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NDA-828688

FIRM: ALCON

TRADE NAME: PATANOL 0.1% TOPICAL

GENERIC NAME: OLOPATADINE HYDROCHLORIDE

1 OF 3

Summary Basis of Approval
Cover Form

Appl #: 020688

Firm: ALCON

Reviewing Div: 550

Trade Name: PATANOL (OLOPATADINE HCL) 0.1% TOPICAL

Generic Name:

OLOPATADINE HYDROCHLORIDE

Approval Letter: Y

Statistician Review: Y

SBA Form: N

Bio/Dissolution Review: Y

Final Printed Labeling: N

Microbiologist Review: Y

Medical Officer Review: Y

NAS/NRC Review: N

Chemist Review: Y

Pharmacologist Review: Y

Federal Register Notice: N

Completion Date: 11 APR 97

20688

Patand/

Approval Letter
And Related
Correspondence

1-10-97 10:44:11 AM

NDA 20-688

Patanol

(Olopatadine HCl Solution), 0.1% Ophthalmic Solution

Alcon

Volume 1 of 1

**Joanne Holmes
phone 7-2527
e-mail HolmesJ**

See Helme's

NDA 20-688

Alcon Laboratories, Inc.
Attention: Susan H. Caballa
Associate Director, Regulatory Affairs
6201 South Freeway
Fort Worth, Texas 76134-2099

DEC 18 1996

Dear Ms. Caballa:

Please refer to your new drug application dated January 26, 1996, received January 29, 1996, submitted under section 505(b) of the Federal Food, Drug, and Cosmetic Act for Patanol (olopatadine hydrochloride ophthalmic solution) 0.1%.

We acknowledge receipt of your submissions dated March 8 and 12, April 2 and 19, May 28, June 17 (two), July 3, 10, 18, 22, and 24, August 1, 12, 16, and 26, September 6 and 17, 1996, November 1, 13, and 22, and December 13, 1996.

This new drug application provides for the temporary prevention of itching of the eye due to allergic conjunctivitis.

We have completed the review of this application, including the submitted draft labeling, and have concluded that adequate information has been presented to demonstrate that the drug product is safe and effective for use as recommended in the draft labeling in the submission dated December 13, 1996, with the following revisions. Accordingly, the application is approved effective on the date of this letter.

The revisions are as follows:

1. The word "olopatadine," in the second sentence of the second paragraph of the CLINICAL PHARMACOLOGY section, should not be capitalized.
2. Please revise the last sentence in the CLINICAL PHARMACOLOGY section to read, "Results from conjunctival antigen challenge studies demonstrated that PATANOL (olopatadine hydrochloride ophthalmic solution) 0.1%, when subjects were challenged with antigen both initially and up to 8 hours after dosing, was significantly more effective than its vehicle in preventing ocular itching associated with allergic conjunctivitis."

3. **Please revise the first two sentences of the Carcinogenesis, Mutagenesis, Impairment of Fertility subsection of the PRECAUTIONS section to read, "Olopatadine administered orally was not carcinogenic in mice and rats in doses up to 500 mg/kg/day and 200 mg/kg/day, respectively. Based on a 40 μ L drop size, these doses were 78,125 and 31,250 times higher than the maximum recommended ocular human dose (MROHD)."**

The final printed labeling (FPL) must be identical to the draft labeling submitted on December 13, 1996, with the revisions noted above. Marketing the product with FPL that is not identical to this revised draft labeling may render the product misbranded and an unapproved new drug.

Please submit 20 copies of the FPL as soon as it is available, in no case more than 30 days after it is printed. Please individually mount ten of the copies on heavy-weight paper or similar material. For administrative purposes, this submission should be designated "FINAL PRINTED LABELING" for approved NDA 20-688. Approval of this submission by FDA is not required before the labeling is used.

Should additional information relating to the safety and effectiveness of the drug become available, revision of that labeling may be required.

In addition, please submit three copies of the introductory promotional material that you propose to use for this product. All proposed materials should be submitted in draft or mock-up form, not final print. Please submit one copy to the Division of Anti-Inflammatory, Analgesic, and Ophthalmic Drug Products and two copies of both the promotional material and the package insert directly to:

**Division of Drug Marketing, Advertising and Communications, HFD-40
Food and Drug Administration
5600 Fishers Lane
Rockville, Maryland 20857**

Validation of the regulatory methods has not been completed. At the present time, it is the policy of the Center not to withhold approval because the methods are being validated. Nevertheless, we expect your continued cooperation to resolve any problems that may be identified.

In addition, we acknowledge the commitment made in your August 16, 1996, submission to conduct a Phase 4 study

NDA 20-688

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Please submit one market package of the drug product when it is available.

We remind you that you must comply with the requirements for an approved NDA set forth under 21 CFR 314.80 and 314.81.

If you have any questions, please contact Joanne M. Holmes, M.B.A., Project Manager, at (301) 827-2090.

Sincerely yours,



Michael Weintraub, M.D.
Director
Office of Drug Evaluation V
Center for Drug Evaluation and Research

Final Printed Labeling

FINAL PRINTED LABELING HAS NOT BEEN SUBMITTED TO THE FDA.

DRAFT LABELING IS NO LONGER BEING SUPPLIED SO AS TO ENSURE
ONLY CORRECT AND CURRENT INFORMATION IS DISSEMINATED TO THE
PUBLIC.

Medical Officers Review

SEP 13 1996

Medical Officer's Review of NDA 20-688
Original

SF

NDA #20-688
Medical Officer Review #1

Submission: 1/29/96
Review completed: 7/23/96

Drug name: Olopatadine Hydrochloride Ophthalmic Solution

Generic name(s): AL04943A
KW 4679

Proposed trade name: Patanol™ 0.1% Ophthalmic Solution

Chemical name: (Z)-11_ [3-(Dimethylamino) propylidene]-6-11-dihydrobenz{b,e}-oxepine-2-acetic acid hydrochloride

Sponsor: Alcon Laboratories, Inc.
Post Office Box 6600
Fort Worth, Texas 76115
(817) 568-6296

Pharmacologic Category: Selective H1-receptor antagonist and mast cell stabilizer

Proposed Indication(s): Treatment of allergic conjunctivitis

Dosage Form(s) and Route(s) of Administration: Topical ophthalmic solution

NDA Drug Classification: 1-S

Related Drugs: Livostin™ NDA 20-219 Approved November 10, 1993
Acular™ NDA 19-700 Approved November 9, 1992
Alomide™ NDA 20-191 Approved September 23, 1993

Related Reviews: Statistical Review dated: pending
Biopharm dated: pending

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3 **Material Reviewed**
NDA Volumes 1.1 -1.9.

4 **Chemistry/Manufacturing Controls**

Chemical Name:

(Z)-11-[3-(Dimethylamino)propylidene]-6-11-dihydrobenz[b,e]-oxepine-2-acetic acid hydrochloride

Formulation:

Each mL of PATANOL 0.1% (Olopatadine Hydrochloride Ophthalmic Solution) contains:

Active: 1.11 mg olopatadine hydrochloride equivalent to 1 mg olopatadine.

Preservative: benzalkonium chloride 0.01%

Inactives: dibasic sodium phosphate, sodium chloride, hydrochloric acid/sodium hydroxide (adjust pH), and purified water.

Please see Chemistry/Manufacturing Review for full discussion.

5 **Animal Pharmacology/Toxicology** *No specific issues for the clinical review*

6 **Clinical Background**

Allergic conjunctivitis is a recurrent condition characterized by ocular redness, itching, tearing and burning and is the ocular component of allergic rhinoconjunctivitis. These symptoms are initiated by exposure to airborne environmental allergens such as grass, ragweed, animal dander, dust, or pollen dissolving in the tear film and crossing the conjunctival epithelium. The absorbed allergen subsequently links with IgE antibodies attached to the Fcε receptor on the conjunctival mast cells. This allergen-IgE antibody-mast cell complex results in mast cell degranulation and the subsequent release of histamine and other pro-inflammatory mediators. Clinically, this allergic response cascade results in the subject experiencing a Type I hypersensitivity reaction of the eyes characterized by itching, redness, watering, burning and foreign body sensation. The clinical diagnosis of allergic conjunctivitis is based on consideration of a history of allergy, the time of year, exposure to allergens, and family history. Lowered temperatures impact on management as allergic conjunctivitis can be improved by moving from a warmer climate to a cooler one. It is not known whether this effect is mediated by the lowered temperature or by lower numbers of pollen granules in the cooler air.

Clinical trials in the study of allergic conjunctivitis can be very difficult to definitely demonstrate drug efficacy. Abelson cites a number of difficulties in performing allergic trials in a clinical setting which include: a 70% rate of placebo effectiveness, the self-limiting nature of the disease, changing baselines, inter-subject variations and daily environmental variations such as pollen counts.

Recent clinical trials in anti-allergic drugs have used the antigen challenge model of acute allergic conjunctivitis for the evaluation of new anti-allergic agents. The conjunctival antigen challenge test has reliably demonstrated the presence or absence of drug efficacy for antihistaminic/vasoconstrictors, steroids, NSAIDS, and anti-IgE compounds.

References:

1. Abelson, M.B., Schaefer, K. Conjunctivitis of Allergic Origin: Immunologic Mechanisms and Current Approaches to Therapy. *Survey of Ophthalmology*, 38, 1993, pp 115-132.
2. Foster, C.S. The Pathophysiology of Ocular Allergy: Current Thinking. *Allergy*, 50, 1995, pp 6-9.
3. Friedlaender, M.H. Management of Ocular Allergy. *Annals of Allergy, Asthma and Immunology*, 75(3), 1995, pp212-222.
4. Lewis, WH, Dixit, AB, Ward, WA. Distribution and Incidence of North American Pollen Aeroallergens. *American Journal of Otolaryngology*, 12(4), 1991, pp 205-226.

6.1 Relevant human experience

This drug has not been previously marketed for use

6.2 Important information from related INDs and NDAs

This IND was submitted December 22, 1993 and was the IND under which the submitted studies were conducted

6.3 Foreign experience

PATANOL™ 0.1% (Olopatadine Hydrochloride Ophthalmic Solution) is not marketed in any country. It has also not been withdrawn from marketing in any country due to safety or efficacy concerns. Although submissions are planned in Europe and Canada, no marketing applications are currently pending.

6.4 Human Pharmacology, pharmacokinetics, pharmacodynamics

The pharmacokinetics of olopatadine in man have been studied following the topical ocular and oral routes of administration. Alcon Laboratories has performed two clinical investigations; one in which normal male and female subjects were administered 0.15% Olopatadine Ophthalmic Solution BID for 15 days, and the other in which normal Japanese males were administered 0.15% Olopatadine Ophthalmic Solution BID for 15 days. The results of these studies indicated that topical ocular administration resulted in very low systemic concentrations of olopatadine, typically below the level of quantitation (0.5 ng/mL). Three single oral dose studies were conducted in which patients were administered doses ranging from 0.5 mg to 400 mg. Two multiple oral dose studies were also conducted in which patients were administered 10 mg BID for six days or 80 mg TID for nine days. Olopatadine was rapidly absorbed and was cleared by renal elimination of parent drug. Pharmacokinetic parameters were dose-proportional up to 400 mg. There were essentially no changes in the pharmacokinetics of olopatadine and no accumulation with multiple dosing. In humans, olopatadine metabolites were less than 5% of drug-related material and were the same as those observed in rats and dogs.

The major conclusions of the clinical pharmacokinetic studies reported by the sponsor showed:

- Topical ocular administration of 0.15% Olopatadine Ophthalmic Solution BID for 15 Days resulted in low systemic concentrations of olopatadine. Plasma concentrations were typically below the 0.5 ng/mL quantitation limit. Detectable concentrations were found in less than 10% of the total samples collected post-dose, generally within the first 2 hours after dosing. The overall mean concentration at each collection time was <0.5 ng/mL (with exception of 0.73 ng/mL at one time point in C-93-83).
- Multiple oral doses resulting in plasma concentrations that were at least 2-to 3-orders of magnitude greater than those for the topical ocular doses were well-tolerated.
- Olopatadine was rapidly and well-absorbed from the GI tract after oral administration. C_{max} and AUC_{0-4} were proportional for single oral doses ranging from 0.5-400 mg (16 dose levels).
- Olopatadine was primarily cleared by renal elimination of parent drug. Urinary excretion accounted for approximately 60% to 70% of the dose. Urinary metabolites were monodesmethyl-olopatadine and olopatadine-N-oxide, accounting for 0.2% to 1.3% and 2.1% to 4.1% of the dose, respectively.

6.5 Other relevant background information

None pertinent to this review.

6.6 Directions for Use

The proposed dose in the sponsor's submitted labeling is one to two drops in each affected eye twice daily.

7 Description of Clinical Data Sources

Study Type	Protocol	Concentration	Dosing	Control	Duration of Dosing	No. of Patients
SAFETY						
Comfort Study #1	C-93-79	0.01%, 0.05%, 0.1%, and 0.15%	1 Drop	Acular™ (ketorolac tromethamine)	Single dose	30
Comfort Study #2	C-95-12	0.1%	1 Drop	Acular™ (ketorolac tromethamine) and Livostin™ (levocabastine HCl)	Single dose	30
Comfort Study #3	C-95-18	0.1%	1 Drop	Acular™ (ketorolac tromethamine) and Livostin™ (levocabastine HCl)	Single dose	30
Pupil Diameter Study	C-94-65	0.1%	1 Drop	Placebo	Single dose	40
Multidose Safety	C-93-75	0.15%	2 Drops BID in both eyes	None	15 days	15
Multidose Safety (Japan)	C-93-83	0.15%	2 Drops BID in both eyes	None	15 days	9
Long Term Safety	C-94-52	0.1%	1-2 Drops TID both eyes	Placebo	6 weeks	369
Tryptase Inhibition	C-95-73	0.10%	2 Drops	Placebo - contralateral eye	1 day	24
EFFICACY						
Study #1	C-94-10	0.01%, 0.05%, 0.10%, and 0.15%	1 Drop on each of 3 visits	Placebo - contralateral eye	3 days - not sequential	98
Study #2	C-94-58	0.05%, 0.10%	1 Drop on each of 2 visits	Placebo - contralateral eye	2 days - not sequential	60
Study #3	C-94-39	0.05%, 0.10%	1 Drop on each of 2 visits	Placebo - contralateral eye	2 days - not sequential	120

Study Type	Protocol No.	Concentration	Dosing	Control	Duration of Dosing	Projected No. of Patients
Clinical study vs. Cromolyn Sodium 2% in AKC (E.C.)	C-94-61	0.10%	1-2 Drops BID	2% Cromolyn Sodium	42 days	200
AKC and VKC (Japan)	C-94-37	0.10%	1 Drop BID	None	4 weeks	15
VKC pivotal #1 (U.S.)	C-94-75	0.10%	1-2 Drops BID	Placebo	90 days	150
VKC pivotal #2 (E.C.)	C-94-102	0.10%	1 Drop BID	2% Cromolyn Sodium	90 days	150
VKC - open label study (Mexico)	C-94-100	0.10%	1 Drop BID	none	45 days	60

8 Clinical Studies

8.1 Indication : Treatment of Allergic Conjunctivitis

8.1.1 Reviewer's Trial # 1

Sponsor's Protocol # C-94-10

Title: Evaluation of AL04943A Ophthalmic Solution by Provocative Antigen Challenge

Dates of Study: March 20, 1994 to April 26, 1994

Location: North Andover, Massachusetts

Test Article and

Control Drug:

1. AL04943A 0.01% Ophthalmic Solution
2. AL04943A 0.05% Ophthalmic Solution
3. AL04943A 0.10% Ophthalmic Solution
4. AL04943A 0.15% Ophthalmic Solution
5. AL04943A Vehicle (Placebo)

8.1.1.1 Objective/Rationale

The objective of the study was to compare safety and efficacy, onset and duration of action, and to determine the optimal concentration of AL04943A ophthalmic Solution (0.01%, 0.05%, 0.10% and 0.15%) versus placebo in the treatment of allergen-mediated conjunctivitis using the provocative conjunctival antigen challenge (CAC).

8.1.1.2 Design

The design of the study was a randomized, single center, triple-masked, placebo-controlled, parallel-group study.

8.1.1.3 Protocol

There was one amendment submitted to the protocol on March 7, 1994 changing the duration of time before conjunctival allergen challenge on Visit 4 from 12 hours to 8 hours.

This study was based on the Conjunctival Antigen Challenge (CAC) test performed bilaterally with a predetermined concentration of serial dilutions of weeds, grasses, trees, or animal antigens, depending on the subject's allergic history (skin test, RAST, or historical CAC data).

In this Phase II/III study, four concentrations of AL04943A were evaluated to provide dose-response information of this compound as a potential therapeutic agent. The sponsor's rationale for their use was:

1. The 0.01% concentration appears to be a minimally effective dose, resulting in 50% inhibition of passive anaphylaxis if given 30 minutes before antigen challenge, and 50% inhibition of histamine-stimulated vascular permeability in guinea pig conjunctiva when used at least 15 minutes before challenge.
2. Preclinical data suggest that a 0.05% concentration will be more effective than the 0.01%, with 50% effective inhibition of passive anaphylaxis for up to 4 hours post-dosing, and of vascular permeability for at least 8 hours. While this concentration may not be the best candidate for a final clinical formulation, an examination of this concentration will be useful in evaluating the efficacy of this compound and the dose-responsiveness of the effect being measured in this study.
3. The 0.1% concentration gives 50% effective inhibition of response to antigen challenge in these two assays for at least 16 hours following dosing, and appears to be the strongest candidate for a final clinical formulation.
4. The 0.15% concentration is necessary to evaluate and justify the efficacy and safety of topical formulations of AL04943A, and reflects the solubility limits of this compound. Preclinical data show that a QID topical dosing regimen with AL04943A in a 2% suspension for 15 days is safe and well tolerated by rabbits. No other clinical information on the safety of topical administration of AL04943A exists.

8.1.1.3.1 Population

Subjects

Ninety-six (96) normal healthy volunteers, currently not using topical or systemic medications, who having a history of symptoms of a clinically active allergic conjunctivitis and a positive diagnostic test (skin prick or radioallergosorbent test (RAST)) for allergic disease were enrolled. If a subject had no previous documentation of a positive diagnostic test for allergic disease (skin or RAST), or a positive conjunctival allergen challenge within the past 24 months, a skin prick test was performed.

Inclusion Criteria

1. Able and willing to give consent
2. Over the age of 18
3. Either sex and any race
4. Willing and able to make required study visits
5. Able to follow instructions
6. History of a seasonal allergic conjunctivitis within two seasons

7. Positive diagnostic test (skin or RAST) for allergic disease, or a positive conjunctival allergen challenge on file (within prior 24 months)
8. Positive rechallenge results ($\geq 2+$ itching and $\geq 2+$ redness in at least one of the three vessel beds [ciliary, episcleral, conjunctival])
9. Willing to avoid disallowed medications during the study period
10. Women of childbearing potential must have a negative pregnancy test before entering the study and must use adequate birth control throughout the study period.
11. Discontinue contact lens wear at least 72 hours before challenge.

Exclusion Criteria

1. Presence of dry eye syndrome by history, blepharitis, follicular conjunctivitis, iritis or preauricular lymphadenopathy, or any other ophthalmic abnormality
2. Pregnancy and lactation. A negative pregnancy test will be required for women of childbearing potential.
3. Contact lens wear up to less than 72 hours before challenge and during the study period
4. Presence of bacterial or viral ocular infection, or positive history of ocular herpes
5. Any systemic medication which may interfere with the study: MAO inhibitors, nonsteroidal anti-inflammatory agents (e.g., aspirin, ibuprofen), mast cell stabilizers, antihistamines, or steroids should be stopped 72 hours before the study and not be used during the study
6. Presence of any significant illness that could be expected to interfere with the study, particularly any autoimmune disease such as rheumatoid arthritis, which can be associated with dry eye syndrome
7. Regular use of any topical ophthalmic solutions during the study, including tear substitutes; or use of any topical medication less than one week before the study
Subjects using ophthalmic medications which require longer than a one-week washout will not be included in the study.
8. Evidence of signs/symptoms of allergic conjunctivitis (greater than 1+ redness in any of the three vessel beds [ciliary, episcleral, conjunctival] and/or any itching) at each baseline exam on visits 1, 2, or 3
9. Use of any oral/topical investigational drug or device within 30 days before receipt of study medication
10. History of cardiovascular, hepatic, and/or renal disease, with exception of controlled hypertension
11. History of allergy or sensitivity to any ophthalmic drug, including the preservative(s) or any drug class that may be studied under this protocol
12. Known alcohol and/or drug abuse
13. History of retinal detachment, diabetic retinopathy, or any retinal disease which may be progressive during the time course of the study

A positive CAC was necessary in order to qualify for the study and was performed on Visit 1. A bilateral ocular allergen challenge was then performed in increasing doses of the identified allergen until a positive reaction occurred within 10 minutes of the last administered dose. A positive reaction was defined as redness (in at least one of the three vessel beds [ciliary, episcleral, and conjunctival, each

measured separately on a scale ranging from 0=none to 4=extremely severe)) and itching scores of $\geq 2+$ in each eye. The dose of allergen at which an acceptable positive response occurred became the dose used in all subsequent challenges of this subject. Subjects not exhibiting a conjunctival reaction to the first allergen tested, were then challenged with another of the allergens if they had previously exhibited a positive reaction. Any subject with a positive reaction could upon request be given one or two drops of a vasoconstrictor/decongestant for relief of symptoms.

Subjects with a positive conjunctival allergen challenge (CAC) at Visit 1 were instructed to return to the study center within 30 days for Visit 2, the Confirmatory Challenge of the allergen dose established at Visit 1 that elicited redness (in at least one of the three vessel beds) and itching scores of $>2+$ in each eye. This confirmatory challenge on Visit 2 used the same diagnostic criteria of a redness and itching score of ≥ 2 but itching and redness were recorded at 3, 10 and 20 minutes following CAC. These timepoints were used for all subsequent antigen challenges in the study.

The efficacy of the test substance was based on its ability to block this clinical response to the allergen by pharmacologically blocking the allergic response.

Study Plan

	Screening Challenge		Confirmatory Challenge		Onset of Action Challenge		8-Hour Duration Challenge		6-Hour Duration Challenge	
	Visit 1		Visit 2 < 30 Days After Visit 1		Visit 3 14 (±2) Days After Visit 2		Visit 4 7 (±2) Days After Visit 3		Visit 5 7 (±) 2 Days After Visit 4	
	Pre CAC Titer	Post CAC Titer ¹	Pre CAC	Post CAC 3, 10, 20 min ²	Pre CAC	Post CAC 3, 10, 20 min ³	Pre CAC	Post CAC 3, 10, 20 min ⁴	Pre CAC	Post CAC 3, 10, 20 Min ⁴
Informed Consent	X									
Medical History	X									
Pregnancy Test	X									X
Visual Acuity	X		X		X		X		X	
Pupil Size					X X					
Ocular Symptom: Itching	X	X	X	X	X	X	X	X	X	X
Slit Lamp: Cornea Ant. Chamber Iris	X		X		X		X		X	
Slit Lamp: Redness	X	X	X	X	X	X	X	X	X	X
Fundus Exam	X									
Diagnostic Test	X*									
CAC	X		X		X		X		X	
Instill Drug					X (27 min before CAC)		X (12 hrs before CAC)		X (6 hrs before CAC)	
Exit Form										X

*If necessary

- 1 Determine allergen dose required to elicit redness and itching scores of $\geq 2 + \text{OU}$
- 2 Confirm allergen dose required to elicit redness and itching scores of $\geq 2 + \text{OU}$
- 3 Determine onset of drug action
- 4 Determine duration of drug action

8.1.1.3.2 Endpoints

The primary criteria for endpoint evaluation were itching and the sum of scores for regional redness

8.1.1.3.3 Statistical considerations

There were two data sets to be derived from this study. The Safety/Intent to Treat consisted of all subjects who received the drug. The Efficacy data set consisted of a subset of subjects who received drug and who met the study inclusion and exclusion criteria.

Power

Results from a previous study (C-93-14) indicate that the standard deviation for itching may be as large as one scale unit. With 24 subjects per treatment arm, this study will have 90% power to detect differences greater than 0.7 scale units in itching between each concentration of AL04943A and placebo (paired t-test, two-tailed alpha = 0.05). This study will also have greater than 80% power for detecting differences between concentrations of AL04943A greater than 0.85 scale units.

Evaluability

Data from all subjects who receive drug will be considered evaluable for safety analysis. Data from subjects who receive drug and meet inclusion/exclusion criteria will be considered evaluable for efficacy analysis.

Analysis

Analysis of variance was used to assess differences between each concentration of AL04943A and placebo within subjects and also to assess differences between the four concentrations of AL04943A between subjects.

For comparisons between the four concentrations of AL04943A, the itching and redness raw score data were analyzed using an analysis of covariance model (PROC MIXED, SAS v6.08). Subject's contralateral placebo eye was used as covariate. The model contained terms for treatment, challenge, post-challenge time, and variability contributed by repeated measures on subjects. The formal ANOVA model included treatment, challenge, post-challenge time, and interactions terms as fixed effects; the subject within treatment as a random effect; and placebo as a covariate.

Model:

$$\text{score} = \text{placebo} + \text{treat} + \text{chtime} + \text{time1} + \text{treat} * \text{chtime} + \text{treat} * \text{time1} + \text{chtime} * \text{time1} + \text{treat} * \text{chtime} * \text{time1} + \text{pat}(\text{treat}) + \text{error}$$

where,

score = treated eye score

placebo = placebo eye score (covariate)

treat = treatment effect (four levels: 0.01%, 0.05%, 0.10%, 0.15%)

chtime(challenge)=effect of time between drug instillation and challenge
(three levels: onset, 6hrs, 8hrs challenge)

time1 = effect of time post challenge (three levels: 3min, 10min, 20min)

pat(treat)=random effect

A paired t-test was used to compare itching and redness data of each concentration of AL04943A Ophthalmic Solution with contralateral placebo at each challenge and post-challenge time.

8.1.1.4 Results

8.1.1.4.1 Populations enrolled/analyzed

Investigator #1028 Mark B. Abelson, M.D.
 Ophthalmic Research Associates, inc.
 863 Turnpike Street, Suite #224
 North Andover, MA 01845

Dates of Enrollment of Subjects: 03-20-94 to 04-26-94

Summary of All Subjects Evaluability and Exit Status

	0.01% AL04943A/Placebo	0.05% AL04943A/Placebo	0.10% AL04943A/Placebo	0.15% AL04943A/Placebo
Total Enrollment	25	24	25	24
Completed	25	23	25	24
Terminated				
Adverse Events				
Discontinued		1 (Subject #101)*		

*Discontinued due to bacterial conjunctivitis occurring after the 8-hour challenge at Visit 4

All 98 subjects enrolled and randomized were evaluable for overall efficacy. There were 12 subjects with visits that were not evaluable. Five (5) subjects at Visit 4, and seven (7) subjects at Visit 5 were considered not evaluable because their baseline redness scores were greater than 1 at those visits. These 12 subjects were excluded from the efficacy data set for those visits.

C-9410: Number of Subjects Completing Each Visit (Efficacy Data Set)

	Visit 2 Confirmatory CAC	Visit 3 Onset of Action CAC	Visit 4 8-Hour Duration of Action CAC	Visit 5 6-Hour Duration of Action CAC
AL04943A 0.01%	25	25	24	25
AL04943A 0.05%	24	24	23	22
AL04943A 0.10%	25	25	25	23
AL04943A 0.15%	24	24	21	21
AL04943A 0.01%	0	0	1	0
AL04943A 0.05%	0	0	1	2
AL04943A 0.10%	0	0	0	2
AL04943A 0.15%	0	0	3	3
AL04943A 0.01%	25	25	25	25
AL04943A 0.05%	24	24	24	24
AL04943A 0.10%	25	25	25	25
AL04943A 0.15%	24	24	24	24
TOTAL	98	98	98	98

*Baseline redness scores were greater than a score of 1.

Subject Demographics

All subjects were Caucasian. The demographic data for sex, age, race, and eye color were comparable for subjects in the four treatment arms.

	Treatment Groups				All Subjects
	ATO-948A 0.01%	ATO-948A 0.05%	ATO-948A 0.10%	ATO-948A 0.15%	
Age					
N	25	24	25	24	98
Mean	36.28	38.17	35.92	36.42	36.68
STD	10.33	11.22	12.75	9.84	10.96
Min-Max	21-53	18-63	21-64	20-59	18-64
Sex					
Male	11	13	10	15	49
Female	14	11	15	9	49
Iris Color					
Brown	7	7	14	5	33
Blue	7	11	6	8	32
Hazel	11	5	4	7	27
Green	0	1	1	4	6

Reviewer's Comment: *The racial/ethnic homogeneity of this study group does not reflect the US population. The distribution of iris color will contribute to assessment of drug effect with regard to ocular pigment.*

Concomitant Systemic Medications

Classification	Medication Name	# of Subjects	Total in Medication Class
Analgesics	Acetaminophen	1	1
Antibiotics	Penicillin	1	2
Antidepressants	Sertraline HCl	1	1
Antispasitics	Baclofen	1	1
Beta-adrenergic Blockers	Lopressor	2	2
Beta-adrenergic Stimulators	Albuterol Maxair Proventil Ventolin	5 1 2 2	10
Contraceptives	Desogestrel/Ethinyl Estradiol Levonorgestrel/Ethinyl Estradiol Norethindrone/ethinyl Estradiol	1 3 6	10
Hormone Replacement Therapy	Premarin Provera Synthroid Levothyroxine sodium	2 2 1 1	6
Miscellaneous	Allergy Shots	1	1

Diagnostic Test : Antigenic Solution Outcomes

Antigenic Solution	Grass	Flowers	Weeds	Total
N=49	N=15	N=15	N=37	N=98

8.1.1.4.2 Efficacy endpoint outcomes

The primary criteria for efficacy evaluation were of itching and sum of scores for regional redness. These assessments were based upon:

Ocular Symptoms**Itching**

- 0.0 None
- 0.5 An intermittent tickling sensation, possibly localized just inside the corner of your eye.
- 1.0 An intermittent tickling sensation, involving more than just the corner of your eye.
- 1.5 An intermittent all over tickling sensation
- 2.0 A mild continuous itch (can be localized) not requiring rubbing
- 2.5 A moderate, diffuse, continuous itch which you would like to rub
- 3.0 A severe itch; which you would like to rub.
- 3.5 A severe itch; improved with minimal rubbing
- 4.0 An incapacitating itch which requires significant eye rubbing

Ocular Signs**Regional Redness: Ciliary, Episcleritis, and Conjunctival**

- 0.0 None
- 1.0 Mild. Slightly dilated blood vessels; color of vessels is typically pink; can be quadrantary
- 2.0 Moderate. More apparent dilation of blood vessels, vessel color is more intense (redder); involves the vast majority of the vessel bed.
- 3.0 Severe. Numerous and obvious dilated blood vessels; in the absence of chemosis the color is deep red; in the presence of chemosis the leading interstitial fluid may make the color appear less red or even pinkish; is not quadrantary.
- 4.0 Extremely severe. Large, numerous dilated blood vessels characterized by unusually severe deep red color, regardless of grade of chemosis, which involves the entire vessel bed.

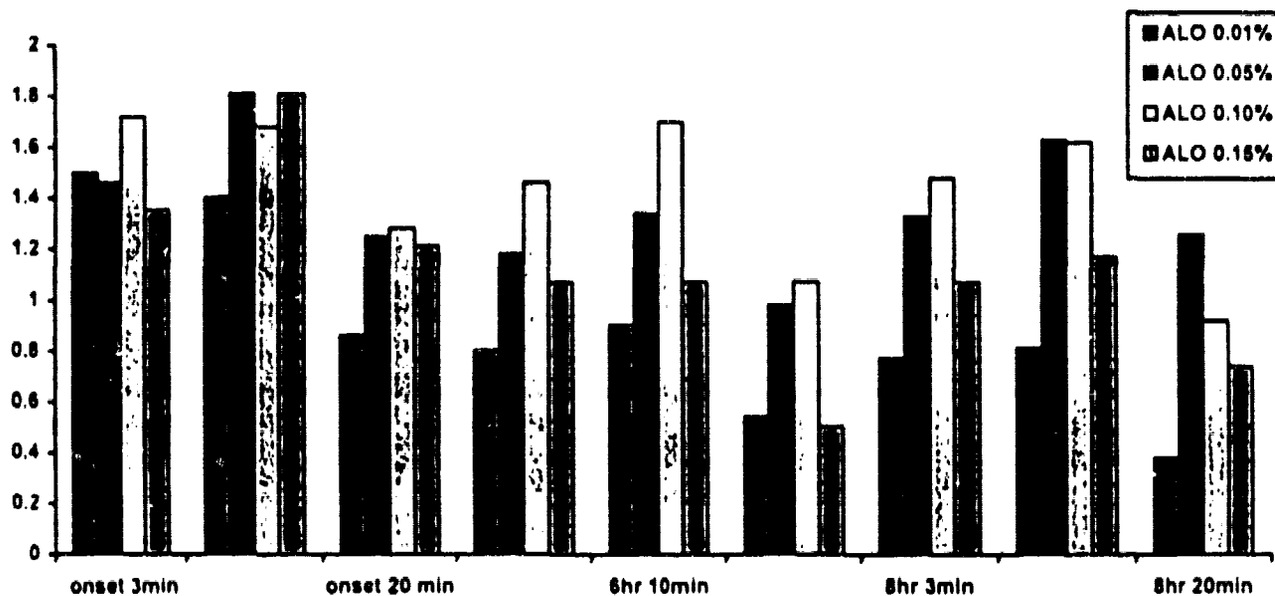
The protocol did allow 0.5 increments when a vessel bed cannot be adequately and completely described by the definitions as stated above, but is between the two definitions.

Itching: Mean Difference between Scores for ALO4943A and Vehicle Eye

	Time Post-Challenge	ALO4943A 0.01%	ALO4943A 0.05%	ALO4943A 0.1%	ALO4943A 0.15%
Initial Antigen Challenge	3 minutes				
	Mean	-1.50	-1.46	-1.72	-1.35
	STD	1.04	1.19	1.09	1.38
	N	25	24	25	24
	T	-7.21	-6.01	-7.89	-4.81
	Prob	< .001	< .001	< .001	< .001
	10 minutes				
	Mean	-1.40	-1.81	-1.68	-1.81
	STD	1.03	1.08	1.42	1.11
	N	25	24	25	24
	T	-6.79	-8.21	-5.91	-7.99
	Prob	< .001	< .001	< .001	< .001
	20 minutes				
	Mean	-0.86	-1.25	-1.28	-1.21
	STD	0.84	0.97	1.11	1.22
N	25	24	25	24	
T	-5.15	-6.33	-5.77	-4.84	
Prob	< .001	< .001	< .001	< .001	
6 hour Antigen Challenge	3 minutes				
	Mean	-0.80	-1.18	-1.46	-1.07
	STD	1.15	1.31	1.36	1.02
	N	25	22	23	21
	T	-3.46	-4.22	-5.12	-4.83
	Prob	0.002	< .001	< .001	< .001
	10 minutes				
	Mean	-0.90	-1.34	-1.70	-1.07
	STD	1.00	0.75	1.01	1.43
	N	25	22	23	21
	T	-4.50	-8.43	-8.06	-3.42
	Prob	< .001	< .001	< .001	0.003
	20 minutes				
	Mean	-0.54	-0.98	-1.07	-0.50
	STD	0.82	0.72	0.93	0.95
N	25	22	23	21	
T	-3.31	-6.41	-5.48	-2.42	
Prob	0.003	< .001	< .001	0.025	
8 hour Antigen Challenge	3 minutes				
	Mean	-0.77	-1.33	-1.48	-1.07
	STD	0.98	1.11	0.82	0.87
	N	24	23	25	21
	T	-3.86	-5.71	-9.00	-5.64
	Prob	0.001	< .001	< .001	< .001
	10 minutes				
	Mean	-0.81	-1.63	-1.62	-1.17
	STD	0.78	1.04	0.86	0.95
	N	24	23	25	21
	T	-5.12	-7.55	-9.45	-5.61
	Prob	< .001	< .001	< .001	< .001
	20 minutes				
	Mean	-0.38	-1.26	-0.92	-0.74
	STD	0.70	0.90	1.02	0.96
N	24	23	25	21	
T	-2.64	-6.70	-4.52	-3.54	
Prob	0.015	< .001	< .001	0.002	

Reviewer's Comment: *The minimum clinically significant difference for itching is one unit. ALO4943 0.1% was the more consistently efficacious followed by 0.05%, 0.15% and 0.01%.*

Study C-94-10 Itching: Difference between Scores for ALO4943A and Vehicle

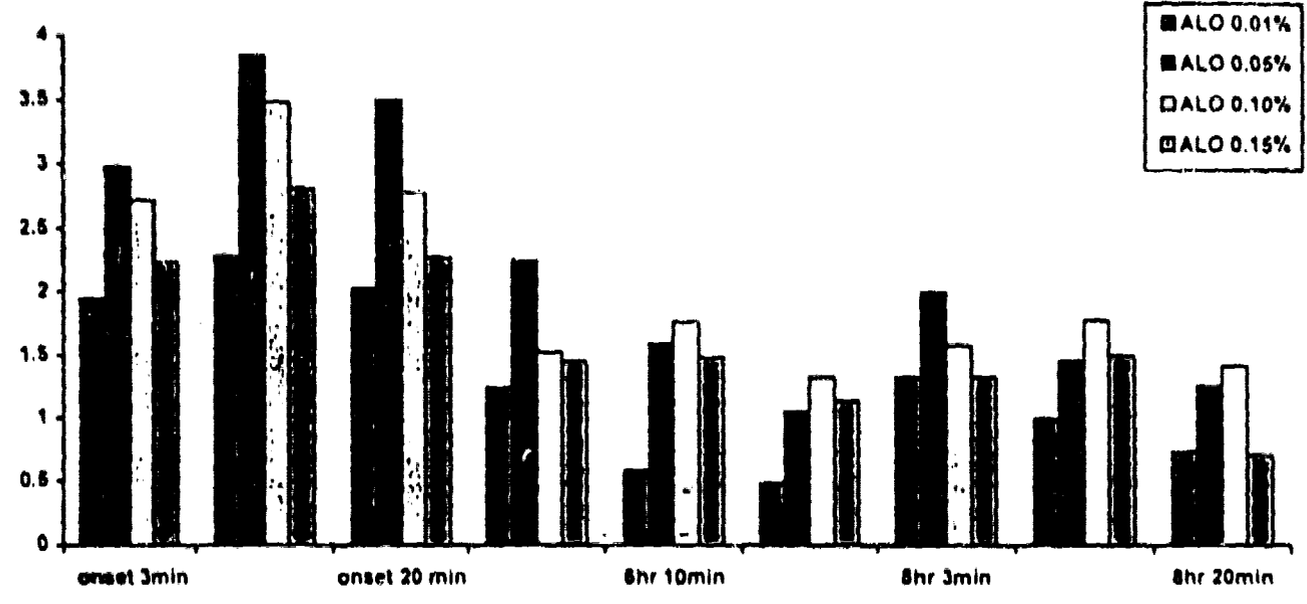


Redness: Mean Difference between Scores for ALO4943A and Vehicle Eye

	Time Post-Challenge	ALO4943A 0.01%	ALO4943A 0.05%	ALO4943A 0.1%	ALO4943A 0.15%
Initial Antigen Challenge	3 minutes				
	Mean	-1.94	-2.98	-2.72	-2.23
	STD	2.04	2.39	2.50	2.68
	N	25	24	25	24
	T	-4.76	-6.10	-5.45	-4.07
	Prob	0.000	0.000	0.000	0.000
	10 minutes				
	Mean	-2.28	-3.85	-3.48	-2.81
	STD	1.98	2.23	2.61	2.86
	N	25	24	25	24
	T	-5.74	-8.47	-6.66	-4.81
	Prob	0.000	0.000	0.000	0.000
	20 minutes				
	Mean	-2.02	-3.50	-2.78	-2.27
	STD	2.31	2.02	3.29	3.29
N	25	24	25	24	
T	-4.38	-8.50	-4.22	-3.38	
Prob	0.000	0.000	0.000	0.003	
6 hour Antigen Challenge	3 minutes				
	Mean	-1.24	-2.25	-1.52	-1.45
	STD	2.09	2.73	1.78	2.20
	N	25	22	23	21
	T	-2.96	-3.86	-4.10	-3.02
	Prob	0.007	0.001	0.000	0.007
	10 minutes				
	Mean	-0.58	-1.59	-1.76	-1.48
	STD	2.31	1.83	2.82	2.67
	N	25	22	23	21
	T	-1.26	-4.08	-3.00	-2.53
	Prob	0.221	0.001	0.007	0.020
	20 minutes				
	Mean	-0.48	-1.05	-1.33	-1.14
	STD	2.93	2.46	3.22	2.48
N	25	22	23	21	
T	-0.82	-1.99	-1.97	-2.12	
Prob	0.420	0.060	0.061	0.047	
8 hour Antigen Challenge	3 minutes				
	Mean	-1.33	-2.00	-1.58	-1.33
	STD	1.64	1.51	1.98	1.83
	N	24	23	25	21
	T	-3.98	-6.36	-4.00	-3.33
	Prob	0.001	0.000	0.001	0.003
	10 minutes				
	Mean	-1.00	-1.46	-1.78	-1.50
	STD	2.29	2.23	2.33	1.99
	N	24	23	25	21
	T	-2.14	-3.14	-3.82	-3.46
	Prob	0.043	0.005	0.001	0.002
	20 minutes				
	Mean	-0.73	-1.26	-1.42	-0.71
	STD	2.15	1.77	2.52	1.91
N	24	23	25	21	
T	-1.66	-3.42	-2.82	-1.72	
Prob	0.110	0.002	0.009	0.102	

Reviewer's Comment: For the combined redness scale, three units of difference is the minimal acceptable clinically significant difference for this composite measure. In this analysis, only the ALO4349A 0.05% in the initial challenge meets this standard for a clinically significant difference.

Study C-94-10 Redness: Difference between Scores for ALO4943A and Vehicle



8.1.1.4.3 Safety outcomes Frequency and Incidence of Adverse Events

Adverse Event	ALO4943A 0.01 + Placebo N = 25		ALO4943A 0.05 + Placebo N = 24		ALO4943A 0.10 + Placebo N = 25		ALO4943A 0.15 + Placebo N = 24	
	N	%	N	%	N	%	N	%
Related								
Ocular								
Conjunctivitis	0		1	4%	0		1	4%
Pain	0		1	4%	0		0	
Non-ocular								
Body As a Whole								
Headache	1	4%	1	4%				
Asthenia	1	4%	0		0		0	
Urogenital								
Dysmenorrhea	1	4%	0		0		0	

There were no immediate adverse events reported due to the study medication in any of the treatment groups. There was one subject receiving ALO4943A 0.05% who was discontinued from the study due to a bacterial conjunctivitis.

8.1.1.5 Conclusions Regarding Efficacy Data

Study C-94-10 evidences clinically significant differences for itching in the majority of timepoints studied for the 0.05%, 0.1% and the 0.15% concentrations. The 0.1% formulation is marginally more efficacious in this study. The study does not provide adequate evidence for redness reduction in the CAC model for any of the formulations of ALO4349A compared to vehicle.

8.1.2 Reviewer's Trial # 2 Sponsor's Protocol # C-94-58**Title: Dose Response Evaluation of AL04943A Ophthalmic Solution by Provocative Antigen Challenge****Dates of Study: August 25, 1994 to September 22, 1994****Location: San Antonio, Texas****8.1.2.1 Objective/Rationale**

The objectives of this study were:

- To compare the efficacy of 0.05% and 0.10% AL04943A Ophthalmic Solution versus placebo in the treatment of allergen-mediated conjunctivitis using the provocation challenge test
- To demonstrate the onset of action and the duration of action.

8.1.2.2 Design

The study was a triple masked, placebo-controlled, randomized, contralateral eye comparison study of sixty subjects.

Test Articles

ALO4943A Ophthalmic Solution 0.05%

ALO4943A Ophthalmic Solution 0.1%

ALO4943A Ophthalmic Solution Vehicle (Placebo)

8.1.2.3 Protocol Study Plan

	Screening Challenge		Confirmatory Challenge		Duration of Action Challenge		Onset of Action Challenge	
	Visit 1		Visit 2 ≥ 7 Days After Visit 1		Visit 3 ≥ 7 Days After Visit 2		Visit 4 ≥ 12 Days After Visit 3	
	Pre CAC Titer	Post CAC Titer ¹	Pre CAC	Post CAC 3, 10, 20 min ¹	Pre CAC	Post CAC 3, 10, 20 min ³	Pre CAC	Post CAC 3, 10, 20 min ⁴
Informed Consent	X							
Medical History	X							
Pregnancy Test	X							X
Visual Acuity	X		X		X		X	
Pupil Size	X		X		X Pre/Post		X Pre/Post	
Ocular Symptom: Itching	X	X	X	X	X	X	X	X
Slit Lamp: Cornea ANT. Chamber Iris	X		X		X		X	
Slit Lamp: Redness	X	X	X	X	X	X	X	X
Fundus Exam (Undilated)	X							
Diagnostic Test	X if necessary							
CAC	X		X		X		X	
Instill Drug					8 hours before CAC		27 min before CAC	
Exit Form								X

- 1 Visit 1 Determine allergen dose required to elicit redness and itching scores of ≥ 2 + OU
- 2 Visit 2 Confirmatory Challenge to confirm allergen dose required to elicit redness and itching scores of ≥ 2 + OU
- 3 Visit 3 Subjects are challenged 8 hours after test article instillation for duration of drug action challenge.
- 4 Visit 4 Subjects are challenged 27 minutes after test article instillation to determine onset of action

8.1.2.3.1 Population

The inclusion criteria were the same as in C-94-10 with the exception of the phrasing of criteria #8:

Positive rechallenge results ($\geq 2+$ itching and $\geq 2+$ redness in at least one of the three vessel beds [ciliary, episcleral, conjunctival]) at *Visits No. 1 and Visit No. 2*.

8.1.2.3.2 Endpoints

Primary criteria for evaluation were of itching and sum of scores for regional redness.

8.1.2.3.3 Statistical considerations

The principal statistical methods used were the paired t-test for comparisons between AL04943A and contralateral placebo and analysis of covariance model (PROC MIXED) for comparisons between concentrations of AL04943A. Analysis of variance will be used to assess differences between ALO4943A and placebo within subjects.

Power

Itching

According to the sponsor, based on the results of the preceding study (C-94-10), the standard deviation for itching may be as large as one scale unit. This study was powered at 90% with 30 subjects per group to detect differences greater than 0.6 scale units in itching between the groups (paired t-test, two-tailed alpha = 0.05).

Redness

This sample size will provide 90% power to detect differences from placebo in redness sum of scores that are greater than 1.5 units (standard deviation = 2.5 units, paired t-test, two-tailed alpha = 0.05).

Evaluability

Data from all subjects receiving drug will be used to evaluate safety. Subjects who receive drug and meet the inclusion/exclusion criteria will be evaluable for the efficacy analysis.

8.1.2.4 Results

This was a single investigator, single center study.

Investigator #1725 Jay M. Rubin, M.D.
Suite #150
999 E. Basse Road
San Antonio, TX 78209

8.1.2.4.1 Populations enrolled/analyzed

There were sixty subjects enrolled in the study with thirty subjects randomized to each treatment group. Since all subjects were evaluable for efficacy at all visits, the intent to treat and efficacy data sets were the same.

	Treatment Groups	
	ALLO-0143 (005%)	ALLO-0143A (010%)
Age	44.03	48.23
N	30	30
STD	14.00	12.26
Min-Max	18-70	33-72
Sex		
Male	14 (47%)	15 (50%)
Female	16 (53%)	15 (50%)
Race		
Caucasian	24 (80%)	18 (60%)
Hispanic	6 (20%)	12 (40%)
Iris Color		
Brown	18 (60%)	21 (70%)
Blue	4 (13%)	2 (7%)
Hazel	8 (27%)	7 (23%)
Green		

Concomitant Systemic Medications

Classification	Medication Name	# of Subjects	Total in Medication Class
Analgesics	Acetaminophen	1	1
Angiotensin Converting Enzyme Factor	Monopril	1	1
Anti-hypertensive and diuretic agents	Triamterene	1	1
Beta-adrenergic Blockers	Dynacirc Toprol XL	1 1	2
Blood Glucose Lowering Agents	Glucotrol	2	2
Calcium Channel Blocker	Isoptin SU	2	2
Contraceptives	Levien Lo-Oval Norinyl Ortho-Novum Tri-Norinyl	1 1 1 2 1	7
Gout Treatment Agent	Allopurinol	1	1
Histamine H2 Receptor Antagonists	Pepcid Zantac	1 1	2
Hormone Replacement Therapy	Estratab Estrogen Premarin Provera Syn Levothyroid	1 1 7 2 3 1	15
Hypolipidemics	Mevacor Niacin	1 1	2

Diagnostic Test : Antigenic Solution Outcomes

	Animal Dander	Grass	Trees	Total
Positive	7	21	21	49
Negative	3	11	21	35
Total	10	32	42	84

8.1.2.4.2 C-94-58: Efficacy endpoint outcomes

Primary criteria for evaluation were of itching and sum of scores for regional redness.

Study objectives were to compare the efficacy of 0.05% and 0.10% ALO4943A Ophthalmic Solution versus placebo in the treatment of allergen-mediated conjunctivitis by means of the provocative conjunctival antigen challenge test (CAC) and to demonstrate the drug's onset and the duration of action.

Efficacy Outcome: Itching

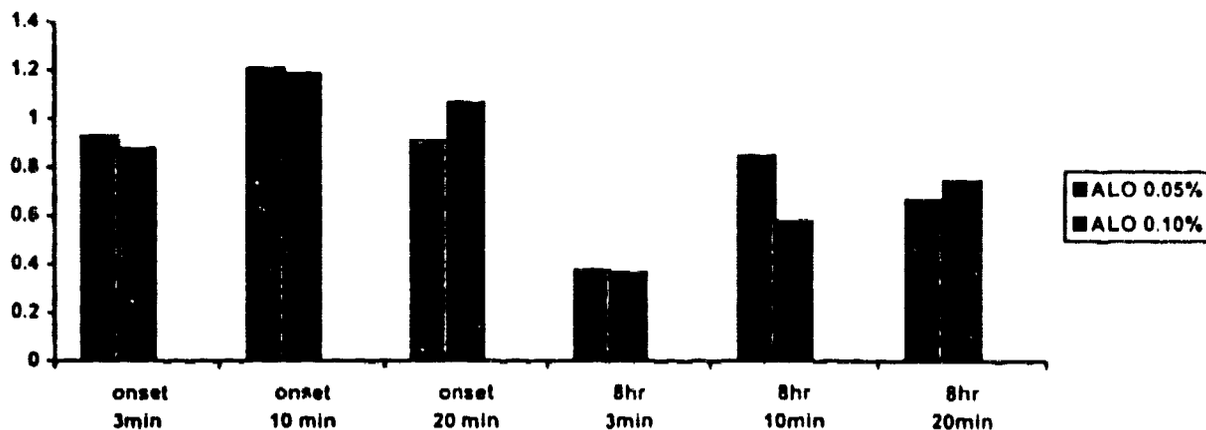
Itching: Mean Difference ALO4943A 0.05% minus Vehicle and ALO4943A 0.10% minus Vehicle

	Time Post-Challenge	ALO4943A 0.05%	ALO4943A 0.1%
Onset Antigen Challenge	3 minutes		
	Mean	-0.93	-0.88
	STD	0.87	1.24
	N	29	29
	T	-5.74	-3.81
	Prob	< .001	< .001
	10 minutes		
	Mean	-1.21	-1.19
	STD	0.89	1.00
	N	29	29
	T	-7.29	-5.88
	Prob	< .001	< .001
	20 minutes		
	Mean	-0.91	-1.07
	STD	1.07	1.09
N	20	29	
T	-4.60	-5.77	
Prob	< .001	< .001	
8 hour Antigen Challenge	3 minutes		
	Mean	-0.38	-0.37
	STD	0.97	0.84
	N	30	30
	T	-2.16	-2.39
	Prob	0.039	0.024
	10 minutes		
	Mean	-0.85	-0.58
	STD	0.87	1.10
	N	30	30
	T	-5.34	-2.91
	Prob	< .001	0.007
	20 minutes		
	Mean	-0.67	-0.75
	STD	0.79	1.25
N	30	30	
T	-4.61	-3.28	
Prob	< .001	0.003	

Reviewer's Comment: *The statistical design of this study provided for significance to be achieved with less than a unit difference (0.6 unit difference). By this standard, one timepoint (ALO4943A 0.10 at the 8 hour, 10 minute timepoint) does not meet statistical significance.*

The clinically significant standard of a minimum of one unit difference is present for 1 of 3 timepoints for the 0.05% formulation and in 2 of 3 timepoints for the 0.10% in the onset antigen challenge but in none of the 8-hour antigen challenge timepoints.

Itching: Mean Difference from Contralateral Placebo for Onset of Action and 8 Hour Duration of Action Antigen Challenge



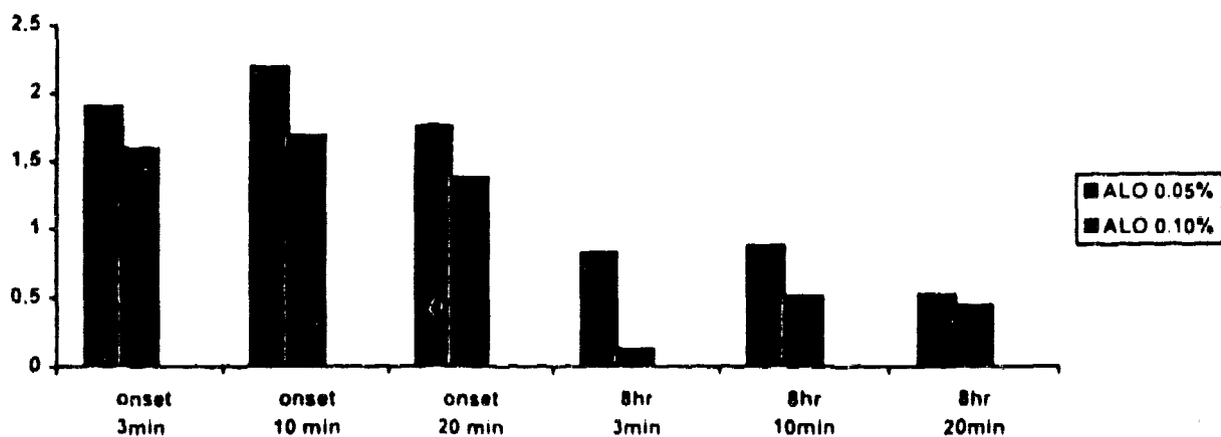
Reviewer's Comment: *The test substances for the 8 hour duration of action challenge fail to demonstrate a unit difference from the contralateral placebo.*

Efficacy Outcome: Sum of Scores for Redness C-94-58**Redness: Mean Difference between Scores for ALO4943A and Vehicle Eye**

	Time Post-Challenge	ALO4943A 0.05%	ALO4943A 0.1%
Onset Antigen Challenge	3 minutes		
	Mean	-1.90	-1.60
	STD	1.34	2.05
	N	29	29
	T	-7.63	-4.21
	Prob	<.001	<.001
	10 minutes		
	Mean	-2.19	-1.69
	STD	1.88	2.45
	N	29	29
	T	-6.28	-3.72
	Prob	<.001	0.001
	20 minutes		
	Mean	-1.76	-1.38
	STD	2.17	2.34
N	29	29	
T	-4.37	-3.18	
Prob	<.001	0.004	
8 hour Antigen Challenge	3 minutes		
	Mean	-0.83	-0.13
	STD	1.59	1.67
	N	30	30
	T	-2.86	-0.44
	Prob	0.008	0.664
	10 minutes		
	Mean	-0.88	-0.52
	STD	1.54	1.87
	N	30	30
	T	-3.14	-1.51
	Prob	0.004	0.141
	20 minutes		
	Mean	-0.53	-0.45
	STD	1.61	1.36
N	30	30	
T	-1.82	-1.81	
Prob	0.086	0.080	

Reviewer's Comment: *Neither test substance demonstrates a clinically meaningful (greater than three units difference for the sum of scores) difference in the onset nor 8-hour duration of action challenge.*

Redness: Mean Difference from Contralateral Placebo for Onset of Action and 8 Hour Duration of Action Antigen Challenge



Reviewer's Comment: *The graph illustrates a decreasing efficacy for redness. The duration of action challenge does not evidence a meaningful difference in redness for either of the test substances, particularly for ALO4349A 0.10%.*

8.1.2.4.3 Safety outcomes
Frequency and Incidence of Adverse Events

Adverse Event	AL04943A 0.05 + Placebo N = 30		AL04943A 0.10 + Placebo N = 30	
	N	%	N	%
Ocular				
Corneal Abrasion			1	3%
Non-ocular				
Body As a Whole				
Allergy	1	3%		
Respiratory				
Increased Cough	2	7%	0	
Rhinitis	0		1	3%
Skin and Appendages				
Pruritis	0		1	3%

Reviewer's Comment: The reported incidence of adverse events for this study model is quite low.

8.1.2.5 Conclusions Regarding Efficacy Data

Study C-94-58 fails to demonstrate clinically meaningful nor statistical significance with regard to the 8 hour duration of action studied for itching and redness.

8.1.3 Reviewer's Trial #3 Sponsor's Protocol # C-94-39

Title: Evaluation of AL04943A Ophthalmic Solution by Provocative Antigen Challenge

Dates of Study : October 1994 to December 1994

Investigator #1814 Lawrence Spitalny, M.D.
Phoenix Eye Clinic
120 East Monterey Way
Phoenix, AZ 85012

8.1.3.1 Objective/Rationale

The objective of the study was to compare the efficacy of 0.05% and 0.10% AL04943A Ophthalmic Solution versus placebo in the treatment of allergen-mediated conjunctivitis using the provocation challenge test and to demonstrate the onset-of-action and duration-of-action.

8.1.3.2 Design

The study design was a triple-masked, placebo-controlled, randomized, contralateral eye comparison study of 120 subjects.

8.1.3.3.1 Population

The inclusion and exclusion criteria for the study population were the same as for the previous study and will not be repeated.

8.1.3.3.2 Endpoints

The primary efficacy variables were itching and sum of scores for regional redness.

The redness score was calculated as sum of the ciliary, conjunctival, and episcleral redness scores where

$$\text{Redness} = \text{ciliary redness} + \text{conjunctival redness} + \text{episcleral redness}$$

The scales were as cited in the previous study utilizing 0-4 for itching and for regional redness.

8.1.3.3.3 Statistical considerations

The principal statistical method(s) used were the paired t-test for comparisons between AL04943A and contralateral placebo and analysis of covariance model (PROC MIXED) for comparisons between concentrations of AL04943A. All hypothesis tests were conducted with a 0.05 probability of a type I error.

8.1.3.4 Results

All one hundred twenty (120) subjects were evaluable for safety and intent-to-treat analyses. Subjects meeting inclusion/exclusion criteria were evaluable for efficacy. All subjects were evaluable for efficacy and analyses are based only upon an intent-to-treat data set.

8.1.3.3 Protocol Study Plan

	Screening Challenge		Confirmatory Challenge		Onset of Action Challenge		Duration of Action Challenge	
	Visit 1		Visit 2 ≥7 Days After Visit 1		Visit 3 ≥7 Days After Visit 2		Visit 4 ≥12 Days After Visit 3	
	Pre CAC Titer	Post CAC Titer ¹	Pre CAC	Post CAC 3, 10, 20 min ¹	Pre CAC	Post CAC 3, 10, 20 min ²	Pre CAC	Post CAC 3, 10, 20 min ⁴
Informed Consent	X							
Medical History	X							
Pregnancy Test	X							X
Visual Acuity	X		X		X		X	
Pupil Size	X		X		X Pre/Post		X Pre/Post	
Ocular Symptom: Itching	X	X	X	X	X	X	X	X
Slit Lamp: Cornea Ant. Chamber Iris	X		X		X		X	
Slit Lamp: Redness	X	X	X	X	X	X	X	X
Fundus Exam (Undilated)	X							
Diagnostic Test	X if necessary							
CAC	X		X		X		X	
Instill Drug					27 min before CAC		8 hours before CAC	
Exit Form								X

1. Visit 1: Determine allergen dose required to elicit redness and itching scores of $\geq 2 + \text{OU}$
2. Visit 2: Confirmatory Challenge to confirm allergen dose required to elicit redness and itching scores of $\geq 2 + \text{OU}$
3. Visit 3: Subjects are challenged 27 minutes after test article instillation for onset of drug action challenge.
4. Visit 4: Subjects are challenged 8 hours after test article instillation to determine duration of action.

Reviewer's Comment: *The inclusion/exclusion criteria, endpoints and statistical considerations are the same as in the previous studies. Study C-94-39 differs from C-94-58 in the order of Visits 3 and 4. For this study, Visit 3 is the onset of action CAC and Visit 4 is the duration of action CAC. The purpose/clinical significance of this change is not apparent. However, the lack of significant findings in the previous duration of action CAC raises some question as to whether the order of testing might have been suspected by the sponsor to impact on the efficacy outcomes.*

8.1.3.4.1 Populations enrolled/analyzed

C-94-39: Number of Subjects Completing Each Visit (Intent-to-treat/ Efficacy data set)

		Visit 2	Visit 3 Onset of Action CAC	Visit 4 Duration of Action CAC
AVAILABLE AT VISIT	AL04943A 0.05%	60	59	54
	AL04943A 0.10%	60	60	53
DISCONTINUED	AL04943A 0.05%	0	0	6
	AL04943A 0.10%	0	0	7
MISSED VISIT	AL04943A 0.05%	0	1	0
	AL04943A 0.10%	0	0	0
TOTAL	AL04943A 0.05%	60	60	60
	AL04943A 0.10%	60	60	60
	TOTAL	120	120	120

Visit 2: Confirmatory CAC

Visit 3: Onset-of-Action CAC

Visit 4: 8 Hours Duration-of-Action CAC

Reasons for Discontinuation

There were 13 subjects discontinuing the study at Visit 4 (eight-hour duration of action challenge). The reasons for discontinuation are given below.

