APPLICANT NUMBER:

205625Orig1s000

PROPRIETARY NAME REVIEW(S)
Department of Health and Human Services
Public Health Service
Food and Drug Administration
Center for Drug Evaluation and Research
Office of Surveillance and Epidemiology
Office of Medication Error Prevention and Risk Management

Proprietary Name Review

Date: February 27, 2014
Reviewer: Lissa C. Owens, PharmD
Division of Medication Error Prevention and Analysis
Associate Director: Lubna Merchant, M.S., PharmD
Division of Medication Error Prevention and Analysis
Drug Name and Strength(s): Arnuity Ellipta (Fluticasone Furoate) Inhalation Powder
100 mcg and 200 mcg
Application Type/Number: NDA 205625
Applicant/Sponsor: GlaxoSmithKline
OSE RCM #: 2013-16755

*** This document contains proprietary and confidential information that should not be released to the public.***
1 INTRODUCTION
This review evaluates the proposed proprietary name, Arnuity Ellipta, from a safety and promotional perspective. The sources and methods used to evaluate the proposed name are outlined in the reference section and Appendix A respectively.

1.1 PRODUCT INFORMATION
The following product information is provided in the December 19, 2013 proprietary name submission.

- Active Ingredient: Fluticasone Furoate
- Indication of Use: Maintenance treatment of asthma as prophylactic therapy in patients 12 and older
- Route of Administration: Oral Inhalation
- Dosage Form: Inhalation Powder
- Strength: 100 mcg and 200mcg
- Dose and Frequency: 1 inhalation
- How Supplied: Plastic light grey body with an orange mouth piece and cover and dose counter, packed in a foil tray
- Storage: Store at room temperature, 20°C to 25°C (68°F to 77°F); excursions permitted from (59°F to 86°F) (15°C to 30°C)

2 RESULTS
The following sections provide information obtained and considered in the overall evaluation of the proposed proprietary name.

2.1 PROMOTIONAL ASSESSMENT
The Office of Prescription Drug Promotion OPDP noted that Arnuity Ellipta sounds or looks like Anoro Ellipta, however, they determined the proposed name is acceptable from a promotional perspective. DMEPA and the Division of Pulmonary, Allergy, and Rheumatology Products concurred with the findings of OPDP’s promotional assessment of the proposed name.

2.2 SAFETY ASSESSMENT
The following aspects were considered in the safety evaluation of the name.

2.2.1 United States Adopted Names (USAN) SEARCH
The January 7, 2014 search of the United States Adopted Name (USAN) stems did not identify that a USAN stem is present in the proposed proprietary name.
2.2.2 Components of the Proposed Proprietary Name

The Applicant indicated in their submission that the proposed name, ‘Arnuity’, has no intended meaning or message and is not derived from any other words. They stated that ‘Ellipta’ is meant to speak to the design and shape of the dry powdered inhaler.

The proposed name Arnuity Ellipta is comprised of the root name, Arnuity, and the modifier, Ellipta. Arnuity is not currently marketed. The proposed modifier, Ellipta, refers to the name of the delivery device in which the medication is fully integrated. We do note that the modifier ‘Ellipta’ is used with the currently marketed product, Breo Ellipta (Fluticasone Furoate Vilaanterol inhalation powder) and Anoro Ellipta (Umeclidinium Bromide and Vilaanterol Trifenatate). However, we do not anticipate any confusion between Breo Ellipta, Anoro Ellipta, and Arnuity Ellipta given the root names are different. The Applicant did not provide data to support the proposed modifier is understood by health care practitioners and patients; however, the naming convention to use a modifier to represent a specific device has been used before (e.g Advair Diskus and Flovent Diskus). The device Ellipta is not available on its own and we do not anticipate that the modifier ‘Ellipta’ will be written on its own without the root name.

We note that modifiers may sometimes be omitted. If the modifier, Ellipta, is omitted there is no other Arnuity product currently marketed and therefore there will be no product confusion at this time. Additionally, we did not identify any names that can be confused with ‘Ellipta’ during our sound alike and look alike searches. Therefore, we do not find the modifier, Ellipta, misleading or vulnerable to confusion and find it acceptable for this product.

2.2.3 Medication Error Data Selection of Cases

DMEPA searched FAERS database for medication errors involving Ellipta which would be relevant for this review.

The February 26, 2014 search of the FDA Adverse Event Reporting System (FAERS) database used the following search terms: Product Quality Issues (HLT), Product Packaging Issues (HLT), Product Label Issues (HLT), and Medication Errors (HLGT).

This search strategy yielded no medication error reports.

