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# **Assembler's Guide to Diagnostic X-Ray Equipment**

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## **Guidance for Industry and Food and Drug Administration Staff**

**Document issued on February 21, 2023**

**Document originally issued on May 17, 2011**

**This document supersedes Assembler's guide to diagnostic x-ray equipment: responsibilities of assemblers, distributors, and dealers of diagnostic x-ray equipment under the federal performance standard (DHHS Publication FDA 81-8144, November 1980)**

For questions about this document, contact Office of Health Technology 8 (OHT8): Office of Radiological Health at [RadHealth@fda.hhs.gov](mailto:RadHealth@fda.hhs.gov).



**U.S. Department of Health and Human Services  
Food and Drug Administration  
Center for Devices and Radiological Health**

# Preface

## **Public Comment**

You may submit electronic comments and suggestions at any time for Agency consideration to <https://www.regulations.gov>. Submit written comments to the Dockets Management Staff, Food and Drug Administration, 5630 Fishers Lane, Room 1061, (HFA-305), Rockville, MD 20852-1740.

Identify all comments with the docket number FDA-2018-D-4115. Comments may not be acted upon by the Agency until the document is next revised or updated.

## **Additional Copies**

Additional copies are available from the Internet. You may also send an e-mail request to [CDRH-Guidance@fda.hhs.gov](mailto:CDRH-Guidance@fda.hhs.gov) to receive a copy of the guidance. Please include the document number GUI00001751 and complete title of the guidance in the request.

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## **Guidance for Industry and Food and Drug Administration Staff**

*This guidance represents the current thinking of the Food and Drug Administration (FDA or Agency) on this topic. It does not establish any rights for any person and is not binding on FDA or the public. You can use an alternative approach if it satisfies the requirements of the applicable statutes and regulations. To discuss an alternative approach, contact the FDA staff or Office responsible for this guidance as listed on the title page.*

### **I. Introduction**

The Center for Devices and Radiological Health (CDRH) is charged with the responsibility for enforcing regulations created under the Radiation Control for Health and Safety Act of 1968 (Public Law 90-602) (the Act). The Act was later moved to the Federal Food, Drug, and Cosmetic Act (FD&C Act) with the passage of the Safe Medical Devices Act of 1990, in a new section entitled Electronic Product Radiation Control (EPRC), under Subchapter V – Part C. The regulations written under the Act are covered in 21 CFR Chapter I, Subchapter J, and the Diagnostic X-ray Performance Standards for Electronic Products. These regulations cover the manufacturing, importing, and installation of equipment that emits electronic product radiation to achieve its intended purpose or as a byproduct of meeting its intended purpose. Specific regulations under "Diagnostic x-ray systems and their major components" (21 CFR 1020.30), "Radiographic equipment" (21 CFR 1020.31), "Fluoroscopic equipment" (21 CFR 1020.32), and "Computed tomography (CT) equipment," (21 CFR 1020.33) cover aspects of the performance of each listed type of equipment and place specific requirements on the manufacturers, importers, dealers, distributors, and assemblers of the covered equipment. The term "Performance Standards" will be used in this document to refer to these regulations collectively known as the Performance Standards for Diagnostic X-ray Systems and Their Major Components. This document addresses only requirements that apply to diagnostic x-ray equipment under the EPRC provisions of the FD&C Act. This document does not address requirements that apply to such equipment under the medical device provisions of the FD&C Act.

As a part of the requirements under the Performance Standards, manufacturers of diagnostic x-ray equipment that is used on human patients must comply with all applicable requirements in the Performance Standards covered in 21 CFR 1020.30, 1020.31, 1020.32, and 1020.33.

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They must also affix labels to their products that declare they are certifying those products to meet the regulations (21 CFR 1010.2). Many diagnostic x-ray systems consist of components from different manufacturers while other systems use components from a single manufacturer. Whether these systems comply with the Performance Standards is dependent upon proper installation and final testing of the complete system at the user location, which FDA considers the final step in the manufacture of these systems.

In general, FDA's guidance documents do not establish legally enforceable responsibilities. Instead, guidances describe the Agency's current thinking on a topic and should be viewed only as recommendations, unless specific regulatory or statutory requirements are cited. The use of the word *should* in Agency guidances means that something is suggested or recommended, but not required.

## **II. Background**

### **A. General Responsibilities of Manufacturers of Diagnostic X-Ray Equipment**

21 CFR 1000.3(n) defines a manufacturer as "*any person engaged in the business of manufacturing, assembling, or importing electronic products.*"

In general, manufacturers must:

1. Certify that each component complies with the Performance Standards. Certification of compliance means the manufacturer guarantees the component will perform as required by the Performance Standards when it is assembled, installed, adjusted, tested, and maintained in accordance with the manufacturer's instructions (21 CFR 1020.30(c)).
2. Place certification and identification labels complete with the full name and address of the manufacturer, date and place of manufacture, model designation, and serial number on each component (21 CFR 1020.30(e)).
3. Provide the assembler with instructions for assembly, installation, adjustment, and testing of the component adequate to assure the product will comply with the Performance Standards when the instructions are followed. The instructions must also provide specifications for other components that are compatible with the component to be installed when compliance of the component or system depends on such compatibility. The specifications may describe physical characteristics of compatible components and/or may list, by manufacturer's name and model designation, specific components that are compatible (21 CFR 1020.30(g)).
4. Provide the purchaser with instructions describing specific technical specifications of the equipment and any necessary radiological safety precautions and procedures. This information must include a recommended maintenance schedule required to keep the equipment in compliance with the Performance Standards (21 CFR 1020.30(h)).