<u>ALO 4943A 0.5%</u> N=6		<u>ALO4943A 0.10%</u> N= 7	
<u>Subject #</u>	<u>Reason</u>	<u>Subject #</u>	<u>Reason</u>
147	Adverse Event: Flu Syndrome	204	Personal Reasons
187	Personal Reasons	115	Personal Reasons
194	Adverse Event: Flu Syndrome	118	Baseline Redness greater than 1+ at Visit 4
114	Adverse Event: Spontaneous Bone Fracture	137	Personal Reasons
193	Adverse Event: Back Pain	152	Baseline Redness greater than 1+ at Visit 4
218	Personal Reasons	180	Personal Reasons
		195	Adverse Event: Sinusitis

Subjects who Discontinued and Did Not Return for Visit 4 due to "Patient Decision"

Subject #	Comment	Treatment Outcome at Visit 3*		
		3min	10min	20min
ALO 4943A 0.05%				
187 Treatment OD	Unable to keep appointment	0/2.5	1.5/2.5	1/2
218 Treatment OS	Car trouble	1/0	2/0	0.5/0
ALO 4943A 0.01%				
115 Treatment OS	No comments	2.5/0	2/0	1.5/0
137 Treatment OS	No comments	2.5/0.5	3/1	3/1
180 Treatment OS	No comments	2.5/1	2.5/0	1.5/0
204 Treatment OD	Patient leaving town	0/3.5	0.5/3.5	0.5/2.5

*Results of antigen challenge test for OD/OS for ocular itching

Reviewer's Comment: There appears to be no relationship in patients not returning for Visit 4 and outcome for itching at Visit 3. The results were similar for the redness scores.

Subject Demographics

Of the 120 subjects enrolled by Investigator #1814, 40 (33%) were male, and 80 (67%) were female. There were 107 (89%) Caucasian, 3 (2.5%) Black, 1 (1%) Asian, and 9 (7.5%) others. The most common eye colors were brown (47, 39%), blue (33, 28%), hazel (29, 24%), and green (11, 9%). Mean age of the subjects was 39 years, and ages ranged from 18 to 80 years. Demographic data were comparable for subjects assigned to each of the two treatment arms.

Treatment Groups		
	ATC049487A (0.05%)	ATC049487A (0.10%)
Age	39.95	38.82
N	60	60
STD	13.57	13.90
Min-Max	18-80	19-75
Sex		
Male	17	23
Female	43	37
Race		
Caucasian	53	54
Black	1	2
Asian	0	1
Other	6	3
Iris Color		
Brown	23	24
Blue	17	16
Hazel	17	12
Green	3	8

Reviewer's Comment: *As in the previous studies, the population studied is not adequately representative of the United States population.*

Concomitant Systemic Medications

Classification	Medication Name	# of Subjects	Total in Medication Class
Antibiotics	Biaxin	1	3
	Erythromycin Topical Lotion	1	
	Sumycin	1	
Antidepressants	Desyrel	1	6
	Effexor	1	
	Trazodone	1	
	Wellbutrin	2	
	Zoloft	1	
Beta-adrenergic Stimulators	Proventil	1	1
Contraceptives	Depoprovera	2	14
	Loestrin 21	3	
	Norplant	2	
	Ortho-cept 28	1	
	Ortho-Novum	3	
	Triphasil-28	3	
Hormones	Cycrin	1	30
	Estrace	4	
	Estaderm	1	
	Estrabab	1	
	Levothyroxine	1	
	Levoxine	1	
	Medroxyprogesterone	1	
	Premarin	13	
	Provera	6	
Synthroid	1		
ACE Inhibitors	Vasotec	1	3
	Zestril	2	
ACE Inhibitors with diuretic	Vasoretic	1	1
Beta-adrenergic Blockers	Atenolol	1	3
	Corgard	1	
	Nadolol	1	
Calcium Channel Blockers	Calan SR	1	4
	Cardiazem	1	
	Nifedipine	1	
	Procardia	1	
Combination Diuretics	Dyazide	1	1
Thiazide Diuretic	Hydrochlorothiazide	1	1
Anti-Convulsant	Klonopin	1	1
Anti-Gout	Allopurinol	1	2
	Zyloprim	1	
Miscellaneous	Allergy shot	1	2
	Immuno-therapy	1	
Hypnotics	Temazepam	1	1
Migraines	D.H.E	1	1
Diabetes Agents	Glynase	1	3
	Micronase	1	
	Glyburide	1	
H2 Receptor Antagonist	Axid	1	1
Acne	Retin-A	1	1

Diagnostic Test : Antigenic Solution Outcomes

	Animal Bander	Woods	Wheat
30	16	8	30
45	14	7	30
60	20	10	40

8.1.2.4.2 Efficacy endpoint outcomes C-94-39

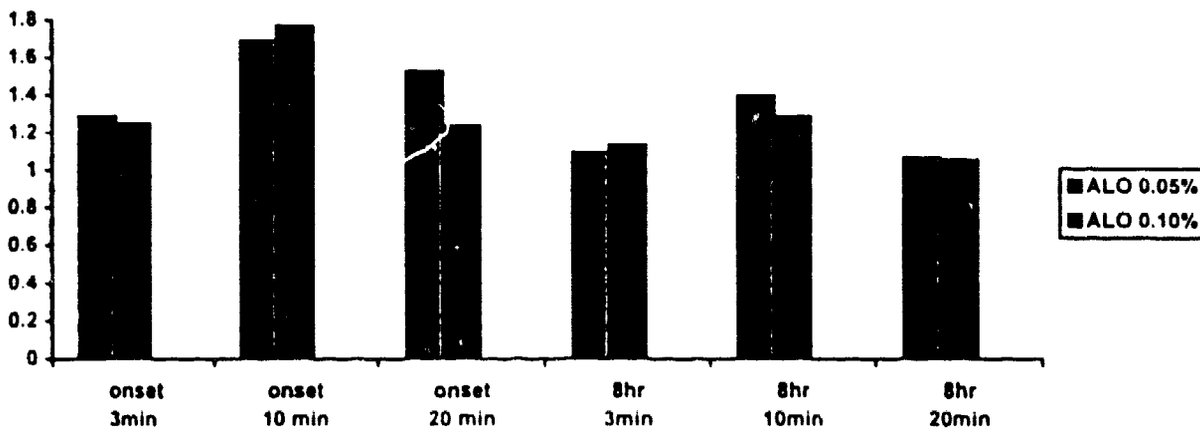
Primary criteria for evaluation were of itching and sum of scores for regional redness.

Itching: Mean Difference ALO4943A 0.05% minus Vehicle and ALO4943A 0.10% minus Vehicle

	Time Post-Challenge	ALO4943A 0.05%	ALO4943A 0.1%
Onset Antigen Challenge	3 minutes		
	Mean	-1.29	-1.25
	STD	1.20	1.14
	N	59	60
	T	-8.22	-8.46
	Prob	< .001	< .001
	10 minutes		
	Mean	-1.69	-1.77
	STD	1.19	1.30
	N	59	60
	T	-10.93	-10.58
	Prob	< .001	< .001
	20 minutes		
	Mean	-1.53	-1.24
	STD	1.07	1.10
N	59	60	
T	-6.80	-8.75	
Prob	< .001	< .001	
8 hour Antigen Challenge	3 minutes		
	Mean	-1.10	-1.14
	STD	1.19	1.12
	N	54	53
	T	-6.80	-7.39
	Prob	< .001	< .001
	10 minutes		
	Mean	-1.40	-1.29
	STD	1.02	1.09
	N	54	53
	T	-10.11	-8.64
	Prob	< .001	< .001
	20 minutes		
	Mean	-1.07	-1.06
	STD	0.95	1.12
N	54	53	
T	-8.32	-6.89	
Prob	< .001	< .001	

Reviewer's Comment: All timepoints demonstrate clinical significance of at least one unit mean difference.

Itching: Mean Difference from Contralateral Placebo for Onset of Action and 8 Hour Duration of Action Antigen Challenge



Reviewer's Comment: *The test substances for the 8 hour duration of action challenge demonstrate at least a unit difference from the contralateral placebo at all timepoints.*

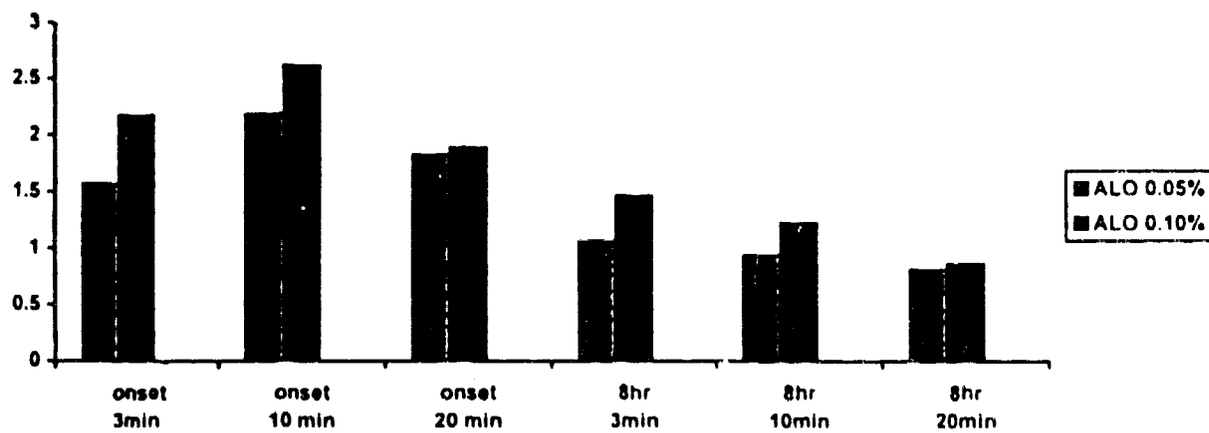
Efficacy Outcome: C-94-39 Sum of Scores for Redness

**Redness: Mean Difference between Scores for ALO4943A and Vehicle Eye
(Intent to Treat Analysis)**

	Time Post-Challenge	ALO4943A 0.05%	ALO4943A 0.1%
Onset Antigen Challenge	3 minutes		
	Mean	-1.57	-2.18
	STD	1.89	2.26
	N	59	60
	T	-6.39	-7.48
	Prob	< .001	< .001
	10 minutes		
	Mean	-2.19	-2.62
	STD	2.07	2.50
	N	59	60
	T	-8.15	-8.13
	Prob	< .001	< .001
	20 minutes		
	Mean	-1.83	-1.90
	STD	2.19	2.69
N	59	60	
T	-6.43	-5.47	
Prob	< .001	< .001	
8 hour Antigen Challenge	3 minutes		
	Mean	-1.07	-1.47
	STD	1.63	1.86
	N	54	53
	T	-4.84	-5.77
	Prob	< .001	< .001
	10 minutes		
	Mean	-0.94	-1.23
	STD	1.74	1.64
	N	54	53
	T	-3.94	-5.45
	Prob	< .001	< .001
	20 minutes		
	Mean	-0.81	-0.87
	STD	1.42	1.93
N	54	53	
T	-4.16	-3.28	
Prob	< .001	0.002	

Reviewer's Comment: There are no timepoints demonstrating a 3-unit mean difference in this analysis of the composite scores for redness.

Redness: Mean Difference from Contralateral Placebo for Onset of Action and 8 Hour Duration of Action Antigen Challenge



Reviewer's Comment:

The graph illustrates a decreasing efficacy for redness. Neither the onset of action nor duration of action challenge evidence timepoints meeting the clinical significance standard of three units mean difference.

8.1.2.4.3 Safety outcomes

Frequency and Incidence* of Adverse Events

Adverse Event	ALO4943A 0.05 + Placebo N = 60		ALO4943A 0.10 + Placebo N = 60	
	N	%	N	%
Ocular				
Dellen	1	2%	0	
Subconjunctival Hemorrhage			1	2%
Non-ocular				
Body As a Whole				
Cold Syndrome	2	3%	3	5%
Flu Syndrome	2	3%	0	
Headache	1	2%	4	7%
Infection	1	2%	1	2%
Musculoskeletal				
Spontaneous Bone Fracture	1	2%	0	
Back Pain	1	2%	0	
Respiratory				
Sinusitis	0		2	3%
Pharyngitis	1	2%		

*Percentages are rounded off to the nearest whole number.

Subjects Who Discontinued Study Due to Adverse Event

Subject: #	Age/Sex	Treatment Group	Coded Adverse Event	Study Day
147	18/F	ALO4943A 0.05%	Flu Syndrome	Off Treatment
194	21/F	ALO4943A 0.05%	Flu Syndrome	Off Treatment
193	20/F	ALO4943A 0.05%	Back Pain	Off Treatment
114	35/F	ALO4943A 0.05%	Spontaneous Bone Fracture	Off Treatment
195	36/F	ALO4943A 0.10%	Sinusitis	Off Treatment

Reviewer's Comment: *The incidence of adverse events is low and evidences an acceptable profile for this drug in this test setting. There were more subjects discontinuing in this trial compared to the other two controlled clinical trials. This may be accounted for by the larger numbers enrolled introducing greater variability in subjects able to complete the study.*

8.1.3.5 Conclusions Regarding Efficacy Data Study C-94-39

Study C-94-39 demonstrated statistically significant reductions in itching compared to placebo both in the onset of action and duration of action CAC. For redness, there were no clinically significant differences at any of the timepoints.

8.1.4 Additional Clinical Studies

Title: Six Week Safety Evaluation of Topical AL4943A Versus Placebo in Normal Healthy Volunteers (Protocol #: C-94-52)

Period of Study: February 25, 1995 - July 24, 1995

List of Investigators

<u>Inv. No.</u>	<u>Name/Address</u>	<u>Dates of Participation</u>	<u>Number Enrolled</u>	Discontinued	Evaluable for Safety
1028	Mark B. Abelson, M.D. Ophthalmic Research Associates 863 Turnpike Street, Suite 224 North Andover, MA 01845	3/21/95 - 5/4/95	110	3	All
1799	Gary Cowan, M.D. 800 5th Avenue Fort Worth, TX 76104	3/14/95 - 4/27/95	40	2	All
1832	John Goosey, M.D. Houston Eye Associates 2588 Gramercy Houston, TX 77025	2/25/95 - 7/24/95	66	1	All
943	Robert Laibovitz, M.D. Eye Research Associates 3307 Northland Drive, Suite 470 Austin, TX 78731	2/27/95 - 5/2/95	60	0	All
1692	Steven Dell, M.D. 1700 South Mopac Austin, TX 78746	2/25/95 - 4/8/95	93	6	All

STUDY POPULATION:

Three hundred sixty-nine (369) normal healthy subjects between 3 and 79 years of age (mean age of 30.75 years) with a normal comprehensive ophthalmic examination who met the inclusion and exclusion criteria of this study were enrolled.

Subject Demographics: Demographics by Treatment

		Olopatadine	Placebo	Total
Age	Mean	31.14	29.98	30.75
	Std	16.20	16.04	16.13
	N	244	125	369
	Min	3.00	4.00	3.00
	Max	79.00	75.00	79.00
Age				
3-6 yrs	N	23	13	36
< = 16 yrs	N	55	29	84
> = 17 yrs	N	189	96	285
Sex				
Male	N	92	43	135
Female	N	152	82	234
Race				
Caucasian	N	173	95	268
Black	N	22	9	31
Asian	N	3	2	5
Other*	N	46	19	65
Iris Color				
Brown	N	126	65	191
Hazel	N	46	21	67
Green	N	20	7	27
Blue	N	50	32	82
Gray	N	2		2
Investigator				
943	N	39	21	60
1028	N	73	37	110
1692	N	61	32	93
1799	N	27	13	40
1832	N	44	22	66

* The category of other included Hispanic(58 including one other-caucasian-Hispanic), Arabic (4), Filipino (1), and Caucasian with Indian (2).

The sponsor was requested to identify separately the number of three year olds, four year olds, five year olds and six year olds included in the overall enrollment of this study.

Pediatric Enrollment

Age (Years)	Total	Olopatadine	Placebo
3	5	5	0
4	10	5	5
5	12	7	5
6	9	6	3
7-12	35	21	14
13-16	13	11	2
≥17	285	189	96
Total	369	244	125

Sponsor's randomization of subjects to drug vs. placebo was 2.1

METHODS:

Each of the 369 subjects was randomly assigned to instill one to two drops of Olopatadine Ophthalmic Solution 0.1% or placebo (vehicle) three times daily in each eye for 42 days. Evaluations of visual acuity, ocular signs and intraocular pressure (IOP) were conducted on Days 0 (prior to dosing and approximately 30 minutes after dosing), Day 7 (± 2), 14 (± 2), 42 and 44. Dilated fundus examinations were conducted on Days 0 (prior to dosing) during the 42-day treatment period. All subjects completed a diary in which they recorded each time they dosed.

Reviewer's Comment: *The sponsor has requested approval for bid dosing schedule. This long term safety study was performed on a tid schedule.*

**C-94-52: Number of patients completing each visit
(safety data set)**

		Day 0	Day 7	Day 14	Day 42	Day 44
AVAILABLE	Olopatadine	244	243	241	235	234
AT VISIT	Placebo	125	125	125	124	123
DISCONTINUED	Olopatadine	0	1	3	9	10
	Placebo	0	0	0	1	2
	TOTAL	369	369	369	369	369

Discontinued Subjects

Reason for Discontinuation (Number of Subjects)	Olopatadine (N = 244) Number of Subjects (%) SUBJECT NUMBERS	Placebo (N = 125) Number of Subjects (%) SUBJECT NUMBERS
Adverse Events (3)	3 (1.2%) Subjects 1028-698: ocular surgical procedure for removal of foreign body Subject 1692-550: Increased IOP and pigment dispersion Subject 1832-320: dermatitis due to intercurrent illness	0
Protocol Violations (3)	3 (1.2%) Subjects 1692-507: Age 5, was given diphenhydramine HCl Subject 1692-513: Age 3, was given phenyltoloxamine citrate/pyrilamine maleate/phenuramine maleate Subject 1692-555: Age 39 Took pyrilamine maleate/diphenhydramine HCl	0
Noncompliance (2)	2 (0.8%) Subjects 1028-657: age 45 Subject 1799-205: age 7	0
Personal Reasons/ Patient Decision (3)	1 (0.4%) Subject 1799-244	2 (1.6%) Subject 1692-542, Subject 1692-575
Lost to Follow-up (1)	1 (0.4%) Subject 1028-607	

Reviewer's Comment: *Of the 12 subjects who discontinued, 6/12 or 50% were for Investigator Dell, #1692.*

Concomitant Medications

Concomitant medications used most frequently during the study included hormone replacement therapy, analgesics, and antibiotics. None of the events were associated with the combination of study and non-study drugs, and no drug interactions were noted.

Concomitant Medications in Children:

Concomitant medications used most frequently during the 42 day study by children, ages 3 to 16 years, included antibiotics, analgesics, bronchodilators, central-nervous system stimulants and steroids. None of the events occurring in children were associated with the combination of study and non-study drugs, and no drug interactions were noted.

Other Safety Parameters

No clinically significant decrease in visual acuity or worsening in dilated fundus, increase in intraocular pressure, or change in pulse or mean arterial pressure was observed in subjects receiving Olopatadine Ophthalmic Solution 0.1% or placebo.

Frequency and Incidence of Adverse Events By Age Group

Adverse Events	Olopatadine Ophthalmic Solution 0.1%						Placebo (Olopatadine Ophthalmic Vehicle)					
	Ages 3-6 Years N=23		Ages 3-16 Years N=55		Ages > 16 Years N=189		Ages 3-6 Years N=13		Ages 3-16 Years N=29		Ages > 16 Years N=96	
	N	%	N	%	N	%	N	%	N	%	N	%
Ocular												
Discomfort	0		0		3	1.6	0		0		0	
Hyperemia	0		0		8	4.2	0		0		2	2.1
Foreign Body Sensation	0		0		2	1.1	0		0		0	
Keratitis	0		0		2	1.1	0		0		0	
Pruritus	0		0		2	1.1	0		0		0	
Dry Eye	0		0		1	0.5	0		0		1	1.0
Lid Edema	0		0		1	0.5	0		0		0	
Lid Disorder	0		0		1	0.5	0		0		0	
Photophobia	0		0		1	0.5	0		0		0	
Eye Disorder	0		0		0		0		0		1	1.0
Sticky Sensation	0		0		0		0		0		1	1.0
Discharge NOS	0		0		4	2.1	0		0		0	
Keratitis	0		1	1.8	1	0.5	0		1	3.4	2	2.1
Discomfort	0		0		2	1.1	0		0		2	2.1
Subconjunctival Hemorrhage	0		2	3.6	0		0		1	3.4	0	

Continued

Adverse Events	Olopatadine Ophthalmic Solution 0.1%						Placebo (Olopatadine Ophthalmic Vehicle)					
	Ages 3-6 Years N = 23		Ages 3-16 Years N = 55		Ages > 16 Years N = 189		Ages 3-6 Years N = 13		Ages 3-16 Years N = 29		Ages > 16 Years N = 96	
	N	%	N	%	N	%	N	%	N	%	N	%
Pruritus	0		0		2	1.1	0		0		1	1.0
Corneal Abrasion	0		0		2	1.1	0		0		0	
Lid Margin Crusting	0		1	1.8	1	0.5	0		0		0	
Chalazion	0		0		1	0.5	0		0		1	1.0
Accidental Injury	0		1	1.8	0		0		0		1	1.0
Increased Intraocular Pressure	0		0		1	0.5	0		0		1	1.0
Pigment Dispersion Syndrome	0		0		1		0		0		1	1.0
Foreign Body Sensation	0		0		1	0.5	0		0		0	
Pain	0		0		1	0.5	0		0		0	
Surgical/Medical Procedure	0		0		1	0.5	0		0		0	
Dry Eye	0		0		0		0		1	3.4	0	
Nonocular												
<u>Body as a Whole</u>												
Headache	0		1	1.8	31	16.4	0		1	3.4	18	18.6
Asthenia	0		0		3	1.6	0		0		0	
Headache	0		0		2	1.1	0		0		1	1.0
Cold Syndrome	1	4.3	2	3.6	9	4.8	2	15.4	2	6.9	3	3.1
Pain	0		0		5	2.6	0		0		1	1.0
Fever	0		2	3.6	2	1.1	0		0		0	
Back Pain	0		0		3	1.6	0		0		1	1.0
Flu Syndrome	2	8.7	2	3.6	0		1	7.7	1	3.4	1	1.0
Infection	0		0		1	0.5	1	7.7	2	6.9	2	2.1
Accidental Injury	0		0		1	0.5	0		0		1	1.0
Surgical/Medical Procedure	0		0		1	0.5	0		0		1	1.0
Allergy	0		0		1	0.5	0		0		0	
Asthenia	0		0		1	0.5	0		0		0	
<u>Digestive</u>												
Dyspepsia	0		1	1.8	0		0		0		1	1.0
Colitis	0		0		1	0.5	0		0		0	
Gingivitis	0		0		1	0.5	0		0		0	
Nausea	1	4.3	1	1.8	0		0		0		0	
Tooth Disorder	0		0		1	0.5	0		0		0	
Vomiting	0		1	1.8	0		0		0		0	
<u>Metabolic and Nutritional</u>												
Edema	0		0		1	0.5	0		0		0	
Obesity	0		0		1	0.5	0		0		0	
<u>Musculoskeletal</u>												
Myalgia	0		0		3	1.6	0		0		0	
Tendon Disorder	0		0		2	1.1	0		0		0	

Bursitis	0	0	1	0.5	0	0	0	0	0		
Joint Disorder	0	0	1	0.5	0	0	0	0	0		
Arthralgia	0	0	0	0	0	0	0	1	1.0		
Arthritis	0	0	0	0	0	0	0	1	1.0		
Spasm	0	0	0	0	0	0	0	1	1.0		
Nervous											
Anxiety	0	0	1	0.5	0	0	0	0	0		
Depression	0	0	1	0.5	0	0	0	0	0		
Somnolence	0	0	1	0.5	0	0	0	0	0		
Dizziness	0	0	0	0	0	0	0	1	1.0		
Respiratory											
Rhinitis	2	8.7	4	7.3	6	3.2	0	0	4	4.2	
Pharyngitis	0	0	2	3.6	3	1.6	0	1	3.4	1	1.0
Sinusitis	0	0	1	1.8	3	1.6	0	1	3.4	0	
Bronchitis	0	0	0	0	1	0.5	1	7.7	1	3.4	0
Increased Cough	0	0	0	0	1	0.5	1	7.7	1	3.4	0
Pneumothorax	0	0	0	0	1	0.5	0	0	0	0	
Skin and Appendages											
Dermatitis	0	0	0	0	1	0.5	0	0	0	0	
Herpes Simplex	0	0	0	0	1	0.5	0	0	0	0	
Acne	0	0	0	0	0	0	0	0	1	1.0	
Urticaria	0	0	0	0	0	0	0	0	1	1.0	
Special Senses											
Otitis Media	0	0	1	1.8	0	0	0	0	0	0	
Ear Pain	0	0	1	1.8	0	0	0	0	0	0	
Urogenital											
Dysmenorrhea	0	0	0	0	3	1.6	0	0	0	1	1.0
Urinary Tract Infection	0	0	0	0	0	0	0	0	0	1	1.0

Non Ocular Events

Seventy-two of the 244 subjects (29.5%) experienced one hundred seven events and thirty-six of the 125 of the placebo subjects (28.8%) experienced fifty events.

In the Olopatadine Ophthalmic Solution 0.1% group, headache (12.3%), cold syndrome (4.5%), rhinitis (4.1%), pain (2.0%), pharyngitis (2.0%), fever (1.6%), sinusitis (1.6%), back pain (1.2%), myalgia (1.2%), and dysmenorrhea (1.2%) were the most frequent events.

Headaches were reported by the sponsor to be of variable characteristics, ranging in duration from one hour to seven days and occurring between Study Days 4 and 42. Intercurrent illness and idiosyncratic effect were the most frequent explanations by the sponsor/investigators for these mild to moderate headaches. The incidence of headaches in subjects receiving Olopatadine Ophthalmic Solution 0.1% was generally comparable (see the following table) to that of subjects receiving placebo. No trend or pattern related to therapy was identified for these headaches.

Frequency and Incidence of Headaches

Inv. No.	Olopatzidine 0.1%			Placebo		
	No. of Subjects	No. of Headaches	% of Headaches	No. of Subjects	No. of Headaches	% of Headaches
1028	73	15	20.5	37	12	32.4
1692	61	15	24.6	32	6	18.8
1832	44	0	-	22	0	-
943	39	0	-	21	0	-
1799	27	0	-	13	0	-
TOTAL	244	30	12.3	125	18	14.4

Safety Conclusions Based Upon Adverse Events for Study C-94-52

Olopatadine Ophthalmic Solution 0.1% was evaluated for safety against placebo (Olopatadine Ophthalmic Vehicle) in 369 normal healthy subjects, ages three years and older. No serious events related to Olopatadine Ophthalmic Solution 0.1% were reported during the study, and no subject was discontinued from the study due to a Olopatadine treatment-related event.

Other Additional Studies

There were four studies done utilizing the proposed for marketing strength of ALO4943A. All of these were Phase I, single dose, early safety studies.

Study Type	Protocol	Concentration	Dosing	Control	Duration of Dosing	No. of Patients	Comment
Comfort Study #1	C-93-79	0.01%, 0.05%, 0.1%, and 0.15%	1 Drop	Acular™ (ketorolac tromethamine)	Single dose	30	
Comfort Study #2	C-95-12	0.1%	1 Drop	Acular™ (ketorolac tromethamine) and Livostin™ (levocabastine HCl)	Single dose	30	
Comfort Study #3	C-95-18	0.1%	1 Drop	Acular™ (ketorolac tromethamine) and Livostin™ (levocabastine HCl)	Single dose	30	
Pupil Diameter Study	C-94-65	0.1%	1 Drop	Placebo	Single dose	30	

Comfort studies C-95-12 and C-95-18 specifically evaluated the proposed strength for marketing of 0.1%. These studies were based on the following comfort variables in their analysis:

Ocular discomfort composite: (0 = none to 250 = extreme) = (Burning + Stinging + Discomfort + Tearing + Acceptability)

Membrane discomfort composite: (0 = none to 150 = extreme) = (Foreign body sensation + Lid sensation + Dryness)

Burning profile: (0 = none to 50 = extreme)

Visual Clarity: (0 = good to 50 = poor)

Study C-95-12

- Investigator(s)** : Clifton H. Beasley, Jr., M.D. - #703
- Study Center(s)** : Alcon In-House Clinic
6201 S. Freeway
Fort Worth, TX 76134
- Period of Study** : March 17, 1995 - March 24, 1995
- Study Objective(s)** : To evaluate the ocular comfort and safety of ALO4943A Ophthalmic Solution as compared to the marketed products, Acular™ 0.5% Ophthalmic Solution and Livostin™ 0.05% Ophthalmic Suspension.
- Methodology** : Randomized, single-masked, three-period crossover study.
- Number of Participants** : 30

Ocular discomfort composite			
	MEAN	STD	N
ALO4943A	9.66	15.23	29
Acular	61.00 ^{a,b}	58.59	29
Livostin	27.34 ^a	37.48	29

^aSignificant difference compared to ALO4943A (p < 0.05).

^bSignificant difference compared to Livostin (p < 0.05).

Membrane discomfort composite			
	MEAN	STD	N
ALO4943A	2.66	3.60	29
Acular	7.41 ^{a,b}	8.70	29
Livostin	3.79	5.91	29

^aSignificant difference compared to ALO4943A (p < 0.05).

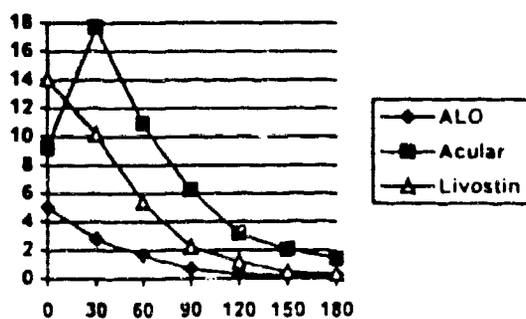
^bSignificant difference compared to Livostin (p < 0.05).

BURNING PROFILE

Burning profile Time (sec)		ALO4943A	Acular	Livostin
0	MEAN	5.03	9.21 ^{**}	14.07 [*]
	STD	8.09	12.70	13.58
	N	29	29	29
30	MEAN	2.79	17.72 ^{**}	10.17 [*]
	STD	4.63	15.51	11.69
	N	29	29	29
60	MEAN	1.66	10.93 ^{**}	5.41 [*]
	STD	2.65	11.57	7.81
	N	29	29	29
90	MEAN	0.69	6.24 ^{**}	2.21
	STD	1.34	7.53	3.59
	N	29	29	29
120	MEAN	0.31	3.17	1.21
	STD	0.66	5.36	2.13
	N	29	29	29
150	MEAN	0.24	2.03	0.48
	STD	0.58	4.03	1.12
	N	29	29	29
180	MEAN	0.24	1.41	0.34
	STD	0.58	2.90	0.86
	N	29	29	29

^{*}Significant difference compared to ALO4943A (p < 0.05)

^{**}Significant difference compared to Livostin (p < 0.05)

Burning Profile

	Visual Clarity		
	MEAN	STD	N
ALO4943A	3.14	5.97	29
Acular	6.83 [*]	8.98	29
Livostin	5.93 [*]	8.05	29

^{*}Significant difference compared to ALO4943A (p < 0.05).

Reviewer's Comment: It is not known what a clinically significant standard of difference is with regard to comparisons of comfort. The reported means for the burning profile demonstrate less burning in the initial minute post instillation for ALO4943A 0.1% compared to Acular and Livostin. The sponsor does not note whether an analysis was performed for treatment by order interactions for the comfort parameters. This analysis should be reported.

Study C-95-18

Investigator(s) : Robert A. Laibovitz, M.D., P.A., No. 943

Study Center(s) : 3307 Northland Drive, Suite 470
Austin, Texas 78731

Period of Study : June 12, 1995 - June 16, 1995

Study Objective(s) : To evaluate the ocular comfort and safety of AL-4943A 0.10% Ophthalmic Solution as compared to the marketed products, Acular™ 0.5% Ophthalmic Solution and Livostin™ 0.05% Ophthalmic Suspension.

Methodology : Randomized, double-masked, three-period crossover study.

Number of Participants : 30

Results**Ocular discomfort composite**

	MEAN	STD	N
AL-4943A	13.60	21.02	30
Acular	49.73 ^{a,b}	67.23	30
Livostin	19.40 ^a	19.97	30

^aSignificant difference compared to AL-4943A ($p < 0.05$).

^bSignificant difference compared to Livostin ($p < 0.05$).

Membrane discomfort composite

	MEAN	STD	N
AL04943A	8.87	19.08	30
Acular	11.47	16.92	30
Livostin	6.50	10.30	30

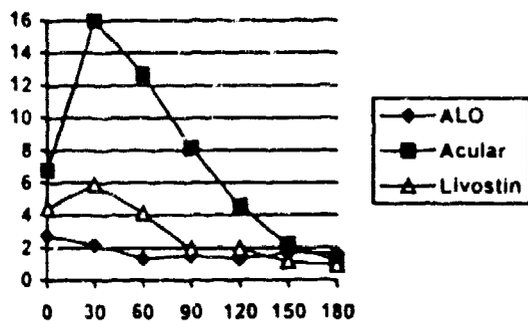
Burning Profile

Time (sec.)		AL-4943	Acular	Livostin
		MEAN STD N	MEAN STD N	MEAN STD N
0	MEAN	2.73	6.77*	4.53
	STD	6.98	12.90	9.03
	N	30	30	30
30	MEAN	2.17	16.00**	5.90*
	STD	3.33	18.10	8.31
	N	30	30	30
60	MEAN	1.33	12.67**	4.10
	STD	2.44	15.30	6.27
	N	30	30	30
90	MEAN	1.50	8.15**	1.93
	STD	2.97	12.99	3.03
	N	30	30	30
120	MEAN	1.30	4.53	1.93
	STD	2.97	7.26	5.05
	N	30	30	30
150	MEAN	1.67	2.20	1.13
	STD	5.63	3.16	1.81
	N	30	30	30
180	MEAN	1.63	1.10	0.90
	STD	5.64	1.54	1.73
	N	30	30	30

*Significant difference compared to AL-4943A ($p < 0.05$)

**Significant difference compared to Livostin ($p < 0.05$)

Burning Profile



Visual Clarity

	MEAN	STD	N
AL04943A	4.37	8.72	30
Acular	7.60	11.53	30
Livostin	2.90	4.97	30

For this study, the sponsor reported a significant treatment by order interaction for burning and visual clarity. This complicates the interpretation and applicability of the results of this crossover study.

Conclusions Regarding Comfort Studies

The sponsor has not provided a standard for what is a clinically meaningful difference in comfort. The reported data provides evidence of less initial ocular discomfort in the first 90 seconds for AL04943A 0.10% than that seen with Acular and Livostin. The significance of this finding is not known.

9 Overview of Efficacy

The following tables summarize the efficacy outcomes of itching and redness from the three submitted controlled clinical trials using the sponsor's proposed strength for marketing.

Itching: ALO4943A 0.1%

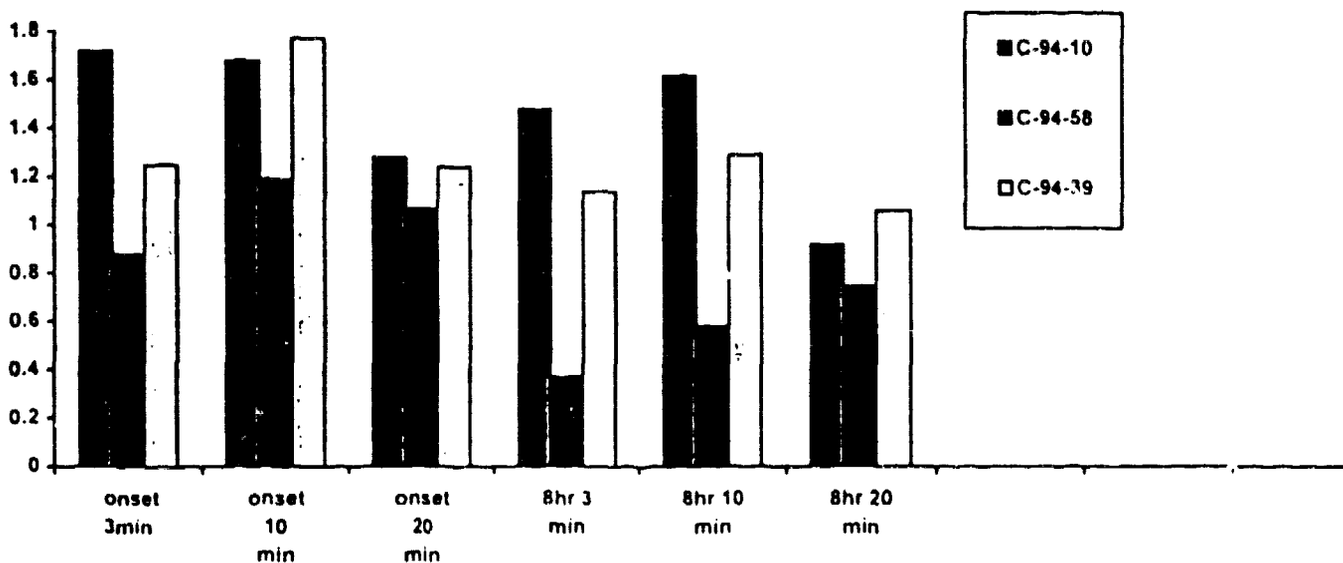
	Time Post-Challenge	Study C-94-10* ALO4943A 0.1%	Study C-94-58 ALO4943A 0.1%	Study C-94-39 ALO4943A 0.1%	
Onset Antigen Challenge	3 minutes	Mean	-1.72	-0.88	-1.25
		STD	1.09	1.24	1.14
		N	25	29	60
		T	-7.89	-3.81	-8.46
		Prob	<.001	<.001	<.001
	10 minutes	Mean	-1.68	-1.19	-1.77
		STD	1.42	1.00	1.30
		N	25	29	60
		T	-5.91	-5.88	-10.58
		Prob	<.001	<.001	<.001
	20 minutes	Mean	-1.28	-1.07	-1.24
		STD	1.11	1.09	1.10
		N	25	29	60
		T	-5.77	-5.27	-8.75
		Prob	<.001	<.001	<.001
8 hour Antigen Challenge	3 minutes	Mean	-1.48	-0.37	-1.14
		STD	0.82	0.84	1.12
		N	25	30	53
		T	-9.00	-2.39	-7.39
		Prob	<.001	0.024	<.001
	10 minutes	Mean	-1.62	-0.58	-1.29
		STD	0.86	1.10	1.09
		N	25	30	53
		T	-9.45	-2.91	-8.64
		Prob	<.001	0.007	<.001
	20 minutes	Mean	-0.92	-0.75	-1.06
		STD	1.02	1.25	1.12
		N	25	30	53
		T	-4.52	-3.28	-6.89
		Prob	<.001	0.003	<.001

*Study C-94-10 also looked at the 6 hour timepoint for itching and redness. This was not evaluated in the studies C-94-58 and C-94-39

Redness: ALO4943A 0.1%

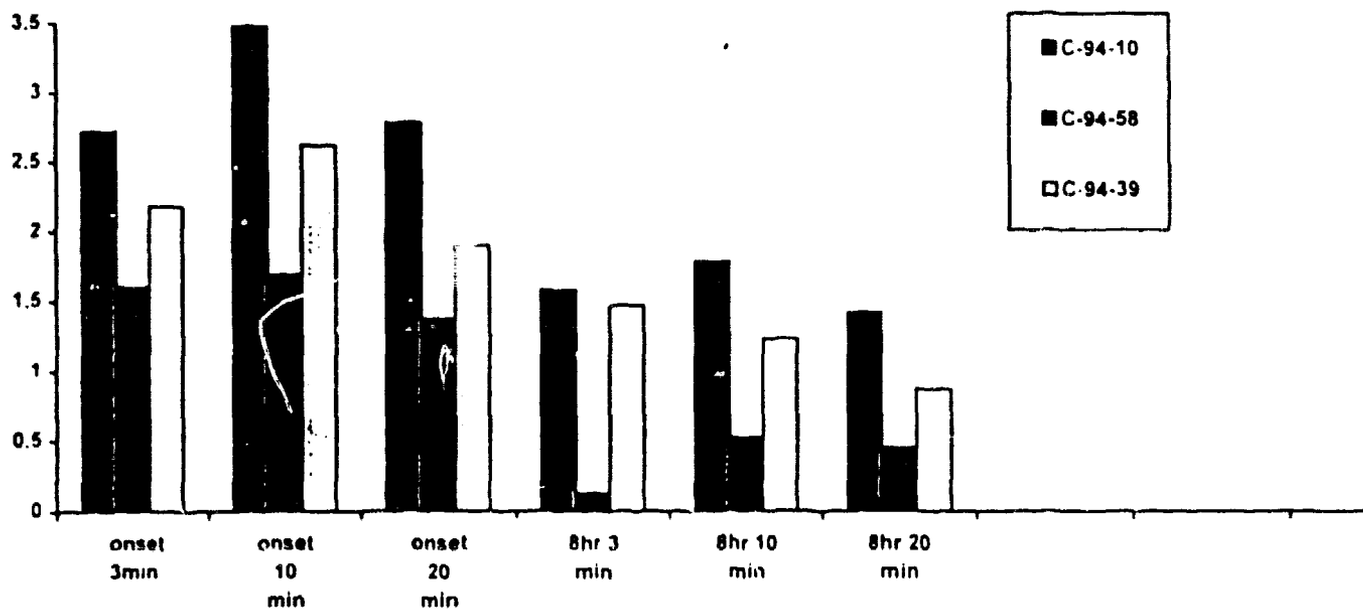
	Time Post-Challenge	Study C-94-10 ALO4943A 0.1%	Study C-94-58 ALO4943A 0.1%	Study C-94-39 ALO4943A 0.1%
Onset Antigen Challenge	3 minutes			
	Mean	-2.72	-1.60	-2.18
	STD	2.50	2.05	2.26
	N	25	29	60
	T	-5.45	-4.21	-7.48
	Prob	< .001	< .001	< .001
	10 minutes			
	Mean	-3.48	-1.69	-2.62
	STD	2.61	2.45	2.50
	N	25	29	60
	T	-6.66	-3.72	-8.13
	Prob	< .001	0.001	< .001
	20 minutes			
	Mean	-2.78	-1.38	-1.90
	STD	3.29	2.34	2.69
N	25	29	60	
T	-4.22	-3.18	-5.47	
Prob	< .001	0.004	< .001	
8 hour Antigen Challenge	3 minutes			
	Mean	-1.58	-0.13	-1.47
	STD	1.98	1.67	1.86
	N	25	30	53
	T	-4.00	-0.44	-5.77
	Prob	0.001	0.664	< .001
	10 minutes			
	Mean	-1.78	-0.52	-1.23
	STD	2.33	1.87	1.64
	N	25	30	53
	T	-3.82	-1.51	-5.45
	Prob	0.001	0.141	< .001
	20 minutes			
	Mean	-1.42	-0.45	-0.87
	STD	2.52	1.36	1.93
N	25	30	53	
T	-2.82	-1.81	-3.28	
Prob	0.009	0.080	0.002	

Overall Efficacy for Itching
Difference between Scores for ALO4943A 0.10% and Vehicle



Reviewer's Comment: *Clinically significant differences are evidenced in the majority of timepoints for Studies C-94-10 and C-94-39. Study C-94-58 failed to demonstrate a greater than one unit difference in any of the 8-hour study timepoints and failed in one of the three timepoints for the onset CAC.*

Overall Efficacy for Redness
Difference between Scores for ALO4943A 0.10% and Vehicle



Reviewer's Comment: *There is clinical significance (>3 units) for redness evidenced only in the onset CAC at 10 minutes for Study C-94-10. The submitted studies fail to provide substantial evidence for efficacy in the relief of redness in the CAC study model.*

10 Overview of Safety

Overall, the clinical development program had 825 safety-evaluated subjects, with 84 subjects 3 to 16 years of age. These subjects were enrolled during the course of eleven clinical and clinical pharmacology studies. There were 492 subjects evaluated for safety with Olopatadine Ophthalmic Solution 0.10% with 679 subjects were exposed to various concentrations of Olopatadine.

Protocol No.	Safety N	Olopatadine 0.01%	Olopatadine 0.05%	Olopatadine 0.10%	Olopatadine 0.15%
C-93-75	15	0	0	0	15
C-93-79	30	30	30	30	30
C-93-83	9	0	0	0	9
C-94-10	98	25 ^a	24 ^a	25 ^a	24 ^a
C-94-39	120	0	60 ^a	60 ^a	0
C-94-52	244	0	0	244	0
C-94-58	60	0	30 ^a	30 ^a	0
C-94-65	20	0	0	20	0
C-95-12	29	0	0	29	0
C-95-18	30	0	0	30	0
C-95-73	24	0	0	24 ^a	0
TOTAL	679	55	144	492	78

^awith placebo

Pediatrics

Study C-94-52: Topical ocular dosing with Olopatadine Ophthalmic Solution 0.10% was safe when administered as frequently as three times daily in both eyes for 42 days to pediatric subjects, ages 3 to 16 years. No clinically significant difference in frequency and incidence of adverse events was observed between the pediatric subgroups and the total study population.

Reviewer's Comment: The sponsor needs to identify the specific numbers of the three to sixteen year olds by age year included in the study.

10.1 Significant/Potentially Significant Events

None reported

10.1.1 Deaths None reported during the submitted studies.

10.1.2 Overdose Experience None reported

10.2 Other Safety Findings

10.2.1 ADR Incidence Tables: Frequency and Incidence of Adverse Events

Studies, C-93-79, C-94-10, C-94-39, C-94-52, C-94-58, C-94-65, C-95-12, C-95-18, C-95-73

Adverse Events	Olopatadine 0.10% N = 492*	%
<u>Ocular</u>		
Discomfort	6	1.2
Pruritus	10	2.0
Hyperemia	2	0.4
Foreign Body Sensation	3	0.6
Keratitis	4	0.8
Lid Edema	3	0.6
Dry Eye	1	0.2
Lid Disorder	1	0.2
Lid Spasm	1	0.2
Photophobia	1	0.2
Discharge NOS	4	0.8
Subconjunctival Hemorrhage	3	0.6
Corneal Abrasion	3	0.6
Lid Margin Crusting	2	0.4
Pain	1	0.2
Hordeolum	1	0.2
Accidental Injury	1	0.2
Chalazion	1	0.2
Increased Intraocular Pressure	1	0.2
Pigment Dispersion Syndrome	1	0.2
Surgical/Medical procedure	1	0.2

Non Ocular Adverse Events	Olopatadine 0.10% ¹ N = 492 ^a	%
<u>Body as a Whole</u> Headache	34	7.3
Asthenia	4	0.8
<u>Respiratory</u> Rhinitis	11	2.2
Sinusitis	6	1.2
Pharyngitis	5	1.0
Increased Cough	1	0.2
Bronchitis	1	0.2
Pneumothorax	1	0.2
Cold Syndrome	14	2.8
Flu Syndrome	2	0.4
Infection	2	0.4
Allergy	1	0.2
Pain	5	1.0
Fever	4	0.8
Pain Back	3	0.6
Accidental Injury	1	0.2
Surgical/Medical Procedure	1	0.2
<u>Digestive</u> Dyspepsia	1	0.2
Colitis	1	0.2
Gingivitis	1	0.2
Nausea	1	0.2
Tooth Disorder	1	0.2
Vomiting	1	0.2
<u>Metabolic and Nutritional</u> Edema	1	0.2
Obesity	1	0.2
<u>Musculoskeletal</u> Myalgia	3	0.6
Tendon Disorder	2	0.4
Bursitis	1	0.2
Joint Disorder	1	0.2

Non Ocular Adverse Events	Olopatadine 0.10% ^a N = 492*	%
<u>Nervous</u> Anxiety	1	0.2
Depression	1	0.2
Somnolence	1	0.2
<u>Skin and Appendages</u> Dermatitis	1 ^a	0.2
Herpes Simplex	1	0.2
Pruritus	1	0.2
<u>Special Senses</u> Ear Pain	1	0.2
Taste Perversion	2	0.4
Otitis Media	1	0.2
<u>Urogenital</u> Dysmenorrhea	3	0.6

*139 of the 492 subjects received Olopatadine 0.10% and Placebo Protocol C-94-52

The most frequent events were: ocular: discomfort (burning and stinging) (1.2%), ocular pruritus (2.0%), ocular hyperemia (0.4%), foreign body sensation (0.6%), keratitis (0.8%), lid edema (0.6%); body as a whole: headache (7.3%), cold syndrome (2.8%), rhinitis (2.2%), sinusitis (1.2%), pharyngitis (1%), asthenia (0.8%), and taste perversion (0.4%). No serious events related to Olopatadine Ophthalmic Solution 0.10% were reported, and no patient was discontinued due to a serious treatment-related event.

Reviewer's Comment: *The submitted studies evidence an acceptable safety profile for the proposed marketing formulation.*

10.2.2 Laboratory Findings, Vital Signs, ECGs

Blood chemistry, hematology and urinalysis were analyzed for 24 adult subjects in two studies (Protocols C-93-75, C-93-83). Although clinically significant elevations in urine protein were observed for two subjects, these elevations were attributed by the sponsor to hard exercise imposed on the study subjects during the ongoing training camp of their athletic club. No clinically significant changes in any of the blood chemistry, hematology, or urinalysis values were related to Olopatadine Ophthalmic Solution 0.15%.

Reviewer's Comment: *The sponsor's rationale for the urinary protein elevation is speculative. The significance of this finding is unknown.*

10.2.3 Special Studies

Study C-94-65: Pupil Diameter Study June 20 - June 22, 1995

This was a single dose placebo controlled triple-masked study in 40 subjects of Olopatinol 0.1%. The study was conducted at the Alcon In-House Clinic in Fort Worth, Texas. Pupil diameter was measured one hour

6 Pages

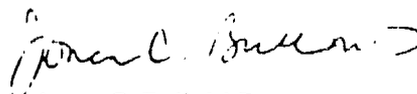
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12 Conclusions

1. Patanol™ 0.1% demonstrates a clinically meaningful and statistically significant outcome for the efficacy measure of itching due to grasses, weeds and animal dander in the submitted clinical studies for onset of action and in two of the three submitted studies for the eight hour duration of action. Clinical significance was not adequately demonstrated for the efficacy measure of redness in the submitted studies.
2. The safety profile of the drug as studied is an acceptable one for the indication.
3. The demographic profile studied is not reflective of the United States population.

13 Recommendations

1. NDA 20-688, Patanol™ is clinically recommended for approval for ocular itching due to grasses, weeds, and animal hair with the indicated labeling changes.
2. A study in non-caucasians should be performed to evaluate the safety and efficacy of the drug product.



Jonca C. Bull, M.D.
Medical Officer

cc: Orig NDA 20-688
HFD-550
HFD-550/PM/Holmes
HFD-550/CHEM/Tso
HFD-830/MICRO/Vincent
HFD-550/PHARM/Mukherjee
HFD-550/MO/Bull
HFD-550/ActingDivDir/Chambers WAC 8/30/96
WAC 8/30/96

Medical Officer's Review of NDA 20-688
Amendment to a Pending Application

NDA 20-688
Medical Officer Review

Submission: 9/17/96
Review completed: 9/25/96

Drug name: Olopatadine Hydrochloride Ophthalmic Solution

Generic name(s): AL04943A
KW 4679

Proposed trade name: Patanol™ 0.1% Ophthalmic Solution

Chemical name: (Z)-11_{3-(Dimethylamino) propylidene}-6-11-dihydrobenz{b,e}-
oxepine-2-acetic acid hydrochloride

Sponsor: Alcon Laboratories, Inc.
Post Office Box 6600
Fort Worth, Texas 76115
(817) 568-6296

Pharmacologic Category: Selective H1-receptor antagonist and mast cell stabilizer

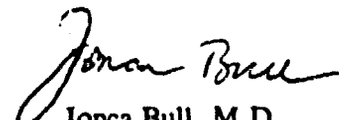
Proposed Indication(s): Treatment of allergic conjunctivitis

Dosage Form(s) and Route(s) of Administration: Topical ophthalmic solution

NDA Drug Classification: 1-S

Comment:

This submission includes responses to Chemistry questions as well as carton and container labeling. Package insert/labeling is also included and does not address the recommendations of the full NDA review with Division Stamp date of September 13, 1996. The sponsor needs to respond to the labeling recommendations by the Division.


Jonca Bull, M.D.
Medical Officer

HFD-550
HFD-550/ActingSupCSO/Holmes
HFD-550/CHEM/Tso
HFD-550/PHARM/Mukherjee
HFD-550/MO/Bull
HFD-550/ActingDivDir/Chambers *WAC 9/29/96*

**Medical Officer's Review of NDA 20-688
Four Month Safety Update**

NDA 20-688
Medical Officer Review

Submission: 5/28/96
Review completed: 9/29/96

Drug name: Olopatadine Hydrochloride Ophthalmic Solution

Generic name(s): AL04943A
KW 4679

Proposed trade name: Patanol™ 0.1% Ophthalmic Solution

Chemical name: (Z)-11_{3-(Dimethylamino) propylidene}-6-11-dihydrobenz{b,e}-
oxepine-2-acetic acid hydrochloride

Sponsor: Alcon Laboratories, Inc.
Post Office Box 6600
Fort Worth, Texas 76115
(817) 568-6296

Pharmacologic Category: Selective H1-receptor antagonist and mast cell stabilizer

Proposed Indication(s): Treatment of allergic conjunctivitis

Dosage Form(s) and Route(s) of Administration: Topical ophthalmic solution

NDA Drug Classification: 1-S

Summary:

The sponsor has submitted a four month Safety Update Report for the period January 1996 through April 1996. There are five clinical studies either completed or are ongoing during this time period.

Protocol Number	Study Description	Number Patients Enrolled/Planned	Study Status	Clinical Monitor's Report
C-94-61	Pivotal, Seasonal Allergic Conjunctival Study vs Sodium Cromolyn 2%	25/200	In Progress EC Study	Planned
C-94-75	Pivotal #1, VKC Study vs Placebo	48/150	In Progress, US Study	Planned
C-94-102	Pivotal #2, VKC Study vs Placebo	89/150	In Progress, EC Study	Planned
C-94-37	Pilot Study for Allergic and/or Vernal Conjunctivitis	35/35	Completed Japan Study	Planned
C-94-80	Dose Response Study for Allergic and/or Vernal Conjunctivitis	118/170	In-Progress Japan Study	Planned
C-94-100	Open-Label, VKC Study	29/60	In Progress, Mexico Study	Planned

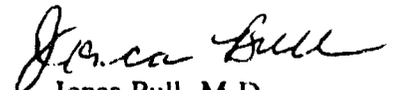
Frequency of Adverse Events Reported by Sponsor for Treatments Including Olopatadine 0.1%, Cromolyn Sodium 2%, and Placebo for All Ongoing studies

Adverse Event	Frequency
OCULAR	
Keratitis	3
Discomfort	1
Epitheliopathy	1
Palpebral Erythema	1
Hyperkeratosis	1
NON-OCULAR	
Cold Syndrome	1
Sinusitis	1
Mouth Ulcer	1
Dry Mouth	1

Reviewer's Comment: *The sponsor should submit safety information which specifically addresses the treatment received. From the submitted data it is not known which treatment was associated with the adverse event.*

Deficiencies/Problem List:

As noted, the sponsor should submit safety information which specifically addresses the treatment received as well as the study. From the submitted data it is not known which treatment was associated with the adverse event. Given this lack of specificity, it is not known whether the submitted data is consistent with the safety information submitted in the NDA or represents a potential increase in frequency.


Jonca Bull, M.D.
Medical Officer

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HFD-550/PHARM/
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Statistical Review

Arch

Statistical Review and Evaluation

JUN 28 1996

Preclinical Animal Carcinogenicity Review

~~JUN 29 1996~~

NDA: 20-688 [Related IND 44,216]

Drug Class: Topical Ophthalmic Solution

Name of Drug: Opatanol™ 0.1% [Olopatadine Hydrochloride]
KW-4679

Applicant: Alcon Laboratories, Inc.
6201 S. Freeway, Fort Worth, Texas 76134 (817) 293-0450

Submission Date: January 29, 1996 / Received February 07, 1996
Animal Data Received April 14, 1996

Indications: Treatment of Allergic Conjunctivitis

Controlled Preclinical Studies: KKY008 and KKY009

Documents Reviewed: NDA Archival Volumes 13 through 25

Statistical Reviewer: Lillian Patrician, MS, MBA
Pharmacologist: Asoke Mukherjee, PhD

Applicant Contact Person: Susan Caballa, Assoc. Dir, Regulatory Affairs (817) 568-6296
Robert Roehrs (817) 551-8764

45 Day Meeting Date: March 06, 1996

I. Background

Olopatadine (Chemical identification KW-4679) is a new chemical entity (dibenzoxepin derivative) with both antihistaminic and human conjunctival mast cell stabilizing properties. It is being submitted for the treatment of symptomatic relief of allergic conjunctivitis. The sponsor reports having conducted two rodent carcinogenicity studies, KKY008 and KKY009, to determine any oncogenic potential when administering graduated dosage levels of the drug to animal diet. Both male and female animals received KW-4679. Study KKY008 included F-344 strain rats randomly assigned to dose groups of Control, 20, 65, and 200 mg/kg/day for 104 weeks. Study KKY009 included CD-1 strain mice randomly assigned to dose groups of Control, 50, 160, and 500 mg/kg/day for 78 weeks.

The sponsor concludes that KW-4679 showed no oncogenic potential and reports "no-observed-adverse-effect" levels as the high dose level of 500 mg/kg/day in mouse study KKY009 and as the middle dose level of 65 mg/kg/day in rat study KKY008.

II. Rat Study KKY008

Study KKY008 included male and female F-344 strain rats randomly assigned to dose groups of Control, 20, 65, and 200 mg/kg/day (50 per sex and dose group) for at least 104 weeks. Dose group animals received oral doses of KW-4679 in daily animal feed. The study began with a total of 230 male and 232 female rats of 28 to 35 days in age and 56 to 90 g in weight. Prior to randomization, animals with extreme body weights and/or damaged or ill health were excluded from entry into the study. An additional 40 animals were assigned for veterinary controls and animal health monitoring and as such, were not part of the study.

Animals were examined twice daily for evidence of reaction to treatment and for ill health. More detailed exams were performed weekly. Any debilitated animals judged to be *in extremis* were sacrificed. Interim sacrifices were also performed on humane grounds to prevent unnecessary or prolonged suffering. Sacrifices included complete necropsy, which involved dissection of 15 organs and histopathological examination of 40 separate tissue samples.

Microscopic examinations of tissue were performed for all animals of Control and high dose group (200 mg/kg/day) following the scheduled treatment period of 104 weeks, and for animals killed or dying during the study. Microscopic examination was also performed if macroscopic examination reports revealed tissues with significant abnormalities.

Sponsor's Analysis: The sponsor analyzed inter-group differences in mortality by Cox's proportional hazards model (Cox, DR, 1972) and Tarone's partition of the Chi-square statistic into linear trend on dose and deviation from linearity (Tarone, RE, 1975). Fisher's Exact Test was applied as a two-tailed test to the distribution of macroscopic or microscopic non-neoplastic pathological entities. A one-tailed test was applied to apparent increased incidence with treatment for neoplastic pathological entities. The sponsor reports having estimated mortality rates (adjusted to account for animals which were censored and whose week of death is unknown) using Kaplan-Meier or Product Limit estimations (Kaplan, EL and Meier, P, 1958).

For both sexes the sponsor reports a statistically significant negative trend for mortality with dosage in comparing the Control group and 200 mg/kg/day group. Mortality was significantly lower for males in the 200 mg/kg/day group over those in the Control group. There were no statistically significant differences in mortality as compared to Control for males or females receiving 20 or 65 mg/kg/day. The sponsor reports no statistically significant differences in pathological findings (neither non-neoplastic nor neoplastic) considered to be related to treatment with KW-4679. The only reported relation to treatment was ungroomed coat and perigenital staining, which were transient and not associated with pathological changes. The sponsor determined the 65 mg/kg/day dose as the "no-observed-adverse-effect level (NOAEL)".

Reviewer's Analysis: The survival data analysis used the methods described in the papers of Cox (Regression Models and Life Tables, Journal of the Royal Statistical Society, B, 34, 187-220, 1972), and of Gehan (A Generalized Wilcoxon Test for Comparing Arbitrarily Singly Censored Samples, Biometrika, 52, 203-223, 1965). The reviewer's analysis also applied the death rate method described in the paper of Peto et al. ("Guidelines for Simple, Sensitive

Significance Tests for Carcinogenic Effects in Long-Term Animal Experiments" in Long Term and Short Term Screening Assays for Carcinogens: A Critical Appraisal, International Agency for Research on Cancer Monographs, Annex to Supplement 2, World Health Organization, 311-426, 1980). Tumor data analysis used the Peto methods and the method of exact permutation trend test.

Reviewer's Summary of Data from Study KKY008 with 104 Weeks on Treatment

KKY008 (Rat)	Males				Females			
	Control	20 mg/kg	65 mg/kg	200 mg/kg	Control	20 mg/kg	65 mg/kg	200 mg/kg
# Animals in Study	50	50	50	50	50	50	50	50
Survival Rates at Week 104	0.50	0.48	0.54	0.74	0.66	0.78	0.86	0.82
Mortality Rate at Week 104	0.50	0.52	0.46	0.26	0.34	0.22	0.14	0.18
Mortality During Treatment Period	25	26	23	13	17	11	7	9
Mortality Following Treatment Period	25	24	27	37	33	39	42	41

1. Survival Analysis:

Intercurrent mortality rates for both male and female rats (*See Tables 1M - 1F on pages 10-11*) were tested for linear trend according to the Peto death rate method using time intervals 0-52; 53-78; and 79-104. The results of the age-adjusted Peto test for male rats show a significant negative linear trend in the intercurrent mortality rate (p-value of 0.0012). There was no evidence of a significant linear trend in intercurrent mortality for female rats.

The Cox and generalized Wilcoxon tests were used to test for homogeneity of survival distributions of all dose groups, including Control (separately for males and females). Cox test p-values were 0.0555 for males. Although this can be viewed as marginally significant, there was no evidence of statistically significant differences in survival distribution at the 0.05 level. There was also no evidence of statistically significant differences for females, for which the Cox test for life table data shows a p-value of 0.0907.

The generalized Wilcoxon test gives more weight to early differences in death rates between groups than the Cox analysis. These also resulted in no statistically significant differences in survival distributions for either male or female rats, with p-values of 0.0733 and 0.0969 for males and females, respectively.

Plots of Kaplan-Meier estimates illustrate survival distributions of the Control and treated groups for male and female rats (*Figures 1M and 1F on pages 19-20*).

2. Tumor Data Analysis:

To test the positive linear trend in tumor rates, the reviewer's analysis used an extension of the Fisher exact test referred to as the method of exact permutation trend test. The sponsor reported three definitions for a tumor's relation to cause of death. Using Peto et al. (1980), the sponsor's 'tumor-caused death' followed Peto's 'death rate method', whereas the second and third definitions of 'non-tumor-caused death' and 'unknown' followed the 'prevalence method'. The reviewer's analysis used time intervals of 0-52; 53-78; 79-104 weeks; and terminal sacrifice.

