
Guidance for Industry Orally Disintegrating Tablets

DRAFT GUIDANCE

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For questions regarding this draft document contact (CDER) Frank O. Holcombe, Jr., Ph.D., 240-276-9310.

**U.S. Department of Health and Human Services
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Chemistry**

Guidance for Industry

Orally Disintegrating Tablets

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Office of Training and Communication
Division of Drug Information, HFD-240
Center for Drug Evaluation and Research
Food and Drug Administration
5600 Fishers Lane
Rockville, MD 20857
(Tel) 301-827-4573
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Contains Nonbinding Recommendations

Draft — Not for Implementation

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**Guidance for Industry¹
Orally Disintegrating Tablets**

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I. INTRODUCTION

This guidance provides pharmaceutical manufacturers of new and generic drug products with an Agency perspective on the definition of an *orally disintegrating tablet* (ODT), which is a different dosage form than, for example, a chewable tablet or a tablet that should be swallowed whole with liquid, and also provides recommendations to applicants who would like to designate proposed products as ODTs.

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II. BACKGROUND

In an effort to develop drug products that are more convenient to use and to address potential issues of patient compliance for certain product indications and patient populations, pharmaceutical manufacturers have developed products that can be ingested simply by placing them on the tongue. The products are designed to disintegrate or dissolve rapidly on contact with saliva, thus eliminating the need for chewing the tablet, swallowing an intact tablet, or taking the tablet with water. This mode of administration was initially expected to be beneficial to pediatric and geriatric patients, to people with conditions related to impaired swallowing, and for treatment of patients when compliance may be difficult (e.g., for psychiatric disorders).

¹ This guidance was prepared by the Office of Pharmaceutical Science in the Center for Drug Evaluation and Research (CDER) at the Food and Drug Administration.

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41 After the Agency received and reviewed applications for the initial products, the CDER
42 Nomenclature Standards Committee developed the following definition for an orally
43 disintegrating tablet (ODT) as a new dosage form in 1998:

44 *A solid dosage form containing medicinal substances which disintegrates*
45 *rapidly, usually within a matter of seconds, when placed upon the*
46 *tongue.*²

47
48 Characteristics that were exhibited by the initial products included low tablet weight, small size,
49 highly soluble components, and rapid disintegration. Such characteristics supported the intended
50 uses of these products.

51
52 However, as firms started developing additional products using different technology and
53 formulations, many of these later products exhibited wide variation in product characteristics
54 from the initial products. Because this shift in product characteristics can affect suitability for
55 particular uses, the Agency developed this guidance for industry.

56 57 **III. DISCUSSION**

58
59 As briefly discussed in Section II, an ODT has previously been distinguished as a separate
60 dosage form because of the specific, intended performance characteristics of such products,
61 which are rapid oral disintegration in saliva with no need for chewing or drinking liquids to
62 ingest these products. These characteristics, which are an aid to patient use and compliance, are
63 the primary characteristics that constitute the basis for classifying a product as an ODT.

64
65 The recommendations in this guidance are based on the intention of the original definition and
66 on Agency experience with new drug applications (NDAs) and abbreviated new drug
67 applications (ANDAs) submitted for this dosage form. To determine what the Agency's
68 experience has been, we surveyed applications for products submitted to the Agency, completed
69 a literature review, and collected information from laboratory studies that showed although
70 disintegration times ranged from a few seconds to longer than a minute, a large majority of these
71 products have in-vitro disintegration times of approximately 30 seconds or less. These products
72 represented different manufacturing technologies, a variety of tablet sizes and weights, and
73 various disintegration strategies demonstrating that relatively rapid disintegration is readily
74 achievable across a variety of products.

75
76 Products labeled as ODTs should match the characteristics for this dosage form (rapid
77 disintegration in saliva without need for chewing or drinking liquids). Based on the original
78 product rationale and Agency experience, we recommend that, in addition to the original
79 definition, ODTs be considered solid oral preparations that disintegrate rapidly in the oral cavity,
80 with an in vitro disintegration time of approximately 30 seconds or less, when based on the
81 United States Pharmacopeia (USP) disintegration test method or alternative (see section IV).

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² CDER Data Standards Manual

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83 Although the value of 30 seconds is given as a desired result, it is not intended to represent an
84 arbitrary distinction between an ODT and some other tablet form. It is instead representative of
85 a general time period associated with drug products that have been found to have performance
86 characteristics appropriate for a disintegrating tablet meant to be taken without chewing or
87 liquids.
88

89 We recommend that as a primary consideration when developing this type of product you use the
90 defining characteristics for this dosage form designation (rapid disintegration in saliva without
91 need for chewing or liquids). Products should be developed to match these characteristics, rather
92 than labeling a tablet as an ODT because it would eventually disintegrate when placed in the
93 mouth. For example, tablets that take longer than 30 seconds to disintegrate or are dosed with
94 liquids may be more appropriately considered to be chewable or oral tablets.
95

96 Additional parameters for consideration during product development are tablet size, weight,
97 component solubility, and the effect these factors have on the intended use of the product. While
98 tablet size or weight is not explicitly included in the definition, you should consider the effect
99 large tablets have on patient safety and compliance. We recommend that the weight of the tablet
100 not exceed 500 mg. If it does, the extent of component solubility (e.g., tablet residue, need for
101 liquids) can influence the acceptability of a large tablet being labeled as an ODT.
102

IV. DISINTEGRATION TESTING

103
104
105 Part of the process of determining if a product is an ODT involves testing a product to see how
106 long it takes to disintegrate. Determination of disintegration time appears to be method
107 dependent. There are many methods—some more discriminating than others. To provide both a
108 standard for and consistency in disintegration testing, we recommend that applicants use the USP
109 method for disintegration testing.³ However, other methods that can be correlated with or are
110 demonstrated to provide results equivalent to the USP method can also be used and submitted to
111 determine disintegration time.

³ USP 29, <701> *Disintegration*, pp 2670-2672.