

NDA 212320

## NOTIFICATION OF NON-COMPLIANCE WITH PREA

Shield Therapeutics (UK) Ltd c/o Clinipace Inc. Attention: Frank Schmidberger Regulatory Strategic Development Senior Manager 1434 Spruce Street, Suite 100 Boulder. CO 80302

Dear Mr. Schmidberger:

Please refer to your New Drug Application (NDA) submitted under section 505(b) of the Federal Food, Drug, and Cosmetic Act (the Act) for Accrufer (ferric maltol), which was approved on July 25, 2019.

The Agency has determined that you have failed to meet the postmarketing requirement (PMR) of the Pediatric Research Equity Act (PREA) for this application because you have not yet submitted your pediatric assessment for PMR 3667-4, which was deferred until October 31, 2020. Therefore, we are hereby notifying you that due to your failure to submit either a pediatric assessment or a request for a deferral extension, you are not in compliance with federal law.

Under the provisions of section 505B(d)(1) of the Federal Food, Drug, and Cosmetic Act (FD&C Act) [21 U.S.C. 355c(d)(1)], you must respond in writing within 45 calendar days of the date of this letter. Your response should include the reason(s) for the delayed pediatric assessment and a date by which you expect to submit the assessment. You may also include a request for a deferral extension, if applicable, which should be identified as a "**DEFERRAL EXTENSION REQUESTED**" in your response.

In accordance with the FD&C Act, FDA will post this letter and your response to the website at <a href="https://www.fda.gov/drugs/development-resources/non-compliance-letters-under-505bd1-federal-food-drug-and-cosmetic-act">https://www.fda.gov/drugs/development-resources/non-compliance-letters-under-505bd1-federal-food-drug-and-cosmetic-act</a> with redactions for any trade secrets and confidential commercial information 60 calendar days from the date of this letter.

Please identify your response to this letter as a "RESPONSE TO PREA NON-COMPLIANCE LETTER." To facilitate our review, submit this information to your NDA with a cross-reference letter to the Investigational New Drug Application (IND) to which your protocol has been submitted.

If you have any questions, call Carleveva Thompson, Regulatory Project Manager, at 301-796-1403.

Sincerely,

{See appended electronic signature page}

Rosanna Setse, MD, PhD (Acting) Deputy Director for Safety Division of Non-Malignant Hematology Office of Cardiology, Hematology, Endocrinology, and Nephrology Center for Drug Evaluation and Research -----

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/s/

ROSANNA W SETSE 11/24/2020 08:55:36 AM