Summary Basis for Regulatory Action

Date: Feb 16, 2017

From: Shuang Tang, Ph.D., Chair of the Review Committee

BLA/ STN#: 103552/6047

Applicant Name: Merck Sharp & Dohme (Merck)

Date of Submission: April 22, 2016

Goal Date: February 20, 2017

Proprietary Name/Established Name: VARIVAX®/Varicella Virus Vaccine Live

Indication: VARIVAX is a vaccine indicated for active immunization for the prevention of varicella in individuals 12 months of age and older.

Recommended Action: The Review Committee recommends approval of this clinical efficacy supplement to include implementation of the (b)(4) method in the production of Varicella Zoster Virus (VZV) (b)(4) for VARIVAX Drug Substance manufacture. We also recommend approval of revisions to the package insert labeling to comply with the 2014 Final Rule, Content and Format of Labeling for Human Prescription Drug and Biological Products; Requirements for Pregnancy and Lactation Labeling.

Review Office Signatory Authority: Wellington Sun, M.D., Director, Division of Vaccines and Related Products Applications, Office of Vaccines Research and Review

☐ I concur with the summary review.

☐ I concur with the summary review and include a separate review to add further analysis.

☐ I do not concur with the summary review and include a separate review.

The table below indicates the material reviewed when developing the SBRA.

<table>
<thead>
<tr>
<th>Document title</th>
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<tr>
<td>Clinical Reviews</td>
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<tr>
<td>• Clinical</td>
<td>Ann Schwartz, M.D. (January 31, 2017)</td>
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<td>• BIMO</td>
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1. Introduction

This Prior Approval Supplement was submitted by Merck Sharp & Dohme (Merck) to the Center for Biologics Evaluation and Research (CBER) to support a change in the manufacture of drug substance for Varicella Virus Vaccine Live (VARIVAX®). The requested changes are intended to (b) through implementation of a (b) in the manufacturing of (b) for VARIVAX drug substance manufacture. It was concluded that the VARIVAX drug product is not affected by these changes as there is no change to the critical process parameters (CPPs) and critical quality attributes (CQAs) including release specifications for both VARIVAX drug substance and drug product as a result of this manufacturing change. In support of this change in manufacture, Merck submitted studies on the process qualification, comparability, assay compatibility, and stability of VARIVAX manufactured using the and data from a clinical trial (Study V210-063).

2. Background

The products in the varicella zoster virus (VZV) family (VARIVAX®, ProQuad®, and ZOSTAVAX®) are (b). Varicella Virus Vaccine Live [VARIVAX®] is a live, attenuated varicella virus vaccine approved for active immunization for the prevention of varicella (also known as chicken pox) in individuals 12 months of age or older. The lyophilized preparation when reconstituted with accompanying diluent yields a 0.5 mL dose containing a minimum of 1350 PFU (plaque forming units) of Oka/Merck varicella virus for subcutaneous administration.

Merck proposed plans for implementation of the (b) process in the manufacturing of (b) in order to (b) in a Type C meeting briefing package submitted on November 1, 2013 (STN 125123/1521.0). In written feedback dated November 22, 2013, CBER agreed with the analytical comparability plan, the filing strategy, and the design of the proposed VARIVAX clinical study (V210-063). CBER recommended including, as a co-primary endpoint, a non-inferiority comparison of geometric mean titers (GMTs) for the VZV antigen contained in the two products such that the lower bound of the 2-sided 95% confidence interval on the GMT ratio [VARIVAX (b) / VARIVAX 2007] is > 0.67. CBER also recommended revising the clinical protocol to include additional measures to observe adverse reactions and revision of exclusion criteria to include history of seizure disorder and thrombocytopenia. Merck agreed with CBER’s recommendations in written feedback dated on December 2, 2013 (STN 125123/1502.1).
3. Clinical/Statistical

a) Clinical Program

The immunogenicity, safety and tolerability of VARIVAX (VARIVAX manufactured by the proposed manufacturing process) when administered concomitantly with M-M-R® II was evaluated in Study V210-063 in healthy subjects, 12 to 23 months of age. VARIVAX manufactured using the current manufacturing process (VARIVAX 2007 process) was used as active comparator in the study. In addition, non-inferiority immunogenicity between the VARIVAX group and the VARIVAX 2007 group 6 weeks post dose 1 was evaluated. Although CBER did not request this study to support the manufacturing change, Merck and CBER agreed upon the objectives and endpoint evaluations for this study.

