

Subsection of 7A	Original jurisdictional threshold (million)	2026 Adjusted jurisdictional threshold (million)
7A(a)(2)(A) .....	\$200	\$535.5
7A(a)(2)(B)(i) .....	50	133.9
7A(a)(2)(B)(i) .....	200	535.5
7A(a)(2)(B)(ii)(i) .....	10	26.8
7A(a)(2)(B)(ii)(i) .....	100	267.8
7A(a)(2)(B)(ii)(II) .....	10	26.8
7A(a)(2)(B)(ii)(II) .....	100	267.8
7A(a)(2)(B)(ii)(III) .....	100	267.8
7A(a)(2)(B)(ii)(III) .....	10	26.8

Any reference to the jurisdictional thresholds and related thresholds and limitation values in the HSR rules (16

CFR parts 801 through 803) and the Antitrust Improvements Act Notification and Report Form (“the HSR

Form”) and its Instructions will also be adjusted, where indicated by the term “(as adjusted)”, as follows:

Original threshold	2026 Adjusted threshold
\$10 million .....	\$26.8 million.
\$50 million .....	\$133.9 million.
\$100 million .....	\$267.8 million.
\$110 million .....	\$294.5 million.
\$200 million .....	\$535.5 million.
\$500 million .....	\$1.339 billion.
\$1 billion .....	\$2.678 billion.

## (2) The Filing Fee Thresholds

Section 605 of Public Law 101–162 (15 U.S.C. 18a note) requires the Federal Trade Commission to assess and collect filing fees from persons acquiring voting securities or assets under the Act. The original filing fee thresholds are set forth in Section 605. Division GG of the 2023 Consolidated Appropriations Act,

Public Law 117–328, 136 Stat. 4459, requires the Federal Trade Commission to revise these filing fee thresholds and amounts based on the percentage change in the GNP for such fiscal year compared to the GNP for the year ending September 30, 2022 (for the filing fee thresholds) and the percentage increase, if any, in the Consumer Price Index, as determined by the Department

of Labor or its successor, for the year then ended over the level so established for the year ending September 30, 2022 (for the fee amounts).

Any reference to the fee thresholds and related values in the HSR rules (16 CFR parts 801 through 803) and the HSR Form and its Instructions will also be adjusted, where indicated by the term “(as adjusted)”, as follows:

Original filing fee	Original applicable size of transaction*	2026 Adjusted filing fee	2026 Adjusted applicable size of transaction*
\$30,000 .....	less than \$161.5 million .....	\$35,000	less than \$189.6 million.
100,000 .....	not less than \$161.5 million but less than \$500 million.	110,000	not less than \$189.6 million but less than \$586.9 million.
250,000 .....	not less than \$500 million but less than \$1 billion.	275,000	not less than \$586.9 million but less than \$1.174 billion.
400,000 .....	not less than \$1 billion but less than \$2 billion	440,000	not less than \$1.174 billion but less than \$2.347 billion.
800,000 .....	not less than \$2 billion but less than \$5 billion	875,000	not less than \$2.347 billion but less than \$5.869 billion.
2,250,000 .....	\$5 billion or more .....	2,460,000	\$5.869 billion or more.

\* as determined under Section 7A(a)(2) of the Act.

By direction of the Commission.

**Joel Christie,**

*Acting Secretary.*

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## FEDERAL TRADE COMMISSION

### Revised Jurisdictional Thresholds for Section 8 of the Clayton Act

**AGENCY:** Federal Trade Commission.

**ACTION:** Annual notice of revision.

**SUMMARY:** The Federal Trade Commission announces the revised thresholds for interlocking directorates required by the 1990 amendment of Section 8 of the Clayton Act. Section 8 prohibits, with certain exceptions, one person from serving as a director or officer of two competing corporations if two thresholds are met. Competitor corporations are covered by Section 8 if each one has capital, surplus, and

undivided profits aggregating more than \$10,000,000, with the exception that no corporation is covered if the competitive sales of either corporation are less than \$1,000,000. Section 8(a)(5) requires the Federal Trade Commission to revise those thresholds annually, based on the change in gross national product. The new thresholds, which take effect immediately, are \$54,402,000 for Section 8(a)(1), and \$5,440,200 for Section 8(a)(2)(A).

**DATES:** January 16, 2026.

**FOR FURTHER INFORMATION CONTACT:**  
Aylin Skroeger (202-326-2459),  
Attorney Advisor, Bureau of  
Competition.  
Authority: 15 U.S.C. 19(a)(5).

**Joel Christie,**  
*Acting Secretary.*  
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**DEPARTMENT OF HEALTH AND  
HUMAN SERVICES**

**Food and Drug Administration**

[Docket No. FDA-2025-N-0956]

**Agency Information Collection  
Activities; Submission for Office of  
Management and Budget Review;  
Comment Request; Warning Plans for  
Certain Tobacco Products**

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is announcing that a proposed collection of information has been submitted to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995.

