March 27, 2019

Current Health Ltd.
Edwin Lindsay
QA/RA Manager
Playfair House, 12A Broughton Street Lane
Edinburgh, EH1 3LY Gb

Re: K190073
Trade/Device Name: Current Wearable Health Monitoring System
Regulation Number: 21 CFR 870.2300
Regulation Name: Cardiac Monitor (Including Cardiotachometer And Rate Alarm)
Regulatory Class: Class II
Product Code: MSX, DQA, FLL, BZQ, DRG
Dated: January 11, 2019
Received: January 16, 2019

Dear Edwin Lindsay:

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
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/CombinationProducts/GuidanceRegulatoryInformation/ucm597488.htm); 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.

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 comprehensive regulatory information about medical devices and radiation-emitting products, including information about labeling regulations, please see Device Advice (https://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/) and CDRH Learn (http://www.fda.gov/Training/CDRHLearn). 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 (http://www.fda.gov/DICE) for more information or contact DICE by email (DICE@fda.hhs.gov) or phone (1-800-638-2041 or 301-796-7100).

Sincerely,

Jessica E. Paulsen -S
for
Bram D. Zuckerman, M.D.
Director
Division of Cardiovascular Devices
Office of Device Evaluation
Center for Devices and Radiological Health

Enclosure
Device Name
Current Wearable Health Monitoring System

Indications for Use (Describe)

The Current Wearable Health Monitoring System is intended for reusable bedside, mobile and central multi-parameter, physiologic patient monitoring of adult patients in professional healthcare facilities, such as hospitals or skilled nursing facilities, or their own home. It is intended for monitoring of patients by trained healthcare professionals.

The Current Wearable Health Monitoring System is intended to provide visual and audible physiologic multi-parameter alarms. The Current Wearable Health Monitoring System is intended for temperature monitoring where monitoring temperature at the upper arm is clinically indicated.

The Current Wearable Health Monitoring System is intended for continuous monitoring of the following parameters in adults:

• Pulse rate
• Oxygen saturation
• Temperature
• Movement

The Current Wearable Health Monitoring System is intended for intermittent or spot-check monitoring of respiration rate, non-invasive blood pressure and weight in adults.

The Current Wearable Health Monitoring System is not intended for use in high-acuity environments, such as ICU or operating rooms.

The Current Wearable Health Monitoring System is not intended for use on acutely ill cardiac patients with the potential to develop life threatening arrhythmias e.g. very fast atrial fibrillation. For these patients, they should be monitored using a device with continuous ECG. The Current Wearable Health Monitoring System is not a substitute for an ECG monitor.

The Current Wearable Health Monitoring System is not intended for SpO2 monitoring in conditions of high motion or low perfusion.

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)
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."

The burden time for this collection of information is estimated to average 79 hours per response, including the time to review instructions, search existing data sources, gather and maintain the data needed and complete and review the collection of information. Send comments regarding this burden estimate or any other aspect of this information collection, including suggestions for reducing this burden, to:

Department of Health and Human Services
Food and Drug Administration
Office of Chief Information Officer
Paperwork Reduction Act (PRA) Staff
PRAS staff@fda.hhs.gov

"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."
This 510(k) Summary is submitted in accordance with 21 CFR Part 807, Section 807.92.

Submitter's Name:
Current Health Ltd

Submitter's Address:
Playfair House,
12A Broughton Street Lane
Edinburgh
EH1 3LY

Telephone: +44 (0) 131 560 1137

Establishment Registration Number:
Still to be established

Contact Person:
Edwin Lindsay

Telephone       +44 (0) 7917134922

Date Prepared:
11th January 2019

Note: snap40 Ltd has recently changed their name to Current Health Ltd.
Below summaries the Device Classification Information regarding the Current Wearable Health Monitoring System:

**Primary Product Code:**

<table>
<thead>
<tr>
<th>Regulation Number</th>
<th>Device</th>
<th>Device Class</th>
<th>Product Code</th>
<th>Classification Panel</th>
</tr>
</thead>
<tbody>
<tr>
<td>870.2300</td>
<td>System, Network and Communication, Physiological Monitors</td>
<td>Class 2</td>
<td>MSX</td>
<td>Cardiovascular</td>
</tr>
</tbody>
</table>