Not all animals in each dose group were microscopically examined. Only those animals in the Control and high dose group were sacrificed following end of treatment period of 104 weeks. Microscopic examinations of tissue were also performed for animals killed or dying during the study, and if macroscopic examination reports revealed tissues with significant abnormalities. Because of this imbalance in the number of animals examined per dose group, and consequently, the number of tumors detected and reported, the reviewer's tumor data analysis followed three approaches: (1) an age-adjusted or time-adjusted exact permutation trend test; (2) a pairwise comparison between Control and high dose group per sex; and (3) an age-unadjusted trend test.

To adjust for multiplicity, the reviewer followed a standard decision rule in regard to the effect of multiple testings on inflating the overall false positive rate. A positive linear trend is considered not to occur by chance of variation alone if the p-value is less than 0.005 for common tumors, and less than 0.025 for rare tumors. Using this adjustment, the reviewer's analysis determined exact p-values for tumors either fatal or non-fatal to all animals, and the asymptotic p-values for tumors considered fatal to some but not all animals. There were no statistically significant linear trends for any tumor types in male and female rats.

The incidence rates of tumors were then compared between the Control and the 200 mg/kg/day high dose group using a pairwise comparison (*See Tables 2M and 2F on pages 12-14*). No significant differences were found.

3. Validity of Experiment

The validity of the experiment depends on sufficient numbers of animals being exposed to drug/chemical over an adequate time period so as to be at risk of forming late-developing tumors. Some experts in the field have suggested that between weeks 80-90, a 50 percent survival rate of the 50 initial animals in the high dose group will be considered as a sufficient number at adequate exposure [Haseman through personal communication with Dr. Karl Lin]. If the number of animals in each treatment group and sex group is less than or greater than 50, the percentage can vary. However, there should be 20 to 30 animals remaining live during these weeks. Additionally, Chu, Ceuto, and Ward ["Factors in the Evaluation of 200 National Cancer Institute Carcinogen Bioassays", Journal of Toxicology and Environmental Health, 8, 1981, pp. 251-280] propose that for studies in which there is no evidence of carcinogenic effect of the chemical/drug, animals in the high dose group should have greater than 50 percent survival at one year (52 weeks) into study.

Since the survival rates of rats in this study at the end of treatment or week 104 were 74% for males and 82% for females, the study meets both criteria for sufficient numbers of animals exposed over an adequate time period.

The validity of the experiment also depends on the administration of a large enough drug dose so as to present a tumor challenge to the animals. The same paper by Chu, Ceuto, and Ward identifies dose adequacy according to:

- (1) "A dose is considered adequate if there is a detectable loss in weight gain of up to 10% in a dosed group relative to the controls";
- (2) "The administered dose is also considered a Maximum Tolerated Dose (MTD) if dosed animals exhibit clinical signs or severe histopathologic toxic effects attributed to the chemical";
- (3) "In addition, doses are considered adequate if the dosed animals show a slightly increased mortality compared to the controls".

Even though the sponsor reports, "Overall bodyweight gains and food intake of males and females receiving 200 mg/kg/day were lower than those of their Controls", the third criteria was not met. Both male and female high dose animals showed a negative, rather than positive, trend in mortality as compared to the Controls. Mortality rates for male rats during the 104 weeks of treatment were 50% and 28% for Controls and the 200 mg/kg/day dose group respectively, whereas the rates for females were 34% (Controls) and 18% (high dose group). Therefore, dose adequacy of 200 mg/kg/day for the rat Study KKY008 has not been established and the validity of this experiment has not been confirmed.

Nevertheless, this reviewer's examination of tumor data was consistent with the sponsor's results and found no evidence of a significant linear trend in tumor incidence across dose groups nor a statistically significant difference in tumor incidence between Control and high dose group.

III. Mouse Study KKY009

Study KKY009 included male and female CD-1 strain mice randomly assigned to dose groups of Control, 50, 160, and 500 mg/kg/day (52 per sex and dose group) for at least 78 weeks. Dose group animals received oral doses of KW-4679 in daily animal feed. The study began with a total of 239 male and 239 female mice of 21 to 28 days in age and 18 to 27 g in weight. Prior to randomization, animals with extreme body weights and/or damaged or ill health were excluded from entry into the study. An additional 40 animals were assigned for veterinary controls and animal health monitoring and as such, were not part of the study.

Animals were examined twice daily for evidence of reaction to treatment and for ill health. More detailed exams were performed weekly. Interim sacrifices were performed on humane grounds to prevent unnecessary or prolonged suffering and on debilitated animals judged to be *in extremis*. These sacrifices included complete necropsy, which involved dissection of 9 organs and histopathological examination of 43 separate tissue samples.

Microscopic examinations of tissue were performed for all animals of Control and high dose group (500 mg/kg/day) following the scheduled treatment period of 78 weeks, and for animals killed or dying during the study. Microscopic examination was also performed if macroscopic examination reports revealed tissues with significant abnormalities.

Sponsor's Analysis: The sponsor analyzed inter-group differences in mortality by Cox's proportional hazards model (Cox, D.R., 1972) and Tarone's partition of the Chi-square statistic into linear trend on dose and deviation from linearity (Tarone, R.E., 1975). Fisher's Exact Test was applied as a two-tailed test to the distribution of macroscopic or microscopic non-neoplastic pathological entities. A one-tailed test was applied to apparent increased incidence with treatment for neoplastic pathological entities. The sponsor reports having estimated mortality rates (adjusted to account for animals which were censored and whose week of death is unknown) using Kaplan-Meier or Product Limit estimations (Kaplan, E.L. and Meier, P., 1958).

For male mice receiving 500 mg/kg/day, the sponsor reports a higher incidence of thickened stomach walls. The sponsor reports no statistically significant differences in pathological findings (neither non-neoplastic nor neoplastic) considered to be related to treatment. The sponsor determined the 500 mg/kg/day dose as the "no-observed-adverse-effect level (NOAEL)".

Reviewer's Analysis:

Reviewer's Summary of Data from Study KKY009 with 78 Weeks on Treatment

KKY009 (Mouse)	Males				Females			
	Control	50 mg/kg	160 mg/kg	500 mg/kg	Control	50 mg/kg	160 mg/kg	500 mg/kg
# Animals in Study	52	52	52	52	52	52	52	52
# Animals Live at Week 78	22	28	25	23	37	30	43	38
Survival Rates at Week 50	0.75	0.87	0.83	0.79	0.98	0.83	0.98	0.88
Survival Rates at Week 78	0.42	0.54	0.48	0.44	0.71	0.58	0.83	0.73
Mortality Rate at Week 78	0.58	0.46	0.52	0.56	0.29	0.42	0.17	0.27
Mortality During Treatment Period	30	24	27	29	15	22	9	14
Mortality Following Treatment Period	22	28	25	23	37	30	43	38

1. Survival Analysis:

Intercurrent mortality rates for both male and female mice (*see Tables 3M - 3F on pages 15-16*) were tested for linear trend according to the Peto death rate method using time intervals 0-50; 51-70; and 71-78. The results of the age-adjusted Peto test for both sexes show no evidence of a significant linear trend in intercurrent mortality.

The Cox and generalized Wilcoxon tests were used to test for homogeneity of survival distributions of all dose groups, including Control (separately for males and females). Cox test p-values were 0.6026 for males and 0.0285 for females. There was no statistically significant difference in survival distribution at the 0.05 level for male mice. However, for female mice, the Cox test for life table analysis, adjusting for time of death relative to study start, shows a statistically significant difference in survival distributions for the Control and three treatment groups.

The generalized Wilcoxon test gives more weight to early differences in death rates between groups than the Cox analysis. These resulted in a p-value of 0.5078 for male mice, and a statistically significant difference in homogeneity of survival distributions for female mice, with a p-value of 0.0212.

Plots of Kaplan-Meier estimates illustrate survival distributions of the Control and treated groups for male and female mice (*Figures 2M and 2F on pages 21-22*).

2. Tumor Data Analysis:

To test the positive linear trend in tumor rates, the reviewer's analysis used an extension of the Fisher exact test referred to as the method of exact permutation trend test. The sponsor reported three definitions for a tumor's relation to cause of death. Using Peto et al. (1980), the sponsor's 'tumor-caused death' followed Peto's 'death rate method', whereas the second and third definitions of 'non-tumor-caused death' and 'unknown' followed the 'prevalence method'. The reviewer analysis used time intervals of 0-50; 51-70; 71-78 weeks; and terminal sacrifice.

Not all animals in each dose group were microscopically examined. Only those animals in the Control and high dose group of 500 mg/kg/day were sacrificed following end of treatment period of 78 weeks. Microscopic examinations of tissue were also performed for animals killed or dying during the study, and if macroscopic examination reports revealed tissues with significant abnormalities. Because of this imbalance in the number of animals examined per dose group, and consequently, the number of tumors detected and reported, the reviewer's tumor data analysis followed three approaches: (1) an age-adjusted or time-adjusted exact permutation trend test; (2) a pairwise comparison between Control and high dose group per sex; and (3) an age-unadjusted trend test.

To adjust for multiplicity, the reviewer followed a standard decision rule in regard to the effect of multiple testings on inflating the overall false positive rate. A positive linear

trend is considered not to occur by chance of variation alone if the p-value is less than 0.005 for common tumors, and less than 0.025 for rare tumors. Using this adjustment, the reviewer's analysis determined exact p-values for tumors either fatal or non-fatal to all animals, and asymptotic p-values for tumors considered fatal to some but not all animals. There were no statistically significant linear trends for any tumor types in male and female mice.

The incidence rates of tumors were then compared between the Control and the 500 mg/kg/day high dose group using a pairwise comparison (*See Tables 4M and 4F on pages 17-18*). No significant differences were found.

3. Validity of Experiment

As explained in the Reviewer's Analysis for Rat Study KKY008 on page 4 of this report, the validity of the experiment depends on sufficient numbers of animals being exposed to drug/chemical over an adequate time period so as to be at risk of forming late-developing tumors.

At week 50, the survival rates of mice in the high dose group of this study were 79% for males and 88% for females, which represents greater than 50 percent survival at one year into study. At end of the treatment period of week 78, the survival rates decreased to 44% and 73% for high dose group male and female mice, respectively. Although the 44% for male mice is lower than the suggested 50 percent survival rate, there were still 20-30 animals (23 males and 38 females) remaining live after the study treatment period. Therefore, the study meets both criteria for sufficient numbers of animals exposed over an adequate time period.

The validity of the experiment also depends on the administration of a large enough drug dose so as to present a tumor challenge to the animals. The sponsor reports, "Overall bodyweight gain of treated males was similar to that of the controls". No level of significance was attained in the bodyweight changes of females in the 500 mg/kg/day group as compared to Control. Furthermore, since the survival of both male and female high dose animals was similar to Control, these high dose group animals did not show an increase in mortality as compared to Control. Mortality of high dose males at week 78 was 56% as compared to 58% for Control. That of high dose females was 27% as compared to 29% for Control. Therefore, dose adequacy of 500 mg/kg/day for the Mouse Study KKY009 has not been established and the validity of this experiment has not been confirmed.

Nevertheless, this reviewer's examination of tumor data was consistent with the sponsor's results and found no tumors indicating a significant linear dose-tumor trend or a statistically significant difference in tumor incidence between Control and high dose groups.

IV. Reviewer's Conclusions, which may be Conveyed to the Sponsor

1. The sponsor does not explain why the rat study KKY008 used dose levels of 20, 65, and 200 mg/kg/day, whereas the smaller species in the mouse study KKY009 received higher doses of 50, 160, and 500 mg/kg/day.
2. The sponsor reports that KW-4679 was administered via the rodent animal feed in accordance to how the chemical would be used under clinical treatment. Instead, this new chemical entity is intended as a topical ophthalmic solution for the treatment of symptomatic relief of allergic conjunctivitis. It is not intended for human consumption via ingestion.
3. As reported in the Reviewer's Analysis on pages 5 and 8 of this report, the sponsor has not established the dose adequacy of 200 mg/kg/day for rat Study KKY008, nor 500 mg/kg/day for mouse Study KKY009. Therefore, the validity of these two studies has not been confirmed. Nevertheless, this reviewer's examination of tumor data was consistent with the sponsor's results and found no tumors indicating a significant linear dose-tumor trend or a statistically significant difference in tumor incidence between Control and high dose groups.


Lillian Patrician, MS, MBA
Mathematical Statistician


Concur: Daphne Lin, PhD


Richard Stein, PhD

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HFD-550/Division Files
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This report has a total of twenty-two [22] pages, including 4 Tables, and 2 Figures.

Table 1M

MALE RAT STUDY KKY008

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Intercurrent Mortality Rates

Animal Type: RAT

Sex: MALE

Time(wks)	Dose											
	Ctrl			Low			Med			High		
	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died
0-52				2	50	4.0						
53-78	5	50	10.0	2	48	8.0	2	50	4.0	1	50	2.0
79-104	20	45	50.0	22	46	52.0	21	48	46.0	12	49	26.0
FNL KILL	25	50	50.0	24	50	48.0	27	50	54.0	37	50	74.0

Table 1F

FEMALE RAT STUDY KKY008
[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Intercurrent Mortality Rates

Animal Type: RAT

Sex: FEMALE

Time(wks)	Dose											
	Ctrl			Low			Med			High		
	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died
0-52							1	50	2.0			
53-78	2	50	4.0				2	49	6.0	1	50	2.0
79-104	15	48	34.0	11	50	22.0	4	47	14.0	8	49	18.0
FNL KILL	33	50	66.0	39	50	78.0	43	50	86.0	41	50	82.0

Table 2M

MALE RAT STUDY KKY008

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Pairwise Comparisons

Dosage Pair: 0.00 vs 200.0

ANIMAL: RATS
SEX: MALE

Organ	Tumor	Exact p	Asmp p	Dose: 0.00	Dose: 200.0
		(0.8727)	0.8025		
	PLASMACYTOSIS	(0.5968)	0.2071		
	PARAFOLLICULAR CELL HYPERP	0.8414	(0.6121)		
	PORPHYRIN CONCRETIONS	0.8509	(0.7830)		
	ACINAR HYPERPLASIA	0.9361	(0.8281)		
	S-MALIGNANT LYMPHOMA	0.4337	(0.2076)		
	FOLLICULAR CYSTIC HYPERPLA	(1.0000)	0.9214		
	CYSTIC DEGENERATION	0.5968	(0.2071)		
	MAMMARY NEOPLASM	0.6827	(0.4949)		
SKIN OTHER		0.8444	(0.7774)		
TONGUE	LARGE GRANULAR LYMPHOCYTE	0.3522	(0.1213)		
PANCREAS	SCLERA--MINERALISATION	0.3522	(0.1213)		
PANCREAS	S-MALIGNANT LYMPHOMA	0.5045	(0.3493)		
ABDOMEN	ABSCESS(ES)	0.8678	(0.6784)		
LIVER X 2	ALVEOLAR WALL MINERALIS. (0.9392	(0.8287)		
SUBMANDIB SL.GL.	BRONCULO-ALVEOLAR HYPERPLA	0.5968	(0.2071)		
H'POIETIC TUMOUR	MINERALISATION:CORTX	1.0000	(0.8892)		
H'POIETIC TUMOUR	FATTY VAC. -PERIACINAR	0.9958	(0.9929)		
PITUITARY	THYROID NEOPLASM	0.7862	(0.7134)		
MAMMARY OTHER	ACINAR HYPERPLASIA	(0.5968)	0.2071		
MAMMARY OTHER	FOLLICULAR HYPERPLASIA	0.8414	(0.6121)		

Note: An '*' indicates that the dose-tumor association may be significant for the selected dose pair because the p-value \leq 0.05.

Table 2M

MALE RAT STUDY KKY008
[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Pairwise Comparisons

Dosage Pair: 0.00 vs 200.0

ANIMAL: RATS
SEX: MALE

TAIL	FOCI ALT.-BASOPHILIC TYPE{	1.0000	(0.8892)
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Note: An '*' indicates that the dose-tumor association may be significant for the selected dose pair because the p-value \leq 0.05.

Table 2F

FEMALE RAT STUDY KKY008

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Pairwise Comparisons

dosage Pair: 0.00 vs 200.0

ANIMAL: RATS
SEX: FEMALE

Organ	Tumor	Exact p	Asmp p	Dose: 0.00	Dose: 200.0
	PLASMACYTOSIS	1.0000	(0.8686)	1	0
	ACINAR HYPERPLASIA	0.5541	(0.1861)	0	1
	S-MALIGNANT LYMPHOMA	0.5541	(0.1861)	0	1
	FOLLICULAR CYSTIC HYPERPLA	0.5541	(0.1861)	0	1
	MAMMARY NEOPLASM	1.0000	(0.8686)	1	0
SKIN OTHER		1.0000	(0.9377)	2	0
TONGUE	LARGE GRANULAR LYMPHOCYTE	0.4778	(0.2608)	1	2
PANCREAS	S-MALIGNANT LYMPHOMA	0.5541	(0.1861)	0	1
LUNGS X 2	S-LARGE GRANULAR LYMPHOCYT	(1.0000)	0.8686	1	0
BRAIN X 3	S-HISTIOCYTIC SARCOMA	0.5513	(0.1849)	0	1
JEJUNUM	THROMBUS/THROMBI	(1.0000)	0.8686	1	0
UTERUS		1.0000	(0.8563)	1	0
UTERUS	S-LARGE GRANULAR LYMPHOCYT	1.0000	(0.8686)	1	0
UTERUS	ABSCESS(ES)	(0.5541)	0.1861	0	1
UTERUS	THYROID NEOPLASM	0.8969	(0.7547)	2	1
H'POIETIC TUMOUR	FATTY VAC.-PERIACINAR	1.0000	(0.9962)	6	0
H'POIETIC TUMOUR	S-LARGE GRANULAR LYMPHOCYT	(1.0000)	0.8686	1	0
PITUITARY	THYROID NEOPLASM	(0.9493)	0.9267	19	14
MAMMARY OTHER	FOLLICULAR HYPERPLASIA	0.9471	(0.9093)	10	6

Note: An '*' indicates that the dose-tumor association may be significant for the selected dose pair because the p-value \leq 0.05.

Table 3M

MALE MOUSE STUDY KKY009

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Intercurrent Mortality Rates

Animal Type: MOUSE

Sex: MALE

Time(wks)	Dose											
	Ctrl			Low			Med			High		
	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died
0-50	13	52	25.0	7	52	13.5	9	52	17.3	11	52	21.2
51-70	8	39	40.4	14	45	40.4	10	43	36.5	13	41	46.2
71-78	9	31	57.7	3	31	46.2	8	33	51.9	5	28	55.8
FNL KILL	22	52	42.3	28	52	53.8	25	52	48.1	23	52	44.2

Table 3F

FEMALE MOUSE STUDY KKY009

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Intercurrent Mortality Rates

Animal Type: MOUSE

Sex: FEMALE

Time(wks)	Dose											
	Ctrl			Low			Med			High		
	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died	No. Died	No. Risk	Cumu Pct. Died
0-50	2	52	3.8	9	52	17.3	1	52	1.9	5	52	9.6
51-70	7	50	17.3	8	43	32.7	4	51	9.6	8	47	25.0
71-78	6	43	28.8	5	35	42.3	4	47	17.3	1	39	26.9
FNL KILL	37	52	71.2	30	52	57.7	43	52	82.7	38	52	73.1

Table 4M

MALE MOUSE

STUDY KKY009 [NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Pairwise Comparisons

Dosage Pair: 0.00 vs 500.0

ANIMAL: MICE

SEX: MALE

Organ	Tumor	Exact p	Asap p	Dose:	Dose:
				0.00	500.0
MUSCULO-SKELETAL	SARCOMA	1.0000	(0.8295)	1	0
LIVER X 2	HEPATOCELLULAR ADENOMA	0.3760	(0.2829)	8	10
LIVER X 2	HEPATOCELLULAR CARCINOMA	0.6933	(0.5020)	2	2
LIVER X 2	HAEMANGIOSARCOMA	(0.4828)	0.1508	0	1
4' POIETIC TUMOUR	MALIGNANT LYMPHOMA	0.7392	(0.4881)	1	1
4' POIETIC TUMOUR	HISTIOCYTIC SARCOMA	(1.0000)	0.8240	1	0
THYMUS	OSTEOSARCOMA	0.5100	(0.1639)	0	1
LUNGS X 2	PULMONARY CARCINOMA	0.9155	(0.8676)	11	7
LUNGS X 2	PULMONARY ADENOMA	(0.1528)	0.0691	1	4
SKIN OTHER	SARCOMA	1.0000	(0.8858)	2	0

Note: An '*' indicates that the dose-tumor association may be significant for the selected dose pair because the p-value ≤ 0.05 .

NDA-828688

FIRM: ALCON

TRADE NAME: PATANOL 0.1% TOPICAL

GENERIC NAME: OLOPATADINE HYDROCHLORIDE

2 OF 3

Table 4F

FEMALE MOUSE STUDY KKY009

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Pairwise Comparisons

Dosage Pair: 0.00 vs 500.0

ANIMAL: MICE
SEX: FEMALE

Organ	Tumor	Exact p	Asmp p	Dose:	
				0.00	500.0
STERNUM/MAR X2	OSTEOMA	0.5067	(0.1624)	0	1
UTERUS	LEIOMYOMA	(0.5067)	0.1624	0	1
HARDERIAN GLAND	ADENOMA	0.5067	(0.1624)	0	1
MAMMARY OTHER	CARCINOMA	1.0000	(0.9185)	2	0
MAMMARY OTHER	ADENOACANTHOMA	(0.5067)	0.1624	0	1
LIVER X 2	HAEMANGIOSARCOMA	1.0000	(0.8450)	1	0
H'POIETIC TUMOUR	GRANULOCYTIC LEUKAEMIA	(1.0000)	0.8313	1	0
H'POIETIC TUMOUR	MALIGNANT LYMPHOMA	(0.4971)	0.2800	1	2
H'POIETIC TUMOUR	HISTIOCYTIC SARCOMA	0.7283	(0.4765)	1	1
SPLEEN	HAEMANGIOSARCOMA	1.0000	(0.8450)	1	0
LUNGS X 2	PULMONARY CARCINOMA	0.8293	(0.6886)	3	2
LUNGS X 2	PULMONARY ADENOMA	0.8293	(0.6886)	3	2
PITUITARY	ADENOMA	1.0000	(0.8450)	1	0
OVARY	LUTEOMA	1.0000	(0.8580)	1	0
OVARY	HAEMANGIOMA	1.0000	(0.8450)	1	0

Note: An '*' indicates that the dose-tumor association may be significant for the selected dose pair because the p-value ≤ 0.05 .

Figure 1M

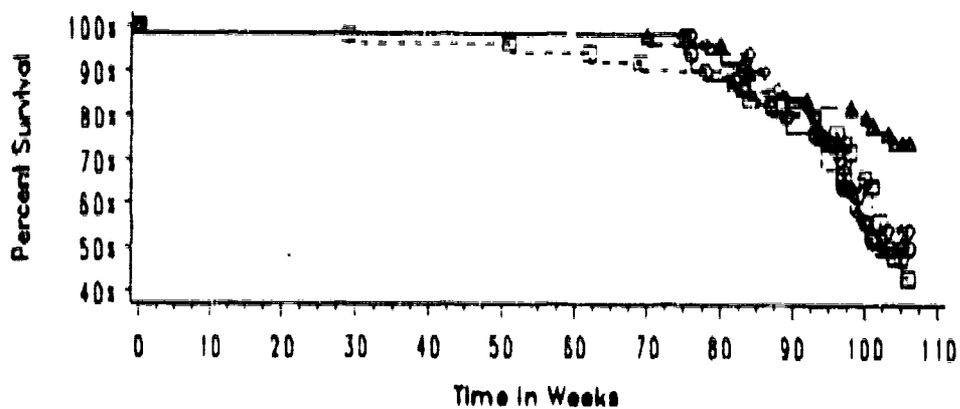
MALE RAT STUDY KKY008

(NDA20-688 OLOPATADINE HYDROCHLORIDE KW 4679)

Kaplan - Meier Survival Function

Animal: RAT

Sex: MALE



Dose: Ctrl Low Med High

Figure 1F

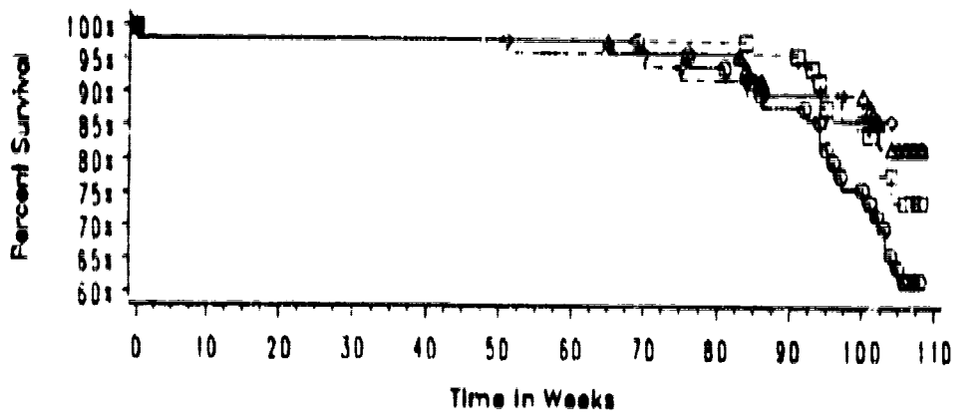
FEMALE RAT STUDY KRY008

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Kaplan - Meier Survival Function

Animal: RAT

Sex: FEMALE



Dose: ◯ ◯ ◯ Ctrl ◻ ◻ ◻ Low ◊ ◊ ◊ Med ▲ ▲ ▲ High

Figure 2M

MALE MOUSE STUDY KKY009

[INDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Kaplan - Meier Survival Function

Animal: MOUSE

Sex: MALE

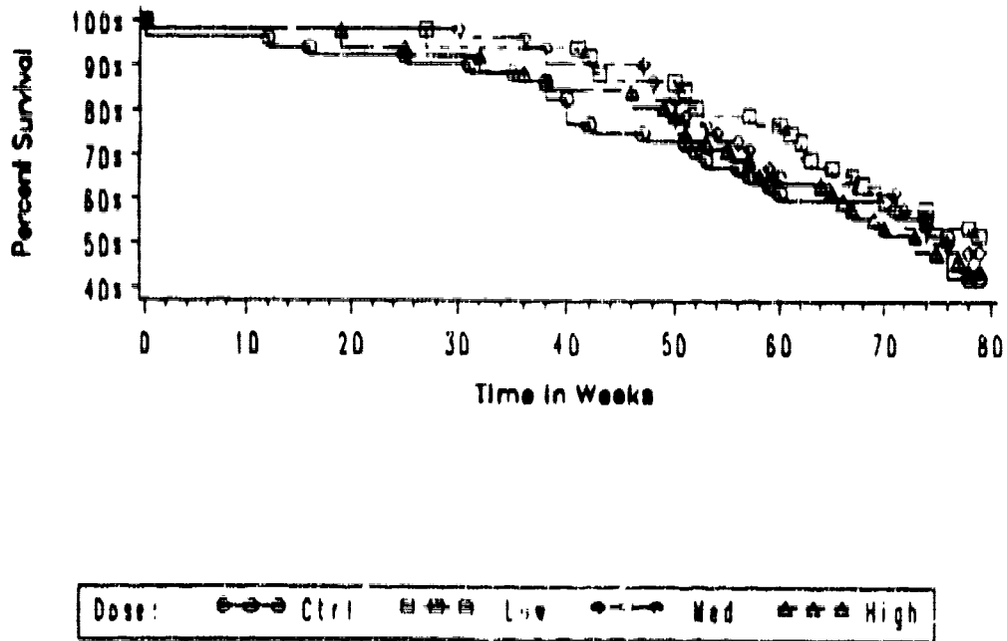


Figure 2F

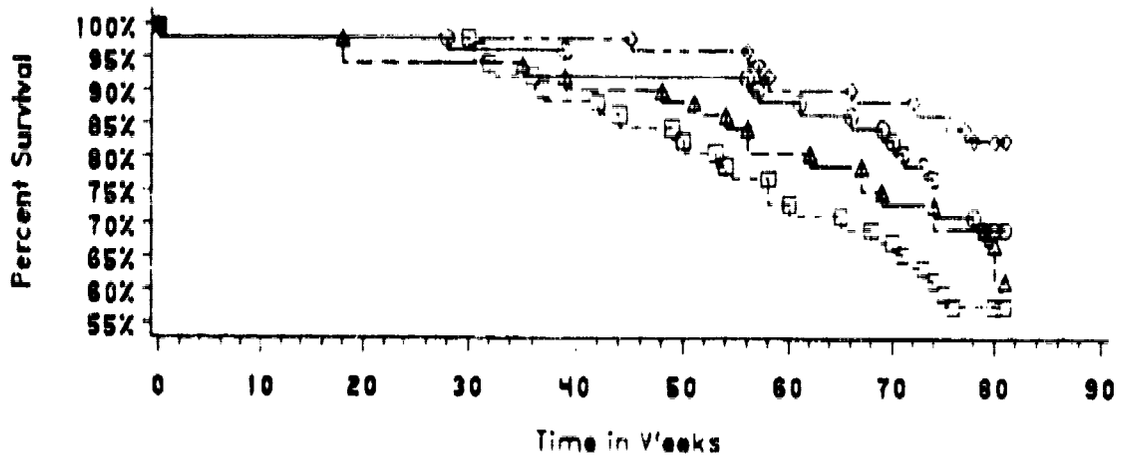
FEMALE MOUSE STUDY KKY009

[NDA20-688 OLOPATADINE HYDROCHLORIDE KW-4679]

Kaplan-Meier Survival Function

Animal: MOUSE

Sex: FEMALE



Dose: ◯-◯-◯ Ctrl ◻-◻-◻ Low ◊-◊-◊ Med ☆-△-☆ High

ADDENDUM

JUL 16 1996

Statistical Review and Evaluation

Preclinical Animal Carcinogenicity Review

NDA: 20-688 [Related IND]

Drug Class: Topical Ophthalmic Solution

Name of Drug: Opatanol TM 0.1% [Olopatadine Hydrochloride] KW-4679

Applicant: Alcon Laboratories, Inc. (817) 293-0450

Submission Date: January 29, 1996 / Received February 07, 1996
Animal Data Received April 14, 1996

Indications: Treatment of Allergic Conjunctivitis

Controlled Preclinical Studies: KKY008 and KKY009

Documents Reviewed: NDA Archival Volumes 13 through 25

Statistical Reviewer: Lillian Patrician, MS, MBA
Pharmacologist: Asoke Mukherjee, PhD

Applicant Contact Person: Susan Caballa / Robert Roehrs (817) 551-8764

I. Background

Olopatadine (Chemical identification KW-4679) is a new chemical entity (dibenzoxepin derivative) with both antihistaminic and human conjunctival mast cell stabilizing properties. The sponsor reports having conducted two rodent carcinogenicity studies, KKY008 and KKY009, to determine any oncogenic potential when administering graduated dosage levels of the drug to animal diet.

II. Additional Review Comments, which may be Conveyed to the Sponsor

The coding assignments for data in Study KKY008 (male and female rats) were deficient in several ways. This reviewer made an especial effort to adjust the data files for these deficiencies in order to review and evaluate the data without delay. The results were consistent with those reported in the original Statistical Review and Evaluation. Any future submissions with data of this quality will not be acceptable and will instead be returned for correction. If the quality control of this data preparation is indicative of how well the experiment was conducted, the preclinical carcinogenicity studies and validity of the experiments may be in question.

Data Deficiencies:

1. All data records with tissue that is either autolyzed (autolysis code = 2) or not examined (autolysis code = 3), should be coded with tumorcode = . (missing value). Data was instead coded with tumorcode = 000.
2. Several data records for organcode = SKO (Skeletal Other) had tumorcodes with no English equivalent because tumorcodes were not registered in the tumor file. These tumorcodes were 055, 073, and 145. In taking a conservative approach and assuming all of these were the same tumor type, this reviewer developed internal coding to assign a common code to all records with these tumorcodes before reanalyzing. No statistically significant findings were generated.
3. Several data records for organcode = SKO (Skeletal Other) also had tumorcodes = 248 and 253 (both are mesothelioma). Only one unique tumorcode per organ should be assigned. Again, this reviewer combined these data as one tumor and reanalyzed.
4. Animal number 67 of the 20 mg/kg/day low dose group was assigned tumorcode = 342 (congestion) for organcode = MS (musculoskeletal). This tumor finding is questionable and may indicate a miscoding.
5. Several records in the tumor data file were missing. Animals were coded with tumorcodes that had no English equivalent in the tumor data file:

TMR = 009 ORG = TEL
TMR = 356 ORG = AD3
TMR = 319 ORG = KDL
TMR = 055 ORG = SKO
TMR = 073 ORG = SKO
TMR = 145 ORG = SKO
TMR = 320 ORG = THR
TMR = 330 ORG = THR
TMR = 351 ORG = THR
TMR = 364 ORG = UT

6. Several records in the organ data file were also missing. Animals were coded with organcodes that had no English equivalent in the organ data file:

ORG = TEL
ORG = TER
ORG = THL
ORG = ADO
ORG = AD1
ORG = AD2
ORG = AD3
ORG = KDL
ORG = THR
ORG = UT

Lillian Patricia MS, MBA
Lillian Patricia, MS, MBA
Mathematical Statistician
7-15-96

Daphne Lin
Concur: Daphne Lin, PhD

Richard A. Stein 7/16/96
Richard Stein, PhD

Archival: IND 44,216
cc: Orig. NDA 20-688
HFD-550/Division Files
HFD-550/Dr. W. Chambers
HFD-550/Dr. A. Mukherjee
HFD-550/Ms. J. Holmes
HFD-725/Dr. R. Harkins
HFD-725/Dr. H. Leung
HFD-725/Dr. R. Stein
HFD-725/Dr. D. Lin
HFD-725/Ms. L. Patricia
HFD-725/File Copy

This addendum report has a total of three (03) pages.

BIO Review

ITFD 220
Helmes

OCT 18 1996

Clinical Pharmacology/Biopharmaceutics Review

Olopatadine HCl

Ophthalmic Soln. 0.1%

NDA 20-688

Patanol®

Reviewer: E.D. Bashaw, Pharm.D.

APW/H

Alcon Laboratories
Ft. Worth, Tx.

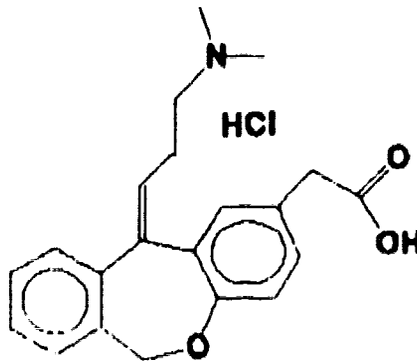
Submission Date:
Jan. 29th, 1996

Review of an NDA

I. Background

Patanol® is a sterile ophthalmic solution of Olopatadine HCl, a potent, selective H₁-receptor antagonist and a mast cell stabilizer. It is intended for topical administration to the eyes. It is not currently approved in any country. The applicant is seeking approval of it with twice daily dosing for allergic conjunctivitis.

Chemically olopatadine HCl is a white, crystalline, water-soluble powder with a molecular weight of 373.88. The chemical structure is presented below:



Its chemical name is (z)-11-[3-(Dimethylamino)propylidene]-6-11-dihydrobenz[b,e]-oxepine-2-acetic acid hydrochloride.

II. Recommendation

In support of this application the sponsor has submitted the results of two multiple dose topical application studies and five studies using oral dosing of up to 400mg. The net result of both ophthalmic studies is that plasma levels are generally below the limit of detection (only 48 out of 495 samples had quantifiable levels, usually associated with steady-state peak levels). Oral dosing with olopatadine demonstrated that olopatadine is well absorbed orally with peak levels occurring within 0.5-1.5hrs after dosing. Linear pharmacokinetics were observed following single doses of up to 400mg and doses of 80mg given tid. The half-life of olopatadine following oral dosing is approximately 4 hrs. It is primarily excreted in urine as unchanged drug.

One "potential" problem with this application is that the sponsor is going to market a different strength than they studied. Both of the pharmacokinetic studies reported in this NDA used a 0.15% strength product. The planned market image product contains only 0.1%. This represents a 30% reduction in drug concentration, and most likely, would result in an even lower systemic absorption. Given that adequate topical dosing data exists for the higher strength product, the approval of a lower strength product with this information and information gained from oral dosing with tablets, while not ideal from an Agency standpoint it is acceptable.

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Appendix I-Studies

<u>Study #</u>	<u>Short Summary Title</u>	<u>Page No.</u>
<u>Ophthalmic Studies</u>		
80:38610:0294	Multiple Dose Study of Ocular BID Dosing For 15 Days	2
17:38570:0594	Multiple Dose Study of Ocular BID Dosing For 15 Days	4
<u>Oral Dosing</u>		
73:38570:0995	Dose Proportionality Study From 5-80mg	6
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III. PK Studies Overview

As noted above the sponsor has conducted trials using both ophthalmic and oral dosing of olopatadine. Contained as part of this application is a request for a waiver of in vivo biopharmaceutic studies for this product. The section cited by the applicant, however, is specific to inhaled/injectable anesthetic agents and as such is not applicable. In any case the sponsor has submitted some information related to the systemic availability of this agent after ocular instillation. This information in combination with additional pharmacokinetic information from the oral route of administration should be sufficient for approval. Unfortunately it is apparent from the arrangement of information in this NDA that the applicant counted on obtaining a

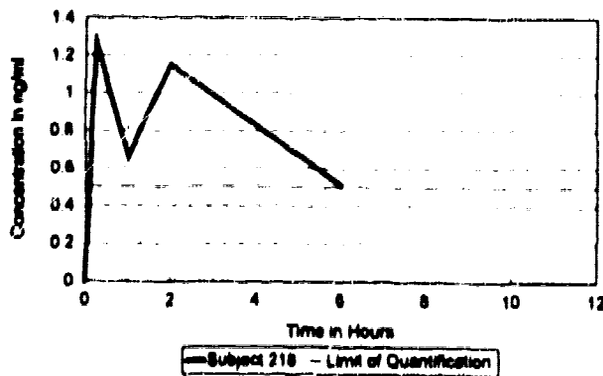
waiver of in vivo trials and as such the applicant did not provide enough detail for some of their trials to be properly reviewed. Even when a drug has minimal systemic absorption, an applicant is required to submit the data that they have available to them along with sufficient documentation of the trial procedures and results.

A total of seven in vivo pharmacokinetic trials have been submitted in support of this application. Of these seven studies, two of them used topical ocular dosing and five of them utilized oral dosing regimens. Four of these studies will be reviewed here. The selected studies include both of the ophthalmic dosing studies and two oral dosing studies using both single and multiple doses. The three studies that were excluded from this review were excluded due to poor documentation of the trials and because the data presented by the sponsor were superseded by other trials. Because of the low plasma levels present following ocular dosing of olopatadine, the validation of the analytical method is a critical element in the review of this NDA. During drug development two different analytical methods were used to assess plasma levels of olopatadine. A description of the methods and their performance is presented below.

IV. Analytical Methods

V. Ophthalmic Dosing

In this NDA the sponsor has presented the results of two studies using similar dosing protocols. In each study (80:38610:029 and 17:38570:0594) the subjects were dosed with two drops of olopatadine 0.15% in each eye twice daily for fifteen days. After the first dose and following the last dose plasma samples were collected for analysis. The individual subject data from both studies are attached in Appendix-1 as pages 2-5. In both studies less than 10% of the collected plasma samples had detectable levels of olopatadine. These levels occurred most frequently after the 15th day of dosing. One subject (#218) in study 80 did have detectable plasma concentrations at six of the nine timepoints following the 15th dose. A graphical representation of their data is presented below:



The results of ophthalmic dosing in a total of 24 subjects indicates that it is not feasible to do pharmacokinetic analysis on the resulting data due to the resulting low plasma levels. It should again be noted that these two studies used a formulation of olopatadine that was stronger than that proposed for marketing: 0.15% vs. 0.1%. According to information presented in the chemistry portion of the NDA the formulation of the two products is identical except for the concentration of active ingredients (see below)

Formulation	Clinically Studied	To-Be-Marketed
-------------	--------------------	----------------

While it would have been ideal for the applicant to have studied the to-be-marketed concentration, it is apparent from the data presented here that to have done so would likely have resulted in no detectable plasma levels in any of the trials (given the lower administered dose). While it is true that the applicant could have used a more sensitive assay

it is also true that this applicant did very little of their own pharmacokinetic work, having bought this drug from At the time they obtained this drug for development the majority of what one would consider phase I development was complete. Given the results of the studies (i.e., the low plasma levels) the applicant apparently saw no value in repeating these studies with their preferred 0.1% formulation and instead took the approach of asking for a waiver of in vivo studies based on the low plasma levels. While a waiver of in vivo studies is not appropriate, based on the portion of the regulations cited by the applicant, the applicant has presented the results of two in vivo trials using the proposed route of administration and dosing regimen that demonstrates the lack of detectable plasma concentrations.

While it was not possible to detect plasma concentrations of olopatadine following ophthalmic dosing, the original Japanese sponsor of this compound conducted a number of studies using oral dosing. The information provided by these studies can be used to describe the pharmacokinetics of olopatadine.

VI. Oral Dosing

Study 73:38570:0995 was a single dose, dose proportionality study in 24 healthy Japanese male volunteers. The subjects were randomized to receive either 5, 10, 20, 40, or 80mg of olopatadine in an incomplete block design (i.e. each subject took part in two dosing phases) in a fasting manner. An additional leg of the trial used a 10mg dose following a meal (composition of meal unknown) to assess the effect of food on the pharmacokinetics of olopatadine. The summary data and results from this trial are attached in Appendix-I as pages 6-13. A summary data table is reported below.

Mean Pharmacokinetic Parameters (Mean+/-S.D.)

Dose	AUC_{0-∞} (ng*hr/ml)	C_{max} (ng/ml)	T_{max} (hrs)	Cl_F (l/hr)	MRT (hrs)
5 mg	301+/-60	107.7+/-22	1+/-0.3	16.6+/-2.9	5.02+/-2.72
10 mg	614+/-137	191.8+/-43	0.9+/-0.5	17+/-3.4	4.29+/-0.53
10 mg tid	537+/-104	170.8+/-45.3	1.3+/-0.5	19.3+/-3.6	5.01+/-1.31
20 mg	1217+/-124	324.4+/-50.1	0.9+/-0.6	16.6+/-1.8	5.6+/-1.3
40 mg	2805+/-371	882.6+/-202.3	1+/-0.6	14.5+/-1.9	5.07+/-0.61
80 mg	5176+/-1141	1711.6+/-388.8	1.2+/-0.4	16.1+/-3.4	4.26+/-0.97

The results of this trial, using an unknown tablet formulation, suggests that olopatadine is absorbed orally and that the drug exhibits linear pharmacokinetics following a single dose of up to 80mg. The plasma levels seen in this trial following a 5mg dose are approximately 100x those following ocular administration. As for the effect of food, there is less than a 10% reduction in AUC and a 5% reduction in peak plasma levels when olopatadine is given with meals. While the composition of the meal is unknown the data strongly suggest that there is no significant food effect with olopatadine.

In addition to the analysis of plasma data the sponsor collected timed urine samples over 48hrs for olopatadine and its three theoretical metabolites (M1, M2, and M3). The full data set from the time intervals is attached in the Appendix as page 12. A summary data table is presented below:

Cumulative Urinary Excretion in % (Mean +/-S.D.)

	Olopatadine	M1	M3*
5mg	68.4+/-15.2	0.61+/-1.06	4.13+/-2.82
10mg	71.7+/-5.2	1.09+/-1.6	2.28+/-1.34
20mg	73.4+/-3.3	1.25+/-0.66	2.14+/-1.12
40mg	62.2+/-3.4	0.9+/-0.46	3.15+/-0.57
80mg	58.7+/-10.1	0.75+/-0.09	3.07+/-0.39

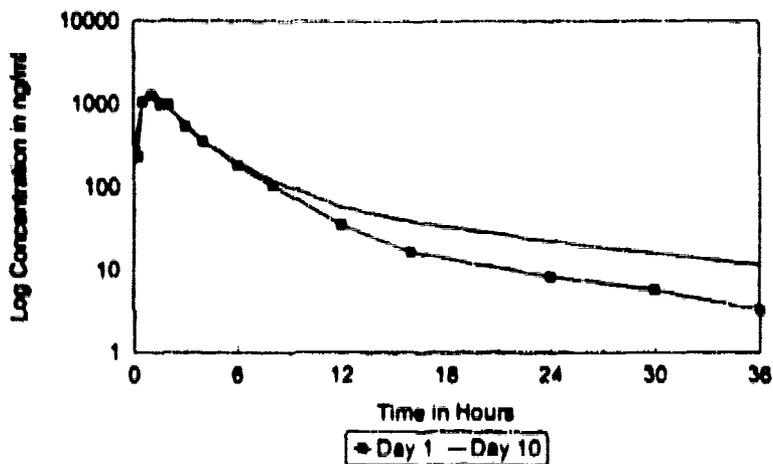
*M2 was not detected at any time in the urine above the LLQ of 1ug/ml

Analysis of the urinary data indicates that approximately 65% of the total dose is excreted in the urine as unchanged drug, with minimal amounts of recognizable metabolites. From the timed nature of the urine collection it appears that, following a single oral dose, urinary excretion is essentially complete by 24hrs.

The results of this study indicate that, following a single oral dose, the pharmacokinetics are linear up to 80mg. The plasma levels exhibited by oral dosing are far in excess of any plasma levels detected after ophthalmic dosing. Olopatadine is primarily excreted unchanged in the urine and urinary excretion is essentially complete 24hrs after a dose.

The second oral dosing study involved the administration of a single 80mg dose followed by 10 days of tid dosing. Twenty Caucasian males were enrolled in this trial. The trial itself was a double blind randomized trial in which 12 subjects got olopatadine and 8 subjects got

placebo. The associated study summary sheet and data from this trial are attached in Appendix-I as pages 14-18. Reproduced below is a plot of the mean concentration time data comparing day 1 to day 10.



A summary table of pharmacokinetic parameters is presented below:

Mean Pharmacokinetic Parameters (Mean +/- S.D.)

	AUC _{0-8hrs} (ng*hr/ml)	C _{max} (ng/ml)	T _{max} (hrs.)	T _{1/2} (hrs.)
DAY 1	3077+/-11276	1825.8+/-759.7	1.04+/-0.58	9.68+/-3.79
DAY 10	4235+/-1129	1728.8+/-884.7	1.04+/-0.45	12.2+/-3.9

The results of this study indicate that olopatadine demonstrates linear pharmacokinetics after multiple dosing. The degree of accumulation seen here is relatively small considering a tid dosing regimen with a drug with a 9-12hrs. half-life, but this is due to the biphasic nature of olopatadine's disposition. The accumulation of olopatadine is driven more by the first k of elimination rather than by the terminal rate. This is consistent with the urinary excretion data presented in the previous study that demonstrated that 80% of the dose that is eliminated by the kidneys is eliminated by 6hrs after dosing. Given the sketchy analytical validation data provided by the applicant for this application no model fitting or individual rate constants were calculated for the data presented here. While the data are sufficient for gross calculations, such as AUC, it was this reviewer's opinion that in light of the poor validation report presented by the sponsor it would not be proper to conduct an analysis that is subject to individual data points and their variability.

VII. Protein Binding

The protein binding of olopatadine was conducted using ultrafiltration. During phase I fresh human serum collected from donors was spiked with known concentrations of olopatadine across a range of concentrations of from 0.1ng/ml to 1000ng/ml. These samples were incubated at normal body temperature and subjected to centrifugation at 650xg. The

individual results of this analysis are presented in Appendix-I as page 18. Across all concentrations tested the fu(%) of olopatadine was unchanged at 45.3 +/- 5.5% (mean +/- S.D.).

For phase II the same procedures were used as in phase I except that the degree of olopatadine binding was determined in the presence of four other agents at levels near their therapeutic levels. The mean results of this in vitro binding interaction study are presented below:

Mean Unbound Fraction (fu%) +/- S.D.

	10ng/ml	100ng/ml	1000ng/ml
Control	44.8 +/- 0.8	44.2 +/- 2.8	45.3 +/- 5.5
Chlorpheniramine 20ng/ml	54 +/- 1.8	52.9 +/- 1.5	50.5 +/- 0.5
Clambuterol (0.4ng/ml)	54.7 +/- 1.8	50.5 +/- 0.5	50.8 +/- 1.1
Prednisolone (1000ng/ml)	50.4 +/- 0.7	55.7 +/- 1.2	62.3 +/- 1.3
Theophylline (20ug/ml)	51.3 +/- 0.8	44.5 +/- 1.2	50.8 +/- 1.1

The largest interaction seen is that at a concentration of 1000ng/ml between olopatadine and prednisolone. In this case the fraction unbound increases by approximately 30%. However, as this represents a concentration many fold that seen with ophthalmic dosing, the interaction is of minimal importance. That coupled with the fact that the product is not highly protein bound suggests that protein binding displacement interactions will not be of concern.

VIII. Conclusions

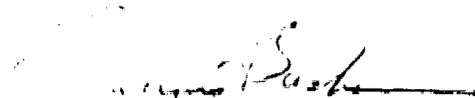
Although the database presented by the applicant is a bit thin (given its route of administration), the following conclusions can be made from the submitted data:

1. Following ocular administration of a 0.15% solution of olopatadine in each eye for 15 days, systemic plasma levels were rarely above the detectable limit. As the to-be-marketed form is a 0.1% solution any systemic levels may be below the limit of quantification (1ng/ml) in plasma.
2. Following oral administration of investigational tablets, dose proportionality was demonstrated following single doses of from 5 to 80mg. The resulting plasma levels following a 5mg tablet were approximately 100x those seen after ocular administration.
3. Following oral administration, olopatadine exhibits a biphasic elimination pattern with an observed half-life of from 9-12 hrs (over an 8 hour observation interval.) Upon dosing to steady-state with a tid regimen there is minimal accumulation of olopatadine. The elimination half-life, based on accumulation is approximately 3 hrs.
4. Urinary excretion accounts for ~65% of an oral dose of olopatadine. Urinary excretion is almost complete by 6hrs. Small amounts (<5%) of olopatadine metabolites are also seen in the urine.

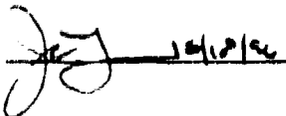
5. Olopatadine is not highly protein bound with a fu of 45%. In vitro protein binding studies with other agents suggests that drug interactions based on protein binding displacement will not be significant.

IX. Comments

1. As part of the investigation of the oral pharmacokinetics of olopatadine the applicant used method that was inadequately validated. The applicant failed to provide analytical validation data specific to the particular studies in question (reports 73 and 78:38570:0995). Submission of the results of a technical report on the assay's original development for the use in animal studies is inadequate. In future, all studies should incorporate a sufficient analytical validation procedure such that they can stand by themselves without the need for other data.



E. Dennis Bashaw, Pharm.D.
Pharmacokinetic Team Leader (HFD-550)
Division of Pharmaceutical Evaluation-III

Secondary Review, ^{John A. Lutz} Nick ~~Fleischer~~, Ph.D. 

CC: NDA 20-688 (ORIG),
HFD-550/DIV File
HFD-550/CSO/Holmes
HFD-880(Bashaw)
HFD-890(Fleischer)
HFD-870 (Clarence Bott, Drug, Chron Files)
HFD-344(Viswanathan)

Appendix I-Studies

<u>Study #</u>	<u>Short Summary Title</u>	<u>Page No.</u>
<u>Ophthalmic Studies</u>		
80:38610:0294	Multiple Dose Study of Ocular BID Dosing For 15 Days	2
17:38570:0594	Multiple Dose Study of Ocular BID Dosing For 15 Days	4
<u>Oral Dosing</u>		
73:38570:0995	Dose Proportionality Study From 5-80mg	6
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<u>In Vitro Studies</u>		
79:38570:0995	In Vitro Plasma Protein Binding	18

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NDA/IND# 20-688 Suppl/Amend.# Orig. Submission Date: 1/29/96 Volume: 1.3
 Study Type: Multiple Dose Study # 17:38610:0294
 Study Title: Plasma Concentrations of AL04943A in Normal Healthy Japanese Volunteers

Clinical Investigator _____ Analytical Investigator Bette A. McCue
 Site _____ Site Alcon Laboratories

Single Dose: _____ Multiple Dose: Y Washout Period: N/A
 Cross-Over N/A Parallel N/A Other Design: Single Treatment
 Fasted N Food Study N FDA High Fat Breakfast N/A
 If fasted, how long (hrs.)? _____

Subject Breakdown

Normal	XX	Patients	Young	XX	Elderly	Renal	Hepatic		
		Subject Type	Males	Group	Males	N=	9 M=	9 F=	0
Weight	Mean	Range	Not Reported	Group	N=	M=	F=		
Age	Mean	20.7	Range	Group	N=	M=	F=		
		Subject Type		Group	N=	M=	F=		
Weight	Mean	Range		Group	N=	M=	F=		
Age	Mean	Range		Group	N=	M=	F=		

Treatment Group	Dose	Dosage Form	Strength	Lot#	Lot Size
Male	2 drops BID in each eye	Ophthalmic Solution	0.15%	UNK	UNK

Sampling Times

Plasma Morning Dose; predose and 0.25, 0.5, 1, 2, 4, 6, and 8 hrs post-dose., days 1 and 15; day 8 pre-dose and 0.25, 0.5, and 1 hr. post-dose.
 Urine Not collected

Assay Method: _____
 Assay Sensitivity _____
 Assay Accuracy _____

Labeling Claims Out of a total of 180 plasma samples collected over 15 days only 21 had detectable concentrations. Of these 21 samples only 2 were above 1ng/ml. Based on this and other studies the topical ocular absorption of olopatadine is minimal.

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NDA/IND# 20-688 Suppl/Amend.# Orig. Submission Date: 1/29/96 Volume: 1.3
 Study Type: Dose Proportionality Study # 73:38570:0995
 Study Title: A Rising, Single Dose, Dose Proportionality Study From 5-80mg.

Clinical Investigator Bette A. McCue
 Site Alcon Laboratories

Single Dose: Y Multiple Dose: Washout Period: 3 days
 Cross-Over Y Parallel Other Design:
 Fasted Y Food Study Y FDA High Fat Breakfast N
 If fasted, how long (hrs.)? 8

Subject Breakdown

Normal Y Patients Young Y Elderly Renal Hepatic

Subject Type	Male	Group	N=	M=	F=
Weight Mean 60 Range 48-73kg		Group	N=	M=	F=
Age Mean 22.6 Range 20-26yrs.		Group	N=	M=	F=

Treatment Group	Dose	Dosage Form	Strength	Lot#	Lot Size
1	5mg	Tablet	5mg	UNK	UNK
2	10mg fed	Tablet	10mg fed	UNK	UNK
3	10mg fasted	Tablet	10mg fasted	UNK	UNK
4	20mg	Tablet	20mg	UNK	UNK
5	40mg	Tablet	40mg	UNK	UNK
6	80mg	Tablet	80mg	UNK	UNK

Sampling Times

Plasma 10ml pre-dose and at 0.25, 0.5, 1, 1.5, 2, 3, 4, 6, 8, 12, 24, 36, and 48hrs.
 Urine Pooled, 0-2, 2-4, 4-6, 6-8, 8-12, 12-24, 24-36, and 36-48hrs.
 Feces Not Collected

Assay Method:
 Assay Sensitivity
 Assay Accuracy No data provided.

Labeling Claims From Study The study has demonstrated oral dose proportionality across the range of doses tested. In addition the study demonstrated to some extent the lack of a food effect.

