

# Bioequivalence Studies with Pharmacokinetic Endpoints for Drugs Submitted Under an ANDA

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### Outline

- Objectives of the webinar
- Guidance history and scope
- Guidance overview
- Major changes
- Key topic areas with questions and comments received
- Responses to selected questions/comments
- Summary
- Panel discussion and Q&A

# **Webinar Objectives**



- Provide an overview of the revised FDA draft guidance for industry titled *"Bioequivalence Studies with Pharmacokinetic Endpoints for Drugs Submitted Under an ANDA"* (Aug 2021)
- Describe the major changes in the revised draft guidance
- Provide clarification and rationale on selected topics to address comments received through the docket
- Understand how principles described in the revised draft guidance in conjunction with product-specific guidances and other pre-submission communications facilitate generic drug development and generic drug application assessment

#### **Guidance History**





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NDA: New drug application; IND: Investigational New Drug; BA: Bioavailability; BE: Bioequivalence; PK: Pharmacokinetic 4

### Scope of the ANDA PK BE Guidance



- Provides recommendations to applicants planning to include BE information in ANDAs and ANDA supplements
- Describes how to meet the BE requirements set forth in the Federal Food, Drug, and Cosmetic Act (FD&C Act) and FDA regulations
- Generally applicable to dosage forms intended for oral administration and to non-orally administered drug products in which reliance on systemic exposure measures (PK endpoints) is suitable for establishing BE, e.g., transdermal delivery systems and certain rectal and nasal drug products
- Also covers BE studies conducted during post-approval period for ANDAs

#### **Relation to Other Relevant Guidances**

# FDA

#### Guidance: BA Studies for INDs and NDAs

- FDA recommends that applicants for INDs, NDAs, and new drug application supplements consult the draft guidance for industry *Bioavailability Studies Submitted in NDAs or INDs General Considerations* (February 2019), which addresses bioavailability studies for these submission types.
- Product-Specific Guidances (PSGs)
  - Reflect the FDA's current thinking and expectations on how to develop a generic drug product therapeutically equivalent to <u>a specific reference listed drug (RLD)</u>.
  - FDA recommends ANDA applicants consult routinely published PSGs when considering the appropriate BE study and/or other studies for a proposed drug product.
  - Refer to Product-Specific Guidances for Generic Drug Development web page at <u>https://www.fda.gov/drugs/guidances-drugs/product-specific-guidances-generic-drug-development</u> for the most recent version of a PSG.
  - SBIA webinar on PSGs: <u>FDA Product-Specific Guidances: Lighting the Development Pathway</u> for Generic Drugs (May 2021)

# Regulations, Guidances, and PSGs



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A.	Moieties To Be Measured	
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#### 2013

ATTACHMENT: GENERAL DESIGN AND DATA HANDLING OF	APPENDIX A: GENERAL DESIGN AND DATA HANDLING OF BIOEQUIVALENCE
BIOEQUIVALENCE STUDIES WITH PHARMACOKINETIC ENDPOINTS	STUDIES WITH PHARMACOKINE TIC ENDPOINTS

### **Overview of ANDA PK BE Guidance**



- General BE Principles
  - "The rate and extent of absorption of the drug do not show a significant difference from the rate and extent of absorption of the listed drug when administered at the same molar dose of the therapeutic ingredient under similar experimental conditions in either a single dose or multiple doses."
- Both in vivo and/or in vitro methods can be used to establish BE
  - Comparative PK
  - In vitro tests predictive of human in vivo BA (in vitro-in vivo correlation (IVIVC))
  - Comparative pharmacodynamic (PD)
  - Comparative clinical endpoint
  - In vitro studies

Section 505(j)(8)(B)(i) of the FD&C Act. See also section 505(j)(8)(B)(ii) and 505(j)(8)(C) of the FD&C Act; 21 CFR 314.3(b); 21 CFR 320.23(b); 21 CFR 320.24(b)



### **Overview of ANDA PK BE Guidance**

- Study design
  - Section III of the guidance
  - Appendix A: General Design and Data Handling of Bioequivalence Studies with PK Endpoints
    - Study conditions (fasting vs. fed)
    - Sample retention
    - Sample collection and sampling times (biological matrix)
    - PK information in submissions
    - Data analysis

#### **Study Design**

FDA

- Study populations
  - Healthy vs. Patients
  - Age, sex
- Study types (single dose or multiple dose, crossover or parallel, non-replicate or replicate), e.g.,
  - a two-period, two-sequence, two-treatment, single-dose crossover study design
  - a single-dose parallel study design
  - a single-dose replicate study design for BE studies
- Sample size
- Study conditions (fasting vs. fed, dose strength to be studied)
- Safety considerations