**Secondary Product Codes:**

<table>
<thead>
<tr>
<th>Regulation Number</th>
<th>Device</th>
<th>Device Class</th>
<th>Product Code</th>
<th>Classification Panel</th>
</tr>
</thead>
<tbody>
<tr>
<td>880.2910</td>
<td>Thermometer, Electronic, Clinical</td>
<td>Class 2</td>
<td>FLL</td>
<td>General Hospital</td>
</tr>
<tr>
<td>870.2700</td>
<td>Oximeter</td>
<td>Class 2</td>
<td>DQA</td>
<td>Cardiovascular</td>
</tr>
<tr>
<td>868.2375</td>
<td>Monitor, Breathing Frequency</td>
<td>Class 2</td>
<td>BZQ</td>
<td>Anesthesiology</td>
</tr>
<tr>
<td>870.2910</td>
<td>Transmitters and Receivers, Physiological Signal, Radiofrequency</td>
<td>Class 2</td>
<td>DRG</td>
<td>Cardiovascular</td>
</tr>
</tbody>
</table>

**Device Trade Name:**

Current Wearable Health Monitoring System

**Device Common Name:**

Current Wearable Health Monitoring System

**Intended/Indications Use:**

The Current Wearable Health Monitoring System is intended for reusable bedside, mobile and central multi-parameter, physiologic patient monitoring of adult patients in professional healthcare facilities, such as hospitals or skilled nursing facilities, or their own home. It is intended for monitoring of patients by trained healthcare professionals.

The Current Wearable Health Monitoring System is intended to provide visual and audible physiologic multi-parameter alarms. The Current Wearable Health Monitoring System is intended for temperature monitoring where monitoring temperature at the upper arm is clinically indicated.

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- Movement
The Current Wearable Health Monitoring System is intended for intermittent or spot-check monitoring of respiration rate, non-invasive blood pressure and weight in adults.

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The Current Wearable Health Monitoring System is not intended for use on acutely ill cardiac patients with the potential to develop life threatening arrhythmias e.g. very fast atrial fibrillation. For these patients, they should be monitored using a device with continuous ECG. The Current Wearable Health Monitoring System is not a substitute for an ECG monitor.

The Current Wearable Health Monitoring System is not intended for SpO2 monitoring in conditions of high motion or low perfusion.
Summary of Substantial Equivalence:

The following predicate devices have been chosen that the Current Wearable Health Monitoring System can claim equivalence with and these are detailed below

