

CENTER FOR DRUG EVALUATION AND RESEARCH

Approval Package for:

APPLICATION NUMBER:

ANDA 40-583

Name: Methylprednisolone Sodium Succinate for Injection USP,
40 mg (base)/vial and 125 mg (base)/vial

Sponsor: American Pharmaceutical Partners, Inc.

Approval Date: July 30, 2004

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:
ANDA 40-583

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CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

APPROVAL LETTER

ANDA 40-583

JUL 30 2004

American Pharmaceutical Partners, Inc.
Attention: Kathleen Dungan
2045 North Cornell Avenue
Melrose Park, IL 60160

Dear Madam:

This is in reference to your abbreviated new drug application (ANDA) dated February 25, 2004, submitted pursuant to Section 505(j) of the Federal Food, Drug, and Cosmetic Act (the Act), for Methylprednisolone Sodium Succinate for Injection USP, 40 mg (base)/vial and 125 mg (base)/vial.

Reference is also made to your amendments dated April 30, May 18, June 30, and July 30, 2004.

We note that Center Director has determined that your ANDA is for a medically necessary drug product for which a market shortage currently exists. As a result, your ANDA has been granted expedited review status.

We have completed the review of this abbreviated application and have concluded that the drug is safe and effective for use as recommended in the submitted labeling. Accordingly, the application is approved. The Division of Bioequivalence has determined your Methylprednisolone Sodium Succinate for Injection USP, 40 mg (base)/vial and 125 mg (base)/vial, to be bioequivalent and, therefore, therapeutically equivalent to the listed drug (Solu-Medrol[®] for Injection, 40 mg (base)/vial and 125 mg (base)/vial, of Pharmacia and Upjohn Co.).

Under Section 506A of the Act, certain changes in the conditions described in this abbreviated application require an approved supplemental application before the change may be made.

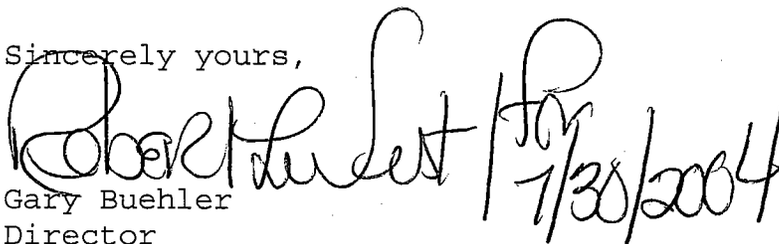
Post-marketing reporting requirements for this abbreviated application are set forth in 21 CFR 314.80-81 and 314.98. The Office of Generic Drugs should be advised of any change in the marketing status of this drug.

Promotional materials may be submitted to FDA for comment prior to publication or dissemination. Please note that these submissions are voluntary. If you desire comments on proposed launch promotional materials with respect to compliance with applicable regulatory requirements, we recommend you submit, in draft or mock-up form, two copies of both the promotional materials and package insert(s) directly to:

Food and Drug Administration
Division of Drug Marketing, Advertising, and Communications,
HFD-42
5600 Fishers Lane
Rockville, MD 20857

We call your attention to 21 CFR 314.81(b)(3) which requires that all promotional materials be submitted to the Division of Drug Marketing, Advertising, and Communications (HFD-42) with a completed Form FDA 2253 at the time of their initial use.

Sincerely yours,

A handwritten signature in cursive script, followed by a vertical line and the date "1/30/2004".

Gary Buehler
Director

Office of Generic Drugs
Center for Drug Evaluation and Research

cc: ANDA 40-583
Division File
Field Copy
HFD-610/R. West
HFD-330
HFD-205
HFD-610/Orange Book Staff

Endorsements:

HFD-647/S. Patankar *[Signature]* 7/27/04
HFD-645/S. Liu S.H. Liu 7/27/04
HFD-617/W. Pamphile *[Signature]* 7/27/04
HFD-613/R. Wu RWu 7/26/04
HFD-613/J. Grace *[Signature]* 7/27/2004
HFD-600/D. Obenhuber *[Signature]* 7/27/04
HFD-600/N. Sweeney *[Signature]* 7/27/04
V:\FIRMSAM\APP\LTRS & REV\40583.AP.DOC

7/28/04
Revised
EER for NDAs is pending

APPROVAL

Robert Hurst
7/28/04

Pending resolution of the following 2 EES ISSUES:
1. Current "OAI" alert in EES for the 2020 Ruby Street drug product manufacturing site
2. Pending (unscheduled) inspection of APZ supplier

7/30/04
EES is resolved
[Signature]
OK to approve.

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

LABELING

451006/Issued: April 2004

**METHYLPREDNISOLONE
SODIUM SUCCINATE**
FOR INJECTION, USP

For Intravenous or Intramuscular
Administration

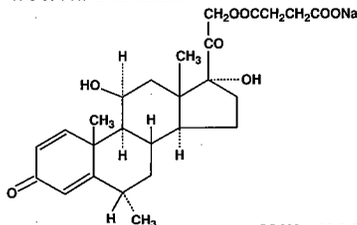
Rx only

DESCRIPTION:

Methylprednisolone Sodium Succinate for Injection, USP sterile powder contains methylprednisolone sodium succinate as the active ingredient. Methylprednisolone sodium succinate, USP occurs as a white, or nearly white, odorless hygroscopic, amorphous solid. It is very soluble in water and in alcohol; it is insoluble in chloroform and is very slightly soluble in acetone.

The chemical name for methylprednisolone sodium succinate is pregna-1,4-diene-3,20-dione, 21-(3-carboxy-1-oxopropoxy)-11, 17-dihydroxy-6-methylmonosodium salt, (6 α , 11 β).

The structural formula is:



M.W. 496.53

Methylprednisolone sodium succinate is so extremely soluble in water that it may be administered in a small volume of diluent and is especially well suited for intravenous use in situations in which high blood levels of methylprednisolone are required rapidly.

Methylprednisolone Sodium Succinate for Injection, USP is available in two strengths for intravenous or intramuscular administration.

40 mg (Single Dose Vial) Each mL (when mixed as directed) contains methylprednisolone sodium succinate equivalent to 40 mg methylprednisolone; also, 1.6 mg monobasic sodium phosphate anhydrous; 17.46 mg dibasic sodium phosphate dried; 25 mg lactose hydrous; and benzyl alcohol.

125 mg (Single Dose Vial) Each 2 mL (when mixed as directed) contains methylprednisolone sodium succinate equivalent to 125 mg methylprednisolone; also, 1.6 mg monobasic sodium phosphate anhydrous; 17.4 mg dibasic sodium phosphate dried; and benzyl alcohol.

When necessary, the pH of each formula was adjusted with sodium hydroxide so that the pH of the reconstituted solution is within the USP specified range of 7 to 8 and the tonicities are, for the 40 mg per mL solution, 0.50 osmolar; for the 125 mg per 2 mL, 0.40 osmolar. (Isotonic saline = 0.28 osmolar).

IMPORTANT - Use only Bacteriostatic Water For Injection with Benzyl Alcohol when reconstituting Methylprednisolone Sodium Succinate for Injection, USP.

Use within 48 hours after mixing.

CLINICAL PHARMACOLOGY:

Methylprednisolone is a potent anti-inflammatory steroid with greater anti-inflammatory potency than prednisolone and even less tendency than prednisolone to induce sodium and water retention.

Methylprednisolone sodium succinate has the same metabolic and anti-inflammatory actions as methylprednisolone. When given parenterally and in equimolar quantities, the two compounds are equivalent in biologic activity. The relative potency of methylprednisolone and hydrocortisone sodium succinate, as indicated by depression of eosinophil count, following intravenous administration, is at least four to one. This is in good agreement with the relative oral potency of methylprednisolone and hydrocortisone.

INDICATIONS AND USAGE:

When oral therapy is not feasible, and the strength, dosage form and route of administration of the drug reasonably lend the preparation to the treatment of the condition, Methylprednisolone Sodium Succinate for Injection, USP is indicated for intravenous or intramuscular use in the following conditions:

1. Endocrine Disorders

Primary or secondary adrenocortical insufficiency (hydrocortisone or cortisone is the drug of choice; synthetic analogs may be used in conjunction with mineralocorticoids where applicable; in infancy, mineralocorticoid supplementation is of particular importance)

Acute adrenocortical insufficiency (hydrocortisone or cortisone is the drug of choice mineralocorticoid supplementation may be necessary, particularly when synthetic are used)

Preoperatively and in the event of serious trauma or illness, in patients with known adrenal insufficiency or when adrenocortical reserve is doubtful

Shock unresponsive to conventional therapy if adrenocortical insufficiency exists or is suspected

Congenital adrenal hyperplasia

Hypercalcemia associated with cancer

Nonsuppurative thyroiditis

2. Rheumatic Disorders

As adjunctive therapy for short-term administration (to tide the patient over an acute episode or exacerbation) in:

Post-traumatic osteoarthritis	Epicondylitis
Synovitis of osteoarthritis	Acute nonspecific tenosynovitis
Rheumatoid arthritis, including juvenile rheumatoid arthritis (selected cases may require low-dose maintenance therapy)	Acute gouty arthritis Psoriatic arthritis Ankylosing spondylitis Acute and subacute bursitis

3. Collagen Diseases

During an exacerbation or as maintenance therapy in selected cases of:

Systemic lupus erythematosus
Systemic dermatomyositis (polymyositis)
Acute rheumatic carditis

4. Dermatologic Diseases

Pemphigus	Bullous dermatitis
Severe erythema multiforme (Stevens-Johnson syndrome)	herpetiformis Severe seborrheic dermatitis Severe psoriasis
Exfoliative dermatitis	Mycosis fungoides

5. Allergic States

Control of severe or incapacitating allergic conditions intractable to adequate trials of conventional treatment in:

Bronchial asthma	Drug hypersensitivity reactions
Contact dermatitis	Urticarial transfusion reactions
Atopic dermatitis	Acute noninfectious laryngeal edema (epinephrine is the drug of first choice)
Serum sickness	
Seasonal or perennial allergic rhinitis	

6. Ophthalmic Diseases

Severe acute and chronic allergic and inflammatory processes involving the eye, such as:

Herpes zoster ophthalmicus	Sympathetic ophthalmia
Iritis, iridocyclitis	Anterior segment inflammation
Chorioretinitis	Allergic conjunctivitis
Diffuse posterior uveitis and choroiditis	Allergic corneal marginal ulcers
Optic neuritis	Keratitis

7. Gastrointestinal Diseases

To tide the patient over a critical period of the disease in:

Ulcerative colitis (systemic therapy)
Regional enteritis (systemic therapy)

8. Respiratory Diseases

Symptomatic sarcoidosis	Loeffler's syndrome not manageable by other means
Berylliosis	Aspiration pneumonitis
Fulminating or disseminated pulmonary tuberculosis when used concurrently with appropriate anti-tuberculous chemotherapy	

9. Hematologic Disorders

Acquired (autoimmune) hemolytic anemia
Idiopathic thrombocytopenic purpura in adults (IV only; IM administration is contraindicated)
Secondary thrombocytopenia in adults
Erythroblastopenia (RBC anemia)
Congenital (erythroid) hypoplastic anemia

10. Neoplastic Diseases

For palliative management of:
Leukemias and lymphomas in adults
Acute leukemia of childhood

11. Edematous States

To induce diuresis or remission of proteinuria in the nephrotic syndrome, without uremia, of the idiopathic type or that due to lupus erythematosus

12. Nervous System

Acute exacerbations of multiple sclerosis

13. Miscellaneous

Tuberculous meningitis with subarachnoid block or impending block when used concurrently with appropriate antituberculous chemotherapy
Trichinosis with neurologic or myocardial involvement

CONTRAINDICATIONS:

The use of Methylprednisolone Sodium Succinate for Injection, USP is contraindicated in premature infants because the 40 mg single dose vial and the 125 mg single dose vial when reconstituted will contain benzyl alcohol. Benzyl alcohol has been reported to be associated with a fatal "Gasping Syndrome" in premature infants. Methylprednisolone Sodium Succinate for Injection, USP is also contraindicated in systemic fungal infections and patients with known hypersensitivity to the product and its constituents.

WARNINGS:

In patients on corticosteroid therapy subjected to any unusual stress, increased dosage of rapidly acting corticosteroids before, during, and after the stressful situation is indicated.

Corticosteroids may mask some signs of infection, and new infections may appear during their use. There may be decreased resistance and inability to localize infection when corticosteroids are used.

A study has failed to establish the efficacy of methylprednisolone in the treatment of sepsis syndrome and septic shock. The study also suggests that treatment of these conditions with methylprednisolone may increase the risk of mortality in certain patients (i.e., patients with elevated serum creatinine levels or patients who develop secondary infections after methylprednisolone).

Prolonged use of corticosteroids may produce posterior subcapsular cataracts, glaucoma with possible damage to the optic nerves, and may enhance the establishment of secondary ocular infections due to fungi or viruses.

Average and large doses of cortisone or hydrocortisone can cause elevation of blood pressure, salt and water retention, and increased excretion of potassium. These effects are less likely to occur with the synthetic derivatives except when used in large doses. Dietary salt restriction and potassium supplementation may be necessary. All corticosteroids increase calcium excretion.

While on corticosteroid therapy patients should not be vaccinated against smallpox. Other immunization procedures should not be undertaken in patients who are on corticosteroids, especially on high dose, because of possible hazards of neurological complications and a lack of antibody response.

The use of methylprednisolone in active tuberculosis should be restricted to those cases of fulminating or disseminated tuberculosis in which the corticosteroid is used for the management of the disease in conjunction with appropriate anti-tuberculous regimen.

If corticosteroids are indicated in patients with latent tuberculosis or tuberculin reactivity, close observation is necessary as reactivation of the disease may occur. During prolonged corticosteroid therapy, these patients should receive chemoprophylaxis.