2.2.4 FDA Name Simulation Studies

Forty-three practitioners participated in DMEPA’s prescription studies. The interpretations did not overlap with any currently marketed products nor did the misinterpretations sound or look similar to any currently marketed products or any products in the pipeline. Six (outpatient study; n=1, inpatient study; n=2, voice study; n=3) participants interpreted the name correctly as Arnuity Ellipta, seven (outpatient study; n=7) participants interpreted the name as Arnity Ellipta, seven (voice study; n=7) participants interpreted the name as Arnuity Elipta, and six (inpatient study; n=6) participants interpreted the name as Armity Ellipta. We have considered these variations in our look-alike and sound-alike searches and analysis (see Appendix B). See Appendix C for the complete listing of interpretations from the verbal and written prescription studies.
2.2.5 Comments from Other Review Disciplines at Initial Review

In response to the OSE, January 6, 2014 e-mail, Division of Pulmonary, Allergy, and Rheumatology Products (DPARP) did not forward any comments or concerns relating to the proposed proprietary name at the initial phase of the review.

2.2.6 Failure Mode and Effects Analysis of Similar Names

Appendix B lists possible orthographic and phonetic misinterpretations of the letters appearing in the proposed proprietary name, Arnuity Ellipta. Table 1 lists the names with orthographic, phonetic, or spelling similarity to the proposed proprietary name, Arnuity Ellipta identified by the primary reviewer, the Expert Panel Discussion (EPD), and other review disciplines.

<table>
<thead>
<tr>
<th>Table 1: Collective List of Potentially Similar Names (DMEPA, EPD, Other Disciplines, and External Name Study)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Look Similar</strong></td>
</tr>
<tr>
<td><strong>Name</strong></td>
</tr>
<tr>
<td>Anoro Ellipta</td>
</tr>
<tr>
<td>Avelox</td>
</tr>
<tr>
<td><strong>Look and Sound Similar</strong></td>
</tr>
<tr>
<td><strong>Name</strong></td>
</tr>
<tr>
<td>Arnuity</td>
</tr>
</tbody>
</table>

Our analysis of the six names contained in Table 1 determined none of the names will pose a risk for confusion as described in Appendices D through E.

2.2.7 Communication of DMEPA’s Analysis at Midpoint of Review

DMEPA communicated our findings to the Division of Pulmonary, Allergy, and Rheumatology Products via e-mail. At that time we also requested additional information or concerns that could inform our review. Per e-mail correspondence from the Division of Pulmonary, Allergy, and Rheumatology Products on January 15, 2014, they stated no additional concerns with the proposed proprietary name, Arnuity Ellipta.

3 CONCLUSIONS

The proposed proprietary name is acceptable from both a promotional and safety perspective.

If you have further questions or need clarifications, please contact Nichelle Rashid, OSE project manager, at 301-796-3904.
3.1 COMMENTS TO THE APPLICANT

We have completed our review of the proposed proprietary name, Arnuity Ellipta, and have concluded that this name is acceptable.

If any of the proposed product characteristics as stated in your December 19, 2013 submission are altered, the name must be resubmitted for review.
4 REFERENCES

1. Micromedex Integrated Index (http://csi.micromedex.com)
   Micromedex contains a variety of databases covering pharmacology, therapeutics, toxicology and diagnostics.

2. Phonetic and Orthographic Computer Analysis (POCA)
   POCA is a database which was created for the Division of Medication Error Prevention and Analysis, FDA. As part of the name similarity assessment, proposed names are evaluated via a phonetic/orthographic algorithm. The proposed proprietary name is converted into its phonemic representation before it runs through the phonetic algorithm. Likewise, an orthographic algorithm exists which operates in a similar fashion.

3. Drug Facts and Comparisons, online version, St. Louis, MO (http://factsandcomparisons.com)
   Drug Facts and Comparisons is a compendium organized by therapeutic course; it contains monographs on prescription and OTC drugs, with charts comparing similar products. This database also lists the orphan drugs.

4. FDA Document Archiving, Reporting & Regulatory Tracking System [DARRTS]
   DARRTS is a government database used to organize Applicant and Sponsor submissions as well as to store and organize assignments, reviews, and communications from the review divisions.

5. Division of Medication Errors Prevention and Analysis proprietary name consultation requests
   This is a list of proposed and pending names that is generated by the Division of Medication Error Prevention and Analysis from the Access database/tracking system.

6. Drugs@FDA (http://www.accessdata.fda.gov/scripts/cder/drugsatfda/index.cfm)
   Drugs@FDA contains most of the drug products approved since 1939. The majority of labels, approval letters, reviews, and other information are available for drug products approved from 1998 to the present. Drugs@FDA contains official information about FDA approved brand name, generic drugs, therapeutic biological products, prescription and over-the-counter human drugs and discontinued drugs and “Chemical Type 6” approvals.