### **Replicate Study Design**



- A replicate crossover study design (either partial or fully replicate) is appropriate for drugs whether the reference product is a highly variable drug or not.
- A replicate design can have the advantage of using fewer subjects compared to a non-replicate design, although each subject in a replicate design study would receive more treatments.
- A replicate design is recommended to be used under the following scenarios:
  - Highly variable drugs (Appendix B)
    - Either partial or fully replicate, reference scaled average BE
  - Narrow therapeutic index drugs (Appendix C)
    - Fully replicate, reference scaled average BE

More clarifications provided in the revised draft guidance

### Fasting vs. Fed BE for Oral IR Products



Recommend Both Fasting and Fed BE Studies for All Oral Immediate Release (IR) Drug Products

Fasting BE Studies	•	Products should be taken on an empty stomach
Only		(per the RLD labeling)

- Serious adverse events are anticipated under fed conditions
- Fed BE Studies• Serious adverse events are anticipated underOnlyfasting conditions



## Fasting vs. Fed BE for Oral MR Products

Recommend Both Fasting and Fed BE Studies for All Oral Modified Release (MR) Drug Products, irrespective of dosing instructions in the RLD labeling

- Fasting BE Studies•Serious adverse events are anticipated under fed<br/>conditions
- Fed BE Studies• Serious adverse events are anticipated under fasting<br/>conditions

### **Post-Approval Changes**



- For post-approval changes generally, FDA recommends that applicants make the in vitro comparison between the prechange and post-change products.
- When in vivo BE studies are recommended to support a postapproval change for an ANDA product, FDA recommends that applicants compare the post-change ANDA product to the reference listed drug (RLD) and not to the pre-change ANDA product.
  - **SUPAC-IR:** Immediate Release Solid Oral Dosage Forms: Scale-Up and Postapproval Changes: Chemistry, Manufacturing, and Controls, In Vitro Dissolution Testing, and In Vivo Bioequivalence Documentation (November 1995)
  - **SUPAC-MR:** Modified-Release Solid Oral Dosage Forms: Scale-Up and Postapproval Changes: Chemistry, Manufacturing, and Controls; In Vitro Dissolution Testing and In Vivo Bioequivalence Documentation (October 1997)



# Summary of Major Changes in the Aug 2021 Draft ANDA PK BE Guidance

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# Major Changes (1)



 Updates and clarifies the content on Reference Listed Drug (RLD) and Reference Standard (RS) in the Orange Book and references new guidances

#### **RLD and RS**



- For BE studies, an applicant compares the systemic exposure profile of a test drug product to that of the RLD designated in FDA's Approved Drug Products with Therapeutic Evaluations (the Orange Book)
- An RS selected by FDA is the specific drug product that the ANDA applicant must use in conducting any in vivo BE testing required to support approval of its ANDA.
  - The RS, selected by FDA, is ordinarily the RLD
  - For more information regarding the distinction between an RLD and RS, refer to FDA's guidance for industry *Referencing Approved Drug Products in ANDA Submissions* (October 2020)

# Major Changes (2)



• Expands content on "Study Population" with regard to sex (male/female) and age (pediatric and elderly)

### **Study Population: Sex**



- If a drug product is intended for use in both sexes, the applicant should include similar proportions of males and females in the study or provide a justification supporting the use of a single-sex population.
- Likewise, if a drug product is intended for use in a single sex, then the applicant should only include subjects of that sex.
- Females should not be pregnant or lactating, and, if applicable, should practice abstention or contraception.

### **Study Population: Age**



- If the drug product is predominantly intended for use in the **elderly,** the applicant should include as many subjects as possible at or above age 60 or provide a justification if no subject at or above age 60 is included in the study.
- In general, a BE assessment in adults between two products can be used to support a BE assessment in **pediatric patients**. If the drug product is predominantly intended for use in pediatric patients younger than 6 years, the applicant should justify that the BE study results obtained from adult subjects are relevant to the pediatric population. FDA recommends that this justification include information supporting that the inactive ingredients in the proposed products are appropriate for use in the pediatric population.

# Major Changes (3)



 Modifies recommendations on how to assess proportional similarity for additional dose strengths for modified-release drug products based on formulation composition proportionality and mechanism of release



#### Considerations in BE Demonstration for Additional Strengths of Oral MR Products





determine the need for an in vivo BE study to demonstrate BE.

