OFFICE OF THE CENTER DIRECTOR

Clinical Pharmacology and Biopharmaceutics Review Template

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Attachment A — Outline of Clinical Pharmacology and Biopharmaceutics Review Template

PURPOSE

- This MAPP establishes an outline for reviews of new drug applications (NDAs) and supplements (sNDAs) in the Office of Clinical Pharmacology and Biopharmaceutics in the Center for Drug Evaluation and Research (CDER).

POLICY

- The Clinical Pharmacology and Biopharmaceutics Review Template is to be used by all reviewers within the Office of Clinical Pharmacology and Biopharmaceutics.
- The Clinical Pharmacology and Biopharmaceutics Review Template will be used to document primary reviews of all original NDAs and sNDAs.
- Conventions of the CDER Style Guide are to be followed in completing the clinical pharmacology and biopharmaceutics review.
- The template may be modified by individual review divisions if necessary to accommodate unique application issues or division specific procedures.

PROCEDURES

- Reviewers in the Office of Clinical Pharmacology and Biopharmaceutics will use the attached Clinical Pharmacology and Biopharmaceutics NDA review template to document their reviews. The template is annotated to provide additional explanations of the content for each heading and subheading.

EFFECTIVE DATE

- This MAPP is effective upon date of publication.
ATTACHMENT A

The Clinical Pharmacology and Biopharmaceutics (CPB) Review Template:
The Question-Based Review (QBR)

Office of Clinical Pharmacology and Biopharmaceutics
Center for Drug Evaluation and Research
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2.0
CDER is implementing Good Review Practices (GRPs) for NDA and sNDA reviews in all disciplines. The goal of this document is to present an outline of GRPs for the Office of Clinical Pharmacology and Biopharmaceutics (OCPB) that will facilitate accomplishing our mission as stated below.

**OCPB MISSION**

To assure that an individual patient receives the right drug, in the right dose, at the right time and in the right dosage form.

The GRPs for OCPB consist of (1) a MAPP defining good review practices, (2) a standardized Clinical Pharmacology and Biopharmaceutics (CPB) review template, and (3) procedures for the Clinical Pharmacology and Biopharmaceutics Briefing (CPBB), which is intended as a quality assurance process, an educational opportunity, and a forum for advancing interdisciplinary communications.

This MAPP contains:

(1) A general template for the CPB review showing the sections that should be included in the review and the order of presentation, and

(2) Appendices that provide a link to the electronic table of contents, a link to examples of reviews, and several decision trees and tables useful for reviewers (note: the examples are NOT intended to be a “checkbox” for the actual review).

All primary CPB reviews of NDAs and sNDAs should be prepared using the CPB template. The CPB template is intended to standardize the ordering and placement of subject matter within reviews. The GRPs in OCPB incorporate the principles and format of the Question Based Review (QBR). Standardization of the review will provide consistency and promote interdisciplinary communication. The QBR focuses on the most important scientific, clinical, and regulatory review issues related to the efficacy, safety, risk/benefit ratio, and label claims for the drug and drug product. The QBR does not focus on individual studies. Emphasis is placed on integrating scientific information and using various technical tools (e.g., modeling and simulation) to understand the exposure-response relationship for a drug and, using these data, to address questions related to initial and maintenance doses and dosing regimens, and the need for dose and dosing regimen adjustments based on intrinsic (e.g., age, gender, race, disease states) and extrinsic (e.g., food, drugs, smoking) factors.

The review template provides a format preferred by OCPB and other disciplines on the review team, including an easy-to-follow executive summary, a set of conclusions, and a list of recommendations. It is intended to provide answers to key questions identified by the review team. The detailed review should be organized with a table of contents and
informative headings for easy reference. The CPB review and briefing are intended to
place the review in a clinical context (i.e., how to use the drug effectively and safely
according to the label), using a deductive approach (i.e., starting with a conclusion and
followed by supportive details).

The CPB template is not directive about the contents of the review. The review examples
provide ideas on how to complete the various sections. Using the QBR should facilitate
the implementation of the CPB template. On rare occasions, for a particular NDA or
sNDA, the reviewer may feel that a different organization of the main headings would
best suit a specific review. However, this should be discussed with the team leader
and/or deputy or division director.