Because rare instances of anaphylactic (e.g., bronchospasm) reactions have occurred in patients receiving parenteral corticosteroid therapy, appropriate precautionary measures should be taken prior to administration, especially when the patient has a history of allergy to any drug.

There are reports of cardiac arrhythmias and/or circulatory collapse and/or cardiac arrest following the rapid administration of large IV doses of methylprednisolone (greater than 0.5 gram administered over a period of less than 10 minutes). Bradycardia has been reported during or after the administration of large doses of methylprednisolone sodium succinate, and may be unrelated to the speed or duration of infusion.

Persons who are on drugs which suppress the immune system are more susceptible to infections than healthy individuals. Chicken pox and measles, for example, can have a more serious or even fatal course in non-immune children or adults on corticosteroids. In such children or adults who have not had these diseases, particular care should be taken to avoid exposure. How the dose, route and duration of corticosteroid administration affects the risk of developing a disseminated infection is not known. The contribution of the underlying disease and/or prior corticosteroid treatment to the risk is also not known. If exposed to chicken pox, prophylaxis with varicella zoster immune globulin (VZIG) may be indicated. If exposed to measles, prophylaxis with pooled intramuscular immunoglobulin (IG) may be indicated. (See the respective package inserts for complete VZIG and IG prescribing information.) If chicken pox develops, treatment with antiviral agents may be considered.

Usage in Pregnancy

Since adequate human reproduction studies have not been done with corticosteroids, the use of these drugs in pregnancy, nursing mothers, or women of child-bearing potential requires that the possible benefits of the drug be weighed against the potential hazards to the mother and embryo or fetus. Infants born of mothers who have received substantial doses of corticosteroids during pregnancy should be carefully observed for signs of hypoadrenalism.

PRECAUTIONS:

General Precautions

Drug-induced secondary adrenocortical insufficiency may be minimized by gradual reduction of dosage. This type of relative insufficiency may persist for months after discontinuation of therapy; therefore, in any situation of stress occurring during that period, hormone therapy should be reinstated. Since mineralocorticoid secretion may be impaired, salt and/or a mineralocorticoid should be administered concurrently.

There is an enhanced effect of corticosteroids on patients with hypothyroidism and in those with cirrhosis. Corticosteroids should be used cautiously in patients with ocular herpes simplex because of possible corneal perforation.

The lowest possible dose of corticosteroid should be used to control the condition under treatment, and when reduction in dosage is possible, the reduction should be gradual.

Psychic derangements may appear when corticosteroids are used, ranging from euphoria, insomnia, mood swings, personality changes, and severe depression, to frank psychotic manifestations. Also, existing emotional instability or psychotic tendencies may be aggravated by corticosteroids.

Steroids should be used with caution in nonspecific ulcerative colitis, if there is a probability of impending perforation, abscess or other pyogenic infection; diverticulitis; fresh intestinal anastomoses; active or latent peptic ulcer; renal insufficiency; hypertension; osteoporosis; and myasthenia gravis.

Growth and development of infants and children on prolonged corticosteroid therapy should be carefully observed.

Although controlled clinical trials have shown corticosteroids to be effective in speeding the resolution of acute exacerbations of multiple sclerosis, they do not show that corticosteroids affect the ultimate outcome or natural history of the disease. The studies do show that relatively high doses of corticosteroids are necessary to demonstrate a significant effect (see **DOSAGE AND ADMINISTRATION**).

Since complications of treatment with glucocorticoids are dependent on the size of the dose and the duration of treatment, a risk/benefit decision must be made in each individual case as to dose and duration of treatment and as to whether daily or intermittent therapy should be used.

Convulsions have been reported with concurrent use of methylprednisolone and cyclosporin. Since concurrent use of these agents results in a mutual inhibition of metabolism, it is possible that adverse events associated with the individual use of either drug may be more apt to occur.

Aspirin should be used cautiously in conjunction with corticosteroids in patients suffering from hypoprothrombinemia.

Information for the Patient

Persons who are on immunosuppressant doses of corticosteroids should be warned to avoid exposure to chicken pox or measles. Patients should also be advised that if they are exposed, medical advice should be sought without delay.

ADVERSE REACTIONS:**Fluid and Electrolyte Disturbances**

Sodium retention	Potassium loss
Fluid retention	Hypokalemic alkalosis
Congestive heart failure in susceptible patients	Hypertension

Musculoskeletal

Muscle weakness	Aseptic necrosis of femoral and humeral heads
Steroid myopathy	Pathologic fracture of long bones
Loss of muscle mass	Osteoporosis
Severe arthralgia	
Vertebral compression fractures	

Gastrointestinal

Peptic ulcer with possible perforation and hemorrhage	Pancreatitis Abdominal distention Ulcerative esophagitis
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Dermatologic

Impaired wound healing	Facial erythema Increased sweating
Thin fragile skin	May suppress reactions to skin tests
Petechiae and ecchymoses	

Neurological

Increased intracranial pressure with papilledema (pseudo-tumor cerebri) usually after treatment	Convulsions Vertigo Headache
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Endocrine

Development of Cushingoid state
Suppression of growth in children
Secondary adrenocortical and pituitary unresponsiveness, particularly in times of stress, as in trauma, surgery or illness
Menstrual irregularities
Decreased carbohydrate tolerance
Manifestations of latent diabetes mellitus
Increased requirements for insulin or oral hypoglycemic agents in diabetics

Ophthalmic

Posterior subcapsular cataracts	Glaucoma Exophthalmos
Increased intraocular pressure	

Metabolic

Negative nitrogen balance due to protein catabolism

The following *additional* adverse reactions are related to parenteral corticosteroid therapy:

Hyperpigmentation or hypopigmentation
Subcutaneous and cutaneous atrophy
Sterile abscess
Anaphylactic reaction with or without circulatory collapse, cardiac arrest, bronchospasm
Urticaria
Nausea and vomiting
Cardiac arrhythmias; hypotension or hypertension

DOSAGE AND ADMINISTRATION:

When high dose therapy is desired, the recommended dose of Methylprednisolone Sodium Succinate for Injection, USP is 30 mg/kg administered intravenously over at least 30 minutes. This dose may be repeated every 4 to 6 hours for 48 hours.

In general, high dose corticosteroid therapy should be continued only until the patient's condition has stabilized; usually not beyond 48 to 72 hours.

Although adverse effects associated with high dose short-term corticoid therapy are uncommon, peptic ulceration may occur. Prophylactic antacid therapy may be indicated.

In other indications initial dosage will vary from 10 to 40 mg of methylprednisolone depending on the clinical problem being treated. The larger doses may be required for short-term management of severe, acute conditions. The initial dose usually should be given intravenously over a period of several minutes. Subsequent doses may be given intravenously or intramuscularly at intervals dictated by the patient's response and clinical condition. Corticoid therapy is an adjunct to, and not replacement for conventional therapy.

Dosage may be reduced for infants and children but should be governed more by the severity of the condition and response of the patient than by age or size. It should not be less than 0.5 mg per kg every 24 hours.

Dosage must be decreased or discontinued gradually when the drug has been administered for more than a few days. If a period of spontaneous remission occurs in a chronic condition, treatment should be discontinued. Routine laboratory studies, such as urinalysis, two-hour postprandial blood sugar, determination of blood pressure and body weight, and a chest X-ray should be made at regular intervals during prolonged therapy. Upper GI X-rays are desirable in patients with an ulcer history or significant dyspepsia.

Methylprednisolone Sodium Succinate for Injection, USP may be administered by intravenous or intramuscular injection or by intravenous infusion, the preferred method for initial emergency use being intravenous injection. To administer by intravenous (or intramuscular) injection, reconstitute the 40 mg/vial product with 1 mL of Bacteriostatic Water for Injection with Benzyl Alcohol, or reconstitute the 125 mg/vial product with 2 mL of Bacteriostatic Water for Injection with Benzyl Alcohol. The desired dose may be administered intravenously over a period of several minutes.

To prepare solutions for intravenous infusion, first prepare the solution for injection as directed. This solution may then be added to indicated amounts of 5% dextrose in water, isotonic saline solution or 5% dextrose in isotonic saline solution.

Multiple Sclerosis

In treatment of acute exacerbations of multiple sclerosis, daily doses of 200 mg of prednisolone for a week followed by 80 mg every other day for 1 month have been shown to be effective (4 mg of methylprednisolone is equivalent to 5 mg of prednisolone).

STORAGE CONDITIONS:

Protect from light.

Store unconstituted product at 20° to 25°C (68° to 77°F) [see USP Controlled Room Temperature].

Store solution at 20° to 25°C (68° to 77°F) [see USP Controlled Room Temperature].

Use solution within 48 hours after mixing.

HOW SUPPLIED:

Product No.	NDC No.	Description
275503	63323-255-03	Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial, 1 mL single dose vial, in packages of 25.
275803	63323-258-03	Methylprednisolone Sodium Succinate for Injection USP, 125 mg/vial, 2 mL single dose vial, in packages of 25.

Vial stoppers do not contain natural rubber latex.



Schaumburg, IL 60173

451006

Issued: April 2004

40-mg Product

NDC 63323-255-03 275503

methylPREDNISolone
SODIUM SUCCINATE

FOR INJECTION, USP

40 mg

Reconstitute with 1 mL Bacteriostatic Water for Injection with Benzyl Alcohol. Use within 48 hours after mixing. For IM Use

1 mL Single Dose Vial - Rx only
American Pharmaceutical Partners, Inc.
Schaumburg, IL 60173

402178

JUL 30



NDC 63323-255-03 275503

methylPREDNISolone
SODIUM SUCCINATE

FOR INJECTION, USP

40 mg

For IM or IV Use
Rx only

25 x 1 mL Single Dose Vial

Reconstitute with 1 mL Bacteriostatic Water for Injection with Benzyl Alcohol. Use within 48 hours after mixing.
*Each mL (when mixed) contains methylprednisolone sodium succinate equiv. to methylprednisolone 40 mg. Also, Lactose hygroscopic 25 mg, Monobasic sodium phosphate anhydrous 1.6 mg, Dibasic sodium phosphate dried 17.46 mg and when necessary, pH was adjusted with sodium hydroxide.

Usual Dosage: See insert.
Store at 20° to 25°C (68° to 77°F) [see USP Controlled Room Temperature].

Protect from light.
Lyophilized in container.
Vial stoppers do not contain natural rubber latex.



American Pharmaceutical Partners, Inc.
Schaumburg, IL 60173

42737

JUL 30

FOR LEGIBILITY
ENLARGED TO
150% BY FOI STAFF

125-mg Product

APPROVED

NDC 63323-258-03 275803
methyPREDNISolone
SODIUM SUCCHINAT
 FOR INJECTION, USP
125 mg
 Reconstitute with 2 mL
 Bacteriostatic Water for
 Injection, USP. Shake
 vigorously for 10 seconds
 and allow to stand for
 20 minutes before use.
 2 mL Single Dose Vials, Rx only
 American Pharmaceutical
 Partners, Inc.
 Schaumburg, IL 60173
 402179



FOR LEGIBILITY,
 ENLARGED TO
 150% BY
 FOI STAFF

APPROVED

NDC 63323-258-03 275803
methyPREDNISolone
SODIUM SUCCHINAT
 FOR INJECTION, USP
125 mg
 For IM or IV Use
 Rx only
25 x 2 mL Single Dose Vials

Reconstitute with 2 mL
 Bacteriostatic Water for
 Injection with Benzyl Alcohol
 Use within 48 hours after
 mixing.
 *Each 2 mL (when mixed) contains
 methy/prednisolone sodium succi-
 nate equiv. to methy/prednisolone
 125 mg. Also, Monobasic sodium
 phosphate anhydrous 1.6 mg,
 Dibasic sodium phosphate dried
 17.4 mg and when necessary, pH was
 adjusted with sodium hydroxide.
 Usual Dosage: See insert.
 Store at 20° to 25°C (68° to 77°F)
 (See USP Controlled Room
 Temperature).
 Protect from light.
 Lyophilized in container.
 Vial stoppers do not contain natural
 rubber latex.

FAPP
 AMERICAN PHARMACEUTICAL
 PARTNERS, INC.
 Schaumburg, IL 60173
 42738

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

LABELING REVIEWS

1.1

**REVIEW OF PROFESSIONAL LABELING
DIVISION OF LABELING AND PROGRAM SUPPORT
LABELING REVIEW BRANCH**

ANDA Number: 40-583
Date of Submission: February 25, 2004
Applicant's Name: American Pharmaceutical Partners, Inc.
Established Name: Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial

Labeling Deficiencies

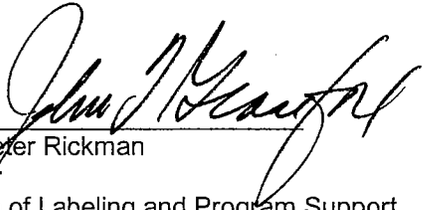
1. CONTAINER [40 mg/vial (1 mL when mixed) and 125 mg/vial (2 mL when mixed)]
 - a. Revise the "Reconstitute" statement to read: "**Reconstitute with XX mL Bacteriostatic Water for Injection with Benzyl Alcohol.** Use within 48 hours after mixing."
 - b. To save space, you may elect to delete "See package insert for complete product information".
 - c. Revise the "Each XX mL contains" statement to read: "Each XX mL (when mixed) contains..."
2. TRAY LABELING (25 X 1 mL or 2 mL vials)
 - a. Principal display panel: "25 x XX mL Single Dose Vials"
 - b. Revise the storage recommendation to read: "Store at 20°-25°C (68°-77°F) [see USP Controlled Room Temperature]"
 - c. 125 mg/vial only: "...Dibasic sodium phosphate dried 17.4 mg and..."
 - d. Refer to comments 1.a. and 1.c.
3. INSERT: Please refer to the attached mocked-up copy of your insert labeling for guidance.
 - a. WARNINGS- Add the following as the sixth paragraph: "**While on corticosteroid therapy patients should not be vaccinated against smallpox. Other immunization procedures should not be undertaken in patients who are on corticosteroids, especially on high dose, because of possible hazards of neurological complications and a lack of antibody response.**"
 - b. PRECAUTIONS- "Since concurrent use of these agents results in a mutual inhibition of metabolism, it is possible that adverse events associated with the individual use of either drug may be more apt to occur."
 - c. HOW SUPPLIED: Refer to comment 2.b.