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#### BE Demonstration of Additional Strengths -Totality-of-Evidence



#### BE demonstration of additional strengths

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Sun & Wang, AAPS Webinar Dec 2020 27

#### Demonstration of BE for Additional Strengths: Modified Release (MR) Products



The following data may support BE for additional strengths for MR products per 21 CFR 320.24(b)(6):

- The reference product demonstrates **dosage form equivalence** among different strengths and demonstrates **similar dissolution** performance across different strengths.
- The test product includes the **same excipients** for different strengths and the ratios of drug and excipients among different strengths of the test product is justified and appropriate for the drug release mechanism of the test product (e.g., drug and excipients of different strengths **can be either proportional or not proportional** in quantity).
- The additional strength of the test product has the **same drug release mechanism** as the strength of the test product that underwent an acceptable in vivo BE study compared to the reference product.
- Dissolution testing of all strengths is acceptable. The drug products should exhibit **similar dissolution profiles** between the strength on which the BE testing was conducted and other strengths, based on the similarity factor (f2) test or other appropriate statistical approaches (e.g., a multivariate model independent approach or a model dependent approach) in at least **three** dissolution media (e.g., a pH of 1.2, 4.5, and 6.8).

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#### Draft ANDA PK BE Guidance (Aug 2021)

#### Demonstration of BE for Additional Strengths: Modified Release (MR) Products



FDA recommends that applicants generate dissolution profiles on the test and reference products of all strengths. To note, there may be instances in which an in vivo BE study for non-proportionally formulated strengths may be necessary to demonstrate bioequivalence. The decision of the acceptability of the approach will be made during ANDA assessment based on the totality-of-evidence (in addition to the dissolution data).

### **Major Changes (4)**



- Adds sections on new dosage forms that also rely on systemic BE assessment (in addition to chewable tablets) under Section IV
  - Orally disintegrating tablets
  - Sublingual
  - Transdermal

# **Major Changes (5)**



- Adds a section on alternative routes of administration, including products administered via a nasogastric (NG) tube or a gastric (G) tube under Section V
  - A new draft guidance related to this topic: FDA draft guidance for industry on <u>Oral Drug Products Administered Via Enteral</u> <u>Feeding Tube: In Vitro Testing and Labeling</u> <u>Recommendations</u> (June 2021)

## **Major Changes (6)**



• Adds a new section on handling of outliers in Appendix A

#### Handling of outliers:

- Applicants **should not remove data** from the statistical analysis of BE studies solely because that data are identified as statistical outliers.
- Outlier data may only be removed from the BE statistical analysis if there is a **real-time documentation** demonstrating a protocol violation during the clinical and/or analytical phase of the BE study.
- Applicants should include a **prospective plan** in the BE study protocol for removing subjects from the BE statistical analysis.
- Data from **redosing studies are not** considered as evidence to support removal of outlier data from the statistical analysis.
- Note that **all subject data should be submitted** and potential outliers flagged with appropriate documentation as part of the submission.

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# Major Changes (7)



- Adds two new appendices (Appendices B and C) on reference scaled average BE analyses for highly variable drugs and narrow therapeutic index drugs, respectively
  - Previously included in PSG for progesterone oral capsules and warfarin sodium oral tablets, respectively

# Major Changes (8)



- Removes the section related to "Orally Administered Drugs Intended for Local Action" in the 2013 draft guidance
  - This guidance is intended to focus on PK BE studies for drugs that are systemically acting.
  - Even though the section is not included in the Aug 2021 draft guidance, the following principle is still applicable:
    - In some cases, when a drug substance produces its effects by local action in the gastrointestinal tract, it may be appropriate to determine BE using PK endpoints. In other cases, it may be appropriate to determine BE using comparative clinical endpoints, pharmacodynamic endpoints and/or suitably designed and validated in vitro studies in addition to, or instead of, measuring drug plasma concentrations.
  - In the future, separate general guidances may be developed for locally acting oral drug products and other complex drug products in addition to PSGs.

#### **Summary of Major Changes**



Updates and clarifies the content on Reference Listed Drug (RLD) and Reference Standard (RS) in the Orange Book and references new guidances

Expands content on "Study Population" with regard to sex (male/female) and age (pediatric and elderly)

Modifies recommendations on how to assess proportional similarity for additional dose strengths for modified-release drug products based on mechanism of release and dissolution profile similarity

Adds sections on new dosage forms that also rely on systemic BE assessment (i.e., orally disintegrating tablets, sublingual, and transdermal)

Adds a section on alternative routes of administration, including products administered via a nasogastric (NG) tube or a gastric (G) tube

Adds a new section on handling of outliers in Appendix A

Adds two new appendices (Appendices B and C) on reference scaled average BE analyses for highly variable drugs and narrow therapeutic index drugs, respectively

Removes the section related to "Orally Administered Drugs Intended for Local Action" from the 2013 draft guidance