Medical officers rely upon the CPB reviews, but they are not the only discipline to do so.
The reviews are also important to other members of the NDA review team and
subsequently to the Office of Generic Drugs. In addition, the OCPB Immediate Office
and other division directors, deputies, team leaders, and reviewers are also readers of
CPB reviews, and the finished reviews serve as a resource of information and data
applicable to future CPB reviews. Review documents for approved products are posted
on CDER’s Web site for access by the public
(http://www.fda.gov/cder/approval/index.htm). For these reasons, reviewers are asked to
write clearly for medical officers, other professionals, and the educated lay public.
The QBR and the CPB review template are based on five important principles.

(1) To foster good communication and teamwork with medical officers and other disciplines (see quote below), the CPB review should lead the reader logically through the thought process used in resolving scientific, clinical, and regulatory questions and issues.

“The challenge is not the science, but communicating the science and the discovery of facts to the medical community, and meeting their expectations.”

-- Dr. Janet Woodcock, Director of CDER, 7/25/00

(2) To optimize the quality of the NDA or sNDA review, the CPB review should consider and support the needs of other regulatory scientists in communicating key CPB review findings.

(3) To maximize economy of time and effort, the CPB review should focus on important issues and good management of the review process.

(4) To ensure the scientific rigor and quality of the review, the CPB review should demonstrate a commitment to keep current on the sciences of clinical pharmacology and biopharmaceutics and their impact on therapeutics.

(5) To strive for relevance, the CPB review should integrate the CPB information and knowledge across individual studies, and place the information and knowledge into a clinical framework with the main focus on the dose and dosing regimen for all patients and subgroups of patients.
All CPB reviews should contain the following sections organized as shown below. If necessary because of a specific NDA or sNDA, reviewers should feel free to organize subsections under these main headings, as needed, using standard outline conventions.

Header of Review

Table of Contents

1 Executive Summary

1.1 Recommendations

1.2 Phase 4 Commitments

1.3 Summary of Important Clinical Pharmacology and Biopharmaceutics Findings

2 Question Based Review

2.1 General Attributes of the Drug

2.2 General Clinical Pharmacology

2.3 Intrinsic Factors

2.4 Extrinsic Factors

2.5 General Biopharmaceutics

2.6 Analytical Section

3 Detailed Labeling Recommendations

4 Appendices

4.1 Proposed Package Insert (Original and Annotated)

4.2 Individual Study Review

4.3 Consult Review (Including Pharmacometric Reviews)

4.4 Cover Sheet and OCPB Filing/Review Form
OUTLINE OF THE GENERAL CLINICAL PHARMACOLOGY AND BIOPHARMACEUTICS REVIEW

Header of Review

List the product’s brand name, generic name, type of dosage form and strengths, indications; also, the NDA number, type, applicant name, and submission date (letter date); finally, the OCPB and OND (Office of New Drugs) division names, and the OCPB reviewers and team leader names.

Table of Contents (TOC)

The TOC as listed in page 6 should generally be used for all NDAs and efficacy sNDAs. When applicable, the TOC on page 6 (or its condensed form) should also be used for other sNDAs, such as pediatric and labeling sNDAs. An electronic copy of the TOC is available (see Appendix 1).

1. Executive Summary (2-5 pages)

The Executive Summary should contain the reviewer’s recommendations about the acceptability of the CPB information, significant omissions from the CPB database, a summary of risks and risk management procedures, any Phase 4 recommendations, and a summary of key clinical pharmacology and biopharmaceutics findings.

1.1. Recommendations

Assess the overall scope and quality of the CPB information in terms of its credibility, acceptability, and possible omissions. Summarize any significant risks related to CPB issues (e.g., any changes in exposure related to intrinsic or extrinsic factors) and state how these risks should be managed (e.g., dosing adjustments). Other options for risk management can include appropriate label language, alteration in the dose or dosing regimen, label warnings, or label contraindications. List any comments that you conveyed to the sponsor or that you wish to convey to the sponsor.

The recommendation can be one of the following categories:

A “Acceptable” is used when there are no deficiencies or when the deficiencies can be addressed through Phase 4 commitments.