**DATES:** Submit written comments (including recommendations) on the collection of information by February 17, 2026.

**ADDRESSES:** To ensure that comments on the information collection are received, OMB recommends that written comments be submitted to <https://www.reginfo.gov/public/do/PRAMain>. Find this particular information collection by selecting “Currently under Review—Open for Public Comments” or by using the search function. The OMB

control number for this information collection is 0910-0671. Also include the FDA docket number found in brackets in the heading of this document.

**FOR FURTHER INFORMATION CONTACT:**  
Amber Barrett, Office of Operations, Food and Drug Administration, Three White Flint North, 10A-12M, 11601 Landsdown St., North Bethesda, MD 20852, 301-796-8867, *PRAStaff@fda.hhs.gov*.

**SUPPLEMENTARY INFORMATION:** In compliance with 44 U.S.C. 3507, FDA has submitted the following proposed collection of information to OMB for review and clearance.

**Warning Plans for Certain Tobacco Products**

*OMB Control Number 0910-0671  
Extension*

Tobacco products are governed by chapter IX of the Federal Food, Drug, and Cosmetic Act (sections 900 through 920) (21 U.S.C. 387 through 21 U.S.C. 387u). Implementing regulations are found in 21 CFR subchapter K (21 CFR parts 1100 through 1150). Section 3 of the Comprehensive Smokeless Tobacco Health Education Act of 1986 (the Smokeless Tobacco Act) (15 U.S.C. 4402) as amended by section 204 of the Family Smoking Prevention and Tobacco Control Act (the Tobacco Control Act), requires, among other things, that all smokeless tobacco product packages and advertisements bear one of four required warning statements (15 U.S.C. 4402(a)(1)). The warning statements specified in 4402(a)(1) must be randomly displayed on packaging and randomly distributed “in accordance with a plan submitted by the tobacco product manufacturer, importer, distributor, or retailer” to, and approved by FDA (15 U.S.C.

4402(b)(3)(A)). Those statements must be rotated quarterly in advertisements for each brand of smokeless tobacco product, also “in accordance with a plan” submitted to and approved by FDA (15 U.S.C. 4402(b)(3)(B)).

To implement statutory requirements for smokeless tobacco products, warning plans are reviewed by FDA, upon submission by respondents (21 U.S.C. 4402(b)(3)(C)). FDA published a draft guidance entitled “Submission of Warning Plans for Cigarettes and Smokeless Tobacco Products” on September 9, 2011, which describes the information and format to be submitted for smokeless plans ([www.fda.gov/regulatory-information/search-fda-guidance-documents/submitting-warning-plans-cigarettes-and-smokeless-tobacco-products](http://www.fda.gov/regulatory-information/search-fda-guidance-documents/submitting-warning-plans-cigarettes-and-smokeless-tobacco-products)). Submitters may also visit a web page that describes the smokeless tobacco labeling and warning statement requirements ([www.fda.gov/tobacco-products/labeling-and-warning-statements-tobacco-products/smokeless-tobacco-labeling-and-warning-statement-requirements](http://www.fda.gov/tobacco-products/labeling-and-warning-statements-tobacco-products/smokeless-tobacco-labeling-and-warning-statement-requirements)). Additionally, FDA considers a submission to be a supplement if the submitter is seeking approval of a change to an FDA-approved warning plan. Warning plans can be submitted either electronically or in paper format. The Center for Tobacco Products (CTP) Portal, available at [ctpportal.fda.gov/ctpportal/login.jsp](http://ctpportal.fda.gov/ctpportal/login.jsp), provides a secure online system for electronically submitting documents and receiving messages from CTP.

In the **Federal Register** of July 3, 2025 (FR 90 29559), FDA published a 60-day notice requesting public comment on the proposed collection of information. FDA received two comments that were not PRA related.

FDA estimates the burden of this collection of information as follows:

TABLE 1—ESTIMATED ANNUAL REPORTING BURDEN<sup>1</sup>

Activity	Number of respondents	Number of responses per respondent	Total annual responses	Average burden per response	Total hours
Submission of original rotational plans for health warning statements for smokeless tobacco products .....	1	1	1	60	60
	2	1	2	30	60
<b>Total .....</b>					<b>120</b>

<sup>1</sup> There are no capital costs or operating and maintenance costs associated with this collection of information.

Based on FDA's experience over the years, FDA retains the estimate of 60 hours to complete an original rotational warning plan. FDA estimates that preparing and submitting a supplement

to an approved plan will take half this time (30 hours).

Regarding smokeless tobacco warning plans, FDA estimates a total of one respondent will submit a new original smokeless tobacco warning plan per

year, which will take approximately 60 hours to complete, for a total of 60 burden hours. Additionally, FDA estimates a total of two respondents will submit a supplement to an approved smokeless tobacco warning plan, taking