   USPTO provides information regarding patent and trademarks.

8. Clinical Pharmacology Online (www.clinicalpharmacology-ip.com)
   Clinical Pharmacology contains full monographs for the most common drugs in clinical use, plus mini monographs covering investigational, less common,
combination, nutraceutical and nutritional products. It also provides a keyword search
engine.

9. **Natural Medicines Comprehensive Databases** ([www.naturaldatabase.com](http://www.naturaldatabase.com))

Natural Medicines contains up-to-date clinical data on the natural medicines, herbal
medicines, and dietary supplements used in the western world.

10. **Access Medicine** ([www.accessmedicine.com](http://www.accessmedicine.com))

Access Medicine® from McGraw-Hill contains full-text information from
approximately 60 titles; it includes tables and references. Among the titles are:
Harrison’s Principles of Internal Medicine, Basic & Clinical Pharmacology, and
Goodman and Gilman’s The Pharmacologic Basis of Therapeutics.


USAN Stems List contains all the recognized USAN stems.


Red Book contains prices and product information for prescription, over-the-counter
drugs, medical devices, and accessories.

13. **Lexi-Comp** ([www.lexi.com](http://www.lexi.com))

Lexi-Comp is a web-based searchable version of the Drug Information Handbook.

14. **Medical Abbreviations** ([www.medilexicon.com](http://www.medilexicon.com))

Medical Abbreviations dictionary contains commonly used medical abbreviations and
their definitions.

15. **CVS/Pharmacy** ([www.CVS.com](http://www.CVS.com))

This database contains commonly used over the counter products not usually
identified in other databases.

16. **Walgreens** ([www.walgreens.com](http://www.walgreens.com))

This database contains commonly used over the counter products not usually
identified in other databases.

17. **Rx List** ([www.rxlist.com](http://www.rxlist.com))

RxList is an online medical resource dedicated to offering detailed and current
pharmaceutical information on brand and generic drugs.
18. **Dogpile (www.dogpile.com)**

Dogpile is a [Metasearch](#) engine that searches multiple search engines including Google, Yahoo! and Bing, and returns the most relevant results to the search.


Natural Standard is a resource that aggregates and synthesizes data on complementary and alternative medicine.
APPENDICES

Appendix A

FDA’s Proprietary Name Risk Assessment considers the promotional and safety aspects of a proposed proprietary name. The promotional review of the proposed name is conducted by OPDP. OPDP evaluates proposed proprietary names to determine if they are overly fanciful, so as to misleadingly imply unique effectiveness or composition, as well as to assess whether they contribute to overstatement of product efficacy, minimization of risk, broadening of product indications, or making of unsubstantiated superiority claims. OPDP provides their opinion to DMEPA for consideration in the overall acceptability of the proposed proprietary name.

The safety assessment is conducted by DMEPA. DMEPA staff search a standard set of databases and information sources to identify names that are similar in pronunciation, spelling, and orthographically similar when scripted to the proposed proprietary name. Additionally, we consider inclusion of USAN stems or other characteristics that when incorporated into a proprietary name may cause or contribute to medication errors (i.e., dosing interval, dosage form/route of administration, medical or product name abbreviations, names that include or suggest the composition of the drug product, etc.). DMEPA defines a medication error as any preventable event that may cause or lead to inappropriate medication use or patient harm while the medication is in the control of the health care professional, patient, or consumer. ¹

Following the preliminary screening of the proposed proprietary name, DMEPA gathers to discuss their professional opinions on the safety of the proposed proprietary name. This meeting is commonly referred to the Center for Drug Evaluation and Research (CDER) Expert Panel discussion. DMEPA also considers other aspects of the name that may be misleading from a safety perspective. DMEPA staff conducts a prescription simulation studies using FDA health care professionals. When provided, DMEPA considers external proprietary name studies conducted by or for the Applicant/Sponsor and incorporates the findings of these studies into the overall risk assessment.

The DMEPA primary reviewer assigned to evaluate the proposed proprietary name is responsible for considering the collective findings, and provides an overall risk assessment of the proposed proprietary name. DMEPA bases the overall risk assessment on the findings of a Failure Mode and Effects Analysis (FMEA) of the proprietary name and misleading nature of the proposed proprietary name with a focus on the avoidance of medication errors.

DMEPA uses the clinical expertise of its staff to anticipate the conditions of the clinical setting where the product is likely to be used based on the characteristics of the proposed product. DMEPA considers the product characteristics associated with the proposed product throughout the risk assessment because the product characteristics of the

proposed may provide a context for communication of the drug name and ultimately determine the use of the product in the usual clinical practice setting.