#### Key Topic Areas with Questions and Comments Received



#### Approximately 20 comments received

- Expand the scope of the guidance to include complex formulations
- Study populations
- BE studies with regard to food
- T<sub>max</sub> comparison
- Additional strength waiver for IR
- BE demonstration for additional strengths of MR products
- Alcohol dose dumping
- Guidance on sample retention

#### **Responses to Comments/Questions Received (1)**

- FDA
- Expands the scope of the guidance to include complex formulations like inhalation products, liposomal products, and vaginal creams

 Response: This guidance focuses on PK endpoint BE studies. The principle can be used to guide complex products if PK endpoint BE study is being used for BE demonstration. However, these complex products will contain additional data needed to support BE especially if they are locally acting. Currently, the PSG may be the best source to understand FDA's current thinking and expectations on how to develop a generic drug product therapeutically equivalent to their respective RLDs.

#### **Responses to Comments/Questions Received (2)**



- Can FDA provide further insights as to how FDA is defining "nonsmoking"? Does non-smoking mean a subject that has never smoked or does it also include a subject that was a previous smoker or has had history of smoking but has stopped for a duration of time prior to the study?
- Response: Subjects who have never smoked are preferred. Subjects who have had history of smoking but have stopped for a duration of time (e.g., at least a year) prior to the study may be acceptable, especially for drugs that are not substrates of enzymes that are induced by smoking, e.g., CYP1A1, CYP1A2 or CYP2E1.

#### **Responses to Comments/Questions Received (3)**



 Is a statistical comparison required for T<sub>max</sub> or is the magnitude of difference a subjective evaluation?

• Response: No, statistical comparison is not required for  $T_{max}$ . The  $T_{max}$  assessment is not subjective. Several approaches may be taken to evaluate the impact of significance of  $T_{max}$  difference of the Test and Reference products including clinical consideration. If the rapid onset is important, partial AUC may be calculated and subject to statistical comparison.

#### **Responses to Comments/Questions Received (4)**



- Line 813: "refer to guidance for industry on *Handling and Retention of BA* and *BE Testing Samples* (May 2004)"
  - Reference a more recent guidance for industry: Compliance Policy for the Quantity of Bioavailability and Bioequivalence Samples Retained Under 21 CFR 320.38(c) issued in Aug 2020
- Response: This comment is noted. The new guidance published in Aug 2020 clarifies the number of Test and Reference products to be retained under 21 CFR 320.38. This ANDA PK BE guidance does not touch on that aspect. Here, the ANDA PK BE guidance specifies the length of the time the samples need to be maintained per 21 CFR 320.63. The proper guidance is cited related to sample retention pertaining to this ANDA PK BE guidance.

#### **Summary and Suggestion**



- The ANDA PK BE guidance is the key resource for ANDA applicants where PK BE studies are used to support BE
- Refer to general guidances or PSGs for BE approaches for a specific product
- Submit questions via controlled correspondences (CCs) if need FDA's input before the study
- FDA provides multiple communication channels (such as CCs, productdevelopment meetings, pre-submission meetings, mid-cycle review meetings, post-complete response letter meetings) at various stages to address industry's questions for generic drug development and regulatory approval

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FDA's guidance for industry Controlled Correspondence Related to Generic Drug Development (December 2020) FDA's guidance for industry Formal Meetings Between FDA and ANDA Applicants of Complex Products Under GDUFA (November 2020) FDA's guidance for industry Post-Complete Response Letter Meetings Between FDA and ANDA Applicants (December 2018)

## Resources (1)

FDA

 FDA Guidances Webpage: https://www.fda.gov/drugs/guidance-compliance-regulatory

information/guidances-drugs

- <u>Guidance for Industry: Referencing Approved Drug Products in ANDA</u> <u>Submissions (Oct 2020)</u>
- <u>Guidance for Industry: Statistical Approaches to Establishing Bioequivalence</u> (Feb 2001)
- <u>Guidance for Industry: Bioanalytical Method Validation (May 2018)</u>
- <u>Guidance for Industry: M9 Biopharmaceutics Classification System-Based</u> <u>Biowaivers (May 2021)</u>

### **Resources (2)**



- PSGs for Generic Drug Development: <u>https://www.accessdata.fda.gov/scripts/cder/psg/index.cfm</u>
- <u>Guidance for Industry on Bioequivalence Recommendations for</u>
   <u>Specific Products (June 2010)</u>
- SBIA webinar on PSGs: <u>FDA Product-Specific Guidances: Lighting</u> <u>the Development Pathway for Generic Drugs</u>
- FDA Product Specific Guidance Snapshot