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### **B. General Responsibilities of Assemblers of Diagnostic X-Ray Equipment**

21 CFR 1020.30(b) defines an assembler as *"any person engaged in the business of assembling, replacing, or installing one or more components into a diagnostic x-ray system or subsystem. The term includes the owner of an x-ray system or his or her employee or agent who assembles components into an x-ray system that is subsequently used to provide professional or commercial services."* This is true even if the individual is not normally in the business of installing such equipment.

Although the above clearly specifies that the "assembler" is also a "manufacturer," the Performance Standards have different requirements for each.

Assembler responsibilities, outlined in 21 CFR 1020.30, are applicable to all assemblers of diagnostic x-ray systems and/or components installed into any system used on live human patients.

*"1020.30(d) Assemblers' responsibility. An assembler who installs one or more components certified as required by paragraph (c) of this section shall install certified components that are of the type required by Sections 1020.31, 1020.32, or 1020.33 and shall assemble, install, adjust, and test the certified components according to the instructions of their respective manufacturers. Assemblers shall not be liable for noncompliance of a certified component if the assembly of that component was according to the component manufacturer's instruction.*

*(1) Reports of assembly. All assemblers who install certified components shall file a report of assembly, except as specified in paragraph (d)(2) of this section. The report will be construed as the assembler's certification and identification under Sections 1010.2 and 1010.3 of this chapter. The assembler shall affirm in the report that the manufacturer's instructions were followed in the assembly or that the certified components as assembled into the system meet all applicable requirements of Sections 1020.30 through 1020.33. All assembler reports must be on a form (Form FDA 2579 made available at <https://www.fda.gov/about-fda/reports-manuals-forms/forms>) prescribed by the Director, CDRH. Completed reports must be submitted to the purchaser, and, where applicable, to the State agency responsible for radiation protection within 15 days following completion of the assembly."*

## **III. Policy - The Assembly of Certified Diagnostic X-ray Equipment**

1. QUESTION: What reporting requirements apply to assemblers of x-ray systems?

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ANSWER: The Performance Standards permit the assembler, who only installs components or systems manufactured by others, to meet most of the reporting and recordkeeping requirements by filing the report of assembly (Form FDA 2579) specified in 21 CFR 1020.30(d)(1) and keeping copies for at least five years (21 CFR 1002.1(c)(4)). The only other reporting requirement placed on such assemblers is found under 21 CFR 1002.20, which requires assemblers to file reports of situations where accidental radiation occurrences have occurred or where there are reasonable grounds for suspecting that such an incident has occurred.

2. QUESTION: What is an accidental radiation occurrence (ARO)?

ANSWER: An ARO means "*a single accidental event or series of accidental events that has/have resulted in injurious or potentially injurious exposure of any person to electronic product radiation as a result of the manufacturing, testing, or use of an electronic product.*" (21 CFR 1000.3(a))

3. QUESTION: Must an assembler report AROs?

ANSWER: Yes. If an assembler becomes involved with or aware that such a situation exists or where reasonable grounds for suspecting that such an incident has occurred, he/she must notify the Center for Devices and Radiological Health (21 CFR 1002.20). Such reports shall be submitted either electronically through the Center for Devices and Radiological Health eSubmitter<sup>1</sup> at <https://www.fda.gov/industry/fda-esubmitter/radiological-health-program> or addressed to the Food and Drug Administration, Center for Devices and Radiological Health, ATTN: Accidental Radiation Occurrence Reports, Document Mail Center, 10903 New Hampshire Ave., Bldg. 66, rm. G609, Silver Spring, MD 20993-0002. The reports and their envelopes shall be distinctly marked "Report on 1002.20" and shall contain all of the following information, where known:

- (1) The nature of the accidental radiation occurrence,
- (2) The location at which the accidental radiation occurrence occurred,
- (3) The manufacturer, type, and model number of the electronic product or products involved,
- (4) The circumstances surrounding the accidental radiation occurrence, including causes,

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<sup>1</sup> If submitting the ARO report electronically, please follow the instructions in item 6, "Determine if there are any (or if you are aware of any) radiation safety concerns," at <https://www.fda.gov/radiation-emitting-products/getting-radiation-emitting-product-market-frequently-asked-questions/submitting-reports-and-requirements-maintaining-records-radiation>

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- (5) The number of persons involved, adversely affected, or exposed during the accidental radiation occurrence, the nature and magnitude of their exposure and/or injuries and, if requested by the Director, Center for Devices and Radiological Health, the names of the persons involved,
- (6) The actions, if any, taken by the manufacturer, to control, correct, or eliminate the causes and to prevent reoccurrence, and
- (7) Any other pertinent information with respect to the accidental radiation occurrence.

The assembler should also notify (1) the user, (2) the State and local radiation control authorities, and (3) the component manufacturer.

#### **A. Components and Systems**

4. QUESTION: What are certified components?

ANSWER: Certified components are specified components manufactured after an effective date (as published in the Performance Standards) that a manufacturer has designed, manufactured, and tested to meet the applicable requirements of 21 CFR 1020. Each manufacturer certifies that, when installed and tested according to manufacturer instructions, the resulting system will meet all applicable requirements. The manufacturer must affix a certification label to each component to indicate that the component complies with the Performance Standards (see 21 CFR 1010.2). Each component manufactured after its specified effective date must be certified.

5. QUESTION: What is a certified x-ray system?

ANSWER: A certified system is one that is assembled of all certified compatible components that are designed to function together as a system meeting all applicable requirements in 21 CFR 1020.