Please revise your labels and labeling, as instructed above, and submit 12 copies of final printed labels and labeling.

Prior to approval, it may be necessary to revise your labeling subsequent to approved changes for the reference listed drug. In order to keep ANDA labeling current, we suggest that you subscribe to the daily or weekly updates of new documents posted on the CDER web site at the following address -

<http://www.fda.gov/cder/cdernew/listserv.html>

To facilitate review of your next submission, and in accordance with 21 CFR 314.94(a)(8)(iv), please provide a side-by-side comparison of your proposed labeling with your last submission with all differences annotated and explained.


Wm. Peter Rickman
Director
Division of Labeling and Program Support
Office of Generic Drugs
Center for Drug Evaluation and Research

Attachment: Mocked-up copy of your insert labeling

13 pages of draft labeling have
been removed from this portion
of the document.

REVIEW OF PROFESSIONAL LABELING CHECK LIST

Established Name	Yes	No	N.A
Different name than on acceptance to file letter?		x	
Is this product a USP item? If so, USP supplement in which verification was assured. USP 27	x		
Is this name different than that used in the Orange Book?		x	
If not USP, has the product name been proposed in the PF?			x
Error Prevention Analysis			
Has the firm proposed a proprietary name? If yes, complete this subsection.		x	
Do you find the name objectionable? List reasons in FTR, if so. Consider: Misleading? Sounds or looks like another name? USAN stem present? Prefix or Suffix present?			x
Has the name been forwarded to the Labeling and Nomenclature Committee? If so, what were the recommendations? If the name was unacceptable, has the firm been notified?			x
Packaging			
Is this a new packaging configuration, never been approved by an ANDA or NDA? If yes, describe in FTR.		x	
Is this package size mismatched with the recommended dosage? If yes, the Poison Prevention Act may require a CRC.		x	
Does the package proposed have any safety and/or regulatory concerns?		x	
If IV product packaged in syringe, could there be adverse patient outcome if given by direct IV injection?			x
Conflict between the DOSAGE AND ADMINISTRATION and INDICATIONS sections and the packaging configuration?		x	
Is the strength and/or concentration of the product unsupported by the insert labeling?		x	
Is the color of the container (i.e. the color of the cap of a mydriatic ophthalmic) or cap incorrect?			x
Individual cartons required? Issues for FTR: Innovator individually cartoned? Light sensitive product which might require cartoning? Must the package insert accompany the product?	x		
Are there any other safety concerns?		x	
Labeling			
Is the name of the drug unclear in print or lacking in prominence? (Name should be the most prominent information on the label).		x	
Has applicant failed to clearly differentiate multiple product strengths?		x	
Is the corporate logo larger than 1/3 container label? (No regulation - see ASHP guidelines)		x	
Labeling(continued)			
Does RLD make special differentiation for this label? (i.e., Pediatric strength vs Adult; Oral Solution vs Concentrate, Warning Statements that might be in red for the NDA)		x	
Is the Manufactured by/Distributor statement incorrect or falsely inconsistent between labels and labeling? Is "Jointly Manufactured by...", statement needed?		x	
Failure to describe solid oral dosage form identifying markings in HOW SUPPLIED?			x
Has the firm failed to adequately support compatibility or stability claims which appear in the insert labeling? Note: Chemist should confirm the data has been adequately supported.		x	
Scoring: Describe scoring configuration of RLD and applicant (page #) in the FTR			
Is the scoring configuration different than the RLD?			x
Has the firm failed to describe the scoring in the HOW SUPPLIED section?			x
Inactive Ingredients: (FTR: List page # in application where inactives are listed)			
Does the product contain alcohol? If so, has the accuracy of the statement been confirmed?		x	
Do any of the inactives differ in concentration for this route of administration?		x	
Any adverse effects anticipated from inactives (i.e., benzyl alcohol in neonates)? There is a warning in the D&A section	x		
Is there a discrepancy in inactives between DESCRIPTION and the composition statement?		x	
Has the term "other ingredients" been used to protect a trade secret? If so, is claim supported?		x	
Failure to list the coloring agents if the composition statement lists e.g., Opacode, Opaspray?			x
Failure to list gelatin, coloring agents, antimicrobials for capsules in DESCRIPTION?			x
Failure to list dyes in imprinting inks? (Coloring agents e.g., iron oxides need not be listed)			x
USP Issues: (FTR: List USP/NDA/ANDA dispensing/storage recommendations)			
Do container recommendations fail to meet or exceed USP/NDA recommendations? If so, are the recommendations supported and is the difference acceptable?		x	
Because of proposed packaging configuration or for any other reason, does this applicant meet fail to meet all of the unprotected conditions of use of referenced by the RLD?		x	
Does USP have labeling recommendations? If any, does ANDA meet them?		x	
Is the product light sensitive? If so, is NDA and/or ANDA in a light resistant container?	x		

Failure of DESCRIPTION to meet USP Description and Solubility information? If so, USP information should be used. However, only include solvents appearing in innovator labeling.		x	
Bioequivalence Issues: (Compare bioequivalency values: insert to study. List Cmax, Tmax, T 1/2 and date study acceptable)			
Insert labeling references a food effect or a no-effect? If so, was a food study done?		x	
Has CLINICAL PHARMACOLOGY been modified? If so, briefly detail where/why.		x	
Patent/Exclusivity Issues?: FTR: Check the Orange Book edition or cumulative supplement for verification of the latest Patent or Exclusivity. List expiration date for all patents, exclusivities, etc. or if none, please state.		x	

NOTES/QUESTIONS TO THE CHEMIST:

There is a claim on the container/tray label that "Vial stoppers do not contain natural latex rubber". Is this an accurate statement?

Package insert, DESCRIPTION section: Please verify that the inactive ingredients list for the 125 mg/vial product and the following information in the last paragraph "...40 mg per mL solution, 0.50 osmolar; for the 125 mg per 2 mL, 0.40 osmolar..." are accurate.

FOR THE RECORD:

****GRANTED EXPEDITED REVIEW****

1. MODEL LABELING -

The RLD is Solu-Medro® (by Pharmacia and Upjohn; NDA 11-856. There are several SLR supplements ~~_____~~. The most recently approved insert labeling is NDA 11-856/S-077 approved September 4, 1991. I used the insert labeling approved on September 4, 1991 for the model labeling except for the additional information in the WARNINGS and PRECAUTIONS sections that was approved for another generic application, ANDA 85-855/S-030, on March 25, 1994 (based on the December 23, 1993 coverletter for this supplement [Vol. A5.1], the changes were requested by the Agency)

- From regulatory checklist: "RLD provided Benzyl Alcohol in a separate co-vial. APP does not provide, but states in labeling that reconstitute with Bact. Water with Benzyl Alcohol. Ok, firm does not have to provide Benzyl Alcohol."
- USP: Packaging and storage-
Preserve in Containers for Sterile Solids as described under Injections

2. PATENTS AND EXCLUSIVITIES

Patent Data For NDA 11-856

Patent No.	Patent Expiration	Use Code	Description	How Filed	Labeling Impact
None	None	None	There are no unexpired patents for this product in the Orange Book Database.	N/A	None

Exclusivity Data For NDA 11-856

Code/sup	Expiration	Use Code	Description	How Filed	Labeling Impact
			There are no unexpired exclusivities	N/A	None

[Vol. B1.1, pg. 13]

3. MANUFACTURING FACILITY (Vol. B1.1, pg. 220)

American Pharmaceutical Partners, Inc.
2020 Ruby Street
Melrose Park, IL 60160

4. STORAGE CONDITIONS:

RLD – Store at controlled room temperature 20°-25°C (68°-77°F) [see USP]. Protect from light.
ANDA – Same as RLD

5. DISPENSING RECOMMENDATIONS:
RLD -None
ANDA – None

6. COMPOSITION:

Ingredient	40 mg/vial (1 mL constituted solution) [Vol B1.1, pg. 91] Composition per mL	125 mg/vial (2 mL constituted solution) [Vol B1.1, pg. 88] Composition per 2 mL
Methylprednisolone	(eq 40 mg methylprednisolone)	eq 125 mg [pg. 88]
Monobasic Sodium	1.84 (eq 1.6 mg anhydrous monobasic sodium phosphate)	1.6 mg
Dibasic Sodium Phosphate	32.97 mg (eq 17.46 mg anhydrous dibasic sodium phosphate)	17.4 mg
Lactose monohydrate	25 mg	
Sodium Hydroxide	q.s. to adjust pH	q.s. to adjust pH
Water for injection	q.s. to 1 mL	q.s. to 1 mL

The active ingredient is _____ [Vol. B1.1, pg. 6]

7. PRODUCT LINE:

- RLD- 40 mg Act-O-Vial System (Single-Dose Vial)
1 mL NDC 0009-0113-12
25 x 1 mL NDC 0009-0113-19
125 mg Act-O-Vial System (Single-Dose Vial)
2 mL NDC 0009-0190-09
25 x 2 mL NDC 0009-0190-16
RLD also marketed in other strengths

ANDA- 40 mg/vial (1 mL constituted solution), single dose vial, in packages of 25
125 mg/vial (2 mL constituted solution), single dose vial, in packages of 25

8. CONTAINER/CLOSURE SYSTEM: (Vol. B1.4, pg. 985)

Vial: USP type I flint, tubing, glass vials
Stopper: _____ gray
Seal: flip cap, aluminum crimp
The filled, stoppered, capped and labeled vials are then placed into _____
paperboard, lidded trays
USP – Packaging and storage— Preserve in Containers for Sterile Solids as described under *Injections* <1>

9. PRODUCT DESCRIPTION:

Finished Product COA-White or nearly white powder in a 3-mL flint vial [Vol B1.4, pg. 1069]

10. BIOEQUIVALENCE: Pending as of 4/5/04

Date of Review: April 7, 2004

Date of Submission: February 25, 2004

Primary Reviewer: Ruby Wu

Date: 4/7/04

Team Leader: John Grace

Date: 4/7/04

cc: ANDA: 40-583
DUP/DIVISION FILE
HFD-613/Rwu/J Grace (no cc)
V:\FIRMSAM\APP\LTRS&REV\40583.na1.L.doc
Review

****Expedited Review ANDA****
APPROVAL SUMMARY
REVIEW OF PROFESSIONAL LABELING
DIVISION OF LABELING AND PROGRAM SUPPORT
LABELING REVIEW BRANCH

ANDA Number: 40-583
 Date of Submission: May 18, 2004 (Amendment-FPL)
 Applicant's Name: American Pharmaceutical Partners, Inc.
 Established Name: Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial

APPROVAL SUMMARY

Do you have 12 Final Printed Labels and Labeling? Yes

CONTAINER [40 mg/vial (1 mL when mixed) and 125 mg/vial (2 mL when mixed)]
 Satisfactory in final print as of the May 18, 2004 submission. [Vol. 2.1]

TRAY LABELING (25 X 1 mL or 2 mL vials)
 Satisfactory in final print as of the May 18, 2004 submission. [Vol. 2.1]

Professional Package INSERT:
 Satisfactory in final print as of the May 18, 2004 submission. [Vol. 2.1; issued April 2004]

Revisions needed post-tentative approval: Yes.

The following are requested insert labeling revisions from my review of your amendment dated May 18, 2004 for ANDA 40-583 for Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial. The revisions are "POST-APPROVAL" revisions and may be submitted in an annual report, provided the changes are described in full.

1. INDICATIONS AND USAGE, Endocrine Disorders, second paragraph: "... drug of choice; mineralocorticoid...synthetic analogs are used)" [add semicolon and "analogs"]
2. ADVERSE REACTIONS, Neurological: "...papilledema (Pseudo-tumor..."

BASIS OF APPROVAL:

Was this approval based upon a petition? No
 What is the RLD on the 356(h) form: Solu-Medrol®
 RLD NDA Number: NDA 11-856
 RLD NDA Drug Name: Methylprednisolone Sodium Succinate for Injection
 RLD NDA Firm: Pharmacia and Upjohn
 Date of Approval of NDA Insert and supplement: NDA 11-856/S-077 approved September 4, 1991
 Has this been verified by the MIS system for the NDA? Yes
 Was this approval based upon an OGD labeling guidance? No
 Basis of Approval for the Container Labels: Side-by-side comparison with RLD labels in drug folder.