B “Acceptable provided that…” is used when there are unresolved issues that can be addressed without additional studies or data. Examples include “acceptable provided that satisfactory agreement is reached between the sponsor and the Agency regarding (1) language in the package insert, (2) specifications for the in vitro release test, and others.”
C. “Not Acceptable” is used when there are major CPB deficiencies and the deficiencies cannot be addressed by either labeling or Phase 4 commitments.

1.2. Identify recommended Phase 4 study commitments if the NDA is judged approvable

The reviewer should describe recommendations and thought processes regarding any Phase 4 study commitments or risk management steps needed as they pertain to CPB information.

1.3 Summary of Clinical Pharmacology and Biopharmaceutics Findings (1-3 pages)

The summary is intended to pull together all of the clinical pharmacology and biopharmaceutics assessments, conclusions, and recommendations made during the review. The summary should provide a brief overview of the clinical pharmacology and biopharmaceutics drug development program and an orientation to the review (e.g., what studies were reviewed thoroughly, what were not, if any, and why). The summary also should serve as a stand-alone document communicating the most important findings of the review without documenting the assessment process or detailed study reviews.

This summary should be written in plain language appropriate for professionals in other disciplines and educated lay persons. This may include figures or tables as appropriate to illustrate relevant changes in exposure and/or response measurements (e.g., PK and/or PK-PD) that depend on various extrinsic and intrinsic factors. The summary should also be a bottom-line document without equivocation.

2. Question-Based Review (QBR) (12-15 Pages)

The QBR focuses on key questions pertinent to the review, and integrates information across studies. The examples below are some typical questions posed during the review of NDAs and sNDAs. These examples are not intended to be either inclusive of all, or exclusive of any, questions that specific reviews address. The specific questions for a given review depend on the characteristics of the drug, drug product, patient population, and indication. Reviewers should answer the questions using a deductive approach (i.e., starting with the conclusion and following with supportive details).

2.1. General attributes of the drug

This section contains background information about the drug and drug product to provide a context for assessing the results of the clinical pharmacology and biopharmaceutics studies.
What pertinent regulatory background or history contributes to the current assessment of the clinical pharmacology and biopharmaceutics of this drug? (May not apply to some drugs. Be as brief as possible.)

2.1.1. What are the highlights of the chemistry and physical-chemical properties of the drug substance and the formulation of the drug product as they relate to clinical pharmacology and biopharmaceutics review? (Do not include full details of formulation here. Details go in Biopharmaceutics section.)

2.1.2. What are the proposed mechanism(s) of action and therapeutic indication(s)?

2.1.3. What are the proposed dosage(s) and route(s) of administration?

2.2. General clinical pharmacology

This section provides information pertinent to the PK and PD properties of the drug substance and drug product and their relationship to dose and each other.

2.2.1 What are the design features of the clinical pharmacology and clinical studies used to support dosing or claims?

2.2.2 What is the basis for selecting the response endpoints (i.e., clinical or surrogate endpoints) or biomarkers (collectively called pharmacodynamics (PD)) and how are they measured in clinical pharmacology and clinical studies?

2.2.3 Are the active moieties in the plasma (or other biological fluid) appropriately identified and measured to assess pharmacokinetic parameters and exposure response relationships? (If yes, refer to 2.6, Analytical Section; if no, describe the reasons.)


2.2.4.1 What are the characteristics of the exposure-response relationships (dose-response, concentration-response) for efficacy? If relevant, indicate the time to the onset and offset of the desirable pharmacological response or clinical endpoint.

(If necessary, indicate in your answer the degree of linearity or nonlinearity in the dose-concentration relationship and how PK parameters change with time on chronic dosing, however, do not provide data or details for those topics. Those topics are addressed in question 2.2.5.)
2.2.4.2 What are the characteristics of the exposure-response relationships (dose-response, concentration-response) for safety? If relevant, indicate the time to the onset and offset of the undesirable pharmacological response or clinical endpoint.

(If necessary, indicate in your answer the degree of linearity or nonlinearity in the dose-concentration relationship and how PK parameters change with time on chronic dosing. However, do not provide data or details for those topics. Those topics are addressed in question 2.2.5.)

2.2.4.3 Does this drug prolong the QT or QTc interval? (You must answer this question, unless this is addressed in the question above.)