Table X I Pharmacokinetic parameters of KW-4679 after a single oral administration of 5 mg in healthy volunteers

Volunteer	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (l/hr)	Vd β/F (l)	MRT (hr)
mean	1.0	107.7	8.8	301	0.143	16.6	201	5.02
± s.d.	± 0.3	± 22.0	± 7.9	± 60	± 0.116	± 2.9	± 182	± 2.72

Table X V Pharmacokinetic parameters of KW-4679 after a single oral administration of 40 mg in healthy volunteers

Volunteer	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (l/hr)	Vd β/F (l)	MRT (hr)
mean	1.0	882.6	12.7	2805	0.172	14.5	273	5.07
± s.d.	± 0.6	± 202.3	± 5.9	± 371	± 0.26	± 1.9	± 154	± 0.61

Table X IV Pharmacokinetic parameters of KW-4679 after a single oral administration of 20mg in healthy volunteers

Volunteer	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (l/hr)	Vd β/F (l)	MRT (hr)
mean	0.9	324.4	12.5	1217	0.065	16.6	294	5.6
± s.d.	± 0.6	± 50.1	± 5.1	± 124	± 0.031	± 1.8	± 110	± 1.3

Table X VI Pharmacokinetic parameters of KW-4679 after a single oral administration of 80 mg in healthy volunteers

Volunteer	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (l/hr)	Vd β/F (l)	MRT (hr)
mean	1.2	1711.6	13.5	5176	0.063	16.1	300	4.26
± s.d.	± 0.4	± 388.8	± 6.4	± 1141	± 0.030	± 3.4	± 135	± 0.97

Table X Mean plasma concentrations of KW-4679 after a single oral administration in healthy volunteers

Time (hr)	ng/ml					
	Dose (mg)					
	5 ^{a)}	10 ^{b,c)}	10 ^{b,d)}	20 ^{e)}	40 ^{e)}	80 ^{e)}
0.00						
0.25						
0.50						
1.00						
1.50						
2.00						
3.00						
4.00						
6.00						
8.00						
12.00						
24.00						
36.00						
48.00						

- a) Each value represents the mean \pm s.d. (n=6)
- b) Each value represents the mean \pm s.d. (n=12)
- c) In the fasting condition
- d) After meal condition
- e) N.D.: Not detected (<0.1 ng/ml)

Table XVII Mean pharmacokinetic parameters of KW-4679 after a single oral administration in healthy volunteers

Dose (mg)	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (L/hr)	Vd _{D,F} (l)	MRT (hr)
5 ^{a)}	1.0	107.7	8.8	301	0.143	16.6	201	5.02
	\pm 0.3	\pm 22.0	\pm 7.9	\pm 60	\pm 0.116	\pm 2.9	\pm 182	\pm 2.72
7 ^{b,c)}	0.9	191.8	6.8	614	0.111	17.0	167	4.29
	\pm 0.5	\pm 43.0	\pm 2.2	\pm 137	\pm 0.034	\pm 3.4	\pm 61	\pm 0.53
10 ^{b,d)}	1.3	170.8	9.7	537	0.089	19.3	267	5.01
	\pm 0.5	\pm 45.3	\pm 4.4	\pm 104	\pm 0.043	\pm 3.6	\pm 119	\pm 1.31
20 ^{e)}	0.9	324.4	12.5	1217	0.065	16.6	294	5.67
	\pm 0.6	\pm 50.1	\pm 5.1	\pm 124	\pm 0.031	\pm 1.8	\pm 110	\pm 1.37
40 ^{e)}	1.0	882.6	12.7	2805	0.172	14.5	273	5.07
	\pm 0.6	\pm 202.3	\pm 5.9	\pm 371	\pm 0.259	\pm 1.9	\pm 154	\pm 0.61
80 ^{e)}	1.2	1711.6	13.5	5176	0.063	16.1	300	4.26
	\pm 0.4	\pm 386.8	\pm 6.4	\pm 1141	\pm 0.030	\pm 3.4	\pm 135	\pm 0.97

- a) Each value represents the mean \pm s.d. (n=6)
- b) Each value represents the mean \pm s.d. (n=12)
- c) In the fasting condition
- d) After meal condition

Dose Proportionality Study 5-80mg Healthy Japanese Males 073:38570:0995

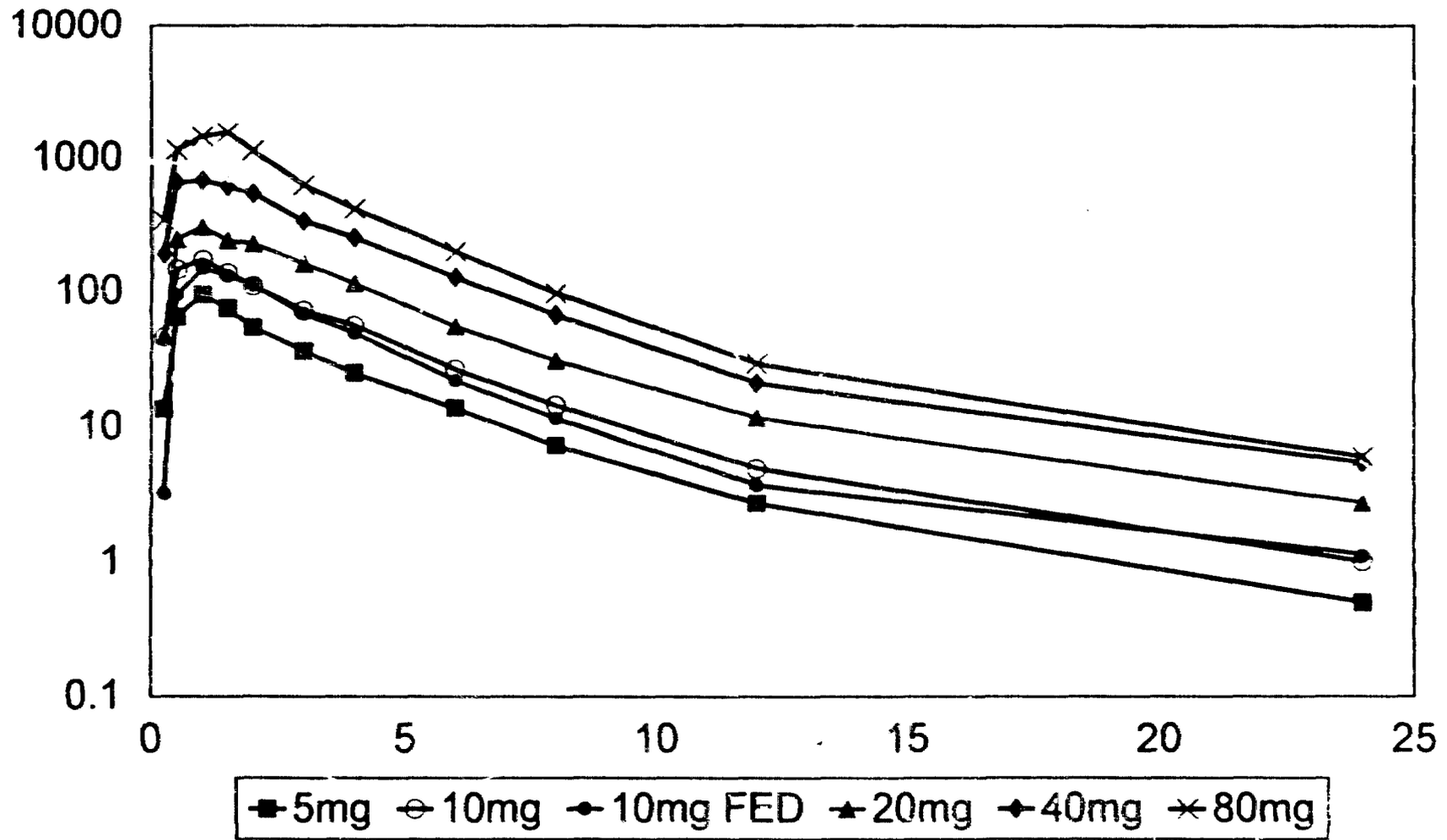


Table X II Pharmacokinetic parameters of KW-4679 after a single oral administration of 10 mg in healthy volunteers in the fasting condition

Volunteer	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (l/hr)	Vd _{B/F} (l)	MRT (hr)
mean	0.9	191.8	6.8	614	0.111	17.0	167	4.29
± s.d.	± 0.5	± 43.0	± 2.2	± 137	± 0.034	± 3.4	± 61	± 0.53

Table X III Pharmacokinetic parameters of KW-4679 after a single oral administration of 10 mg in healthy volunteers in the after-meal condition

Volunteer	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC _{0-∞} (ng·hr/ml)	K _{el} (hr ⁻¹)	Cl/F (l/hr)	Vd _{B/F} (l)	MRT (hr)
mean	1.3	170.8	9.7	537	0.089	19.7	267	5.31
± s.d.	± 0.5	± 45.3	± 4.4	± 104	± 0.043	± 3.6	± 119	± 1.31

Dose Proportionality Study 5-80mg

Healthy Japanese Males 073:38570:0995

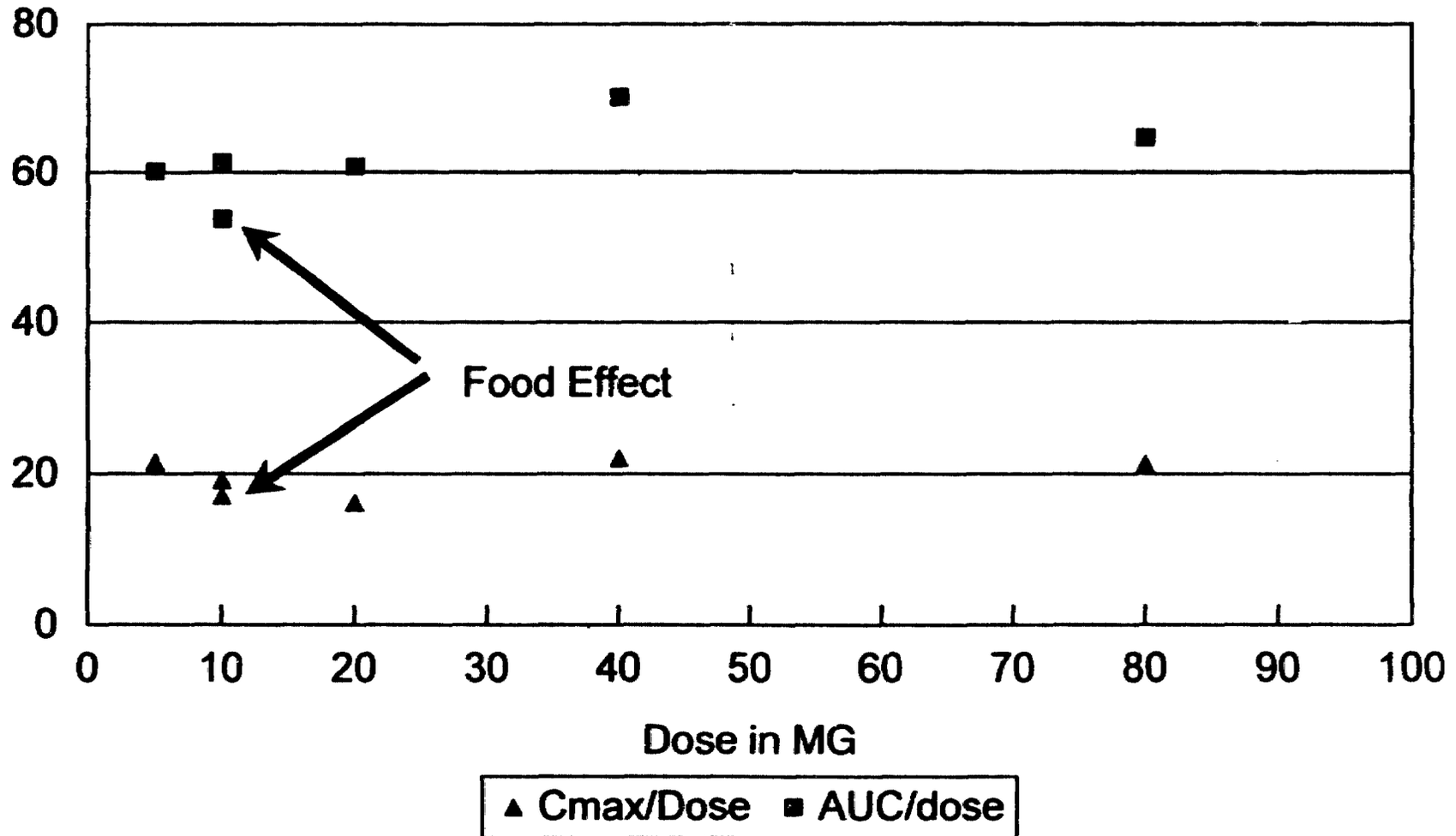


Table II Cumulative excretion of KW-4879, M1, M2 and M3 after a single oral administration of KW-4879 in healthy volunteers

Dose (mg)	Time (hr)	Cumulative urinary excretion (% of dose)		
		KW-4879	M1	M3
5	0- 2	27.1 ± 14.3	0.11 ± 0.27	1.26 ± 0.83
	0- 4	45.5 ± 13.9	0.31 ± 0.45	2.34 ± 1.05
	0- 6	54.8 ± 13.9	0.44 ± 0.64	2.90 ± 1.34
	0- 8	60.1 ± 14.1	0.61 ± 1.06	3.23 ± 1.62
	0- 12	64.0 ± 14.2	0.61 ± 1.06	3.31 ± 1.60
	0- 24	66.2 ± 14.8	0.61 ± 1.06	4.13 ± 2.62
	0- 36	68.1 ± 15.2	0.61 ± 1.06	4.13 ± 2.62
	0- 48	68.4 ± 15.2	0.61 ± 1.06	4.13 ± 2.62
20	0- 2	28.9 ± 6.3	0.32 ± 0.28	0.68 ± 0.48
	0- 4	49.1 ± 5.3	0.74 ± 0.41	1.49 ± 0.71
	0- 6	59.0 ± 4.6	0.84 ± 0.53	1.67 ± 0.81
	0- 8	64.4 ± 4.4	1.03 ± 0.57	1.85 ± 0.86
	0- 12	68.9 ± 4.3	1.25 ± 0.66	1.90 ± 0.87
	0- 24	72.0 ± 4.0	1.25 ± 0.66	2.14 ± 1.12
	0- 36	72.9 ± 3.4	1.25 ± 0.66	2.14 ± 1.12
	0- 48	73.4 ± 3.3	1.25 ± 0.66	2.14 ± 1.12
40	0- 2	26.7 ± 10.9	0.19 ± 0.26	1.17 ± 0.50
	0- 4	41.9 ± 8.8	0.41 ± 0.24	2.18 ± 0.47
	0- 6	49.3 ± 8.9	0.53 ± 0.25	2.63 ± 0.48
	0- 8	53.4 ± 8.0	0.61 ± 0.25	2.89 ± 0.46
	0- 12	56.8 ± 6.4	0.70 ± 0.22	3.07 ± 0.51
	0- 24	59.1 ± 5.1	0.90 ± 0.46	3.15 ± 0.57
	0- 36	60.8 ± 3.8	0.90 ± 0.46	3.15 ± 0.57
	0- 48	62.2 ± 3.4	0.90 ± 0.46	3.15 ± 0.57
80	0- 2	24.7 ± 9.5	0.19 ± 0.06	1.18 ± 0.37
	0- 4	41.6 ± 9.8	0.42 ± 0.07	2.22 ± 0.26
	0- 6	49.1 ± 10.2	0.56 ± 0.06	2.68 ± 0.33
	0- 8	52.7 ± 10.5	0.65 ± 0.07	2.89 ± 0.34
	0- 12	55.7 ± 10.3	0.72 ± 0.06	3.07 ± 0.39
	0- 24	57.2 ± 10.3	0.75 ± 0.09	3.07 ± 0.39
	0- 36	58.0 ± 10.4	0.75 ± 0.09	3.07 ± 0.39
	0- 48	58.7 ± 10.1	0.75 ± 0.09	3.07 ± 0.39

The value represents the mean ± S.D. of 6 volunteers
 Concentrations of M2 in all urine samples are under
 the lower limit of quantitation (< 1.0 µg/ml)
 and urinary excretion is not calculable.

6-0429

Table III Cumulative excretion of KW-4679, M1, M2 and M3 in urine during 0-48hr after a single oral administration of KW-4679 in healthy volunteers

Dose (mg)	Cumulative urinary excretion (% of dose)		
	KW-4679	M1	M3
5	68.4 ± 15.2	0.61 ± 1.06	4.13 ± 2.62
10 ^{a)}	71.7 ± 5.2	1.09 ± 1.60	2.28 ± 1.34
20	73.4 ± 3.3	1.25 ± 0.66	2.14 ± 1.12
40	62.2 ± 3.4	0.90 ± 0.46	3.15 ± 0.57
60	58.7 ± 10.1	0.75 ± 0.09	3.07 ± 0.39

The value represents the mean ± S.D. of 6 or 12 volunteers

a) n=12, data from ref. 3)

Concentrations of M2 in all urine samples are under the lower limit of quantitation (< 1.0 µg/ml) and urinary excretion is not calculable.

6-0430

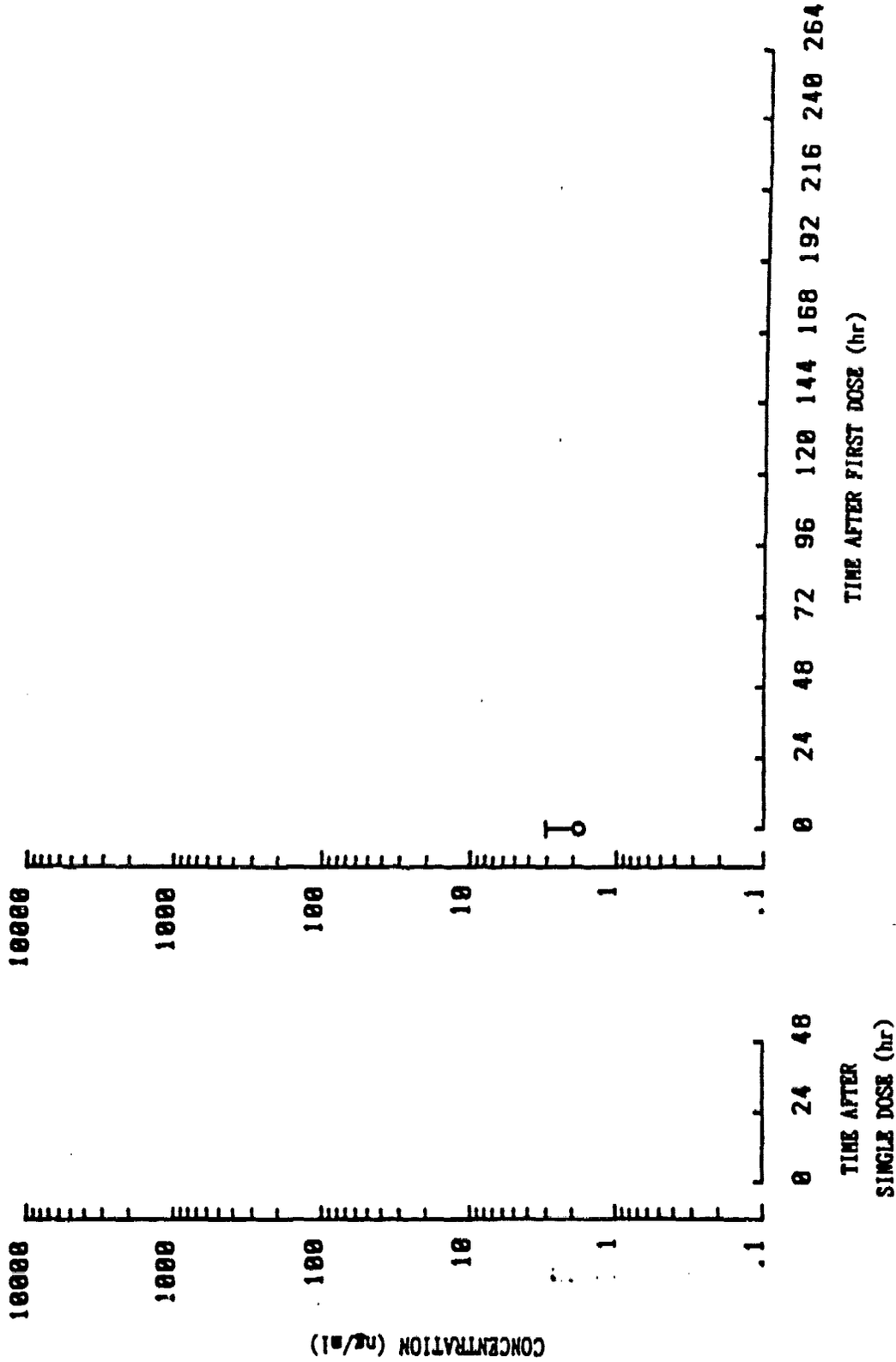


Fig.3 Mean plasma concentrations of KV-4679 after a single and multiple oral administrations in healthy volunteers

Table VI Model independent pharmacokinetic parameters of KW-4679 after a single (80 mg) or multiple oral administrations (80 mg t.i.d. * 10 days) in healthy volunteers

Volunteer No.	After single administration					After the last administration of multiple administrations			
	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC ₀₋₈ (ng hr/ml)	AUC _{0-∞} (ng hr/ml)	T _{max} (hr)	C _{max} (ng/ml)	T _{1/2} (hr)	AUC ₀₋₈ (ng hr/ml)
mean	1.04	1625.8	9.68	3877	4485	1.04	1728.8	12.2 ^{a)}	4235
± s.d.	0.58	759.7	3.79	1276	1353	0.45	684.7	3.9	1129

a) Significantly different from the value of after single administration (p<0.05)

Table VI Extent of accumulation (R) of KW-4679 after multiple oral administrations in healthy volunteers (80 mg t.i.d * 10 days)

Volunteer No.	R		
	C _{min}	C _{max}	AUC _{0-∞}
mean	1.25	1.13	1.13
± s.d.	0.45	0.41	0.25

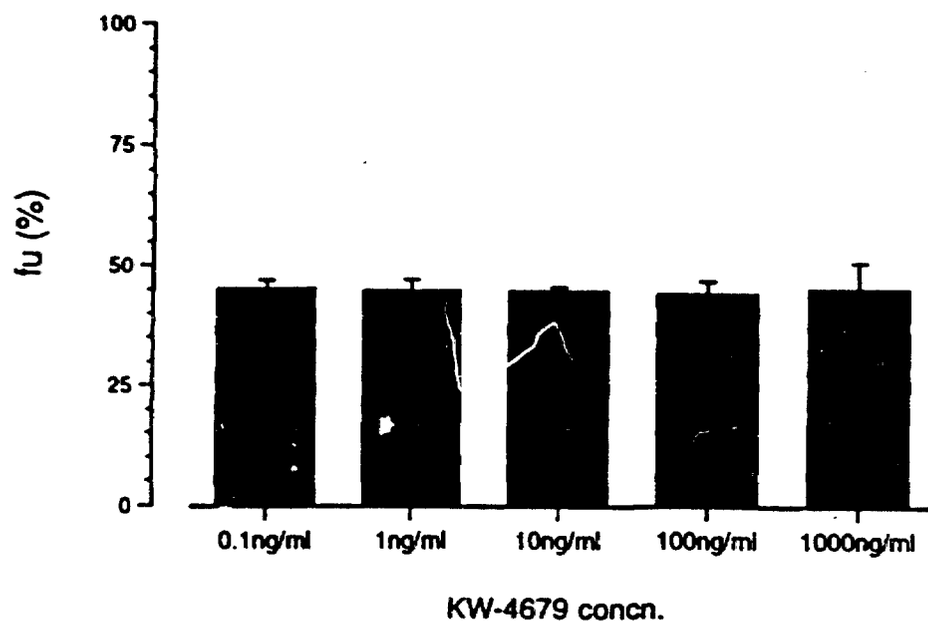


Fig. 2 In vitro protein binding of KW-4679 in human serum.

In vitro protein binding of KW-4679 in human serum. Each value represents the unbound fraction (%).

KW-4679 concn.	Fu (%)
0.1ng/ml	47.2
	44.2
	44.4
Mean	45.3
S.D.	1.7
1ng/ml	46.1
	46.4
	42.2
Mean	44.9
S.D.	2.3
10ng/ml	43.9
	45.5
	45.0
Mean	44.8
S.D.	0.8
100ng/ml	42.8
	42.7
	47.2
Mean	44.2
S.D.	2.6
1000ng/ml	51.2
	44.5
	40.2
Mean	45.3
S.D.	5.5

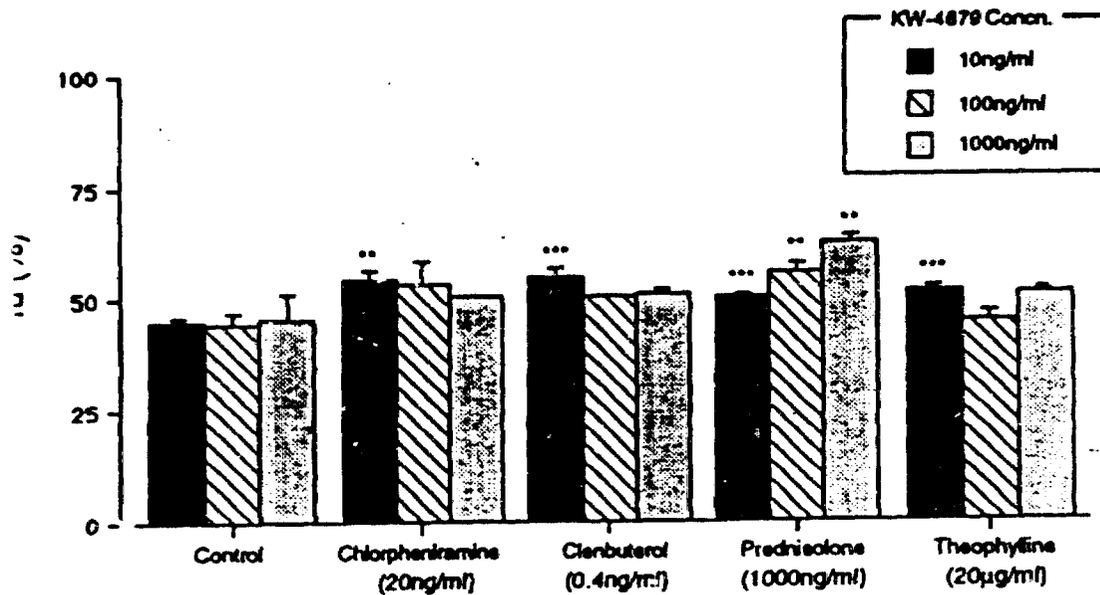


Fig.3 Effect of various drugs on the in vitro human serum protein binding of KW-4679.

** : Significantly different from the value of control ($p < 0.01$)
 *** : Significantly different from the value of control ($p < 0.001$)

Table 2 Effect of various drugs on the in vitro human serum protein binding of KW-4679. Each value represents the unbound fraction (%).

	10ng/ml	100ng/ml	1000ng/ml
Control	43.9	42.8	51.2
	45.5	42.7	44.5
	45.0	47.2	40.2
Mean	44.8	44.2	45.3
S.D.	0.8	2.6	5.5
Chlorpheniramine (20ng/ml)	55.1	53.0	50.7
	51.9	47.9	49.9
	54.9	57.8	50.8
Mean	54.0 **	52.9	50.5
S.D.	1.8	5.0	0.5
Clenbuterol (0.4ng/ml)	55.8	50.4	49.6
	55.6	50.0	51.4
	52.6	51.0	51.5
Mean	54.7 ***	50.5	50.8
S.D.	1.8	0.5	1.1
Prednisolone (1000ng/ml)	50.7	54.7	61.2
	51.0	54.3	63.7
	49.6	58.0	62.1
Mean	50.4 ***	55.7 **	62.3 **
S.D.	0.7	2.0	1.3
Theophylline (20µg/ml)	52.2	45.5	51.2
	50.9	42.2	51.6
	50.9	45.7	49.7
Mean	51.3 ***	44.5	50.8
S.D.	0.8	2.0	1.0

** : Significantly different from the value of control ($p < 0.01$)
 *** : Significantly different from the value of control ($p < 0.001$)

Clinical Pharmacology

Pharmacokinetics

Olopatadine HCl is the active species present in Patanol®. Following ocular administration, plasma levels of olopatadine are generally below the limit of detection (0.5ng/mL). Following oral dosing with an investigational tablet, olopatadine is rapidly absorbed with peak levels occurring within 1 hour. The peak levels seen following oral dosing with a 5mg single dose are 100 times those seen with ophthalmic dosing. Olopatadine exhibits a biphasic elimination with a half-life based on observed accumulation, following q12hr. dosing, of 3 hrs. Approximately 65% of an oral dose is excreted unchanged by the kidneys. Small amounts of olopatadine metabolites are seen in the urine.

Absorption

The degree of bioavailability of olopatadine following ocular administration of the 0.1% solution is unknown. In two studies with normal volunteers where olopatadine 0.15% was administered bilaterally to the eye twice daily for 14days the resulting plasma levels were generally below the limit of quantification (0.5ng/mL).

Distribution

Olopatadine is not highly protein bound, having a fraction unbound of only 45.5%.

Metabolism

Following oral dosing, two metabolites, the mono-desmethyl and the n-oxide, were detected at low concentrations in the urine representing <5% of the total dose.

Elimination

Olopatadine is primarily excreted unchanged by the kidney. Approximately 65% of an oral dose is excreted into the urine after 6hrs.

Pharmacologist Review

Pharmacology Review

NDA 20-688

Sponsor: Alcon Laboratories
Texas

Date Submitted: Jan 26, 1996

Date Received by CDR: Jan 29, 1996

Date received by HFD-550: Jan 31, 1996

Date assigned: Feb. 17, 1996

Date of Review: July 16, 1996

Drug: Opatanol 0.1% ophthalmic solution

Category: H₁ antagonist

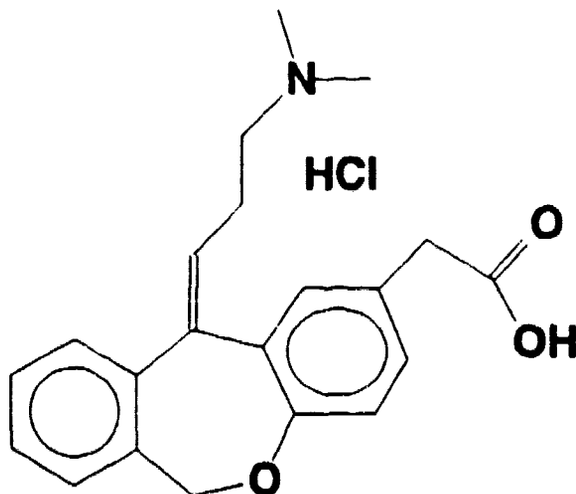
Indications: conjunctival allergy

Introduction:

Olopatadine is a H₁ antagonist and prevents the release of mediators from the conjunctival mast cells in eyes. It was conceived that the product would be effective for the symptomatic relief as well as prophylactic uses in the allergic conditions. Olopatadine does not have affinity to adrenergic, muscarinic, and serotonin receptors at the topical doses. Its systemic bioavailability in human subjects following topical administration in eyes is limited. Therefore, olopatadine is not expected to induce systemic toxicities. The maximum concentration of olopatadine in plasma following a two-week treatment with 0.15% ophthalmic solution in eyes was 1.3 ng/ml. The level is considered to be lower than that reached at tolerable oral doses. The plasma levels of olopatadine at the tolerable oral doses were between 9-7770 ng/ml following single or multiple doses. Clinical safety and efficacy of olopatadine 0.1% solution were evaluated for six weeks in patients who were at least three years of age and older. The drug was administered three times a day in eyes in the six-week study. On the basis of the clinical and preclinical safety reports, the NDA is submitted for the use in allergic conjunctivitis in the pediatric and adult populations. A b.i.d. dosing regimen and unlimited length of treatment have been

Chemistry:

Olopatadine HCL is soluble in water. Molecular weight is 373.88. The chemical name is (Z)-11-[3-(Dimethyl amino)propylidene]-6-11-dihydrobenz[b,e]-oxepine-2-acetic acid hydrochloride. The chemical structure is shown below.



Inactive ingredients are, benzalkonium chloride 0.01%, dibasic sodium phosphate, sodium chloride, HCL or NaOH for adjusting the pH. The inactive ingredients do not have safety concerns.

Pharmacology:

Antihistaminic and antiallergic properties:

Page 5-0013 vol. 2, report 017:39900:0693:

Passive anaphylaxis in the conjunctiva were investigated in guinea-pigs by sensitizing animals with anti-ovalbumin serum injected subconjunctivally in one eye. Twenty four hours after the sensitization, animals were challenged with the antigen either by topical application to the eye or by i.v. injections. Evans blue dye was injected for the assessment of permeability of microvasculature. Thirty minutes before the challenge, animals were treated with 20 μ L of olopatadine or saline topically. In another set of experiment the pretreatment time was 4 and 8 hours. The ED₅₀ was determined on the basis of the scores for swelling, congestion and discharges from eyes. Following table shows the ED₅₀ of olopatadine.

Antigen challenge	pretreatment time	ED50 %, w/v
i.v	30 min	0.0067
i.v.	8 hours	0.2690
topical	30 min	0.0170
topical	4 hours	0.0529
topical	8 hours	0.100

The data suggest that olopatadine prevents allergic response in eyes in a dose dependant manner and the response sustained more than 8 hours.

The in vitro antiallergic response of olopatadine was investigated in the rat basophil leukemic cell line. Cells were immunized passively by bovine serum albumin-dinitro phenol antibodies. The release of histamine was evoked by the DNP challenge. Olopatadine inhibited the histamine release from the RBL cells when preincubated for 15 minutes. The IC₅₀ value was 803 μ M. The experiment was repeated with human conjunctival mast cells. Cells were challenged with anti-human IgE. The release of histamine, tryptase and PGD₂, was assayed following preincubation

of cells at varying concentrations of olopatadine for 15 minutes. The IC_{50} for olopatadine was 559 μM for histamine release and 736 μM for PGD_2 release, respectively. Olopatadine also inhibited tryptase release. The effect was compared with ketotifen ($IC_{50}=24 \mu M$).

The in vivo anti-allergic response of olopatadine was investigated using pulmonary dynamics following antigen challenge to passively sensitized guinea-pigs. The ED_{50} for IgG and IgE mediated responses was 0.011 and 0.031 mg/kg/oral, respectively, when guinea-pigs were pretreated for one hour before the challenge. The ED_{50} of olopatadine for preventing anaphylactic bronchospasm in actively sensitized rats was 12.1 mg/kg/oral. The antiasthmatic effect of olopatadine was also evident in the conscious guinea-pig models of asthma at 0.05 mg/kg/oral.

The effect of olopatadine in vitro anaphylactic response was investigated in the guinea-pig tracheal smooth muscle preparations. The IC_{50} of olopatadine was 5.84×10^{-5} M.

The passive cutaneous anaphylaxis reactions in rats in vivo were inhibited at 0.11 mg/kg/oral doses. Passively sensitized rats were pretreated with olopatadine two hours before the challenge. The antigen induced pleural exudation in sensitized rats was also inhibited by olopatadine at 0.3 mg/kg doses. Olopatadine prevented the antigen induced deaths in sensitized rats at 24.4 mg/kg/oral doses when administered one hour before the challenge. Olopatadine pretreatment (i.p route) for 15 minutes prevented the migration of leukocytes in the bronchoalveolar lavage fluid when sensitized guinea-pigs were challenged with an aerosolized antigen. 0.1 mg/kg doses of olopatadine inhibited the cell migration in the BAL (broncho-alveolar lavage) fluid.

In vitro affinity of olopatadine for the H_1 receptor was determined by ligand binding experiments using 3H -pyrilamine. Olopatadine displaced pyrilamine binding competitively. The K_i values for inhibition of the binding were 16 nM, 16 nM, 45 nM and 9.5 nM for guinea-pig cerebellum, lung and trachea and mouse cerebral cortex, respectively. Data presented in page 5-0309 of vol. 3 for the radio ligand binding experiment showed that the K_i values for N-mono-demethyl olopatadine in guinea-pig cerebellum and lung were 22 and 33 nM, respectively. The K_i values for N-di-demethyl olopatadine in guinea-pig cerebellum and lung were 33 and 30 nM, respectively. These metabolites of olopatadine showed antihistaminic properties at H_1 receptors. The mono desmethyl olopatadine represents about 1% of the urinary metabolites. Therefore, it does not contribute towards the efficacy substantially.

The *in vitro* H₁ receptor antagonism was investigated using a functional parameter, i.e., PI turnover induced by histamine. The IC₅₀ values for olopatadine were 9.5 nM, 19 nM and 39.9 nM for cultured human conjunctival epithelial, human corneal fibroblast and human trabecular cells, respectively.

Antihistaminic activity of olopatadine in eyes was investigated following topical applications of the drug in guinea-pigs *in vivo*. Guinea-pigs received Evans blue dye intravenously about 45 minutes before a pretreatment with 20 µL of the drug or saline directly onto one eye of each experimental animal. Thirty minutes following the application, animals were anesthetized and injected with 300 ng of histamine subconjunctivally. Thirty minute later animals were sacrificed and the area of blue extravasation was measured. Olopatadine inhibited the histamine induced capillary permeability in the conjunctiva dose dependently. The IC₅₀ for inhibition of the capillary vascular permeability was 0.002%. By modifying the pretreatment time with olopatadine, the onset of inhibition was found to be 15 minutes and the duration was 4-8 hours. The IC₅₀ was 0.465%, 0.0195%, 0.004%, 0.0014%, 0.0056%, 0.035%, 0.114% at 1, 5, 15 minute, 2, 4, 8 and 24 hour pretreatment, respectively.

The above mentioned *in vivo* experiment was replicated in guinea-pigs using clinical formulations of 0.1 and 0.2% olopatadine. The data showed that the pretreatment with olopatadine for 1, 6 and 24 hours at 0.1 and 0.2% formulations inhibited the histamine induced conjunctival vasopermeability by 55 and 82%, respectively. The inhibition was sustained for almost 24 hours.

In an attempt to demonstrate that the antihistaminic effect of olopatadine was topical rather than systemic, an *in vivo* experiment was designed. The ipsilateral eye was pretreated with olopatadine or saline. The contralateral eye was treated with histamine. The permeability scores of the contralateral eyes were 197 and 199 for olopatadine and saline, respectively. The data suggest that pretreatment to the ipsilateral eye did not change the histamine-induced permeability to the contralateral eye. Therefore, olopatadine did not accumulate in the systemic circulation to exert topical antihistaminic activity.

Several *in vivo* experiments were conducted to demonstrate anti histaminic activity of olopatadine given parenterally or orally. Olopatadine pretreatment inhibited the histamine induced bronchoconstriction in guinea-pigs at 3-100 µg/kg, i.v. doses. The histamine induced cutaneous permeability in rats was inhibited at 0.014 mg/kg/oral doses. The histamine induced paw edema in rats was also inhibited at 0.014 mg/kg/oral doses. These

data support the antihistaminic activity of olopatadine in the non-ocular tissues. Overall the sponsor provided data that support the antihistaminic and antiallergic responses to olopatadine given orally or topically. The pharmacological effect of olopatadine was seen within 15 to 30 minutes after the topical applications and lasted for several hours. The pharmacological effect of olopatadine following the topical administration was not mediated through systemic exposures from the bioavailable olopatadine.

The effects of olopatadine in other receptors were investigated using radio ligand binding experiments. The IC_{50} for displacement of ligands from the specific binding sites was 10-50 nM for H_1 receptor, 1 μM for serotonin₂ receptor and 10 μM for serotonin uptake. Olopatadine has marginal activity toward alpha₁ adrenergic, dopamine₂, serotonin₁, muscarinic₁, and IL-1 receptor activity. It has weak effect on the arachidonic acid metabolism and has no effect on the LTD₄ receptor. The inhibition of prostaglandin cyclooxygenase (PGCO) from sheep vesicular microsomes was investigated. Olopatadine at 0.93-93 μM concentrations did not show PGCO inhibition. At 100 μM concentration the inhibition of PGCO was 26%. Similarly, olopatadine did not inhibit 5-lipoxygenase in the ionophore stimulated rabbit neutrophils up to 100 μM concentration. On the basis of the sensitivity differences for the pharmacological effect, olopatadine may be considered to be a selective H_1 antagonist with an antiallergic response.

Neuropharmacological effects:

Page 5-0039, vol. 2:

At 300 mg/kg/oral doses in mice olopatadine showed an increase in the respiratory rate. It also showed a sedative effect within 30 minutes of dosing at 300 mg/kg/oral doses in mice that disappeared after 2-3 hours. At 300 mg/kg/oral doses in mice, olopatadine did not show anticonvulsant effect. Olopatadine did not change phenyl quinone induced-writhing, reserpine-induced blepharoptosis, physostigmine-induced lethality and the normal body temperature at 300 mg/kg/oral doses in mice. The EEG activity for an arousal response to the auditory stimulation was not altered at 4 mg/kg/i.v. doses of olopatadine in rabbits.

Male cats treated with olopatadine at 3 and 30 mg/kg/oral doses did not change the EEG pattern during the sleep activity. At 30 mg/kg/oral doses vomiting was observed in the male cat. Olopatadine did not show local anesthetic activity on the corneal reflex at 2.0%. At 2% concentration, one out of 8 guinea-pigs

showed skin constriction to olopatadine.

Cardiovascular effect of olopatadine:

The cardiovascular effect of i.v. injections of olopatadine was investigated at 20, 50 and 100 mg/kg doses in the anesthetized dogs. Olopatadine showed a dose dependant hypotensive effect and a decrease in the peripheral resistance. The decrease in the blood pressure was 59% at 100 mg/kg doses. The heart rate was increased. However, hypotension and reflex tachycardia are normally seen with most of the antihistamines on i.v. dosing. The i.v. dose of 0.1 to 5 mg/kg of olopatadine was also investigated in mongrel dogs. These doses also showed pharmacodynamic responses as mentioned above. The guinea-pig right atrium preparations in vitro did not show any changes in the rate and contractility at 10^{-6} to 10^{-4} M. The data suggest that the effect of olopatadine on the heart was due to the reflex changes. An i.v. dose of 0.1 mg/kg inhibited the cardiovascular response of histamine in dogs. At 30-100 mg/kg oral doses olopatadine increased the urine volume, levels of sodium and chloride in rats.

A one day ocular irritation/comfort evaluation of olopatadine was examined in New Zealand rabbits. Two drops of 0.1% solution were instilled every 30-minute interval for a total of 10 drops. Comfort to the eye for irritation was examined bio-microscopically. Eyes were examined immediately after the first, second doses and one hour after the last dose. Fluorescein intensity score was zero out of a scale of 4. Data suggest that the topical applications of olopatadine did not show local irritancy and discomfort.

Toxicity studies:

Six-month topical ocular irritation and systemic toxicity of olopatadine ophthalmic solution in rabbits: Interim sacrifice at the end of three months.

Page 5-0868, vol. 5, report TR 030:38520:0395:

The study was conducted at Alcon Laboratories according to the GLP. Male and female rabbits weighing between 2.4 and 3.1 kg were used in the experiment. The animals were about 3 and half months of age at the initiation of the experiment. An biomicroscopic eye examination was conducted in rabbits before enrollment in the study on day zero for both eyes. A score of zero for all parameters and a score of 0-1 for the conjunctival congestion was considered to be normal for the purpose of the study. The

treatment groups are shown in the following table.

Group	Treatment	Animals (number/sex)	Interim Obs. at 3 month (number/sex)	Final obs. at 6 months (number/sex)
1	untreated control	10	4	6
2	vehicle	10	4	6
3	0.15%	10	4	6
4	0.5%	10	4	6
5	1.0%	10	4	6

Among ten rabbits/group/sex, four were assigned for interim evaluation at the end of three months. The remaining six rabbits/group/sex were allowed to complete the six-month treatment period. Each rabbit was treated four times a day. Two drops of the test article or the vehicle were instilled into the right eye at each dosing interval. The left eye served as the contralateral untreated control. The first dose on day 1 and the fourth dose on day 91 were not administered. Considering each drop is equal to 32 μ L, each treatment was equal to 64 μ L of the drug solution.

Animals in the second group were treated with the vehicle that consist of 0.01% benzalkonium chloride, dibasic sodium phosphate 0.5%, sodium chloride 0.65%, pH of the solution was adjusted to 7.0.

Animals were observed twice daily for the clinical signs and toxicity. Each animal was examined twice per week in details for the toxic signs. Animals were weighed prior to the dosing and on each week up to week 13. Thereafter, body weights were recorded on weeks 16, 21 and on 24.

Both right and left eyes were examined on day 0, 7, 14, 21, 35, 56, 84, 91, 112, 147, 168, and 189. The biomicroscopic examinations included conjunctiva, cornea, anterior chamber, light reflex, lens and iris. In addition to above examinations, indirect ophthalmic examinations were conducted on days 0, 91 and 189. The parameters examined in the indirect ophthalmoscopic examinations included fundus, optic head nerve characteristics, fundic vascular pattern and pigmentation. The pupil of each eye was dilated with mydryacil. Ultrasound pachymetry measurements were obtained on days 1, 90 and 188.

Blood samples were collected on days 91 (interim) and days 188-189 at scheduled necropsy for serum chemistry and hematology. Pharmacokinetic parameters of olopatadine were determined on days 1, 90 and 181. These results have been discussed in the PK section. Rabbits were sacrificed on days 92 (for interim) and 190 for gross changes, organ weight determinations. All tissues and organs were fixed for necessary histological examinations. Eye tissues from all animals for the three-month interim sacrifice were evaluated. Eye tissues from the untreated control and high dose groups were submitted for the histological examinations. Tissues with any gross lesions were also examined for histological changes.

Results:

Chemical potency of the test article and the preservative showed 95-101% of that claimed in the label. There was no treatment related mortality observed in these animals. However, several rabbits were sacrificed as shown in the following table.

Group	Sex	Remarks
2	Female	Day 23, skin wound
3	Male	Day 88, Broken neck
4	Female	Day 119, Abscess

Ocular discharges were seen on days 126, 161 in the right eyes of a male rabbit from the vehicle control group, the left eye on days 115 and 185 from a male rabbit at 0.5% olopatadine, from the right eye of a male rabbit on days 35, 87, 122 and 129 at 0.5% olopatadine, from the right eye of a female rabbit at 0.15% olopatadine on day 80, from the right eye of a female rabbit on day 27 at 0.5% and from unspecified eyes in two female rabbits on days 101, 119 and 168 at 1.0% olopatadine. The data suggest that there was no treatment related trend for the ocular discharge in these rabbits. Some of the animals from the untreated control and treated groups showed loose stool. However, it was considered to be incidental due to a lack of treatment related trend in its occurrence. The body weight changes during the first 91 days of the treatment are shown in the following table.

Group	Male, Day 0, Kg	Male, Day 91, kg	Female, Day 0, kg	Female, Day 91, kg
1, N=10/sex	2.9	3.5	2.7	3.6
2, N=10/sex	2.9	3.6	2.7	3.4
3, N=10/sex	2.9	3.5	2.7	3.5
4, N=10/sex	2.9	3.5	2.7	3.5
5, N=10/sex	2.9	3.5	2.6	3.4

Above data do not show treatment related changes in the weight gain in the male and female rabbits. At the end of the interim sacrifice, remaining animals were observed for the changes in the weight gain. Both male and female rabbits did not show treatment related changes in the body weight gain. However, female rabbits showed a higher body weight gain than the male rabbits for the six-month study.

The slit-lamp examinations conducted on prescreen, days 7, 14, 21, 35, 56, 84, 91, 112, 147, 168 and 189 did not reveal any treatment related conjunctival congestion except isolated incidences of severe congestion in three female rabbits in group 3 and one female rabbit in group 5. The drug treated, untreated and vehicle treatment also showed conjunctival congestion in the left eyes. The right eye did not show any congestion. There was no conjunctival swelling in the treated and untreated control eyes during six months of the treatment. There was no ocular discharge, change in the light reflex from the left and right eyes during 189 days of observations. There was no incidences of aqueous flare in the left and right eyes during 189 days of observations except a single incidence in the left eye of the untreated control rabbit on day 189. **Therefore, olopatadine treatment for 3 and 6 months did not show treatment related congestion, changes in the ocular reflex and flare.**

For the three-month interim observation, cataract was observed in one untreated female rabbit and one female rabbit treated with 0.5% olopatadine. Both eyes of these animals were affected. For the six-month observation period, cataract was observed in one female each from the vehicle and 0.15% olopatadine group, one male from the 1.0% olopatadine group. **Therefore, olopatadine treatment did not induce opacity to lens in the rabbits during 3-6 months of the treatment.**

Indirect ophthalmoscopic examinations did not reveal any treatment related changes in the left and right eyes of rabbits on days 1, 91 and 189.

Male and female rabbits did not show differences in the pachymetry readings for the 91-day observation period. The results for the six-month observation period was also similar to that for the three-month period. It is concluded that olopatadine did not affect the viscosity of the blood in the ocular microcirculation based on the pachymetry data.

Serum chemistry data did not show any treatment related abnormality at the end of three months. However, serum cholesterol and TG levels were increased in male rabbits at 1.0% olopatadine compared to the untreated control. The BUN/creatinine ratios were also decreased at 1.0% in female rabbits compared to the control. The mean albumin values at 0.1% olopatadine in female rabbits were increased. These changes were statistically significant although data were within the normal range of the laboratories.

At the six-month evaluation period, uric acid levels were reduced at 0.15% in male rabbits, GGT activity was reduced at 0.15% in female rabbits.

None of the changes in the serum chemistry parameters at the end of three and six months were considered to be treatment related.

Hematology parameters showed a decrease in the basophil counts in male rabbits at 1.0% at the end of six months. The hematology data at the end of three months of the treatment was unremarkable. Therefore, olopatadine treatment did not affect the blood counts except basophils. The change could have been related to the H₁ antagonism.

There was no organ weight changes in male and female rabbits at the end of six months of the treatment. Gross pathological changes were incidental and there was no treatment related trend.

Histopathology data at the end of three months suggest that there was lymphocyte infiltration in most of the treated and untreated animals. Other than retinal degeneration in one female rabbit at 0.15% olopatadine, there was no treatment related pathological changes observed in eyes at the end of 3 months.

Histology data at the end of six months showed cyst in thyroid in four out of six male rabbits at 1.0%. The untreated control showed cyst in thyroid in one out of six male rabbits. Congestion

and inflammatory changes in the lung were observed at 1.0% olopatadine in male and female rabbits. Other than lymphocyte infiltrations in the untreated and treated rabbits, there was no histological abnormalities in eyes.

To conclude, it can be stated that olopatadine at 0.15, 0.5 and 1.0% ophthalmic solution did not show ocular or systemic toxicity within three to six months.

Six-month topical ocular toxicity test of olopatadine in primates.

Page 5-1443, vol. 7, project 22-5129

The study was conducted according to the GLP. Cynomolgus monkeys approximately 4-15 months of age were used in the study. The condition of the eyes were examined by biomicroscope before the study. Animals that showed conjunctival congestion scores between 0 to 1 were used in the study. The vehicle or the ophthalmic solutions were administered four times daily to the right eye. The left eye of each animal served as the contralateral untreated control. Each animal received two drops of the test article or the vehicle. The study design is shown in the following table.

Group	Treatment	Dose/day	Vol/dose
1, 4/sex	untreated	4	
2, 4/sex	vehicle	4	80 μ L
3, 4/sex	0.1%	4	80 μ L
4, 4/sex	0.2%	4	80 μ L
5, 4/sex	0.5%	4	80 μ L

All animals were observed daily for clinical signs. Body weights were recorded periodically. Biomicroscopic examinations (slit-lamp) were done on days 0, 7, 14, 28, 42, 56, 84, 112, 140, 168 and 182. Indirect ophthalmoscopic examinations were conducted on days 0, 84 and 182 following dilatation of the pupil by mydriacil. Pachymetry measurements were also taken on days 0, 84 and 182. The protocol of the study is similar to that of the six-month rabbit study described above. Therefore, the protocol for the rabbit study should be referred.

Serum chemistry and hematology were conducted on days -5,-4; days 92-93; and on days 177-178. Blood samples were collected on days 1, 45, 90 and 181 for plasma levels of olopatadine from groups 3,

4 and 5. These data have been presented in the PK section. Tissue samples were fixed and preserved following necropsy on the day 182-183 for histological examinations. Gross changes in the organs were also examined during the necropsy.

Results:

The chemical stability of the drug was determined and found to be satisfactory. Treatment related clinical signs were not observed in the treated animals. However, diarrhea and injuries were observed in some animals. These findings are not unusual for caged primates. There was no statistically significant changes in the body weight gain in male monkeys although animals treated at 0.1 and 0.5% olopatadine showed higher initial body weight on day 0. Female animals did not show significant changes in the body weight gain.

Slit-lamp biomicroscopic examinations did not show treatment related conjunctival congestion and conjunctival swelling. **Corneal cloudiness was observed in one male (OD) animal at 0.2% solution of olopatadine (X1522) from day 7 to the end of the study.** Similar change was also observed in a untreated control animal in the left eye (male X1531). Therefore, the observation was an idiosyncratic response rather than a dose related toxicity. Similarly, fluorescein staining did not show compound related changes in the cornea.

Biomicroscopic examinations of the lens showed superficial and focal **corneal opacity in the nasal cornea** and that was present in both eyes during days 84 to 168 in a male (X-1531) at 0.2% olopatadine. The changes may be due to the natural aging process and not treatment related. No other animals at 0.5% olopatadine showed similar changes in the cornea. Indirect ophthalmoscopic examinations did not reveal any treatment related changes.

There was no treatment related effect in the right eye of animals for the pachymetry data although differences were seen between the initial readings, readings on days 82 and 182. These differences have large standard errors. The untreated left eyes also showed the same trend. Corneal endothelial cell counts in the right and left eyes did not show differences in the cell density. The endothelial cells in the inner surface of the cornea is responsible for the transport of water. The normal process ensures prevention of accumulation of excess water in the cornea. The data signify that olopatadine did not affect the water transport mechanism of the cornea.

Blood chemistry data did not show any treatment related changes in the male and female animals. However, there were intermittent changes in the calcium, glucose and phosphorus levels in some treated animals at the end of three months and recovered at the end of six months.

For hematology parameters, hematocrit values and RBC counts were reduced in all treated females after the end of 3 and 6 months of the treatment. However, there was no changes in the hemoglobin levels. White cell counts were not affected by the treatment.

Plasma levels of olopatadine:

The mean peak plasma levels of olopatadine were 1.72, 2.89, 7.60 ng/ml at 0.1, 0.2 and 0.5% doses, respectively. The trough levels at 0.5% dose was 0.93 ng/ml. The trough levels at other doses were below the limit of detection at 0.5 ng/ml. The data suggest that olopatadine is bioavailable following topical applications in a dose dependent manner.

Organ weight data showed an increase in the percent weight of adrenals in female monkeys. Female monkeys showed a decrease in the weight of the kidney at all doses compared to the vehicle control (13.1, 10.5, 10.4, 11.2 g at control, 0.1, 0.2 and 0.5%, respectively). Gross examination showed that a male monkey (X-1523) had a smaller adrenal on the left side compared to the contralateral side.

Histology data at the end of six months showed periportal hepatocellular vacuolization of livers in one male each from 0.2 and 0.5% doses, and two females from 0.5% dose. The male monkey (X-1523) had hypoplasia of adrenal that was otherwise remarkable. Nematode parasites were present in some animals that was responsible for the granulomatous changes in the GI tract. Protozoan parasitic infections were also noted in some monkeys in the skeletal muscle, tongue and ocular muscle. These protozoans have been reported to be common in monkeys. Inflammatory changes in the lungs were present, however, it was not treatment related. Immature spermatid and spermatozoa were seen in some control and treated animals that represented sexual immaturity. Perioviductal cysts were seen in some animals that was unrelated to the treatment. There was no treatment related changes in the kidney in male and female animals.

There was no treatment related histological changes in the eyes. Mononuclear cell infiltrations were noted in the eyelids of treated animals. However, it was not dose dependent.

To conclude, the findings of the six-month chronic toxicity study of olopatadine ophthalmic solution suggest that there was no treatment related ocular and systemic toxicity in monkeys up to 0.5% solutions given four times a day.

Acute oral toxicity of olopatadine in mice:

Page 5-1900 vol. 8:

Male and female slc:ICR mice weighing 17-19.6 g of body weight and approximately 3 weeks of age were used in the study. The drug solution was administered orally at 0.25, 0.5, 1.0 and 2.0 g/kg in groups of 5 mice per sex. Animals were observed for 6 hours for the clinical signs and thereafter up to 14 days. Necropsy was performed at the end of 14 days or after the unscheduled death. Histology was performed on selected organs that showed gross changes. The LD₅₀ of olopatadine was 1.15 g/kg for males and 1.83 g/kg for females. Mortality was observed within one hour to day 4 of the study. Reduction in the spontaneous activity, blepharoptosis (inflamed eyelids) and mydriasis were seen as clinical signs. Abnormal gait, tremors, convulsions, hypothermia and dyspnea were seen for animals that died at high doses. Animals that died several days after dosing showed pyelectasis (dilatation of renal pelvis). Hydronephrosis was present among surviving animals. Therefore, the target organ of toxicity in the acute toxicity test was kidney.

Oral and i.v. toxicity of olopatadine in rats:

Page 5-1957 vol 8:

The experiment was conducted according to the GLP. Male and female Slc: Wister rats weighing 101-145 g were used in the study. Rats were approximately 5 weeks old at the time of the drug administration. Each group had 10 rats/sex. Animals were fasted for 17 hours before administration of the drug substance. The test substance was suspended in distilled water for oral and i.v. dosing. It is not clear why the test substance had to be suspended in water when it is soluble in water. The pH of the solution was between 2.07-2.32. Oral doses tested were 0.8, 3.0 and 5.0 g/kg. The i.v. doses were 110, 125 and 130 mg/kg. Animals were observed for mortality and clinical signs initially at 1, 2, 4, 6 and 24 hours after dosing. Following the first day of dosing, the animals were observed twice daily for 14 days. Animals that survived were sacrificed at the end of day 14.

Histology was performed for tissues that showed gross changes. The drug substance in the solution was stable for six hours.

Results:

The male rats showed 40% mortality at 3 and 5 g/kg/oral doses. The oral LD₅₀ of female rats was 3.87 g/kg. The i.v. LD₅₀ of male rats was 127.5 mg/kg and female rats were 142.8 mg/kg. Most of the acute death occurred within 24 hours after oral doses and within few minutes after i.v. doses. Mydriasis, vasodilatation of iris, localized hemorrhage or hyperemia at the rim of iris, lacrimation, writhing movement, atony of skeletal muscle, dyspnea, reduced respiratory rate, convulsions, hypothermia and relaxation of scrotum were seen as toxic signs after oral dosing.

The toxic signs immediately after i.v. administration were relaxation of the scrotum, reduced spontaneous activity and Straub tail response. Dead animals showed dyspnea before the death. Inflammation at the site of injections were also seen in these animals.

Histological examinations of animals that received oral doses showed hydronephrosis and renal papillary necrosis. Dilated renal pelvis was observed for animals that survived after the treatment. Edema in irises was observed among dead animals.

Histology examinations of animals that received i.v treatment showed dilated renal pelvis.

Kidney was the target organ of toxicity at acutely toxic doses. The acute signs of toxicity in eyes include mydriasis, vasodilatation and hemorrhage of the iris and lacrimation.

CNS effects and peripheral irritation are expected from olopatadine at toxic doses that precipitated Straub's tail response, writhing movement and inflammation at the site of injections. However, there was no vehicle control group in the study for comparing the inflammation at the site of injection. Straub's tail response normally seen with opioids, it is interesting to note this type of response in an antihistaminic drug.

Acute oral and i.v. toxicity of olopatadine in dogs:

Page 5-2032, vol. 8, study A-89-62:

The study was conducted according to the GLP. Beagle dogs at 5-6 months of age at the initiation of the study were used. Animals

weighed 7.1-10 kg at the initiation of the experiment. In the preliminary experiment one dog/sex/group was given olopatadine at 0.5, 1.0 and 5.0 g/kg/oral doses. Vomiting was observed at all doses in these dogs. One dog that received the vomited gastric content orally died due to difficulty of swallowing. Rest of the dogs survived during 14 day observation period. On the basis of the preliminary study, 5 g/kg/oral was the dose chosen for the definitive study. The group size was 2/sex. There was no control group in the study.

The preliminary study for the i.v. route was conducted at 150 and 300 mg/kg doses using one dog/sex/group. Convulsions were noted in dogs that received 300 mg/kg dose of olopatadine. All animals survived during the 14-day observation period. The final experiment was conducted at 150 and 300 mg/kg i.v doses in male dogs. The group size was 2 dogs/dose.

Intravenous injections were prepared in distilled water for injection and oral doses were given in capsules. The pH of the solutions were between 1.85-2.32

The animals were observed for the first 6 hours and daily for 14 days. The clinical signs were observed during this period. The body weight, food consumption, blood chemistry, EKG and eye examinations were included in the protocol. At the end of 14 days, animals that survived during the observation period were sacrificed for the determination of organ weights, gross and histological examinations.

Results:

Intravenous doses:

One dog died following an i.v. dose of olopatadine at 300 mg/kg within five minutes. Rest of the animals survived during the 14-day observation period. Clinical signs following the i.v. doses were mydriasis, protrusion of the nictitating membrane, vomiting, tonic and clonic convulsions, irregular breathing and dryness of the nose. However, convulsions were not observed at 150 mg/kg dose. Hypothermia and hyperthermia were noted at 150 and 300 mg/kg doses, respectively. Body weight and food consumption were not affected remarkably except one animal in the 300 mg/kg group had a slight reduction of the body weight gain. Tachycardia was observed at 150 and 300 mg/kg i.v. doses. The sponsor stated that the height of P and T waves were increased on the day of injection for both doses that might resulted from the drug induced hyperirritability of the resting membrane potential. About 50% of the dogs showed normal EKG from day 2 onwards. Transient increase

in the CPK, LDH and HBDH(alpha-hydroxybutyrate dehydrogenase) and transient decrease in the potassium and calcium levels were observed. The funduscopic examinations did not reveal any treatment related changes. Histological examinations showed signs of inflammation at the site of injections. The cause of death was not clear from the histological examination of the dog that died within five minutes after the injection. One animal at 150 mg/kg dose showed inflammatory changes in the heart.

The single dose data suggest that up to 150 mg/kg i.v was tolerated in dogs. Vomiting, mydriasis and protrusion of nictitating membranes were the clinical signs at this dose. Cardiac abnormality, e.g., tachycardia and increase in the P and T waves are expected following olopatadine treatment.

Oral dose:

There was no mortality observed in the treated dogs. Clinical signs were vomiting within an hour after dosing, dryness of nose, mydriasis, salivation, nasal discharge, protrusion of nictitating membrane, conjunctival hyperemia and soft stool. Hypothermia was observed at about 2 hours after the dosing that became normal after about 6 hours. The decrease in the temperature was about 1.5°C. There was no changes in the body weight gain and food consumption compared to the pretest level.

Dogs showed a depression of S-T segment of the EKG that persisted on the next day. However, one of the four dogs showed normal EKG on days 3 and 14. It is possible that olopatadine upon high oral dose induces transient cardiac ischemia. Funduscopic examination in eyes did not reveal any treatment related changes. For the clinical chemistry parameters, there was an increase in the LDH and CPK that might come from the ischemic cardiac tissues. Potassium and calcium levels in the serum were reduced also. However, histology reports did not show any cardiac abnormalities following oral administration of olopatadine.

Oral dose of 5 g/kg was tolerated in male and female dogs. Mydriasis, protrusion of the nictitating membrane, conjunctival hyperemia, hypothermia and EKG changes were clinical signs of toxicity.

A four-week oral toxicity of olopatadine in rats:

Page 5-2081, vol. 8:

This is a GLP study conducted .

The study was conducted in male and female Wister rats.

There were 10 rats/sex/group. Rats were treated with the vehicle (distilled water for injection) or either of the 20, 60, 200 and 600 mg/kg oral doses. Animals were 5 weeks of age and weighed 86-121 g at the initiation of the study. It appears that the rats were very young for a toxicity study point of view. Clinical signs, ophthalmological examinations, body weight food consumption, blood chemistry, hematology, urine analysis, gross and microscopic examinations were conducted during the study.

Results:

There was no treatment related mortality reported in the study. Clinical signs were mydriasis at 600 mg/kg, abnormal respiration at 60 mg/kg and higher doses. Body weight gain was reduced at 600 mg/kg dose by 19% for the male and 27% for the female rats compared to the untreated control. The changes in the body weight gain were due to a reduction in the food consumption. Ophthalmoscopic and hematological examinations did not reveal any treatment related changes. Blood chemistry data showed that serum protein levels were increased, cholesterol and TG levels were decreased at 600 mg/kg dose in male rats. The changes in the serum parameters suggest that the drug might have toxicity in the liver. Urine analysis showed evidence of protein and blood at 200-600 mg/kg doses.

Gross changes were noted at 600 mg/kg dose group. These were atrophy of seminal vesicles and prostate, hemorrhage in the mucosa of the bladder, distended cecum, hemorrhage and opacity of the eye balls, pulmonary hemorrhage and necrosis of the liver.

The histology data suggest that there was inflammatory changes in the liver, urinary bladder, parasternal lymph nodes and hyperplasia of pancreatic ducts. It can be concluded that 600 mg/kg/oral dose was toxic to the liver and urinary bladder. It is possible that the compound or its metabolites might have been concentrated in the urine, induced inflammation in the kidney and the urinary bladder.

A thirteen-week oral toxicity study in rats:

(Page 5-2150, vol. 8):

The experiment was conducted at _____ according to the GLP. Wister rats weighing 87-126 g of body weight and 5 weeks of age were used in the experiment. Experimental design is shown in the following table.

Dose (mg/kg/oral)	Male	Female
Control vehicle	15	15
6	15	15
25	15	15
100	15	15
400	15	15

The drug solution was prepared in water for injection and administered by oral gavage. During the study mortality, clinical signs, body weight, food consumption, ophthalmoscopic examinations before and after dilatation of the pupil, auditory examination, hematology, blood chemistry, urine analysis, gross and histological examinations were conducted. At the end of 13 weeks, 5 rats/sex/group were allowed to recover for 4 weeks.

Results:

Four female rats at 400 mg/kg dose died, most of the death occurred during 6-8 weeks of the study.

Clinical signs observed at 400 and 100 mg/kg doses were abnormal breathing, relaxation of scrotum, lacrimation and blepharoptosis (drooping of the upper eyelid). Some of the animals showed blood stain around the corneal rim, mydriasis, exophthalmos (abnormal protrusion of the eyeball), alopecia, testicular atrophy and diarrhea. However, these incidences were not dose related.

The body weight (gm) of animals during the days 0, 91 and 119 are shown in the following table.

Days	Control		6 mg/kg		25 mg/kg		100 mg/kg		400 mg/kg	
	M	F	M	F	M	F	M	F	M	F
0 (n=15)	116	93	115	93	115	93	115	93	115	92
91 (n=15)	348	190	342	197	330	190	322	190	286	180
119 (n=5)	381	211	376	211	373	206	365	212	340	189

Male rats at 100 mg/kg dose showed a decrease in 10.78% of the body weight gain compared to the control. Female rats did not show any change in the body weight gain at 100 mg/kg dose. However, male rats showed a loss of 26.3% body weight gain and female rats showed 9.3% loss of body weight gain at the end of 91

days at 400 mg/kg dose compared to the control. Therefore, olopatadine treatment affected the body weight gain in male and female rats at 100-400 mg/kg doses. The loss of weight gain was partially recovered during the four-week withdrawal period.

The food consumption in male rats varied from 16-18 g/week in the control and that for 400 mg/kg dose group varied from 14-16 g/week during the treatment period. The data suggest that the loss of body weight gain was not related to the food intake.

The sponsor stated that there was no drug related changes observed following the ophthalmological examinations. Similarly there was no change in the auditory reflex.

Hematological examinations showed that RBC counts were decreased in male rats at 400 mg/kg dose on day 91 with a concomitant increase in the MCV. The blood Hb levels did not change. Above-mentioned changes in the RBC parameters were reversible. Female rats did not show any treatment related changes.

Blood chemistry data showed an increase in the serum choline esterase activity at 25 mg/kg and higher doses in male rats. The total cholesterol levels were also increased at 25 mg/kg and higher doses in male rats. Serum alkaline phosphatase activity was also increased in male rats at 100 and 400 mg/kg doses. Although female rats did not show above changes in a dose related manner, serum alkaline phosphatase, GOT and GPT activities were increased in female rats at 400 mg/kg dose. Male rats showed statistically significant increase in the A/G ratios and alkaline phosphatase activity at the end of 119 days recovery. These chemistry data suggest that there might have been treatment related changes in the liver in the male rats specially at 400 mg/kg dose.

Urine analysis data did not show remarkable treatment related changes except a decrease in the pH in female rats at 400 mg/kg dose.

Gross pathological examinations showed atrophy of testes, congestion of kidney and lungs mostly at 400 mg/kg dose. Female rats that died during the dosing period showed blot of eyelids, blood clot in the esophagus and congestion in the liver and lungs.

Relative organ weight data showed an increase in the weight of the lung, kidney, adrenals, testes, thymus and brain at 400 mg/kg dose in male rats. Female rats also showed a decrease in the weight of heart, spleen, liver, adrenals and pituitary at 400

mg/kg dose. A decrease in the weight of the heart was seen in female rats at 100 and 400 mg/kg doses.

Histological changes in the male rats at the end of 91 days were myocardial degeneration, hydronephrosis of the kidney, swelling in the adrenal cortex, inflammation in the prostate, seminal vesicle and lacrimal glands at 400 mg/kg dose.

Female rats also showed myocardial degeneration, hemorrhage in thymus, hypoplastic bone marrow, a decrease in the zymogen granules in the pancreatic acinar cells, inflamed adrenal cortex, atrophy of uterus at 400 mg/kg dose.

Animals (females) that died during the experiment showed degenerative changes in the alveolar wall in the lung and congestion of the kidney.

To summarize the data it may be concluded that olopatadine at 100 mg/kg/oral was tolerated for three months. Female rats that died during the experiment probably died due to degenerative changes and congestion in the lungs. It appears that administration of olopatadine at 400 mg/kg dose showed myocardial degeneration that might be treatment related. The changes in the transaminase and alkaline phosphatase activity would also explain the finding. On the basis of the data, doses close to 25 mg/kg may be chosen for the chronic toxicity study.