Typical product characteristics considered when identifying drug names that could potentially be confused with the proposed proprietary name include, but are not limited to; established name of the proposed product, proposed indication of use, dosage form, route of administration, strength, unit of measure, dosage units, recommended dose, typical quantity or volume, frequency of administration, product packaging, storage conditions, patient population, and prescriber population. DMEPA considers how these product characteristics may or may not be present in communicating a product name throughout the medication use system. Because drug name confusion can occur at any point in the medication use process, DMEPA considers the potential for confusion throughout the entire U.S. medication use process, including drug procurement, prescribing and ordering, dispensing, administration, and monitoring the impact of the medication.²

The DMEPA considers the spelling of the name, pronunciation of the name when spoken, and appearance of the name when scripted. DMEPA compares the proposed proprietary name with the proprietary and established name of existing and proposed drug products and names currently under review at the FDA. DMEPA compares the pronunciation of the proposed proprietary name with the pronunciation of other drug names because verbal communication of medication names is common in clinical settings. DMEPA examines the phonetic similarity using patterns of speech. If provided, DMEPA will consider the Sponsor’s intended pronunciation of the proprietary name. However, DMEPA also considers a variety of pronunciations that could occur in the English language because the Sponsor has little control over how the name will be spoken in clinical practice. The orthographic appearance of the proposed name is evaluated using a number of different handwriting samples. DMEPA applies expertise gained from root-cause analysis of postmarketing medication errors to identify sources of ambiguity within the name that could be introduced when scripting (e.g., “T” may look like “F,” lower case ‘a’ looks like a lower case ‘u,’ etc). Additionally, other orthographic attributes that determine the overall appearance of the drug name when scripted (see Table 1 below for details).

Table 1. Criteria Used to Identify Drug Names that Look- or Sound-Similar to a Proposed Proprietary Name.

<table>
<thead>
<tr>
<th>Type of Similarity</th>
<th>Considerations when Searching the Databases</th>
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<tr>
<td></td>
<td>Potential Causes of Drug Name Similarity</td>
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<tr>
<td>Look-alike</td>
<td>Similar spelling</td>
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<td>Orthographic similarity</td>
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<tr>
<td>Sound-alike</td>
<td>Phonetic similarity</td>
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Lastly, DMEPA considers the potential for the proposed proprietary name to inadvertently function as a source of error for reasons other than name confusion. Post-marketing experience has demonstrated that proprietary names (or components of the proprietary name) can be a source of error in a variety of ways. Consequently, DMEPA considers and evaluates these broader safety implications of the name throughout this assessment and the medication error staff provides additional comments related to the
safety of the proposed proprietary name or product based on professional experience with medication errors.

1. Database and Information Sources
DMEPA searches the internet, several standard published drug product reference texts, and FDA databases to identify existing and proposed drug names that may sound-alike or look-alike to the proposed proprietary name. A standard description of the databases used in the searches is provided in the reference section of this review. To complement the process, the DMEPA uses a computerized method of identifying phonetic and orthographic similarity between medication names. The program, Phonetic and Orthographic Computer Analysis (POCA), uses complex algorithms to select a list of names from a database that have some similarity (phonetic, orthographic, or both) to the trademark being evaluated. Lastly, DMEPA reviews the USAN stem list to determine if any USAN stems are present within the proprietary name. The individual findings of multiple safety evaluators are pooled and presented to the CDER Expert Panel. DMEPA also evaluates if there are characteristics included in the composition that may render the name unacceptable from a safety perspective (abbreviation, dosing interval, etc.).

2. Expert Panel Discussion
DMEPA gathers CDER professional opinions on the safety of the proposed product and discussed the proposed proprietary name (Expert Panel Discussion). The Expert Panel is composed of Division of Medication Errors Prevention (DMEPA) staff and representatives from the Office of Prescription Drug Promotion (OPDP). We also consider input from other review disciplines (OND, ONDQA/OBP). The Expert Panel also discusses potential concerns regarding drug marketing and promotion related to the proposed names.

The primary Safety Evaluator presents the pooled results of the database and information searches to the Expert Panel for consideration. Based on the clinical and professional experiences of the Expert Panel members, the Panel may recommend additional names, additional searches by the primary Safety Evaluator to supplement the pooled results, or general advice to consider when reviewing the proposed proprietary name.

3. FDA Prescription Simulation Studies
Three separate studies are conducted within the Centers of the FDA for the proposed proprietary name to determine the degree of confusion of the proposed proprietary name with marketed U.S. drug names (proprietary and established) due to similarity in visual appearance with handwritten prescriptions or verbal pronunciation of the drug name. The studies employ healthcare professionals (pharmacists, physicians, and nurses), and attempts to simulate the prescription ordering process. The primary Safety Evaluator uses the results to identify orthographic or phonetic vulnerability of the proposed name to be misinterpreted by healthcare practitioners.