6. QUESTION: What components are subject to the Performance Standards?

ANSWER: The following specific components are included along with any other components that behave in substantially the same way (i.e., serve the same function) as those listed. For example, x-ray timers are not listed below, but they are certifiable components requiring inclusion in the report of assembly because they serve substantially the same function as components listed in the regulations (see 21 CFR 1002.1 Table 1, and 1020.30(a)):

- Tube housing assemblies (tube housings with x-ray tube installed)
- X-ray controls (includes exposure timers when housed separately)



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- X-ray high-voltage generators (transformers with other appropriate elements)
- Fluoroscopic imaging assemblies manufactured before April 26, 1977, or after June 10, 2006
- Tables
- Cradles
- Film changers
- Cassette holders (includes vertical frames, cephalometric film holders, any cassette holder with a front panel; excludes film trays within tables)
- Beam-limiting devices (BLDs) (collimators, diaphragms, cones, etc.)
- Spot film devices and image intensifiers manufactured after April 26, 1977
- Cephalometric devices manufactured after February 25, 1978
- Image receptor support devices for mammographic x-ray systems manufactured after September 5, 1978
- Cumulative air kerma display devices in x-ray systems manufactured on or after June 10, 2006
- Air kerma rate (AKR) display devices in x-ray systems manufactured on or after June 10, 2006
- Electrically powered fluoroscopic image receptors in x-ray systems manufactured on or after June 10, 2006.

7. QUESTION: Can I legally modify a certified component or system and, if so, do I need to file the report of assembly?

ANSWER: If you are an owner of a diagnostic x-ray system and use the system in a professional or commercial capacity or are acting under the instructions of such an owner, you may, under certain conditions, modify certified components and/or systems without filing report of assembly. Certified components or systems may be modified, provided that the modification does not result in the failure of the x-ray component or system to comply with the Performance Standards (see 21 CFR 1020.30(q)). Modifications that adversely affect the compliance of a component or system are permitted only when a variance has been granted in accordance with the regulations (see 21 CFR 1010.4).

An owner who modifies his/her x-ray system without affecting compliance (including compatibility) need not submit the report of assembly usually required of manufacturers and/or assemblers, but is required to record the date and the details of the modification and retain that information (see 21 CFR 1020.30(q)).

8. QUESTION: What does the FDA mean when referring to the "repair" of a component or system?

ANSWER: Repair of a certified component or system means the act of bringing a malfunctioning item back to the original manufacturer's specification.

## **B. Restrictions on Assembly of Components**

The certification status of the components in a system influences the ability of an assembler to legally install additional components into an existing system.

9. QUESTION: What requirements are applicable to assembly and reassembly of diagnostic x-ray systems?

ANSWER: The rules covering the assembly and reassembly of these systems are addressed in 21 CFR 1020.30(d). The important points to remember are:

1. A new system, consisting of all unused components, may only be assembled with all certified or all uncertified<sup>2</sup> (manufactured before August 1, 1974) components.
2. A complete x-ray system may be assembled from all uncertified (manufactured before August 1, 1974) components, without restriction, if all components were never previously assembled into an x-ray system.
3. A complete x-ray system may be assembled from all certified components, without restriction, if all components have documented necessary compatibility.
4. An existing x-ray system that contains all uncertified components may be reassembled. Additional or replacement components must all be uncertified or all certified. (This excludes repair or exact replacement of uncertified components.)
5. An x-ray system that contains one or more certified components may be reassembled. Additional or replacement components must all be certified. (This excludes repair or exact replacement of uncertified components.)
6. Exchange of an uncertified component for an identical uncertified component or reinstallation of any component following repair of the component to its original condition is not considered assembly or reassembly for the purposes of the Performance Standards.

10. QUESTION: What does "accessory component" mean? Must the installation of such components be filed as a report of assembly and reported to the purchaser, and, where applicable, to the State agency responsible for radiation protection?

ANSWER: Accessory component means (21 CFR 1020.30(b)):

1. A component used with diagnostic x-ray systems, such as a cradle or film changer, that is not necessary for the compliance of the system with applicable provisions of this subchapter but which requires an initial determination of compatibility with the system, or
2. A component necessary for compliance of the system with applicable provisions of this subchapter but which may be interchanged with similar compatible components

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<sup>2</sup> CDRH defines an "uncertified component" as a diagnostic x-ray component that was manufactured before August 1, 1974, and not certified before that date by the manufacturer. Questions related to uncertified component can be directed to OHT8.

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without affecting the system's compliance, such as one of a set of interchangeable beam-limiting devices, or

3. A component compatible with all x-ray systems with which it may be used and that does not require compatibility or installation instructions. An example of a certified accessory component which needs no reporting is a tabletop cassette holder without a front panel.

If the manufacturer of such accessory components has certified the product, then no report of assembly is required.

Components falling into categories 1 or 2 (above) do not require filing a report of assembly for subsequent use of the accessory within other compatible systems within the same facility. However, permanent relocation of a certified accessory component into a compatible system(s) at a new address does require submission of another report of assembly to certify compatibility and installation in accordance with the manufacturer's instructions (21 CFR 1020.30(d)(1)). Accessory components in category 3 (above) deserve special attention in that their use within a system(s) does not require assembly. If the manufacturer of such accessory components has indicated that no specific assembly is required, for instance, in the system manuals (e.g., installation, user, etc.), then the assembler's reporting and certification requirements of 21 CFR 1020.30(d) are not applicable.

11. QUESTION: What does "compatibility" mean when referring to components and why is it important?

ANSWER: Many diagnostic x-ray systems are assembled from individual components. Many times, these components may be manufactured by different firms and at different times, often years apart. To assure that they will work together to form a system compliant with the Performance Standards, a statement of compatibility is required from each component manufacturer.