A 52-week oral toxicity of olopatadine in rats:

(Page 5-2294, vol. 9):

The study was conducted at according to the GLP. Male and female Wister rats were used in the study. Rats were about 5 weeks of age and weighed 90-120 g at the initiation of the study. The experimental conditions and study design were essentially same as that of the three-month study. The study design is shown below:

Drug	Dose (mg/kg/oral)	Number of male	Number of female
vehicle control	distilled water	30	30
Olopatadine	1	30	30
Olopatadine	10	30	30
Olopatadine	100	30	30

Ten animals/group/sex were used for an interim evaluation at the end of six months of dosing.

Results:

Mortality data are shown in the following table.

Dose (mg/kg)	Male/Day	Female/Day
Control	1/237	1/325
1	2/253,355	1/327
10		1/312
100	2/28,97	

Labored breathing was observed in some of the animals at death including the control. Clinical signs were abnormal respiratory sound at 100 mg/kg, mydriasis at 10 (female only) and 100 mg/kg doses.

Body weights (gm) of the animals are shown in the following table.

Days	control		1 mg/kg		10 mg/kg		100 mg/kg	
	M	F	M	F	M	F	M	F
0 (n=30)	119	99.5	119	98.9	119	99.4	119	98.9
182 (n=28-30)	420	225	422	225	429	220	401	219
364 (n=18-20)	462	285	473	274	476	281	440	262

Data in the table showed that at the end of six months, male and female rats had 4-6.4% loss of the body weight gain. At the end of one year, male rats had 6.4% and female rats had 12% loss of body weight gain. The loss in body weight gain was not related to the food consumption.

There was no dose related ophthalmic changes observed in the study. However, opacity of cornea, hyperemia, hemorrhage at the corneal margin, narrowing of fundic blood vessels were observed during the study. The sponsor has not provided the data table on the ophthalmic changes.

Hematology data did not show test substance related changes except transient decrease in the Hb levels in the serum at 100 mg/kg dose at the end of one year. Blood chemistry data at the end of six months showed an increase in the alkaline phosphatase activity at 100 mg/kg dose in female animals. At the end of one year, alkaline phosphatase (male and female) and GOT activities were increased in male rats at 100 mg/kg dose. The pH of the urine was decreased during the study period.

Normalized organ weight data showed a decrease in the weight of pituitary in female rats at 100 mg/kg at the end of six months. Male rats showed a decrease in the weight of spleen, prostate and increase in the weight of testes at 100 mg/kg at the end of one year. Female rats showed an increase in the weights of the heart, uterus and adrenals at 100 mg/kg at the end of one year.

Histological changes at the end of six months of the treatment are shown below

Myocardial fibrosis at 100 mg/kg in male rats, dilatation of uterus at 100 mg/kg.

Histological changes at the end of one year are shown below:

Regeneration of tubular epithelia of kidney in male and female rats dose dependently, micro granuloma of liver at 100 mg/kg in female rats, hypocellular marrow in female rats at 100 mg/kg, interstitial myocarditis in male and female rats dose dependently.

Histological findings among dead animals are given below.

Regeneration of tubular epithelia, thickening of capillary wall in glomerulus, congestion in the lung, myocardial fibrosis, degeneration of myocardium and myocarditis and focal necrosis of hepatocytes. Most of these changes occurred in male rats at 100 mg/kg dose.

It can be concluded from the study that olopatadine was tolerated up to 100 mg/kg dose in rats for one year. Although mortality was observed at 100 mg/kg dose, it could have been due to dosing errors. Regeneration of tubular epithelia of kidney and interstitial myocarditis were noted in male and female rats across the doses, the biological significance of the change is not understood. If there would have been a trend of mortality in the presence of histological changes in the heart and kidney in excess of the control rats, these changes could be a major safety

concern. The incidences are shown in the following table:

Lesions	control	1 mg/kg	10 mg/kg	100 mg/kg
regeneration of tubular epithelia in kidney	8 (M), 4 (F)	17 (M), 7 (F)	15 (M), 11 (F)	14 (M), 5 (F)
Interstitial myocarditis	6 (M), 1 (F)	6 (M), 5 (F)	12 (M), 2 (F)	9 (M), 3 (F)

A thirteen-week oral toxicity study in dogs:

Page 5-2427, vol. 9:

The study was conducted at according to the GLP. Beagle dogs aged 5-6 months weighing 7.5-11.6 kg were used in the study. The doses were chosen on the basis of the preliminary study. The experimental groups are shown below.

Treatment	Dose (mg/kg/oral)	No. Of Male	No. Of Female
Control	gelatin capsule	5	5
Olopatadine	0.6	3	3
Olopatadine	10	5	5
Olopatadine	40	3	3
Olopatadine	160	5	5

Three dogs in each group were sacrificed at the end of the dosing period, two more animals in selected groups were observed for another 4 weeks after completion of dosing.

The drug substance was filled in the gelatin capsules for administration. Mortality, clinical signs, body weight, ophthalmological examinations, EKG, respiratory frequency, hematology, blood chemistry, urine analysis, gross and histopathology were conducted during the study.

Results:

One female at 160 mg/kg dose died on day 82. The clinical signs

at death were vomiting (tainted with blood), conjunctival hyperemia and anorexia.

Clinical signs for animals that survived were mydriasis at 10 mg/kg dose, however, it was not dose related.

Body weight (kg) are shown in the following table.

Days	Control		0.6		10		40		160 mg/kg	
	M	F	M	F	M	F	M	F	M	F
0	10.5	8.8	10.5	8.8	10.5	8.8	10.4	8.7	10.4	8.7
91	12.2	10.3	12.0	9.9	12	10.2	12.3	10.4	12.4	10.6

The data suggest that there was no treatment related trend in the loss of body weight gain. Although anorexia was noted for the dead animal, the sponsor stated that body weight change was not found in the dead animal. Mean food consumption was not affected by the treatment. On an average male dogs consumed food about 300 g/day and female dogs consumed food about 280 g/day.

Ophthalmological examinations showed dilated state of the pupil in one of 5 female dog at 160 mg/kg dose. The sponsor has not provided EKG data. However, single primary A-V block was observed in one female at 10 mg/kg dose. Besides, abnormality in the ST wave was also observed in one out of 2 male at 160 mg/kg dose. Significance of the finding needs to be correlated to the other studies in dogs. Respiratory rates were increased in control and treated dogs. This was caused probably due to the dosing procedures. Hematological changes were unremarkable except an increase in the fibrinogen levels at 160 mg/kg in male and female dogs. Blood chemistry data in male did not show treatment related changes at the end of 91 days except an decrease in the A/G ratios at 40 and 160 mg/kg doses. Female dogs showed an increase in alkaline phosphatase and HDL cholesterol levels at 40 and 160 mg/kg on day 91. Urine analysis showed a decrease in the sodium excretion in male at 40, 160 mg/kg and female dogs at 160 mg/kg at the end of 91 days. The urine volume was increased in male dogs at 40 and 160 mg/kg doses. The gamma glutamyl transpeptidase activity was increased at 160 mg/kg in male and female dogs at the end of 91 days. This may reflect changes in the glutathione breakdown.

Male dogs at 40 and 160 mg/kg doses showed increase in the weight of the kidney. Similar changes were not observed in female dogs. However, weight of ovaries in female dogs were increased at 160 mg/kg dose. Gross pathology also showed kidney changes and

hematoma of the right A-V valves. Histology data showed clarified cytoplasm of tubular epithelia of kidneys in female dogs at 160 mg/kg dose.

Above data suggest that the dose tolerated was 40 mg/kg in dogs. Kidney toxicity and EKG changes are expected at the dose.

A 52- week oral toxicity of olopatadine in beagle dogs:

Page 5-2588, vol. 9:

This is a GPL study. Dogs weighed 8-11.2 kg and aged 5-6 months at the beginning of the experiment. The drug substance was delivered orally in capsules. Control dogs were treated with empty capsules. Experimental design is shown in the following table.

Treatment	Dose (mg/kg)	No. Of Male	No. Of Female
Control	empty capsules	4	4
Olopatadine	0.6	4	4
Olopatadine	5	4	4
Olopatadine	40	4	4

During the study period following parameters were observed. Mortality, clinical signs, body weight changes, food consumption, water intake, ophthalmic changes, EKG, hematology, blood chemistry, urine analysis, gross and histological changes were monitored.

Results:

There was no mortality observed during the treatment period. Clinical signs were dryness of mucosa of the oral cavity in the control and treated groups. It was considered to be unrelated to the treatment. Diarrhea, vomiting, salivation and hyperemia in conjunctiva were also observed in the treated and control groups.

Body weight gain in male dogs at the end of experiment was 3.38, 3.80, 1.73, 1.33 kg at 0, 0.6, 5 and 40 mg/kg doses, respectively. Similarly, the body weight gain in female animals were 3.25, 2.98, 2.45 and 3.33 kg at 0, 0.6, 5 and 40 mg/kg doses, respectively. Therefore, male dogs at 5 and 40 mg/kg doses showed 49 and 60% reduction in the body weight gain compared to the control. The changes in body weight gain was not related to the food consumption.

EKG changes at 5 and 40 mg/kg were noticed in male and female dogs during the treatment period and that comprised of an elevated R-wave, decrease in the Q-wave and prolongation of the P-wave. Some of the changes were present (R wave changes) 24 hours after the drug administration. Although the PK data at 5 mg/kg dose is not available, the C_{max} at 3 mg/kg oral dose was about 2212 ng/ml (page 5-7536, vol 23). The limited systemic exposure from the topical treatment does not suggest any risk to the patients on the basis of the preclinical data.

At the end of the study, treated animals did not show any drug related changes in the hematology parameters. Male dogs showed a significant reduction in the nonesterified free fatty acid and female dogs showed a decrease in the albumin, A/G ratios at 40 mg/kg dose at the end of the dosing period. There was no dose related trend for the change in the urine. Urine volumes were changed in some animals. However, it was considered to be incidental. Except for the reduction in weight of ovaries at 40 mg/kg dose, there was no treatment related trend in the organ weight changes.

Histological examinations showed an increase in the pigmentation and inflammation of submandibular lymph nodes at 40 mg/kg in male and female dogs. A decrease in colloid in the thyroid at 40 mg/kg dose in one out of four dogs was noticed. Interestingly one female dog at 40 mg/kg showed focal fibrosis and deposition of brown pigment in the heart.

The data suggest that olopatadine was tolerated at 40 mg/kg. Clinical signs of vomiting, diarrhea, conjunctival hyperemia and dryness of the of the mouth were observed. However, these changes were observed in control dogs also. Male dogs showed loss of body weight gain at 40 mg/kg dose. There was no treatment related ocular changes following oral administration of the drug. Abnormalities in the EKG and histological changes in the heart were seen at 5-40 mg/kg doses.

Fertility study in rats (segment I):

Page 5-2741, vol. 9:

The experiment was conducted according to the GLP at Male and female Wister rats, 7-8 weeks of age and 148-185 g body weight were used in the study (at the initiation of the experiment). The drug substance was dissolved in distilled water or in the case of a higher concentration, it was suspended in distilled water. Each group had 22 rats/sex. Doses were 0, 6, 50 and 400 mg/kg/oral. Male

rats were treated for 9 weeks before the mating through the mating period. Female rats were dosed 14 days before mating, during the mating through day 7 of the gestation. The clinical signs, mortality, body weight and food consumption were observed. The pregnant dams were sacrificed on gestation day 20 for examinations of the live and dead fetuses, pre and post implantation loss, weight of pups, corpora lutea and number of implantation. External examinations of the live fetuses were conducted and sex ratios were determined. Pups were sacrificed and histological examinations were conducted for abnormalities and variations. The male rats were necropsied after confirmation of gestation of the corresponding female with whom it was mated. Male rats that failed to fertilize female were investigated for the sperm activity.

Results:

Three males at 400 mg/kg dose died on days 17, 26 and 90 of dosing. Males showed mydriasis after the dosage at 6, 50 and 400 mg/kg immediately after the dosing and lasted for almost two hours. Relaxation of scrotum was also noted in some males after the second and third doses. Abnormal respiratory sounds were noted in male and female rats following the drug administration.

Body weight gain of male rats was reduced at 400 mg/kg and that of female was affected at 400 mg/kg dose before gestation and during the gestation period. These data would suggest that 400 mg/kg had adverse effect to the dams. Food consumption at 400 mg/kg dose was also decreased in male and female rats. Necropsy data showed that male rats developed dilatation of renal pelvis at 400 mg/kg dose.

Number of fertile male and female rats was 15 out of 20 (75%) at 400 mg/kg dose. The data on fetuses obtained after the caesarean sections are shown in the following table.

Dose	Control	6	50	400 mg/kg
# of dams	20	17	21	15
Mean Implantation	16.1	14.9	15.0	13.7
% of corp. Lutea	96.4	91.3	90.5	87.3
Live fetuses (m, f)	157, 156	131, 107	152, 148	99, 89
Total live fetuses	312	238	300	188
Early death	10	15	11	16
% death to total	45%	64.7%	38.1%	53.3%
Late death	0	0	3	2
Corpora lutea	334	278	360	234
Body wt. Live fetuses (m, f)	2.9, 2.7	3.0, 2.7	2.9, 2.7	3.0, 2.8

Above data suggest that corpora lutea and implantation were affected in rats following treatment with olopatadine at 400 mg/kg dose. However, the dose is considered to have maternal toxicity. The 400 mg/kg dose also showed a decrease in male fertility and a decrease in the body weight gain. On the basis of the data it is suggested that at 50 mg/kg dose, a dose at which toxicity to dams and male rats was not observed, did not affect fertility.

Teratogenicity study of olopatadine in rats:

Page 5-2788, vol. 10:

The study was conducted according to the GLP at Male and female Jcl:Wister rats 12 weeks of age weighing 173-350 g at the initiation of the experiment was used in the study for copulation. Rats with the presence of sperm cells in the vaginal smears were considered to be pregnant and used for the teratogenicity assessment. Olopatadine was dissolved in the distilled water, the higher concentration of the drug was prepared in a suspension form. An active control Oxatomide was included in the study as a comparator. Oxatomide was suspended in 5% arabic acid. All treatments were given by oral gavage during the day 7 to day 17 of the gestation period. The control rats received distilled water as the vehicle for olopatadine. The study design is shown in the following table.

Control	60 mg/kg	200 mg/kg	600 mg/kg	70 mg/kg
Distilled water	Olopatadine	Olopatadine	Olopatadine	Oxatomide
# rats for Caesarean	25	25	25	25
# of rats for Delivery	14	14	14	0

The standard procedure for a segment II teratogenicity study was followed and therefore it is not described in the review. However, twenty-five rats were sacrificed on day 20 of the gestation for the teratogenicity assessment. Fourteen rats were allowed to deliver. These dams were sacrificed on day 22 after weaning of pups.

Mydriasis was observed at 600 mg/kg dose. One rat at 600 mg/kg dose group died during the day 8 of the study. Hyperemia and congestion of ocular fundus were noticed in one animal each in olopatadine treated groups. Abnormal respiratory sound was noticed in rats treated at 200 and 600 mg/kg doses.

The body weight and food consumption of dams during the gestation and lactation periods did not change significantly from the untreated controls. Food consumption of oxatomide treated animals was reduced during day 9-15 of the gestation compared to the control. There were several incidental gross changes observed in the dams that sacrificed at the end of gestation and lactation. However, the changes appeared to be unrelated to the treatment. Observations following the caesarean section are presented in the following table.

Dose (mg/kg)	Control	60	200	600	Oxatomide
# of Dams	24	24	22	22	24
Implantations	314	340	308	324	354
Alive (% of Imp)	97	92.8*	93.5*	92.8	81.6**
Early death (% of Imp)	2.9	7.2*	6.3*	7.2	15.1**
Late death (% of Imp)	0	0	0.3	0	3.3**
B.W., M, F (gm)	3.1, 2.9	3.1, 2.9	3.0, 2.8	2.8**, 2.6**	2.8**, 2.6**

* $p < 0.05$, ** $p < 0.01$

Above data suggest that olopatadine at all doses and Oxatomide sustained an increase in the post implantation loss based on the data on the early death. The sponsor suggested that the number of deaths was within the acceptable range. However, consistency of the finding across the group suggest that it was treatment related. The body weight of the live fetuses was also decreased at 600 mg/kg dose of olopatadine and for Oxatomide.

The external anomalies of fetuses showed that cleft palate was observed in two pups from two different litters at 60 mg/kg dose. In the absence of similar findings at 200 and 600 mg/kg doses, it appears that the finding was incidental. Oxatomide treated rats showed cleft palate in two pups, syndactyly (webbing between adjacent digit) in two pups and edema in 3 pups. The data do not suggest that olopatadine treatment induced any external anomalies.

Skeletal anomalies were fusion of ribs in two pups from two different litters at 600 mg/kg dose. Brachydactyly was observed in one pup from rats treated with Oxatomide. The skeletal anomaly in olopatadine treated rats did not show any statistical significance. However, among the skeletal variation, delayed ossification of metacarpus was noted in 11 pups from 2 litters at 600 mg/kg dose. A similar finding was noted in the oxatomide treated group.

Ossification of coccygeal vertebra and sternabrae were also observed at 600 mg/kg dose of olopatadine and in oxatomide treated rats. Visceral anomalies were observed at 200 and 600 mg/kg doses of olopatadine and oxatomide and shown in the following table.

	Control	60	200	600 mg/kg	Oxatomide
#fetuses	102(24)*	106(24)	97(22)	98(21)	95(23)
Left umbilical artery	0	0	2(2)	1(1)	0
Bilateral azygos vein	1(1)	0	3(3)	4(4)	3(3)
Abnormal origin artery from arch					14(5)
Right azygos vein				1(1)	2(2)

* number of litters

These data suggest that some visceral anomalies were observed at 200 and 600 mg/kg doses of olopatadine.

For animals that were allowed to deliver, there was no effect on the duration of the pregnancy. Viability, survival and development of F₁ generation were not affected by the treatment. The body weight gain in male and female pups in the F₁ generation was not affected by the treatment. Male rats in the F₁ generation showed shortening the learning behavior (swimming time) after weaning in a dose related manner. However, the reproductive performance of F₁ male and female rats was not affected by the treatment.

It is concluded that the highest dose tolerated in the study was 200 mg/kg. At this dose abnormal respiratory sound was noticed. The 600 mg/kg dose is considered to be a maternal toxic dose since one rat died during the dosing period.

At 60 and 200 mg/kg doses, early fetal deaths were noticed that was significantly higher than the control group. Although the sponsor suggested that the incidences were within the acceptable range, the reviewer suggested that olopatadine contributed to the post implantation losses. The comparator drug also showed similar findings at a higher proportion. Olopatadine treatment did not show any external anomalies. A delayed ossification of coccygeal vertebra was observed at 600 mg/kg dose. The 600 mg/kg dose was considered to have maternal toxicity and thus does not contribute in the determination of the teratogenic potential of olopatadine.

Some visceral anomalies in umbilical artery and azygos vein at 200 mg/kg dose were observed for pups delivered at caesarean section. The F₁ generation of rats did not show any serious physical abnormalities and mating performance. On the basis of the post implantation deaths and visceral abnormalities, olopatadine should be considered for pregnancy category C.

Segment II oral teratogenicity study of olopatadine in rabbits:

Page 5-2865, vol. 10:

The study was conducted at according to the GLP. Female rabbits (KBL:JW) were mated with the male rabbits from similar strain. At the initiation of pregnancy the rabbits weighed 3.77 to 4.55 kg. Based on the preliminary experiment, doses chosen were 25, 100 and 400 mg/kg/oral. The drug substance was dissolved in distilled water except the high dose which was administered as suspensions. All doses were given from gestation days 6-18. The control rabbits received distilled water. Each group had 17 animals with positive sign of copulation. The procedures of the experiment is standard. Clinical signs, mortality body weight gain and food consumption were monitored during the study. At the end of day 29 of gestation, animals were sacrificed to evaluate the uterine content, viability of fetuses. External, visceral and skeletal examinations of the fetuses were carried out.

Results:

At caesarean section, descending of a part of the fetus into the vagina was observed at 100 mg/kg dose in one animal. Polypoid process of the endometrium was also noticed at this dose. The body weight gain and food consumption were not affected by the treatment. The litter data following the caesarean section are shown in the following table.

Dose mg/kg	Control	25	100	400
#of Dams	16	13	15	15
Mean Impl.	9.7	9.4	7.4	7.9
Total fetuses(alive)	137	99	99	98
Early Death % Impl.	10.6	16.9	8.5	13.2
Late Death %Impl.	2.3	5.5	2.3	7.4
Total corpora lutea	206	172	170	168
Body wt. fetuses	43.3 g	44.47 g	45.81 g	47.19 g
Placental wt.	5.02 g	5.12 g	5.44 g	5.77 g

The data showed that number of fetuses alive per litter or as % of implantation was reduced in all treatment groups compared to the control. However, it was not statistically significant. There was an increase in the late death at 400 mg/kg dose compared to the control. Body weight of live fetuses were not changed. External examinations also did not show any abnormality compared to the control. Skeletal abnormality data showed abnormal alignment of lumbar vertebra one each at 100 and 400 mg/kg dose. However, above changes in the skeleton did not show any statistical significance. There was no visceral anomalies observed in the F₁ pups. On the basis of the data, it is concluded that olopatadine did not show teratogenicity up to 400 mg/kg dose in rabbits.

Peri- and postnatal development of fetuses in rats treated with olopatadine (segment III):

Page 5-2905, vol. 10:

The study was conducted at 7
to the GLP. Male and female rats of SPF jcl:wister strain were mated under the laboratory condition. The pregnant rats were 11 weeks old at the start of mating and weighed 177-214 g on the gestation day 0. The test substance was dissolved in distilled water for injection. In the case of a concentrated preparation, i.e., 25 mg/ml or more, the test substance was suspended in water. Animals were dosed by oral gavage from gestation day 17 through post partum day 21. The design of the experiment is shown below.

Group	Dose mg/kg/day	Number of animals
Vehicle	Distilled water	26
Olopatadine	60	26
Olopatadine	200	26
Olopatadine	600	26

Animals were observed for mortality, body weight gain, food consumption, clinical signs, delivery and lactation. The gestation period of the F₀ animals was noted. At the end of lactation day 22, F₀ dams were sacrificed, corpora lutea and number of implantation sites were counted. Number of still births, the sex ratio and body weights of F₁ pups were noted following the delivery. On the day 4 after birth, litters were culled to 4 males and 4 females. Where number of pups were less than 8, all pups were reared. If the number of male or female were less than 4, number of animal was adjusted to 8. Among these F₁ pups, one male and one female from each litter were grown and allowed to mate around week 10. Remaining animals were used for skeletal examinations, reflex development and for organ weight determinations. The copulation and fertility index of F₁ generation were determined. Females were necropsied on day 20 of the gestation for the examination of corpora lutea, number of implantations, fetal death, number of live fetuses, body weight of fetuses and external examination. About half of the fetuses were preserved for visceral and skeletal examinations.

Results:

Number of pregnant animals in each group were 25 in the control, 24 in the 60 mg/kg, 24 in 200 mg/kg and 25 in 600 mg/kg dose. Mortality was observed at 600 mg/kg dose as shown in the table.

Number of animals died	Time of death
3	Gestation day 18
1	Gestation day 19
1	Postpartum day 9
1	Postpartum day 11

Clinical signs:

Reddish tear in 2 animals at 200 mg/kg dose observed on days 19 and 20 of gestation and from days 14-22 postpartum. Blood stained urine was observed in one animal on day 8 post partum at 600 mg/kg dose. Animals that survived at 600 mg/kg dose showed poor lactation condition.

Body weight:

The body weight gain was reduced compared to the control for rats in the treatment group at 600 mg/kg dose from post partum day 4. This loss of weight gain was observed during the administration of olopatadine. Body weight gain at 60 mg/kg doses was comparable to the control throughout the study. The body weight gain at 200 mg/kg was reduced slightly from the control from post partum day 14.

Food consumption:

During the gestation period, food consumption was reduced at 600 mg/kg dose. The food consumption of F₀ rats at 60, 200 and 600 mg/kg doses were reduced during the lactation period. The following table shows the data.

Mean food consumption (g) during nursing period

Dose (mg/kg)	Day 1	Day 5	Day 8	Day 15	Day 22
Control	13.0	32.5	35.2	48.3	54.7
60	14.0	30.6	31.6	42.0	45.8*
200	13.9	28.5	29.2	37.4**	40.1**
600	12.4	20.8**	21.7**	29.4**	29.0**

** p<0.01

Data suggest that the low food consumption impaired the body weight gain at 600 mg/kg dose during the nursing period. Similar effect on the food consumption was seen at 200 mg/kg dose from post parturition day 15. However, the magnitude of changes in the body weight gain at 200 mg/kg dose was smaller than that for 600 mg/kg. The data clearly suggest that 600 mg/kg dose had maternal toxicity and 200 mg/kg dose was tolerated.

Necropsy findings for F₀ females:

Rats treated with 600 mg/kg dose of olopatadine showed atrophy in thymus and spleen, hemorrhage of thymus, lungs, stomach and uterus, hydronephrosis, distension of ureter and bladder, lymph node swelling. The result included findings from the dead animals also. Caesarean findings:

Observations	Control	60	200	600 mg/kg
# of Dams	25	24	24	21
Duration of Pregnancy (days)	21.9	21.9	22	22
Birth to Day 4				
# of New Births	330	322	314	261
# of still births (%)	9/2.6%	5/1.4%	6/1.8%	3/1.1%
# of live births (%)	321/91.2%	317/91.9%	308/91.4%	258/93.1%
Number of dead	22/6.9%	57/18%	88/28.6%	133/51.6%
# Live on day 4	93.2%	82%	71.4%	48.4%
Days 4-22				
#New births (culling)	193	172	145	93
# Dead	2	3	5	11
# Weaning	191	169	140	82
After weaning				
# Breeding	144	129	105	63
# of Dead animals	0	0	0	5
# of live animals	144	129	105	58

Above data clearly suggest that 600 mg/kg dose was toxic for delivery and nursing performance of the F₀ dams, pre and post weaning survival of F₁ pups. However, At 60 and 200 mg/kg doses, increased death among the weaning pups was also noticed. Based on

the data 60 and 200 mg/kg doses should be considered as the toxic dose for postnatal development of pups.

There was no external anomalies observed in the F₁ generation. Among the surviving pups, delayed opening of vagina was observed at 600 mg/kg. Body weight gain of F₁ pups at 60 and 200 mg/kg doses were reduced from day 14 onwards although it was statistically not significant compared to the control group up to weaning day 21. Thereafter, a statistically significant decrease in the body weight gain was also observed at 60 and 200 mg/kg doses. Changes in the body weight gain of F₁ pups at 600 mg/kg were more severe than the control from postnatal day 4 and statistically significant compared to the control. The F₁ Pups did not show developmental anomalies in series of tests on reflex and swimming activities. There was no treatment related gross pathological changes observed in the F₁ pups. Relative organ weights of spleen, lung, thymus and brain were increased for male F₁ rats at 600 mg/kg. The relative organ weights of brain, and ovary were increased in female F₁ rats at 600 mg/kg doses. There was no skeletal abnormality observed in the treated F₁ rats. The reproductive performance of F₁ generation of rats was not affected by the treatment. The F₂ pups were normal.

Above experiment was repeated at 6 and 20 mg/kg doses in rats (page 5-3227, vol. 11). The food consumption of F₀ dams was decreased from post partum day 11 at 20 mg/kg dose. Body weight gain of F₁ pups was also reduced at 6 and 20 mg/kg doses during weaning period. Number of variation in the cervical ribs was noted at 20 mg/kg dose.

In the third study (page 5-3522, vol. 12), body weight gain was suppressed in the F₁ generation at 4 mg/kg dose. When dams of the 60 mg/kg dose group nursed F₁ pups from the control group, a similar effect on the body weight gain was observed. It was concluded that olopatadine was excreted in the breast milk and affected the weight gain of F₁ pups. At 2 mg/kg dose, toxicity to F₁ pups was not evident.

Ames test for mutagenicity of olopatadine:

Page 5-3724, vol. 12:

The experiment was conducted according to the GLP. The strains of S. Typhimurium used in the study were TA 98, TA 100, TA 1535 and TA 1537. The strain of E. Coli used was WP2. The experiment was conducted in the presence and absence of S-9 liver homogenate. Concentrations used were 156.25, 312.5, 625, 1250, 2500 and 5000 µg/plate in the presence

and absence of the S-9 fraction. Positive controls were 2-nitrofluorene, 9-aminoacridine, N-ethyl-N'-nitro-N-nitrosoguanidine and 2-aminoanthracene. Data showed that olopatadine did not increase the number of revertant colonies in the presence and absence of S-9 up to 5000 ug/plate concentration. Therefore, olopatadine is considered to be non-mutagenic in the Ames assay.

Chromosomal aberration test in Chinese hamster lung cell line:

Page 5-3747, vol. 12:

The experiment was conducted at the according to the GLP. Cytotoxicity to the drug was determined prior to the selection of doses. The result suggest that olopatadine at 1.5, 2.0, 2.5 and 3.0 mM did not show increased aberrations at metaphase up to 48 hours of incubation in the absence of S-9 homogenate. The positive control, MNNG at 2 μ g/ml concentration showed an increase in the total aberrations when a total of 200 cells were scored. Olopatadine also did not show chromosomal aberrations at 5, 6, 7 and 8 mM concentrations in the presence of the S-9 homogenate. In the similar experiment, benzopyrene at 20 μ g/ml showed considerable increase in the aberration. These date suggest that olopatadine is not mutagenic in the chromosomal aberration assay.

Micronucleus test in mice in vivo:

Page 5-3774, vol. 5:

The experiment was conducted at the according to the GLP. Male mice six week of age at the time of the procurement were used in the study. The body weight of mice was 34.1 to 40.6 g. Each group had 5 mice. Doses were selected on the basis of acute toxicity data. The drug substance was given as oral suspensions at 10 ml/kg dose. The experimental design is shown in the following table.

Compound	Dose (mg/kg/day)	No. Of injection	No. Of mice
Water	0	1	p.o
Olopatadine	100	1	p.o
Olopatadine	200	1	p.o
Olopatadine	400	1	p.o
Mitomycin C	3	1	i.p
Water	0	4	p.o
Olopatadine	100	4	p.o

The drug substance was administered once a day except one group of animals received 4 doses of 100 mg/kg at 24 hour intervals to a total dose of 400 mg/kg/day.

Animals were sacrificed 30 hours after the single dose or 24 hours after the repeat doses of the drug or vehicle. Bone marrow cells from the femur were collected and stained. Two thousand polychromatic and 2000 normochromatic erythrocytes were prepared per animal for the determination of the increase in micro nucleated cells. Olopatadine did not increase percent of polychromatic erythrocytes (PCE), micro nucleated polychromatic erythrocytes (MNPCE) and micro nucleated normochromatic erythrocytes (MNNCE) compared to the control. However, mitomycin treatment increased percent of PCE and MNPCE that was statistically significant. The data suggest that olopatadine did not induce chromosome damage or changes in the spindle function in vivo. Therefore, it is not mutagenic in the micronucleus test in mice.

78-week carcinogenicity of olopatadine in mice:

Page 5-3794, vol. 12:

The study was conducted at the GLP. Male and female CD-1 mice were procured from Charles River, England for the study. Animals weighed 18-27 g within a week after the arrival and were 29-36 days of age at the initiation of the treatment. The experimental design is shown in the following table.

Group	Treatment	Dosage mg/kg/day	No. Of Male	No. Of Female
1	Control	0	52	52
2	Olopatadine	50	52	52
3	Olopatadine	160	52	52
4	Olopatadine	500	52	52

In addition to above groups, two satellite groups comprising of 8 animals/sex were maintained as veterinary control and for the purpose of the health monitoring process. The control animals received powdered rodent diet. The treated animals received diet and drug mixtures ad lib. Water was available ad lib. The stability and homogeneity of the test material in the diet was analyzed in weeks 1, 13, 26, 52, 65 and 78 at Pharmaco-LSR. The food consumption was determined on weekly basis. The dietary concentrations of olopatadine were adjusted weekly for the first 14 weeks of the treatment and biweekly thereafter so as to provide appropriate dosage.

The dosages of the study were selected on the basis of a preliminary study #91/KKY007/0120 that showed loss of the body weight gain at 600 and 2000 mg/kg doses.

Animals were inspected twice daily for ill health, mortality and weekly for palpable masses. Animals were weighed weekly up to 14 weeks and biweekly thereafter. The oral dose of the drug was calculated weekly from the nominal dietary concentration, food consumption and body weight data.

Differential blood counts were taken from the surviving animals at the end of 50 and 77 weeks. Blood samples were also collected at the end of week 77 for the RBC, WBC and platelet counts, Hb levels, mean cell hemoglobin concentrations and mean red cell volume determinations. Bone marrow smears were also prepared at the end of necropsy for determining myeloid and erythroid ratios. Gross changes, organ weights and histological examinations of the organs were conducted following necropsy at the end of 78 weeks.

Results:

The number of animals with palpable swelling was comparable between the control and treated mice. Male mice in the third and fourth groups showed skin aberration, swollen and reddening of pinna, right forelimb and fast respiration.

Mortality of the mice is shown in the following table.

Week	control ,M	50 mg/k g,M	160 mg/kg ,M	500 mg/kg ,M	Control ,F	50 mg/k g,F	160 mg/kg ,F	500 mg/kg ,F
78	28	24	27	28	16	22	9	15

Percent of survival is shown in the following table.

Week	control ,M	50 mg/k g,M	160 mg/kg ,M	500 mg/kg ,M	Control ,F	50 mg/k g,F	160 mg/kg ,F	500 mg/kg ,F
78	46%	52%	48%	46%	69%	58%	83%	65%

Two male mice in the control and one male at 500 mg/kg dose died by accident during the routine animal husbandry procedures. Above data suggest that there was no trend in the treatment related mortality. However, a detail statistical analysis of the intercurrent mortality will be provided in the statistical review.

The body weight (gm) of mice are shown in the following table.

Weeks	Control		50 mg/kg		160 mg/kg		500 mg/kg	
	M	F	M	F	M	F	M	F
0	25.7	21.3	25.5	21.5	25.7	21.4	25.7	21.3
N=	52	52	52	52	52	52	52	52
78	52	41.7	50.6	38.2	51	39	53.8	38.9
N=	22	36	27	30	25	43	23	37

The weight gain in male mice was comparable for the control and treated groups. The weight gain in the female mice was 20.4 g in the control and 17.6 g in the high dose group i.e. about 14% less than the control.

Food consumption:

The food intake in the treated male mice was 7-9% less than the control. However, the body weight gain was not affected by the food intake in male mice. For female mice, the food intake in the group 3 and 4 was 6% less than the control. The data suggest that

the body weight changes were independent of the food consumption.

The dosage achieved in the experiment was 50.6, 161.5 and 500.9 for the male mice; 50.9, 161.4 and 509.1 for the female mice. The data suggest that animals were exposed to the target dose.

The hematology data at the end of 50 weeks of the treatment showed a statistically significant increase in the lymphocyte counts in female mice at 500 mg/kg dose. Hematology data at the end of week 78 did not show any dose related change in the total and differential cell counts in male mice. Changes in the white cell and platelet counts in female mice at the end of 77 weeks are shown in the following table.

Groups	Total NBC1000/cmm	Lymphocytes 1000/cmm	Platelets 1000/cmm
1.	5.4	3.7	1083
2.	5.1	3.2	1038
3.	4.5	3.0	1336* *p<0.05
4.	4.6	3.3	1271* *p<0.05

The data suggest that female rats had higher platelet counts than the control at 160 and 500 mg/kg doses.

None of the organ weight data (% of body weight) showed statistically significant changes in male and female mice.

The macroscopic data in mice that died or sacrificed before the scheduled necropsy are shown in the following table.

Organs	gr 1	2	3	4	1	2	3	4
	Male	Male	Male	Male	Female	F	F	F
#Animals	30	25	27	29	16	22	9	18
Thickened uterus					5	1	1	0
thickened stomach wall	6	6	4	11				
excoriation in skin	6	1	13	9				
mandibular lymph node	4	1	11	4				
masses in the heart	0	3	0	1	0	0	0	2

Macroscopic findings at the end of 78 weeks are shown below:

Organs	gr 1	2	3	4	1	2	3	4
	Male	Male	Male	Male	Female	F	F	F
#Animals	22	27	25	23	36	30	43	34
dark mesenteric lymph nodes					1	2	6	4
masses in the liver	6	7	4	10				
hair loss from the skin	20	24	17	12*				
thickened stomach wall	2	6	8	9*				
thickened uterus					10	7	3*	2*

* P<0.05

Above data suggest that male mice at 500 mg/kg dose showed most of the treatment related macroscopic changes.

The non-neoplastic histological changes are shown in the following table.

Gr 1	Gr 2	Gr 3	Gr 4	Gr 1	Gr 2	Gr 3	Gr 4
M	M	M	M	F	F	F	F
n=52	52	52	52	52	52	52	52
Amyloidosis in cardiac ventricles, 7	9	8	11	6	2	1	8
Arteritis, 1	0	2	2	1	1	0	2
Mes.lymph node hyperpl., 0	0	0	3	0	1	0	0
Liver Amyloidosis, 7	12	5	6	5	5	1	8
Liver leuko. foci, 5	0	2	6	8	2	0	15
Lung alveolar hemor., 4	0	2	7	3	0	0	3
Ovary Folli. cyst,				1	2	0	4
Ovary Amyloidosis				3	3	1	5
Prostate Inflamm, 0	1	1	4				
Sem. Ves. Inflamm, 0	0	1	3				
Stomach glandular hyper, 11	10	13	16				

Above data suggest that nonneoplastic histological changes in the heart, liver, lung, ovary and prostate are expected at 500 mg/kg dose following chronic treatment with olopatadine in mice.

The neoplastic findings are shown in the following table.

Lesions	Gr 1, M	Gr 2, M	Gr 3, M	Gr 4, M	Gr 1, F	Gr 2, F	Gr 3, F	Gr 4, F
N=	52	52	52	52	52	52	52	52
Liver adenoma	8	6	4	10	0	0	0	0
Liver carcinoma	2	4	1	2	0	1	0	0
Liver carc and adenoma	10	10	5	12	0	1	0	0

The above table shows the neoplastic changes that occurred with a high prevalence in the control and treated male mice during the treatment period. Incidentally none of the above lesions show a significant treatment related trend. The biostatistics review would elaborate more on the findings.

It is concluded from the report that olopatadine treatment for 78 weeks did not show higher mortality due to the treatment. Male mice did not show an increase in the loss of weight gain compared to the control. However, female mice showed about 14% loss of body weight gain. One of the criteria for a valid carcinogenicity study is a reduction of the body weight gain by about 10% compared to the control. Accordingly, the highest dose used in the study could be considered as the MTD. Olopatadine did not show neoplastic changes up to 500 mg/kg (1500 mg/3qm) dose given in the diet. It should be noted that the sponsor did not conduct histology of all animals at low and mid doses following the terminal sacrifice.

A 104-week carcinogenicity study of olopatadine in F-344 rats:

Page 5-5193, vol. 16:

The study was conducted a _____ according to the GLP. The dosage of the study was selected from a preliminary study # 91/KKY006/0112 at 100, 300 and 1000 mg/kg/day. Male and

female F-344 rats procured from the Charles River laboratory, Kent, England were used in the study. Animals were 28-35 days old at the time of the procurement and weighed 56-90 g. Animals were acclimatized for another 5 days before the experiment. Rats were given powdered rodent diet and water ad lib. The experimental design is shown below.

Group	Dosage (mg/kg/day)	Male	Female
1	control	50	50
2	20	50	50
3	65	50	50
4	200	50	50

In addition to above groups, a group of 10 rats/sex were selected as the veterinary control and another batch of 10/sex were selected for monitoring health of the animals. The diet and drug mixtures were prepared each week and quality control of the drug was monitored. The mixing equipment used for the preparation of the diet was changed from week 34 due to a low dosage level achieved in the group 2 rats. The new equipment corrected the problem of homogeneity of the drug in the diet mixtures. The changes were required on the basis of the observation on week 26 that the achieved doses in male and female rats were 83 and 87% of the intended doses, respectively, for the low dose group.

The dietary concentration of the drug was adjusted weekly up to 14 weeks and biweekly thereafter. Animals were inspected twice daily for clinical signs. A weekly examination was conducted for palpable masses. Body weights of the animals were recorded weekly for the first 14 weeks and biweekly thereafter. The food consumption was recorded every week throughout the study. The dosage achieved was calculated every week on the basis of the food consumption and expressed as mg/kg/day.

Differential white cell counts were taken after 50 and 76 weeks of the treatment. Finally, a complete hematological examination was done on week 103 for the surviving animals. At necropsy, macroscopical examinations were conducted and organ weights were recorded. Tissues were fixed for histopathological examinations. Following tissues were preserved but not processed for histological examinations:

Eye and optic nerve, right

Harderian glands
 Mammary gland-cranial
 Salivary gland-submandibular, right
 sciatic nerve, right

Results:

Clinical signs: High incidences of ungroomed coat was observed in the dorsal surface of females at 65 mg/kg dose from the week 13 and at 200 mg/kg dose from week 62 in male rats. A high incidences of hair loss was also observed in female rats at 200 mg/kg during the first 30 weeks of the treatment. Besides the changes in the fur, 73 male and 43 female rats from the control and the treated groups showed palpable swellings. However, number of animals with swellings were almost similar in the control and treated groups. The cumulative mortality up to 105-108 weeks during the necropsy is shown in the following table.

Groups	1M	2M	3M	4M	1F	2F	3F	4F
Total	50	50	50	50	50	50	50	50
Mortality	25	27	23	13	19	13	9	9
%survival	50	46	54	74	62	74	82	82

Above data showed that there was no treatment related mortality. However, from the survival data it appears that there were enough animals left at the end of the treatment period who had exposure to the drug. The mortality rate will be discussed in the statistical report.

The body weight gain in male and female rats was reduced at 200 mg/kg dose from week 4 of the treatment. The loss of body weight gain at the end of the treatment period was statistically significant. Following table shows the change in the body weight (gm) between weeks 0 and 104 in male and female rats

Group	1M	2M	3M	4M	1F	2F	3F	4F
Week 0	90 g	91	89	91	80	82	81	81
Week 104	468 g	442	438	410	337	336	324	306
Gain 1-104 weeks	377 g	352	352	319	258	255	242	225
% of control		93	93	85		99	94	87

One of the criteria of a valid carcinogenicity study is the loss of weight gain by about 10% in the high dose animals (MTD). The data suggest that the high dose fulfilled the criteria. There was no differences in the food consumption at low and mid doses when compared to the control. The food consumption at the high dose was 95 and 94% for male and female rats, respectively. The decrease in the food consumption at the high dose was consistent. It may be possible that the low food consumption contributed to the loss of body weight gain at the high dose. The achieved dosage was calculated from the food consumption. Data showed the achieved dose for male was 19.9, 64.7, 199.7 mg/kg/day and that for female rats was 20, 65.2 and 198.3 mg/kg.

The differential white cell counts did not show any change during weeks 50 and 76. However, RBC counts and hemoglobin levels were reduced at the end of 103 weeks in all treated male rats, the change was not statistically significant. The female rats showed an increase in the platelet counts that was statistically significant.

The organ weight relative to the body weight was increased for kidneys. The weight of kidney was 0.837, 0.944, 0.939 and 0.936 gm% at control, low, mid and high doses for male rats, respectively. Data for mid and high doses were statistically significant. Similarly the kidney weight (gm/100 gm body weight) was 0.766, 0.816, 0.803 and 0.827 in control, low, mid and high doses in female rats, respectively. No other changes were statistically significant.

Macroscopic examinations for animals that died or killed before the termination of the experiment showed prominent tubules in the testes at mid and high doses (1,0,3,4 at control, low, mid and high doses). The incidence at the high dose was statistically significant.

Opaque eyes were observed in male and female rats that were sacrificed at the end of the experiment. The incidences were increased dose dependently in left and right eyes at low (7M, 12F), mid (8M, 13F) and high (10M, 20F) doses compared to the control (2M,9F). Prostate at the high dose group appeared small. An increase in the staining of the fur was observed in male and female rats at the high dose.

Histological examinations for non-neoplastic lesions in all animals showed the presence of keratitis in male and female rats. An increased incidences of corneal mineralization was also present in the high dose female rats. Male rats showed an increased incidences of dilated glands in the stomach and interstitial hyperplasia of testes at high dose. The following table summarizes the non-neoplastic incidences for all animals.

Observations	1M	2M	3M	4M	1F	2F	3F	4F
Keratitis, left eye	2	5	6	7	1	5	3	3
Right eye	1	4	6	4	7	4	4	6
Cornel mineralization, left eye	9	8	8	7	10	7	9	15
Right eye	1	10	8	5	6	9	8	12
Dilated glands, stomach	5	3	6	10	4	0	2	2
Testes, inter. Hyperplasia	6	4	4	11				

The neoplastic observations for all animals are shown in the following table.

Observations	1M	2M	3M	4M	1F	2F	3F	4F
Benign islet cell adenoma of pancreas	3	0	2	4	0	1	0	1
Malignant islet cell carcinoma of pancreas	0	0	1	2	0	0	0	0

Conclusion:

A 104-week carcinogenicity study was conducted in F-344 rats at 20, 65 and 200 mg/kg/day doses given in the diet. Doses were selected on the basis of a preliminary study #91/KKY006/0112. A thirteen-week oral gavage toxicity study was conducted in Wister rats at 6, 25, 100 and 400 mg/kg/day doses. Mortality was observed at 400 mg/kg dose. The 100 mg/kg dose was tolerated. However, the loss of body weight gain was observed at this dose. No remarkable histopathological change was noted at 100 mg/kg dose. Considering these data and results of the loss of body weight gain in this study, the doses selected for the 104-week carcinogenicity study appeared to be adequate to be considered as the MTD. The food consumption was reduced by about 5% at the high dose in male and female rats. It appears that the drug-diet mixtures might have some palatability problem that confounded the food intake. If it is so, the maximum dose used in the study can also be considered as the MTD since a higher dose than that used in the study would not be achievable for practical reasons.

There was no treatment related mortality observed in the study. Increased incidences of opaque eyes were reported in the macroscopic findings. Keratitis in left and right eyes were observed in male and female rats.

There was an increase in the incidences of benign and malignant adenoma and carcinoma, respectively, in the islet cells of the pancreas. The statistical trend will be determined in the biostatistical review. However, clinical significance of islet cell neoplasm cannot be determined in the absence of blood chemistry data and the impact on carbohydrate metabolism.

It should be mentioned in this context that the sponsor did not conduct histological examinations of tissues of all animals from the low and mid dose groups that were sacrificed at the end of the experiment. The islet cell carcinoma was coded as mineralization of pancreas in the statistical review.

Preclinical Pharmacokinetics and disposition:

Ocular tissue distribution of radioactivity following single ocular dose of 0.15% ¹⁴C-Olopatadine solution in male N-Z rabbits: Page 5-6979, vol. 21, Report # N-94-113

The radiolabelled drug substance was prepared in an ophthalmic vehicle so as to obtain 1.5 mg/ml (0.15%) concentration of the free base. Male New Zealand white rabbits were used in the study.

The animals weighed about 2.2 kg and were 70-90 days old at the time of dosing. The experimental design is shown below.

Sample groups	Number of animals	Sampling Time (hours)
1	1	control
2	4	0.5
3	4	1
4	4	2
5	4	4
6	4	6
7	4	8
8	4	10
9	4	24

Each animal in the treated group received 30 μL of the test solution in the right eye which was equivalent to 45 μg base of olopatadine. Animals were sacrificed at the appropriate time point. Blood samples were collected from each animal including the control prior to the sacrifice. Blood and plasma levels of the radioactivity was determined. Following tissue samples were collected from the dosed and control eyes:

Aqueous humor, choroid, conjunctiva, cornea, iris-ciliary body, lens, vitreous humor and retina.

All ocular tissues were weighed, radioactivity of the tissue samples and fluids were determined by liquid scintillation spectrometry. Results were expressed as the μg equivalent of free base/gram of the tissue. Following table shows the kinetics of distribution of the drug within the ocular tissues and blood.

Samples	C _{max} (µg eq/g)	T _{max} (hr)	T _{1/2} (hr)
Blood	0.0026	0.5	NA
Plasma	0.0033	0.5	1.3
Aqueous Humor, dosed eyes	0.155	1	1.4
Conjunctiva, dosed eyes	0.398	0.5	1.9
Cornea, dosed eyes	1.85	0.5	1.8
Iris-ciliary body, dosed eyes	0.108	1	1.4
Lens, dosed eyes	0.0026	2	9.0
Choroid, dosed eyes	0.0219	0.5	0.9
Conjunctiva, control eyes	0.0014	0.5	NA
Cornea, control eyes	0.0026	0.5	NA

Above data suggest that olopatadine mostly distributed to the anterior ocular tissues. Most of the drug was concentrated in conjunctival tissues. The distribution in the posterior ocular tissues of the doses eye was minimal. Also, the contralateral eye showed less than 0.0026 µg eq/g of the radio labeled olopatadine in conjunctiva and cornea. The amount in the conjunctiva and cornea in the control eye was almost similar to that in the blood.

To conclude, the data showed that topical application of 45 µg of olopatadine in the right eye showed detectable level of the radio labeled compound in blood within half hour. Radioactivity in the blood and plasma were below the limit of detection after 2 hours of dosing. The systemic exposure was limited. Most of the drug is distributed in the anterior ocular tissue. The clearance of the drug from the lens was slow as evident from the longer half life. Otherwise, most of the drug/ radioactivity was disappeared from the tissues after the single dose without any accumulation.

Ocular tissue distribution of ¹⁴C-olopatadine following single topical ocular dose of 0.15% ophthalmic solution to male Dutch rabbits.

Page 5-7051, vol. 21, Protocol N-95-48 (PKDM285):

Male Dutch rabbits weighing 1.6 kg and 90-120 days of age used in

the study. A single dose of 30 μ L of 0.15% solution containing 45 μ g of the drug with 7.2 μ Ci was instilled into the right eye. Four rabbits were sacrificed per time point at 0.5, 1, 3, 5, 10 and 24 hours. Blood, aqueous humor, iris ciliary body, choroid, and retina were collected for determining the radioactivity. Data were expressed as the μ g equivalent of olopatadine per gm of tissues. The distribution of radioactivity is shown in the following table.

Tissue	C _{max} (μ g eq./g)	T _{max} (hrs)	T _{1/2} (hrs)
Aqueous humor	0.129	1	1.6
Iris-ciliary body	0.238	5	12.8
Retina	0.008	0.5	BLQ
Chroid	0.055	1	15.6
Plasma	0.008	1	BLQ

Above data suggest that the radioactivity was rapidly absorbed in the ocular tissue. The radioactivity in the plasma, retina and ocular tissues of the anterior chamber of Dutch rabbits was higher than the N-Z rabbits. The T_{1/2} in the pigmented tissues, i.e., ICB and choroid were longer. The data suggest that the binding of olopatadine in the pigmented rabbit eyes was greater and resulted in 10-20 fold increase in the T_{1/2} in pigmented tissues. The comparative study suggest that olopatadine binds with melanin pigment. Therefore, the ocular toxicity of olopatadine should have been conducted in the Dutch rabbits.

Plasma PK of olopatadine following single topical dose to the eye or a single iv dose in rabbits:

Page 5-7018, vol. 21, Protocol: N-94-121.

Male N-Z rabbits weighing 2.8 kg and 90-120 days of age were used in the study. A single dose of olopatadine ophthalmic solution (0.15%) were applied to both eyes at 30 μ L volume. The ophthalmic solution was also injected intravenously to two separate groups of rabbits at 0.1 and 1.0 mg/kg doses. Blood samples were drawn at several time points up to 48 hours for the pharmacokinetic determinations. The assay of olopatadine was done by GC-Mass spect analysis. The limit of detection was 0.5 ng/ml. The design of the experiment is shown below.

Group	Dose	Animals
1	Control	2
2	0.032 mg/kg, topical	4
3	0.1 mg/kg, iv	4
4	1.0 mg/kg, iv	4

The pharmacokinetic data are presented in the following table.

Dose	AUC ₀₋₂₄ (ng.hr/ml)	T _{1/2} (hr)	%F
0.1 mg/kg, iv	48.5	0.67	
1.0 mg/kg, iv	538	0.63	
0.032 mg/kg	12.9	0.81	83

The clearance, volume of distribution and mean residence time at 0.1 and 1.0 mg/kg doses were 1.89, 2.10 L/hr/kg; 1.79, 2.06 L/kg and 0.57, 0.66 hr, respectively.

Above data suggest that olopatadine is highly bioavailable (83%) following topical application in eyes in rabbits. However, the drug is rapidly cleared from the systemic circulation.

Plasma concentrations of olopatadine during one month ocular dosing in rabbits:

Page 5-7082, vol. 21, Protocol: N-93-156:

This is an extension of the study report on the one month ocular safety of olopatadine in rabbits presented in page 5-0576 vol 4 of the NDA.

N-Z white rabbits were used in the study. Ophthalmic solutions of olopatadine at 0.1, 0.5 and 1.0% strength were applied topically to eyes. In the experimental design for the report it is also stated that 0.1% and 0.2% ophthalmic solutions were used. Following table shows the experimental design.

Test solution	Treatment Group	# of Animal	Treatment Regimen	Plasma sampling days
0.1%	3	4M/4F	QID	days 1, 16, 27
0.2%	4	4M/4F	QID	days 1, 16, 27
0.2%	5	4M/4F	HID (six times)	days 1, 16, 27

Animals in the q.i.d groups received two drops of the drug solution in the right eye at 8 AM, 11 AM, 1 PM and 4 PM. Animals in the HID group two more doses were given at 9:30 and 2:30 PM. The objective of two additional doses was to determine dose proportionality of the PK parameters. Blood samples were taken at several time points on days 1, 16 and 27. Plasma levels of olopatadine was determined by GC/Mass spect analysis with the limit of detection of 0.5 ng/ml. Plasma trough levels were determined from the sample that was collected ten minutes before 8 AM. The samples for the peak plasma levels were collected 30 minutes after the 4 PM dose. Following table shows the PK data.

Treatment	18 hr trough, day 1	30 min peak, day 1	18 hr trough, day 16	30 min peak, day 16	18 hr trough, day 27	30 min peak, day 27
0.1%qid	below Limit (BLQ)	1.75	BLQ	1.00	BLQ	0.97 ng/ml
0.2%qid	BLQ	3.71	0.37	2.14	0.48	1.87 ng/ml
0.2%hid	BLQ	3.37	0.36	2.22	0.75	1.90 ng/ml

The data suggest that following multiple topical dosing, olopatadine was detected in the plasma at 0.1% concentration 2 drops 4 times a day schedule. The peak levels were increased with doses. However, any increase in the doses from the q.i.d. dose of 8 drops a day of 0.2% ophthalmic solution did not increase the peak plasma levels. Therefore, a steady state systemic exposure to olopatadine was achieved following multiple dosing for one month in rabbits. The steady state was observed on the day 16 data as shown above.

Plasma olopatadine levels in rabbits following six month O.I.D. topical doses in rabbit eyes.

Page 5-7100, vol. 21, protocol N-94-06:

This report is an extension of the six-month ocular toxicity report described in page 5-0872, vol 5. The report has been reviewed under the toxicity section and details of the experimental design has been discussed above. Following table shows the experimental design for the PK portion of the study. Two drops were instilled into the right eyes four times a day for each animal as shown in the following table.

Test article	Treatment group	Treatment Regimen	Number of animals	Plasma sampling
0.1%	3	q.i.d.	4M, 4F	days 1, 45, 181
0.5%	4	q.i.d.	4M, 4F	days 1, 45, 181
1.0%	5	q.i.d.	4M, 4F	days 1, 45, 181

Plasma samples were analyzed by GC/Mass spect with a limit of detection at 0.5 ng/ml. Following table provides the data.

Treatment group	18 hr trough, day 1	30 min peak, day 1	18 hr trough, day 90	30 min peak, day 90	18 hr trough, day 181	30 min peak, day 181
0.1% q.i.d.	BLQ	2.05	BLQ	1.53	BLQ	1.35 ng/ml
0.5% q.i.d.	BLQ	4.67	1.42	6.99	1.63	3.68
1.0% q.i.d.	BLQ	11.6	3.25	10.0	3.70	9.48

BLQ - below limit of detection

The above data show that repeated topical dosing of olopatadine in rabbit eyes provide a systemic exposure dose dependently. However, 0.1% q.i.d. dose cleared faster than the high dose that resulted a insignificant trough concentration in the plasma.

Plasma concentrations of olopatadine following topical dosing in the monkey eyes for six month.

Page 5-7118, vol. 21, Protocol N-94-172

The toxicity of olopatadine following ocular administration has been reviewed above. The study design is shown below.

Concentration	Group	Animal #	Treatment	Plasma sampling days
0.1% ophtl. Soln	3	4M/4F	q.i.d.	1, 45, 90 and 181
0.2%	4	4M/4F	q.i.d.	1, 45, 90 and 181
0.5%	5	4M/4F	q.i.d.	1, 45, 90 and 181

Two drops were given into the right eyes. Blood samples were drawn before the 8 A.M. dose and 30 minutes after the 3 PM dose for the trough and peak levels, respectively. Plasma assay of olopatadine was conducted by GC/MS at the quantitation limit of 0.5 ng/ml.

The plasma half-life of olopatadine in monkey has been reported to be about 10 hours.

The 18 hour trough and the 30 min peak levels (ng/ml) are shown in the table below.

NDA-828688

FIRM:ALCON

TRADE NAME:PATANOL 0.1% TOPICAL

GENERIC NAME:OLOPATADINE HYDROCHLORIDE

3 OF 3

Group	18 hour trough, day 1	Day 45	Day 90	Day 181
0.1%, q.i.d.	BLQ	BLQ	BLQ	BLQ
0.2%, q.i.d.	BLQ	BLQ	BLQ	0.584
0.5%, q.i.d.	BLQ	1.04	1.23	1.46
	30 min peak levels			
0.1%	1.64	1.53	1.91	1.79
0.2%	2.48	3.17	3.12	2.81
0.5%	6.75	7.80	8.64	7.21

BLQ = below the level of detection.

Above data showed that up to 0.2% q.i.d. dose (two drops in the right eye), there was no systemic accumulation of olopatadine in monkeys. The peak levels were consistent and were dose proportionate. However, the clearance rate was possibly high, that resulted in a undetectable trough level. It can be concluded that olopatadine ophthalmic solution (0.1-0.5%) is bioavailable in monkeys on repeated dosing.

Disposition of olopatadine in monkeys:

Page 5-7564, vol. 23, report 052385700995:

Male crab eating monkeys (macaques) were given single 1 mg/kg iv or oral doses. Plasma and urine levels of olopatadine were determined. After the oral dose, absorption of olopatadine was rapid and within 1.67 hours. The elimination took place in two phases. Half-life was 12.4 hours and bioavailability was 102%. About 40% of the drug was eliminated unchanged in the urine. About 50% of the drug was eliminated unchanged in the urine after the iv dose.

Absorption, distribution and excretion of ¹⁴C-olopatadine in rats:

Page 5-7136, vol. 22, Report # 043:38570:0995:

In male Wister rats, 7 weeks old were given oral or iv injection of ¹⁴C-olopatadine at 1 mg/kg dose. Blood, tissues, urine and feces were collected for the determination of radioactivity.

The radio tracer was absorbed rapidly (92%) after oral dosing. The plasma C_{max} of radioactivity was 209 ng.eq./ml at 0.5 hr. The $AUC_{0-\infty}$ was 1216 ng.eq.hr/ml. The elimination half life was 16.8 hr and biphasic.

The plasma level of radioactivity after iv dose of 1 mg/kg was 994 ng.eq/ml within 3 mins. The $AUC_{0-\infty}$ was 2475 ngeq.hr/ml, elimination was triphasic, $T_{1/2}$ was 34.2 hr.

Plasma and whole blood radioactivity was almost similar. Most of the radioactivity from tissues were eliminated within 8-24 hour of dosing. Mass balance study showed 97 and 95% excretion of the radioactivity. Most of the radioactivity was eliminated in the urine and feces. The radioactivity excreted in the feces was about 10% higher than the urine samples. The radio labeled Olopatadine showed 30% enterohepatic circulation.

The above study was repeated in male and female Wister rats (see page 5-7199, vol. 22). The data suggest that plasma $AUC_{0-\infty}$ of radioactivity in male rats was 1215.9 ng.eq.hr/ml vrs 1437.5 in the female rats at 1 mg/kg oral dose. The differences were statistically significant. Based on the data, one can anticipate greater toxicity in female rats compared to the male rats at equal dose.

The site of absorption of ^{14}C -olopatadine was investigated in the male Wister rats (page 5-7222, vol. 22). The data suggest that the absorption of radioactivity at 1 mg/kg dose of olopatadine was 88% from the jejunum, 57% from duodenum, 49% from the ileum and 6% from the stomach. The data suggest that most of the absorption took place from the small intestine after an oral dose.

Comparison of PK parameters at 1 and 25 mg/kg/oral dose of ^{14}C -olopatadine in male Wister rats:

Page 5-7247, vol. 22, Report # 054-385700995:

The plasma data normalized to the dose presented in the following table.

Dose	C _{max} /dose	Plasma	Blood
1 mg/kg/oral	ng.eq/ml/mg/kg	208	187.9
25 mg/kg/oral		257.6	263.3
	AUC/dose		
1 mg/kg/oral	ng.eq.hr/ml/mg/kg	1077.8	843.1
25 mg/kg/oral		961.0	Not calculated

The serum unbound fraction was 30-39% at 1 mg/kg dose between 0.5-4 hours. The unbound fraction was 28-38% between 0.5-4 hours at 25 mg/kg dose. The data suggest that olopatadine had linear kinetics within the dose range studied.

Urinary and biliary metabolites of olopatadine in Wistar rats:

Page 5-2402, 5-6920, vol. 22; Report# 044385700995 and 045385700995:

Male Wistar rats were given a oral dose of olopatadine at 50 mg/kg dose in bile cannulated rats. Bile and urine samples were collected over 24 hours for the identification of metabolites.

The data suggest that M₁ = sulphate conjugate of 8 hydroxy olopatadine; M₂ = hydroxy derivative (minor), M₃ = oxidized metabolite (minor); M₄ = mono des methyl olopatadine; UD = parent drug; M₅ = olopatadine N oxide were detected in the bile.

The 0-24 hour urine samples showed unchanged drug and a small amount of M₁ metabolite.

Above data suggest that unchanged drug and metabolites were excreted in the bile and urine in rats.

Disposition of ¹⁴C-olopatadine in rats and dogs:

Page 5-7456, vol 22, Report: 066385700995:

Plasma, bile and urine samples of rats (strain not mentioned), plasma and urine samples of dogs (strain not mentioned) were collected after 1 mg/kg/oral dose of olopatadine. The percent of metabolites are shown below.