PATENT AND EXCLUSIVITY:

Patent Data For NDA 11-856

Patent No.	Patent Expiration	Use Code	Description	How Filed	Labeling Impact
None	None	None	There are no unexpired patents for this product in the Orange Book Database.	N/A	None

Exclusivity Data For NDA 11-856

Code/sup	Expiration	Use Code	Description	How Filed	Labeling Impact
			There are no unexpired exclusivities	N/A	None

REVIEW OF PROFESSIONAL LABELING CHECK LIST

Established Name	Yes	No	N/A
Different name than on acceptance to file letter?		x	
Is this product a USP item? If so, USP supplement in which verification was assured. USP 27	x		

Is this name different than that used in the Orange Book?		x	
If not USP, has the product name been proposed in the PF?			x
Error Prevention Analysis			
Has the firm proposed a proprietary name? If yes, complete this subsection.		x	
Do you find the name objectionable? List reasons in FTR, if so. Consider: Misleading? Sounds or looks like another name? USAN stem present? Prefix or Suffix present?			x
Has the name been forwarded to the Labeling and Nomenclature Committee? If so, what were the recommendations? If the name was unacceptable, has the firm been notified?			x
Packaging			
Is this a new packaging configuration, never been approved by an ANDA or NDA? If yes, describe in FTR.		x	
Is this package size mismatched with the recommended dosage? If yes, the Poison Prevention Act may require a CRC.		x	
Does the package proposed have any safety and/or regulatory concerns?		x	
If IV product packaged in syringe, could there be adverse patient outcome if given by direct IV injection?			x
Conflict between the DOSAGE AND ADMINISTRATION and INDICATIONS sections and the packaging configuration?		x	
Is the strength and/or concentration of the product unsupported by the insert labeling?		x	
Is the color of the container (i.e. the color of the cap of a mydriatic ophthalmic) or cap incorrect?			x
Individual cartons required? Issues for FTR: Innovator individually cartoned? Light sensitive product which might require cartoning? Must the package insert accompany the product?		x	
Are there any other safety concerns?		x	
Labeling			
Is the name of the drug unclear in print or lacking in prominence? (Name should be the most prominent information on the label).		x	
Has applicant failed to clearly differentiate multiple product strengths?		x	
Is the corporate logo larger than 1/3 container label? (No regulation - see ASHP guidelines)		x	
Labeling(continued)			
Does RLD make special differentiation for this label? (i.e., Pediatric strength vs Adult; Oral Solution vs Concentrate, Warning Statements that might be in red for the NDA)		x	
Is the Manufactured by/Distributor statement incorrect or falsely inconsistent between labels and labeling? Is "Jointly Manufactured by...", statement needed?		x	
Failure to describe solid oral dosage form identifying markings in HOW SUPPLIED?			x
Has the firm failed to adequately support compatibility or stability claims which appear in the insert labeling? Note: Chemist should confirm the data has been adequately supported.		x	
Scoring: Describe scoring configuration of RLD and applicant (page #) in the FTR			
Is the scoring configuration different than the RLD?			x
Has the firm failed to describe the scoring in the HOW SUPPLIED section?			x
Inactive Ingredients: (FTR: List page # in application where inactives are listed)			
Does the product contain alcohol? If so, has the accuracy of the statement been confirmed?		x	
Do any of the inactives differ in concentration for this route of administration?		x	
Any adverse effects anticipated from inactives (i.e., benzyl alcohol in neonates)? There is a warning in the D&A section	x		
Is there a discrepancy in inactives between DESCRIPTION and the composition statement?		x	
Has the term "other ingredients" been used to protect a trade secret? If so, is claim supported?		x	
Failure to list the coloring agents if the composition statement lists e.g., Opacode, Opaspray?			x
Failure to list gelatin, coloring agents, antimicrobials for capsules in DESCRIPTION?			x
Failure to list dyes in imprinting inks? (Coloring agents e.g., iron oxides need not be listed)			x
USP Issues: (FTR: List USP/NDA/ANDA dispensing/storage recommendations)			
Do container recommendations fail to meet or exceed USP/NDA recommendations? If so, are the recommendations supported and is the difference acceptable?		x	
Because of proposed packaging configuration or for any other reason, does this applicant meet fail to meet all of the unprotected conditions of use of referenced by the RLD?		x	
Does USP have labeling recommendations? If any, does ANDA meet them?		x	
Is the product light sensitive? If so, is NDA and/or ANDA in a light resistant container?		x	
Failure of DESCRIPTION to meet USP Description and Solubility information? If so, USP information should be used. However, only include solvents appearing in innovator labeling.		x	
Bioequivalence Issues: (Compare bioequivalency values: insert to study. List Cmax, Tmax, T 1/2 and date study acceptable)			
Insert labeling references a food effect or a no-effect? If so, was a food study done?		x	
Has CLINICAL PHARMACOLOGY been modified? If so, briefly detail where/why.		x	
Patent/Exclusivity Issues?: FTR: Check the Orange Book edition or cumulative supplement for verification of the latest Patent or Exclusivity. List expiration date for all patents, exclusivities, etc. or if none, please state.			
		x	

NOTES/QUESTIONS TO THE CHEMIST:

There is a claim on the container/tray label that "Vial stoppers do not contain natural latex rubber". Is this an accurate statement?

Response : _____

_____ . It is satisfactory

Package insert, DESCRIPTION section: Please verify that the inactive ingredients list for the 125 mg/vial product and the following information in the last paragraph "...40 mg per mL solution, 0.50 osmolar; for the 125 mg per 2 mL, 0.40 osmolar..." are accurate.

Response : *The osmolarity on the Package Insert is accurate.*

Is the product light sensitive?

Response: *Here is the response to your question regarding light sensitivity and amber containers for ANDA # 40583, Methylprednisolone Sodium Succinate for injection, 40 mg/vial and 125 mg/vial.*

1. *Methyl Prednisolone Sodium Succinate for Injection has a USP monograph which does not state " Preserve in light-resistant containers".*
 2. _____ *also does not provide requirement for saving in light-resistant containers.*
 3. *Methylprednisolone Sodium Succinate monograph specifies storage in light-resistant containers.*
 4. *Currently the firm is using Flint glass Type I.*
 5. *I checked in PDR and the Solu-Medrol (RLD) did not state that they supply the product in amber vials. If RLD is not sold in amber vials I do not see a requirement for amber vials.*
 6. *The drug substance may be less stable after reconstitution. Most of the lyophilization vials I have seen are clear. So if you are going to request that the firm use amber vials please let me know. This means they would have to rework and resubmit the material.*
 7. *This ANDA is expedited due to paucity of the material.*
 8. *We have already mailed the letter with CMC deficiencies.*
-

FOR THE RECORD:

****GRANTED EXPEDITED REVIEW****

1. MODEL LABELING -

The RLD is Solu-Medrol® (by Pharmacia and Upjohn; NDA 11-856. There are several SLR supplements _____ The most recently approved insert labeling is NDA 11-856/S-077 approved September 4, 1991. I used the insert labeling approved on September 4, 1991 for the model labeling except for the additional information in the WARNINGS and PRECAUTIONS sections that was approved for another generic application, ANDA 85-855/S-030, on March 25, 1994 (based on the December 23, 1993 coverletter for this supplement [Vol. A5.1], the changes were requested by the Agency)

- From regulatory checklist: "RLD provided Benzyl Alcohol in a separate co-vial. APP does not provide, but states in labeling that reconstitute with Bact. Water with Benzyl Alcohol. Ok, firm does not have to provide Benzyl Alcohol."
- USP: Packaging and storage-Preserve in Containers for Sterile Solids as described under Injections

2. PATENTS AND EXCLUSIVITIES [Vol. B1.1, pg. 13]

Patent Data For NDA 11-856

Patent No.	Patent Expiration	Use Code	Description	How Filed	Labeling Impact
None	None	None	There are no unexpired patents for this product in the Orange Book Database.	N/A	None

Exclusivity Data For NDA 11-856

Code/sup	Expiration	Use Code	Description	How Filed	Labeling Impact
			There are no unexpired exclusivities	N/A	None

3. MANUFACTURING FACILITY (Vol. B1.1, pg. 220)

American Pharmaceutical Partners, Inc.
2020 Ruby Street
Melrose Park, IL 60160

4. STORAGE CONDITIONS:

RLD – Store at controlled room temperature 20°-25°C (68°-77°F) [see USP]. Protect from light.
 ANDA – Same as RLD

5. DISPENSING RECOMMENDATIONS:

RLD -None
 ANDA – None

6. COMPOSITION:

Ingredient	40 mg/vial (1 mL constituted solution) [Vol B1.1, pg. 91] Composition per mL	125 mg/vial (2 mL constituted solution) [Vol B1.1, pg. 88] Composition per 2 mL
Methylprednisolone	(eq 40 mg methylprednisolone)	(eq 125 mg) [pg. 88]
Monobasic Sodium	1.84 (eq 1.6 mg anhydrous monobasic sodium phosphate)	1.6 mg
Dibasic Sodium Phosphate	32.97 mg (eq 17.46 mg anhydrous dibasic sodium phosphate)	17.4 mg
Lactose monohydrate	25 mg	
Sodium Hydroxide	q.s. to adjust pH	q.s. to adjust pH
Water for injection	q.s. to 1 mL	q.s. to 1 mL

The active ingredient is _____ [Vol. B1.1, pg. 6]

7. PRODUCT LINE:

RLD- 40 mg Act-O-Vial System (Single-Dose Vial)
 1 mL NDC 0009-0113-12
 25 x 1 mL NDC 0009-0113-19
 125 mg Act-O-Vial System (Single-Dose Vial)
 2 mL NDC 0009-0190-09
 25 x 2 mL NDC 0009-0190-16
 RLD also marketed in other strengths

ANDA- 40 mg/vial (1 mL constituted solution), single dose vial, in packages of 25
 125 mg/vial (2 mL constituted solution), single dose vial, in packages of 25

8. CONTAINER/CLOSURE SYSTEM: (Vol. B1.4, pg. 985)

Vial: USP type I flint, tubing, glass vials (product not light sensitive-see Note to the chemist)
 Stopper: _____ gray
 Seal: flip cap, aluminum crimp
 The filled, stoppered, capped and labeled vials are then placed into _____
 paperboard, lidded trays
 USP – Packaging and storage— Preserve in Containers for Sterile Solids as described under *Injections* <1>

9. PRODUCT DESCRIPTION:

Finished Product COA-White or nearly white powder in a 3-mL flint vial [Vol B1.4, pg. 1069]

10. BIOEQUIVALENCE and MICROBIOLOGY: Acceptable [per MQ note]

Date of Review: June 1, 2004

Date of Submission: May 18, 2004

Primary Reviewer: Ruby Wu

Date: 6/1/04

Team Leader: John Grace

Date: 6/3/04

cc: ANDA: 40-583
 DUP/DIVISION FILE
 HFD-613/Rwu/JGrace (no cc)
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 Review

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

CHEMISTRY REVIEWS



ANDA 40-583

**Methylprednisolone Sodium Succinate For Injection USP,
40 mg/vial and 125 mg/vial**

American Pharmaceutical Partners, Inc.

**Suhas Patankar, Ph.D.
Chemistry Division I**



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**APPEARS THIS WAY
ON ORIGINAL**



Chemistry Review Data Sheet

1. ANDA 40-583
2. REVIEW #: 1
3. REVIEW DATE: April 08, 2004
4. REVIEWER: Suhas Patankar, Ph.D.
5. PREVIOUS DOCUMENTS: N/A
6. SUBMISSION(S) BEING REVIEWED:

Firm

Original ANDA Submission

Document Date

February 25, 2004

Agency

Telephone Memo

Agency Acknowledgement Letter

(Acceptable for filing: February 26, 2004)

Labeling Deficiency Letter

Document Date

March 31, 2004

March 31, 2004

April 7, 2004

7. NAME & ADDRESS OF APPLICANT:

Name: American Pharmaceutical Partners, Inc.

Address: 2045 North Cornell Avenue
Melrose Park, IL 60160

Representative: Kathleen Dungan

Telephone/Fax: 708-486-2024 / 708-343-4269

8. DRUG PRODUCT NAME/CODE/TYPE:

a) Proprietary Name: N/A

b) Non-Proprietary Name (USAN): Methylprednisolone Sodium Succinate for Injection



Chemistry Review Data Sheet

9. LEGAL BASIS FOR SUBMISSION:

- a. The basis for American Pharmaceutical Partners (APP), Inc.'s proposed ANDA for Methylprednisolone Sodium Succinate for Injection, 40 mg/vial and 125 mg/vial is the approved, referenced listed drug, Solu-Medrol® Sterile Powder of NDA # 11856 003 and 004 (Approved Prior to January 1, 1982), held by Pfizer (previously Pharmacia & Upjohn).
- b. In accordance with Food Drug and Cosmetic Act as amended in September 24, 1984 patent and exclusivity data published in the "Approved Drug Products with Therapeutic Equivalence Evaluations, Electronic Version, obtained from the FDA website, APP, Inc. states there is no patent or exclusivity.
- c. The applicant provided paragraph I certification.

10. PHARMACOL. CATEGORY:

Methylprednisolone is a glucocorticoid used as an anti-inflammatory agent.

11. DOSAGE FORM: Sterile Powder

12. STRENGTH/POTENCY: 40 mg/vial; 125 mg/vial

13. ROUTE OF ADMINISTRATION: IM; IV Injection

14. Rx/OTC DISPENSED: X Rx OTC

15. SPOTS (SPECIAL PRODUCTS ON-LINE TRACKING SYSTEM):

 SPOTS product – Form Completed

 X Not a SPOTS product

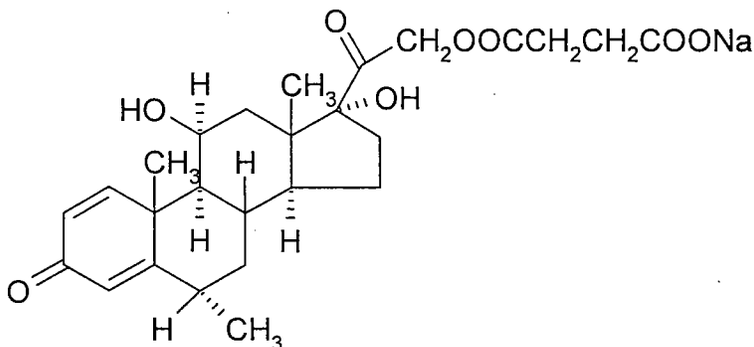
Chemistry Review Data Sheet

16. CHEMICAL NAME, STRUCTURAL FORMULA, MOLECULAR FORMULA, MOLECULAR WEIGHT:

Methylprednisolone Sodium Succinate

Chemical Formula: $C_{26}H_{33}NaO_8$
 CAS Number: 2375-03-3
 Molecular Weight: 496.63

Chemical Name: Pregna-1,4-diene-3,20-dione, 21-(3-carboxy-1-oxopropoxy)-11,17-dihydroxy-6-methyl - monosodium salt, (6 α ,11 β).