General Comparison

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Common Name</td>
<td>System, Network and Communication, Physiological Monitors</td>
<td>System, Network and Communication, Physiological Monitors</td>
<td>Transmitters and Receivers, Physiological Signal, Radiofrequency</td>
<td>Monitor, Physiological, Patient (With Arrhythmia Detection or Alarms)</td>
<td>N/A</td>
</tr>
<tr>
<td>Device Manufacturer</td>
<td>Current Health Ltd</td>
<td>Current Health Ltd</td>
<td>Philips</td>
<td>Draeger</td>
<td>N/A</td>
</tr>
<tr>
<td>Device Classification</td>
<td>II</td>
<td>II</td>
<td>II</td>
<td>II</td>
<td>N/A</td>
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<tr>
<td>510(k) Number</td>
<td>N/A</td>
<td>K182543</td>
<td>K141167</td>
<td>K113798</td>
<td>N/A</td>
</tr>
<tr>
<td>Primary Product Code</td>
<td>MSX</td>
<td>MSX</td>
<td>DRG</td>
<td>MHX</td>
<td>N/A</td>
</tr>
<tr>
<td>Secondary Product Code</td>
<td>FLL DQA BZQ DRG</td>
<td>FLL DQA BZQ DRG</td>
<td>DSI MHX</td>
<td>MSX, DRT, DQA, BZQ, FLL, DSK, FLS, MLD, DXN, CCK</td>
<td>N/A</td>
</tr>
<tr>
<td>Target Population</td>
<td>Adult</td>
<td>Adult</td>
<td>Adult</td>
<td>Adult, Paediatric and Neonatal</td>
<td>The proposed device and predicates are identical</td>
</tr>
<tr>
<td>Environment</td>
<td>Professional Healthcare Facilities &amp; home</td>
<td>Hospital</td>
<td>Professional Healthcare Facilities &amp; Home</td>
<td>Hospital</td>
<td>The proposed device and secondary predicate are identical</td>
</tr>
<tr>
<td>--------------------------------------------------------------</td>
<td>----------------------------------------------------------</td>
<td>--------------------------------------------------------------</td>
<td>--------------------------------------------</td>
<td>----------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Intended Use/Indication for Use</td>
<td>The Current Wearable Health Monitoring System is intended for reusable bedside, mobile and central multi-parameter, physiologic patient monitoring of adult patients in professional healthcare facilities, such as hospitals or skilled nursing facilities, or their own home. It is intended for monitoring of patients by trained healthcare professionals.</td>
<td>snap40 is intended for reusable bedside, mobile and central multi-parameter, physiologic patient monitoring of adult patients in environments where patient care is provided by trained healthcare professionals.</td>
<td>The VitalConnect Platform is a wireless remote monitoring system intended for use by healthcare professionals for continuous collection of physiologic data in home and healthcare settings. This includes heart rate, electrocardiography (EGG), heart rate variability (R-R interval), respiratory rate, skin temperature, activity (including step count), and posture (body position relative to gravity including fall). Data is transmitted wirelessly to a central location where it is stored for analysis. The Vital Connect Platform can be configured by Authorized Persons to notify healthcare professionals when physiological data falls outside selected parameters.</td>
<td>The IACS is intended for multi-parameter, physiologic patient monitoring of adult, pediatric and neonatal patients in environments where patient care is provided by trained healthcare professionals.</td>
<td>The intended use and indications for use of the proposed device and the predicates are the same except that the primary predicate is only intended for use in the hospital. The intended use and indications for use of the proposed device and the secondary predicate, the Vital Connect, are the same in that they both offer multi-parameter physiologic monitoring in healthcare settings and in the home. The intended use and indications for use of the proposed device and the secondary predicate, the Draeger IACS, are the same in that they both monitor blood pressure non-invasively.</td>
</tr>
<tr>
<td>The Current Wearable Health Monitoring System is intended to provide visual and audible physiologic multi-parameter alarms.</td>
<td>Snap40 is intended for temperature monitoring where monitoring temperature at the upper arm is clinically indicated.</td>
<td>Snap40 is intended for continuous monitoring of the following parameters in adults: Pulse rate Oxygen saturation Temperature Movement</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The Current Wearable Health Monitoring System is intended for temperature monitoring where monitoring temperature at the upper arm is clinically indicated.</td>
<td>Snap40 is intended for continuous monitoring of the following parameters in adults: Pulse rate Oxygen saturation Temperature Movement</td>
<td>snap40 is intended for intermittent or spot-check monitoring of respiration rate in adults.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The Current Wearable Health Monitoring System is intended for continuous monitoring of the following parameters in adults: Pulse rate Oxygen saturation Temperature Movement</td>
<td>snap40 is intended for intermittent or spot-check monitoring of respiration rate in adults.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The device is intended for use on general care patients who are 18 years of age or older as a general patient monitor, to provide physiological information. The data from the VitalConnect Platform is intended for use by healthcare professionals.

The M540 monitors the following parameters:
The Current Wearable Health Monitoring System is intended for intermittent or spot-check monitoring of respiration rate, non-invasive blood pressure and weight in adults.

The Current Wearable Health Monitoring System is not intended for use in high-acuity environments, such as ICU or operating rooms.

The Current Wearable Health Monitoring System is not intended for use on acutely ill cardiac patients with the potential to develop life threatening arrhythmias e.g. very fast atrial fibrillation. For these patients, they should be monitored using a device with continuous ECG.

Snap40 is not intended for use in high-acuity environments, such as ICU or operating rooms or for use in the home.