Species	sample	monodesmethyl (M ₁)	olopatadine	N-oxide (M ₂)
Rat	plasma	5.9%	79.9%	ND
Dog	Plasma	3.5%	58.4%	4.1%
Rat	Urine (0-24hr)	9.7%	67%	ND
Dog	Urine (0-24hr)	5.8%	68%	2.2%
Rat	Bile	8.4%	12.2%	ND

ND-not detected

Above data suggest that most of the olopatadine was excreted unchanged in the urine and two minor metabolites M₁ and M₂ were excreted in the urine and feces after 1 mg/kg dose.

Disposition of olopatadine in male Wister rats:

Page 5-7481, vol. 22, Report 046385700995:

A comparative PK study was conducted at 1 mg/kg iv dose and 0.3, 1 and 3 mg/kg oral doses of olopatadine (all single doses). The data suggest that olopatadine was rapidly absorbed after oral dosing. The elimination half life was between 6-7 hours. The pharmacokinetics data at 0.3 - 3 mg/kg was linear. The oral bioavailability was about 61 -74%.

Gender differences in the kinetics of olopatadine in Wister rats:

Page 5-7510, vol. 23 and Report 055395700995:

Male and female rats were given single dose of 1mg/kg either by oral or iv route. PK parameters were analysed. AUC 0-- in male rats was 431 ng.hr/ml and that of female was 542 ng.hr/ml. The bioavailability was 60 and 75.5%, in male and female respectively. The data were statistically significant. It can be concluded that olopatadine was more bioavailable in female rats compared to the male rats.

A radio-tracer study was conducted in lactating Wister rats (Page 5-7282, vol. 22, Report 062385700995). Results of the study showed that most of the parent drug is excreted in the milk from the lactating rats at 1 mg/kg oral dose. The C_{max} of olopatadine in the plasma and milk are 339 and 285 ng/ml, respectively. Suckling rats from the dosed lactating females also showed radioactivity in the plasma. The data suggest that olopatadine is

excreted in the milk and transferred to the nursing pups.

Effect of olopatadine on hepatic metabolizing enzymes in female rats.

Page 5-7647, vol. 23, report#059385700995:

The effect of olopatadine in hepatic enzymes was investigated in female Sprague-Dawley rats. Rats were treated orally at 0.1, 1.0 and 25 mg/kg for 7 days. Olopatadine did not change the weight of liver, microsomal protein, CYP-450 and several drug metabolizing enzymes. It was concluded that olopatadine does not affect hepatic drug metabolizing enzymes up to 25 mg/kg oral dose for 7 days.

In a separate study (page 5-7675, vol. 23) in male Wister rats renal clearance of olopatadine was investigated. The data suggest that olopatadine was filtered in the glomerular bed and also involve in the tubular secretion. The effect supports higher excretion of olopatadine in the urine.

Hepatic clearance of olopatadine was 11.1 ml/min/kg compared to the total clearance of 17.9 ml/min/kg after 0.2 mg/kg iv injection in male Wister rats (page 5-7694, vol. 23).

Transfer of olopatadine to fetuses in the pregnant rats:

Page 5-7318, vol. 22, Report: 061385700995:

Pregnant Wister rats were given oral doses of ¹⁴C-olopatadine on gestation day 12 and 19th. Blood and plasma levels of radioactivity were determined at several time points on gestation days 12 and 19. Two fetuses were removed from each animal on day 12 and 19 of gestation. Fetal blood and tissue samples were collected for determining the radioactivity.

There was no statistically significant differences in the PK parameters in the blood and plasma from pregnant rats on days 12 and 19 of gestation. However, plasma exposures (AUC 0-∞) of radioactivity of the pregnant rats at 1 mg/kg dose levels were higher compared to that of previously conducted male rats (page 5-7171 vol 22) as shown in the following table.

Rats	Plasma AUC	Blood AUC, ng.eq.hr/ml
Male	1215	936
Pregnant, day 12	1792	1450
Pregnant, day 19	2219	2069

The data suggest that the clearance of the radioactivity in pregnant animals was slow. Most of the radioactivity in the maternal tissues were detected in the liver and kidney up to 4 hours post dose and reduced considerably at 24 hours.

Following table shows the distribution of radioactivity in the maternal blood, amniotic fluid and fetus on days 12 and 19 of the gestation.

Days	Maternal blood	Amniotic fluid	Fetus
day 12, 0.5 hr	284 ng.eq/ml or gm	40.3	61.2
Day 12, 4 hr	85.5	16.8	23.2
Day 19, 0.5 hr	402.2	7.5	107
Day 19, 4 hr	127.2	46.3	64.8

The data suggest that olopatadine or its metabolites crossed the placental barrier in pregnant rats. The data was confirmed by an imaging technique in a separate study as presented in page 5-7351, vol. 22.

Disposition of olopatadine: absorption and excretion of ¹⁴C-radioactive olopatadine after oral dosing in dogs.

Page 5-7378, vol. 22, 053385700995:

Male beagle dogs weighing 10-11 kg and 10 months of age were used. Animals were given ¹⁴C-olopatadine at 1 mg/kg/oral dose. Blood samples were collected at several time points for PK analysis. In vivo protein binding and excretion of radioactivity were determined. Pharmacokinetic parameters in the blood and plasma are shown below.

Parameter	Units	Plasma	Blood
T _{max}	hr	1.13	1.13
C _{max}	ng.eq/ml	723	661
T _{1/2}	hr	NC	NC
AUC _{0-t}	ng.eq.hr/ml	3483	2837

The percent of unbound radioactivity varied from 43-46%. Radioactivity was also distributed in the red cell. About 96% of the radioactivity was excreted within 168 hours. About 74% of the radioactivity was excreted in the urine and 23% in the feces.

It can be concluded that olopatadine was rapidly absorbed after oral dosing in dogs and did not accumulate following administration of single dose of 1 mg/kg/oral.

In a separate experiment (page 5-7536, vol. 23), pharmacokinetic parameters of olopatadine were determined in male beagle dogs at 1 mg/kg iv dose and 0.3, 1, and 3 mg/kg oral doses (all doses were single-dose). Data suggest that olopatadine was rapidly absorbed after oral administration within one hour. The C_{max} at 0.3, 1.0 and 3.0 mg/kg doses were 291, 808 and 2212 ng/ml of plasma, respectively. The plasma exposure was dose proportionate. The elimination was biphasic. The elimination half life was 6-8 hours. Bioavailability was 83-87%.

Comparison of olopatadine metabolites in rats, dogs, monkeys and humans.

Page 5-6940, vol 21:

Percent of metabolites and olopatadine in several species

Species	Route	Dose	Samples	% of (M ₁)	% of Olopatadine	% of N-Oxide (M ₂)
Rat	Oral	1 mg/kg	Plasma	5.9	79.9	ND
Dog	Oral	1 mg/kg	Plasma	3.5	58.4	4.1
Rat	Oral	1 mg/kg	Urine	9.7	67	ND
Dog	Oral	1 mg/kg	urine	5.8	68	2.2
Monkey	oral	1 mg/kg	Urine	NA	39.6	NA
Monkey	IV	1 mg/kg	Urine	NA	50.1	NA
Human	Oral	5 mg	Urine	0.6	68.4	4.1
Human	Oral	10 mg	Urine	1.1	71.7	2.3
Human	Oral	10 mg	Urine	0.2	62.9	2.1
Human	Oral	20 mg	Urine	1.3	73.4	2.1
Human	Oral	40 mg	Urine	0.9	62.2	3.2
Human	Oral	80 mg	Urine	0.8	58.7	3.1
Rat	Oral	1 mg/kg	Bile	8.4	12.2	ND

ND = Not detected, NA = Not analyzed.

These data suggest that olopatadine is excreted unchanged in urine. Two minor metabolites were also detected i.e. Monodesmethyl (M₁) and N-Oxide (M₂). Metabolic profiles in the species studied were same.

Protein binding in human, rat, guinea-pig and dog sera in vitro:

Page 5-7596, vol. 23, 069385700995:

At 10 $\mu\text{g/ml}$ protein binding was 54-61% in all species. The binding was determined by equilibrium dialysis of ^{14}C -olopatadine. Binding to human albumin was 36-44% at 0.1-1000 $\mu\text{g/ml}$ concentration. The binding of olopatadine to 4% human serum albumin was unaffected by warferin, diazepam or digitoxin.

Effect of pH for in vitro protein binding of olopatadine in human, rat and bovine serum albumin:

Page 5-7613, vol 23, report# 070385700995:

At pH 6, 7 and 8 the in vitro protein binding of ^{14}C -olopatadine was investigated. The unbound fraction of olopatadine was increased from 49-59% with the increase in pH in human serum albumin. The amount of unbound fraction in bovine serum albumin was decreased with the increase in pH. Therefore, high affinity binding was decreased in human serum albumin with the increase in the pH and that for bovine serum albumin was increased. Free fatty acid interfered with the binding of rat serum albumin.

Summary and Discussion :

Olopatadine is a non-sedative antihistamine that blocks H_1 receptors competitively and possesses anti-allergic activities. It also inhibits the release of histamine, PGD_2 and tryptase from mast cells. Several in vivo and in vitro experiments were conducted to demonstrate its pharmacodynamic properties. Olopatadine inhibited the allergic response to guinea-pig eyes in vivo. The ED_{50} for inhibition of the conjunctival permeability changes was 0.017 and 0.0067% for topical and i.v. routes, respectively. The anti-allergic response was observed within 30 minutes and sustained for 4-8 hours. The anti-allergic response was also demonstrated by the inhibition of allergic bronchospasm in passively sensitized guinea-pigs at 0.011 to 0.05 mg/kg doses. However, a dose of 12.1 mg/kg/oral was necessary for preventing the bronchospastic effect in actively sensitized guinea-pigs. Olopatadine inhibited passive cutaneous anaphylaxis at 0.11 mg/kg/oral doses in rats.

Olopatadine showed in vivo antihistaminic activity in guinea-pig eyes at 0.002% concentration when applied topically. The 0.1 and 0.2% clinical formulations also showed antihistaminic effect in guinea-pigs when applied topically. Histamine-induced bronchoconstriction in guinea-pigs, capillary permeability and

paw edema in rats were inhibited at 3-100 $\mu\text{g/ml/i.v}$ and 0.014 mg/kg/oral doses, respectively. The effect of olopatadine in LTD₄-induced smooth muscle contractions was not inhibited at concentrations between 10^{-6} and 1.4×10^{-4} M *in vitro*. It did not show lipooxygenase inhibitory activity up to 100 μM concentrations. Olopatadine showed about 26% inhibition of PG cyclooxygenase (PGCO) at 100 μM concentration. Considering the single clinical dose to be 2 drops of 0.1% ophthalmic solution in each eye, it is equivalent to about 100 μg of olopatadine. Therefore, it is expected that olopatadine would inhibit PGCO at the clinical dose. Considering the fact that olopatadine does not inhibit the release of other known mediators from the mast cells, it is better to define its action as an antiallergic rather than that of a mast cell stabilizer.

In an *in vivo* experiment, olopatadine did not inhibit PAF or serotonin induced vascular permeability in rat conjunctiva at 0.01% concentration (20 μL) applied topically.

The anti-allergic and antihistaminic responses were validated in several *in vitro* experiments. Olopatadine inhibited the histamine and PGD₂ release in passively sensitized rat basophil cells at 559 to 736 μM concentrations. The antigen induced smooth muscle contractions were inhibited at 5.84×10^{-5} M. The K_i for inhibition of ³H-pyrimilamine binding in the guinea-pig lung and tracheal smooth muscle was between 16-45 nM. Olopatadine also inhibited H₁ receptor transduction at 9.5 to 39.5 nM in human conjunctival epithelial, human corneal fibroblast and in human trabecular cells.

The *in vitro* binding studies suggest that olopatadine possesses some affinity to 5-HT₂ receptors. The ratio of IC₅₀ for the 5-HT₂ and H₁ receptor will be about 20-100 folds. On the basis of the selectivity it is concluded that the pharmacodynamic response of olopatadine will be primarily due to the antihistaminic and anti allergic responses. Olopatadine did not show local anesthetic activity in the guinea-pig corneal reflex experiments. It should be mentioned in this context that several antihistaminic shares local anesthetic and anti muscarinic properties. The metabolites of olopatadine N-mono-demethyl and N-di-demethyl olopatadine also showed a competitive displacement of radioligand in guinea-pig cerebellum and lung tissues. The K_i values were approximately half or less than that for olopatadine. However, these metabolites do not constitute as the major metabolites and their contributions to the efficacy is considered to be minimal.

Its CNS effect was not evident at doses lower than 300 mg/kg/oral in mice. Acute clinical sign of the increase in the respiratory

rate and occasional vomiting was observed at 300 and 30 mg/kg/oral doses in mice and cats, respectively. Olopatadine showed antihypertensive effect in dogs. However, several antihistaminic showed hypotensive response upon i.v. injections. Topical application of olopatadine in eyes did not show ocular discomfort and irritation immediately after the dosing in rabbits.

Above data suggest that olopatadine is a potent antihistaminic and antiallergic drug without sedative effect. The mode of action is through the end organ blockade on H₁ receptor and inhibition of histamine release from the inflammatory cells. Olopatadine showed weak inhibition of cyclooxygenase and without 5-lipoxygenase inhibitory activity *in vitro* at concentrations that demonstrated antihistaminic and antiallergic responses. Based on these facts the product should be considered as an antiallergic compound rather than a mast cell stabilizer.

In vivo ocular toxicity study in N-Z rabbits at 0.15, 0.5 and 1.0% olopatadine did not show ocular and systemic toxicity at the end of six months.

Olopatadine was given to male and female monkeys at 0.1, 0.2 and 0.5% ophthalmic solutions q.i.d. for six months. The treatment did not show sign of toxicity to eyes and other organs. The mean plasma concentrations of olopatadine was 7.60 ng/ml at 0.5% and it was bioavailable in a dose dependent manner. However, the trough levels were not high enough for systemic toxicities.

Acute toxicity of olopatadine was investigated in mice. The LD₅₀ was 1.15 g/kg/oral in male and 1.83 g/kg/oral in female mice. Clinical signs were reduction in the spontaneous activity, abnormal gait, tremors, convulsions, hypothermia and dyspnea. Ocular toxicity was mydriasis and inflamed eyelids. The target organ of toxicity was kidney.

The data on acute toxicity of rats following oral and i.v doses showed kidney toxicity associated with hydronephrosis and papillary necrosis, mydriasis, hemorrhage and vasodilatation in the iris and lacrimation in eyes. Peripheral irritation is expected due to the fact that some of the animals showed writhing movement after oral dosing. The LD₅₀ for rats was more than 5 g/kg/oral for male rats, 3.87 g/kg/oral for female rats, 127.5 mg/kg/i.v for male rats and 142.8 mg/kg/i.v for female rats.

Data for the one month toxicity study in rats showed enlargement of liver, hemorrhage in the kidney and eyeballs at 600 mg/kg/oral dose. There was no mortality reported at this dose.

A three month oral gavage study was undertaken in Wister rats at 6, 25, 100 and 400 mg/kg doses. The result of the study showed that 4 out of 15 female rats died during the study at 400 mg/kg dose possibly from the congestion in lungs and degeneration of the alveolar wall. The loss of body weight gain was observed at 400 mg/kg dose in male and female rats. Mydriasis was observed as the sign of toxicity at 400 mg/kg. Histology data showed degenerative changes in the myocardium at 400 mg/kg dose in male and female rats. On the basis of the data a dose of 100 mg/kg was chosen for the one year study. Report of the one year study up to 100 mg/kg dose suggest that the dose was tolerated. However, regeneration of tubular epithelia of kidney and interstitial myocarditis were noted in male and female rats when treated for one year. Biological significance of the finding is not understood. Mydriasis was also noted in rats treated at 10-100 mg/kg for one year. Labored breathing and congestion of lungs were noted in several studies in rats. The sponsor indicated that the changes could have been due to irritation of laryngeal mucosa induced by the drug substance.

Olopatadine was tolerated up to 150 mg/kg i.v. and 5 g/kg per oral in beagle dogs in the acute toxicity study. Clinical signs were vomiting, hypothermia, convulsions, mydriasis, protrusion of the nictitating membrane and abnormal EKG. The activity of CPK and LDH was increased. This may reflect ischemia of the heart. However, there was no histological changes in the heart in animals sacrificed on day 14 after the single dose. It is interesting to note that kidney was the target organ of toxicity in rodents, however, in dogs heart may be the target organ of toxicity following acute overdoses.

Olopatadine was tolerated at 40 mg/kg/oral dose in beagle dogs for three months. At 160 mg/kg dose mortality was observed. Clinical signs of toxicity were vomiting, conjunctival hyperemia, anorexia and mydriasis. EKG abnormality at 160 mg/kg dose and a single incidence of primary A-V block was noted at 10 mg/kg. Histology data showed clarified cytoplasm of tubular epithelia of kidney at 160 mg/kg in female dogs. Based on these data, 10-40 mg/kg/oral dose seems to be chosen as the highest dose for a chronic toxicity study. When the treatment was extended to one year at 0.6, 5 and 40 mg/kg doses, abnormality in the EKG (male and female) and fibrosis of the heart (one out of 4 female at 40 mg/kg) were observed at 5-40 mg/kg doses. Male dogs showed loss of body weight gain at 40 mg/kg dose. However, there was no treatment related ocular changes observed following the systemic delivery of olopatadine.

In male and female rats, olopatadine did not affect fertility at 50 mg/kg/oral dose (seg I study). At higher dose maternal toxicity and a decrease in the body weight gain was observed in male and female animals. Fertility to male and female rats was also affected at 400 mg/kg dose. The segment II teratogenicity data in rats showed that olopatadine treated rats had higher incidences of post implantation loss and visceral anomalies at 200 mg/kg dose. A segment (III) reproductive toxicity was conducted in rats at 60, 200 and 600 mg/kg/oral doses. The 600 mg/kg dose appeared to be toxic to rats and an increase in mortality was observed. Results of the study suggest that olopatadine showed postnatal toxicity to F₁ rats at 60 mg/kg and higher doses. Viability of F₁ pups was reduced at these doses. The experiment was repeated at 4, 6 and 20 mg/kg doses. However, body weight gain of the F₁ pups was reduced at these doses even though F₀ rats appeared to be normal. It was concluded that olopatadine was excreted in the breast milk and affected the body weight gain of the F₁ pups. If the data is extrapolated to the human safety, olopatadine treated patients should not nurse babies. On the basis of the decrease in the number of live fetuses and a decrease in the viability of fetuses after delivery (within 4 days), olopatadine should be considered for pregnancy category C.

Olopatadine is excreted in the milk of nursing mothers in rats. It also crosses the placental barrier and distributed to the fetuses in rats.

Olopatadine did not show mutagenicity in the Ames test, chromosomal aberration assay and in the in vivo micronucleus test.

A 78-week carcinogenicity study of olopatadine was conducted in CD-1 mice. The doses were 50, 160 and 500 mg/kg/day given in the diet mixtures. The doses were selected on the basis of a preliminary study #91/KKY/007/0120. At the highest dose, female mice showed a 14% decrease in the body weight gain. Treated mice also showed a reduction of food consumption specially at the mid and high doses. Considering these data, the maximum dose used in the study could be considered as the MTD. The target dose was also achieved in the study. The histopathology data suggest that nonneoplastic changes were present in the heart, liver, lung, ovary and prostate at 500 mg/kg dose. However, survival of mice was not affected in the presence of above mentioned nonneoplastic changes. For the neoplastic changes, an increase incidences of adenoma and carcinoma of liver were observed in male mice at 500 mg/kg dose. Biostatistics review did not show statistical significance of the findings. Considering the hepatic adenoma and

carcinoma as common tumors, it is unlikely that the finding would be of any significance. Overall, it appears that mice did not show any carcinogenic potential to olopatadine. Olopatadine did not show carcinogenic lesions at 50 mg/kg (150 mg/msq), 160 mg/kg (480 mg/msq) and 500 mg/kg (1500 mg/msq) doses in mice treated for 78 weeks when the drug was administered orally in the diet.

A 104 week carcinogenicity study was conducted in F-344 rats at 20, 65 and 200 mg/kg doses given in the diet mixture. More than 10% loss of body weight gain was observed at the highest dose in male and female rats. Based on the toxicity and the data from the 3 month oral gavage study, it appears that the MTD has been reached. Long term oral dosing of olopatadine in rats showed increased incidences of keratitis at the low dose in male and female rats in the left eye. The right eye showed more susceptibility to keratitis for male rats. Pancreatic islet cells showed an increase in the incidences of adenoma and carcinoma. The statistical review of the data did not confirm that the findings had statistical significance. Based on the findings it can be concluded that olopatadine given in the diet did not show carcinogenic potential at 20 mg/kg (118 mg/msq), 65 mg/kg (383.5 mg/msq), 200 mg/kg (1180 mg/msq).

The pharmacokinetic and the ocular tissue distribution study of topical olopatadine was conducted in N-Z rabbits. A single topical dose of radio labeled olopatadine (45 μ g) in the eye in N-Z rabbits showed distribution of the drug was mostly in the anterior chamber. The bioavailability of olopatadine after a single dose was 83% at 0.032 mg/kg topical dose when compared to the i.v. dose. Multi-dose study in N-Z rabbits showed no accumulation of olopatadine in the systemic circulation at 0.1% q.i.d dose (2 drops/dose) for up to six months. However, a steady state level (trough) of 0.48 and 0.75 ng/ml was obtained at 0.2% q.i.d and 0.2% H.I.D (2 drops/dose), respectively, on day 27. In the Dutch rabbit model, binding in pigmented eye tissues were higher than that observed in the N-Z rabbits.

Chronic topical dosing of olopatadine at 0.1 and 0.2% q.i.d (2 drops/dose) for six months in cynomolgus monkeys did not show systemic accumulation of olopatadine. However, it was bioavailable dose proportionately within 30 min after the last dose.

Olopatadine is rapidly absorbed after oral administration and bioavailability was 61-71% in rats, 83-87% in dogs and 102% in monkeys. The major site of the drug absorption is small intestine in rats after oral doses. Olopatadine is excreted unchanged in urine and feces in rats, dogs, monkeys and humans. Two

metabolites were identified as M₁ (monodesmethyl) and M₂ (N-oxide) in rats, dogs and humans. The plasma half-life of olopatadine is 6-8 hrs in dogs, 5.5-7.45 hrs in rats and about 12 hours in monkeys. It has linear plasma kinetics up to 25 mg/kg oral dose in rats. Female rats showed higher exposures than the male rats at equal oral doses. However, it would not show similar differences for a topical product. Olopatadine does not have any effect on hepatic P-450 drug metabolizing systems in rats. Its binding to plasma protein is about 54-61% in rat, guinea-pig, dog and human plasma proteins. It is not displaced by digitoxin, diazepam and warferin from the plasma protein binding sites.

Conclusion:

Olopatadine is an antagonist to the H₁ receptor, inhibits the release of PGD₂ and tryptase from the activated mast cells. The product should be considered as an antiallergic rather than mast cell stabilizer because there is no evidence to support that it inhibits all known mediators of anaphylaxis by interfering with the antigen-IgE interactions in the mast cell. In the preclinical models, the antiallergic effect of olopatadine was topical when the drug was instilled into eyes. Olopatadine ophthalmic solutions at 0.1%-0.2% concentration did not show any ocular toxicity when applied directly to the N-Z rabbit and monkey eyes. The sponsor should have conducted the experiments in Dutch rabbits since binding of olopatadine in the pigmented ocular tissues in Dutch rabbits was higher than that of N-Z rabbits. Chronic oral administration of the drug in rats and mice (carcinogenicity studies) did not show any statistically significant neoplastic changes at 200 and 500 mg/kg/oral doses, respectively. However, fetotoxicity was observed in several reproductive toxicity experiments in rats. It is also excreted in the milk in rats. Based on the data, pregnancy category C is recommended for the label. A warning for the nursing mother needs to be incorporated in the label. In the chronic toxicity study in rats, keratitis was observed in some rats. However, the medical team leader suggested that the vehicle could contribute to the inflammatory changes in the cornea. In several oral toxicity studies, mydriasis was also observed in rats, mice and dogs at a high oral dose. However, considering the differences in the topical and oral doses, the findings may not be relevant to the product.

The recommended dose is one to two drops of 0.1% in each eye twice daily which is equivalent to about 400 µg/day. The ophthalmic doses are much lower than the oral doses used in the toxicity study in rats and mice. At above prescribed doses, the systemic exposures to olopatadine will be very low compared to

that necessary for the antiallergic response following oral dosing. On the basis of the preclinical data on the chronic toxicity studies, the chronic use of olopatadine ophthalmic solution (0.1%) would be safe. The product is approvable. However, CAC committee needs to be consulted for a discussion and recommendation.

Recommendation:

The NDA is approvable on the basis of the preclinical data. The proposed package insert needs to be modified in accordance to the review of the reproductive toxicity data. It is recommended that the pregnancy category C should be stated in the label.

Recommendation for the label:

1. Product description and clinical pharmacology:

Olopatadine should be considered as a H₁ antagonist and antiallergic rather than a mast cell stabilizer.

2. Carcinogenesis, mutagenesis, impairment of fertility:

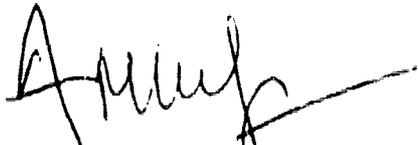
Olopatadine was not carcinogenic in mice and rats up to 500 mg/kg/day (1500 mg/m²) and 200 mg/kg/day (1180 mg/m²) doses, respectively. These doses were 83,333 and 33,333 times higher than the maximum recommended ocular human dose (MRHOD). No mutagenic potential was observed when olopatadine was tested in the Ames Assay, in vitro chromosomal aberration assay in the Chinese Hamster lung cell line and the in vivo micronucleus assay in mice. Olopatadine did not show impairment of fertility in male and female rats up to 50 mg/kg (295 mg/m²) which was 8,333 times MRHOD.

3. Pregnancy:

Category C: Olopatadine was found not to be teratogenic in rats and rabbits. However, rats and rabbits treated at 60 mg/kg (354 mg/m²), 10,000 MRHOD and 400 mg/kg (4400 mg/m²), 66,666 MRHOD, respectively, during organogenesis showed a decrease in live fetuses. There are, however, no adequate and well controlled studies in pregnant women. Because animal studies are not always predictive of human responses, this drug should be used in pregnant women only if the potential benefit to the mother justifies the potential risk to the embryo or fetus.

4. Nursing mothers:

Olopatadine has been identified in the milk of nursing rats following oral dosing. It is not known whether topical ocular administration could result in sufficient systemic absorption to produce detectable quantities in the human breast milk. Nevertheless, caution should be exercised when OPATANOL 0.1% (olopatadine ophthalmic solution) is administered to a nursing mother.



Asoke Mukherjee
Pharmacologist

*Concurred by Conrad H. Chen
Aug. 7, 1996*

cc:
Orig. NDA 20-688
HFD-550/Div. File
HFD-550/AMukherjee
HFD-550/JHolmes
HFD-345
Doc#nda 20-688

CARCINOGENICITY ASSESSMENT COMMITTEE (CAC/CAC-EG) REPORT
AND
FDA-CDER RODENT CARCINOGENICITY DATABASE FACTSHEET

NDA:20-688 IND:
DRUG:Olopatadine 1% Ophthalmic Solution CODE#:
CAS#: 140462-76-6 DATE: Aug 7, 1996
DIVISION(s): HFD-550
DRUG NAME(s):Opatanol 0.1%

SPONSOR: Alcon Lab, Texas
LABORATORY
P/T REVIEWER(s):Asoka Mukherjee
P/T REVIEW DATE:July 16, 1996
CARCINOGENICITY STUDY REPORT DATE: Mar 3, 1994 (rat); Oct 28,
1993 (mouse)
THERAPEUTIC CATEGORY: Antihistaminic and antiallergic
PHARMACOLOGICAL/CHEMICAL CLASSIFICATION:H, antagonist and
inhibitor of histamine release from mast cells.

PRIOR FDA DOSE CONCURRENCE (Div./CAC)? (y/n; Date):No, as far as
I know

MUTAGENIC/GENOTOXIC (y/n/equivocal/na; assay):No

RAT CARCINOGENICITY STUDY (multiple studies? Std1;Std2 etc.):
One study

RAT STUDY DURATION (weeks):104 weeks
STUDY STARTING DATE: Feb 11, 1991
STUDY ENDING DATE:Mar 1, 1993
RAT STRAIN: F344
ROUTE: Oral, Diet
DOSING COMMENTS:The diet mixing equipment changed from week 34.

No. Rats in Control1 (C1):50/sex Control2 (C2):
Low Dose (LD):50/sex
Middle Dose (MD):50/sex
High Dose (HD):50/sex High Dose2 (HD2):

RAT DOSE LEVELS (mg/kg/day)

Rat Low Dose:20 Rat Middle Dose:65
Rat High Dose:200 Rat High Dose2:

Basis for Doses Selected (MTD; AUC ratio; saturation; maximum
feasible):MTD, three month oral gavage and diet studies

RAT CARCINOGENICITY (negative;positive;MF;M;F):

positive male rats

RAT TUMOR FINDINGS:

Malignant islet cell carcinoma of pancreas in male rats:

Control	Low	Mid	High
0/50	0/28	1/25	2/49

RAT STUDY COMMENTS:

Statistical review did not show statistically significant finding. However, the sponsor examined tissue histology for all rats in the control and high doses. For low and mid doses, histology was done for moribund animals, those died during the study and those showed gross changes in the organ. The total number examined was that attempted to be microscopically examined. However, Due to autolysis and other factors all tissues were not examined.

MOUSE CARCINOGENICITY STUDY (multiple studies? Std1;Std2 etc.):one

MOUSE STUDY DURATION (weeks): 78 weeks
STUDY STARTING DATE:Feb 7, 1991
STUDY ENDING DATE:Aug 19, 1992
MOUSE STRAIN: CD-1 strain
ROUTE:Oral,diet
DOSING COMMENTS:

No. Mice in Control1 (C1):52	Control2 (C2)
Low Dose (LD):52	Middle Dose (MD):52
High Dose (HD):52	High Dose2 (HD2):

MOUSE DOSE LEVELS (mg/kg/day)

Mouse LD:50	Mouse MD:150
Mouse HD:500	Mouse HD2:

Basis for Doses Selected (MTD; AUC ratio; saturation; maximum feasible):MTD, preliminary dose range finding study

Prior FDA Concurrence (Div/CAC)? (y/n;Date):no, as far as I know

MOUSE CARCINOGENICITY (negative;positive;MF;M;F):

Negative in male and female

MOUSE TUMOR FINDINGS: Male mice

	Control	Low	Mid	High
Liver adenoma	8/52	6/33	4/32	10/52
Liver carcinoma	2/52	4/33	1/32	2/52

Statistical review did not show statistically significant finding. However, the sponsor examined tissue histology for all mice in the control and high doses. For low and mid doses, histology was done for moribund animals, those died during the study and those showed gross changes in the organ. The total number examined was that attempted to be microscopically examined. However, Due to autolysis and other factors all tissues were not examined.

ABBREVIATIONS FOR TUMOR SITE IDENTIFICATION*

Aden=adenoma
AG = adrenal gland
B = brain
BD = bile duct
Carc=carcinoma
CG = clitoral gland
CS = circulatory system (e.g. hemangioepithelioma/sarcoma)
HG = harderian gland
HS = hematopoietic system (e.g. leukemia;lymphoma)
I = intestine
IS = integumentary system (e.g. connective tissue)
K = kidney
L = liver
LU = lung
MG = mammary gland
MT = mesothelial tissue
N = nose
O = ovary
OC = oral cavity
OST= osteosarcoma in bone
PG = preputial gland
PTG= pituitary gland
S = stomach
SB = subcutaneous tissue
SK = skin
SP = spleen
TG = thyroid gland
ZG = zymbals gland
U = uterus
TV = tunica vaginalis

Chemist Review

11/12/96
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AUG 19 1996

DIVISION OF ANTI-INFLAMMATORY, ANALGESIC,
AND OPHTHALMIC DRUG PRODUCTS
Review of Chemistry, Manufacturing, and Controls

NDA #: 20-688 CHEM.REVIEW #: 1 REVIEW DATE: July 26, 1996

<u>SUBMISSION/TYPE</u>	<u>DOCUMENT DATE</u>	<u>CDER DATE</u>	<u>ASSIGNED DATE</u>
ORIGINAL	1/26/96	1/29/96	2/9/96
AMENDMENT	3/8/96	3/11/96	3/22/96

NAME & ADDRESS OF APPLICANT: Alcon Laboratories
6201 South Freeway
Fort Worth, Tx. 76134

DRUG PRODUCT NAME

Proprietary: Patanol
Nonproprietary/USAN:
Olopatadine Hydrochloride
Code Names/#'s: AL 4943A
Chemical Type/ 1S
Therapeutic Class:
Anti-allergic

ANDA Suitability Petition/DESI/Patent Status:

US 4,871,865 expires on 10/03/06 (drug substance)
US 4,923,892 expires on 5/8/07 (drug products and method of use)
US 5,116,863 expires on 5/29/09 (drug substance and drug products)
The applicant requests a five year period of market exclusivity.

PHARMACOLOGICAL CATEGORY/INDICATION:

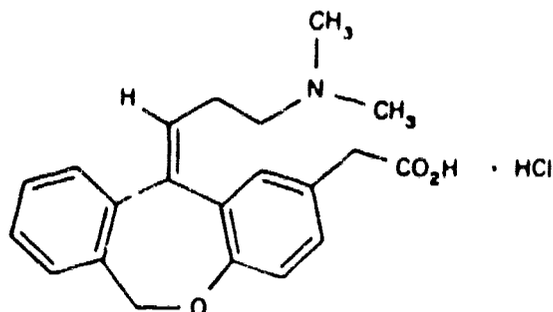
Antihistaminic and mast cell stabilizer

DOSAGE FORM: Solution
STRENGTHS: 0.1%
ROUTE OF ADMINISTRATION: Topical/Ocular
DISPENSED: X Rx OTC

CHEMICAL NAME, STRUCTURAL FORMULA, MOLECULAR FORMULA,
MOL. WT:

11-[(Z)-3-(dimethylamino)propylidene]-6,11-
dihydrodibenz[b,e]oxepin-2-acetic acid, hy-
drochloride

Structural formula



Molecular formula C₂₁H₂₃NO₃ · HCl

Molecular weight 373.88

Manufacturer

Code designations KW4679; ALO4943A

CAS registry No. 140462-76-6

SUPPORTING DOCUMENTS:

IND Alcon Laboratories, Inc.
Olopatadine 0.1% Ophthalmic Suspension

<u>DMF #</u>	<u>Holder</u>	<u>Type</u>	<u>letter date</u>
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All type I DMFs are not reviewed. Type III DMFs are not reviewed because container/closure components and testing information are provided in the NDA application.

RELATED DOCUMENTS (if applicable):

Fax & teleconference dated 2/25/96, 6/14/96
EER 9778 filed on 3/25/96
Trade name consult 3/15/96 & 7/15/96

CONSULTS:

The original Trade Name "Opatanol" was considered unacceptable to FDA Nomenclature and Labeling Committee (letter 4/26/96 attached). New trade name "Patanol" was proposed and submitted for approval on 7/15/96.

Environmental assessment consult to Nancy Sager submitted by J. Holmes.

REMARKS/COMMENTS:

The NDA drug substance, Olopatadine Hydrochloride, is a new molecular entity. It is an antihistamine and a mast cell stabilizer. The dosage form is a 0.1% solution for the treatment of allergic conjunctivitis. It has not been marketed any where before.

CONCLUSIONS & RECOMMENDATIONS:

The application is not approvable for manufacturing and controls under section 505 of the Act. Specific items which are not approvable are identified under the following headings: Drug Substance [Specifications and Methods], Drug Product [Manufacture Process, Specifications and Methods, Container/Closure system, Stability], Environmental Assessment, Methods Validation, Labeling, and Establishment Inspections.

The following items were discussed with the sponsor at the Pre-Approval Inspection at Alcon, Ft. Worth. The sponsor will address these issues in a amendment.

UNDER DRUG SUBSTANCE

1. Provide interpretation (with structure) of the MS spectrum (information).
2. Add to the specification or provide representative analysis (3 batches) of residual of the active drug substance (recent lots) to demonstrate the absence of (approvability).
3. Provide manufacturing dates and lot sizes for stability lot, P-012, P-015, p-016) of olopatadine.HCl (information).
4. Consider adding melting^{point} to the specifications
5. Provide representative impurity) for the analysis of incoming active drug substance. Give retention times of all impurities (information).
6. For methods provide ruggedness of the methods (approvability).
7. Provide certificate of analysis for drug substance lot 9521 (information).

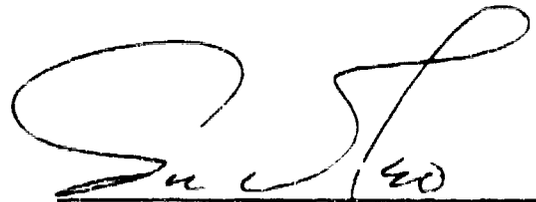
FOR DRUG PRODUCT

8. Production batch size range i.

-
9. Provide detailed & quantitative step by step manufacturing procedure, particularly with respect to aseptic adjustment operation (**approvability**).
 10. For a new molecular entity, degradation products (Impurities identified from solution stability studies) must be included in the regulatory drug product specifications. The impurities specifications should be established by the primary stability data. Please provide updated stability data including particulate matter and impurities control. Revise specifications for impurities. (**approvability**).
 11. Provide reproducibility, precision, and ruggedness
 - 12.
 - 13.
 14. Please monitor the extractables as reported on pg. 3-0197 for the three stability lots, and report the result in the 12 month stability updates (**approvability**).
 15. Names and addresses of the label suppliers (**information**).
 16. Revise product specifications with regard to impurity and particulate matter based on real time data (**approvability**).
 17. Provide post approval stability protocol (impurities parameter) for long term storage condition at 25°C/40%RH .
 18. The NDA should have a brief description of the sampling plan for production batches and selection of samples for analysis (specify the number of individual drug product samples which will be

analyzed in each test based on the proposed batch formula (information).

19. Amend the post approval commitment by deleting statement regarding deviations (information).
20. Add molecular formula to the package insert under description (information).
21. Provide the draft label lay out for primary and carton label for review (information).



Su C. Tso, Ph.D.
Review Chemist

cc: Orig. NDA 20-688
HFD-550/Division File
HFD-550/Tso
HFD-550/Carreras
HFD-160/Vincent
HFD-550/Mukherjee
HFD-550/Holmes
HFD-550/HPatel SUPERVISOR

Kasimul B. Patel

88-19-96

AUG 19 1996

DIVISION OF ANTI-INFLAMMATORY, ANALGESIC,
AND OPHTHALMIC DRUG PRODUCTS
Review of Chemistry, Manufacturing, and Controls

NDA #: 20-688 CHEM.REVIEW #: 2 REVIEW DATE: Aug. 7, 1996

<u>SUBMISSION/TYPE</u>	<u>DOCUMENT DATE</u>	<u>CDER DATE</u>	<u>ASSIGNED DATE</u>
Amendment	7/18/96	7/19/96	7/30/96

NAME & ADDRESS OF APPLICANT: Alcon Laboratories
6201 South Freeway
Fort Worth, Tx. 76134

DRUG PRODUCT NAME

Proprietary: Patanol

Nonproprietary/USAN:
Olopatadine Hydrochloride

Code Names/#'s: AL 4943A

Chemical Type/ IS

Therapeutic Class:
Anti-allergic

ANDA Suitability Petition/DESI/Patent Status:

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US 5,116,863 expires on 5/29/09 (drug substance and drug products)

The applicant requests a five year period of market exclusivity.

PHARMACOLOGICAL CATEGORY/INDICATION:

Antihistaminic and mast cell stabilizer

DOSAGE FORM:

Solution

STRENGTHS:

0.1%

ROUTE OF ADMINISTRATION:

Topical/Ocular

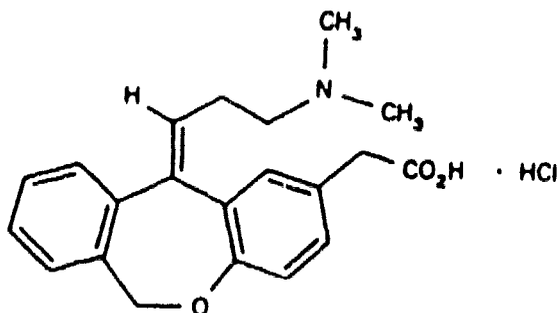
DISPENSED:

X Rx OTC

CHEMICAL NAME, STRUCTURAL FORMULA, MOLECULAR FORMULA,
MOL. WT:

11-((Z)-3-(dimethylamino)propylidene)-6,11-
dihydrodibenz[b,e]oxepin-2-acetic acid, hy-
drochloride

Structural formula



Molecular formula $C_{21}H_{23}NO_3 \cdot HCl$

Molecular weight 373.88

Manufacturer

Code designations KW4679; ALO4943A

CAS registry No. 140462-76-6

SUPPORTING DOCUMENTS:

IND Alcon Laboratories, Inc.
Olopatadine 0.1% Ophthalmic Suspension

RELATED DOCUMENTS (if applicable):

Chemist's review dated 7/26/96

EER 9778 filed on 3/25/96

Trade name consult 3/15/96 & 7/15/96

FDA E-mail, 7/31/96 & 8/6/96 , FDA FAX 8/16/96

CONSULTS:

The original Trade Name "Opatanol" was considered unacceptable to FDA Nomenclature and Labeling Committee (letter 4/26/96 attached). New trade name "Patanol" was proposed and submitted for approval on 7/15/96.

Environmental assessment consult to Nancy Sager submitted by J. Holmes. Deficiencies were noted. Amendment to address these deficiencies was consulted to Nancy Sager on 8/6/96.

Micro-review completed (refer to micro review dated 8/9/96) with recommendation of "Approval".

REMARKS/COMMENTS:

This review cover the responses to the questions in chemist's review #1 dated 7/26/96. These questions were discussed with the sponsor during the pre-approval inspection on 6/4/96.

Outstanding issues remained are : 1) acceptable EA, 2) CGMP statement from HFD-342, and 3) trade name.

CONCLUSIONS & RECOMMENDATIONS:

The application is approvable for manufacturing and controls under section 505 of the Act. However the final approval is pending the outcome of environmental review and establishment evaluation. At this time, the recommended expiry will be 18 months for all trade sizes. Extension of expiry will be considered upon submission of additional stability data. However the sponsor should be notified :

1. Revise post approval stability protocol to include impurities monitoring according to specifications.
2. Continue monitoring of the container/closure extractables for the three primary stability batches.
3. Extension of expiry will need the support of stability data obtained at 25°C/40%RH.
4. Submit three copies of the revised method validation package (include revised specifications) as soon as possible.



Su C. Tso, Ph.D. Chemist

cc: Orig. NDA 20-688
HFD-550/Division File
HFD-550/Tso
HFD-550/Bull
HFD-160/Vincent

Hasmullah B. Patel
8-19-96

DIVISION OF ANTI-INFLAMMATORY, ANALGESIC,
AND OPHTHALMIC DRUG PRODUCTS
Review of Chemistry, Manufacturing, and Controls

SEP 24 1996

NDA #: 20-688 CHEM.REVIEW #: 3 REVIEW DATE: Sept. 22, 1996

<u>SUBMISSION/TYPE</u>	<u>DOCUMENT DATE</u>	<u>CDER DATE</u>	<u>ASSIGNED DATE</u>
Amendment	8/12/96	8/13/96.	8/20/96

NAME & ADDRESS OF APPLICANT: Alcon Laboratories
6201 South Freeway
Fort Worth, Tx. 76134

DRUG PRODUCT NAME

Proprietary: Fatanol or Ocudine

Nonproprietary/USAN: Olopatadine
Hydrochloride

Code Names/#'s: AL 4943A

Chemical Type/ 1S

Therapeutic Class:
Anti-allergic

ANDA Suitability Petition/DESI/Patent Status:

US 4,871,865 expired on 10/03/06 (drug substance)

US 4,923,892 expired on 5/8/07 (drug products and method of use)
Use

US 5,116,863 expired on 5/29/09 (drug substance and drug
products)

The applicant requests a five year period of market exclusivity.

PHARMACOLOGICAL CATEGORY/INDICATION:

Antihistaminic and mast cell stabilizer

DOSAGE FORM:

Solution

STRENGTHS:

0.1%

ROUTE OF ADMINISTRATION:

Topical/Ocular

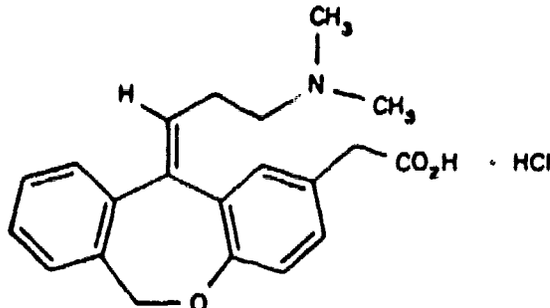
DISPENSED:

X Rx _____ OTC

CHEMICAL NAME, STRUCTURAL FORMULA, MOLECULAR FORMULA, MOL.WT:

11-((Z)-3-(dimethylamino)propylidene)-6,11-dihydrodibenz(b,e)oxepin-2-acetic acid, hydrochloride

Structural formula



Molecular formula $C_{21}H_{23}NO_3 \cdot HCl$

Molecular weight 373.88

Manufacturer

Cod: designations KW4679; ALO4943A

CAS registry No. 140462-76-6

SUPPORTING DOCUMENTS:

IND Alcon Laboratories, Inc.
Olopatadine 0.1% Ophthalmic Suspension

RELATED DOCUMENTS (if applicable):

Chemist's review #1, dated 7/26/96

Chemist's review #2, dated 8/7/96

EER 9778 pending (filed on 3/25/96). According to COMIS, EER 9778 has been completed as of 9/12/96. Update requested on Aug. 5 and 9/21/96, but no feed back from Compliance yet.

CONSULTS:

The original Trade Name "Opatanol" was considered unacceptable to FDA Nomenclature and Labeling Committee (letter 4/26/96 attached). New proposed trade name "Patanol" or Ocudine is acceptable to FDA Labeling and Nomenclature Committee (8/22/96).

Environmental assessment consult to Nancy Sager submitted by J. Holmes. Deficiencies were noted. Amendment to address these

deficiencies was consulted to Nancy Sager on 8/6/96. The second review dated 9/5/96 was returned with deficiencies. Nancy has drafted a deficiency letter, but the letter was not sent to the sponsor. These EA deficiencies will be included in the Approvable letter now in preparation by J. Holmes.

Micro-review completed (refer to micro review dated 8/9/96) with recommendation of "Approval".

Method validation (NDA Amendment dated 8/12/96) sent to Mrs Michelle Hall (Central document room) for forwarding to Division of Drug Analysis and San Juan District Laboratory.

REMARKS/COMMENTS:

This review covers the responses (amendment dated 8/12/96) to the questions in chemist's review #2 dated 8/7/96.

Q1: Revise approval stability protocol to include impurities monitoring according to specifications.

Ans: Impurities are included in the revised stability protocol.

Stability Studies of Marketed Product

a. Sample Storage

Samples are stored at 25°C ± 2°C (not more than 40% RH).

- b. The stability samples are taken randomly from the beginning, middle and end of the batch to represent the entire batch. The number of samples removed for stability testing varies from 100 - 168 units depending upon product fill size and shelf life. The active ingredient is tested in triplicate, excipients and preservatives are tested in duplicate and physical testing is performed once.

c. Stability Tests

Tests used to evaluate the stability of marketed product include:

Diprotidine assay and diprotidine related substances: (1) S.O.K., (2) diprotidine N-oxide, (3) total other diprotidine related substances, and (4) overall total diprotidine related substances; benzalkonium chloride assay; pH; clarity; color; osmolality; sterility; instrumental particulate size analysis; and preservative effectiveness.

d. Stability Commitment

The applicant makes the following four point stability commitment:

1. Stability Study Design

The first three commercial production lots of the product will be stored at controlled temperature of 25°C ± 2°C (not more than 40% RH). All physical and chemical testing will be done initially and then at 3, 6, 9, 12, 18 and 24 months of storage and yearly thereafter until the desired expiration date of the product is reached. Sterility and instrumental particulate testing will be performed initially (at release) and at or beyond the end of shelf life. Preservative effectiveness testing will be performed at or beyond the end of shelf life.

Yearly thereafter, one new production lot will be added to the stability program.

2. Stability results will be submitted in the Annual Report.

3. Any lots found to fall outside of the approved specifications for drug product which could affect safety or efficacy will be withdrawn from the market. Deviations which do not affect the safety and efficacy of the product will be promptly discussed between the applicant and the reviewing division of the FDA to provide justification for continuing distribution of the lot.

4. Pursuant to the provisions of 21CFR314.70(d)(6), expiry dating will be extended based upon full shelf life data obtained from stability studies conducted under the protocol described in Part 3.8.10 of the application. The new expiry dating with supporting data will be submitted in the Annual Report.

Q2. Continue monitor the container/closure extractables for the three primary stability batches.

Ans.:The sponsor commits to test for degradation products and extractables in the on-going stability studies for the three primary batches.

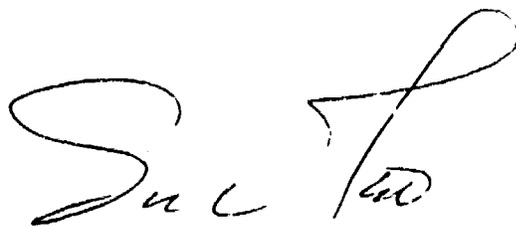
Q3. Submit three copies of revised method validation package (include revised specifications) as soon as possible.

Ans.:Three copies of method validation were submitted on 8/12/96. Method validation by FDA laboratories has been requested on 8/26/96 through Mrs Michelle Hall of Central Document Room.

Outstanding issues remained are : 1) acceptable EA, 2) CGMP statement from HFD-342.

CONCLUSIONS & RECOMMENDATIONS:

The application is approvable for manufacturing and controls under section 505 of the Act. However the final approval is pending the outcome of environmental review and establishment evaluation. At this time, the recommended acceptable expiry will be 18 months for all trade sizes. Extension of expiry will be considered upon submission of additional stability data.



Su C. Tso, Ph.D. Chemist

cc: Orig. NDA 20-688
HFD-550/Division File
HFD-550/Chambers
HFD-550/Tso
HFD-550/Bull?
HFD-160/Vincent
HFD-550/Mukherjee
HFD-550/Holmes
HFD-550/HPatel Kaarmalek B. Patel 9-24-96

OCT 23 1996

DIVISION OF ANTI-INFLAMMATORY, ANALGESIC,
AND OPHTHALMIC DRUG PRODUCTS
Review of Chemistry, Manufacturing, and Controls

NDA #: 20-688 CHEM.REVIEW #: 4 REVIEW DATE: Oct. 22, 1996

SUBMISSION/TYPE DOCUMENT DATE CDER DATE ASSIGNED DATE

Amendment 9/17/96 10/21/96

NAME & ADDRESS OF APPLICANT: Alcon Laboratories
6201 South Freeway
Fort Worth, Tx. 76134

DRUG PRODUCT NAME

Proprietary: Patanol

Nonproprietary/USAN: Olopatadine
Hydrochloride

Code Names/ #'s: AL 4943A

Chemical Type/ 1S

Therapeutic Class:
Anti-allergic

ANDA Suitability Petition/DESI/Patent Status:

US 4,871,865 expires on 10/03/06 (drug substance)

US 4,923,892 expires on 5/8/07 (drug products and method of use)
Use

US 5,116,863 expires on 5/29/09 (drug substance and drug
products)

The applicant requests a five year period of market exclusivity.

PHARMACOLOGICAL CATEGORY/INDICATION:

Antihistaminic and mast cell stabilizer

DOSAGE FORM:

Solution

STRENGTHS:

0.1%

ROUTE OF ADMINISTRATION:

Topical/Ocular

DISPENSED:

X Rx _____ OTC

CHEMICAL NAME, STRUCTURAL FORMULA, MOLECULAR FORMULA, MOL.WT:

SUPPORTING DOCUMENTS:

IND Alcon Laboratories, Inc.
Olopatadine 0.1% Ophthalmic Suspension

RELATED DOCUMENTS (if applicable):

Chemist's review #1, dated 7/26/96

Chemist's review #2, dated 8/7/96

Chemist's review #3, dated 9/24/96

EER 9778 (filed on 3/25/96). All facilities are in GMP compliance as of Sept.12, 1996.

CONSULTS:

Deficiencies were found in the second review of Environmental assessment by Nancy Sager. The sponsor was notified for these deficiencies by the project manager. These EA deficiencies will be included in the Approvable letter now in preparation by J. Holmes.

Micro-review completed (refer to micro review dated 8/9/96) with recommendation of "Approval".

Method validation (NDA Amendment dated 8/12/96) sent to Mrs Michelle Hall (Central document room for forwarding to Division of Drug Analysis and San Juan District Laboratory.

REMARKS/COMMENTS:

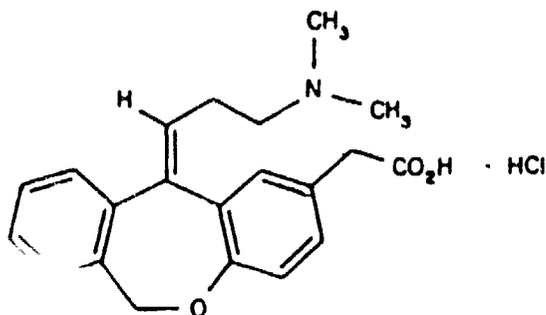
This review covers amendment dated 9/17/96. This amendment contains the responses to the questions in chemist's review #2 dated 8/7/96. As a matter of fact, the deficiencies of review #2 have been addressed in the amendment dated 8/12/96 which was reviewed in the chemist's review #3.

In addition, the sponsor

1. committed to the stability conditions suggested
2. provided a copy of the draft package insert. Unfortunately, there are mistakes in the chemical name and inconsistencies in the storage temperature. I called Susan Caballa of Alcon on 10/21/96 & 10/22/96, I told her the chemical name is incorrect and Alcon should go back to use exactly what was in the original application as:

11-[(Z)-3-(dimethylamino)propylidene]-6,11-dihydrodibenz[b,e]lozepin-2-acetic acid, hydrochloride

Structural formula



Molecular formula $C_{21}H_{23}NO_3 \cdot HCl$
Molecular weight 373.88
Manufacturer Kyowa Hakko Kogyo Co., Ltd.
(Japan)
Code designations KW4679; ALO4943A
CAS registry No. 140462-76-6

She promised to make the necessary correction in the chemical name and be consistent with the storage temperature in all labels.

CONCLUSIONS & RECOMMENDATIONS:

The application is approvable for manufacturing and controls under section 505 of the Act. However the final approval is pending the outcome of environmental review. At this time, the recommended acceptable expiry will be 18 months for all trade sizes. Extension of expiry will be considered upon submission of additional stability data.



Su C. Tso, Ph.D. Chemist

10/28/96

- cc: Orig. NDA 20-688
- HFD-550/Division File
- HFD-550/Tso
- HFD-550/Bull
- HFD-160/Vincent
- HFD-550/Mukherjee
- HFD-550/Holmes
- HFD-550/HPatel Hasmukh B Patel 10-23-96

*****SENSITIVE*****

REVIEW

OF

ENVIRONMENTAL ASSESSMENT

FOR

NDA 20-688

OPATANOL®

(Olopatadine HCl)

0.1% Topical

**Division of Dermatologic and Ophthalmologic Drug Products
(HFD-550)**

CENTER FOR DRUG EVALUATION AND RESEARCH

DATE COMPLETED: May 30, 1996

S U M M A R Y

This is an ophthalmic drug and the EA was reviewed in accordance with 21 CFR 25.31a(b)(3) (abbreviated). The EA is poorly constructed and has numerous deficiencies, e.g., the firm has not identified or discussed the drug substance manufacture, insufficient permit information is provided. No discussion of emitted substances is made, etc.

ENVIRONMENTAL ASSESSMENT

1. Date:

EA dated: January 04, 1996

EA signed: January 11, 1996

CSO: Joanne Holmes/HFD-550

EA type: Abbreviated.

2. Name of applicant/petitioner:

Alcon Laboratories, Inc.

3. Address:

6201 South Freeway
(P. O. Box 6600)
Fort Worth, Texas 76134-2099

4. Description of the proposed action:

a. Requested Approval:

Alcon requests "... approval of a New Drug Application for a sterile topical ophthalmic solution containing 0.1% olopatadine which is a selective H₁-receptor antagonist and mast cell stabilizer."

b. Need for Action:

Indicated for treatment of allergic conjunctivitis.

c. Production Locations:

i. Proprietary Intermediate(s):

Insufficient information has been provided to determine if any proprietary intermediates are used. **Deficient.**

ii. Drug Substance:

Insufficient information has been provided to determine where the drug substance is made. **Deficient.**

iii. Finished Dosage Form:

Alcon Laboratories, Inc.
Fort Worth, Texas 76134-2099

Facility Description & Adjacent Environment:

No narrative description of the facilities have been provided. **Deficient.**

d. Expected Locations of Use (Drug Product):

Used by physicians and patients in homes, clinics and hospitals. **Adequate.**

e. Disposal Locations:

No disposal locations are provided for the manufacturing facilities. **Deficient.**
Permitted solid waste disposal for the producing facility is Waste Management, Inc., Irving, Texas. **Adequate.**

5. Identification of chemical substances that are the subject of the proposed action:

Drug Substance:

Olopatadine HCl
Code Name:

AL04943A, KW4679

Chemical Name:

(Z)-11-[3-(Dimethylamino)propylidene]-6,11 dihydrodibenz[b,e]oxepine-2-acetic acid, hydrochloride

11-[(Z)-3-(Dimethylamino)propylidene]-6,11-dihydrodibenz[b,e]oxepin-2-acetic acid, hydrochloride.

CAS #:

140462-76-6

Molecular Weight:

373.88

Molecular Formula:

$C_{21}H_{23}NO_3 \cdot HCl$

Structural Formula:

Provided on page 10 of the EA.

Physical Descrip.:

White crystalline powder.

Additives:

Drug composition is given on page 9. Components are olopatadine, benzalkonium chloride, sodium chloride, dibasic sodium phosphate anhydrous, NaOH and/or HCl, and purified water. Adequate.

Impurities:

Noted on page 12 of the EA that the purity is 99.0 to 101.0%. Adequate. The EA states impurities found in the described chemical substance are at levels

less than 1%.

6. Introduction of substances into the environment: For the site(s) of production:

a. Substances Expected to be emitted:

6.a.1. Drug Substance

No information is presented regarding the drug substance. **Deficient.**

6.a.2 Drug Product

Drug product will release approximately 3.9-5.7 kg/year (see EA page 15). Substances that are emitted at low levels need not be listed. The drug product composition is given on EA page 8. **Adequate.**

b. Controls (Air, Liquid Effluent, Solid):

6.b.1. Drug Substance

No information is provided for controls for drug substance manufacture. **Deficient.**

6.b.2. Drug Product and Packaging

Although the applicant cites permit compliance, there is no detailed discussion of the controls exercised for the drug product manufacture or for packaging. **Deficient.**

c. Compliance with Federal, State and Local Emission Requirements:

There is a compliance statement for the drug product manufacture (page 6 of the EA). However, a citation (*i.e.*, list of regulations/laws) of all applicable Federal, State and local emission requirements should be provided, as well as a statement of compliance with, or being on an enforceable schedule to be in compliance with, all emission requirements set forth in permits, consent decrees and administrative orders applicable to the manufacturing operations is not provided for drug substance and drug product/packaging manufacture. **Deficient.**

Occupational information in the form of MSDSs are provided. Marked confidential. **Deficient.**

d. Effect of Approval on Compliance with Current Emissions Requirements:

There is no statement regarding the effect of approval on compliance with current emissions requirements for drug substance. **Deficient.**

A compliance statement for drug product is given on page 3 of the EA. **Adequate.**

e. Estimated Expected Emitted Concentration/Quantities:

Page 15 of the EA (exhibit 2, 3-1413) states that approximately if olopatadine raw material will be used. **Adequate.**

7. Fate of emitted substances in the environment:

N/A

8. Environmental effects of released substances:

N/A

9. Use of resources and energy:

N/A

- a. Natural Resources and Energy**
- b. Effect on Endangered or Threatened Species**
- c. Effect on property listed in or Eligible for Listing in the National Register of Historic Places**

10. Mitigation measures:

N/A

11. Alternatives to the proposed action:

N/A

12. List of preparers, & their qualifications (expertise, experience, professional disciplines) and consultants:

A list is provided. Adequate.

13. Certification:

The EA is signed on page 5 of the EA (3-1392). Adequate.

14. References:

No references are provided. Adequate.

15. Appendices:

The information as attached exhibits 1 and 2 are annotated as to protected from disclosure. Some of this information should not be protected from disclosure but should be incorporated into the EA. Deficient.

*****SENSITIVE*****

REVIEW

OF

ENVIRONMENTAL ASSESSMENT

FOR

NDA 20-688

OPATANOL®

(Olopatadine HCl)

0.1% Topical

**Division of Anti-Inflammatory, Analgesic, and
Ophthalmologic Drug Products
(HFD-550)**

CENTER FOR DRUG EVALUATION AND RESEARCH

DATE COMPLETED: September 05, 1996

EA Review #2

S U M M A R Y

This is an ophthalmic drug and the EA was reviewed in accordance with 21 CFR 25.31a(b)(3) (abbreviated). The EA is poorly constructed and has numerous deficiencies and omissions of information contained in the original submission. A second deficiency letter is drafted.

EA Review #2

ENVIRONMENTAL ASSESSMENT

1. Date:

EA dated: July 23, 1996

EA signed: July 23, 1996

CSO: Joanne Holmes/HFD-550

EA type: Abbreviated.

2. Name of applicant/petitioner:

Alcon Laboratories, Inc.

3. Address:

6201 South Freeway
(P. O. Box 6600)
Fort Worth, Texas 76134-2099

REVIEW OF DRAFT DEFICIENCY LETTER EA REVIEW #1

Responses and Analysis to EA Review #1 Deficiency Letter:

The Center has carefully reviewed the environmental assessment (EA) for OPATANOL® (olopatadine HCl) 0.1% topical (NDA 20-688) in your application and has determined the following deficiencies:

EA Review #2

Please refer to *Guidance for Industry for the Submission of an Environmental Assessment in Human Drug Applications and Supplements* which is available from the Consumer Affairs Branch, HFD-210, Center for Drug Evaluation and Research, 7500 Standish Place, Rockville, MD, 20855; 301-594-1012, FAX on Demand, 1-800342-2722, Document # 0803; or via Internet by connecting to the CDER file transfer protocol (FTP) server (CDVS2.CDER.FDA.GOV).