In order to evaluate the potential for misinterpretation of the proposed proprietary name in handwriting and verbal communication of the name, inpatient medication orders and/or outpatient prescriptions are written, each consisting of a combination of marketed and unapproved drug products, including the proposed name. These orders are optically
scanned and one prescription is delivered to a random sample of participating health professionals via e-mail. In addition, a verbal prescription is recorded on voice mail. The voice mail messages are then sent to a random sample of the participating health professionals for their interpretations and review. After receiving either the written or verbal prescription orders, the participants record their interpretations of the orders which are recorded electronically.

4. Comments from Other Review Disciplines
DMEPA requests the Office of New Drugs (OND) and/or Office of Generic Drugs (OGD), ONDQA or OBP for their comments or concerns with the proposed proprietary name, ask for any clinical issues that may impact the DMEPA review during the initial phase of the name review. Additionally, when applicable, at the same time DMEPA requests concurrence/non-concurrence with OPDP’s decision on the name. The primary Safety Evaluator addresses any comments or concerns in the safety evaluator’s assessment.

The OND/OGD Regulatory Division is contacted a second time following our analysis of the proposed proprietary name. At this point, DMEPA conveys their decision to accept or reject the name. The OND or OGD Regulatory Division is requested to provide any further information that might inform DMEPA’s final decision on the proposed name.

Additionally, other review disciplines opinions such as ONDQA or OBP may be considered depending on the proposed proprietary name.

5. Safety Evaluator Risk Assessment of the Proposed Proprietary Name
The primary Safety Evaluator applies his/her individual expertise gained from evaluating medication errors reported to FDA, considers all aspects of the name that may be misleading or confusing, conducts a Failure Mode and Effects Analysis, and provides an overall decision on acceptability dependent on their risk assessment of name confusion. Failure Mode and Effects Analysis (FMEA) is a systematic tool for evaluating a process and identifying where and how it might fail. When applying FMEA to assess the risk of a proposed proprietary name, DMEPA seeks to evaluate the potential for a proposed proprietary name to be confused with another drug name because of name confusion and, thereby, cause errors to occur in the medication use system. FMEA capitalizes on the predictable and preventable nature of medication errors associated with drug name confusion. FMEA allows the Agency to identify the potential for medication errors due to orthographically or phonetically similar drug names prior to approval, where actions to overcome these issues are easier and more effective than remedies available in the post-approval phase.

In order to perform an FMEA of the proposed name, the primary Safety Evaluator must analyze the use of the product at all points in the medication use system. Because the proposed product is has not been marketed, the primary Safety Evaluator anticipates the use of the product in the usual practice settings by considering the clinical and product

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characteristics listed in Section 1.2 of this review. The Safety Evaluator then analyzes the proposed proprietary name in the context of the usual practice setting and works to identify potential failure modes and the effects associated with the failure modes.

In the initial stage of the Risk Assessment, the Safety Evaluator compares the proposed proprietary name to all of the names gathered from the above searches, Expert Panel Discussion, and prescription studies, external studies, and identifies potential failure modes by asking:

“Is the proposed proprietary name convincingly similar to another drug name, which may cause practitioners to become confused at any point in the usual practice setting? And are there any components of the name that may function as a source of error beyond sound/look-alike?”

An affirmative answer indicates a failure mode and represents a potential for the proposed proprietary name to be confused with another proprietary or established drug name because of look- or sound-alike similarity or because of some other component of the name. If the answer to the question is no, the Safety Evaluator is not convinced that the names posses similarity that would cause confusion at any point in the medication use system, thus the name is eliminated from further review.

In the second stage of the Risk Assessment, the primary Safety Evaluator evaluates all potential failure modes to determine the likely effect of the drug name confusion, by asking:

“Could the confusion of the drug names conceivably result in medication errors in the usual practice setting?”

The answer to this question is a central component of the Safety Evaluator’s overall risk assessment of the proprietary name. If the Safety Evaluator determines through FMEA that the name similarity would not ultimately be a source of medication errors in the usual practice setting, the primary Safety Evaluator eliminates the name from further analysis. However, if the Safety Evaluator determines through FMEA that the name similarity could ultimately cause medication errors in the usual practice setting, the Safety Evaluator will then recommend the use of an alternate proprietary name.

