



NDA 21920/S-028

## SUPPLEMENT APPROVAL

Bionpharma Inc.  
Attention: Usha Sankaran  
Associate Vice President, Regulatory Affairs  
600 Alexander Road  
Suite 2-4B  
Princeton, NJ 08540

Dear Ms. Sankaran:

Please refer to your supplemental new drug application (sNDA) dated and received October 4, 2019, and your amendments, submitted pursuant to section 505(b)(2) of the Federal Food, Drug, and Cosmetic Act (FDCA) for naproxen sodium capsule, 220 mg.

This Changes Being Effected supplemental new drug application proposes labeling with “[bullet] protect from light” under ***Other information*** in the Drug Facts Labeling (DFL).

### **APPROVAL & LABELING**

We have completed our review of this application, as amended. It is approved, effective on the date of this letter, for use as recommended in the enclosed agreed-upon labeling, with minor editorial revisions listed below.

Capitalize “avoid” and add a period after “(68-77°F)” in the statement “[bullet] store at 20-25°C (68-77°F) avoid high humidity and excessive heat above 40°C (104°F)”. Then, change the proposed statement “[bullet] Protect from light.” to “[bullet] protect from light” by removing the period and changing “Protect” to “protect”.

Current:

“[bullet] store at 20-25°C (68-77°F) avoid high humidity and excessive heat above 40°C (104°F). [bullet] Protect from light.”

Corrected:

“[bullet] store at 20-25°C (68-77°F). Avoid high humidity and excessive heat above 40°C (104°F). [bullet] protect from light”

### **LABELING**

Submit final printed labeling (FPL), with the revisions listed above, as soon as they are available, but no more than 30 days after they are printed. The FPL must be identical to

the enclosed labeling and must be in the “Drug Facts” format (21 CFR 201.66), where applicable.

<b>Submitted Labeling for Approval</b>	<b>Date Submitted</b>
20-count outer carton	February 10, 2020
20-count outer carton with “compare to statement”	February 10, 2020
30-count outer carton	February 10, 2020
30-count outer carton with “compare to statement”	February 10, 2020
40-count outer carton	February 10, 2020
40-count outer carton with “compare to statement”	February 10, 2020
50-count outer carton	February 10, 2020
50-count outer carton with “compare to statement”	February 10, 2020
80-count outer carton	February 10, 2020
80-count outer carton with “compare to statement”	February 10, 2020
80-count outer carton (nonchild resistant packaging)	February 10, 2020
80-count outer carton (nonchild resistant packaging) with “compare to statement”	February 10, 2020
100-count outer carton	February 10, 2020
100-count outer carton with “compare to statement”	February 10, 2020
120-count outer carton	February 10, 2020
120-count outer carton with “compare to statement”	February 10, 2020
160-count outer carton	February 10, 2020
160-count outer carton with “compare to statement”	February 10, 2020
160-count (2 x 80-count) outer carton (promotional twin-pack)	February 10, 2020
160-count (2 x 80-count) outer carton (promotional twin-pack) with “compare to statement”	February 10, 2020
160-count immediate container (stand-alone bottle)	February 10, 2020
160-count immediate container (stand-alone bottle) with “compare to statement”	February 10, 2020
80-count carton for “a+health” product line	February 10, 2020
120-count immediate container (stand-alone bottle) for “a+health” product line	February 10, 2020
180-count immediate container (stand-alone bottle) for “a+health” product line	February 10, 2020
20-count outer carton for menstrual pain line extension	February 10, 2020
20-count outer carton with “compare to statement” for menstrual pain line extension	February 10, 2020
40-count outer carton for menstrual pain line extension	February 10, 2020
40-count outer carton with “compare to statement” for menstrual pain line extension	February 10, 2020
80-count outer carton for menstrual pain line extension	February 10, 2020
80-count outer carton with “compare to statement” for menstrual pain line extension	February 10, 2020
50-count outer carton for back & muscle pain line extension	February 10, 2020

50-count outer carton with “compare to statement” for back & muscle pain line extension	February 10, 2020
100-count immediate container (stand-alone bottle) for back & muscle pain line extension	February 10, 2020
100-count immediate container (stand-alone bottle) with “compare to statement” for back & muscle pain line extension	February 10, 2020

The FPL should be submitted electronically according to the guidance for industry *Providing Regulatory Submissions in Electronic Format — Certain Human Pharmaceutical Product Applications and Related Submissions Using the eCTD Specifications*.<sup>2</sup> For administrative purposes, designate this submission “**Final Printed Labeling for approved NDA 21920/S-028.**” Approval of this submission by FDA is not required before the labeling is used.

## **DRUG REGISTRATION AND LISTING**

All drug establishment registration and drug listing information is to be submitted to FDA electronically, via the FDA automated system for processing structured product labeling (SPL) files (eLIST). At the time that you submit your final printed labeling (FPL), the content of labeling (Drug Facts) should be submitted in SPL format as described at FDA.gov.<sup>3</sup> Information on submitting SPL files using eLIST may be found in the guidance for industry *SPL Standard for Content of Labeling Technical Qs and As*. In addition, representative container or carton labeling, whichever includes Drug Facts, (where differences exist only in the quantity of contents statement) should be submitted as a JPG file.

## **PROPRIETARY NAME**

If you intend to have a proprietary name for this product, the name and its use in the labels must conform to the specifications under 21 CFR 201.10 and 201.15. We recommend that you submit a request for a proposed proprietary name review. (See the guidance for industry *Contents of a Complete Submission for the Evaluation of Proprietary Names and PDUFA Reauthorization Performance Goals and Procedures – Fiscal Years 2018 Through 2022.*)

## **REPORTING REQUIREMENTS**

We remind you that you must comply with reporting requirements for an approved NDA (21 CFR 314.80 and 314.81).

<sup>2</sup> We update guidances periodically. For the most recent version of a guidance, check the FDA Guidance Documents Database <https://www.fda.gov/RegulatoryInformation/Guidances/default.htm>.

<sup>3</sup> <http://www.fda.gov/ForIndustry/DataStandards/StructuredProductLabeling/default.htm>

If you have any questions, call LT Sally Doan, Regulatory Project Manager, at 301-796-8025.

Sincerely,

*{See appended electronic signature page}*

Nushin Todd, MD, PhD  
Acting Deputy Director  
Division of Nonprescription Drugs I  
Center for Drug Evaluation and Research

ENCLOSURE(S):

- Carton and Container Labeling

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**This is a representation of an electronic record that was signed electronically. Following this are manifestations of any and all electronic signatures for this electronic record.**  
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/s/  
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NUSHIN F TODD  
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