Regarding section 4 of the EA:

1. You have failed to provide information respective to the location of the manufacture of the drug substance, olopatadine HCl and because there is no information respective to the manufacture of the drug substance, there is insufficient information to determine if any proprietary intermediates are used. The EA should identify the location of both the drug substance and the drug product manufacturing facilities. The location of production facilities for isolated drug substance intermediates should also be provided if the intermediates are not commercially available to all parties in the open marketplace (*i.e.*, proprietary drug substance intermediates). The EA should include a statement whether any intermediates are considered proprietary. The specific street address(es) should be provided.

Response:

The firm has designated the drug substance manufacturer site as

A description of the site is noted to be contained in DMF Type I.

Proprietary intermediates are manufactured at the Japan site.

Adequate.

2. Please provide a descriptive narrative of the facilities and adjacent environments. A brief description of the environments at and adjacent to the facilities should be provided. The zoning (*e.g.*, industrial, commercial, residential) and any geographic features (*e.g.*, mountains, lakes, rivers, forests) in proximity to the manufacturing facilities should be identified.

EA Review #2

Response:

Since the site is annotated the requested information is not needed for the FOIA EA. A self certification letter is provided for the Japan site on page 18.

The Fort Worth, Texas site environment is adequately described.

Adequate.

For each facility identified in this section, information should be provided under EA format item 6 unless it is a foreign site with appropriate certification.

Adequate.

3. Please provide information regarding the disposal locations for each facility. The EA should describe the method(s) of disposal of rejected, expired, returned or waste drug substance, proprietary drug substance intermediate, and drug product. You should provide a brief, general description of the method(s) of disposal including whether the facilities that will be used are permitted by an appropriate authority to destroy hazardous or non-hazardous material. The company/facility currently responsible for disposal should be identified as should: 1) the license or permit number; 2) the EPA or other issuing authority's identification number, if any; 3) the license or permit expiration dates; and 4) the issuing agent. Copies of the actual permits/licenses do not need to be submitted. A reference to EA format, "Controls Exercised," may be provided if the disposal operations are described there. Specific information regarding contract disposal facilities (e.g., identification, licensing information) may be included in a confidential appendix.

Response:

A self certification letter is provided for the Japan site on page 18. **ADEQUATE.**

For the Texas site, the firm has failed to provide sufficient detail to the requested information.

DEFICIENT.

EA Review #2

Regarding section 6 of the EA:

- 4.a. You have failed to provide information regarding the drug substance manufacture. The following should be provided, however a compliance certification may be submitted *in lieu* of this information if this is manufactured outside the United States (See Industry Guidance for certification requirements).

A self certification letter is provided for the site on page 18. **ADEQUATE.**

- 4.b. You have failed to identify the substances expected to be emitted into the environment from manufacture of the drug substance.

A self certification letter is provided for the Japan site on page 18. **ADEQUATE.**

The substances expected to be emitted from the facilities should be listed. Substances that are emitted at low levels need not be listed unless they are likely to have a significant environmental impact. Substances expected to be emitted from the facilities should be listed with an estimate of quantities to justify low levels. The list(s) should include the CAS registration number for each and the manner in which they are expected to be emitted (*e.g.*, organic solvent waste stream). Reference in the EA document to a confidential appendix which provides this information is adequate.

A self certification letter is provided for the Japan site on page 18. **ADEQUATE.**

- 4.c. You have not addressed the controls exercised for manufacture of drug substance. The EA should contain a brief description of the controls associated with the air, liquid, and solid emission waste streams identified in the EA. Descriptions of control efficiencies (*e.g.*, emission of airborne particulate material is controlled by HEPA filtration with a 99.9% operating efficiency) or treatment prior to emission (*e.g.*, neutralization of aqueous waste streams) should be included, if applicable. Disposition of unused product or rejected packaged goods, including those at contract packagers, should be discussed in EA. Disposal of manufacturing aids, emission controls or other items (*e.g.*, resins, filters, clothing) which may contain residual drug substance or proprietary drug substance intermediates should be discussed.

A self certification letter is provided for the site on page 18. **ADEQUATE.**

- 4.d. You have not addressed compliance with Federal, state and local emissions requirements. A citation (*i.e.*, list of regulations/laws) of all applicable Federal, State and local emission

EA Review #2

requirements, including occupational, should be provided, as well as a statement of compliance with, or being on an enforceable schedule to be in compliance with, all emission requirements set forth in permits, consent decrees and administrative orders applicable to all manufacturing operations.

A self certification letter is provided for the Japan site on page 18. **ADEQUATE.**

- 4.e. A list of emission permits for the manufacturer of the drug substance and/or licenses should be provided along with the number, authorizing agency and expiration dates. Inclusion of the actual permit and/or license is not necessary. Any of the requested information that is not applicable or not current for a specific permit/license (e.g., expired permit) should be explained. If no permits are required, this should be stated (e.g., air emissions are below the level that requires a permit).

A self certification letter is provided for the Japan site on page 18. **ADEQUATE.**

- 4.f. You have not addressed the effect of approval of your product will have on compliance with current emissions requirements. The EA should state whether approval and the subsequent increase in production at the facility is expected to affect compliance with current emission requirements and should contain a brief supporting discussion based on the estimated fifth year production volume.

Adequate based on drug substance certification.

Statements of compliance for drug manufacture are provided in Exhibit 3 and on page 30 of the FOIA EA.

ADEQUATE. Applicant has designated the drug substance manufacturer as **Therefore, the compliance statement should be confidential.** A self certification letter is provided for the . site on page 18. **ADEQUATE.**

5. You have not addressed controls exercised for manufacture of the drug product (See Industry guidance for additional guidance).

DEFICIENT. Controls have not been addressed in item 4. Memorandum of telephone conversation between Alcon and N. Sager dated June 25, 1996 noted that "[T]hey should clarify this [air emissions] and talk about controls whether they are required by permit or not. They indicated that they use dust bags." No mention of the above was submitted in the EA. The firm was also indicated that they have a

EA Review #2

discharge permit and that they monitored specific parameters but failed to include this information in the EA.

DEFICIENT.

6. A citation (i.e., list of regulations/laws) of all applicable Federal, state and local emission requirements, including occupational, should be provided for the drug product manufacturing site.

Response:

The firm has addressed this deficiency in Format item 6b.

Adequate.

General:

7. Please resubmit your EA to include the appropriate information. We have noted that information in exhibits 1 and 2 are annotated as to be protected from disclosure. Some of the information that is included in these exhibits should be in the non-confidential EA. The MSDS is annotated as confidential.

Specifically:

- 7.a. MSDSs are public documents and should not be annotated as confidential.

Response:

The firm has stated on page 1 that “[P]ursuant to 21 CFR 25.30(b), this . . . contains data and information protected from disclosure. With the exception of Exhibit 5, all of the data and information submitted. . . is to be treated as confidential.” Page 31 notes the contents of Exhibit 1 which lists 1) drug product composition, 2) description of the drug substance, 3) physical-chemical properties, 4) additives and impurities, and 5) material safety data sheets. Although Exhibit 1 is placed at the end of Exhibit 5, Exhibit 1 is still annotated as confidential.

DEFICIENT.

- 7.b. Appendix 1B and the description included in Appendix 1C should be incorporated in the

EA Review #2

non-confidential EA.

DEFICIENT. Sec 7a above.

*****SENSITIVE*****

DEC - 4 1996

**REVIEW
OF
ENVIRONMENTAL ASSESSMENT
FOR**

NDA 20-688

OPATANOL®

(Olopatadine HCl)

0.1% Topical

**Division of Anti-Inflammatory, Analgesic, and
Ophthalmologic Drug Products
(HFD-550)**

CENTER FOR DRUG EVALUATION AND RESEARCH

DATE COMPLETED: 11/26/96

EA Review #3

S U M M A R Y

This is an ophthalmic drug and the EA was reviewed in accordance with 21 CFR 25.31a(b)(3) (abbreviated). The EA is acceptable.

A FONSI is recommended.

EA Review #3

ENVIRONMENTAL ASSESSMENT

1. Date:

EA dated: July 23, 1996

Revised EA Dated: October 18, 1996

EA signed: July 23, 1996

Revised EA signed: October 25, 1996

CSO: Joanne Holmes/HFD-550

EA type: Abbreviated.

2. Name of applicant/petitioner:

Alcon Laboratories, Inc.

3. Address:

6200 South Freeway
(P Box 6600)
Fort Worth, Texas 76134-2099

REVIEW OF DRAFT DEFICIENCY LETTER FOR EA REVIEW #2

The Center has carefully reviewed the resubmitted environmental assessment (EA) of October 18, 1996 for OPATANOL® (olopatadine HCl) 0.1% topical (NDA 20-688) in the application and has

EA Review #3

determined a FONSI is appropriate.

Regarding section 4 of the EA:

1. You have failed to provide sufficient detail for the Texas site describing the method(s) of disposal of rejected, expired, returned or waste drug substance, proprietary drug substance intermediate, and drug product. You should provide a brief, general description of the method(s) of disposal including whether the facilities that will be used are permitted by an appropriate authority to destroy hazardous or non-hazardous material. The company/facility currently responsible for disposal should be identified as should: 1) the license or permit number; 2) the EPA or other issuing authority's identification number, if any; 3) the license or permit expiration dates; and 4) the issuing agent. Copies of the actual permits/licenses do not need to be submitted. A reference to EA format, "Controls Exercised," may be provided if the disposal operations are described there. Specific information regarding contract disposal facilities (e.g., identification, licensing information) may be included in a confidential appendix.

Response: Out of date drug substance is disposed of as nonhazardous waste by permitted solid waste disposer. Drug product is by grinding and discharged to a sanitary sewer system under a discharge permit. plastics are ground and discharged to a permitted landfill. Applicable permits are shown on page 8.

ADEQUATE.

2. Controls have not been adequately addressed in item 4 for the Texas site. Memorandum of telephone conversation between Alcon and Nancy Sager dated June 25, 1996 noted by Record of Telephone Conversation:

"Regarding controls on the manufacturing site they [Alcon] explained that:

1) there are no outlets to the air so air emissions are moot. I [Nancy Sager] explained that the statement in the EA that "not of the type that would impact any permitted air emissions" implies that they have permitted air emissions. They should clarify this and talk about controls whether they are required by permit or

EA Review #3

not. They indicated that they use dust bags.

2) there are no specific controls on the liquid waste emissions because of their nature (Mostly water and salts). They confirmed that they have a discharge permit and that they are required to monitor specific parameters. I said that is a control and should be included."

Please clarify and update the appropriate information in the EA.

RESPONSE:

1). The firm states that air related permits are not necessary. However, raw material particulates are captured *via* filtration [dust bags?].

2). The firm states that aqueous wastes are monitored by local authorities under categorical guidelines issued by Federal and state regulatory agencies. Both monitoring and annual permit review establishes the categorical limits. Residual amounts of drug substance are estimated as ca. 6 ppm from initial discharge.

ADEQUATE.

General:

3. In the previous deficiency letter you were asked to include certain information (e.g., MSDSs) in the non-confidential EA. An "Exhibit 1" containing this information is placed at the end of Exhibit 5, however, you have stated on page 1 of the EA that, "[W]ith the exception of Exhibit 5, all of the data and information submitted . . . is to be treated as confidential." Please clarify that "Exhibit 1" that is attached to Exhibit 5 may be disclosed or provide the previously requested information in a non-confidential form.

RESPONSE: The firm has clarified that attachments 1-4 are confidential and attachment 5 is annotated "-Section For FOI Disclosure-". Section 5, including Exhibit 1, contains no reference to CBI or other sensitive information pursuant to 21 CFR 25.38(b).

ADEQUATE.

EA Review #3

Endorsements:

P. G. Vincent *PGV 11/26/96*

Nancy Sager *Nancy Sager 11/26/96*

CC: Original NDA #20-688/J. Holmes copy to NDA #20-688/HFD-550

EA File 20688

ENVIRONMENTAL ASSESSMENT

DEC - 4 1996

AND

FINDING OF NO SIGNIFICANT IMPACT

FOR

OPATANOL®

(olopatadine HCl)

0.1% Topical

NDA 20-688

**Division of Anti-Inflammatory, Analgesic, and
Ophthalmologic Drug Products
(HFD-550)**

FOOD AND DRUG ADMINISTRATION

CENTER FOR DRUG EVALUATION AND RESEARCH

FINDING OF NO SIGNIFICANT IMPACT

OPATANOL®

(olopatadine HCl)

0.1% Topical

NDA 20-688

The National Environmental Policy Act of 1969 (NEPA) requires all Federal agencies to assess the environmental impact of their actions. FDA is required under NEPA to consider the environmental impact of approving certain drug product applications as an integral part of its regulatory process.

The Food and Drug Administration, Center for Drug Evaluation and Research has carefully considered the potential environmental impact of this action and has concluded that this action will not have a significant effect on the quality of the human environment and that an environmental impact statement therefore will not be prepared.

In support of their new drug application for OPATANOL®, ALCON Laboratories, Inc. has prepared an environmental assessment in accordance with 21 CFR 25.31a(b)(3) (attached) in the abbreviated format which evaluates the potential environmental impacts of the manufacture, use and disposal of the product.

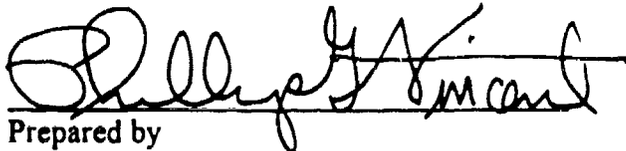
Olopatadine is a chemically synthesized drug which is administered as a 0.1% topical ophthalmic solution in the treatment of allergic conjunctivitis. The drug substance is manufactured outside of the United States. The drug substance manufacturer has certified that the manufacturing facility is in compliance with local and national laws, in compliance with emission requirements, and approval of the NDA is not expected to affect compliance with current emission requirements. The drug product is manufactured by Alcon Laboratories, Fort Worth, Texas. The finished drug product will be used by physicians and patients in a hospital, clinic or home throughout the United States.

Disposal of the drug may result from out of specification lots, discarding of unused or expired product, and user disposal of empty or partly used product and packaging. Out of specification drug substance is returned to the vendor for disposal, while out-of-date drug substance is disposed of at a permitted solid waste disposer. Rejected or returned drug product will be disposed of by a grinding process and bulk product solution is directly discharged to a sanitary sewer system under a discharge permit. At U.S. hospitals and clinics, empty or partially empty packages will be disposed according to hospital/clinic regulations. From home use, empty or

partially empty containers will typically be disposed of by a community's solid waste management system which may include landfills, incineration and recycling, while minimal quantities of unused drug may be disposed of in the sewer system.

The Center for Drug Evaluation and Research has concluded that the product can be manufactured, used and disposed of without any expected adverse environmental effects. Precautions taken at the sites of manufacture of the bulk product and its final formulation are expected to minimize occupational exposures and environmental release. Adverse effects are not anticipated upon endangered or threatened species or upon property listed in or eligible for listing in the National Register of Historic Places.

11/26/96
DATE



Prepared by
Phillip G. Vincent, Ph.D
Environmental Scientist
Center for Drug Evaluation and Research

11/27/96
DATE



Concurred
Nancy Sager
Acting Supervisor/Team Leader
Environmental Assessment Team
Center for Drug Evaluation and Research

Attachments: Environmental Assessment
Material Safety Data Sheet (drug substance)

that the name and address of the drug substance manufacturer be considered confidential under FOIA procedures.

The drug product will be manufactured by the applicant in the approved facility identified above in Item 3.

The manufacturing facility is located in Fort Worth, Texas. The business unit location is on approximately 60 acres in an area primarily occupied by light industry, warehousing and distribution operations. The Alcon property is the Corporate Headquarters and a portion of the property is where the manufacturing operation is located. The property is bordered north by a large section, over 50 acres, of undeveloped property. The western section of the property is bordered by a multi lane expressway (I35-W) which runs north and south. the southern perimeter is adjacent to a four lane city road which is used for entrance to the adjacent light industrial/warehousing park area earlier described. The eastern border is adjacent to a sizable section of acreage, over 50 acres, used for agricultural purposes, grasses and hay for livestock. There have been no major environmental events that have impacted the described site property since the occupancy by Alcon Laboratories, Inc. The original building was constructed in or about 1952 on the property with continued expansion as business requirements have dictated.

The drug product will be available by prescription only and will be used by physicians and patients in a hospital, clinic or home. Individual containers will be disposed of by the user as nonhazardous waste.

The drug substance is returned to the vendor for disposal if found to be out of specification as established in the purchasing agreements. Out-of-date drug substance is disposed of by Alcon Laboratories as nonhazardous waste by the permitted solid waste disposer.

Rejected or returned drug product is disposed of by Manufacturing and by the returned goods department housed within Alcon Central Distribution, respectively. In the case of Olopatadine Ophthalmic Solution, the disposal process is completed by processing the finished product through the controlled use grinding system. The grinding process or bulk product solution is legally captured and discharged to the sanitary sewer system under the discharge permit issued by the City of Fort Worth, acting under both State and Federally granted authority. The plastic containers (ground) are then discharged to the compliantly permitted land fill. Permits for liquid and solid disposal are detailed in Item 6 ("Introduction of Substances into the Environment") of this revised Environmental Assessment.

Item 5. Identification of Chemical Substances That are the Subject of the Proposed Action:

The subject of the proposed action is a sterile, topical ophthalmic suspension containing 0.1% olopatadine in an aqueous vehicle. The chemical substances are identified in Exhibit 1 and Material Safety Data Sheets for the drug product and drug substance are included.

Item 6. Introduction of Substances Into the Environment

a. Drug Substance

The drug substance is manufactured outside the United States. A Certificate of Compliance from the manufacturer certifies: 1) compliance with all applicable local and national environmental laws; 2) compliance with all emission requirements set forth in all permits applicable to the production of olopatadine, and; 3) that approval and the subsequent increase in production of olopatadine at the facility is not expected to affect compliance with current emission requirements or compliance with environmental laws.

b. Drug Product

Potential environmental hazards addressed for manufacture of the drug product are those emitted into the air, water and land disposal.

Waste streams (air, liquid, solid) which emanate as a result of the production of this product are reviewed for the purpose of determining if any of the characteristics of said waste are deemed special, hazardous or non-hazardous under the definitions as stated by applicable regulations promulgated and enforced by the United States Environmental Protection Agency, Texas Natural Resource Conservation Committee and the City of Fort Worth. This method of exercising proper controls is done as a natural step within the complaint production methodology process used within the Alcon manufacturing facility discussed. There is no on site treatment of any waste produced within the manufacturing sector. All wastes disposed of that emanate from the production facility are handled in accordance with applicable environmental regulations and appropriate permits if required. These controls exercised are continually expressed in the various employee safety programs including those under the jurisdiction of the Occupational Safety Health Administration as written in CFR 29-1910.

Air: The processes, including sterilization, used to manufacture this product are not of the type that would

impact any permitted air emissions from the Alcon manufacturing site.

Environmental air related permits for this product are not necessary. Raw material particulate(s) are captured by internal means via filtration methodology and there are no emissions to the atmosphere discharged as a consequence of the manufacture of Olopatadine Ophthalmic Solution. These controls exercised allow this product to be produced outside required controls directed at permitted air sources, as there are no air emissions. The regulatory precedent is established and recognized by all applicable Federal, State or Local environmental regulatory bodies.

Water: The by-products and any other wastes pursuant to the making of this product are minimal in volume. Any discharge of effluents that would terminate in any public or private water system or reservoir is fully within compliance of all applicable standards.

The residual amounts of olopatadine from the manufacture of Olopatadine 0.1% Ophthalmic Solution that could enter the local effluent discharges are very small and estimates are provided.

The City of Fort Worth monitors the liquid discharges of Alcon Laboratories on unannounced basis. The parameters monitored are based on the categorical limits as established by the City of Fort Worth under the categorical guidelines as issued by the Federal and State regulatory agencies. The permit renewal process by the City of Fort Worth includes a yearly process/waste review that determines limits or exclusions of discharges to the sanitary sewer system. Both monitoring and annual permit review establishes the categorical limits by which Alcon operates. Alcon has no "open" regulatory issues and is considered compliant in this regard.

Land: The drug product manufacturing facility maintains current registrations for the purposes of general, specific, and hazardous wastes. All wastes are disposed of within the dictates of current regulations by permitted disposers at authorized sites. No treatment of waste is necessary or required on site.

Approval of this NDA will not adversely affect Alcon Laboratories operations or compliance with applicable environmental regulations.

The estimated yearly volume of drug product and the amount of drug substance needed to meet this need is included.

Alcon Laboratories, Inc. will comply with all current, applicable municipal, state and federal emission standards as they apply in the production of Olopatadine 0.1% Ophthalmic Solution. The production of same will not affect any current environmentally related permits or employee safety programs as written by The Occupational Safety and Health Administration. United States Department of Labor, within the Alcon Laboratories, Inc. manufacturing facility located in Fort Worth, Texas.

The following applicable environmental permits for the applicant's drug product manufacturing operations are:

Texas Air Control Board¹
6330 Highway 290 East
Austin, Texas 78723
Operating No. R-18068
Permit in effect until withdrawn

Fort Worth Water Department
920 Fournier Street
Fort Worth, Texas
Permit No. 110
Renewal: 05/13/97

¹Texas Natural Resource Conservation Commission
12100 Park 35th Circle
Austin, Texas 78753

Texas Water Commission¹
1700 North Congress
Austin, Texas 78701
Registration No. 65126
Registration Status: Active; valid until amended

The permitted solid waste disposer is:

Waste Management, Inc.
Central Region
1320 Greenway Drive, Suite 900
Irving, Texas 75038
Texas Water Commission Permit No. TWC No. YJ-1019
Permit in effect until withdrawn

Items 7-11

This information is not ordinarily required since the proposed action is for NDA approval for a human drug which is for topical ophthalmic application only.

Item 12. List of Preparers

Richard W. Ray

Thomas O. Jones

Assisted by Dusty P. Pruitt

Curriculum Vitae for the above are attached.

Item 13. Certification

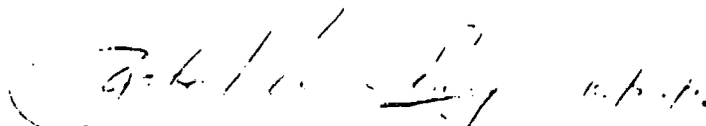
The undersigned official certifies that the information presented is true, accurate, and complete to the best of the knowledge of Alcon Laboratories, Inc.

Item 14. References

None

Item 15. Appendix

Exhibit 1 contains disclosable information on the drug substance and drug product including Material Safety Data Sheets.



Richard W. Ray

Date

Senior Director

Corporate Safety and Environmental Affairs

Alcon Laboratories, Inc.

EXHIBIT 1

Contents

- 1A • Drug Product Composition
- 1B • Description of the Drug Substance
- 1C • Physical-Chemical Properties
- 1D • Additives and Impurities
 - Material Safety Data Sheets
 - 1E • Drug Product
 - 1F • Drug Substance

Drug Product CompositionQualitative¹ Composition of Olopatadine
0.1% Ophthalmic Solution

Ingredient (Compendial Status)
Olopatadine HCl (NOC) ²
Benzalkonium Chloride (USP)
Sodium Chloride (USP)
Dibasic Sodium Phosphate, Anhydrous (USP)
Sodium Hydroxide (NF) and/or Hydrochloric Acid (NF)
Purified Water (USP)

¹The quantitative composition is protected from disclosure under FOIA procedures.

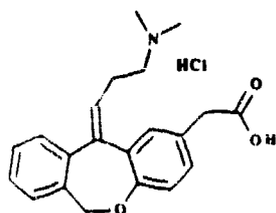
²NOC = Nonofficial Compound

Description of Drug SubstanceUSAN Name:

Olopatadine Hydrochloride

Chemical Name:

1. (Z)-11-(3-(Dimethylamino)propylidene)-6,11-dihydrodibenz[b,e]oxepine-2-acetic acid, hydrochloride
2. 11-((Z)-3-(Dimethylamino)propylidene)-6,11-dihydrodibenz[b,e]oxepin-2-acetic acid, hydrochloride

Structural Formula:Molecular Formula $C_{21}H_{23}NO_3 \cdot HCl$ Molecular Weight

373.88

CAS Registry Number

140462-76-6

Code Numbers

AL04943A (Alcon), KW4679 (Kyowa Hakko)

Physical Properties of Olopatadine HCl

- Description: Olopatadine is a white crystalline powder.
- Melting Point: 248.6°C with decomposition
- pKa: pKa'-1 = 4.18
pKa'-2 = 9.79
- pH: Between 2.0 - 4.0 for a 1% aqueous solution
- Solubility:

Solvent	Solubility (mg/mL)
Water	16
Methanol	33
Ethanol	6.9
Acetone	1.8
Chloroform	0.64
Ethyl Acetate	0.0096

Partition Coefficients: *

Organic Solvent	Aqueous Solvent	Partition Coefficients
1-Octanol	Phosphate Buffer (pH 3)	0.04
	Phosphate Buffer (pH 7)	2.20
	Phosphate Buffer (pH 9)	2.29

$$*p = \frac{\text{Conc. Organic}}{\text{Conc. Aqueous}}$$

Additives and Impurities

The purity of olopatadine HCl used in the drug product is controlled by analysis to be between 99.0 to 101.0% on a dried basis. It may contain not more than 0.1% or 0.2% of any individual impurity and not more than 0.25% total impurities.

It is also controlled as follows:

Heavy Metals
(Colorimetric)

Loss on Drying

Residue on Ignition

1E

MSDS - Drug Substance

MATERIAL SAFETY DATA INFORMATION

15-JUL-1994

***** SECTION I *****

MANUFACTURER/SOURCE OF INFORMATION: ALCON LABORATORIES, INC.

EMERGENCY TEL: 817-551-4444

ADDRESS: 6201 SOUTH FREEWAY, FORT WORTH, TEXAS 76134

CHEMICAL NAME AND SYNONYMS:

AL04943A;

CAS NO.: AP0000472

NIOSH/RTECS NO.: N/A

PRODUCT CODE: N/A

PMA/NDA: N/A

MOLECULAR FORMULA: PROPRIETARY

MOLECULAR WEIGHT: PROPRIETARY

CERCLA HAZARD RATINGS (SCALE 0-3):

HEALTH-N/A

FIRE-N/A

REACTIVITY-N/A

PERSISTENCE-N/A

***** SECTION II (COMPONENTS AND CONTAMINANTS) *****

PERCENTAGE:

COMPONENT: AL04943A

EXPOSURE LIMITS: NOT DETERMINED

***** SECTION III (PHYSICAL DATA) *****

HAZARD DESCRIPTION: WHITE SOLID.

BOILING POINT: NOT DETERMINED

MELTING POINT: NOT DETERMINED

SPECIFIC GRAVITY: NOT DETERMINED

VAPOR PRESSURE: NOT DETERMINED

EVAPORATION RATE: NOT DETERMINED

SOLUBILITY IN WATER: NOT DETERMINED

VAPOR DENSITY: NOT DETERMINED

***** SECTION IV (FIRE AND EXPLOSION HAZARD DATA) *****

FIRE AND EXPLOSION HAZARD: THIS COMPOUND SHOULD NOT PRESENT A FIRE OR
EXPLOSION HAZARD.

FLASH POINT: NOT DETERMINED

UPPER EXPLOSION LIMIT: NOT DETERMINED

LOWER EXPLOSION LIMIT: NOT DETERMINED

FIREFIGHTING MEDIA: USE EXTINGUISHING MEDIA APPROPRIATE FOR THE SURROUNDING
FIRE CONDITIONS.

F FIGHTING: WEAR SELF-CONTAINED BREATHING APPARATUS AND PROTECTIVE CLOTHING.

3-1404

TOXIC GASES PRODUCED: NOT KNOWN

***** SECTION V (HEALTH EFFECTS AND FIRST AID) *****

*TOXICITY: PRELIMINARY OBSERVATIONS WITH CLOSELY RELATED COMPOUNDS SUGGESTS THAT THESE AGENTS PRESENT NO IMMEDIATE TOXIC HAZARD, BUT AS WITH ALL UNCHARACTERIZED CHEMICALS, DUE CARE SHOULD BE EXERCISED IN HANDLING THESE MATERIALS.

CARCINOGENICITY: DATA NOT KNOWN

INHALATION--

.ACUTE EXPOSURE: THE EFFECTS OF ACUTE OR CHRONIC INHALATION EXPOSURE ARE NOT KNOWN.

.CHRONIC EXPOSURE: N/A

.FIRST AID: REMOVE TO FRESH AIR. TREAT SYMPTOMATICALLY.

SKIN CONTACT--

.IRRITANT. ACUTE EXPOSURE: THE EFFECTS OF DIRECT CONTACT WITH THE SKIN ARE NOT KNOWN.

.CHRONIC EXPOSURE: N/A

.FIRST AID: FLUSH SKIN WITH WATER. TREAT SYMPTOMATICALLY.

EYE CONTACT--

.IRRITANT. ACUTE EXPOSURE: THE EFFECTS OF DIRECT CONTACT WITH THE EYES ARE NOT KNOWN.

.CHRONIC EXPOSURE: N/A

.FIRST AID: FLUSH EYES WITH WATER. TREAT SYMPTOMATICALLY.

INGESTION--

.ACUTE EXPOSURE: THE EFFECTS OF ACUTE OR CHRONIC INGESTION EXPOSURE ARE NOT KNOWN.

.CHRONIC EXPOSURE: N/A

.FIRST AID: SEEK MEDICAL ADVICE.

***** SECTION VI (REACTIVITY DATA) *****

REACTIVITY: NOT DETERMINED

INCOMPATIBILITIES: NOT DETERMINED

DECOMPOSITION: NOT DETERMINED

POLYMERIZATION: NOT DETERMINED

3-1405

DITION TO AVOID: NOT DETERMINED

***** SECTION VII (SPILL OR LEAK PROCEDURES) *****

SPILL: VACUUM OR SWEEP UP SPILLAGE. AVOID CONTACT. PLACE SPILLAGE IN APPROPRIATE CONTAINER FOR WASTE DISPOSAL. VENTILATE AREA AND WASH SPILL SITE.

DISPOSAL: ALTHOUGH THIS COMPOUND IS NOT DEFINED OR DESIGNATED AS HAZARDOUS WASTE, DISSOLVE OR MIX THE MATERIAL WITH A COMBUSTIBLE SOLVENT AND BURN IN A CHEMICAL INCINERATOR EQUIPPED WITH AN AFTERBURNER AND SCRUBBER. OBSERVE ALL FEDERAL, STATE AND LOCAL ENVIRONMENTAL REGULATIONS.

***** SECTION VIII (SPECIAL PROTECTION INFORMATION) *****

THE FOLLOWING INFORMATION ASSUMES LARGE QUANTITIES OF THE PRODUCT SUCH AS MIGHT BE ENCOUNTERED IN WAREHOUSE STORAGE OR AN INDUSTRIAL ACCIDENT.

VENTILATION: ADEQUATE, LOCAL EXHAUST

FIREFIGHTING: SELF-CONTAINED BREATHING APPARATUS SHOULD BE USED WHEN FIGHTING FIRES INVOLVING A CHEMICAL.

THING: PROTECTIVE

GLOVES: RUBBER

EYE PROTECTION: SAFETY GLASSES

RESPIRATORY PROTECTION: NIOSH/MSHA-APPROVED

***** SECTION IX (STORAGE AND HANDLING PRECAUTIONS) *****

SPECIAL PRECAUTIONS: STORE IN A TIGHT CONTAINER AS DEFINED IN THE UNITED STATES PHARMACOPEIA. THIS MATERIAL SHOULD BE HANDLED AND STORED PER LABEL AND OTHER INSTRUCTIONS TO ENSURE PRODUCT INTEGRITY.

***** SECTION X (TRANSPORTATION AND SHIPPING REQUIREMENTS) *****

THIS PRODUCT DOES NOT POSE AN UNREASONABLE RISK TO HEALTH AND SAFETY OR PROPERTY WHEN TRANSPORTED IN COMMERCE. THE HAZARD CLASS DEFINITIONS OF 49CFR, PART 173 ARE NOT APPLICABLE TO THIS PRODUCT.

T INFORMATION CONTAINED HEREIN IS FURNISHED WITHOUT WARRANTY OF ANY KIND.
- ABOVE INFORMATION IS BELIEVED TO BE CORRECT BUT DOES NOT PURPORT TO BE ALL

INCLUSIVE AND SHOULD BE USED ONLY AS A GUIDE. USERS SHOULD MAKE INDEPENDENT
DETERMINATIONS OF THE SUITABILITY AND COMPLETENESS OF INFORMATION FROM ALL
SOURCES TO ASSURE PROPER USE AND DISPOSAL OF THESE MATERIALS AND THE SAFETY
AND HEALTH OF EMPLOYEES AND CUSTOMERS.

APPROVED:
R&D: E.K./T.K.

DATE: 11/1/91

FOR INTERNAL USE ONLY

3-1407

1F

MSDS - Drug Product

MATERIAL SAFETY DATA INFORMATION

3-OCT-1995

***** SECTION I *****

MANUFACTURER/SOURCE OF INFORMATION: ALCON LABORATORIES, INC.
 EMERGENCY TEL: 817-551-4444
 ADDRESS: 6201 SOUTH FREEWAY, FORT WORTH, TEXAS 76134

CHEMICAL NAME AND SYNONYMS:
 0.1% OLOPATADINE SOLUTION; AL04943A 0.1% OPHTHALMIC SOLUTION;

CAS NO.: AP0000705

PRODUCT CODE:

PMA/NDA NO: IND 44,216

CERCLA HAZARD RATINGS (SCALE 0-3):

HEALTH-N/A

FIRE-N/A

REACTIVITY-N/A

PERSISTENCE-N/A

***** SECTION II (COMPONENTS AND CONTAMINANTS) *****

PERCENTAGE: (W/V)

COMPONENT:

AL04943A

BENZALKONIUM CHLORIDE, NF

SODIUM CHLORIDE, USP

DIBASIC SODIUM PHOSPHATE (ANHYDROUS), USP

SODIUM HYDROXIDE, NF AND/OR

HYDROCHLORIC ACID, NF

PURIFIED WATER, USP

ADJUST 7.0

QS 100%

FORMULATION PROPRIETARY: WE WILL MAKE THIS INFORMATION AVAILABLE TO MEDICAL
 PERSONNEL IN CASE OF AN EMERGENCY.

EXPOSURE LIMITS: NOT DETERMINED

***** SECTION III (PHYSICAL DATA) *****

HAZARD DESCRIPTION: CLEAR AQUEOUS SOLUTION

BOILING POINT: N/A

MELTING POINT: N/A

SPECIFIC GRAVITY: N/A

VAPOR PRESSURE: N/A

EVAPORATION RATE: N/A

SOLUBILITY IN WATER: ALL COMPONENTS ARE
 WATER SOLUBLE.

VAPOR DENSITY: N/A

***** SECTION IV (FIRE AND EXPLOSION HAZARD DATA) *****

FIRE AND EXPLOSION HAZARD: THIS MATERIAL SHOULD NOT PRESENT A FIRE OR

3-1409

EXPLOSION HAZARD.

FLASH POINT: N/A

UPPER EXPLOSION LIMIT: N/A

LOWER EXPLOSION LIMIT: N/A

FIREFIGHTING MEDIA: USE EXTINGUISHING MEDIA APPROPRIATE FOR THE SURROUNDING FIRE CONDITIONS.

FIREFIGHTING: WEAR SELF-CONTAINED BREATHING APPARATUS AND PROTECTIVE CLOTHING.

TOXIC GASES PRODUCED: CARBON DIOXIDE, CARBON MONOXIDE, NITROGEN OXIDES

***** SECTION V (HEALTH EFFECTS AND FIRST AID) *****

*TOXICITY: ORAL LD50-MICE >1G/KG
ORAL LD50-RATS>3G/KG

CARCINOGENICITY: LIFE-TIME STUDIES WITH THE ACTIVE INGREDIENT HAVE NOT BEEN CONDUCTED. THE ACTIVE INGREDIENT WAS NON-GENOTOXIC IN A SERIES OF GENOTOXICITY ASSAYS.

INHALATION--

.ACUTE EXPOSURE: SOME COMPONENTS OF THIS PRODUCT MAY CAUSE IRRITATION TO THE RESPIRATORY TRACT SHOULD INSUFFLATION OF PRODUCT OCCUR.

.CHRONIC EXPOSURE: SEE ACUTE EXPOSURE

.FIRST AID: REMOVE TO FRESH AIR. IF NOT BREATHING, PERFORM ARTIFICIAL RESPIRATION. IF BREATHING IS DIFFICULT, GIVE OXYGEN. OBTAIN APPROPRIATE MEDICAL ATTENTION.

SKIN CONTACT--

.ACUTE EXPOSURE: THIS PRODUCT CONFORMS TO FDA REGULATIONS AND GUIDELINES FOR AN OPHTHALMIC FORMULATION AND THUS IT IS NOT EXPECTED TO PRODUCE DERMAL IRRITATION. MINIMAL DERMAL IRRITATION MAY OCCUR UPON PROLONGED OR REPEATED DERMAL EXPOSURE TO SENSITIVE INDIVIDUALS.

.CHRONIC EXPOSURE: SEE ACUTE EXPOSURE

.FIRST AID: IF IRRITATION OCCURS, IMMEDIATELY FLUSH SKIN WITH COPIOUS AMOUNTS OF WATER. IN THE EVENT OF ANY ADVERSE EFFECTS, OBTAIN APPROPRIATE MEDICAL ATTENTION.

EYE CONTACT--

.ACUTE EXPOSURE: THIS PRODUCT CONFORMS TO FDA REGULATIONS AND GUIDELINES FOR AN OPHTHALMIC FORMULATION THAT HAS BEEN TESTED AND DEMONSTRATED TO BE SAFE FOR USE IN THE EYE. MINIMAL OCULAR IRRITATION MAY OCCUR FOLLOWING AN EXCESSIVE TOPICAL OCULAR EXPOSURE BEYOND THERAPEUTIC LEVELS SUCH AS IN PRODUCT ABUSE OR IN AN INDUSTRIAL ACCIDENT.

3-1410

CHRONIC EXPOSURE: SEE ACUTE EXPOSURE

FIRST AID: IF IRRITATION OCCURS, IMMEDIATELY FLUSH EYES WITH COPIOUS AMOUNTS OF WATER. IN THE EVENT OF ANY ADVERSE EFFECTS, OBTAIN APPROPRIATE MEDICAL ATTENTION.

INGESTION--

ACUTE EXPOSURE: THE CONCENTRATION OF ACTIVE OR POTENTIALLY TOXIC MATERIAL AVAILABLE IN ONE BOTTLE OF THIS PRODUCT SHOULD NOT PRODUCE A SIGNIFICANT ORAL HAZARD SHOULD ACCIDENTAL OR INTENTIONAL INGESTION OCCUR.

CHRONIC EXPOSURE: SEE ACUTE EXPOSURE

FIRST AID: WASH OUT MOUTH WITH WATER AND INDUCE VOMITING. IN THE EVENT OF ANY ADVERSE EFFECTS, OBTAIN APPROPRIATE MEDICAL ATTENTION.

***** SECTION VI (REACTIVITY DATA) *****

REACTIVITY: STABLE

INCOMPATIBILITIES: NONE KNOWN

DECOMPOSITION: WHEN HEATED TO DECOMPOSITION, MATERIAL EMITS TOXIC FUMES.

POLYMERIZATION: WILL NOT OCCUR

CONDITION TO AVOID: THIS MATERIAL IS STABLE FROM A SAFETY POINT OF VIEW.

***** SECTION VII (SPILL OR LEAK PROCEDURES) *****

SPILL: WEAR APPROVED RESPIRATOR AND CHEMICALLY COMPATIBLE GLOVES. VACUUM OR SWEEP UP SPILLAGE. AVOID CONTACT. PLACE SPILLAGE IN APPROPRIATE CONTAINER FOR WASTE DISPOSAL. WASH CONTAMINATED CLOTHING BEFORE REUSE. VENTILATE AREA AND WASH SPILL SITE.

DISPOSAL: DISPOSE IN ACCORDANCE WITH ALL APPLICABLE FEDERAL, STATE AND LOCAL ENVIRONMENTAL REGULATIONS. THIS PRODUCT DOES NOT MEET THE DEFINITION OF HAZARDOUS WASTE AS DEFINED IN 40CFR, PART 261.11.

***** SECTION VIII (SPECIAL PROTECTION INFORMATION) *****

THE FOLLOWING INFORMATION ASSUMES LARGE QUANTITIES OF THE PRODUCT SUCH AS MIGHT BE ENCOUNTERED IN WAREHOUSE STORAGE OR AN INDUSTRIAL ACCIDENT.

VENTILATION: USE GENERAL OR LOCAL EXHAUST

FIREFIGHTING: SELF-CONTAINED BREATHING APPARATUS SHOULD BE USED WHEN FIGHTING FIRES INVOLVING A CHEMICAL.

NOTHING: APPROPRIATE LABORATORY APPAREL, PROTECT EXPOSED SKIN

GLOVES: RUBBER

EYE PROTECTION: SAFETY GOGGLES

RESPIRATORY PROTECTION: NIOSH/MSHA-APPROVED

***** SECTION IX (STORAGE AND HANDLING PRECAUTIONS) *****

SPECIAL PRECAUTIONS: THIS MATERIAL SHOULD BE HANDLED AND STORED PER LABEL AND OTHER INSTRUCTIONS TO ENSURE PRODUCT INTEGRITY.

OTHER PRECAUTIONS: AVOID BREATHING DUST OR MIST. WASH THOROUGHLY AFTER HANDLING. DO NOT PERMIT EATING, DRINKING OR SMOKING NEAR MATERIAL.

***** SECTION X (TRANSPORTATION AND SHIPPING REQUIREMENTS) *****

THIS PRODUCT DOES NOT POSE AN UNREASONABLE RISK TO HEALTH AND SAFETY OR PROPERTY WHEN TRANSPORTED IN COMMERCE. THE HAZARD CLASS DEFINITIONS OF 49CFR, PART 173 ARE NOT APPLICABLE TO THIS PRODUCT.

INFORMATION CONTAINED HEREIN IS FURNISHED WITHOUT WARRANTY OF ANY KIND. THE ABOVE INFORMATION IS BELIEVED TO BE CORRECT BUT DOES NOT PURPORT TO BE ALL INCLUSIVE AND SHOULD BE USED ONLY AS A GUIDE. USERS SHOULD MAKE INDEPENDENT DETERMINATIONS OF THE SUITABILITY AND COMPLETENESS OF INFORMATION FROM ALL SOURCES TO ASSURE PROPER USE AND DISPOSAL OF THESE MATERIALS AND THE SAFETY AND HEALTH OF EMPLOYEES AND CUSTOMERS.

APPROVED:
R&D: R.H./E.D./S.R./T.K.

REVISION: 1
R&D: E.D.

DATE: 1/21/94

DATE: 10/3/95

FOR INTERNAL USE/GOVERNMENTAL SUBMISSION ONLY

Microbiologist Review

JUL 23 1996

REVIEW FOR DIVISION OF
ANALGESIC, ANTI-INFLAMMATORY, AND OPHTHALMIC DRUG PRODUCTS, HFD-550
OFFICE OF NEW DRUG CHEMISTRY, MICROBIOLOGY STAFF, HFD-805
MICROBIOLOGIST'S REVIEW NO. 1
JULY 19, 1996

11-0000
550

Reviewing Microbiologist: Carol K. Vincent, HFD-805

A. 1. NDA NO.: NDA 20-688

PRODUCT NAME: Opatanol 0.1% (Olopatadine Hydrochloride Ophthalmic Solution)

APPLICANT: Alcon Laboratories, Inc.
6201 South Freeway
Fort Worth, TX 76134-2099

Manufactured at:

Alcon Laboratories, Inc.
6201 South Freeway
Fort Worth, TX 76134

2. DOSAGE FORM AND ROUTE OF ADMINISTRATION:

Sterile Ophthalmic Solutions, topical:
5 mL fill in 5 ml Drop-Tainer dispensers,
10 mL fill in 10 ml Drop-Tainer dispensers, and
15 mL fill in 15 mL Drop-Tainer dispensers.

3. METHOD(S) OF STERILIZATION: Aseptic fill

4. PHARMACOLOGICAL CATEGORY AND / OR PRINCIPAL INDICATION:

Olopatadine HCl is a selective H₁-receptor antagonist and mast cell stabilizer for topical administration to the eyes for treatment of allergic conjunctivitis.

5. DRUG PRIORITY CLASSIFICATION: 1 S

B. 1. INITIAL APPLICATION DATE: 01-26-96

2. RECEIVED FOR REVIEW: 02-20-96

C. CONCLUSION and RECOMMENDATION: We recommend approval of NDA 20-688, Opatanol 0.1% (Olopatadine Hydrochloride Ophthalmic Solution) for sterility assurance.

The applicant has committed to provide drug product-specific validation information for the microbial challenge of the sterilizing filter (see March 29, 1996 letter from Alcon, attached). All other data provided are acceptable and provide adequate information for the sterilization process validation and aseptic fill manufacturing procedures for the subject drug product.

cc:
Orig. HFD-550 NDA 20-688
HFD-160/Consult/CKVincent (HFD-805)
HFD-550/Chambers/Tso/Holmes
Drafted by: CKVincent/06-27-96
Revised by: CKVincent/07-05-96/07-18-96
INIT: BHL/CONLEY/07-19-96

Carol K. Vincent
Carol K. Vincent
7-19-96

PK 7/22/96

ATTACHMENTS:

✓

REVIEW FOR DIVISION OF
ANALGESIC, ANTI-INFLAMMATORY, AND OPHTHALMIC DRUG PRODUCTS, HFD-550
OFFICE OF NEW DRUG CHEMISTRY, MICROBIOLOGY STAFF, HFD-805
MICROBIOLOGIST'S REVIEW NO. 2
AUGUST 8, 1996

Holmes
AUG - 9 1996

Reviewing Microbiologist: Carol K. Vincent, HFD-805

A. 1. NDA NO.: NDA 20-688

PRODUCT NAME: Opatanol 0.1% (Olopatadine Hydrochloride Ophthalmic Solution)

APPLICANT: Alcon Laboratories, Inc.
6201 South Freeway
Fort Worth, TX 76134-2099

Manufactured at:

Alcon Laboratories, Inc.
6201 South Freeway
Fort Worth, TX 76134

2. DOSAGE FORM AND ROUTE OF ADMINISTRATION:

Sterile Ophthalmic Solutions, topical:
5 mL fill in 5 mL Drop-Tainer dispensers,
10 mL fill in 10 mL Drop-Tainer dispensers, and
15 mL fill in 15 mL Drop-Tainer dispensers.

3. METHOD(S) OF STERILIZATION: Aseptic fill

4. PHARMACOLOGICAL CATEGORY AND / OR PRINCIPAL INDICATION:

Olopatadine HCl is a selective H₁-receptor antagonist and mast cell stabilizer for topical administration to the eyes for treatment of allergic conjunctivitis.

5. DRUG PRIORITY CLASSIFICATION: 1 S

B. 1. INITIAL APPLICATION DATE: 01-26-96
2. RECEIVED FOR REVIEW: 02-20-96
3. AMENDMENT: 07-22-96
4. RECEIVED FOR REVIEW: 07-31-96
5. AMENDMENT: 08-01-96
6. RECEIVED FOR REVIEW: 08-06-96

C. REMARKS: These amendments provide the drug product-specific filter sterilization validation information requested previously by the reviewing microbiologist. The applicant chose to provide the information as an amendment to the pending application, therefore there is no longer a basis for post-approval commitment for the same information, because the requested information was provided on a pre-approval basis. No further information is necessary.

D. CONCLUSION and RECOMMENDATION: We recommend approval of NDA 20-688, Opatanol 0.1% (Olopatadine Hydrochloride Ophthalmic Solution) for sterility assurance.

cc:
Orig. HFD-550 NDA 20-688
HFD-160/Consult/CKVincent (HFD-805)
HFD-550/Chambers/Tso/Holmes
Drafted by: CKVincent/08-01-96
Revised by: CKVincent/08-08-96
R/D Init by: PHCooney/08-08-96

Carol K. Vincent
Carol K. Vincent

PK
8-8-96
8/9/96

END

BT

J.H.M. Research & Development, Inc., 5776 Second Street, N.E., Washington, D.C. 20011

20659-20680

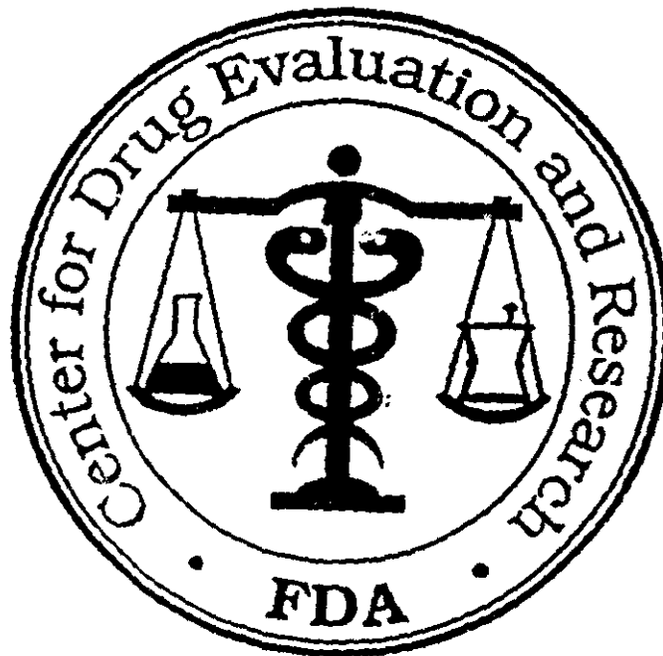
1 OF 6

20659

20680

NDA 20-659

**NORVIR (RITONAVIR) LIQUID 80 MG/ML
FOR THE TREATMENT OF HIV INFECTION**

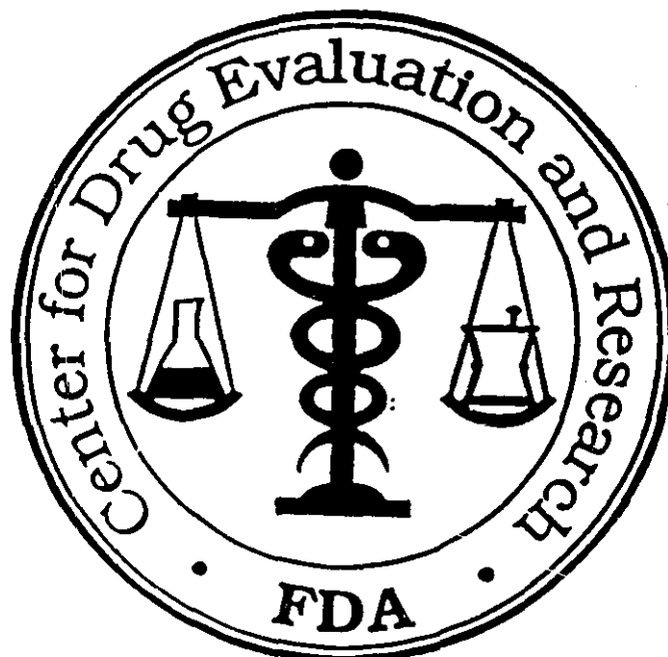


Regulatory Management Officer: Kimberly A. Struble, R.Ph. (301) 827-2335

Volume 1

NDA 20-680

**NORVIR (RITONAVIR) CAPSULES 100 MG
FOR THE TREATMENT OF HIV INFECTION**



Regulatory Management Officer: Kimberly A. Struble, R.Ph. (301) 827-2335

Volume 1

NDA 20-659
NDA 20-680

MAR 1 1996

Abbott Laboratories
Pharmaceutical Products Division
Attention: Jeanne M Fox
Dept. 491, AP6B/1
Abbott Park, IL 60064

Dear Ms. Fox:

Please refer to your December 21, 1996, new drug applications submitted under 505(b) of the Federal Food, Drug, and Cosmetic Act for NORVIR (ritonavir oral solution) 80 mg/mL and NORVIR (ritonavir capsules) 100 mg.

We acknowledge receipt of your amendments dated:

February 1, 1996
February 2, 1996
February 8, 1996
February 10, 1996
February 15, 1996
February 19, 1996
February 23, 1996

These new drug applications provide for the use of NORVIR in combination with nucleoside analogs or as monotherapy for the treatment of HIV infection when therapy is warranted. As discussed in our meeting of February 29, 1996, and indicated in your letter of that date, the indications and usage section of the labeling for these products reflects a combined indication for traditional approval for treatment of patients with advanced HIV disease and accelerated approval for treatment of patients with less advanced disease. This combined indication is reproduced below:

NORVIR is indicated in combination with nucleoside analogues or as monotherapy for the treatment of HIV infection when therapy is warranted. For patients with advanced HIV disease, this indication is based on the results from a study that showed a reduction in both mortality and AIDS-defining clinical events for patients who received NORVIR. Median duration of follow-up in this study was 6 months. The clinical benefit from NORVIR therapy for longer periods of treatment is unknown. For patients with less advanced disease, this indication is based on changes in surrogate markers in studies evaluating patients who received NORVIR alone or in combination with other antiretroviral agents.

We have completed the review of these applications including the submitted draft labeling and have concluded that adequate information has been presented to demonstrate that the drug products are safe and effective for use as recommended in the February 29, 1996, draft labeling. Accordingly, these applications are approved effective on the date of this letter.

The final printed labeling (FPL) must be identical to the February 29, 1996, draft labeling. Marketing the products with FPL that is not identical to this draft labeling may render the products misbranded and unapproved new drugs.

Please submit fifteen copies of the FPL as soon as it is available, in no case more than 30 days after it is printed. Please individually mount ten of the copies on heavy weight paper or similar material. For administrative purposes this submission should be designated "FINAL PRINTED LABELING" for approved NDA 20-659 and 20-680. Approval of this labeling by FDA is not required before it is used.

Should additional information relating to the safety and effectiveness of the drugs become available, further revision of that labeling may be required.

We acknowledge your commitment to comply with the conditions of Accelerated Approval as stated in your February 29, 1996, letter for patients with less advanced disease. Additionally, we acknowledge your commitment to conduct phase 4 studies as stated in your February 27, 1996, letter.

Validation of the regulatory methods has not been completed. At the present time, it is the policy of the Center not to withhold approval because the methods are being validated. Nevertheless, we expect your continued cooperation to resolve any deficiencies that may occur.

Please submit one market package of the drug when it is available.

Under section 736(a)(1)(B)(ii) of the Prescription Drug User Fee Act of 1992, this letter triggers the remaining 50% of the fee assessed for these applications. You will receive an invoice for the amount due within the next month. Payment will be due within 30 days of the date of the invoice.

We remind you that you must comply with the requirements for an approved NDA set forth under 21 CFR 314.80 and 314.81.

If you have any further questions please contact Kimberly Struble, R.Ph., Regulatory Management Officer, at 301-827-2335.

Sincerely yours,



3-1-96

David W. Feigal, Jr., M.D., M.P.H.

Director

Division of Antiviral Drug Products

Office of Drug Evaluation IV

Center for Drug Evaluation and Research

1 (Nos. 1940, 9492)

2 NEW

3
4 **NORVIR™**

5 (ritonavir capsules)

6 (ritonavir oral solution)

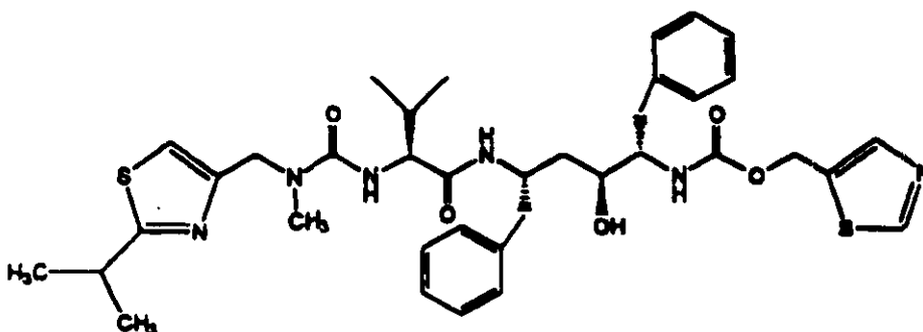
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8

Co-administration of **NORVIR** with certain non-sedating antihistamines, sedative hypnotics, or antiarrhythmics may result in potentially serious and/or life-threatening adverse events due to possible effects of **NORVIR** on the hepatic metabolism of certain drugs. See **CONTRAINDICATIONS** and **PRECAUTIONS** sections.

9
10 **DESCRIPTION**

11 NORVIR (ritonavir) is an inhibitor of HIV protease with activity against the Human
12 Immunodeficiency Virus (HIV).

13 Ritonavir is chemically designated as 10-Hydroxy-2-methyl-5-(1-methylethyl)-1-
14 [2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-
15 oic acid, 5-thiazolylmethyl ester, [5S-(5R*,8R*,10R*,11R*)]. Its molecular formula is
16 C₃₇H₄₈N₆O₅S₂, and its molecular weight is 720.95. Ritonavir has the following structural
17 formula:



31 Ritonavir is a white-to-light-tan powder. Ritonavir has a bitter metallic taste. It is freely
32 soluble in methanol and ethanol, soluble in isopropanol and practically insoluble in water.

33 NORVIR capsules are available for oral administration in a strength of 100 mg ritonavir
34 with the following inactive ingredients: Caprylic/capric triglycerides, polyoxyl 35 castor oil,
35 citric acid, gelatin, ethanol, polyglycolized glycerides, polysorbate 80, and propylene glycol.

36 NORVIR oral solution is available for oral administration as 80 mg/mL of ritonavir in a
37 peppermint and caramel flavored vehicle. Each 3- and 8-ounce ~~bottle containing~~ bottles contain
38 7.2 and 19.2 grams of ritonavir, respectively. NORVIR oral solution also contains ethanol,

39 water, polyoxyl 35 castor oil, propylene glycol, anhydrous citric acid to adjust pH, saccharin
40 sodium, peppermint oil, creamy caramel flavoring, and F, D & C FD&C Yellow No. 6.

41
42 **CLINICAL PHARMACOLOGY**

43 **MICROBIOLOGY**

44 **Mechanism of action:** Ritonavir is a peptidomimetic inhibitor of both the HIV-1 and HIV-2
45 proteases. Inhibition of HIV protease renders the enzyme incapable of processing the *gag-pol*
46 polyprotein precursor which leads to production of non-infectious immature HIV particles.

47
48 **Antiviral activity *in vitro*:** The activity of ritonavir was assessed *in vitro* in acutely infected
49 lymphoblastoid cell lines and in peripheral blood lymphocytes. The concentration of drug
50 that inhibits 50% (EC_{50}) of viral replication ranged from 3.8 to 153 nM depending upon the
51 HIV-1 isolate and the cells employed. The average EC_{50} for low passage clinical isolates was
52 22 nM (n=13). In MT₄ cells, ritonavir demonstrated additive effects against HIV-1 in
53 combination with either zidovudine (ZDV) or didanosine (ddI). Studies which measured
54 cytotoxicity of ritonavir on several cell lines showed that >20 μ M was required to inhibit
55 cellular growth by 50% resulting in an *in vitro* therapeutic index of at least 1000.

56
57 **Resistance:** HIV-1 isolates with reduced susceptibility to ritonavir have been selected *in vitro*.
58 Genotypic analysis of these isolates showed mutations in the HIV protease gene at amino acid
59 positions 84 (Ile to Val), 82 (Val to Phe), 71 (Ala to Val), and 46 (Met to Ile). Phenotypic
60 (n=18) and genotypic (n=44) changes in HIV isolates from selected patients treated with
61 ritonavir were monitored in phase I/II trials over a period of 3 to 32 weeks. Mutations
62 associated with the HIV viral protease in isolates obtained from 41 patients appeared to occur
63 in a stepwise and ordered fashion; in sequence, these mutations were position 82 (Val to
64 Ala/Phe), 54 (Ile to Val), 71 (Ala to Val/Thr), and 36 (Ile to Leu), followed by combinations
65 of mutations at an additional 5 specific amino acid positions. Of 18 patients for which both
66 phenotypic and genotypic analysis were performed on free virus isolated from plasma, 12
67 showed reduced susceptibility to ritonavir *in vitro*. All 18 patients possessed one or more
68 mutations in the viral protease gene. The 82 mutation appeared to be necessary but not
69 sufficient to confer phenotypic resistance. Phenotypic resistance was defined as a ≥ 5 -fold
70 decrease in viral sensitivity *in vitro* from baseline. The clinical relevance of phenotypic and
71 genotypic changes associated with ritonavir therapy has not been established.

72
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74 **Cross-resistance to other antiretrovirals:** The potential for HIV cross-resistance between
75 protease inhibitors has not been fully explored. Therefore, it is unknown what effect ritonavir
76 therapy will have on the activity of concordantly or subsequently administered protease
77 inhibitors. Serial HIV isolates obtained from six patients during ritonavir therapy showed a
78 decrease in ritonavir susceptibility *in vitro* but did not demonstrate a concordant decrease in
79 susceptibility to saquinavir *in vitro* when compared to matched baseline isolates. However,
80 isolates from two of these patients demonstrated decreased susceptibility to indinavir *in vitro*
81 (8-fold). Isolates from 5 patients were also tested for cross-resistance to VX-478 and
82 nelfinavir, isolates from 2 patients had a decrease in susceptibility to nelfinavir (12- 14-fold),
83 and none to VX-478. Cross-resistance between ritonavir and reverse transcriptase inhibitors is
84 unlikely because of the different enzyme targets involved. One ZDV-resistant HIV isolate
85 tested *in vitro* retained full susceptibility to ritonavir.

86 87 **Pharmacokinetics**

88 The pharmacokinetics of ritonavir have been studied in healthy volunteers and HIV-infected
89 patients (CD₄ \geq 50 cells/ μ L). See Table 1 for ritonavir pharmacokinetic characteristics.

90 The absolute bioavailability of ritonavir has not been determined. After a 600 mg dose of
91 oral solution, peak concentrations of ritonavir were achieved approximately 2 hours and 4
92 hours after dosing under fasting and non-fasting (514 KCal; 9% fat, 12% protein, and 79%
93 carbohydrate) conditions, respectively. When the oral solution was given under non-fasting
94 conditions, peak ritonavir concentrations decreased 23% and the extent of absorption
95 decreased 7% relative to fasting conditions. Dilution of the oral solution, within one hour of
96 administration, with 240 mL of chocolate milk, Advera[®] or Ensure[®] did not significantly
97 affect the extent and rate of ritonavir absorption. After a single 600 mg dose under non-
98 fasting conditions, in two separate studies, the capsule (n=21) and oral solution (n=15) (n=18)
99 formulations yielded mean \pm SD areas under the plasma concentration-time curve (AUCs) of
100 129.5 ± 47.1 and ~~122.0 \pm 42.6~~ 129.0 ± 32.3 μ g-h/mL, respectively. Relative to fasting
101 conditions, the extent of absorption of ritonavir from the capsule formulation was 15% higher
102 when administered with a meal (771 KCal; 46% fat, 18% protein, and 37% carbohydrate).

