2. 510(k) SUMMARY

Sponsor Name: Consensus Orthopedics, Inc.
1115 Windfield Way, Suite 100
El Dorado Hills, CA 95762

510(k) Contact: Matthew M. Hull, RAC
Phone: (916) 355-7156/ Fax: (916) 355-7190
mhull@consensusortho.com

Date Prepared: 1 April 2011

Trade Name: Consensus® Knee System, Line Extensions

Common Name: Total knee prosthesis for cemented or uncemented use

Classification Name: Knee joint patellofemorotibial metal/polymer/metal semi-constrained cemented prosthesis is a class II device per 21 CFR 888.3560 (Product Code JWH)

Knee joint patellofemorotibial metal/polymer porous-coated uncemented prosthesis is a Class I device per 21 CFR 888.3565 (Product Code MBH)

Review Panel: Orthopedic Devices

Device Description:
The Consensus Total Knee System (CKS) is a primary fixed-bearing total knee system that has been on the market since the mid-1990's.

The CKS has been designed to replicate the natural anatomy of the knee in order to restore knee function. It has been developed to preserve and utilize healthy ligamentous structures. For cases where the soft tissues are not functional, the PCL substituting tibial inserts or the posterior stabilized system are available for increased stability.

The CKS incorporates femoral, tibial, and patellar components and all associated instrumentation needed for implantation. The CKS can be used for total knee replacement with posterior cruciate ligament (PCL) retaining or substituting.

The femoral components are provided in left and right side versions and are designed to replicate natural kinematic motion between the femur, tibia and patella. The Consensus femoral component is designed to provide uniform contact zones in the coronal plane throughout the range of motion when the knee is properly aligned. The femoral component is also designed with a large distal radius to optimize contact areas and reduce contact stress. The trochlear groove in
the femur is designed to allow the load from the patella to be evenly distributed on the femur with adequate lateral constraint.

The CKS metallic components are available in non-porous and porous coated variants for cemented use and in a porous coated (CoCr beads with Titanium) version for uncemented use.

**Indications for Use:**

The CONSENSUS® KNEE SYSTEM Primary Knee is designed as a system and is not intended for substitution of components from other systems.

A. Primary intervention of rheumatoid arthritis, osteoarthritis, post-traumatic arthritis, or degenerative arthritis.
B. Failed osteotomy or unicompartmental replacements.
C. Replacement of unsatisfactory cemented or press-fit knee components when sufficient bone stock exists.
D. The porous coated (CoCr beads with Titanium) components may be used with or without cement.

**Substantial Equivalence:**

The CKS components were originally cleared by FDA in K932837* with a posterior stabilizing (PS) version cleared in K954818* & K962215*. The CKS was expanded in K001456** (femoral components) and K983004** (tibial components) and most recently cleared for uncemented use in K102927.

*These 510(k)'s were cleared prior to the purchase of U.S. Medical Products by Hayes Medical in 1996.
**The previous 510(k)'s for these devices were cleared prior to the change in our company’s name from Hayes Medical, Inc. to Consensus Orthopedics, Inc. in 2008.

This submission is to add the following line extensions to the Consensus Knee System:

1) Reduced Lateral Profile (RLP) femoral component in standard and PS versions
2) Porous coated PS femoral component
3) Size 0 tibial baseplate and inserts
4) 20 & 22 mm thick poly inserts
5) Porous coated patella for uncemented use.

The CKS implants are also substantially equivalent to the Gender Solutions™ Natural Knee® Flex System by Zimmer, Inc. cleared in K073286 & K070214 with the above options.
Non-Clinical Performance Data:

Below is a summary of the testing related to the various aspects of the CKS line extension.

### Porous Coating: CoCr beads with Ti coating (applicable for all CoCr implants)

<table>
<thead>
<tr>
<th>Specification</th>
<th>Acceptance Criteria</th>
<th>Verification Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>Microstructure of the modified surface</td>
<td>N/A</td>
<td>Read to Bead Neck Diameter 0.33 mm</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pore Size 0.432 mm</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Volume % Porosity 37%</td>
</tr>
<tr>
<td>Corrosion of the modified surface shall be equal to or improved corrosion resistance when compared with CoCr beads using ASTM F746 &amp; G61</td>
<td>Equal to or improved corrosion resistance</td>
<td>Critical Potential Breakdown Potential</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CoCr Beads 1290 mV 1200 mV</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ti Coated</td>
</tr>
<tr>
<td>Modified surface shall exhibit adequate static tensile strength</td>
<td>The static tensile strength will exceed 20 MPa.</td>
<td>Static Tensile Strength of 58.32 MPa</td>
</tr>
<tr>
<td>Modified surface shall exhibit adequate static shear strength.</td>
<td>The static shear strength will exceed 20 MPa.</td>
<td>Static Shear Strength of 58.32 MPa</td>
</tr>
<tr>
<td>Modified surface shall exhibit adequate shear fatigue strength.</td>
<td>The shear fatigue strength will exceed 10 million cycles.</td>
<td>10 million cycles achieved with a strength of 13.78 MPa</td>
</tr>
<tr>
<td>Modified surface shall exhibit adequate rotating beam fatigue strength.</td>
<td>The rotating beam fatigue strength will exceed 10 million cycles.</td>
<td>10 million cycles achieved with a strength of 206.7 MPa</td>
</tr>
<tr>
<td>Modified surface shall not exhibit excessive abrasion.</td>
<td>N/A</td>
<td>200N load: Avg. mass loss 0.006 g Avg. thickness loss 6%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1500N load: Avg. Mass loss 0.179 g Avg. thickness loss 23%</td>
</tr>
</tbody>
</table>