There are three definitions of compatibility that apply to diagnostic x-ray systems.

- a. **Operational or Functional Compatibility**  
Prior to the effective date of the Performance Standards, any combination of components could be interconnected, provided the operational functions of the system were not impaired to an extent objectionable to the user. This definition of compatibility differs from the Performance Standard's implied definition of compatibility (21 CFR 1020.30(g) and (h)). Installations based only on operational or functional compatibility are no longer acceptable for installations involving certified components.
- b. **Manufacturer Specified Compatibility**  
As implied by the name, this type of compatibility is specified by manufacturers of certified diagnostic x-ray components. It means that when compatible components are brought together following the manufacturer's assembly and testing instructions,

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the finished subassembly or system will meet the requirements of the Performance Standards. According to these standards, it is the responsibility of the manufacturers of individual components or systems to specify the compatibility of certified components (see 21 CFR 1020.30(g) and (h)). If none of the manufacturers state compatibility, either by specific model designation or a description of pertinent physical characteristics, then the components are described as noncompatible and, if installed, should be so stated on the assembler's forms. Operational compatibility, although important, does not justify the assembly of certified components not stated to be compatible by the manufacturers, since it is not known if they will perform in accordance with the Performance Standards. An installation involving a noncompatible, certified component is allowed only when a compatible component is not commercially available and in conjunction with an approved variance (21 CFR 1010.4).

c. Noncompatible

Any components that rely on the performance or characteristic(s) of other components for which no compatibility has been stated are considered to be noncompatible.

NOTE: When the terms "compatible" or "compatibility" appear in this document, it is intended that they reference the manufacturer specified compatibility, unless otherwise indicated.

12. QUESTION: Is it necessary that compatibility be stated between all of the components installed in a diagnostic x-ray system?

ANSWER: No. Compatibility statements are required of component manufacturers only when the interconnection or use together of those components depends on their compatibility (21 CFR 1020.30(g) and (h)). An example requiring a compatibility statement is a high voltage generator used with a control. An example when the compatibility statement is not required is an x-ray table installed with a permanently mounted wall cassette holder.

NOTE: If these were installed into a system having positive beam limitation (PBL), each would require a statement of compatibility with the PBL collimator, but not with each other.

13. QUESTION: How should an assembler determine if there are any compatible components for a particular situation?

ANSWER: An assembler, in attempting to determine commercial availability of a component, should, at a minimum, take the following steps to find a compatible component: (1) Consult the information supplied by the manufacturer of the certified component being installed to see if the manufacturer has made a determination of compatibility regarding the component or an alternate model for the system in question; if unsuccessful, (2) consult the manufacturer(s) of the component(s) of the system not meeting the specification for compatibility to determine if alternate components exist which would be compatible and

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perform the intended functions. If the lack of compatibility was simply an oversight, contact one or more of the manufactures to determine if they are willing to state compatibility.

14. QUESTION: What is meant by "commercial availability" and how does an assembler determine commercial availability?

ANSWER: A component is "commercially available" if it can be supplied by any manufacturer within a reasonable time period.

15. QUESTION: If there are no commercially available compatible components, is it permissible to interconnect components for which no statement of compatibility exists?

ANSWER: Certified components which are not compatible may not be interconnected without a variance from the Performance Standards (see 21 CFR 1010.4).

### **C. Problematic Assembly Situations**

16. QUESTION: If the manufacturer's instructions to the assembler are inadequate, confusing, or incorrect in any way, is the assembler obligated to complete the installation?

ANSWER: If the instructions are unclear, the assembler should advise the manufacturer that there is some confusion related to a particular installation and request clarification. The "Comments" section of the report of assembly form is an appropriate means of documenting such problems. Installation should be postponed if the problem could result in the assembled equipment being noncompliant with the Performance Standards.

17. QUESTION: May an assembler refuse to connect equipment to a user's power source?

ANSWER: Yes. The assembler of the x-ray control is required to assemble, install, adjust, and test the certified component in accordance with the manufacturer's instructions. Connection of the unit **MUST** be refused if the required power specified by the manufacturer is not available (21 CFR 1020.30(d)).

### **D. Temporary Installations**

19. QUESTION: A component occasionally needs to be removed from a system for an extended time for repair. Is it acceptable to temporarily install a compatible replacement component so that the facility can resume using the system?

ANSWER: Yes. A compatible replacement component may be installed to temporarily replace a component while it is being repaired. If the original component is certified, the loaner must be certified (21 CFR 1020.30(d)). Upon installation of a certified loaner component, the assembler is not required to file a report of assembly provided the loaner component is (1) clearly labeled as a temporarily installed component and (2) bears a temporary tag or label with the statement shown in the response to Question 22 below, (or a

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temporary report of assembly stating the component involved is temporary) signed and dated by the assembler affirming compliance with all applicable requirements of the Performance Standards (see 21 CFR 1020.30(d)(2)). Even though a report of assembly is not required, the FDA considers the installation of a certified loaner component to be the introduction of the component into commerce and the dealer, distributor, and manufacturer are still required to maintain all of the records specified under 21 CFR 1002.40.

### **E. Reports of Assembly**

20. QUESTION: What is a "Report of Assembly of a Diagnostic X-ray System"?

ANSWER: A report of assembly is a form (form FDA 2579) to document that an assembler has installed the system or component according to the manufacturer's instructions. The Performance Standards require that anyone who assembles a certified component into a human use diagnostic x-ray system complete form FDA 2579 and that completed reports must be submitted to the purchaser and, where applicable, to the State agency responsible for radiation protection within 15 days following completion of the assembly (except as outlined below) (21 CFR 1020.30(d)). This applies regardless of whether the assembler installs an entire system or adds or replaces a single certified component into an existing system. It also applies to users of systems who install a certified component into an x-ray system, even for their own use. Many diagnostic x-ray systems consist of separate components that only become a system at the user location. This means that the assembler's installation of the component(s) into an x-ray system is the last step in the manufacturing process. The form serves as documentation that the equipment installed is certified, compatible with other components in the system, was installed and tested following the manufacturer's instructions, and is of the type called for by the Performance Standards.

