ANDA APPROVAL



ANDA 216541

B. Braun Medical, Inc.
901 Marcon Boulevard
Allentown, PA 18109
Attention: Cindy Katsempris
Director, Regulatory Affairs

Dear Cindy Katsempris:

This letter is in reference to your abbreviated new drug application (ANDA) received for review on September 21, 2022, submitted pursuant to section 505(j) of the Federal Food, Drug, and Cosmetic Act (FD&C Act) for Calcium Gluconate Injection USP, 10,000 mg/100 mL (100 mg/mL) Pharmacy Bulk Package.

Reference is also made to the approval letter issued on August 21, 2023. This corrected letter is being issued to include the 180-day CGT exclusivity language. This letter supersedes our August 21, 2023, approval letter. The action date for the approval letter remains unchanged as August 21, 2023.

Your product is a combination product as defined by 21 CFR 3.2(e) and is comprised of drug and device constituent parts.

Reference is also made to any amendments submitted prior to the issuance of this letter.

We have completed the review of this ANDA and have concluded that adequate information has been presented to demonstrate that the drug meets the requirements for approval under the FD&C Act. Accordingly, the ANDA remains **approved**.

We have determined your Calcium Gluconate Injection USP, 10,000 mg/100 mL (100 mg/mL) Pharmacy Bulk Package to be bioequivalent and therapeutically equivalent to the reference listed drug (RLD), Calcium Gluconate Injection,10,000 mg/100 mL (100 mg/mL), of Fresenius Kabi USA, LLC.

Reference is also made to FDA's Competitive Generic Therapy Designation – Grant letter dated June 22, 2022.

We note that B. Braun Medical, Inc. (B. Braun) was granted a Competitive Generic Therapy (CGT) designation for Calcium Gluconate Injection USP,

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10,000 mg/100 mL (100 mg/mL) Pharmacy Bulk Package. B. Braun is the "first approved applicant" for Calcium Gluconate Injection USP,

10,000 mg/100 mL (100 mg/mL) Pharmacy Bulk Package, as defined in section 505(j)(5)(B)(v)(III) of the FD&C Act. Therefore, with this approval, B. Braun is eligible for 180 days of CGT exclusivity for Calcium Gluconate Injection USP,

10,000 mg/100 mL (100 mg/mL) Pharmacy Bulk Package, under section 505(j)(5)(B)(v) of the FD&C Act. This exclusivity begins to run from the date of the first commercial marketing of the CGT (including the commercial marketing of the listed drug) by B. Braun, as specified in section 505(j)(5)(B)(v) of the FD&C Act. Furthermore, in accordance with section 505(j)(5)(B)(v)(I) of the FD&C Act, this 180-day CGT exclusivity will not block approval of other applications until B. Braun has commenced commercial marketing. Please submit a correspondence to this ANDA informing the Agency of the date you begin commercial marketing. Please also submit notice of first commercial marketing via e-mail to the Patent and Exclusivity Team at <u>CDER-</u>

<u>OGDPET@fda.hhs.gov</u>. This e-mail should be sent the same day you commence commercial marketing. Reference is also made to the Special Forfeiture Rule for Competitive Generic Therapy in section 505(j)(5)(D)(iv) of the FD&C Act. Please be aware that, pursuant to this forfeiture rule, you will forfeit your eligibility for the 180-day CGT exclusivity period for Calcium Gluconate Injection USP,

10,000 mg/100 mL (100 mg/mL) Pharmacy Bulk Package, if you fail to market this CGT within 75 days after the date on which the approval of this application is made effective.

Please note that if FDA requires a Risk Evaluation and Mitigation Strategy (REMS) for a listed drug, an ANDA referencing that listed drug also will be required to have a REMS. See section 505-1(i) of the FD&C Act.

## **COMPENDIAL STANDARDS**

A drug with a name recognized in the official United States Pharmacopeia or official National Formulary (USP-NF) generally must comply with the compendial standard for strength, quality, and purity, unless the difference in strength, quality, or purity is plainly stated on its label (see FD&C Act § 501(b), 21 USC 351(b)). FDA typically cannot share application-specific information contained in submitted regulatory filings with third parties, which includes USP-NF. To help ensure that a drug continues to comply with compendial standards, application holders may work directly with USP-NF to revise official USP monographs. More information on the USP-NF is available on USP's website as <a href="https://www.uspnf.com/">https://www.uspnf.com/</a>.

## **REQUIREMENTS AND RECOMMENDATIONS POST APPROVAL**

Under applicable statutes, regulations, and guidances, your ANDA may be subject to certain requirements and recommendations post approval, including requirements regarding changes to approved ANDAs, postmarketing reporting, promotional materials, and annual facility fees, among others. For information on post-approval requirements and recommendations for ANDAs and a list of resources for ANDA holders, we refer

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you to <u>https://www.fda.gov/drugs/abbreviated-new-drug-application-anda/requirements-and-resources-approved-andas</u>.

Sincerely yours,

{See appended electronic signature page}

For Edward M. Sherwood Director Office of Regulatory Operations Office of Generic Drugs Center for Drug Evaluation and Research



Digitally signed by Catherine Poole Date: 8/21/2023 04:00:44PM GUID: 5407887a000a1c0c26055eafb8e3258a