Note : _____



CHEMISTRY REVIEW



Chemistry Review Data Sheet

17. RELATED/SUPPORTING DOCUMENTS:

A. DMFs:

DMF #	TYPE	HOLDER	ITEM REFERENCED	CODE ¹	STATUS ²	DATE REVIEW COMPLETED	COMMENTS
/	II	/	/	1	Deficient	4/26/04	Reviewed by S. Patankar
	III			4			
	III			4			
	III			4			
	V			4			
	II			4			
	II			4			
	II			4			
	II			4			

¹ Action codes for DMF Table:

1 – DMF Reviewed.

Other codes indicate why the DMF was not reviewed, as follows:

2 – Type 1 DMF

3 – Reviewed previously and no revision since last review

4 – Sufficient information in application

5 – Authority to reference not granted

6 – DMF not available

7 – Other (explain under "Comments")

² Adequate, Inadequate, or N/A (There is enough data in the application, therefore the DMF did not need to be reviewed)

The firm states that DMF letters are not required for the packaging seals as per OGD recommendation for ANDA submission for parenterals.

B. Other Documents:

DOCUMENT	APPLICATION NUMBER	DESCRIPTION
ANDA	86-906	Approved on 2/15/80 (Methylprednisolone Sodium Succinate for Injection by Elkins)
ANDA	81-266	Approved on 11/30/92 (Methylprednisolone Sodium Succinate for Injection by Genesis)



CHEMISTRY REVIEW



Chemistry Review Data Sheet

18. STATUS:

CONSULTS/ CMC RELATED REVIEWS	RECOMMENDATION	DATE	REVIEWER
Microbiology	Acceptable	05/11/04	
EES	Pending Review		
Methods Validation	Not needed based on the current OGD guidelines on method validation		
Labeling	Deficient	04/7/04	R. Wu
Bioequivalence	Acceptable	04/22/04	P. Bush
EA	N/A		
Radiopharmaceutical	N/A		

19. ORDER OF REVIEW

The application submission(s) covered by this review was taken in the date order of receipt. Yes No If no, explain reason(s) below:

Review of Original ANDA's for Methylprednisolone Sodium Succinate for Injection, has been approved for expedited review as these products are recommended and determined to be medically necessary by the Division of Anti-Inflammatory, Analgesic and Ophthalmologic Drug Products for treatment of severe allergic reactions, adrenocortical insufficiency and autoimmune diseases. At present no generic firms are manufacturing the drug product and the innovator Pfizer is unable to meet market demand.

**APPEARS THIS WAY
ON ORIGINAL**



The Chemistry Review for ANDA 40-583

The Executive Summary

I. Recommendations

A. Recommendation and Conclusion on Approvability

Not approvable (Minor)

B. Recommendation on Phase 4 (Post-Marketing) Commitments, Agreements, and/or Risk Management Steps, if Approvable

N/A

II. Summary of Chemistry Assessments

A. Description of the Drug Product(s) and Drug Substance(s)

Drug Substance:

Methylprednisolone Sodium Succinate is a synthetic analog of naturally occurring glucocorticoids hydrocortisone and cortisone. It is a white or nearly white odorless hygroscopic amorphous solid. It is freely soluble in water and alcohol but is insoluble in chloroform and very slightly soluble in acetone. The compound is dextrorotatory and melts at over 300 °C.

Note : _____

Drug Product:

Methylprednisolone Sodium Succinate for Injection is a sterile powder, when reconstituted with bacteriostatic water for injection with Benzyl Chloride it can be administered by intravenous or intramuscular injection or intravenous infusion. These synthetic analogs of glucocorticoids have potent anti-inflammatory effects in disorders of many organ systems. This analog exhibits greater anti-inflammatory potency than prednisolone and has less tendency to induce sodium and water retention.

_____ Methylprednisolone Sodium Succinate for Injection is available in two strengths for IV and IM use. The lyophilized solid is



Executive Summary Section

provided in a 3 mL flint glass vials with a gray lyophilization stopper and aluminum crimp cap with white bonnet for 40 mg/vial, while the 125 mg/vial has an orange bonnet. The 40 mg/vial and 125 mg/vial are reconstituted to 1 mL and 2 mL respectively at the time of administration. The applicant does not provide the diluent like the RLD.

For the 40 mg single dose vial each mL when mixed as directed contains Methylprednisolone Sodium Succinate equivalent to 40 mg methylprednisolone; 1.6 mg of monobasic sodium phosphate anhydrous, 17.46 mg of dibasic sodium phosphate dried, 25 mg of lactose hydrous and benzyl alcohol.

For the 125 mg single dose vial each 2 mL when mixed as directed contains Methylprednisolone Sodium Succinate equivalent to 125 mg methylprednisolone; 1.6 mg of monobasic sodium phosphate anhydrous, 17.4 mg of dibasic sodium phosphate dried and benzyl alcohol.

In addition, the firm states the pH of the solution is adjusted with NaOH between 7-8 and the tonicities are 0.5 and 0.4 osmolar.

B. Description of How the Drug Product is Intended to be Used

IM and IV Injection

C. Basis for Approvability or Not-Approval Recommendation

Not approvable due to the following:
CMC deficiencies
Labeling deficiencies
EER – Pending
Microbiology – Pending

III. Administrative

A. Reviewer's Signature

[Handwritten Signature] 5/21/04

B. Endorsement Block

S. Patankar, Ph.D./ *[Handwritten Signature]* 5/21/04
S. Liu, Ph.D./ S.H. Liu 5/21/04
W. Pamphile, Pharm.D./ *[Handwritten Signature]* 5/21/04

C. CC Block

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CHEMISTRY REVIEW #1



CHEMISTRY REVIEW



Chemistry Assessment Section

1. Labeling deficiencies were communicated to you on April 7, 2004. Please provide a response to the labeling deficiencies.
2. All facilities referenced in the ANDA should have a satisfactory compliance evaluation at the time of approval. We have requested an evaluation from the Office of Compliance.
3. This ANDA has been granted an expedited review status. Please inform project manager, Wanda Pamphile, Pharm.D. at 301-827-5763 if you need assistance.

Sincerely yours,

Rashmikant M. Patel for 5/21/04

Rashmikant M. Patel, Ph.D.

Director

Division of Chemistry I

Office of Generic Drugs

Center for Drug Evaluation and Research

**APPEARS THIS WAY
ON ORIGINAL**



CHEMISTRY REVIEW



Chemistry Assessment Section

cc: ANDA
ANANDA DUP
DIV FILE
Field Copy

Endorsements (Draft and Final with Dates):

HFD-620 / S. Patankar, Ph.D. /

[Signature] 5/21/04

HFD-620 / S. Liu, Ph.D. /

S.H. Liu 5/21/04

HFD-617 / W. Pamphile, PharmD. /

W. Pamphile

F/T by

V:\FIRMSAMEONLTRS&REV\40583.CR01.DOC

TYPE OF LETTER: NOT APPROVABLE - MINOR

**APPEARS THIS WAY
ON ORIGINAL**



ANDA 40-583

**Methylprednisolone Sodium Succinate For Injection USP,
40 mg/vial and 125 mg/vial**

American Pharmaceutical Partners, Inc.

**Suhas Patankar, Ph.D.
Chemistry Division I**

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CHEMISTRY REVIEW



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**APPEARS THIS WAY
ON ORIGINAL**



Chemistry Review Data Sheet

1. ANDA 40-583
2. REVIEW #: 2
3. REVIEW DATE: July 14, 2004
4. REVIEWER: Suhas Patankar, Ph.D.
5. PREVIOUS DOCUMENTS: N/A

Firm

Original ANDA Submission

Document Date

February 25, 2004

Agency

Telephone Memo

Document Date

March 31, 2004

Agency Acknowledgement Letter

March 31, 2004

(Acceptable for filing: February 26, 2004)

Labeling Deficiency Letter

April 7, 2004

CMC Deficiency Letter

May 25, 2004

6. SUBMISSION(S) BEING REVIEWED:

Chemistry Amendment

April 30, 2004

Labeling Amendment

May 18, 2004

Chemistry Amendment

June 30, 2004

7. NAME & ADDRESS OF APPLICANT:

Name: American Pharmaceutical Partners, Inc.

Address: 2045 North Cornell Avenue
Melrose Park, IL 60160

Representative: Kathleen Dungan

Telephone/Fax: 708-486-2024 / 708-343-4269



Chemistry Review Data Sheet

8. DRUG PRODUCT NAME/CODE/TYPE:

- a) Proprietary Name: N/A
b) Non-Proprietary Name (USAN): Methylprednisolone Sodium Succinate for Injection

9. LEGAL BASIS FOR SUBMISSION:

Please see review # 1.

10. PHARMACOL. CATEGORY:

Methylprednisolone is a glucocorticoid used as an anti-inflammatory agent.

11. DOSAGE FORM: Sterile Powder

12. STRENGTH/POTENCY: 40 mg/vial; 125 mg/vial

13. ROUTE OF ADMINISTRATION: IM; IV Injection

14. Rx/OTC DISPENSED: Rx OTC15. SPOTS (SPECIAL PRODUCTS ON-LINE TRACKING SYSTEM):

SPOTS product – Form Completed

Not a SPOTS product

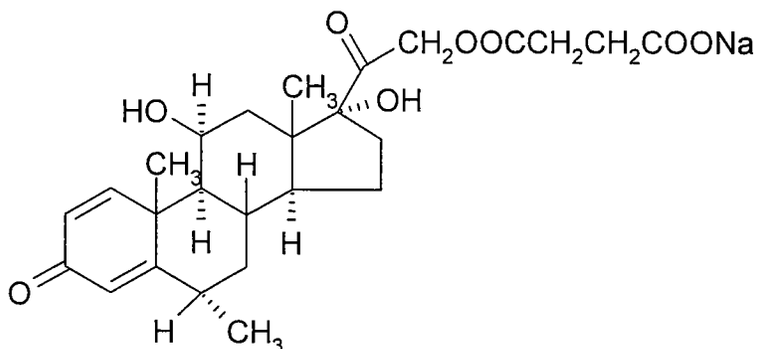
16. CHEMICAL NAME, STRUCTURAL FORMULA, MOLECULAR FORMULA, MOLECULAR WEIGHT:

Methylprednisolone Sodium Succinate

Chemical Formula: $C_{26}H_{33}NaO_8$
CAS Number: 2375-03-3
Molecular Weight: 496.63

Chemical Name: Pregna-1,4-diene-3,20-dione, 21-(3-carboxy-1-oxopropoxy)-11,17-dihydroxy-6-methyl - monosodium salt, (6 α ,11 β).

Chemistry Review Data Sheet



Note : _____

17. RELATED/SUPPORTING DOCUMENTS:
A. DMFs:

DMF #	TYPE	HOLDER	ITEM REFERENCED	CODE ¹	STATUS ²	DATE REVIEW COMPLETED	COMMENTS
/	II	/	/	3	Adequate	7/14/04	Reviewed by S. Patankar
	III			4			
	III			4			
	III			4			
	V			4			
	II			4			
	II			4			
	II			4			

¹ Action codes for DMF Table:

1 – DMF Reviewed.

Other codes indicate why the DMF was not reviewed, as follows:

2 – Type 1 DMF

3 – Reviewed previously and no revision since last review

4 – Sufficient information in application

5 – Authority to reference not granted

6 – DMF not available

7 – Other (explain under "Comments")

² Adequate, Inadequate, or N/A (There is enough data in the application, therefore the DMF did not need to be reviewed)



CHEMISTRY REVIEW



Chemistry Review Data Sheet

The firm states that DMF letters are not required for the packaging seals as per OGD recommendation for ANDA submission for parenterals.

B. Other Documents:

DOCUMENT	APPLICATION NUMBER	DESCRIPTION
ANDA	86-906	Approved on 2/15/80 (Methylprednisolone Sodium Succinate for Injection by Elkins)
ANDA	81-266	Approved on 11/30/92 (Methylprednisolone Sodium Succinate for Injection by Genesia)

18. STATUS:

CONSULTS/ CMC RELATED REVIEWS	RECOMMENDATION	DATE	REVIEWER
Microbiology	Acceptable	5/11/04	D. Obenhuber
EES	Pending Review		
Methods Validation	Not needed based on the current OGD guidelines on method validation		
Labeling	Acceptable	06/3/04	R. Wu
Bioequivalence	Acceptable	04/22/04	P. Bush
EA	N/A		
Radiopharmaceutical	N/A		

19. ORDER OF REVIEW

The application submission(s) covered by this review was taken in the date order of receipt. Yes No If no, explain reason(s) below:

Review of Original ANDA's for Methylprednisolone Sodium Succinate for Injection, has been approved for expedited review as these products are recommended and determined to be medically necessary by the Division of Anti-Inflammatory, Analgesic and Ophthalmologic Drug Products for treatment of severe allergic reactions, adrenocortical insufficiency and autoimmune diseases. At present no generic firms are manufacturing the drug product and the innovator Pfizer is unable to meet market demand.

The Chemistry Review for ANDA 40-583

The Executive Summary

I. Recommendations

A. Recommendation and Conclusion on Approvability

Approvable pending acceptable EER

B. Recommendation on Phase 4 (Post-Marketing) Commitments, Agreements, and/or Risk Management Steps, if Approvable

N/A

II. Summary of Chemistry Assessments

A. Description of the Drug Product(s) and Drug Substance(s)

Drug Substance:

Methylprednisolone Sodium Succinate is a synthetic analog of naturally occurring glucocorticoids hydrocortisone and cortisone. It is a white or nearly white odorless hygroscopic amorphous solid. It is freely soluble in water and alcohol but is insoluble in chloroform and very slightly soluble in acetone. The compound is dextrorotatory and melts at over 300 °C.