21. QUESTION: How can I obtain form FDA 2579?

ANSWER: Form FDA 2579 is available for download as a PDF, at <https://www.fda.gov/about-fda/reports-manuals-forms/forms>

22. QUESTION: Are there any exceptions to the requirement to file reports of assembly?

ANSWER: Yes. The Performance Standards have provisions for some exceptions to the assembler reporting requirements and they are included under 21 CFR 1020.30(d)(2).

21 CFR 1020.30(d)(2) states:

*"Exceptions to reporting requirements. Reports of assembly need not be submitted for any of the following:*

- (i) Reloaded or replacement tube housing assemblies that are reinstalled in or newly assembled into an existing x-ray system;*

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- (ii) *Certified accessory components;*
- (iii) *Repaired components, whether or not removed from the system and reinstalled during the course of repair, provided the original installation into the system was reported; or*
- (iv) *(A) Components installed temporarily in an x-ray system in place of components removed temporarily for repair, provided the temporarily installed component is identified by a tag or label bearing the following information:*

*Temporarily Installed Component*

*“This certified component has been assembled, installed, adjusted, and tested by me according to the instructions provided by the manufacturer.”*

*Signature*

*Company Name*

*Street Address, P.O. Box*

*City, State, Zip Code*

*Date of Installation*

*(B) The replacement of the temporarily installed component by a component other than the component originally removed for repair shall be reported as specified in paragraph (d)(1) of this section.”*

NOTE: The exception in 21 CFR 1020.30(d)(2)(i) applies to those tube housing assemblies that are equivalent to those being replaced. If the tube housing assembly differs from the one it is replacing, the assembler should complete form FDA 2579. See also QUESTION 10 for additional discussion of reporting of accessory components.

23. QUESTION: What does the filing of the report of assembly mean regarding the assembler responsibility?

ANSWER: In signing the form, an assembler takes legal responsibility for the following:

- the certified components installed were:
  - (a) adjusted and tested according to the instructions provided by the manufacturer(s),
  - (b) of the type required by the manufacturer(s),
  - (c) of the type called for by the Performance Standards (21 CFR Part 1020),
  - (d) not modified to adversely affect performance, and
  - (e) installed in conformance with provisions of 21 CFR Part 1020,
- that all instruction manuals and other information required by 21 CFR 1020 for this assembly were furnished to the purchaser, and

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- the assembler will distribute a copy of the form FDA 2579 to the purchaser and, where applicable, to the State agency responsible for radiation protection within 15 days following completion of the assembly.

24. QUESTION: What is meant by the expression "were of the type required by the manufacturer(s)" as referenced on the form FDA 2579?

ANSWER: Every manufacturer of a certified component is required to state the compatibility requirements with other components that may be included in a final assembled system (see 1020.30(c)). The type required by the manufacturer(s) means that assemblers must meet these compatibility requirements when matching components for a complete system (see 21 CFR 1020.30(d)).

25. QUESTION: What is meant by the expression "the type called for by the diagnostic x-ray performance standard" as referenced on the form FDA 2579?

ANSWER: "The type called for by the diagnostic x-ray performance standard" means that the assembler has installed certified components in a given system (except for certain situations mentioned above where pre-August 1, 1974 uncertified components may be installed) and that all compatibility issues have been resolved.

26. QUESTION: Some requirements in the Performance Standards regarding the type of components called for in a system are different for "general purpose x-ray systems" and those that are considered as "other than general purpose." How can an assembler determine if a system is a "general purpose" system or not?

ANSWER: An x-ray system, designed for and limited by its design for diagnostic purposes to only one of the following body regions, is classified as "other than general purpose" for the purposes of 21 CFR 1020.31.

1. Extremities;
2. Head or head and neck;
3. Thoracic;
4. Abdominal;
5. System designed for cystographic, urologic, or other specialized exams of the kidney, bladder, and/or urinary tract;
6. Dental x-ray system designed for use with intraoral and/or extraoral image receptors;
7. Cephalometric x-ray system or dental x-ray system designed for use with extraoral image receptors whenever special cephalometric devices are attached;
8. An x-ray system designed specifically for chest or spinal radiography when installed:
  - a. with a single fixed source-to-image-receptor distance (SID) along the horizontal axis, or



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- b. with two SIDs along the horizontal axis when exposure at one of the two SIDs is restricted to image receptors with a dimension greater than 50 centimeters (20 inches);
- 9. Mammographic x-ray system;
- 10. Therapy simulation x-ray system;
- 11. System designed for and installed in operating rooms;
- 12. Pantomographic x-ray system; or
- 13. Conventional tomographic x-ray system (when used in the tomographic mode of operation).

NOTE: Computed tomography (CT) systems are not considered general-purpose radiographic systems. Any x-ray system, other than a CT system, which by its design is not limited to radiographic examination of a specific anatomical region and does not meet the requirements listed above, is considered to be "general purpose" for the purposes of 21 CFR 1020.31.

#### **F. When to File a Report of Assembly (Form FDA 2579)**

27. QUESTION: I sometimes install certified diagnostic x-ray components and systems in veterinary facilities. Must I submit the report of assembly for these installations?