Snap40 is not intended for use on acutely ill cardiac patients with the potential to develop life threatening arrhythmias e.g. very fast atrial fibrillation. For these patients, they should be monitored using a device with continuous ECG.

Snap40 is not a substitute for an ECG monitor.

Snap40 is not intended for use on critical care patients.

Professionals as an aid to diagnosis and treatment. It is not intended for use on critical care patients.

Heart rate
Arrhythmia (adult and pediatric only)
12-lead analysis
ST segment analysis including TruST® (adult and pediatric only)
12-lead ST segment analysis (adult and pediatric only)
Apnea
Respiration rate
Invasive pressure
Non-invasive pressure
Temperature
Cardiac output
(only available when the M540 is docked in an IACS configuration)
12-lead ST segment analysis (adult and pediatric only)
Total hemoglobin (SpHb) - adult and pediatric only
Total oxygen content (SpCO) - adult and pediatric only
Methemoglobin saturation (SpMet)
Pleth variability index (PVI)
Mainstream etCO2

Any technical differences have been justified, both scientifically and using performance testing. These do not affect the safety or effectiveness of the proposed device.
Device Description:

The Current Wearable Health Monitoring System consists of a single monitoring device worn on the upper arm, a software platform (containing an alarming system) and a user interface to allow presentation of vital signs data both on mobile devices and a central station. The Current Wearable Health Monitoring System is also integrated with specific devices for monitoring of blood pressure and weight.

The system is intended to continuously monitor adult patient vital signs in professional healthcare facilities, such as hospitals or skilled nursing facilities, or their own home. It is intended for monitoring of patients by trained healthcare professionals. It is intended to continuously monitor pulse rate (PR), oxygen saturation (SpO2), temperature (TEMP) and movement (MOVEMENT). Current is intended for intermittent or spot-checking monitoring of respiration rate (RESP), blood pressure (BP) and weight (WEIGHT).

In the home environment, the patient will have responsibility for applying the device to their arm, charging the device and plugging in the Homehub to mains power. However, the data will still be made directly available to healthcare professionals. These healthcare professionals will be at a remote location e.g. an office or within the hospital or could be with the patient in their own home.

Technological Characteristics:

A comparative review of the Current Wearable Health Monitoring System with the predicate device found that the technology, mode of operation, and general principles for treatment with this device were substantially equivalent as the predicate device.

Non-Clinical Tests (Performance/Physical Data):

The Current Wearable Health Monitoring System was evaluated for its safety and effectiveness based on the following testing:

<table>
<thead>
<tr>
<th>Test Name</th>
<th>Test Description</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electrical Safety</td>
<td>The Current Health System was tested to confirm that it met the applicable standards for electrical safety (IEC 60601-1)</td>
<td>Passed</td>
</tr>
<tr>
<td>EMC</td>
<td>The Current Health System was tested to confirm that it met the applicable standards for electromagnetic compatibility (EMC) (IEC 60601-1-2)</td>
<td>Passed</td>
</tr>
<tr>
<td>QI Charger Testing</td>
<td>The Current Health Wearable was tested to confirm the device could be charged using the QI Charger</td>
<td>Passed</td>
</tr>
<tr>
<td>Environment Testing</td>
<td>The Current Health System was tested to confirm the storage and operating temperature ranges.</td>
<td>Passed</td>
</tr>
</tbody>
</table>
# Current Health Ltd.
## Traditional 510(k)
### For Current Wearable Health Monitoring System