Overall, in healthy children 12 to 23 months of age who receive either VARIVAX or VARIVAX 2007 process, the immunogenicity of VARIVAX vaccine was non-inferior to the immunogenicity of VARIVAX 2007 process vaccine for antibody response rates, GMTs and induced acceptable VZV antibody responses following the initial dose of vaccine. The VZV-specific antibody response was measured by gpELISA, a validated assay perfomed by . The evaluation of safety showed that the adverse event profile was comparable between VARIVAX and VARIVAX 2007 process vaccines after each dose of vaccine.

Study V210-063

Clinical Study V210-063 was a phase 3, double-blind, randomized, multicenter, controlled study conducted to evaluate the immunogenicity, safety, and tolerability of VARIVAX compared with VARIVAX 2007 process. Details on the safety and reactogenicity results from this study can be found in Section 7 below. A total 611 healthy subjects, 12 to 23 months of age, were randomized into two study groups to receive a single dose of either VARIVAX or VARIVAX 2007 process at Visit 1, given concomitantly with MMR II. A second dose of vaccine was administered 3 months after the first dose; again concomitantly with MMR II vaccine.

The co-primary endpoints of the study were antibody responses rate, GMT responses and the acceptability of the antibody response rate at 6 weeks Post-dose 1. The primary objectives were to demonstrate that a single dose of VARIVAX induces VZV antibody responses, GMT responses, and acceptable antibody response rate to VZV 6 weeks Post-dose 1 that are noninferior to those induced by VARIVAX 2007 process.

The secondary endpoints are to assess the safety and tolerability of the first and second doses of VARIVAX when administered to children 12 to 23 months of age and to summarize the antibody response to VZV among children after 1 dose of VARIVAX and among children after 1 dose of VARIVAX 2007 process.

Analyses of Co-primary Endpoints: Analysis of the risk difference in the response rates to VZV Post-dose 1 (percent of subjects with VZV antibody titer ≥5 gpELISA units/mL) between vaccination groups in the per-protocol population (Co-primary
Objective 1) is shown in Table 1 below. A one-sided test for non-inferiority in 2 binomial proportions was performed at the $\alpha=0.025$ (one-sided) level. This analysis was unstratified and the test statistic, p-value, and corresponding 95% CIs were calculated using the Miettinen and Nurminen method, an unconditional, asymptotic method. The response rate in subjects receiving a single dose of VARIVAX $^{(b)}$ was considered non-inferior to the control group if the one-sided p-value for the associated non-inferiority test was $<0.025$. This criterion was equivalent to requiring the lower bound of the two-sided 95% CI for the difference in rates (Group 1 minus Group 2) exclude a decrease of 10 percentage points or more. The results as shown in Table 1 demonstrate non-inferiority of the response rate 6 weeks Post-dose 1 in VARIVAX $^{(b)}$ as compared to VARIVAX 2007 process. Thus this co-primary endpoint was met.

Table 1. Study V210-063: Non-inferiority Analysis of Risk Difference in Antibody Response Rates to VZV Between Vaccination Groups – Post-dose 1 (Per-Protocol Population)

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Group 1: VARIVAX $^{(b)}$</th>
<th>Group 2: VARIVAX 2007 Process</th>
<th>Risk Difference (Group 1 – Group 2) (95% Confidence Interval)</th>
<th>Non-inferiority Conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td>% ≥ 5 gpELISA units/mL</td>
<td>254 (247/254)</td>
<td>254 (247/254)</td>
<td>0.0 (-3.2,3.2)</td>
<td>Non-inferior</td>
</tr>
</tbody>
</table>

Source: STN 103552/6047.0,m5.3.5.1 Clinical Study Report, section 11.1, Table 11-1 (reviewer modified), page94/103.