ANSWER: No. The Performance Standards only require filing the form to report assemblies of certified diagnostic equipment intended for irradiation of any part of the human body for the purpose of diagnosis or visualization. Veterinary equipment does not require certification to the Performance Standards, but certified equipment is often installed in veterinary facilities. The completion and filing of the form are not required for any non-human application. Some states and local agencies may have more stringent reporting requirements and you should check with them regarding their requirements.

28. QUESTION: Our firm is frequently asked to remove diagnostic x-ray systems from facilities. This is sometimes in preparation for installation of new equipment and other times the equipment is being removed with no replacement. Does such removal of this equipment require the reporting on a report of assembly?

ANSWER: No. FDA does not require notification of the removal of either certified or noncertified x-ray equipment from facilities. Some states do require notification, but the report of assembly should not be used for this purpose. You should contact the appropriate state agency for guidance on its requirements.

29. QUESTION: If certified components are transferred from one x-ray system to another in the same facility, does the assembler have to file a report of assembly?

ANSWER: Yes. If certified components are installed or reassembled (other than reinstallation of repaired components) into any diagnostic x-ray system, a report of assembly is required (21 CFR 1020.30(d)). Certified accessory components are excluded from this

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requirement when moved or interchanged between systems, provided the initial installation was reported in a report of assembly.

30. QUESTION: If I install a temporary "loaner" component into a system, am I required to file a report of assembly?

ANSWER: If a loaner component is installed, no report of assembly is required, nor is such a report required when the original component is reinstalled. A report of assembly is not required when the loaner component is removed and the original repaired component is reinstalled into the system. It should be noted that even though the report of assembly is not required, the FDA considers the installation of a certified loaner component to be the introduction of the component into commerce and the dealer, distributor, and manufacturer are still required to maintain all of the records required under 21 CFR 1002.40.

NOTE: When a certified loaner component is removed and replaced with another certified component that was not previously installed in the system, but will now remain with the system, the installer must file a new report of assembly (21 CFR 1020.30(d)). This applies when the replacement component is a new component or an exchange component of the same type (exact replacement other than tube housing assemblies).

31. QUESTION: Would reinstallation of a repaired certified component into its original system require a report of assembly?

ANSWER: No. In the case of the repair of a certified component, if the same component is repaired and reinstalled into the original system, a report of assembly is not required. However, the installation of any certified component that was not previously a part of the system requires the assembler to follow the manufacturer's instructions and test procedures and to file a report of assembly. A report of assembly is required even if the component is replaced with the same exact model of component. Section 1020.30(d)(2)(i) exempts "Reloaded or replacement tube housing assemblies that are reinstalled in or newly assembled into an existing x-ray system" from the requirement to file a report of assembly, however, the exception applies only to those tube housing assemblies that are equivalent to those they are replacing. If the tube housing assembly differs from the housing assembly it is replacing, then the assembler should file a report of assembly and submit copies of the completed report to the purchaser and, where applicable, to the State agency responsible for radiation protection within 15 days following completion of the assembly.

32. QUESTION: Is a report of assembly required for the installation of self-contained (mobile, portable, some dental, etc.,) systems containing certified components?

ANSWER: It depends. In most cases the answer is yes, the form must be filed. However, there are a few x-ray components or systems, typically limited to portable or hand-held systems, not requiring assembly upon delivery. For such components or systems, the manufacturer designed the system so that it would be operational and compliant upon delivery (i.e., "no assembly required"). If the manufacturer has stated in its assembler/user

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information that no assembly or installation is required, then no report of assembly is required. The individual manufacturer is responsible for certifying these systems. The manufacturer may require the user to perform checks or tests on the system before using the system on patients. Instructions for conducting those checks or tests must be provided to the assembler (in this case, the user). If only checks or tests are required, as mentioned above, and no actual assembly is required, no report of assembly is needed.

33. QUESTION: Our firm does not sell diagnostic x-ray equipment. However, we do rent and/or lease such equipment to end users. Do we need to file the report of assembly when we install these systems?

ANSWER: Yes. Leased and loaned components installed at the user's facility are considered owned by the users for a definite time period. As a result, installation and recordkeeping requirements are identical to those for any permanent assembly. However, for certified components on loan, filing a report of assembly is not required, provided the units are labeled as temporarily installed components. If such labeling is not used, then the assembly would have to be reported in the usual way.

34. QUESTION: Our firm occasionally installs demonstration units that are on temporary loan for a facility's assessment prior to committing to a purchase. These units would be installed, used for a short time, and then removed. Is it necessary to file a report of assembly for these short-term installations?

ANSWER: CDRH considers such units to be similar to "loaner" components or systems that may be temporarily installed (no more than 30 days) while a permanent component/system is undergoing repair.

FDA recommends assemblers check with the State agency responsible for radiation protection, which may have more stringent requirements regarding the use and reporting of these systems. Systems used for mammography have additional requirements that must be met before use on patients, so the Mammography Quality Standards Act regulations (see 21 CFR part 900) should be consulted for such systems. The above opinion does not relieve the manufacturer, dealer, and/or distributor from their respective responsibilities under 21 CFR 1002.30 and/or 21 CFR 1002.41.

35. QUESTION: Would reinstallation of a repaired certified component require an assembler's report?

ANSWER: No. In the case of the repair of a certified component, if the same component is repaired and reinstalled into the original system, a report of assembly is not required. However, the installation of any certified component that was not previously a part of the system requires the assembler to follow the manufacturer's instructions and test procedures and to report such assembly. If the component is replaced by an exact match, the assembly must also be reported. Note that 1020.30(d)(2) specifically exempts "Reloaded or replacement tube housing assemblies that are reinstalled in or newly assembled into an

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existing x-ray system" from the requirement to file a report of assembly, however, the exception applies only to those tube housing assemblies that are equivalent to those they are replacing. If the tube housing assembly differs from that it is replacing, then the assembler should submit copies of the completed report to the purchaser and, where applicable, to the State agency responsible for radiation protection within 15 days following completion of the assembly.