2.2.4.4 Is the dose and dosing regimen selected by the sponsor consistent with the known relationship between dose-concentration-response, and are there any unresolved dosing or administration issues? (In some cases, it may be possible to combine this with 2.2.4.2 and 2.2.4.3.)

2.2.5 What are the PK characteristics of the drug and its major metabolite?

2.2.5.1 What are the single dose and multiple dose PK parameters? (Provide tables to refer to in subsequent questions in this section.)

2.2.5.2 How does the PK of the drug and its major active metabolites in healthy volunteers compare to that in patients?

2.2.5.3 What are the characteristics of drug absorption? (This may include discussion of transporter or pH effect.)

2.2.5.4 What are the characteristics of drug distribution? (Include protein binding.)

2.2.5.5 Does the mass balance study suggest renal or hepatic as the major route of elimination? (This may include table with results of mass balance study.)

2.2.5.6 What are the characteristics of drug metabolism? (This may include data on extraction ratio; metabolic scheme; enzymes responsible for metabolism; fractional clearance of drug.)

2.2.5.7 What are the characteristics of drug excretion?

2.2.5.8 Based on PK parameters, what is the degree of linearity or nonlinearity in the dose-concentration relationship?
2.2.5.9 How do the PK parameters change with time following chronic
dosing? (This may include time to steady-state; single dose prediction of
multiple dose PK; accumulation ratio.)

2.2.5.10 What is the inter- and intra-subject variability of PK parameters in
volunteers and patients, and what are the major causes of variability?

2.3. Intrinsic Factors

2.3.1 What intrinsic factors (age, gender, race, weight, height, disease, genetic
polymorphism, pregnancy, and organ dysfunction) influence exposure (PK
usually) and/or response, and what is the impact of any differences in exposure on
efficacy or safety responses?

2.3.2 Based upon what is known about exposure-response relationships and
their variability and the groups studied, healthy volunteers vs. patients vs. specific
populations (examples shown below), what dosage regimen adjustments, if any,
are recommended for each of these groups? If dosage regimen adjustments are
not based upon exposure-response relationships, describe the alternative basis for
the recommendation.

2.3.2.1 Elderly (see Study of Drugs Likely to be used in the Elderly,
http://www.fda.gov/cder/guidance/old040fn.pdf)

2.3.2.2 Pediatric patients. Also, what is the status of pediatric studies
and/or any pediatric plan for study? (Refer to International Conference on
Harmonization; E11: Clinical Investigation of Medicinal Products in the
Pediatric Population; http://www.fda.gov/cder/guidance/4099FNLFNL.PDF and
General Considerations for Pediatric Pharmacokinetic Studies for Drugs and
Biological Products; http://www.fda.gov/cder/guidance/1970dft.pdf and
Appendix B in “Exposure-Response Relationships — Study Design, Data
Analysis, and Regulatory Applications”
http://www.fda.gov/cder/guidance/5341fnl.pdf)

2.3.2.3 Gender (see Study and Evaluation of Gender Differences in the
Clinical Evaluation of Drugs,
http://www.fda.gov/cder/guidance/old036fn.pdf)

2.3.2.4 Race, in particular differences in exposure and/or response in
Caucasians, African-Americans, and/or Asians (see 21 CFR 314; Final Rule
on Investigational New Drug Applications and New Drug Applications (63
and Collection of Race and Ethnicity Data in Clinical Trials,
http://www.fda.gov/cder/guidance/5054dft.pdf) is an important co-variate and
should be discussed.
2.3.2.5 Renal impairment (Refer to Appendix 3 — Figure 2, Renal Study Decision Tree, and Pharmacokinetics in Patients with Impaired Renal Function, http://www.fda.gov/cder/guidance/1449fnl.pdf)

2.3.2.6 Hepatic impairment (Refer to Pharmacokinetics in Patients with Impaired Hepatic Function: Study Design, Data Analysis, and Impact on Dosing and Labeling, http://www.fda.gov/cder/guidance/3625fnl.pdf.)

