

Regulatory Reminders to the Finish Line

CAPT Vince Sansone PharmD
CDR Rinku Patel PharmD, BCPS
Office of Generic Drugs
CDER | US FDA

Generic Drug Forum 2024 – April 11, 2024



Learning Objectives



- Discuss how and when to respond to changes to patent information
- Review best practices for ANDA applicants
- Bring it all together

What Industry is Doing Well



- Certifying to all listed patents
- Providing timely notice.....generally
- Submitting documentation of notice for original PIV certifications
- Notifying FDA of filing of first civil action complaint

Areas for Improvement



- Addressing timely submitted later listed use codes
 - If addressing with a PIV certification, new certification is required
 - Submitting documentation of notice
- Addressing new listed exclusivities
 - Clearly state intent

Areas for Improvement



- Vigilance with respect to tracking 30-month stay dates
- Court decisions which impact when your ANDA is eligible for action
 - Notify FDA of the entry of all final court orders or judgments within 14 days pursuant to 314.107(e)
 - Orders must be signed

Areas for Improvement



- Commercial Marketing Notifications
 - Notify FDA within 30 days of pursuant to 314.107(c)(2)
 - Includes marketing of an authorized generic

You Control Your Destiny



MONITORING IS PARAMOUNT

Challenge Question #1



Within how many days are you required to submit notification of court actions or consent to approval?

- A. 60 days
- B. 30 days
- C. 14 days
- D. 10 days

Challenge Question #2



Which of the following statements is **NOT** true?

- A. I can be eligible for final approval before the 30 month stay expires without having to submit a court action
- B. A court order does not need to be signed by the judge
- C. There is no set requirement to submit documentation of notice
- D. My original PIV certification will cover a newly listed use codes
- E. All of the above

Questions?

Regulatory Project Manager

Patent and Exclusivity Mailbox

CDER-OGDPET@fda.hhs.gov