Moreover, DMEPA will object to the use of proposed proprietary name when the primary Safety Evaluator identifies one or more of the following conditions in the Overall Risk Assessment:

a. OPDP finds the proposed proprietary name misleading from a promotional perspective, and the Review Division concurs with OPDP’s findings. The Federal Food, Drug, and Cosmetic Act provides that labeling or advertising can misbrand a product if misleading representations are made or suggested by statement, word, design, device, or any combination thereof, whether through a PROPRIETARY name or otherwise [21 U.S.C 321(n); See also 21 U.S.C. 352(a) & (n)].

b. DMEPA identifies that the proposed proprietary name is misleading because of similarity in spelling or pronunciation to another proprietary or established name of a different drug or ingredient [CFR 201.10.(C)(5)].
c. FMEA identifies the potential for confusion between the proposed proprietary name and other proprietary or established drug name(s), and demonstrates that medication errors are likely to result from the drug name confusion under the conditions of usual clinical practice.

d. The proposed proprietary name contains an USAN (United States Adopted Names) stem.

e. DMEPA identifies a potential source of medication error within the proposed proprietary name. For example, the proprietary name may be misleading or, inadvertently, introduce ambiguity and confusion that leads to errors. Such errors may not necessarily involve confusion between the proposed drug and another drug product but involve a naming characteristic that when incorporated into a proprietary name, may be confusing, misleading, cause or contribute to medication errors.

If DMEPA objects to a proposed proprietary name on the basis that drug name confusion could lead to medication errors, the primary Safety Evaluator uses the FMEA process to identify strategies to reduce the risk of medication errors. DMEPA generally recommends that the Sponsor select an alternative proprietary name and submit the alternate name to the Agency for review. However, in rare instances FMEA may identify plausible strategies that could reduce the risk of medication error of the currently proposed name. In that instance, DMEPA may be able to provide the Sponsor with recommendations that reduce or eliminate the potential for error and, thereby, would render the proposed name acceptable.

In the event that DMEPA objects to the use of the proposed proprietary name, based upon the potential for confusion with another proposed (but not yet approved) proprietary name, DMEPA will provide a contingency objection based on the date of approval. Whichever product, the Agency approves first has the right to use the proprietary name, while DMEPA will recommend that the second product to reach approval seek an alternative name.

The threshold set for objection to the proposed proprietary name may seem low to the Applicant/Sponsor. However, the safety concerns set forth in criteria a through e above are supported either by FDA regulation or by external healthcare authorities, including the Institute of Medicine (IOM), World Health Organization (WHO), the Joint Commission, and the Institute for Safe Medication Practices (ISMP). These organizations have examined medication errors resulting from look- or sound-alike drug names, confusing, or misleading names and called for regulatory authorities to address the issue prior to approval. Additionally, DMEPA contends that the threshold set for the Proprietary Name Risk Assessment is reasonable because proprietary drug name confusion is a predictable and preventable source of medication error that, in many instances, the Agency and/or Sponsor can identify and rectify prior to approval to avoid patient harm.

Furthermore, post-marketing experience has demonstrated that medication errors resulting from drug name confusion are notoriously difficult to rectify post-approval. Educational and other post-approval efforts are low-leverage strategies that have had limited effectiveness at alleviating medication errors involving drug name confusion. Sponsors have undertaken higher-leverage strategies, such as drug name changes, in the
past but at great financial cost to the Sponsor and at the expense of the public welfare, not
to mention the Agency’s credibility as the authority responsible for approving the error-
prone proprietary name. Moreover, even after Sponsors’ have changed a product’s
proprietary name in the post-approval phase, it is difficult to eradicate the original
proprietary name from practitioners’ vocabulary, and as a result, the Agency has
continued to receive reports of drug name confusion long after a name change in some
instances. Therefore, DMEPA believes that post-approval efforts at reducing name
confusion errors should be reserved for those cases in which the potential for name
confusion could not be predicted prior to approval.
### Appendix B: Letters and Letter Strings with Possible Orthographic or Phonetic Misinterpretation

