Orthodent Laboratory, Inc.
℅ Robert Dean
President
Compliance Systems International, LLC.
1083 Delaware Ave.
Buffalo, New York 14209

Re: K190003
Trade/Device Name: Vivid Aligners
Regulation Number: 21 CFR 872.5470
Regulation Name: Orthodontic Plastic Bracket
Regulatory Class: Class II
Product Code: NXC
Dated: September 24, 2018
Received: October 8, 2019

Dear Robert Dean:

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. Although this letter refers to your product as a device, please be aware that some cleared products may instead be combination products. The 510(k) Premarket Notification Database located at https://www.accessdata.fda.gov/scripts/cdrh/cfdocs/cfpmn/pmn.cfm identifies combination product submissions. 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) for devices or postmarketing safety reporting (21 CFR 4, Subpart B) for combination products (see https://www.fda.gov/comparison-products/guidance-regulatory-information/postmarketing-safety-reporting-combination-products); good manufacturing practice requirements as set forth in the quality systems (QS) regulation (21 CFR Part 820) for devices or current good manufacturing practices (21 CFR 4, Subpart A) for combination products; and, if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.


For comprehensive regulatory information about medical devices and radiation-emitting products, including information about labeling regulations, please see Device Advice (https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance) and CDRH Learn (https://www.fda.gov/training-and-continuing-education/cdrh-learn). Additionally, you may contact the Division of Industry and Consumer Education (DICE) to ask a question about a specific regulatory topic. See the DICE website (https://www.fda.gov/medical-devices/device-advice-comprehensive-regulatory-assistance/contact-us-division-industry-and-consumer-education-dice) for more information or contact DICE by email (DICE@fda.hhs.gov) or phone (1-800-638-2041 or 301-796-7100).

Sincerely,

Michael E. Adijodha

for Srinivas Nandkumar, Ph.D.
Acting Director
DHT1B: Division of Dental Devices
OHT1: Office of Ophthalmic, Anesthesia, Respiratory, ENT and Dental Devices
Office of Product Evaluation and Quality
Center for Devices and Radiological Health

Enclosure
Indications for Use

Vivid Aligner is indicated for use in the alignment of permanent teeth through orthodontic treatment of misalignment and malocclusion.

Type of Use (Select one or both, as applicable)

- [x] Prescription Use (Part 21 CFR 801 Subpart D)
- [ ] Over-The-Counter Use (21 CFR 801 Subpart C)

CONTINUE ON A SEPARATE PAGE IF NEEDED.

This section applies only to requirements of the Paperwork Reduction Act of 1995.

*DO NOT SEND YOUR COMPLETED FORM TO THE PRA STAFF EMAIL ADDRESS BELOW.*

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“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 number.”
K190003
510(k) Summary

Submitter Name: Orthodont Laboratory, Inc.
Submitter Address: 166 Chandler St. Suite 301, Buffalo, NY 14207
Phone Number: 800-837-1552
Contact Person: Mr. Michael Wright
Date Prepared: October 29, 2019

Device Trade Name: Vivid Aligner
Common Name: Aligner, Sequential
Classification Name: Orthodontic Plastic Bracket
Classification Number: 21 CFR 872.5470
Product Code: NXC
Regulatory Class: 2

Primary Predicate Device:
K173784, Smylio Invisible Clear Aligner
Reference Predicate Devices:
K173785 Derby Dental, Custom Clear Aligner System
K182826 Ormco Spark Aligner System

Statement of Indications for Use:
Vivid Aligner is indicated for use in the alignment of permanent teeth through orthodontic treatment of misalignment and malocclusion.

Device Description and Summary of Technological Characteristics:
Orthodont Laboratory, Inc. Vivid Aligner are intraoral thermoformed plastic aligners that are worn 20 to 22 hours per day and are designed to be used in a sequence, each aligner providing a gentle continuous force, to allow for the movement of teeth to the final desired position. The aligners are to be removed for eating and for cleaning. Orthodont Laboratory, Inc. Vivid Aligner are fabricated using a three-step process. The first step is to obtain the dimensions and details of the patient's baseline dentition. This is generally done using an oral scan data or a physical impression. This scanned data (digital CAD/CAM models or patient models) are imported into specialized dental software for treatment planning. The second step is the printing of 3D models of the treatment plan for use in step 3 (thermoforming). In the second step, Orthodont Laboratory utilizes a software application to plan the treatment by creating a series of sequential models that gradually position the teeth into their final desired position. The treatment plan is sent to the doctor for approval. Upon approval, a 3D printer is used to create the molds needed for each treatment step to provide the surface around which the aligner is thermoformed. The final step is the thermoforming of a plastic sheet material to each of the sequential treatment steps. This process is done using a standard thermoforming equipment and the appropriate material as outlined in this submission.
Mechanism of Action: In the same manner as the predicate device, each aligner exerts gentle force to achieve progressive realignment of the teeth until the final correction has been attained. This is based on the treatment plan and proceeds over time.

