

**CENTER FOR DRUG EVALUATION AND
RESEARCH**

APPLICATION NUMBER:

203794Orig1s000

MEDICAL REVIEW(S)

CLINICAL PHARMACOLOGY AND BIOPHARMACEUTICS FILING FORM/CHECKLIST FOR NDA/BLA or Supplement

Office of Clinical Pharmacology New Drug Application Filing and Review Form				
General Information About the Submission				
	Information		Information	
NDA/BLA Number	203794	Brand Name	Nucynta Oral Solution	
OCP Division (I, II, III, IV, V)	II	Generic Name	Tapentadol Oral Solution	
Medical Division	DAAAP	Drug Class	Pain	
OCP Reviewer	David Lee, Ph.D.	Indication(s)	For the management of moderate to severe acute pain in patients 18 years of age or older	
OCP Team Leader	Yun Xu, Ph.D.	Dosage Form	Solution 20 mg/mL	
Pharmacometrics Reviewer	-	Dosing Regimen	50 mg, 75 mg, or 100 mg Q4 - 6 h depending upon pain intensity. On the first day of dosing, the second dose may be administered as soon as one hour after the first dose, if adequate pain relief is not attained with the first dose. Subsequent dosing is 50 mg, 75 mg, or 100 mg Q4 - 6 h and should be adjusted to maintain adequate analgesia with acceptable tolerability. Daily doses greater than 700 mg on the first day of therapy and 600 mg on subsequent days have not been studied and are, therefore, not recommended.	
Date of Submission	Dec 15, 2011	Route of Administration	Oral	
Estimated Due Date of OCP Review	Sept 15, 2012	Sponsor	Janssen	
Medical Division Due Date	Sept 15, 2012	Priority Classification	Standard	
PDUFA Due Date	Oct 15, 2012			
Clin. Pharm. and Biopharm. Information				
	"X" if included at filing	Number of studies submitted	Number of studies reviewed	Critical Comments If any
STUDY TYPE				
Table of Contents present and sufficient to locate reports, tables, data, etc.				
Tabular Listing of All Human Studies				
HPK Summary				
Labeling	x			
Reference Bioanalytical and Analytical Methods				
I. Clinical Pharmacology				
Mass balance:				
Isozyme characterization:				
Blood/plasma ratio:				
Plasma protein binding:				
Pharmacokinetics (e.g., Phase I) -				
Healthy Volunteers-				
single dose:				
multiple dose:				
Patients-				
single dose:				

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multiple dose:				
Dose proportionality -				
fasting / non-fasting single dose:				
fasting / non-fasting multiple dose:				
Drug-drug interaction studies -				
In-vivo effects on primary drug:				
In-vivo effects of primary drug:				
In-vitro:				
Subpopulation studies -				
ethnicity:				
gender:				
pediatrics:				
geriatrics:				
renal impairment:				
hepatic impairment:				
PD -				
Phase 2:				
Phase 3:				
PK/PD -				
Phase 1 and/or 2, proof of concept:				
Phase 3 clinical trial:				
Population Analyses -				
Data rich:				
Data sparse:				
II. Biopharmaceutics				
Absolute bioavailability				
Relative bioavailability -	<input checked="" type="checkbox"/>	<input type="checkbox"/>		
solution as reference:				
alternate formulation as reference:				
Bioequivalence studies -				
traditional design; single / multi dose:				
replicate design; single / multi dose:				
Food-drug interaction studies				
Bio-waiver request based on BCS				
BCS class				
Dissolution study to evaluate alcohol induced dose-dumping				
III. Other CPB Studies				
Genotype/phenotype studies				
Chronopharmacokinetics				
Pediatric development plan				
Literature References	<input checked="" type="checkbox"/>			
Total Number of Studies				

On **initial** review of the NDA/BLA application for filing:

	Content Parameter	Yes	No	N/A	Comment
Criteria for Refusal to File (RTF)					
1	Has the applicant submitted bioequivalence data comparing to-be-marketed product(s) and those used in the pivotal clinical trials?			x	
2	Has the applicant provided metabolism and drug-drug interaction information?			x	
3	Has the sponsor submitted bioavailability data satisfying the CFR requirements?	x			Biowaiver is granted for this product.
4	Did the sponsor submit data to allow the evaluation of the validity of the analytical assay?			x	