Note : _____ _____

Drug Product:

Methylprednisolone Sodium Succinate for Injection is a sterile powder, when reconstituted with bacteriostatic water for injection with Benzyl Chloride it can be administered by intravenous or intramuscular injection or intravenous infusion. These synthetic analogs of glucocorticoids have potent anti-inflammatory effects in disorders of many organ systems. This analog exhibits greater anti-inflammatory potency than prednisolone and has less tendency to induce sodium and water retention.

_____ Methylprednisolone Sodium Succinate for Injection is available in two strengths for IV and IM use. The lyophilized solid is



Executive Summary Section

provided in a 3 mL flint glass vials with a gray lyophilization stopper and aluminum crimp cap with white bonnet for 40 mg/vial, while the 125 mg/vial has an orange bonnet. The 40 mg/vial and 125 mg/vial are reconstituted to 1 mL and 2 mL respectively at the time of administration. The applicant does not provide the diluent like the RLD.

For the 40 mg single dose vial each mL when mixed as directed contains Methylprednisolone Sodium Succinate equivalent to 40 mg methylprednisolone; 1.6 mg of monobasic sodium phosphate anhydrous, 17.46 mg of dibasic sodium phosphate dried, 25 mg of lactose hydrous and benzyl alcohol.

For the 125 mg single dose vial each 2 mL when mixed as directed contains Methylprednisolone Sodium Succinate equivalent to 125 mg methylprednisolone; 1.6 mg of monobasic sodium phosphate anhydrous, 17.4 mg of dibasic sodium phosphate dried and benzyl alcohol.

In addition, the firm states the pH of the solution is adjusted with NaOH between 7-8 and the tonicities are 0.5 and 0.4 osmolar.

B. Description of How the Drug Product is Intended to be Used

IM and IV Injection

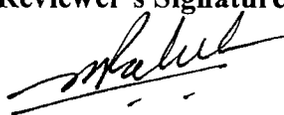
The maximum daily dose (MDD) is 200 mg of methylprednisolone.

C. Basis for Approvability or Not-Approval Recommendation

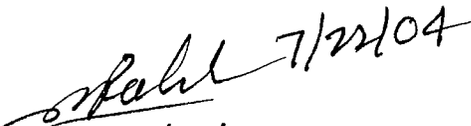
Approvable pending EER

III. Administrative

A. Reviewer's Signature

 7/22/04

B. Endorsement Block

S. Patankar, Ph.D./  7/22/04
S. Liu, Ph.D./ S.H. Liu 7/23/04
W. Pamphile, Pharm.D./ ~~W~~ 7/27/04

C. CC Block

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CHEMISTRY REVIEW #2



CHEMISTRY REVIEW



Chemistry Assessment Section

cc: ANDA
ANDA DUP
DIV FILE
Field Copy

Endorsements (Draft and Final with Dates):

HFD-620 / S. Patankar, Ph.D. /

[Signature] 7/22/04

HFD-620 / S. Liu, Ph.D. /

S.H. Liu 7/23/04

HFD-617 / W. Pamphile, PharmD. /

~~W~~ 7/27/04

F/T by

V:\FIRMSAM\APP\LTRS&REV\40583.CR02.DOC

TYPE OF LETTER: NOT APPROVABLE - MINOR

**APPEARS THIS WAY
ON ORIGINAL**

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

BIOEQUIVALENCE REVIEWS

DIVISION OF BIOEQUIVALENCE REVIEW

ANDA No. 40-583
Drug Product Name Methylprednisolone Sodium Succinate for Injection, USP
Strength 40 mg/vial and 125 mg/vial
Applicant Name American Pharmaceutical Partners, Inc.
Address 2045 North Cornell Avenue, Melrose Park, IL 60160
Submission Date(s) February 25, 2004
Amendment Date(s) None
Reviewer Phelicia B. Bush
First Generic No
File Location V:\firmsam\APP\ltrs&rev\40583W0204.doc

I. Executive Summary

This application consisted of a waiver request of in vivo bioequivalence study requirements for the test product, Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial. The reference listed drug is Solu-Medrol® 40 mg Act-O-Vials and 125 mg Act-O-Vials, manufactured by Phamacia and Upjohn (NDA 11-856). Based on the information submitted, the test products fall under 21 CFR §320.22 (b)(1) of the Bioavailability/Bioequivalence Regulations. The waiver of in vivo bioequivalence study requirements is granted.

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A. Formulation Comparison..... 6

III. Submission Summary

A. Drug Product Information

Test Product	Methylprednisolone Sodium Succinate for Injection, USP 40 mg/vial and 125 mg/vial
Reference Product	Solu-Medrol® 40 mg/vial and 125 mg/vial
RLD Manufacturer	Pfizer (previously Pharmacia and Upjohn)
NDA No.	11-856
RLD Approval Date	November 20, 1964 (40 mg/vial); April 13, 1965 (125 mg/vial)
Indication	Used primarily as an anti-inflammatory and immunosuppressive agent. When oral therapy is not feasible, Solu-Medrol Sterile powder is indicated for intravenous or intramuscular treatment of endocrine disorders, rheumatic disorders, collagen disease, dermatologic diseases, allergic states, ophthalmic diseases, gastrointestinal diseases, respiratory diseases, hematologic disorders, neoplastic diseases, edematous states and acute exacerbations of multiple sclerosis.

The RLD is a sterile powder containing Methylprednisolone Sodium Succinate for Injection, USP. It is a synthetic glucocorticoid which occurs as a white, or nearly white, odorless hygroscopic, amorphous solid. It is readily soluble in water and in alcohol. It is insoluble in chloroform and is very slightly soluble in acetone.

Solu-Medrol® is available in several strengths and packages for intravenous or intramuscular administration: 40 mg Act-O-Vial® System (Single-Dose Vial), 125 mg Act-O-Vial® System (Single-Dose Vial), 500 mg vials, 500 mg Act-O-Vial® System (Single-Dose Vial), 1 gram vials, 1 gram Act-O-Vial® System (Single-Dose Vial), and 2 gram vials with diluent. The RLD labeling states use only the accompanying diluent or Bacteriostatic Water For Injection with Benzyl Alcohol when reconstituting Solu-Medrol.

B. PK/PD Information

Bioavailability	N/A
Food Effect	N/A
T_{max}	1 – 2 hours
Metabolism	Liver (inactive metabolites)
Excretion	Renal
Half-life	18 – 36 hours (biological half-life)

Relevant OGD or DBE History The DBE has reviewed and found acceptable the following ANDAs:

ANDA	Firm	Approval Date	Amount/Vial (mg)	Status
85-852	Abbott	3/28/1978	1000	Orange Book
85-853	Abbott	3/28/1978	40	Orange Book
85-854	Abbott	3/28/1978	500	Orange Book
85-855	Abbott	3/28/1978	125	Orange Book
81-266	Gensia Sicor	11/30/1992	125	Orange Book
89-173	Abbott	8/18/1987	500	Orange Book
89-174	Abbott	8/18/1987	1000	Orange Book
86-906	Elkins Sinn	2/15/1980	40, 125, 500, 1000	Withdrawn Approved
81-266	Gensia Sicor	11/30/1992	125	Approved
81-267	Gensia Sicor	11/30/1992	500	Withdrawn Approved
81-268	Gensia Sicor	11/30/1992	1000	Withdrawn Approved
86-953	Steris	7/22/1982	40	Approved
87-030	Steris	7/22/1982	125	Approved
88-523	Steris	7/22/1982	500	Approved
88-524	Steris	7/22/1982	1000	Approved
87-535	Organon USA	6/25/1982	500, 1000	Withdrawn Approved
87-812	Intl Medtn Sys	2/9/1983	40	Withdrawn Approved
87-813	Intl Medtn Sys	2/9/1983	125	Withdrawn Approved
87-851	Intl Medtn Sys	2/9/1983	500	Withdrawn Approved
87-852	Intl Medtn Sys	2/9/1983	1000	Withdrawn Approved
88-676	Am Pharm Part	6/8/1984	40	Withdrawn Approved
88-677	Am Pharm Part	6/8/1984	125	Withdrawn Approved
88-678	Am Pharm Part	6/8/1984	500	Withdrawn Approved
88-679	Am Pharm Part	6/8/1984	1000	Withdrawn Approved
89-143	Am Pharm Part	3/28/1986	40	Withdrawn Approved
89-144	Am Pharm Part	3/28/1986	125	Withdrawn Approved
89-186	Am Pharm Part	3/28/1986	500	Withdrawn Approved
89-186	Am Pharm Part	3/28/1986	500	Withdrawn Approved
89-187	Am Pharm Part	3/28/1986	500	Approved
89-188	Am Pharm Part	3/28/1986	1000	Withdrawn Approved
89-189	Am Pharm Part	3/28/1986	1000	Withdrawn Approved
89-264	Quad Pharm	1/22/1986	40	Approved
89-265	Quad Pharm	1/22/1986	125	Approved
89-266	Quad Pharm	1/22/1986	500	Approved
89-267	Quad Pharm	1/22/1986	1000	Approved
89-573	Abbott	2/22/1991	40	Withdrawn Approved
89-574	Abbott	2/22/1991	125	Withdrawn Approved
89-575	Abbott	2/22/1991	500	Withdrawn Approved
89-576	Abbott	2/22/1991	1000	Withdrawn Approved

Agency Guidance None
Drug Specific Issues (if any) None

C. Contents of Submission

Study Types	Yes/No?	How many?
Single-dose fasting	No	--
Single-dose fed	No	--
In vitro dissolution	No	--
Waiver requests	Yes	2

D. Pre-Study Bioanalytical Method Validation

N/A

E. In Vivo Studies

N/A

F. Formulation

Location in appendix	Section I.A, Pages 6 & 7
Inactive ingredients within IIG Limits (yes or no)	N/A
If yes, list ingredients outside of limits	N/A
If a tablet, is the product scored? (yes or no)	N/A
If yes, which strengths are scored?	N/A
Is scoring of RLD the same as test? (yes or no)	N/A
Formulation is acceptable (yes or no)	Yes
If not acceptable, why?	N/A

G. Waiver Request(s)

Strengths for which waivers requested	40 mg/vial and 125 mg/vial
Regulation cited	21 CFR §320.22 (b)(1)
Proportional to strength tested in vivo (yes or no)	N/A
Dissolution is acceptable (yes or no)	N/A
Waiver granted (yes or no)	Yes

H. Comments

1. The test product, Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial, is a sterile powder intended solely for administration by injection upon reconstitution and contains quantitatively and qualitatively the same active and inactive ingredients as the reference product.

2. The test products meet the requirements for a waiver of *in vivo* bioequivalence study as stated in 21 CFR 320.22 (b) (1).

I. Recommendations

The Division of Bioequivalence agrees that the information submitted by American Pharmaceutical Partners demonstrates that its test products Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial falls under 21 CFR 320.22(b) (1) of the Bioavailability/Bioequivalence regulations. The waiver of *in vivo* bioequivalence study requirements for Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial is granted. From the bioequivalence point of view, the Division of Bioequivalence deems the test product to be bioequivalent to Solu-Medrol®, 40 mg Act-O-Vials and 125 mg Act-O-Vials, manufactured by Pharmacia & Upjohn.

Phelicia B. Bush, Pharm.D.
Review Branch III
Division of Bioequivalence

Phelicia B. Bush 4/19/04

RD INITIALED Yih-Chain Huang, Ph.D.
FT INITIALED Yih-Chain Huang, Ph.D.

Yih-Chain Huang Date 4/19/2004

cc:

ANDA# 40-583 (original, duplicate), Bush, HFD-650, Huang, HFD-658, Drug File, Division File

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information from

BIOEQUIVALENCE REVIEW

BIOEQUIVALENCE COMMENTS TO BE PROVIDED TO THE APPLICANT

ANDA:40-583

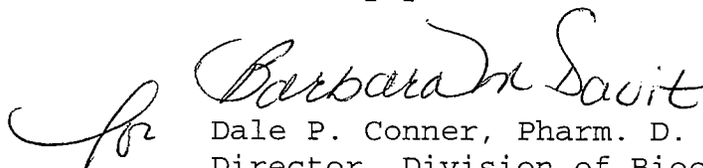
APPLICANT: American Pharmaceutical
Partners, Inc.

DRUG PRODUCT: Methylprednisolone Sodium Succinate For Injection
USP, 40 mg/vial and 125 mg/vial

The Division of Bioequivalence has completed its review and has no further questions at this time.

Please note that the bioequivalence comments provided in this communication are preliminary. These comments are subject to revision after review of the entire application, upon consideration of the chemistry, manufacturing and controls, microbiology, labeling, or other scientific or regulatory issues. Please be advised that these reviews may result in the need for additional bioequivalence information and/or studies, or may result in a conclusion that the proposed formulation is not approvable.

Sincerely yours,

Handwritten signature of Barbara M. Savit in cursive script.

Dale P. Conner, Pharm. D.
Director, Division of Bioequivalence
Office of Generic Drugs
Center for Drug Evaluation and Research

CC: ANDA # 40-583
ANDA DUPLICATE
DIVISION FILE
HFD-651/ Bio Drug File
HFD-658/ Reviewer: P. Bush
HFD-617/ S. Mazzella

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Printed in final on 4/19/04

Endorsments: (Final with Dates)

HFD-658/ P. Bush *PB 4/19/04*

HFD-658/ Y. Huang *YH 4/19/2004*

HFD-650/ D. Conner *DC 4/22/04*

Soz

Bioequivalence - Acceptable

Submission Dates: 25 February, 2004

1) Waiver (WAI) *o/c*

Strength: 40 mg /vial

Outcome: AC

2) Waiver (WAI) *o/c*

Strength: 125 mg/vial

Outcome: AC

Outcome Decisions: AC- Acceptable

Winbio comments: Waiver is granted

**OFFICE OF GENERIC DRUGS
DIVISION OF BIOEQUIVALENCE**

ANDA #: 40-583

SPONSOR: Am Pharm Partners

DRUG AND DOSAGE FORM: Methylprednisolone Sodium Succinate For
Injection, USP

STRENGTH(S): 40 mg base/vial and 125 mg base/vial

OTHE

TYPES OF STUDIES: SD SDF MULT

CLINICAL STUDY SITE(S): N/A

ANALYTICAL SITE(S): N/A

STUDY SUMMARY: Waiver request for *in vivo* bioequivalence study requirements granted per 21 CFR 320.22 (b)(1).