The analysis of the risk difference in GMT response to VZV post-dose 1 between vaccination groups in the per-protocol population (Co-primary Objective 2) is shown below in Table 2. A one-sided test for non-inferiority in the VZV antibody GMT was performed at the $\alpha=0.025$ (one-sided) level. A ratio of 0.67 corresponds to a 1.5-fold decrease in GMT in Group 1 as compared to Group 2. Rejecting the null hypothesis ($H_0$: GMT1/GMT2 $\leq 0.67$) at the 1-sided $\alpha=0.025$ level corresponds to the lower bound of the 2-sided 95% CI for the GMT ratio (Group 1/Group 2) being $>0.67$. The non-inferiority criterion was demonstrated for the antibody GMTs (Table 2).

Table 2. Study V210-063: Non-inferiority Analysis of Risk Difference in GMT Response Rates to VZV Between Vaccination Groups – Post-dose 1 (Per-Protocol Population)

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Group 1: VARIVAX $^{(b)}$</th>
<th>Group 2: VARIVAX 2007 Process</th>
<th>Estimated GMT Ratio (Group 1 / Group 2) (95% Confidence Interval)$^+$</th>
<th>Non-inferiority Conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td>GMT</td>
<td>254</td>
<td>254</td>
<td>0.95(0.85,1.06)</td>
<td>Non-Inferior</td>
</tr>
</tbody>
</table>
The analysis of the acceptability of the antibody response rates of Group 1 (per-protocol population) to VZV post-dose 1 shows that acceptability was demonstrated for VARIVAX \[^{(b)}\] \[^{(4)}\]. The 1-sample, 2-sided 95% CI for response rate is computed using the exact CI method for a single binomial proportion. The lower bound of the 95% CI being >76% for VZV implies that the value of the parameter is statistically significantly greater than the pre-specified acceptability criterion (76%) and allows for a conclusion of acceptability.

### Table 3. Study V210-063: Acceptability of Antibody Response Rates to VZV in Group 1 – Post-dose 1 (Per-Protocol Population)

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Group 1: VARIVAX [^{(b)}] [^{(4)}] (N=306)</th>
<th>Group 1: VARIVAX [^{(b)}] [^{(4)}] (N=306) Observed Response</th>
<th>Group 1: VARIVAX [^{(b)}] [^{(4)}] (N=306) 95% Confidence Interval</th>
<th>Acceptability Conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent ≥ 5 gpELISA units/mL</td>
<td>254</td>
<td>97.2% (247/254)</td>
<td>(94.4%, 98.9%)</td>
<td>Acceptable</td>
</tr>
</tbody>
</table>

Source: STN 103552/6047.0, m5.3.5.1 Clinical Study Report, section 11.2, Table 11-2 (reviewer modified), page 96/105.

### Analyses of Secondary Endpoints:

The VZV seroconversion rate (defined as subjects with baseline VZV titer <1.25 gpELISA units/mL and with postvaccination VZV titer ≥1.25 gpELISA units/mL) after the first dose was a secondary supportive analysis. As a result, with 100.0% of the VARIVAX™ \[^{(b)}\] \[^{(4)}\] group and 99.6% of the VARIVAX™ 2007 Process group achieving VZV titers ≥1.25 gpELISA units/mL post Dose 1 (99.8% of subjects overall).

Thirteen (13) subjects in the VARIVAX™ \[^{(b)}\] \[^{(4)}\] group and 19 subjects in the VARIVAX™ 2007 process group were initially seropositive to antibody and satisfied requirements for inclusion in the full analysis set population. Analysis results of these small numbers of subjects are not likely to provide meaningful conclusions and therefore are not presented in the review.
**Dropouts and/or Discontinuations:** The dropout rates were 14.1% and 11.5% in the VARIVAX group and the VARIVAX 2007 process group, respectively. About 17% of the subjects in each group were excluded from the primary immunogenicity analyses including subjects with positive VZV baseline. The rates are similar between the two treatment groups and were within the expectation (20%) at the planning of the study.