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5	Has a rationale for dose selection been submitted?			x	
6	Is the clinical pharmacology and biopharmaceutics section of the NDA organized, indexed and paginated in a manner to allow substantive review to begin?			x	
7	Is the clinical pharmacology and biopharmaceutics section of the NDA legible so that a substantive review can begin?			x	
8	Is the electronic submission searchable, does it have appropriate hyperlinks and do the hyperlinks work?			x	
Criteria for Assessing Quality of an NDA (Preliminary Assessment of Quality)					
Data					
9	Are the data sets, as requested during pre-submission discussions, submitted in the appropriate format (e.g., CDISC)?			x	
10	If applicable, are the pharmacogenomic data sets submitted in the appropriate format?			x	
Studies and Analyses					
11	Is the appropriate pharmacokinetic information submitted?			x	
12	Has the applicant made an appropriate attempt to determine reasonable dose individualization strategies for this product (i.e., appropriately designed and analyzed dose-ranging or pivotal studies)?			x	
13	Are the appropriate exposure-response (for desired and undesired effects) analyses conducted and submitted as described in the Exposure-Response guidance?			x	
14	Is there an adequate attempt by the applicant to use exposure-response relationships in order to assess the need for dose adjustments for intrinsic/extrinsic factors that might affect the pharmacokinetic or pharmacodynamics?			x	
15	Are the pediatric exclusivity studies adequately designed to demonstrate effectiveness, if the drug is indeed effective?			x	
16	Did the applicant submit all the pediatric exclusivity data, as described in the WR?			x	
17	Is there adequate information on the pharmacokinetics and exposure-response in the clinical pharmacology section of the			x	

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	label?				
General					
18	Are the clinical pharmacology and biopharmaceutics studies of appropriate design and breadth of investigation to meet basic requirements for approvability of this product?			x	
19	Was the translation (of study reports or other study information) from another language needed and provided in this submission?			x	

IS THE CLINICAL PHARMACOLOGY SECTION OF THE APPLICATION FILEABLE?

_____yes_____

If the NDA/BLA is not fileable from the clinical pharmacology perspective, state the reasons and provide comments to be sent to the Applicant.

Please identify and list any potential review issues to be forwarded to the Applicant for the 74-day letter.

Reviewing Clinical Pharmacologist

Date

Team Leader/Supervisor

Date

Janssen Research & Development, LLC, submitted a New Drug Application (NDA) for Nucynta® (tapentadol) Oral Solution, on behalf of Janssen Pharmaceuticals, Inc., in accordance with Section 505(b) of the Federal Food, Drugs, and Cosmetic Act. The indication for this NDA is for the management of moderate to severe acute pain, as in the approved NDA 22304 for Nucynta® (tapentadol) immediate-release tablets by the same Sponsor. A reference is made to NDA 22304 for Clinical, Nonclinical, Toxicology, and Pharmacology information.

No clinical studies were provided with this Application, due to the fact that a biowaiver was requested and granted by the Agency on 6/29/09. In spite the fact that biowaiver being granted the Applicant has submitted Study HP5503/59, titled, "A relative bioavailability trial to compare a new tapentadol oral solution 100 mg with the tapentadol immediate release 100 mg tablet," on 2/7/12. According to the Applicant, Study 5503/59 utilized the same tapentadol solution formulation that is the subject to this NDA approval.

In the memo dated February 24, 2012 by Dr. Christine Moore, Acting Office Director of ONDQA, the suitability of a biowaiver for NDA 203794 Nucynta Oral Solution relative to the immediate release tablet is discussed. It is stated that "Based on the information reviewed, I deem that the

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biowaiver granted by ONDQA for IND 61,345 on 6/29/09 is valid for NDA 203794". Since the Agency granted the biowaiver of the proposed tapentadol solution and it is deemed valid, this application may be approved based on the biowaiver grant without additional clinical or clinical pharmacology studies. Therefore, the submitted study report HP5503/59 will be considered as non-pivotal information and no OSI inspection will be requested for this study.

From a clinical pharmacology perspective, the application is recommended for filing. We will request the Sponsor to submit the following information for completeness of the submission:

1. Regarding study HP5503/59, confirm that:
 - a. Tapentadol oral solution used in the study is the to-be-marketed formulation; and
 - b. FDA-approved Nucynta (tapentadol) immediate-release tablet was the immediate-release tablet formulation used as reference.
2. In addition to submitted Bioanalytical Analyses Study SBA_S_09040 (i.e., study PK1210A), and in order to have complete information concerning bioanalytical analyses, submit the following reports:
 - a. PK1134, "Complete Validation of an LC-MS/MS method for the determination of R331333 and R403347 in human serum," December 2007, including also Amendment 1 to study report PK1134, January 2009, containing long-term (24 months) stability data at -25°C [REDACTED] (b) (4)
 - b. PK1070 (SBA_S_07093), "Partial validation of a method for the determination of CG5503 free base and its metabolite CG5503 glucuronide (GRTE1472) in human serum by LC-MS/MS," including also Amendment 1 to report SBA_S_07093, 2008, containing freeze/thaw stability data (-25°C/room temperature) and short-term (72 hours) stability data at room temperature [REDACTED] (b) (4) respectively); and
 - c. PK711 (SBA_S_04004), "Stability of CG5503, CG5503 glucuronide (GRTE1472), and CG5503 sulfate (GRT3793H) in human blood and human serum - investigation by LC-MS/MS," October 2007, containing post-preparative stability data, 192 hours at 8°C (conditions during autosampling) [REDACTED] (b) (4).

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/s/

DAVID J LEE
02/27/2012

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02/27/2012