQ technology in the cardiovascular indications does not raise any new safety and/or effectiveness concerns.