What pharmacogenetics information is there in the application and is it important or not (Refer to Pharmacogenomic Data Submissions, http://www.fda.gov/cder/guidance/5900dft.pdf)

2.3.2.7 What pregnancy and lactation use information is there in the application?

Other human factors that are important to understanding the drug’s efficacy and safety

2.4. Extrinsic Factors

2.4.1 What extrinsic factors (drugs, herbal products, diet, smoking, and alcohol use) influence dose-exposure and/or -response and what is the impact of any differences in exposure on response?

Based upon what is known about exposure-response relationships and their variability, what dosage regimen adjustments, if any, do you recommend for each of these factors? If dosage regimen adjustments across factors are not based on the exposure-response relationships, describe the basis for the recommendation.


2.4.2.1 Is there an in vitro basis to suspect in vivo drug-drug interactions?

2.4.2.2 Is the drug a substrate of CYP enzymes? Is metabolism influenced by genetics?

2.4.2.3 Is the drug an inhibitor and/or an inducer of CYP enzymes?
2.4.2.4 Is the drug a substrate and/or an inhibitor of P-glycoprotein transport processes?

2.4.2.5 Are there other metabolic/transporter pathways that may be important?

2.4.2.6 Does the label specify co-administration of another drug (e.g., combination therapy in oncology) and, if so, has the interaction potential between these drugs been evaluated?

2.4.2.7 What other co-medications are likely to be administered to the target patient population?

2.4.2.8 Are there any in vivo drug-drug interaction studies that indicate the exposure alone and/or exposure-response relationships are different when drugs are co-administered?

2.4.2.9 Is there a known mechanistic basis for pharmacodynamic drug-drug interactions, if any?

2.4.2.10 Are there any unresolved questions related to metabolism, active metabolites, metabolic drug interactions, or protein binding?

2.4.3 What issues related to dose, dosing regimens, or administration are unresolved and represent significant omissions?

2.5. General Biopharmaceutics

This section should summarize the salient points about the attributes of the drug product.

2.5.1 Based on the biopharmaceutics classification system (BCS) principles, in what class is this drug and formulation? What solubility, permeability, and dissolution data support this classification? (Refer to the guidance for industry on Waiver of In Vivo Bioavailability and Bioequivalence Studies for Immediate-Release Solid Oral Dosage Forms Based on a Biopharmaceutics Classification System (BCS), http://www.fda.gov/cder/guidance/3618fnl.pdf )

2.5.2 What is the relative bioavailability of the proposed to-be-marketed formulation to the pivotal clinical trial? (Refer to 21 CFR 320; also the guidance for industry on Bioavailability and Bioequivalence Studies for Orally Administered Drug Products - General Considerations, http://www.fda.gov/cder/guidance/5356fnl.pdf ).

2.5.2.1.1 What data support or do not support a waiver of in vivo BE data?
2.5.2.2 What are the safety or efficacy issues, if any, for BE studies that fail to meet the 90% CI using equivalence limits of 80-125%?

2.5.2.3 If the formulations do not meet the standard criteria for bioequivalence, what clinical pharmacology and/or clinical safety and efficacy data support the approval of the to-be-marketed product?

2.5.3 What is the effect of food on the bioavailability (BA) of the drug from the dosage form? What dosing recommendation should be made, if any, regarding administration of the product in relation to meals or meal types?

(Refer to the guidances for industry on Food-Effect Bioavailability and Fed Bioequivalence Studies or and Bioavailability and Bioequivalence Studies for Orally Administered Drug Products — General Considerations, http://www.fda.gov/cder/guidance/5356fnl.pdf)

2.5.4 When would a fed BE study be appropriate and was one conducted? (Refer to Appendix 3 — Table 1, When to Request a Fasted BE Study.)
2.5.5 How do the dissolution conditions and specifications ensure in vivo performance and quality of the product?


2.5.6 If different strength formulations are not bioequivalent based on standard criteria, what clinical safety and efficacy data support the approval of the various strengths of the to-be-marketed product?

2.5.7 If the NDA is for a modified release formulation of an approved immediate product without supportive safety and efficacy studies, what dosing regimen changes are necessary, if any, in the presence or absence of PK-PD relationship?

2.5.8 If unapproved products or altered approved products were used as active controls, how is BE to the approved product demonstrated? What is the basis for using either in vitro or in vivo data to evaluate BE?