**Subpopulation Analyses:** Although not powered for the comparison, an analysis of Post-dose 1 antibody responses to VZV by gender and race in the per-protocol population was done. Antibody responses across races and between vaccination groups were generally comparable, with >94% of all races achieving VZV antibody titers ≥5 gpELISA units/mL at 6 weeks Post-dose 1 and VZV antibody GMTs being similar between vaccination groups.

**Bioreserach Monitoring (BIMO) inspection:** BIMO inspections were completed at two clinical study sites conducting Study V210-063. A review of the inspection results did not reveal any significant issues that impact the data submitted in this supplement.

**b) Pediatrics**

VARIVAX® has been approved for use for individuals 12 months of age or older.

**c) Other Special Populations**

The contraindications for varicella vaccines include individuals with history of severe allergic reaction to the component of the vaccine including gelatin and neomycin, individuals with immunosuppression or immunodeficiency, and pregnant individuals.

**4. Chemistry Manufacturing and Controls (CMC)**

**Manufacturing Site for the VARIVAX drug substance**
Merck Manufacturing Division
770 Sumneytown Pike
P.O. Box 4
West Point, Pennsylvania, U.S. 19486–0004

**Manufacturing Sites for the VARIVAX drug product**
Merck Manufacturing Division
770 Sumneytown Pike
P.O. Box 4
West Point, Pennsylvania, U.S. 19486–0004

Merck Manufacturing Division
(b) (4)
The process for the manufacturing of is proposed. Based on the information submitted, use of the by applying the process in the manufacturing of does not negatively impact product quality.

**a) Product Quality**

In the current procedure,

The key manufacturing process change in

To support the proposed changes, information was provided on the consistency batches and stability batches for VARIVAX Refrigerated manufactured using the drug substance lots produced using the met CPPs and CQAs including release specifications. Three VARIVAX drug product lots manufactured from also met release specifications. Thus, the process validation studies for are acceptable.
It was noted that the clinical trial materials, demonstration batches and stability batches were manufactured using the procedure, which does not include all of the requested changes. The process contains additional process improvement changes, including these additional changes in the were previously included in the Type C meeting briefing package submitted on November 1, 2013 (STN 125123/1521.0). is a new process analytical technique recently approved by CBER for use in determining

The drug product manufacturing process remains the same as licensed for final bulks and final containers. The applicant re-qualified the process and characterization assays that may be potentially affected as a result of the change, all of which were found acceptable for use. There is no change to the CPPs and CQAs including the release specifications for both VARIAX drug substance and drug product as a result of this manufacturing change.

Accelerated stability studies and long-term stability studies for VARIAX drug product are included in the submission. Briefly, results of the accelerated stability studies at 5°C, for varicella met all stability comparability criteria. The long-term stability data for the VARIAX batches for storage at met all stability specifications through . The long-term stability study of the is still ongoing and will be monitored through a period of . The accelerated stability study and the long-term stability study for VARIAX drug products were performed using VARIAX Refrigerated lots manufactured using the VARIAX Refrigerated batches. The degradation slopes of the accelerated stability studies for the VARIAX Refrigerated batches at are within the 95%/95% tolerance interval established by the historical VARIAX
Refrigerated [b] [4] accelerated slope range. The long-term stability testing for [b] [4] VARIVAX Refrigerated batches at 5°C was completed through 24 months (expiry) and all results were within their respective stability specifications.

b) CBER Lot Release

There were no revisions to the existing VARIVAX Lot Release Protocol under this supplement. A review of Product Release Branch records indicated that there are no pending lots or issues that would affect approval of the submission.

c) Facilities Review/Inspection

No information related to any of the manufacturing facilities was included in this supplement. Such information is not required as there are no manufacturing facility-related changes. All VARIVAX drug substance lots are manufactured in Building [b] at the West Point, PA facility and the drug product is manufactured at both the West Point, PA [b] [4] sites.