<table>
<thead>
<tr>
<th>Letters in Name, Armuity Ellipta</th>
<th>Scripted May Appear as</th>
<th>Spoken May Be Interpreted as</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uppercase ‘A’</td>
<td>Fl, S, B, ce, H, D, O, Q</td>
<td>Any vowel</td>
</tr>
<tr>
<td>Lowercase ‘a’</td>
<td>c, ce, ci, cl, d, e, el er, o, u</td>
<td>Any vowel</td>
</tr>
<tr>
<td>Lowercase ‘r’</td>
<td>s, n, e, v, x, c, i</td>
<td></td>
</tr>
<tr>
<td>Lowercase ‘n’</td>
<td>l,x,r, m,u,h,s</td>
<td>dn, gn, kn, mn, pn, m</td>
</tr>
<tr>
<td>Lowercase ‘u’</td>
<td>n, y, v, w, any vowel</td>
<td>D, any vowel, y</td>
</tr>
<tr>
<td>Lowercase ‘i’</td>
<td>r, f, x, A, e, l, u</td>
<td>D, any vowel, y</td>
</tr>
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<td>Lowercase ‘t’</td>
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<td>d</td>
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<tr>
<td>Lowercase y</td>
<td>f, p, u, v, x, Z, g</td>
<td>E, i, u</td>
</tr>
<tr>
<td>Uppercase ‘E’</td>
<td>C, f</td>
<td>‘eee’ or ‘eh’ sound</td>
</tr>
<tr>
<td>Lowercase ‘e’</td>
<td>a, i, l, o, u, p</td>
<td>any vowel</td>
</tr>
<tr>
<td>Lowercase ‘l’</td>
<td>b, e, s, A, P, i</td>
<td>‘elle’ sound</td>
</tr>
<tr>
<td>Lowercase ‘p’</td>
<td>ym, ym, q, g, j</td>
<td>‘b’ sound</td>
</tr>
</tbody>
</table>

### Letter Strings
- Letter string ‘el’ a, d, il al, il
- Letter string ‘ell’ eu

### Appendix C: Prescription Simulation Samples and Results

#### Figure 1. Armuity Ellipta Study (Conducted on January 13, 2013)

<table>
<thead>
<tr>
<th>Handwritten Requisition Medication Order</th>
<th>Verbal Prescription</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Medication Order:</strong></td>
<td>Arnmuity Ellipta 100 mcg</td>
</tr>
<tr>
<td>(b)(4)</td>
<td>UAD</td>
</tr>
<tr>
<td>#1</td>
<td></td>
</tr>
</tbody>
</table>

**Outpatient Prescription:**

Arnmuity Ellipta 100mcg

#1

UAD
FDA Prescription Simulation Responses *(Aggregate 1 Rx Studies Report)*

**Study Name: Arnuity Ellipta**

As of Date 1/21/2014

194 People Received Study  
43 People Responded

<table>
<thead>
<tr>
<th>INTERPRETATION</th>
<th>OUTPATIENT</th>
<th>VOICE</th>
<th>INPATIENT</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>AMINTY ELLIPTA</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>ARMITY ELLIPTA</td>
<td>1</td>
<td>0</td>
<td>6</td>
<td>7</td>
</tr>
<tr>
<td>ARMIRTY ELLIPTA</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>ARNEUITY ELLIPTA</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>ARNEWITO ELLIPTA</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>ARNI TY ELLIPTA</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>ARNIRTY ELLIPTA</td>
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<td>0</td>
<td>1</td>
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<td>0</td>
<td>4</td>
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<td>0</td>
<td>7</td>
</tr>
<tr>
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<td>1</td>
<td>8</td>
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</tr>
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</tr>
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<td>CROMITY ELLIPTA</td>
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<td>1</td>
</tr>
<tr>
<td>RANETTE ELLIPTA</td>
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<td>1</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>
**Appendix D:** Proprietary names not likely to be confused or not used in usual practice settings for the reasons described.

<table>
<thead>
<tr>
<th>No.</th>
<th>Proprietary Name</th>
<th>Active Ingredient</th>
<th>Similarity to Stiolto Respimat</th>
<th>Failure preventions</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Arnuity</td>
<td>Fluticasone Furoate</td>
<td>Look and Sound</td>
<td>Proposed name is the subject of this review</td>
</tr>
<tr>
<td>2</td>
<td>Ellipta</td>
<td>N/A (Device)</td>
<td>Look and Sound</td>
<td>Proposed name is the subject of this review</td>
</tr>
</tbody>
</table>
**Appendix E:** Risk of medication errors due to product confusion minimized by dissimilarity of the names and/or use in clinical practice for the reasons described.