DISSOLUTION: N/A

DSI INSPECTION STATUS

Inspection needed: YES / <input type="checkbox"/> NO	Inspection status:	Inspection results:
First Generic _____	Inspection requested: (date)	
New facility _____	Inspection completed: (date)	
For cause _____		
Other _____		

PRIMARY REVIEWER: Phelicia B. Bush, Pharm.D. BRANCH: III

INITIAL: PBush DATE: 4/19/04

TEAM LEADER: Yih-Chain Huang, Ph.D. BRANCH : III

INITIAL : YCH DATE : 4/19/2004

DIRECTOR, DIVISION OF BIOEQUIVALENCE: DALE P. CONNER, Pharm.D.

INITIAL : Barbara M. Sauer DATE : 4/22/04

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

MICROBIOLOGY REVIEW(S)

1-1

Product Quality Microbiology Review

Review for HFD-600

April 29, 2004

ANDA: 40-583

Drug Product Name

Proprietary: N/A

Non-proprietary: Methylprednisolone Sodium Succinate for Injection, USP

Drug Product Classification: Corticosteroid

Review Number: #1

Subject of this Review

Submission Date: February 25, 2004

Receipt Date: February 26, 2004

Date Assigned for Review: April 19, 2004

Submission History (for amendments only)

Date(s) of Previous Submission(s): N/A

Date(s) of Previous Micro Review(s): N/A

Applicant/Sponsor

Name: American Pharmaceutical Partners, Inc.

Address: 2045 N. Cornell Ave., Melrose Park, IL 60160

Representative: Kathleen Dungan

Telephone: 708-486-2024

Name of Reviewer: Donald C. Obenhuber

Conclusion: The submission is **recommended** for approval on the basis of sterility assurance.

Product Quality Microbiology Data Sheet

- A.
1. TYPE OF SUPPLEMENT: N/A
 2. SUPPLEMENT PROVIDES FOR: N/A
 3. MANUFACTURING SITE:
American Pharmaceutical Partners, Inc.
2020 Ruby Street
Melrose Park, IL 60160
 4. DOSAGE FORM, ROUTE OF ADMINISTRATION AND STRENGTH/POTENCY: 40 mg and 125 mg in 3 ml vial (sterile lyophilized power); to be administered by IM or IV injection after reconstitution.
 5. METHOD(S) OF STERILIZATION: _____
 6. PHARMACOLOGICAL CATEGORY: Corticosteroid
- B. SUPPORTING/RELATED DOCUMENTS: None
- C. REMARKS: None.

filename: V:\MICROREV\40-583.doc

**APPEARS THIS WAY
ON ORIGINAL**

Executive Summary

I. Recommendations

- A. Recommendation on Approvability -**
The submission is **recommended** for approval on the basis of sterility assurance. Specific comments are provided in the "Product Quality Microbiology Assessment".
- B. Recommendations on Phase 4 Commitments and/or Agreements, if Approvable – N/A**

II. Summary of Microbiology Assessments

- A. Brief Description of the Manufacturing Processes that relate to Product Quality Microbiology -**
- B. Brief Description of Microbiology Deficiencies -**
None
- C. Assessment of Risk Due to Microbiology Deficiencies -**
None

III. Administrative

- A. Reviewer's Signature** *Donald C. Obenhuber 7/1/04*
- B. Endorsement Block**
Microbiologist / Donald C. Obenhuber
Microbiology Supervisor/Neal Sweeney *Neal J. Sweeney*
5-11-04
- C. CC Block**
cc:
Original ANDA
HFD- 600/Division File/
Field Copy

filename: V:\MICROREV\40-583.doc

Redacted 16 page(s)

of trade secret and/or

confidential commercial

information from

MICROBIOLOGY REVIEW #1

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

ADMINISTRATIVE DOCUMENTS

APP

Date: August 25, 2003

From: Harvey Greenberg 
Drug Shortage Coordinator
Division of Labeling and Program Support

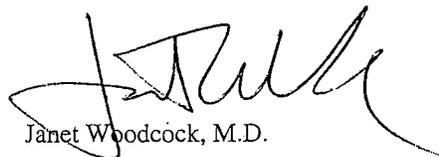
To: Janet Woodcock, M.D.
Director
Center for Drug Evaluation and Research

Through: Gary Buehler 
Director
Office of Generic Drugs

Subject: Request to Expedite the Review of Original Abbreviated New Drug Applications (ANDAs) for Methylprednisolone Sodium Succinate Injection Products

This memorandum is to request your concurrence to expedite the review of origin ANDAs for Methylprednisolone Sodium Succinate Injection (Solu-Medrol). These products are recommended and determined to be medically necessary by the Division of Anti-Inflammatory, Analgesic and Ophthalmologic Drug Products, HFD-550 for the treatment of severe allergic reactions, adrenocortical insufficiency and autoimmune diseases. At present no generic firms are manufacturing the drug product and the innovator Pfizer is unable to meet market demand. There has been an ongoing nation-wide shortage. In order to build adequate inventory it is necessary to grant expedited reviews for any original ANDA submitted for Methylprednisolone Sodium Succinate. OGD will proceed with the reviews and a facilitated approval process, if the application meets the necessary standards, in order to provide patients with a medically necessary approved drug product. Please note that we expect to receive several applications by the end of 2003.

I concur I do not concur

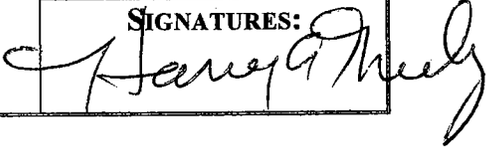

Janet Woodcock, M.D.

RECORD OF TELEPHONE CONVERSATION

The firm was contacted regarding the following issues before filing the application that was granted expedited review due to medical necessity:

1. The firm was asked to update the 356H due to a change of ownership with the RLD. APP clarified that Pfizer is the new owner but the current labeling has not been updated to reflect the change at the time of this submission. The firm also clarified that three additional copies of labeling and inserts are located in the review volumes.
2. The firm was asked to provide a commitment to submit the second and third months of accelerated stability data. APP indicated that the data would be submitted in the next 30 days. In addition, the firm clarified that — validation data is included in the review volumes in two different areas, one being on page 471 and the other is in the micro section. I was able to locate data in the blue volume 1.2 on page 471 and it appeared to be in order.

The following will be submitted to the Agency in the form of a new correspondence and the application will be filed and faxed to the firm.

DATE:
31-Mar-2004
ANDA NUMBER
40-583
TELECON INITIATED BY AGENCY
PRODUCT NAME: Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial & 125 mg/vial
FIRM NAME: APP
FIRM REPRESENTATIVES: Kathleen Dungan <hr/>
TELEPHONE NUMBER: 708-486-2024
FDA REPRESENTATIVES Harvey Greenberg
SIGNATURES: 

OGD APPROVAL ROUTING SUMMARY

ANDA # 40-583

Applicant American Pharmaceutical Partners, Inc.

Drug Methylprednisolone Sodium Succinate for Inj. USP Strength(s) 40 mg/vial and 125 mg/vial

PROVAL [X] TENTATIVE APPROVAL [] SUPPLEMENTAL APPROVAL (NEW STRENGTH) [] OTHER []

REVIEWER:

DRAFT Package

FINAL Package

1. Martin Shimer
Chief, Reg. Support Branch

Date 07 Jul 2004
Initials MS

Date 7/28/04
Initials [Signature]

Contains GDEA certification: Yes [X] No [] Determ. of Involvement? Yes [] No [X]
Pediatric Exclusivity System RLD =

Patent/Exclusivity Certification: Yes [X] No [] Date Checked N/A

If Para. IV Certification- did applicant Nothing Submitted []

Notify patent holder/NDA holder Yes [] No [] Written request issued []

Was applicant sued w/in 45 days: Yes [] No [] Study Submitted []

Has case been settled: Yes [] No [] Date settled:

Is applicant eligible for 180 day

Generic Drugs Exclusivity for each strength: Yes [] No []

Type of Letter:

Comments: no patents/exclusivities. eligible for Full Approval

2. Project Manager, Wanda Pamphile Team 5
Review Support Branch

Date 7-26-04
Initials WP

Date 7-27-04
Initials WP

Original Rec'd date 2-25-04 EER Status Pending [X] Acceptable [] OAI []

Date Acceptable for Filing 2-26-04 [X] Date of EER Status

Patent Certification (type) I Date of Office Bio Review 4-22-04

Date Patent/Exclus. expires N/A Date of Labeling Approv. Sum 6-3-04

Citizens' Petition/Legal Case Yes [] No [X] Date of Sterility Assur. App. 5-11-04

(If YES, attach email from PM to CP coord) Methods Val. Samples Pending Yes [] No [X]

First Generic Yes [] No [] MV Commitment Rcd. from Firm Yes [X] No []

Acceptable Bio reviews tabbed Yes [X] No [] Modified-release dosage form: Yes [] No [X]

Suitability Petition/Pediatric Waiver Interim Dissol. Specs in AP Ltr: Yes []

Pediatric Waiver Request Accepted [] Rejected [] Pending []

Previously reviewed and tentatively approved [] Date

Previously reviewed and CGMP def. /NA Minor issued [] Date

Comments:

3. David Read (PP IVs Only) Pre-MMA Language included []

Date

OGD Regulatory Counsel, Post-MMA Language Included []

Initials

Comments:

N/A

4. Div. Dir./Deputy Dir.
Chemistry Div. I II OR III

Date 7/28/04
Initials PK

Comments:

The EER of the DS is pending. Otherwise, the conc section is satisfactory for AP

5. Frank Holcombe First Generics Only
Assoc. Dir. For Chemistry
Comments: (First generic drug review)

Date _____
Initials _____

N/A. Abbott has an approved ANDA 85-853 (40mg) and 85-855 (125mg) and Searles has approved ANDA 81-266 (125mg) for this drug product.

6. Vacant RLD = Solvit Medical for Injection NDA 11-856 (003,004)
Deputy Dir., DLPS 40mg (base)/vial
Pharmacia-Upjohn Co. 125mg (base)/vial
Date _____
Initials _____

7. Peter Rickman
Director, DLPS
Date 7/30/04
Initials PR
Para. IV Patent Cert: Yes No ; Pending Legal Action: Yes No ; Petition: Yes No

Comments: Microbiology/sterility assurance found acceptable 5/11/04.
Bioequivalence waiver granted under 21 CFR 320.22 (b)(1). Drug product is "AB" to the RLD. Office-level bio endorsed 4/22/04. FPI found acceptable for final approval 6/3/04. OIC found acceptable 7/23/04. Method validation is not required - compoundial.
ES all analytical are, consistently noted as "Acceptable" with the exception of the API supplier. A cGMP inspection is currently scheduled for this facility. See my e-mail memo to Ferguson, 7/23/04 recommending that OSD proceed with approval.

8. Robert L. West dated 7/30/04 recommending that OSD proceed
Deputy Director, OGD with approval
Date 7/30/2004
Initials RLW
Para. IV Patent Cert: Yes No Pending Legal Action: Yes No Petition: Yes No

Comments: This ANDA was granted "Expedited Review" status by the Center director via memo on 8/25/03.

This ANDA is recommended for approval.

Overall ES recommendation is now acceptable -

The address of the manufacturing facility for the API has been corrected.

9. Gary Buehler
Director, OGD
Date 7/30/04
Initials GB
Comments:
First Generic Approval PD or Clinical for BE Special Scientific or Reg. Issue

10. Project Manager, Wanda Pamphile
Team 5
Date 7/30/04
Initials W
Review Support Branch

N/A Date PETS checked for first generic drug (just prior to notification to firm)
Applicant notification:
13:40 Time notified of approval by phone 13:45 Time approval letter faxed
FDA Notification:
7/29/04 Date e-mail message sent to "CDER-OGDAPPROVALS" distribution list.
7/30/04 Date Approval letter copied to \CDS014\DRUGAPP directory.

Expedited Review Granted

CENTER FOR DRUG EVALUATION AND RESEARCH

APPLICATION NUMBER:

ANDA 40-583

CORRESPONDENCE

February 25, 2004

Gary Buehler, Director
Office of Generic Drugs
Center for Drug Evaluation and Research
Food and Drug Administration
Metro Park North II, HFD-600, Room 150
7500 Standish Place
Rockville, MD 20855-2773

505(j)(2)(B) OK
Moan
31
MARCH 2004

ARCHIVAL

EXPEDITED REVIEW REQUESTED

Re: Methylprednisolone Sodium Succinate for Injection, USP
40 mg/vial (Code 275503)
125 mg/vial (Code 275803)
Manufacturing Site: Melrose Park, Illinois
8 Volumes

ORIGINAL ANDA

Dear Mr. Buehler,

In accordance with Section 505(j) of the Federal Food, Drug and Cosmetic Act (21 U.S.C. 355), American Pharmaceutical Partners, Inc. hereby submits this Abbreviated New Drug Application (ANDA) to seek marketing clearance for Methylprednisolone Sodium Succinate for Injection, USP 40 mg/vial and 125 mg/vial. The reference listed drug, Solu-Medrol[®], was manufactured by Pfizer (previously Pharmacia & Upjohn), however per FDA's drug shortage list, Pfizer is no longer able to produce the drug. Since FDA has determined that the drug product is medically necessary, American Pharmaceutical Partners requests expedited review of this ANDA for Methylprednisolone Sodium Succinate for Injection, USP.