36. QUESTION: If I replace a certified component with an exact replacement, must a report of assembly be filed?

ANSWER: Yes. Note that 21 CFR 1020.30(d)(2) specifically exempts "Reloaded or replacement tube housing assemblies that are reinstalled in or newly assembled into an existing x-ray system" from the requirement to file a report of assembly.

37. QUESTION: If I install a tube housing assembly into an existing system, must I file a report of assembly?

ANSWER: If the tube housing assembly is identical to the original it is replacing, no report of assembly is required. However, the assembly of new or existing tube housings must be reported when installing a new system or relocating a previously existing system and, if the tube housing assembly installed differs from that being replaced.

39. QUESTION: Changes to the Performance Standards went into effect on June 10, 2006, covering digital image receptors that are electrically powered or connected to the system. When we install these components, do we need to file a report of assembly? If so, how do we enter the information on the form?

ANSWER: A report of assembly is required for electrically powered image receptors intended for use with fluoroscopic systems (including fluoroscopic systems used for both fluoroscopy and radiography). When completing the form FDA 2579, select the most correct descriptors from those in block 3b AND "DIGITAL," then in block 4h select "OTHER" and specify the component information in the "COMMENTS" space. The filing of a report of assembly is not required for radiographic-only digital image receptors. Such an addition to a radiographic only system is considered as an owner modification to a certified system and is allowed with the understanding that it will not cause any violation of the applicable Performance Standards and that records of the modification are retained by the owner as previously discussed (see QUESTION 7).

40. QUESTION: The June 10, 2006, Performance Standards changes included provisions covering cumulative air kerma displays and air kerma rate displays. When we install these components, do we need to file a report of assembly? If so, how do we enter the information on the current form?

ANSWER: Yes, a report of assembly is required to report the installation of these certified components. When completing form FDA 2579, select the most correct descriptors from

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those in block 3b, in block 4h, select "OTHER" and specify the component information in the "COMMENTS" space.

41. QUESTION: If an assembler realizes that he/she has made an error on an already submitted report of assembly, how should the assembler correct the error?

ANSWER: The assembler should make the necessary changes and explain the changes in the "COMMENTS" on the copy of the form FDA 2579, copy the form, and distribute copies to the purchaser, and, where applicable, to the State agency responsible for radiation protection.

### **G. Completing the Report of Assembly (Form FDA 2579)**

42. QUESTION: The report of assembly seems to imply that a distinction exists between the terms "assembly" and "reassembly." Please address and clarify any distinction between "assembly" and "reassembly."

ANSWER: CDRH does make a distinction between the two terms. "Assembly" means the installation of an unused system or unused component into a system. "Reassembly" means the installation of a group of components (including any new upgrade components) that were previously assembled and used as an "x-ray system." Note that the Performance Standards do not make this distinction and the assembly or reassembly of certified components is always considered as "assembly" for assembler reporting purposes.

43. QUESTION: The report of assembly seems straightforward, but are there any general guidelines that might help with completing the form?

ANSWER: The table below provides some further clarifications to help assist in the completion of the report of assembly.

<b>Form Block and Section</b>	<b>Title</b>	<b>Hint/Definition</b>
1	Equipment Location	Actual equipment installation location: Street, Building, Suite, Floor, as appropriate for the business
2	Assembler Information	Actual office location of firm - if user/owner installed, enter office contact location
3.a	This report is for assembly of certified components:	Select "NEW ASSEMBLY" if a complete, unused system is being installed  Select "REASSEMBLY" if a complete system is being installed at a new location without a change in ownership.  Select "REASSEMBLY - MIXED SYSTEM" if a complete system containing certified and uncertified components, either used or new, is being installed in a new location with a change in ownership.

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Form Block and Section	Title	Hint/Definition
		<p>Select "REPLACEMENT COMPONENTS IN AN EXISTING SYSTEM" if one or more certified components are installed to replace existing components in a system (Note: Selection of both this answer and "AN ADDITION TO AN EXISTING SYSTEM" may be used if applicable).</p> <p>Select "AN ADDITION TO AN EXISTING SYSTEM" if one or more certified components are added to an existing system (Note: Selection of both this answer and "REPLACEMENT COMPONENTS IN AN EXISTING SYSTEM" may be used if applicable).</p>
3.b	<i>Intended Uses</i>	You may select as many items as necessary to completely describe the intended system use. For example, if the system is a general purpose radiographic/fluoroscopic system using digital imaging; select General purpose radiography, General purpose fluoroscopy, and Digital. You should attempt to determine all of the listed uses that may be appropriate for the given facility. Questioning the chief technologist or the most responsible individual at the facility should be sufficient.
3.b	- General Purpose Radiology	Single image capture of human anatomical structure
3.b	- General Purpose Fluoroscopy	Real-time imaging of human anatomical structure
3.b	- Tomography (other than CT)	Three-dimensional study of human anatomical structure
3.b	- Angiography	Cardiac structure and function study
3.b	- Podiatry	Study of the structure of the human foot
3.b	- Urology	Study of the structure of the human urinary system
3.b	- Mammography	Study of the structure of the human breast
3.b	- Chest	Study of the structure of the human chest region
3.b	- Chiropractic	Study of the structure of the human spine
3.b	- CT Head scanner	Three-dimensional study of the human head
3.b	- CT Whole Body Scanner	Three-dimensional study of the entire human anatomical structure
3.b	- Head-Neck (medical)	Study of the structure of the human head and neck regions
3.b	- Dental-Intraoral	Study of human oral cavity for dental purposes
3.b	- Dental-Cephalometric	Study of the structure of the human head for dental purposes
3.b	- Dental Panoramic	Study of the entire human oral cavity for dental purposes
3.b	- Radiation Therapy Simulator	Radiographic or fluoroscopic systems used to visualize/define human anatomical structures in preparation for radiation therapy
3.b	- C-arm Fluoroscopic	Fluoroscopic x-ray system with a fixed spatial relationship between the diagnostic source assembly and the image receptor, capable of rotation about the imaging area of interest
3.b	- Lateral Fluoroscopic	Fluoroscopic x-ray system in which the diagnostic source assembly and the image receptor are fixed in position relative to the table with the x-ray beam axis parallel to the plane of the table.
3.b	- Digital	System or component incorporating a means of electronically acquiring imaging information as numeric values, rather than using film-screen technology or an image intensifier
3.b	- Bone Mineral Analysis	Study and spectroscopic analysis of human bone structure