### RLP Femoral Components

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>The articulating surface of the RLP components shall match that of their standard and PS counterparts.</td>
<td>Similar contact area and surface stress distributions.</td>
<td>RLP had the same contact area as the original CKS. The PS RLP matches the articulating surface of the RLP.</td>
</tr>
</tbody>
</table>

### Size 0 Tibial Base Plate and Insert

<table>
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<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>Size 0 tibial baseplate/insert assembly shall permit adequate push-in/push-out loads when compared with existing baseplate/insert combinations.</td>
<td>Similar push-in/push-out loads when compared with existing baseplate/insert combinations.</td>
<td>Minimum push-out load was 428 lbs with failure mode being deformation of anterior snap recess in poly insert; Similar to other insert/baseplate.</td>
</tr>
</tbody>
</table>
combinations. Components can be easily inserted by hand.

### Thicker Tibial Insert

<table>
<thead>
<tr>
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</tr>
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<tr>
<td>Insert thickness per FDA Guidance Jan. 16, 2003.</td>
<td>Insert thickness must be &gt;6mm.</td>
<td>Insert thickness was greater than 6mm.</td>
</tr>
</tbody>
</table>

### Porous Coated Metal Backed Patella

<table>
<thead>
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<th>Verification Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>The articulating surface of the porous coated metal backed patella shall match that of current patellas.</td>
<td>Identical articulating surface.</td>
<td>Articulating surface of the porous coated metal backed patella is identical to existing patella.</td>
</tr>
<tr>
<td>The mating geometry between the UHMWPE and metal back of the porous coated metal backed patella shall match that of current metal backed patella.</td>
<td>Identical mating geometry.</td>
<td>The mating geometry of the porous coated metal backed patella is identical to the existing metal backed patella.</td>
</tr>
</tbody>
</table>
Consensus Orthopedics, Inc.
% Mr. Matthew Hull
1115 Windfield Way, Suite 100
El Dorado Hills, California 95762

Re: K110950
Trade/Device Name: Consensus® Knee System, Line Extensions
Regulation Number: 21 CFR 888.3565
Regulation Name: Knee joint patellofemorotibial metal/polymer porous coated uncemented prosthesis
Regulatory Class: Class II
Product Code: MBH, JWH
Dated: April 1, 2011
Received: April 4, 2011

Dear Mr. Hull:

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. 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.

If your device is classified (see above) into either class II (Special Controls) or class III (PMA), it may be subject to additional controls. Existing major regulations affecting your device can be found in the Code of Federal Regulations, Title 21, Parts 800 to 898. In addition, FDA may publish further announcements concerning your device in the Federal Register.

Please be advised that FDA's issuance of a substantial equivalence determination does not mean that FDA has made a determination that your device complies with other requirements of the Act or any Federal statutes and regulations administered by other Federal agencies. You must comply with all the Act's requirements, including, but not limited to: registration and listing (21 CFR Part 807); labeling (21 CFR Part 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803); good manufacturing practice requirements as set
forth in the quality systems (QS) regulation (21 CFR Part 820); and if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

If you desire specific advice for your device on our labeling regulation (21 CFR Part 801), please go to http://www.fda.gov/AboutFDA/CentersOffices/CDRH/CDRHOffices/ucm115809.htm for the Center for Devices and Radiological Health’s (CDRH’s) Office of Compliance. 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 the CDRH’s Office of Surveillance and Biometrics/Division of Postmarket Surveillance.

You may obtain other general information on your responsibilities under the Act from the Division of Small Manufacturers, International and Consumer Assistance at its toll-free number (800) 638-2041 or (301) 796-7100 or at its Internet address http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm.

Sincerely yours,

Mark N. Melkerson
Director
Division of Surgical, Orthopedic, and Restorative Devices
Office of Device Evaluation
Center for Devices and Radiological Health

Enclosure
1. INDICATIONS FOR USE STATEMENT

510(k) Number (if known):

Device Name: Consensus® Knee System

Indications for Use:

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D. The porous coated (CoCr beads with Titanium) components may be used with or without cement.

Prescription Use X AND/OR Over the Counter Use ___
(21 CFR Part 801 Subpart D) (21 CFR Part 801 Subpart C)

(PLEASE DO NOT WRITE BELOW THIS LINE; CONTINUE ON ANOTHER PAGE IF NEEDED)

Concurrence of CDRH, Office of Device Evaluation (ODE)

[Signature]
(Division Sign-Off)
Division of Surgical, Orthopedic, and Restorative Devices

510(k) Number K110950