Due to the paucity of Methylprednisolone Sodium Succinate for Injection, USP available to the consumer, American Pharmaceutical Partners is submitting this application with zero-time and one-month accelerated stability study data only. As more data become available, APP will amend this application to include the new data and to make any revisions necessary based on those data.

February 25, 2004
Gary Buehler
Page 2

American Pharmaceutical Partners will manufacture this product in its manufacturing facility located at 2020 Ruby Street, Melrose Park, Illinois 60160. This ANDA contains all the information required to describe the chemistry, manufacturing and control of Methylprednisolone Sodium Succinate for Injection, USP 40 mg/vial and 125 mg/vial. This application, also, contains a request for the waiver of *in vivo* bioequivalence studies. The product is manufactured using _____ and, therefore, contains microbiology and sterility assurance information (ANDA Section XXII).

The application is formatted according to the information in the *Guidance for Industry: Organization of an ANDA*, February 1999. An Executive Summary explaining the organization of this application follows this cover letter. The ANDA consists of eight volumes.

American Pharmaceutical Partners is filing an archival copy (in a blue folder) of the ANDA, containing all of the information required in the application, and a technical review copy (in a red folder), containing all of the information in the archival copy. Three copies of the analytical methods validation section are included in red folders. One set of the draft labeling is included in the archival copy of this ANDA, and four sets of the draft labeling are included in the review copy. A separate copy of the bioequivalence section is provided in an orange folder. The bioequivalence section consists of a request for a waiver from the need to conduct a bioequivalence study and includes a copy of sections I through V for the reviewer's convenience.

In compliance with 21 CFR 314.94(d)(5), a field copy of this ANDA is being provided to the director of the Chicago District Office of the Food and Drug Administration. We certify that the field copy is a true and complete copy of this application.

Should you have any questions or require additional information concerning this application, please do not hesitate to contact me at (708) 486-2024, or Dale Carlson, Associate Director of Regulatory Affairs, at (708) 486-2071.

Sincerely,



Kathleen Dungan
Senior Regulatory Scientist

ANDA 40-583

American Pharmaceutical Partners, Inc.
Attention: Kathleen Dungan
2045 North Cornell Avenue
Melrose Park, IL 60160

MAR 31 2004

Dear Madam:

We acknowledge the receipt of your abbreviated new drug application submitted pursuant to Section 505(j) of the Federal Food, Drug and Cosmetic Act.

NAME OF DRUG: Methylprednisolone Sodium Succinate for Injection
USP, 40 mg/vial and 125 mg/vial

DATE OF APPLICATION: February 25, 2004

DATE (RECEIVED) ACCEPTABLE FOR FILING: February 26, 2004

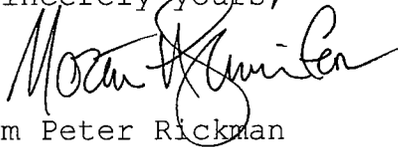
We will correspond with you further after we have had the opportunity to review the application.

Please identify any communications concerning this application with the ANDA number shown above.

Should you have questions concerning this application, contact:

Wanda Pamphile
Project Manager
(301) 827-5848

Sincerely yours,

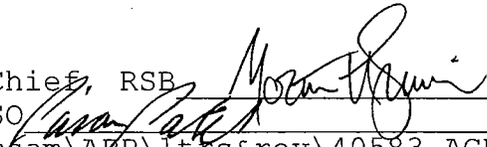
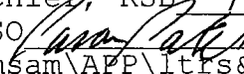


Wm Peter Rickman
Director
Division of Labeling and Program Support
Office of Generic Drugs
Center for Drug Evaluation and Research

ANDA 40-583

cc: DUP/Jackets
HFD-600/Division File
Field Copy
HFD-610/G. Davis
HFD-92

Endorsement:

HFD-615/MShimer, Chief, RSB  date 31 March 2004
HFD-615/PPatel, CSO  date 3/30/04
Word File V:\Firmsam\APP\ltrs&rev\40583.ACK
F/T P.M.P 3-30-04
ANDA Acknowledgment Letter!

**APPEARS THIS WAY
ON ORIGINAL**

ORIGINAL

April 30, 2004

Gary Buehler, Director
Office of Generic Drugs
Center for Drug Evaluation and Research
Food and Drug Administration
Metro Park North II, HFD-600, Room 150
7500 Standish Place
Rockville, MD 20855-2773

ORIG AMENDMENT
N/A/C

Re: **ANDA #40-583**
Methylprednisolone Sodium Succinate for Injection, USP
40 mg/vial (Code 275503)
125 mg/vial (Code 275803)
Manufacturing Site: Melrose Park, Illinois

CHEMISTRY AMENDMENT

Dear Mr. Buehler,

Reference is made to our February 25, 2004 submission of Abbreviated New Drug Application (ANDA) #40-583 for Methylprednisolone Sodium Succinate for Injection, USP. American Pharmaceutical Partners submitted the ANDA with zero-time and one-month accelerated stability study data and hereby amends the application with the two and three-month accelerated stability data and three-month controlled room temperature stability data. The test data meet the drug product specification and support a 24-month expiration period. Also, included in this amendment is a new method for the determination of assay and impurities in the drug product.

In compliance with 21 CFR § 314.96(b), true and complete copies of this amendment are being submitted concurrently to the Chicago and New York District Offices of FDA.

Should you have any questions or require additional information concerning this application, please do not hesitate to contact me at (708) 486-2024, or Dale Carlson, Associate Director of Regulatory Affairs, at (708) 486-2071.

Sincerely,


Kathleen Dungan
Senior Regulatory Scientist

RECEIVED

MAY 03 2004

CD/CDL



21
ORIGINAL

May 18, 2004

Gary Buehler, Director
Office of Generic Drugs
Center for Drug Evaluation and Research
Food and Drug Administration
Metro Park North II, HFD-600, Room 150
7500 Standish Place
Rockville, MD 20855-2773

ORIG AMENDMENT
N/AF

ARCHIVAL

Re: ANDA #40-583
Methylprednisolone Sodium Succinate for Injection, USP
40 mg/vial (Code 275503)
125 mg/vial (Code 275803)
Manufacturing Site: Melrose Park, Illinois

LABELING AMENDMENT

Dear Mr. Buehler,

Reference is made to our February 25, 2004 submission of Abbreviated New Drug Application (ANDA) #40-583 for Methylprednisolone Sodium Succinate for Injection, USP. Reference is, also, made to the enclosed labeling deficiency letter from Ruby Wu, FDA, to Kathleen Dungan, APP, dated April 7, 2004.

American Pharmaceutical Partners, Inc. is submitting this amendment in response to the comments made in the above-referenced letter. For ease of review, the reviewer's observations are provided in bold, followed by APP's response.

Should you have any questions or require additional information concerning this application, please do not hesitate to contact me at (708) 486-2024, or Dale Carlson, Associate Director of Regulatory Affairs, at (708) 486-2071.

Sincerely,

Kathleen Dungan
Kathleen Dungan
Senior Regulatory Scientist

RECEIVED
MAY 19 2004
OGD/CDER

MODE = MEMORY TRANSMISSION

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END=MAY-25 10:50

FILE NO.=322

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-CDER OGD DOC RM -

***** - ***** - *****

MINOR AMENDMENT

ANDA 40-583

OFFICE OF GENERIC DRUGS, CDER, FDA
Document Control Room, Metro Park North II
7500 Standish Place, Room 150
Rockville, MD 20855-2773 (301-594-0320)



MAY 25 2004

APPLICANT: American Pharmaceutical Partners, Inc. TEL: 708-486-2024
 ATTN: Kathleen Dungan FAX: 708-343-4269
 FROM: Wanda Pamphile PROJECT MANAGER: (301) 827-5763

Dear Madam:

This facsimile is in reference to your abbreviated new drug application dated February 25, 2004, submitted pursuant to Section 505(j) of the Federal Food, Drug, and Cosmetic Act for Methylprednisolone Sodium Succinate for Injection USP, 40 mg/vial and 125 mg/vial.

The application is deficient and, therefore, Not Approvable under Section 505 of the Act for the reasons provided in the attachments (4 pages). This facsimile is to be regarded as an official FDA communication and unless requested, a hard copy will not be mailed.

The file on this application is now closed. You are required to take an action described under 21 CFR 314.120 which will either amend or withdraw the application. Your amendment should respond to all of the deficiencies listed. Facsimiles or partial replies will not be considered for review, nor will the review clock be reactivated until all deficiencies have been addressed. The response to this facsimile will be considered to represent a MINOR AMENDMENT and will be reviewed according to current OGD policies and procedures. The designation as a MINOR AMENDMENT should appear prominently in your cover letter. You have been/will be notified in a separate communication from our Division of Bioequivalence of any deficiencies identified during our review of your bioequivalence data. If you have substantial disagreement with our reasons for not approving this application, you may request an opportunity for a hearing.

SPECIAL INSTRUCTIONS:

Chemistry comments included. Please include in response.

and B.

THIS DOCUMENT IS INTENDED ONLY FOR THE USE OF THE PARTY TO WHOM IT IS ADDRESSED AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL, OR PROTECTED FROM DISCLOSURE UNDER APPLICABLE LAW.

If received by someone other than the addressee or a person authorized to deliver this document to the addressee, you are hereby notified that any disclosure, dissemination, copying, or other action to the content of this communication is not authorized. If you have received this document in error, please immediately notify us by telephone and return it to us by mail at the above address.

OK 5/24/04

Redacted 2 page(s)

of trade secret and/or

confidential commercial

information from

5/25/2004 FDA FAX

1. Labeling deficiencies were communicated to you on April 7, 2004. Please provide a response to the labeling deficiencies.
2. All facilities referenced in the ANDA should have a satisfactory compliance evaluation at the time of approval. We have requested an evaluation from the Office of Compliance.
3. This ANDA has been granted an expedited review status. Please inform project manager, Wanda Pamphile, Pharm.D. at 301-827-5763 if you need assistance.

Sincerely yours,



Rashmikant M. Patel, Ph.D.

Director

Division of Chemistry I

Office of Generic Drugs

Center for Drug Evaluation and Research

BIOEQUIVALENCE COMMENTS TO BE PROVIDED TO THE APPLICANT

ANDA:40-583

APPLICANT: American Pharmaceutical
Partners, Inc.

DRUG PRODUCT: Methylprednisolone Sodium Succinate For Injection
USP, 40 mg/vial and 125 mg/vial

The Division of Bioequivalence has completed its review and has no further questions at this time.

Please note that the bioequivalence comments provided in this communication are preliminary. These comments are subject to revision after review of the entire application, upon consideration of the chemistry, manufacturing and controls, microbiology, labeling, or other scientific or regulatory issues. Please be advised that these reviews may result in the need for additional bioequivalence information and/or studies, or may result in a conclusion that the proposed formulation is not approvable.

Sincerely yours,



Dale P. Conner, Pharm. D.
Director, Division of Bioequivalence
Office of Generic Drugs
Center for Drug Evaluation and Research



ORIGINAL

ORIG AMENDMENT
N/A/M

June 30, 2004

Gary Buehler, Director
Office of Generic Drugs
Center for Drug Evaluation and Research
Food and Drug Administration
Metro Park North II, HFD-600, Room 150
7500 Standish Place
Rockville, MD 20855-2773

ARCHIVAL

Re: ANDA #40-583
Methylprednisolone Sodium Succinate for Injection, USP
40 mg/vial (Code 275503)
125 mg/vial (Code 275803)
Manufacturing Site: Melrose Park, Illinois

MINOR AMENDMENT

Dear Mr. Buehler,

Reference is made to our February 25, 2004 submission of Abbreviated New Drug Application (ANDA) #40-583 for Methylprednisolone Sodium Succinate for Injection, USP. Reference is, also, made to the deficiency letter from Wanda Pamphile, OGD, FDA, dated May 25, 2004.

American Pharmaceutical Partners, Inc. is submitting this amendment in response to the comments made in the above-referenced letter. For ease of review, the reviewer's observations are provided in bold, followed by APP's response. Additionally, APP is submitting revised _____ for commercial product and a revised post-approval stability protocol. Discussion of these revisions follows APP's deficiency responses.

In compliance with 21 CFR § 314.96(b), true and complete copies of this amendment are being submitted concurrently to the Chicago.

Should you have any questions or require additional information concerning this application, please do not hesitate to contact me at (708) 486-2024, or Dale Carlson, Associate Director of Regulatory Affairs, at (708) 486-2071.

Sincerely,

Kathleen Dungan
Kathleen Dungan
Senior Regulatory Scientist

RECEIVED
JUL 01 2004
OGD / CDER

July 30, 2004

Robert West, Deputy Director
Office of Generic Drugs
Center for Drug Evaluation and Research
Food and Drug Administration
Metro Park North II
7500 Standish Place
Rockville, MD 20855-2773

ARCHIVAL

MC

Re: ANDA #40-583
Methylprednisolone Sodium Succinate for Injection, USP
40 mg/vial (Code 275503)
125 mg/vial (Code 275803)
Manufacturing Site: Melrose Park, Illinois

GENERAL CORRESPONDENCE

Dear Mr. West,

As discussed in our telephone conversation today, the address of the _____
manufacturing site is located in a very small town _____ The address is simply:



Per information provided by the company, FDA last inspected this site during _____

Should you have any questions or require additional information concerning this application, please do not hesitate to contact me at (708) 486-2024, or Dale Carlson, Associate Director of Regulatory Affairs, at (708) 486-2071.

Sincerely,

Kathleen Dungan
Kathleen Dungan
Senior Regulatory Scientist

RECEIVED

AUG 04 2004

OGD / CDER