2.5.9 What other significant, unresolved issues related to in vitro dissolution or in vivo BA and BE need to be addressed?

2.6 Analytical section

This section should address issues related to the analytical and bioanalytical methods used to support the CPB studies.

2.6.1 How are the active moieties identified and measured in the plasma in the clinical pharmacology and biopharmaceutics studies?

2.6.2 Which metabolites have been selected for analysis and why?

2.6.3 For all moieties measured, is free, bound, or total measured? What is the basis for that decision, if any, and is it appropriate?

2.6.4 What bioanalytical methods are used to assess concentrations? (Refer to the guidance for industry on Bioanalytical Method Validation, http://www.fda.gov/cder/guidance/4252fnl.pdf)

2.6.4.1 What is the range of the standard curve? How does it relate to the requirements for clinical studies? What curve fitting techniques are used?
2.6.4.2 What are the lower and upper limits of quantification (LLOQ/ULOQ)?

2.6.4.3 What are the accuracy, precision, and selectivity at these limits?

2.6.4.4 What is the sample stability under the conditions used in the study (long-term, freeze-thaw, sample-handling, sample transport, autosampler)?

2.6.4.5 What is the QC sample plan?

3 Detailed Labeling Recommendations

This section describes recommendations for the label, based on evidence contained in the detailed clinical pharmacology and biopharmaceutics database. As appropriate, reviewers can provide comments for any section of the label. Recommendations can be in the form of an annotated label indicating which lines in the label, or label claims, are supported by the clinical pharmacology and biopharmaceutics data. Alternatively, reviewers can provide a list of recommendations.

4 Appendices

4.1 Package insert (proposed and annotated)

A copy of the entire proposed labeling should be attached here. Include an annotated labeling, if available.

4.2 Clinical pharmacology and biopharmaceutics individual study review

This is a review of the individual clinical pharmacology and biopharmaceutics studies. The individual study reviews should contain adequate details to allow the reader to assess the validity of the reviewer’s conclusions.

4.3 Consult reviews (including pharmacometric reviews)

4.4 Cover sheet and OCPB filing/review form (2-3 pages)

The standard OCPB filing/review form provides a line listing of all studies. The form can be found on the CDER Internet page:

Appendix 1

Links to the Electronic Table of Contents

Two versions of electronic table of contents are located at the Policy Tab on the CDER Internet site, http://www.fda.gov/cder/ops/ocpb_home_page.htm, and are labeled MAPP_4000.4 Appendix1_full_eTOC and MAPP_4000.4 Appendix1_partial_eTOC, respectively.
Review examples are located at the Policy Tab on the CDER Internet site, http://www.fda.gov/cder/ops/ocpb_home_page.htm, and are labeled MAPP_4000.4_appendix 2.
Appendix 3

Figure 1. Pediatric Decision Tree, Integration of PK/PD
(Refer to “Exposure-Response Relationships — Study Design, Data Analysis, and Regulatory Applications” [Word] or [PDF])

Reasonable to assume (pediatrics vs. adults)?
- Similar disease progression?
- Similar response to intervention?

No

Conduct PK studies
Conduct efficacy/safety trials

No

Is there a PD measurement that can be used to predict efficacy?

Yes

Conduct PK/PD studies to get C-R for PD endpoint
Conduct PK studies to achieve effective concentrations based on C-R
Conduct safety trials

Reasonable to assume similar concentration-response (C-R) in pediatrics and adults?

No

Conduct PK studies to achieve levels similar to adults
Conduct safety trials

Yes
Figure 2. When to Conduct a Pharmacokinetic Study in Renal Impairment
(Refer to Pharmacokinetics in Patients with Impaired Renal Function)
Figure 3. Drug-Drug Interaction Studies-Decision Tree
(Refer to Journal of Clinical Pharmacology 39:1006-1014, 1999)

In Vitro metabolism Information
<Studies in human tissues>

NME not a substrate or NME a substrate but contribution of pathway not major

Label as such based on in vitro and in vivo disposition data*

NME is a substrate and contribution of pathway to elimination major or unclear

Conduct in vivo studies with most potent inhibitor(s)/inducer(s)

Presence of significant interaction?

Yes

Study other inhibitors/inducers selected based on likely co-administration*

Dosage Adjustment needed?