Device Testing: Biocompatibility
Contact of the device to the patient’s oral tissue requires the Aligner material to be biocompatible. The thermoplastic polyurethane has been tested according to Good Laboratory Practices for its biocompatibility according to ISO 10993, as follows:
- Part 3 (Bacterial Mutagenicity – Ames Assay)
- Part 5 (Cytotoxicity Elution - MEM),
- Part 10 (Intracutaneous/Intradermal) Reactivity),
- Part 10 (Oral Mucosa Irritation),
- Part 10 (Maximization for Delayed-Type Hypersensitivity),
- Part 11 (Subacute Systemic Toxicity)

Animal | Human Testing
No animal or human testing were required for this product because it is composed of the same materials and has a similar design and method of manufacture/fabrication in comparison to the predicate device.

Non-Clinical Physical Properties Testing: Device material tested to the following standards and meet the acceptance criteria
- Elongation @ Yield (%) ASTM D638
- Elongation @ Break (%) ASTM D638
- Tensile @ Yield (PSI) ASTM D638
- Tensile Strength (PSI) ASTM D638
- Tensile Modulus (PSI) ASTM D638
- Flexural Modulus (PSI) ASTM D790
- Flexural Strength (PSI) ASTM D790
- Specific Gravity g.cm³ ASTM D792
- Water Absorption (%) 24 hours @ 23°C ASTM D570
- Gardner Impact Strength 23°C J/mm ASTM D5420,

Differences between ODL Vivid Aligner compared to predicate device

<table>
<thead>
<tr>
<th>ODL Vivid Aligner</th>
<th>S &amp; E Effect</th>
<th>Smylio K173784</th>
</tr>
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<tbody>
<tr>
<td>ODL prepares the treatment plan in Step 2 of the manufacturing process for subsequent approval by a doctor.</td>
<td>No effect, both treatment plans are doctor approved.</td>
<td>Smylio K173784 doctor prepares the treatment plan</td>
</tr>
<tr>
<td>ODL uses 3Shape Software K180491</td>
<td>No effect, 3Shape Software K180491 is FDA 510K cleared, the use/manufacturing process has been validated by ODL</td>
<td>Smylio uses 3Shape Software K152086</td>
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<tr>
<td>ODL biocompatibility summary applied ISO 10993</td>
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</tbody>
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  • -3, Biological evaluation of medical devices — Part 3: Tests for genotoxicity, carcinogenicity and reproductive toxicity  
  • -5, Biological evaluation of medical devices — Part 5: Tests for in vitro cytotoxicity  
  • -10, Biological evaluation of medical devices -- Part 10: Tests for irritation and skin sensitization  
  • -11, Biological evaluation of medical devices — Part 11: Tests for systemic toxicity | No effect on biocompatibility. ISO 7405 directly references the same test as conducted using ISO 10993 et.al. | Smylio biocompatibility summary references ISO 7405, Dentistry — Evaluation of biocompatibility of medical devices used in dentistry |
The intended use of the Orthodent Laboratory, Inc. Vivid Aligner is the same to that of the primary predicate device as they are both intended for correcting dental malocclusion in patients with permanent dentition. It has a similar technological principle, and the device characteristics are similar to the predicate device. The mode of operation and the material used to fabricate the aligner trays is the same as the predicate device. There are minor differences comparing Orthodent Laboratory, Inc. Vivid Aligner to the predicate Smylio Invisible Clear Aligner which do affect substantial equivalence or safety and effectiveness.

**Substantial Equivalence Conclusion**

Thus, based on the above it can be concluded that Orthodent Laboratory, Inc. Vivid Aligner is substantially equivalent to the predicate device.