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Form Block and Section	Title	Hint/Definition
3.b	- Other...	Identify the specific intended use here (as specified in the instructions).
3.c	X-Ray system is	Stationary: Any system installed in a fixed location, including systems that are permanently installed in vans or other conveyances  Mobile/portable: Any system mounted on a permanent base incorporating wheels or casters (mobile systems) or designed to be hand-carried (portable systems)
3.d	Master Control is in Room	Describe where the main control panel is located: i.e., room number, hallway, for portable or mobile systems enter portable or mobile - no fixed location.
3.e	Date of Assembly	Enter the date the assembly was completed (i.e., when the unit is turned over to the facility as ready for use on patients). This is not the date the facility formally accepts the unit.
4	Component Information	Enter the information as outlined below. If any portion of the information is not found, enter "NOT GIVEN" and explain in the "COMMENTS" section.
4.a	Master Control	Select "NEW" only if the control is unused. This would include controls previously installed into a mobile or portable system by the manufacturer, requiring no on-site assembly by the assembler and not previously used.
4.b	Control Manufacturer	Enter the information from the control manufacturer identification label. Do not use logo information that may appear on the control or the system.
4.c	Control Model Number	Enter the information from the control identification label where it may appear as a "model" or "type" designation.
4.d	Control Serial Number	Enter the information from the control manufacturer identification label.
4.e	Date Manufactured	Enter the information from the control date of manufacturer label, shown as month (spelled out without abbreviation) and year (four digits).
4.f	CT System Model Name	Enter information only for a CT (including cone beam 3D imaging systems) system, as it appears on the CT gantry.
4.g	Selected Components	Enter the requested information for each beam limiting device, table, or CT gantry newly installed under this Assembler Form. Enter the information exactly as it appears on the component labeling; if labeling is missing or obscured, then explain in the "COMMENTS" section.
4.g	Beam Limiting Device	
4.g	Tables	
4.g	CT Gantry	
4.h	<i>Other Certified Components</i>	Enter the quantity (number) of certified components newly installed under this report. For "OTHER," describe the component(s) in the comments field following the instructions.
4.h	X-Ray Control	
4.h	High Voltage Generator	
4.h	Vertical Cassette Holder	Select this option only if permanently mounted or a front panel is provided.

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Form Block and Section	Title	Hint/Definition
4.h	Tube Housing Assembly	Do not select this option if the tube housing assembly also contains a high voltage generator.
4.h	Dental Tube Head	Select this option only if the tube housing assembly also contains the high voltage generator. Otherwise, select "Tube Housing Assembly."
4.h	Cradle	
4.h	Film Changer	Select this option only if a front panel is provided.
4.h	Image Intensifier	
4.h	Spot Film Device	
4.h	Fluoroscopic Imaging Assembly	
4.h	Cephalometric Device	Select this option also for add-on wall cassettes with alignment devices for use on standard intraoral dental systems.
4.h	Image Receptor	Do not select this option if only a traditional image intensifier is being installed. Image intensifiers should be listed under the "Image Intensifier" section.
4.h	Image Receptor Support Device	Select this option only for applicable mammographic installations.
4.h	Fluoroscopic Air Kerma Display Device	Select this option for systems incorporating a means to display air kerma rate and cumulative air kerma
4.h	Other	Any certified component not listed elsewhere on the form. Enter the number of such items here and describe each such component as specified in the instructions.
5	Name	PRINTED NAME: Print the name of the individual responsible for installation, calibration, and testing of the equipment. If more than one assembler is involved, enter only the name of the most responsible individual.  SIGNATURE: Enter the signature of the responsible individual identified in the "PRINTED NAME" box.
5	Date	Enter the date the form is signed (this may or may not be the same as the date of assembly).
6	Comments	Enter items as requested above and any other issues such as inadequate assembly instructions, potentially hazardous situations encountered, and any comments you deem appropriate.

44. QUESTION: As an independent contractor, I perform assemblies for several distributors as well as performing direct repair/relocation operations for facilities. How should I complete block 2, "ASSEMBLER INFORMATION" on the report of assembly?

ANSWER: When operating as the sole assembler, always use your identifying name and address in Block 2. When operating as a subcontractor, completion of block 2 should reflect any existing agreement between both parties. In the event that no agreement exists, you should complete the form with your identifying information.

Additional questions should be directed to the Division of Industry and Consumer Education in the Center for Devices and Radiological Health at <https://www.fda.gov/medical->



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