No yes

No

NME as an inducer or inhibitor or no in vitro data

Conduct in vivo studies with most sensitive/specific substrate(s)

Presence of significant interaction?

Yes

Stop -- > General Label based on in vitro and in vivo data*

Dosage Adjustment needed?

No yes

No

NME not an inducer or inhibitor

Label as such based on in vitro data*

* Additional population pharmacokinetic analysis may assist the overall evaluation
Table 1. DECISION CHART FOR WHEN TO REQUEST A FASTING STUDY IN ADDITION TO A PREVIOUSLY CONDUCTED FED STUDY COMPARING TO-BE-MARKETED TO THE CLINICAL TRIAL FORMULATIONS PRE-APPROVAL (IMMEDIATE RELEASE PRODUCTS ONLY)

<table>
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<th>Attributes</th>
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<th>CASE B</th>
<th>CASE C</th>
<th>CASE D</th>
<th>CASE E</th>
<th>CASE F</th>
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<td>3</td>
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<td>Efficacy concern?</td>
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<tr>
<td>Take on empty stomach (fasting)</td>
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<td>N</td>
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<tr>
<td>Take without regard to meals</td>
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<td>Y</td>
<td>N</td>
<td>Y</td>
<td>N</td>
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<td>Take with food or meals</td>
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<td>Y</td>
<td>Y</td>
<td>N</td>
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<td>With light meal or low fat/low calorie meal</td>
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<td>NA</td>
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<td>Tolerability concern (local irritation)?</td>
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<td>Doesn't matter</td>
<td>Y</td>
<td>Y</td>
<td>Doesn't matter</td>
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<tr>
<td>Absorption in fasting state?</td>
<td>Good^2</td>
<td>Good</td>
<td>Better</td>
<td>Good</td>
<td>Good</td>
<td>TOO POOR</td>
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<tr>
<td>Absorption in fed state?</td>
<td>Good</td>
<td>Better</td>
<td>Good</td>
<td>TOO HIGH</td>
<td>TOO LOW</td>
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<tr>
<td>Absorption sensitive to meal fat content?</td>
<td>N</td>
<td>Y (II)</td>
<td>N</td>
<td>Y (II)</td>
<td>N</td>
<td>Y (II)</td>
</tr>
<tr>
<td>Probable BCS Class?</td>
<td>I</td>
<td>II or III</td>
<td>III</td>
<td>II or III</td>
<td>III</td>
<td>II, III or IV</td>
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<tr>
<td>Possible rate-limiting steps in absorption</td>
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<tr>
<td>Gastric emptying</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Rate of dissolution</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Permeability</td>
<td>X</td>
<td>X</td>
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<td>X</td>
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<tr>
<td>Possible mechanisms of food effect</td>
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<tr>
<td>Increase solubility/rate of dissolution</td>
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<td>Decrease first pass effect</td>
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<td>Decrease solubility/rate of dissolution</td>
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<tr>
<td>Adsorb or chelate</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Reduce access to absorption site</td>
<td>X</td>
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<td>Example</td>
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<td>theophylline</td>
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<td>ciprofloxacin</td>
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<td>Atorvastatin</td>
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<td>halofantrine</td>
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<td>alendronate</td>
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<td>atovaquone</td>
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<td>In vitro dissolution (optional)^3</td>
<td>Y</td>
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<td>N</td>
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<td>Y</td>
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<td>ASK FOR FASTING STUDY?^4</td>
<td>NO^4</td>
<td>NO</td>
<td>NO</td>
<td>YES^4</td>
<td>YES^4</td>
<td>NO</td>
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</table>

1. Food effects are on Cmax and/or AUC; changes in Tmax are assumed to be unimportant (there may be exceptions, e.g., analgesics)
2. Drugs represented by CASE A are generally well-absorbed (extent of BA > 80%)
3. Generally use three media covering the pH range of 1 - 6.5, comparing profiles using f2 (supportive evidence)
4. Fasting and fed BE studies should produce the same result since there are no significant food effects on BA
5. Sponsor should not have conducted a fed BE study to start out with, because the label states to “take fasting or on an empty stomach”
6. Differences between the test and reference formulations may exist with excipients; the importance of these differences is unclear