<table>
<thead>
<tr>
<th>Test Name</th>
<th>Test Description</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alarm Testing</td>
<td>The Current Health System was tested to confirm that it met the applicable standards for basic safety and essential performance for alarm systems (IEC 60601-1-8)</td>
<td>Passed</td>
</tr>
<tr>
<td></td>
<td>Alarm Function Verification Tests for each parameter function were performed.</td>
<td></td>
</tr>
<tr>
<td>Pulse Rate Testing Validation of</td>
<td>The Current Health System was tested to confirm the accuracy of pulse rate monitoring of the system in accordance with ISO 80601-2-61 and the FDA Pulse Oximeters – Premarket Notification Submissions: Guidance for Industry and FDA Staff. 2007</td>
<td>Passed</td>
</tr>
<tr>
<td>the accuracy of pulse rate</td>
<td></td>
<td></td>
</tr>
<tr>
<td>monitoring</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Battery Testing</td>
<td>The Current Health Wearable Device Battery Life testing was performed to determine the battery life of the Wearable Device while operating in various modes as well as time to fully charge.</td>
<td>Passed</td>
</tr>
<tr>
<td>PDU Buffering Time Testing</td>
<td>The Current Health system was tested to evaluate the difference between the theoretical maximum PDU buffering time and the observed maximum PDU buffering time.</td>
<td>Passed</td>
</tr>
<tr>
<td>Usability Testing</td>
<td>The Current Health System was assessed with regards to usability for compliance with IEC 62366 - Medical devices - Application of usability engineering to medical devices and IEC 60601-1-11</td>
<td>Passed</td>
</tr>
<tr>
<td>Device Ship/Transport Testing</td>
<td>Ensure device, enclosed in the selected shipping container, meets ASTM D4169 specifications.</td>
<td>Passed</td>
</tr>
<tr>
<td>Biocompatibility Testing</td>
<td>Testing and analysis of the Current Health System has demonstrated compliance to ISO 10993-1: Biological evaluation of medical devices – Guidance</td>
<td>Passed</td>
</tr>
<tr>
<td>SpO2 Testing</td>
<td>Ensure the accuracy and communication of the SpO2 functions within the Current Health system as per ISO80601-2-61 and the FDA SpO2 guidance; Pulse Oximeters-Premarket Notification Submissions Guidance for Industry and Food and Drug Staff, March 4, 2013</td>
<td>Passed</td>
</tr>
</tbody>
</table>
Current Health Ltd.
Traditional 510(k)
For Current Wearable Health Monitoring System

<table>
<thead>
<tr>
<th>Test Name</th>
<th>Test Description</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Respiratory Rate Testing</td>
<td>Ensure accuracy of the Current Health system measurement of respiration rate in comparison to respiration rate measured via end-tidal CO2 in a variety of postures</td>
<td>Passed</td>
</tr>
<tr>
<td>Temperature Measurement Accuracy</td>
<td>The Current Health System was tested to confirm the Temperature Measurement Accuracy of the system in compliance with ISO 80601-2-56</td>
<td>Passed</td>
</tr>
<tr>
<td>Wireless Radio Communication (Wireless Coexistence Testing)</td>
<td>The Current Health System was tested to ensure device can communicate via wireless radio in its intended environment</td>
<td>Passed</td>
</tr>
<tr>
<td>System Verification and Validation Testing</td>
<td>The system verification and validation testing was performed to verify the software and firmware of the Current Health System. This included testing of integration and interoperability of the peripheral devices for blood pressure and weight.</td>
<td>Passed</td>
</tr>
</tbody>
</table>

**Software Verification and Validation Testing**

Software verification and validation testing were conducted, and documentation was provided as recommended by FDA's Guidance for Industry and FDA Staff, "Guidance for the Content of Premarket Submissions for Software Contained in Medical Devices." The software for this device was considered as a “moderate” level of concern, since a failure or latent design flaw could directly result in minor injury to the patient or operator or a failure or latent flaw could indirectly result in minor injury to the patient or operator through incorrect or delayed information or through the action of a care provider.

**Animal Studies**

No animal studies were conducted as part of submission to prove substantial equivalence.

**Clinical Studies**

No clinical studies were conducted as part of submission to prove substantial equivalence.

**Safety and Effectiveness/Conclusion:**

Based on the information presented in these 510(k) premarket notifications the Current Wearable Health Monitoring System is considered substantially equivalent. The Current Wearable Health Monitoring System is as safe and effective as the currently marketed predicate devices.
Based on testing and comparison with the predicate devices, the Current Wearable Health Monitoring System indicated no adverse indications or results. It is our determination that the Current Wearable Health Monitoring System is safe, effective and performs within its design specifications and is substantially equivalent to the predicate device.