d) Environmental Assessment

No information related to environmental assessment was included in this supplement. The FDA concluded that an environmental re-assessment is not needed since there is no change to the scale of manufacturing for the drug product as a result of the requested manufacturing change.

e) Product Comparability

Comparative studies were performed using comparability/characterization methods including characterization tests and routine release tests measuring the CQAs of [b] [4] . All the [b] [4] lots met the CQA acceptance criteria and are within historical experiences. [b] [4] results show that there are [b] [4] lots. The [b] [4] is similar to those from the current process and is within historical experience. There are no changes to the [b] [4] , which are related to [b] [4] . The CQAs including potency, antigen content, potency/antigen ratio, [b] [4] level, as well as quality control release testing for the [b] [4] lots are within the historical range. In addition, all the [b] [4] VARIVAX lots met the release specifications and there were no changes to the stability profiles for [b] [4] varicella [b] [4] drug products according to the ongoing long-term stability study and accelerated stability study. Comparative studies demonstrated that the [b] [4] VARIVAX drug substance and drug product are comparable to the current VARIVAX drug substance and drug product.

5. Nonclinical Pharmacology/Toxicology

No new nonclinical pharmacology/toxicology data were submitted or required in support of this supplement.
6. Clinical Pharmacology

No new clinical pharmacology data were submitted or required in support of this supplement.

7. Safety

All subjects were followed for safety (daily temperatures, injection-site adverse events, and systemic adverse events) for 42 days after each vaccination. All subjects were followed for serious adverse events from the time of enrollment until the end of the study. In addition, medically-attended events were collected through 180 days after completing the 42-day safety follow-up post Dose 2. Although no formal hypothesis was tested regarding safety, a summary of safety results following each dose of vaccine demonstrated that the safety profile of the two vaccines was similar. Overall, the two vaccination groups were comparable in terms of the incidence rates of adverse events overall, systemic adverse events, injection-site adverse events, vaccine-related adverse events, and serious adverse events.

8. Advisory Committee Meeting

A Vaccines and Related Biologics Products Advisory Committee (VRBPAC) meeting was not held for this supplement, as there were no issues or concerns that presented during the course of review of the supplement that required consult from the advisory committee.

9. Other Relevant Regulatory Issues

There are no other relevant regulatory issues.

10. Labeling

No clinical data from Study V221-063 were added to the package insert. Two package inserts were submitted by the Applicant in the PLLR format as required by the Final Rule: Content and Format of Labeling for Human Prescription Drug and Biological Products; Requirements for Pregnancy and Lactation Labeling (PLLR) published December 4, 2014, and effected June 30, 2015: one for Frozen formulation and the other for Refrigerator-stable formulation. Revisions to the content and format of information presented in the package insert in the Physician Labeling Rule (PLR) format under section 8 Use in Specific Populations were included and removal of the pregnancy letter categories was completed based in part on data submitted from the completed pregnancy registry (1995-2013). Revisions to the package insert were agreed upon by the Applicant and CBER. The committee concurred that the Final Draft Labels submitted on February 16, 2017, are acceptable.

11. Recommendations and Risk/ Benefit Assessment
a) Recommended Regulatory Action

The safety and immunogenicity data from the clinical study V221-063 support a recommendation for approval of the manufacturing process changes for VARIVAX. This implementation of the method in the production of manufacture will of Varicella-Zoster Virus (VZV) manufacture will VARIVAX,

b) Risk/ Benefit Assessment

The risk-benefit profile of VARIVAX drug substance and drug product manufactured with in the production of is unchanged from that of the currently approved VARIVAX vaccine (2007 process) based on process qualifications and comparability studies, and safety and immunogenicity data from the clinical study V221-063.

c) Recommendation for Postmarketing Activities

No PMCs or PMRs are currently in place for any varicella-zoster containing vaccine, including VARIVAX. At this time, maintenance of routine pharmacovigilance is planned after approval of this manufacturing change.