<table>
<thead>
<tr>
<th>No.</th>
<th>Proposed name: Arnuity Ellipta</th>
<th>Failure Mode: Incorrect Product Ordered/Selected/Dispensed or Administered because of Name confusion</th>
<th>Prevention of Failure Mode</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dosage Form(s): Inhalation Powder</td>
<td>Causes (could be multiple)</td>
<td><strong>Orthographic:</strong> When compared to the root name, ‘Arnuity’ has an downstroke ‘y’ followed by an upstroke letter ‘l’ at the end of the name versus Arnuity has an upstroke followed by downstroke, giving the pair different shapes. <strong>Strength:</strong> Both are multiple strength products in which the strength must be indicated on a prescription or medication order. There are no overlapping strengths or numerical similarity.</td>
</tr>
<tr>
<td>1</td>
<td>Strength(s): 100 mcg and 200 mcg per inhalation</td>
<td><strong>Usual Dose:</strong> One inhalation</td>
<td><strong>Orthographic:</strong> When compared to the root name, ‘Amaryl’ has an downstroke ‘y’ followed by an upstroke letter ‘l’ at the end of the name versus Arnuity has an upstroke followed by downstroke, giving the pair different shapes. <strong>Strength:</strong> Both are multiple strength products in which the strength must be indicated on a prescription or medication order. There are no overlapping strengths or numerical similarity.</td>
</tr>
<tr>
<td></td>
<td><strong>Usual Dose:</strong> 1 mg to 8 mg once daily</td>
<td><strong>Orthographic:</strong> The pair have the same modifier, ‘Ellipta’ <strong>Strength:</strong> Both products overlap in one strength, ‘100 mcg’</td>
<td><strong>Orthographic:</strong> The root names, Arnuity vs. Breo appear different when scripted. Arnuity (7 letters) when scripted appears longer than Breo (4 letters).</td>
</tr>
<tr>
<td>2</td>
<td>Breo Ellipta (Fluticasone Furoate and Vilanterol Tifenatate), Inhalation Powder, 100 mcg/25 mcg</td>
<td><strong>Route:</strong> Both are oral products <strong>Frequency:</strong> Both are once daily</td>
<td><strong>Orthographic:</strong> When compared to the root name, the ending letter strings ‘ity’ vs. ‘lox’ look different when scripted due to the downstroke ‘y’ in Arnuity and the upstroke letter ‘l’ in Avelox giving the pair different shapes. <strong>Strength:</strong> Multiple strengths that would need to be indicated on the medication order or prescriptions vs. Single strength which may be omitted. There are no overlaps or numerical similarity</td>
</tr>
<tr>
<td>3</td>
<td><strong>Usual Dose:</strong> One inhalation daily</td>
<td><strong>Orthographic:</strong> When compared to the root name, ‘Arnuity’, the pair have the same beginning letter strings ‘Am’ and ‘Am’</td>
<td><strong>Orthographic:</strong> When compared to the root name, the ending letter strings ‘ity’ vs. ‘lox’ look different when scripted due to the downstroke ‘y’ in Arnuity and the upstroke letter ‘l’ in Avelox giving the pair different shapes. <strong>Strength:</strong> Multiple strengths that would need to be indicated on the medication order or prescriptions vs. Single strength which may be omitted. There are no overlaps or numerical similarity</td>
</tr>
<tr>
<td></td>
<td>Avelox (Moxifloxacin) Tablets, 400 mg and Solution for Injection, 400 mg/250 mL</td>
<td><strong>Route:</strong> Both are oral products <strong>Frequency:</strong> Both are daily</td>
<td><strong>Orthographic:</strong> When compared to the root name, the ending letter strings ‘ity’ vs. ‘lox’ look different when scripted due to the downstroke ‘y’ in Arnuity and the upstroke letter ‘l’ in Avelox giving the pair different shapes. <strong>Strength:</strong> Multiple strengths that would need to be indicated on the medication order or prescriptions vs. Single strength which may be omitted. There are no overlaps or numerical similarity</td>
</tr>
</tbody>
</table>
| No. | Proposed name: Arnuity Ellipta  
Dosage Form(s): Inhalation Powder  
Strength(s): 100 mcg and 200 mcg per inhalation  
Usual Dose: One inhalation | Failure Mode: Incorrect Product Ordered/Selected/Dispensed or Administered because of Name confusion  
Causes (could be multiple) | Prevention of Failure Mode  
In the conditions outlined below, the following combination of factors, are expected to minimize the risk of confusion between these two names |
|---|---|---|
| 4 | Anoro Ellipta  
(Umeclidinium and Vilanterol) Inhalation Powder, 62.5 mcg/25 mcg  
Usual Dose: One inhalation daily | Orthographic: The pair have the same modifier, ‘Ellipta’. When compared to the root name, the pair have similar beginning letter strings, ‘Am’ and ‘An’  
Route: Both are oral products  
Frequency: Both are daily  
Dose: Both are ‘One inhalation’ | Orthographic: When compared to the root name, the ending letter strings, ‘ity’ vs. ‘oro’ appear different when scripted due to the downstroke letter, ‘y’ in Arnuity, giving the pair different shapes.  
Strength: Multiple strengths that would need to be indicated on the medication order or prescriptions VS. Single strength which may be omitted. There are no overlaps or numerical similarity |
This is a representation of an electronic record that was signed electronically and this page is the manifestation of the electronic signature.

/s/

LISSA C OWENS
02/27/2014

LUBNA A MERCHANT
02/27/2014