FDA's Radiation Regulatory Responsibilities

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Orhan H. Suleiman MS, PhD, FAAPM, FHPS
Senior Science Policy Advisor
Office of New Drugs (ODE IV)
Center for Drug Evaluation and Research



The opinions I express today may not necessarily reflect the official position of the Food and Drug Administration (FDA) or the Department of Health and Human Services (DHHS). Similarly, the mention of any commercial products are neither an official endorsement or criticism of the product by me, the FDA, or DHHS.





Ground Rules

- Congressional Statutes define both NRC and FDA's responsibilities.
- Standards educate, define good practice.
 - Voluntary standards are useful, Guidance, NUREG, Society publications, etc.
 - To assure safety, such standards may become mandatory, requiring enforcement.

Food, Drug and Cosmetic Act (FDCA) - 1906

- Law has been amended more than 200 times.
- Laws* incorporated as subchapters within Title 21.
 - Subchapter D- Drugs (Part 300- original statute -1906);
 - Subchapter F- Biologics (Part 600)
 - Subchapter H- Medical Devices (Part 800 1976)
 - Subchapter I Mammography (Part 900 1992)
 - Subchapter J Radiological Health (Part 1000- 1968)

^{*} These products associated with radiation

FDA Organization

- Office of the Commissioner
- Center for Drug Evaluation and Research
- Center for Biologics Evaluation and Research
- Center for Devices and Radiological Health
- Center for Tobacco
- Center for Veterinary Medicine
- Center for Food Safety and Nutrition
- National Center for Toxicological Research
- Office of Regulatory Affairs- Field

Radiation Emitting Electronic Products (Radiation Control for Health and Safety Act of 1968)*

- Mandatory Emission Performance Standards
- Includes consumer and medical products
- Microwave ovens, lasers, cell telephones
- X-rays (medical and security products)

^{*} Center for Devices and Radiological Health

Medical Device Act of 1976*

- 510 (k) predicate device, substantial equivalency to preamendment devices
- Class I Minimal controls
- Class II- Special controls
- Class III
 - High risk devices
 - May require clinical trials for premarket approval (PMA).
 - *Center for Devices and Radiological Health

Drug, biologic, or device?

Center for Drug Evaluation and Research (CDER)
Center for Biologics Evaluation and Research (CBER)
Center for Devices and Radiological Health (CDRH)

Y-90 Microspheres, tiny physically sealed sources (resin/glass) which are <u>physically</u> trapped in tiny hepatic blood vessels – classified as medical device.

Y-90 labeled monoclonal antibodies target CD20 antigen which were originally classified as biologic, now a therapeutic cancer drug. Mechanism of interaction is chemical.

What does it take to get a drug approved?

Human Subject Research under an Investigational New Drug (IND) Application

- − Phase I- Safety "n ~ 20 − 80"
- Phase II- Efficacy "n < several hundred"
- Phase III- Large scale studies "n ~ several hundred to several thousand"

New Drug Application

- NDA Process:
 - http://www.fda.gov/cder/regulatory/applications/nda.htm#Related%20Topics:
- Application Fee for NDA ~ \$1 M⁺

Manufacturing Inspection

New Drug manufacturing sites inspected prior to approval.

International manufacturing sites inspected by FDA staff.

FDA does not delegate it's regulatory authority to other agencies.

Any regulated product's manufacturing site subject to FDA inspection.

My Regulatory Concerns

- Technologies are increasingly complex
- Statutory authorities complex
- Regulatory balance General vs Prescriptive
- Education versus Regulation (Voluntary vs Mandatory)
- When does safety warrant a mandatory standard?



Acronyms

- CBER Center for Biologics Evaluation and Research
- CDER Center for Drug Evaluation and Research
- CDRH Center for Devices and Radiologic Health
- DHHS Department of Health and Human Services
- FDA Food and Drug Administration
- FDCA Food, Drug, and Cosmetic Act
- IND Investigational New Drug
- NDA New Drug Application
- NUREG NRC technical report designation
- PMA Pre-Market Approval

Thank You

Questions?

10903 New Hampshire Ave Silver Spring, Maryland