103 Nearly all of the plasma radioactivity after a single oral 600 mg dose of ¹⁴C-ritonavir oral
104 solution (n=5) was attributed to unchanged ritonavir. Five ritonavir metabolites have been
105 identified in human urine and feces. The isopropylthiazole oxidation metabolite (M-2) is the
106 major metabolite and has antiviral activity similar to that of parent drug; however, the
107 concentrations of this metabolite in plasma are low. Studies utilizing human liver microsomes
108 have demonstrated that cytochrome P450 3A (CYP3A) is the major isoform involved in
109 ritonavir metabolism, although CYP2D6 also contributes to the formation of M-2.

110 In a study of five subjects receiving a 600 mg dose of ¹⁴C-ritonavir oral solution, $11.3 \pm$
111 2.8% of the dose was excreted into the urine, with $3.5 \pm 1.8\%$ of the dose excreted as
112 unchanged parent drug. In that study, $86.4 \pm 2.9\%$ of the dose was excreted in the feces with
113 $33.8 \pm 10.8\%$ of the dose excreted as unchanged parent drug. Upon multiple dosing, ritonavir
114 accumulation is less than predicted from a single dose possibly due to a time and dose-related
115 increase in clearance.

116

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Table 1
Ritonavir Pharmacokinetic Characteristics

Parameter	n	Values (Mean ± SD)
C _{max} SS [†]	10	11.2 ± 3.6 µg/mL
C _{trough} SS [†]	10	3.7 ± 2.6 µg/mL
V _d /F [‡]	91	0.41 ± 0.25 L/kg
t _{1/2}		3 - 5 h
CL/F [†]	10	8.8 ± 3.2 L/h
CL/F [‡]	91	4.6 ± 1.6 L/h
CL _r	62	≤ 0.1 L/h
RBC/Plasma Ratio		0.14
Percent Bound*		98 to 99%

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[†] SS = steady state; patients taking ritonavir 600 mg q12h.

[‡] Single ritonavir 600 mg dose.

* Primarily bound to human serum albumin and alpha-1 acid glycoprotein over the ritonavir concentration range of ≥ 0.01 to 30 µg/mL.

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Special Populations:

Gender, Race and Age: No age-related pharmacokinetic differences have been observed in adult patients (18 to 63 years). Ritonavir pharmacokinetics have not been studied in older patients. A study of ritonavir pharmacokinetics in healthy males and females showed no statistically significant differences in the pharmacokinetics of ritonavir. Pharmacokinetic differences due to race have not been identified.

141

Renal Insufficiency: Ritonavir pharmacokinetics have not been studied in patients with renal insufficiency, however since renal clearance is negligible, a decrease in total body clearance is not expected in patients with renal insufficiency.

145

Hepatic Insufficiency: Ritonavir pharmacokinetics have not been studied in subjects with hepatic insufficiency (see PRECAUTIONS).

148

Drug-Drug Interactions: Table 2 summarizes the effects on AUC and C_{max} with 95% confidence intervals (95 CI), of co-administration of ritonavir with a variety of drugs. For information about clinical recommendations see PRECAUTIONS-Drug Interactions.

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152

153 **Table 2**
154 **Effects on AUC and C_{max} of Co-administration of Ritonavir With Other Drugs**

155 Effect on Ritonavir					
156 Drug	Ritonavir Dosage	n	AUC % (95 CI)	C _{max} % (95 CI)	
157 Clarithromycin 500 mg q12h 4 days	200 mg q8h 4 days	22	↑ 12% (2, 23%)	↑ 15% (2, 28%)	
158 Didanosine 200 mg q12h 4 days	600 mg q12h 4 days	12	↔	↔	
159 Fluconazole 400 mg day 1, 200 mg daily 4 days	200 mg q6h 4 days	8	↑ 12% (3, 20%)	↑ 15% (7, 22%)	
161 Fluoxetine 30 mg q12h 8 days	600 mg single dose	16	↑ 19% (7, 34%)	↔	
162 Rifampin 600 mg or 300 mg daily 10 days ²	500 mg q12h 20 days	7,9 ^a	↓ 35% (7, 55%)	↓ 25% (-5, 46%)	
164 Zidovudine 200 mg q8h 4 days	300 mg q6h 4 days	10	↔	↔	
165 Effect on Co-Administered Drug					
166 Drug	Ritonavir Dosage	n	AUC % (95 CI)	C _{max} % (95 CI)	
167 Clarithromycin 500 mg q12h 4 days	200 mg q8h 4 days	22	↑ 77% (56, 103%)	↑ 31% (15, 51%)	
168 14-OH clarithromycin metabolite			↓ 100%	↓ 99%	
169 Desipramine 100 mg single dose	500 mg q12h 12 days	14	↑ 145% (103, 211%)	↑ 22% (12, 35%)	
170 2-OH desipramine metabolite			↓ 15% (3, 26%)	↓ 67% (62, 72%)	
171 Didanosine 200 mg q12h 4 days	600 mg q12h 4 days	12	↓ 13% (0, 23%)	↓ 16% (5, 26%)	
172 Ethinyl estradiol 50 µg single dose	500 mg q12h 16 days	23	↓ 40% (31, 49%)	↓ 32% (24, 39%)	
173 Rifabutin 150 mg daily 16 days	500 mg q12h 10 days	5,11 ^a	↑ 4-fold (2.8, 6.1X)	↑ 2.5-fold (1.9, 3.4X)	
174 25-O-desacetyl rifabutin metabolite			↑ 35-fold (25, 78X)	↑ 16-fold (14, 20X)	
175 Sulfamethoxazole 800 mg single dose ¹	500 mg q12h 12 days	15	↓ 20% (16, 23%)	↔	
176 Theophylline 3 mg/kg q8h 15 days	500 mg q12h 10 days	13,11 ^a	↓ 43% (42, 45%)	↓ 32% (29, 34%)	
177 Trimethoprim 160 mg single dose ¹	500 mg q12h 12 days	15	↑ 20% (3, 43%)	↔	
178 Zidovudine 200 mg q8h 4 days	300 mg q6h 4 days	9	↓ 25% (15, 34%)	↓ 27% (4, 45%)	

179

180 ¹ Sulfamethoxazole and trimethoprim taken as single combination tablet.181 ² Preliminary Data.

182 ↑ Indicates increase.

183 ↓ Indicates decrease.

184 ↔ Indicates no change.

185 ^a Parallel group design; entries are subjects receiving combination and control regimens, respectively.

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188 **INDICATIONS AND USAGE**

189 NORVIR is indicated alone or in combination with nucleoside analogues or as monotherapy
190 for the treatment of HIV-infection when therapy is warranted. ~~based on clinical and/or~~

191 ~~immunological status. This~~ For patients with advanced HIV disease, this indication is based
192 on the results from a study ~~in patients with advanced HIV disease~~ that showed a reduction in
193 both mortality and AIDS-defining clinical events for patients who received NORVIR. Median
194 duration of follow-up in this study was 6 months. The clinical benefit from NORVIR therapy
195 for longer periods of treatment is unknown.

196 ~~For patients with less advanced disease, this indication is based on changes in surrogate~~
197 ~~markers in studies evaluating patients who received NORVIR alone or in combination with~~
198 ~~other antiretroviral agents (see Description of Clinical Studies).~~

199
200 **Description of Clinical Studies**

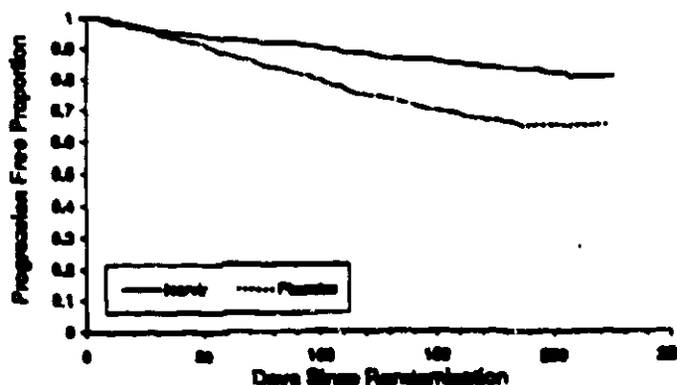
201 The activity of NORVIR as monotherapy or in combination with nucleoside analogues has
202 been evaluated in 1446 patients enrolled in two double-blind, randomized trials. NORVIR
203 therapy in combination with zidovudine and zalcitabine was also evaluated in an open-label,
204 non-comparative study of 32 patients. The clinical studies reported here were all conducted
205 using zidovudine oral solution.

206
207 **Advanced Patients with Prior Antiretroviral Therapy**

208 Study 247 was a randomized, double-blind trial conducted in HIV-infected patients with at
209 least nine months of prior antiretroviral therapy and baseline CD₄ cell counts ≤ 100 cells/ μ L.
210 NORVIR 600 mg b.i.d. or placebo was added to each patient's baseline antiretroviral therapy
211 regimen, which could have consisted of up to two approved antiretroviral agents. The study
212 accrued 1090 patients, with mean baseline CD₄ cell count at study entry of 32 cells/ μ L.
213 Median duration of follow-up was 6 months.

214 The six month cumulative incidence of clinical disease progression or death was 17% for
215 patients randomized to NORVIR compared to 34% for patients randomized to placebo. This
216 difference in rates was statistically significant (see Figure 1).

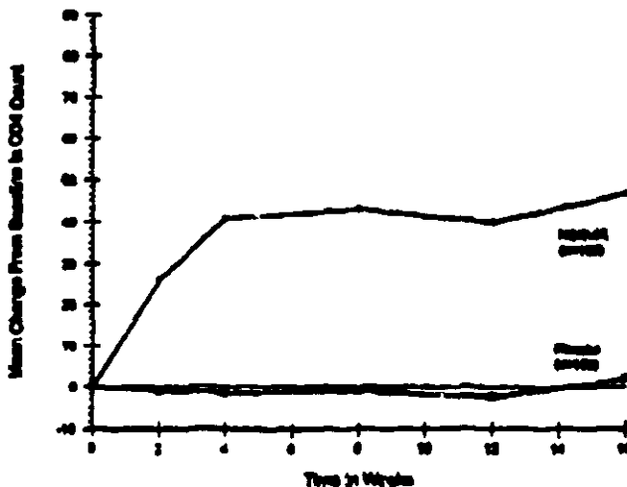
217
218 **Figure 1**
219 **Time to Disease Progression or Death in Study 247**



236 The six-month cumulative mortality was 5.8% for patients randomized to NORVIR and
237 10.1% for patients randomized to placebo. This difference in rates was statistically
238 significant.

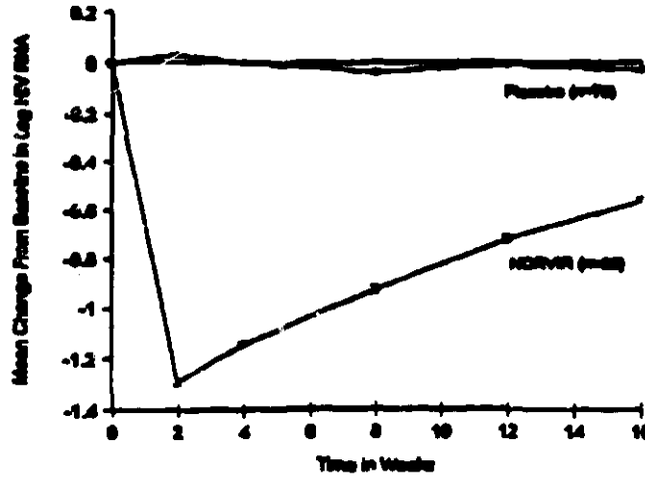
239 In addition, analyses of mean CD₄ cell count changes from baseline over the first 16
240 weeks of study for the first 211 patients enrolled (mean baseline CD₄ cell count =
241 29 cells/ μ L) showed that NORVIR was associated with larger increases in CD₄ cell counts
242 than was placebo (see Figure 2).

243
244 **Figure 2**
245 **Mean CD₄ Count Changes (cells/ μ L) From Baseline In Study 247**
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263 Figure 3 summarizes the mean changes from baseline in log HIV RNA levels for Study 247.
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Figure 3
Mean Change From Baseline in Log HIV RNA Levels¹ in Study 247



1 The clinical significance of changes in HIV RNA measurements has not been established.

Patients Without Prior Antiretroviral Therapy

In ongoing Study 245, 356 antiretroviral-naive HIV-infected patients (mean baseline CD₄ = 364 cells/ μ L) were randomized to receive either NORVIR 600 mg b.i.d., zidovudine 200 mg t.i.d., or a combination of these drugs. In analyses of average CD₄ cell count changes from baseline over the first 16 weeks of study, both NORVIR monotherapy and combination therapy produced greater mean increases in CD₄ cell count than did zidovudine monotherapy (see Figure 4). The CD₄ cell count increases for NORVIR monotherapy were larger than the increases for combination therapy.

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Figure 4
Mean CD₄ Count Changes (cells/ μ L) From Baseline In Study 245

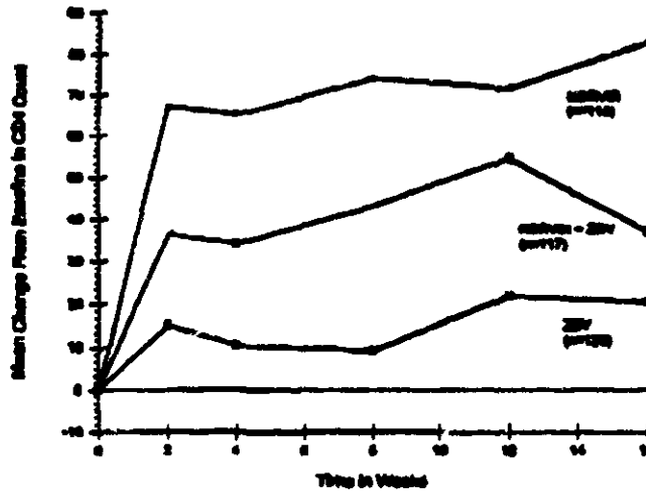
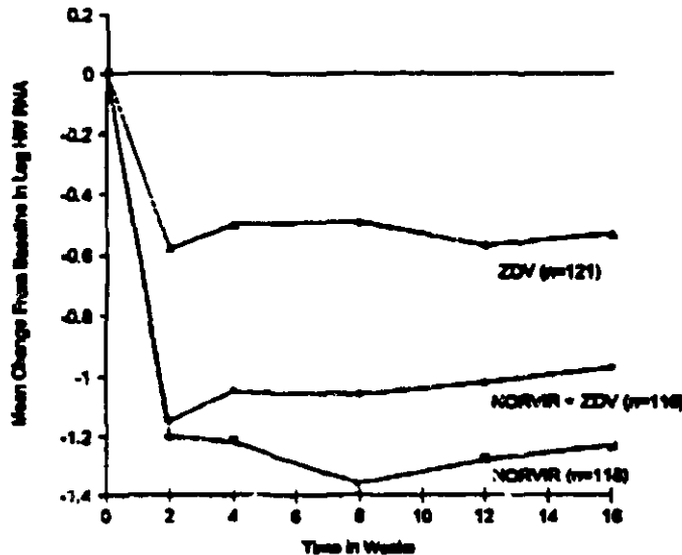


Figure 3 summarizes the mean changes from baseline in log HIV RNA levels for Study 245.

Figure 5
Mean Change From Baseline in Log HIV RNA Levels in Study 245



349 **Combination Therapy with NORVIR, Zidovudine, and Zalcitabine in Antiretroviral-**
350 **Naive Patients**

351 In Study 208, an open-label uncontrolled trial, 32 antiretroviral-naive HIV-infected patients
352 initially received NORVIR 600 mg b.i.d. monotherapy. Zidovudine 200 mg t.i.d. and
353 zalcitabine 0.75 mg t.i.d. were added after 14 days of NORVIR monotherapy. Results of
354 combination therapy for the first 20 weeks of this study show median increases in CD₄ cell
355 counts from baseline levels of 83 to 106 cells/ μ L over the treatment period. Mean decreases
356 from baseline in HIV RNA particle levels ranged from 1.69 to 1.92 logs.

357
358 **CONTRAINDICATIONS**

359 NORVIR is contraindicated in patients with known hypersensitivity to ritonavir or any of its
360 ingredients.

361 Ritonavir is expected to produce large increases in the plasma concentrations of the
362 following drugs: amiodarone, astemizole, bepridil, bupropion, cisapride, clozapine, encainide,
363 flecainide, moperidine, piroxicam, propafenone, propoxyphene, quinidine, rifabutin, and
364 terfenadine. These agents have recognized risks of arrhythmias, hematologic abnormalities,
365 seizures, or other potentially serious adverse effects. These drugs should not be
366 co-administered with ritonavir. Ritonavir co-administration is likely to produce large
367 increases in these highly metabolized sedatives and hypnotics: alprazolam, clorazepate,
368 diazepam, estazolam, flurazepam, midazolam, triazolam, and zolpidem. Due to the potential
369 for extreme sedation and respiratory depression from these agents, they should not be
370 co-administered with ritonavir.

371
372 **PRECAUTIONS**

373 **General**

374 Ritonavir is principally metabolized by the liver. Therefore, caution should be exercised
375 when administering this drug to patients with impaired hepatic function.

376
377 **Resistance/Cross-resistance**

378 The potential for HIV cross-resistance between protease inhibitors has not been fully
379 explored. Therefore, it is unknown what effect ritonavir therapy will have on the activity of
380 subsequent protease inhibitors (see **MICROBIOLOGY**).

381
382 **Information For Patients**

383 Patients should be informed that NORVIR is not a cure for HIV infection and that they may
384 continue to acquire illnesses associated with advanced HIV infection, including opportunistic
385 infections.

386 Patients should be told that the long-term effects of NORVIR are unknown at this time.
387 They should be informed that NORVIR therapy has not been shown to reduce the risk of
388 transmitting HIV to others through sexual contact or blood contamination.

389 Patients should be advised to take NORVIR with food, if possible.

390 Patients should be informed to take NORVIR every day as prescribed. Patients should not
391 alter the dose or discontinue NORVIR without consulting their doctor. If a dose is missed,
392 patients should take the next dose as soon as possible. However, if a dose is skipped, the
393 patient should not double the next dose.

394 Since NORVIR interacts with some drugs when taken together, patients should be advised
395 to report to their doctor the use of any other medications, including prescription and
396 nonprescription drugs.

397
398 **Laboratory Tests**

399 Ritonavir has been associated with alterations in triglycerides, SGOT, SGPT, GGT, CPK, and
400 uric acid. Appropriate laboratory testing should be performed prior to initiating NORVIR
401 therapy and at periodic intervals or if any clinical signs or symptoms occur during therapy.
402 For comprehensive information concerning laboratory test alterations associated with
403 nucleoside analogues, physicians should refer to the complete product information for each of
404 these drugs.

405
406 **Drug Interactions**

407 Agents which increase CYP3A activity (e.g., phenobarbital, carbamazepine, dexamethasone,
408 phenytoin, rifampin, and rifabutin) would be expected to increase the clearance of ritonavir
409 resulting in decreased ritonavir plasma concentrations. Tobacco use is associated with an
410 18% decrease in the AUC of ritonavir.

411 Ritonavir can produce large increases in plasma concentrations of certain highly
412 metabolized drugs. Ritonavir has a high affinity for several cytochrome P450 (CYP) isoforms
413 with the following rank order: CYP3A > CYP2D6 > CYP2C9, CYP2C19 >> CYP2A6,
414 CYP1A2, CYP2E1. There are some indications and some evidence that ritonavir may increase
415 the activity of glucuronosyl transferases; thus, loss of therapeutic effects from directly
416 glucuronidated agents during ritonavir therapy may signify the need for dosage alteration of
417 these agents. A systematic review of over 200 medications prescribed to HIV-infected
418 patients was performed to identify potential drug interactions with ritonavir. Table 3
419 summarizes some commonly prescribed drugs, separated by the type of metabolism and
420 expected magnitude of interaction when co-administered with ritonavir. It is advised that
421 concomitant use of any of these agents with ritonavir should be accompanied by therapeutic
422 drug concentration monitoring and/or increased monitoring of therapeutic and adverse effects,
423 especially for agents with narrow therapeutic margins (e.g., oral anticoagulants,
424 immunosuppressants). Large dosage reductions (>50% reduction) may be required for those
425 agents extensively metabolized by CYP3A.

426 The following list provides information based on studies of the co-administration of
427 ritonavir on the pharmacokinetic or pharmacodynamic properties of several commonly
428 prescribed medications.

429 **Clarithromycin:** The mean increase in the AUC of clarithromycin in the presence of ritonavir
430 was 77%. Clarithromycin may be administered without dosage adjustment to patients with
431 normal renal function. However, for patients with renal impairment the following dosage
432 adjustments should be considered. For patients with CL_{CR} 30 to 60 mL/min the dose of
433 clarithromycin should be reduced by 50%. For patients with CL_{CR} < 30 mL/min the dose of
434 clarithromycin should be decreased by 75%.

435 **Desipramine:** Co-administration of ritonavir resulted in a 145% mean increase in the AUC of
436 desipramine. Dosage reduction of desipramine should be considered in patients taking the
437 combination.

438

439 **Disulfiram/Metronidazole:** Ritonavir formulations contain alcohol, which can produce
 440 reactions when co-administered with disulfiram or other drugs that produce disulfiram-like
 441 reactions (e.g., metronidazole).
 442 **Oral Contraceptives:** The mean AUC of ethinyl estradiol, a component in oral contraceptives,
 443 was reduced 40% during concomitant dosing with ritonavir 500 mg q12h; dosage increase or
 444 alternate contraceptive measures should be considered.
 445 **Saquinavir:** Ritonavir extensively inhibits the metabolism of saquinavir resulting in greatly
 446 increased saquinavir plasma concentrations. The safety of this combination has not been
 447 established.
 448 **Theophylline:** The average AUC of theophylline was reduced by 43% when co-administered
 449 with ritonavir. Increased dosage of theophylline may be required.
 450
 451
 452

Table 3
Potential Effects on Drugs Co-administered With Ritonavir
Potential for Drug-Interactions With Ritonavir

456 Drug Category	Representative Drugs by Potential Interaction Category				
456	Large ↑ AUC ^a (CYP3A)	Moderate ↑ AUC ^a (CYP2D6)	Moderate ↑ or ↓ AUC ^a (CYP2C9/19)	Possible ↑ AUC ^a (unknown CYP)	Possible ↓ AUC ^a (glucuronidation)
458 Analgesics, narcotic	Alfentanil Fentanyl	Hydrocodone Oxycodone Tramadol		Meperidine	Codaine Hydromorphone Morphine
458 Analgesics, 459 nonsteroidal			Diclofenac Ibuprofen Indometacin	Nabumetone Sulindac	Ketoprofen Ketorolac Naproxen
460 Antiarrhythmics	Disopyramide Lidocaine	Mexiletine		Tocainide Digoxin	
461 Antibiotic, 462 macrolide	Erythromycin				
463 Anticoagulant	R-warfarin		S-warfarin		
464 Anticonvulsants	Carbamazepine Clonazepam Ethosuximide		Phenytoin	Phenobarbital	Divalproex Lamotrigine
465 Antihistamine	Loratadine				
466 Antidepressants, 467 tricyclic		Amitriptyline Clomipramine Desipramine Imipramine Maprotiline Nortriptyline		Doxepin	
468 Antidepressants, 469 other	Nefazodone Sertraline Trazodone	Fluoxetine Paroxetine Venlafaxine		Fluvoxamine	
470 Antidiarrheal					Diphenoxylate

47Antiemetics	Dronabinol Ondansetron		Propriperazine Promethazine	Motilepromide
47Antifungal agents			Itraconazole Ketoconazole Miconazole	
47Antihypertensives		Losartan	Doxazosin Furosemid Tamsulosin	
47Antimycobacterial	Rifampin			
47Antiparasitics	Quinine	Prasugil	Albendazole Chloroquine Metronidazole Primaquine Pyrimethamine	Atracurium
47Antitumor agents		Lasoprazole Omeprazole	Cimetidine	
47Blockers		Metoprolol Pindolol Propranolol Timolol	Acetazolamid Betaxolol Pembutolol	
47Calcium channel 47Blockers	Amlodipin Diltiazem Felodipin Isradipin Nicardipin Nifedipin Nimodipin Nisoldipin Verapamil			
48Oncar 48Chemotherapeutic 48Agents	Etoposid Pachitaxel Tamoxifen Vinblastin Vincristin		Cyclophosphamid Doxorubicin Doxorubicin	
48Corticosteroids	Dexamethason Prednisolon			
48Hemorrhologic 48Agent			Pentoxifyllin	
48HIV protease 48Inhibitors	Saquinavir			
48Hypoglycemics		Glitazid Glyburid Tolbutamid		
48Hypolipidemics	Lovastatin Pravastatin		Flevoztatin Goflobruzil Simvastatin	Clofibrat

492 **Immunosuppressants** Cyclosporine
Tacrolimus

493 **Neuroleptics** Chlorpromazine
Haloperidol
Perphenazine
Risperidone
Thioridazine

494 **Sedative/hypnotics** Lorazepam
Oxazepam
Propofol
Temazepam

495 **Stimulants** Methamphetamine Methylphenidate

494
495 **L** Lame = > 3X; Moderate = 1.5-3X
496 **A** AUC = area under the plasma concentration-time curve. A measure of drug exposure.
497

498 **Carcinogenesis and Mutagenesis**

499 Long-term carcinogenicity studies of ritonavir in animal systems have not been completed.
500 However, ritonavir was not mutagenic or clastogenic in a battery of *in vitro* and *in vivo*
501 assays including bacterial reverse mutation (Ames) using *S. typhimurium* and *E. coli*, mouse
502 lymphoma, mouse micronucleus, and chromosome aberrations in human lymphocytes.
503

504 **Pregnancy, Fertility, and Reproduction**

505 **Pregnancy Category B:** Ritonavir produced no effects on fertility in rats at drug exposures
506 approximately 40% (male) and 60% (female) of that achieved with the proposed therapeutic
507 dose. Higher dosages were not feasible due to hepatic toxicity.

508 No treatment-related malformations were observed when ritonavir was administered to
509 pregnant rats or rabbits. Developmental toxicity observed in rats (early resorptions,
510 decreased fetal body weight and ossification delays and developmental variations) occurred
511 at a maternally toxic dosage at an exposure equivalent to approximately 30% of that
512 achieved with the proposed therapeutic dose. A slight increase in the incidence of
513 cryptorchidism was also noted in rats at an exposure approximately 22% of that achieved
514 with the proposed therapeutic dose.

515 Developmental toxicity observed in rabbits (resorptions, decreased litter size and
516 decreased fetal weights) also occurred at a maternally toxic dosage equivalent to 1.8 times
517 the proposed therapeutic dose based on a body surface area conversion factor.

518 There are, however, no adequate and well-controlled studies in pregnant women.
519 Because animal reproduction studies are not always predictive of human response, this drug
520 should be used during pregnancy only if clearly needed.
521

522 **Nursing Mothers:** It is not known whether this drug is excreted in human milk. Because
523 many drugs are excreted in human milk, caution should be exercised when ritonavir is
524 administered to a nursing woman. However, the U.S. Public Health Service Centers for
525 Disease Control and Prevention advises HIV-infected women not to breast-feed to avoid
526 post-natal transmission of HIV to a child who may not be infected.
527

528 **Pediatric Use**
529 The safety and effectiveness of zidovudine in children below the age of 12 have not been
530 established.
531

532 ADVERSE REACTIONS

533 The safety of NORVIR alone and in combination with nucleoside analogues was studied in
534 1140 patients. Table 4 lists treatment-emergent adverse events (at least possibly related and
535 of at least moderate intensity) that occurred in 2% or greater of patients receiving NORVIR
536 alone or in combination with nucleosides in Study 245 or Study 247. At the time of this
537 safety assessment, the median duration of treatment in Study 245 and Study 247 was 3.7 and
538 2.4 months, respectively. However, safety data was collected on patients for greater than 6
539 months of treatment. The most frequently reported clinical adverse events, other than
540 asthenia, among patients receiving NORVIR were gastrointestinal and neurological
541 disturbances including nausea, diarrhea, vomiting, anorexia, abdominal pain, taste perversion,
542 and circumoral and peripheral paresthesias. Similar adverse event profiles were reported in
543 patients receiving zidovudine in other trials.
544

545 **Table 4**
546 **Percentage of Patients with Treatment-Emergent Adverse Events of Moderate or Severe**
547 **Intensity Occurring in \geq 2% of Patients Receiving NORVIR**

548	Adverse Events	Study 245 Naive Patients			Study 247 Advanced Patients	
		NORVIR + ZDV n = 116	NORVIR n = 117	ZDV n = 119	NORVIR n=541	Placebo n=547
549	Body as a Whole					
550	Abdominal Pain	4.3	3.4	4.2	7.0	3.1
551	Asthenia	27.6	9.4	10.1	14.2	5.3
552	Fever	1.7	0.9	1.7	4.4	2.2
553	Headache	7.8	5.1	7.6	6.3	4.0
554	Malaise	4.3	1.7	3.4	0.7	0.2
555	Cardiovascular					
556	Vasodilation	2.6	1.7	0.8	1.3	0.0
557	Digestive					
558	Anorexia	7.8	0.9	3.4	6.1	2.0
559	Constipation	2.6	0.0	0.8	0.0	0.4
560	Diarrhea	21.6	12.8	0.0	18.3	6.1
561	Dyspepsia	1.7	0.0	1.7	4.8	0.7
562	Flatulence	2.6	0.9	0.8	0.9	0.6
563	Local Throat Irritation	1.7	1.7	0.8	2.6	0.2
564	Nausea	46.6	23.1	24.4	26.2	5.7
565	Vomiting	22.4	12.8	12.6	15.2	2.6

568	Metabolic and Nutritional					
569	Creatine Phosphokinase Increased	1.7	3.4	3.4	0.9	0.2
570	Hyperlipidemia	1.7	1.7	0.0	4.1	0.0
571	Musculoskeletal					
572	Myalgia	1.7	1.7	0.8	2.2	0.9
573	Nervous					
574	Circumoral Paresthesia	5.2	2.5	0.0	5.9	0.2
575	Dizziness	5.2	2.6	1.7	3.3	1.1
576	Insomnia	3.4	2.6	0.8	1.3	0.6
577	Paresthesia	5.2	2.6	0.0	2.0	0.2
578	Peripheral Paresthesia	0.0	6.0	0.0	5.0	0.7
579	Somnolence	2.6	2.6	0.0	2.0	0.2
580	Thinking Abnormal	2.6	0.0	0.8	0.7	0.2
581	Respiratory					
582	Pharyngitis	0.9	2.6	0.0	0.4	0.4
583	Skin and Appendages					
584	Rash	0.9	0.0	0.8	2.6	0.9
585	Sweating	3.4	2.6	1.7	1.3	0.6
586	Special Senses					
587	Taste Perversion	15.5	10.3	7.6	5.4	1.7

¹ Includes those adverse events at least possibly related to study drug or of unknown relationship and excludes concurrent HIV conditions.

590

591 Adverse events occurring in less than 2% of patients receiving NORVIR in all phase
592 II/phase III studies and considered at least possibly related or of unknown relationship to
593 treatment and of at least moderate intensity are listed below by body system.

594 *Body as a Whole:* Abdomen enlarged, accidental injury, allergic reaction, back pain,
595 cachexia, chest pain, chills, facial edema, facial pain, flu syndrome, hormones level altered,
596 hypothermia, kidney pain, neck pain, neck rigidity, pain (unspecified), substernal chest pain,
597 and photosensitivity reaction.

598 *Cardiovascular System:* Hemorrhage, hypotension, migraine, palpitation, peripheral
599 vascular disorder, postural hypotension, syncope, and tachycardia.

600 *Digestive System:* Abnormal stools, bloody diarrhea, cheilitis, cholangitis, colitis, dry
601 mouth, dysphagia, eructation, esophagitis, gastritis, gastroenteritis, gastrointestinal disorder,
602 gastrointestinal hemorrhage, gingivitis, hepatitis, hepatomegaly, ileitis, liver damage, liver
603 function tests abnormal, mouth ulcer, oral moniliasis, pancreatitis, periodontal abscess, rectal
604 disorder, tenesmus, and thirst.

605 *Endocrine System:* Diabetes mellitus.

606 *Hemic and Lymphatic System:* Anemia, ecchymosis, leukopenia, lymphadenopathy,
607 lymphocytosis, and thrombocytopenia.

608 *Metabolic and Nutritional Disorders:* Avitaminosis, dehydration, edema, glycosuria,
609 gout, hypercholesterolemia, peripheral edema, and weight loss.

610 *Musculoskeletal System:* Arthralgia, arthrosis, joint disorder, muscle cramps, muscle
611 weakness, myositis, and twitching.

612 *Nervous System:* Abnormal dreams, abnormal gait, agitation, amnesia, anxiety, aphasia,
613 ataxia, confusion, convulsion, depression, diplopia, emotional lability, euphoria, grand mal
614 convulsion, hallucinations, hyperesthesia, incoordination, libido decreased, nervousness,
615 neuralgia, neuropathy, paralysis, peripheral neuropathy, peripheral sensory neuropathy,
616 personality disorder, tremor, urinary retention, and vertigo.

617 *Respiratory System:* Asthma, dyspnea, epistaxis, hiccup, hypoventilation, increased
618 cough, interstitial pneumonia, lung disorder, and rhinitis.

619 *Skin and Appendages:* Acne, contact dermatitis, dry skin, eczema, folliculitis,
620 maculopapular rash, molluscum contagiosum, pruritus, psoriasis, seborrhea, urticaria, and
621 vesiculobullous rash.

622 *Special Senses:* Abnormal electro-oculogram, abnormal electroretinogram, abnormal
623 vision, amblyopia/blurred vision, blepharitis, ear pain, eye pain, hearing impairment,
624 increased cerumen, iritis, parosmia, photophobia, taste loss, tinnitus, uveitis, and visual field
625 defect.

626 *Urogenital System:* Dysuria, hematuria, impotence, kidney calculus, kidney failure,
627 nocturia, penis disorder, polyuria, pyelonephritis, urethritis, and urinary frequency.

629 Laboratory Abnormalities

630 Table 5 shows the percentage of patients who developed marked laboratory abnormalities.

632 **Table 5**
633 **Percentage of Patients, by Study and Treatment Group, with Marked Chemistry and**
634 **Hematology Laboratory Value Abnormalities**

Variable	Limit	Study 245 Naïve Patients			Study 247 Advanced Patients	
		NORVIR + ZDV	NORVIR	ZDV	NORVIR	Placebo
CHEMISTRY	HIGH					
Glucose	(>250 mg/dL)	2.0	-	0.9	0.4	1.1
Uric Acid	(>12 mg/dL)	-	-	-	3.6	0.2
Creatinine	(>3.6 mg/dL)	-	-	-	0.2	0.2
Potassium	(>6.0 mEq/L)	-	-	-	0.4	0.2
Chloride	(>122 mEq/L)	-	0.9	-	-	-
Total Bilirubin	(>3.6 mg/dL)	-	-	-	1.2	0.2
Alkaline Phosphatase	(>550 IU/L)	-	0.9	-	1.4	1.7
SGOT (AST)	(>180 IU/L)	2.9	6.5	1.7	3.8	4.3
SOPT (ALT)	(>215 IU/L)	3.9	5.6	2.6	6.1	2.6
GGT	(>300 IU/L)	2.0	2.8	0.9	14.7	6.7
LDH	(>1170 IU/L)	-	-	-	1.0	0.2
Triglycerides	(>1500 mg/dL)	1.0	2.8	-	10.1	0.2
Triglycerides Fasting	(>1500 mg/dL)	2.1	1.4	-	7.9	0.4
CPK	(>1000 IU/L)	7.0	7.5	7.1	8.6	4.5
Amylase	(>2 X ULN)	-	0.9	-	0.2	-

654	CHEMISTRY	LOW					
655	Albumin	(<2.0 g/dL)	-	-	-	0.2	0.6
656	Sodium	(<123 mEq/L)	-	-	-	0.2	-
657	Potassium	(<3.0 mEq/L)	-	0.9	-	2.0	1.1
658	Chloride	(<94 mEq/L)	-	0.9	-	-	0.4
659	Magnesium	(<1.0 mEq/L)	-	-	-	0.4	0.4
660	Calcium	(<6.9 mEq/L)	-	-	-	1.2	0.9
661	HEMATOLOGY	LOW					
662	Hemoglobin	(<8.0 g/dL)	-	-	-	2.8	2.4
663	Hematocrit	(<30%)	2.0	-	-	11.7	16.0
664	RBC	(<3.0 x 10 ¹² /L)	1.0	-	1.7	14.9	19.7
665	WBC	(<2.5 X 10 ⁹ /L)	-	-	3.5	25.1	51.4
666	Platelet Count	(<20 X 10 ⁹ /L)	-	-	-	0.4	0.6
667	Neutrophils	(<60.5 X 10 ⁹ /L)	-	-	-	4.0	6.9
668	HEMATOLOGY	HIGH					
669	WBC	(>25 X 10 ⁹ /L)	-	-	-	1.6	0.7
670	Neutrophils	(>20 X 10 ⁹ /L)	-	-	-	1.8	0.9
671	Eosinophils	(>1.0 X 10 ⁹ /L)	-	1.9	0.9	1.8	2.6
672	Prothrombin Time	(>1.5 X ULN ¹)	1.0	-	-	1.0	1.5

673 ¹ ULN = upper limit of the normal range.

674 - Indicates no events reported.

675

676 OVERDOSAGE

677 Acute Overdosage

678 *Human Overdose Experience:* Human experience of acute overdose with NORVIR is
679 limited. One patient in clinical trials took NORVIR 1500 mg/day for two days. The patient
680 reported paresthesias which resolved after the dose was decreased.

681 The approximate lethal dose was found to be greater than 20 times the related human
682 dose in rats and 10 times the related human dose in mice.

683

684 Management of Overdosage

685 Treatment of overdose with NORVIR consists of general supportive measures including
686 monitoring of vital signs and observation of the clinical status of the patient. There is no
687 specific antidotes for overdose with NORVIR. If indicated, elimination of unabsorbed drug
688 should be achieved by emesis or gastric lavage; usual precautions should be observed to
689 maintain the airway. Administration of activated charcoal may also be used to aid in
690 removal of unabsorbed drug. Since zidovudine is extensively metabolized by the liver and is
691 highly protein bound, dialysis is unlikely to be beneficial in significant removal of the drug.
692 A Certified Poison Control Center should be consulted for up-to-date information on the
693 management of overdose with NORVIR.

694

695 DOSAGE AND ADMINISTRATION

696 NORVIR is administered orally. Although the effect of food on the pharmacokinetics of
697 zidovudine is limited, it is preferable recommended that it NORVIR be taken with meals if

698 possible. Patients may improve the taste of NORVIR oral solution by mixing with
699 chocolate milk, Ensure[®], or Advera[®] within one hour of dosing. The effects of antacids on
700 the absorption of ritonavir have not been studied.

701 The recommended dosage of ritonavir is 600 mg twice daily by mouth. Some patients
702 experience nausea upon initiation of 600 mg b.i.d. dosing; dose escalation may provide some
703 relief: 300 mg b.i.d. for 1 day, 400 mg b.i.d. for 2 days, 500 mg b.i.d. for 1 day, and then
704 600 mg b.i.d. thereafter. In addition, patients initiating combination regimens with NORVIR
705 and nucleosides may improve gastrointestinal tolerance by initiating NORVIR alone and
706 subsequently adding nucleosides before completing two weeks of NORVIR monotherapy.
707

708 **HOW SUPPLIED**

709 NORVIR (ritonavir capsules) are white capsules imprinted with the corporate logo ,
710 100 mg, and the Abbo-Code PL. NORVIR is available as 100 mg capsules in the following
711 package sizes:

712
713 Packages of 4 bottles of 84 capsules each
714 (NDC 0074-9492-84).

715 Packages of 2 bottles of 84 capsules each
716 (NDC 0074-9492-02).

717 Packages of 4 boxes, 3 boxes of 84 capsules each and 1 box with 68 capsules in unit-dose
718 blisters (NDC 0074-9492-69).

719 Packages of 4 boxes of 84 capsules each in unit-dose blisters .. (NDC 0074-9492-55).
720

721 Recommended storage: Store capsules in the refrigerator between 36-46°F (2-8°C). Protect
722 from light.

723
724 NORVIR (ritonavir oral solution) is an orange-colored liquid, supplied in amber-colored,
725 multi-dose bottles containing 600 mg ritonavir per 7.5 mL marked dosage cup (80 mg/mL)
726 in the following sizes.

727
728 Packages of 5 bottles, 90 mL each (NDC 0074-1940-90).
729 240 mL bottles (NDC 0074-1940-63).

730
731 Recommended storage: Store NORVIR oral solution in the refrigerator between 36-46°F
732 (2-8°C) until it is dispensed.

733
734 Refrigeration of NORVIR oral solution by the patient is recommended, but not required if
735 used within 30 days and stored below 77°F (25°C). Product should be stored in the original
736 container. Avoid exposure to excessive heat. Keep cap tightly closed.
737

738 Revised: NEW
739 TM - Trademark

740
741 Caution -- Federal (U.S.A.) Law prohibits dispensing without prescription.
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ABBOTT  LABORATORIES
NORTH CHICAGO, IL 60064, U.S.A.
PRINTED IN U.S.A.

(Nos. 1940, 9492)
NEW

NORVIR™
(ritonavir capsules)
(ritonavir oral solution)

262v3Mist
3/1/96

The following patents for Ritonavir have been submitted and are pending approval.

Ritonavir and Its Use for Inhibiting HIV Infection:

U.S. Patent Application No. 08/423,387, filed April 25, 1995.

Oral, Liquid Formulation of Ritonavir

U.S. Patent Application No. 08/440,277, filed May 12, 1995

Oral, Encapsulated, Semi-Solid Formulation of Ritonavir

U.S. Patent Application No. 08/402,690, filed March 13, 1995

EXCLUSIVITY SUMMARY FOR NDA # 20-659 and 20-680

SUPPL #000 and 000 respectively

Trade Name/Generic Name: NORVIR (ritonavir oral solution) and
NORVIR (ritonavir capsules)

Applicant Name Abbott Laboratories HFD # 530

Approval Date If Known February, 1996

PART I IS AN EXCLUSIVITY DETERMINATION NEEDED?

1. An exclusivity determination will be made for all original applications, but only for certain supplements. Complete PARTS II and III of this Exclusivity Summary only if you answer "yes" to one or more of the following question about the submission.

a) Is it an original NDA?

YES / X / NO / ___ /

b) Is it an effectiveness supplement?

YES / ___ / NO / X /

If yes, what type? (SE1, SE2, etc.) _____

c) Did it require the review of clinical data other than to support a safety claim or change in labeling related to safety? (If it required review only of bioavailability or bioequivalence data, answer "no.")

YES / X / NO / ___ /

If your answer is "no" because you believe the study is a bioavailability study and, therefore, not eligible for exclusivity, EXPLAIN why it is a bioavailability study, including your reasons for disagreeing with any arguments made by the applicant that the study was not simply a bioavailability study.

If it is a supplement requiring the review of clinical data but it is not an effectiveness supplement, describe the change or claim that is supported by the clinical data:

Did the applicant request exclusivity?

YES / X / NO / ___/

If the answer to (d) is "yes," how many years of exclusivity did the applicant request?

5 years of exclusivity

If YOU HAVE ANSWERED "NO" TO ALL OF THE ABOVE QUESTIONS, GO DIRECTLY TO THE SIGNATURE BLOCKS ON PAGE 8.

2. Has a product with the same active ingredient(s), dosage form, strength, route of administration, and dosing schedule, previously been approved by FDA for the same use?

YES / ___/ NO / ___/

If yes, NDA # _____ Drug Name _____.

IF THE ANSWER TO QUESTION 2 IS "YES," GO DIRECTLY TO THE SIGNATURE BLOCKS ON PAGE 8.

3. Is this drug product or indication a DESI upgrade?

YES / ___/ NO / ___/

IF THE ANSWER TO QUESTION 3 IS "YES," GO DIRECTLY TO THE SIGNATURE BLOCKS ON PAGE 8 (even if a study was required for the upgrade).

PART II FIVE-YEAR EXCLUSIVITY FOR NEW CHEMICAL ENTITIES

(Answer either #1 or #2 as appropriate)

1. Single active ingredient product.

Has FDA previously approved under section 505 of the Act any drug product containing the same active moiety as the drug under consideration? Answer "yes" if the active moiety (including other esterified forms, salts, complexes, chelates or clathrates) has been previously approved, but this particular form of the active moiety, e.g., this particular ester or salt (including salts with hydrogen or coordination bonding) or other non-covalent derivative (such as a complex, chelate, or clathrate) has not been approved. Answer "no" if the compound requires metabolic conversion (other than deesterification of an esterified form of the drug) to produce an already approved active moiety.

YES / ___/ NO / ___/

If "yes," identify the approved drug product(s) containing the active moiety, and, if known, the NDA #(s).

NDA# 20-659	ritonavir oral solution
NDA# 20-680	ritonavir capsules

2. Combination product.

If the product contains more than one active moiety (as defined in Part II, #1), has FDA previously approved an application under section 505 containing any one of the active moieties in the drug product? If, for example, the combination contains one never-before-approved active moiety and one previously approved active moiety, answer "yes." (An active moiety that is marketed under an OTC monograph, but that was never approved under an NDA, is considered not previously approved.)

YES /___/ NO /X /

If "yes," identify the approved drug product(s) containing the active moiety, and, if known, the NDA #(s).

NDA# _____	_____
NDA# _____	_____
NDA# _____	_____

IF THE ANSWER TO QUESTION 1 OR 2 UNDER PART II IS "NO," GO DIRECTLY TO THE SIGNATURE BLOCKS ON PAGE 8. IF "YES" GO TO PART III.

PART III THREE-YEAR EXCLUSIVITY FOR NDA'S AND SUPPLEMENTS

To qualify for three years of exclusivity, an application or supplement must contain "reports of new clinical investigations (other than bioavailability studies) essential to the approval of the application and conducted or sponsored by the applicant." This section should be completed only if the answer to PART II, Question 1 or 2 was "yes."

1. Does the application contain reports of clinical investigations? (The Agency interprets "clinical investigations" to mean investigations conducted on humans other than bioavailability studies.) If the application contains clinical investigations only by virtue of a right of reference to clinical investigations in another application, answer "yes," then skip to question 3(a). If the answer to 3(a) is "yes" for any investigation referred to in another application, do not complete remainder of summary for that investigation.

YES /___/ NO /___/

IF "NO," GO DIRECTLY TO THE SIGNATURE BLOCKS ON PAGE 8.

2. A clinical investigation is "essential to the approval" if the Agency could not have approved the application or supplement without relying on that investigation. Thus, the investigation is not essential to the approval if 1) no clinical investigation is necessary to support the supplement or application in light of previously approved applications (i.e., information other than clinical trials, such as bioavailability data, would be sufficient to provide a basis for approval as an ANDA or 505(b)(2) application because of what is already known about a previously approved product), or 2) there are published reports of studies (other than those conducted or sponsored by the applicant) or other publicly available data that independently would have been sufficient to support approval of the application, without reference to the clinical investigation submitted in the application.

(a) In light of previously approved applications, is a clinical investigation (either conducted by the applicant or available from some other source, including the published literature) necessary to support approval of the application or supplement?

YES /___/ NO /___/

If "no," state the basis for your conclusion that a clinical trial is not necessary for approval AND GO DIRECTLY TO SIGNATURE BLOCK ON PAGE 8:

(b) Did the applicant submit a list of published studies relevant to the safety and effectiveness of this drug product and a statement that the publicly available data would not independently support approval of the application?

YES /___/ NO /___/

(1) If the answer to 2(b) is "yes," do you personally know of any reason to disagree with the applicant's conclusion? If not applicable, answer NO.

YES /___/ NO /___/

If yes, explain: _____

(2) If the answer to 2(b) is "no," are you aware of published studies not conducted or sponsored by the applicant or other publicly available data that could independently demonstrate the safety and effectiveness of this drug product?

YES /___/ NO /___/

If yes, explain: _____

(c) If the answers to (b)(1) and (b)(2) were both "no," identify the clinical investigations submitted in the application that are essential to the approval:

Studies comparing two products with the same ingredient(s) are considered to be bioavailability studies for the purpose of this section.

3. In addition to being essential, investigations must be "new" to support exclusivity. The agency interprets "new clinical investigation" to mean an investigation that 1) has not been relied on by the agency to demonstrate the effectiveness of a previously approved drug for any indication and 2) does not duplicate the results of another investigation that was relied on by the agency to demonstrate the effectiveness of a previously approved drug product, i.e., does not redemonstrate something the agency considers to have been demonstrated in an already approved application.

4. To be eligible for exclusivity, a new investigation that is essential to approval must also have been conducted or sponsored by the applicant. An investigation was "conducted or sponsored by" the applicant if, before or during the conduct of the investigation, 1) the applicant was the sponsor of the IND named in the form FDA 1571 filed with the Agency, or 2) the applicant (or its predecessor in interest) provided substantial support for the study. Ordinarily, substantial support will mean providing 50 percent or more of the cost of the study.

a) For each investigation identified in response to question 3(c): if the investigation was carried out under an IND, was the applicant identified on the FDA 1571 as the sponsor?

Investigation #1	:	
IND # _____	YES /___/	NO /___/ Explain: _____
	!	_____
	!	
Investigation #2	:	
IND # _____	YES /___/	NO /___/ Explain: _____
	!	_____

(b) For each investigation not carried out under an IND or for which the applicant was not identified as the sponsor, did the applicant certify that it or the applicant's predecessor in interest provided substantial support for the study?

Investigation #1	:	
YES /___/ Explain _____	!	NO /___/ Explain _____
_____	!	_____
_____	!	_____
Investigation #2	:	
YES /___/ Explain _____	!	NO /___/ Explain _____
_____	!	_____
_____	!	_____

(c) Notwithstanding an answer of "yes" to (a) or (b), are there other reasons to believe that the applicant should not be credited with having "conducted or sponsored" the study? (Purchased studies may not be used as the basis for exclusivity. However, if all rights to the drug are purchased (not just studies on the drug), the applicant may be considered to have sponsored or conducted the studies sponsored or conducted by its predecessor in interest.)

YES /___/ NO /___/

If yes, explain: _____

Signature
Title: _____

Date

Signature of Office/
Division Director

Date

cc: Original NDA

Division File

HFD-85 Mary Ann Holovac

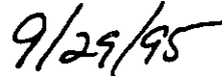
DEBARMENT STATEMENT

In compliance with the Generic Drug Enforcement Act of 1992, Section 306(k)(1) of the act (21 USC 335a(k)(1)), we, Abbott Laboratories, certify the following with respect to this new drug application:

The applicant did not and will not use in any capacity the services of any person debarred under subsections (a) or (b) (sections 306(a) or (b) of the Federal Food, Drug, and Cosmetic Act), in connection with this application for approval of a drug product.



Jeanne M. Fox
Jeanne M. Fox
Director, PPD Regulatory Affairs
Pharmaceutical Products Division
Abbott Laboratories
Abbott Park, Illinois



9/29/95
Date

PEDIATRIC PAGE

(Complete for all original applications and all efficacy supplements)

NDA/PLA # 20-659/20-680 Supplement # 000/000 Circle one: SE1 SE2 SE3 SE4 SE5 SE6
HFD 530 Trade (generic) name/dosage form: AbdVir (ritonavir) oral solution and capsules Action: AP AE NA
Applicant Abbott Laboratories Therapeutic Class Antiviral

Indication(s) previously approved N/A
Pediatric labeling of approved indication(s) is adequate inadequate

Indication in this application AbdVir is indicated alone or in combination with nucleoside analogues for the treatment of HIV infection when therapy is warranted based on clinical and/or immunological status
(For supplements, answer the following questions in relation to the proposed indication.)

1. PEDIATRIC LABELING IS ADEQUATE. Appropriate information has been submitted in this or previous applications and has been adequately summarized in the labeling to permit satisfactory labeling for all pediatric subgroups. Further information is not required.
2. PEDIATRIC STUDIES ARE NEEDED. There is potential for use in children, and further information is required to permit adequate labeling for this use.
- a. A new dosing formulation is needed, and applicant has agreed to provide the appropriate formulation.
- b. The applicant has committed to doing such studies as will be required.
- (1) Studies are ongoing,
 (2) Protocols were submitted and approved.
 (3) Protocols were submitted and are under review.
 (4) if no protocol has been submitted, explain the status of discussions on the back of this form.
- c. If the sponsor is not willing to do pediatric studies, attach copies of FDA's written request that such studies be done and of the sponsor's written response to that request.
3. PEDIATRIC STUDIES ARE NOT NEEDED. The drug/biologic product has little potential for use in children. Explain, on the back of this form, why pediatric studies are not needed.
4. EXPLAIN. If none of the above apply, explain, as necessary, on the back of this form.

EXPLAIN, AS NECESSARY, ANY OF THE FOREGOING ITEMS ON THE BACK OF THIS FORM.

Kimberly A. Shuble, R. Ph. Regulatory Management Office
Signature of Preparer and Title (PM, CSO, MO, other) _____ Date _____

cc: Orig NDA/PLA # 20-659/20-680
HFD-530 JDiv File
NDA/PLA Action Package
HFD-510/GTroendle (plus, for CDER APs and AEs, copy of action letter and labeling)

NOTE: A new Pediatric Page must be completed at the time of each action even though one was prepared at the time of the last action.

DIVISION OF ANTIVIRAL DRUG PRODUCTS
Review of Chemistry, Manufacturing and Controls

NDA #: 20-680

CHEMISTRY REVIEW #: 1

DATE REVIEWED: 27-Feb-96

<u>SUBMISSION TYPE</u>	<u>DOCUMENT DATE</u>	<u>CDER DATE</u>	<u>ASSIGNED DATE</u>
Original	20-Dec-95	21-Dec-95	26-Dec-95
Amendment (BL)	23-Jan-96	24-Jan-96	26-Jan-96
Amendment (BL)	8-Feb-96	9-Feb-96	22-Feb-96
Amendment (BC)	15-Feb-96	16-Feb-96	27-Feb-96
Amendment (BC)	19-Feb-96	20-Feb-96	27-Feb-96
Amendment (BC)	19-Feb-96	NA	NA

NAME / ADDRESS OF APPLICANT: Abbott Laboratories
 Dept 491, Bldg. AP6B-1
 100 Abbott Park Rd.
 Abbott Park, IL 60064-3500

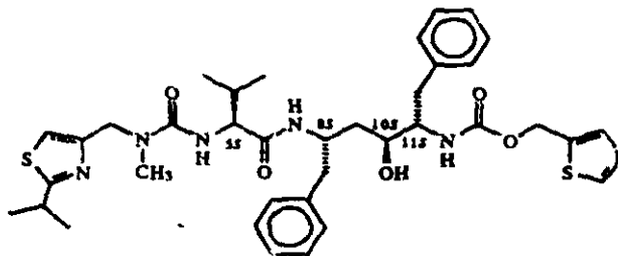
DRUG PRODUCT NAME

Proprietary: NORVIR™
 Nonproprietary: Ritonavir
 Code Name/#: ABT-538 or A-84538.0

PHARMACOLOGICAL CATEGORY: Antiviral
INDICATION: Anti-HIV
DOSAGE FORM/STRENGTH: Capsule 100 mg bottles of 84
 blister packages of 84 or 68
ROUTE OF ADMINISTRATION: Oral

CHEMICAL NAME / STRUCTURAL FORMULA:

10-Hydroxy-2-methyl-5-(1-methylethyl)-1-[2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-oic acid, 5-thiazolylmethyl ester, [5S-(5R*, 8R*, 10R*, 11R*)]-



Registry Number [155213-67-5]

C₃₇H₄₈N₆O₅S₂ Formula Weight: 720.95

SUPPORTING DOCUMENTS:

RELATED DOCUMENTS:

Record of CMC questions which were raised during 5-Jan-96 meeting with Applicant.
Facsimile of 7-Feb-96 (Response to CMC questions on methods validation samples)
Facsimile of 11-Jan-96 (Request for DMF # / LOA and clarification regarding stability)
Desk copy dated 15-Feb-96 (Stability update on capsules)
Desk copy dated 19-Feb-96 (Additional stability data on capsules)
Facsimile of 20-Feb-96 (CMC comments on carton/container labels)
Facsimile of 21-Feb-96 (CMC questions regarding process controls and limits for capsules)
Facsimile of 23-Feb-96 (Response to CMC questions on limits, batch sizes and imprinting)
Facsimile of 24-Feb-96 (CMC comments regarding limits and expiry for the capsules)
Facsimile of 26-Feb-96 (Response to proposed limits and expiry for capsules)
26-Feb-96 Teleconference (Negotiation of limits and expiry)
Facsimile of 27-Feb-96 (Applicant's comments on the interim dissolution method)
Facsimile of 27-Feb-96 (Final agreement on limits and expiry for capsules)
Facsimile of 29-Feb-96 (Applicant's justification for dissolution method paddle speed)
Chemistry Reviews of IND
Chemistry Review of NDA 20-659 (ritonavir oral solution, 80 mg/mL and drug substance)

CONSULT REVIEWS:

Trade name reviews by CDER Labeling and Nomenclature Committee.
Environmental Assessment reviewed by HFD-005.
Product specific inspection of the manufacturing site.
Evaluation of stability data, impurity limits and expiry period using statistical methodology by Daphne Lin, Ph.D., Office of Biometrics.
Data search on 3-Jan-95, by Kyung Kim, Div. Drug Information Resources, for current use of polyglycolized triglycerides (Gelucire 50/13[®]) and caprylic/capric triglycerides (Miglyol 812[®]) in human drugs.
Search of Federal Register for withdrawals or additional actions on polyglycolized triglycerides subsequent to the food additive petition on 19-Dec-91 by Parexel International Corp. for use in vitamin formulations. Carried out by David E. Graham, FDA Medical Library.
Analyses of the animal toxicology data on

by James Farrelly, HFD-530.

REMARKS / COMMENTS:

Ritonavir is an inhibitor ($K_i = 0.02\text{nM}$) of the HIV-encoded aspartyl protease that is required for the cleavage of the *gag-pol* polyprotein into its constituent proteins. Ritonavir is a highly modified substrate analog which inhibits replication of HIV-1 clinical isolates with EC_{50} values in the range of 4-40 nM. In plasma ritonavir is highly protein bound (99%), with moderate distribution into erythrocytes (14% relative to plasma) and low levels in cerebrospinal fluid. In clinical trials, doses of 600 mg BID have resulted in elevation of CD4 counts (+80 cells at 16 weeks), reduction of plasma levels of viral RNA ($\geq 0.8 \log_{10}$ at 16 weeks) and early evidence of clinical benefit.

DRUG SUBSTANCE: *Satisfactory*

All specifications and controls on the drug substance are identical to those reported in NDA 20-659 for ritonavir oral solution, and are incorporated by reference.

DRUG PRODUCT: Satisfactory

The capsule dosage form (formulation "L") contains a solution of 100 mg of ritonavir in a

The capsule is manufactured by formation of the solution portion which is mixed with the

Two packaging options are described: an opaque HDPE 5-oz bottle of 84 capsules, and a unit dose blister pack with 84 capsules per box. The proposed regulatory specifications are attached, and are supported by release data on

An expiry period of 12 months is requested, for storage at 2°-8°C.

The proposed attributes, including appearance, identity, dissolution and microbial limit tests, are adequate to ensure the quality and purity of the capsule dosage form. We recommended that two additional degradants be included as specified impurities, that the limit on total impurities be lowered, and that a specification for other synthetic impurities be included. These modifications of the regulatory limits were based on release data from 10 production-like lots plus 5-6 months of stability data on 3 lots. The dissolution specification was negotiated between the Applicant and representatives of the Chemistry and Biopharmaceutics review teams. An interim specification was established, with the Applicant to collect additional data on the time-dependence of dissolution, and the effect of paddle speed. The revised limits, as agreed upon with the Applicant (facsimile of 27-Feb-96), are acceptable. Both the Applicant and the Agency agreed to re-evaluate the limits on impurities when more data become available.

Batch analyses are provided on 10 production-like lots of capsules manufactured on the commercial equipment. The initial commercial scale will be capsules, with a maximum scale capsules.

Two packaging configurations are described, bottles of 84 capsules, and unit-dose blister packages. The bottles are 5 oz white HDPE with a polypropylene child-resistant closure, without pledggetting or desiccant, containing 84 capsules. The bottles are provided in boxes of

Chemistry Review of NDA 20-680

2 and 4, which contain 2-week and 1-month supplies, respectively. The blister packages are packaged in cartons of 68 (for the initial week of therapy) and cartons of 84 for all subsequent weeks. These cartons in turn are grouped into two different 1 month supply packs: a to DMFs are provided for all packaging components.

The primary stability data was updated three times (2-Feb, 15-Feb and 19-Feb-96). For the bottled capsules it now consist of 6 months (2 lot using drug substance), 5 months (1 lot using drug substance) and 1-4 month data on 7 lots of banded and unbanded capsules which cover all 4 drug substance manufacturers. The capsules will currently be stored only at 5°C, and accelerated stability data was collected at 25°C/60%RH (up to 6 months) and 30°C/60%RH (1 month). All primary data are for commercial scale batches, manufactured on production equipment. The supportive data include 12 months at 5°C for three 3000-capsule lots, packaged in 3 oz HDPE bottles. The rates and modes of decomposition are equivalent between primary and supportive lots. An expiry period of 9 months was initially recommended by the Agency. This was extended to 12 months upon submission of additional data (facsimile and teleconference of 26-Feb-96) which demonstrated that significant changes would not be encountered at an accelerated temperature of 20°C (15°C above the storage temperature).

The stability data for the blister presentation is much more limited. As of 19-Feb-96, 3 month data are available on 3 production-like lots (covering 3 of the drug substance suppliers). Although the behavior on stability closely paralleled the bottled capsules, the limited primary data, and the absence of supportive data, led the Agency to propose a 6-month expiry period. This was acceptable to the Applicant (teleconference of 26-Feb-96).

ENVIRONMENTAL ASSESSMENT: *Satisfactory*

No pre-submitted EA data were available for this dosage form. The EA review was initiated on 27-Dec-95, and completed (with a FONSI) on 8-Feb-96.

METHODS VALIDATION: *Pending*

The analytical methodology is adequately described including the relevant validation. The Methods Validation package was submitted to the Chicago District and to the Division of Drug Analysis. As of 28-Feb-96, validation of the analytical methodology is not yet complete.

LABELING: *Satisfactory*

The original proprietary names, Proteact, Proteact-PI and Proteact-PA, were judged by both the CDER Labeling and Nomenclature Committee (L&NC) and the Division to be a source of potential prescription error. The Applicant's second choice, Norvir, was judged to be acceptable by both the L&NC and the Division. We recommended three possible choices for capsule nomenclature, as part of our request for modification of the oral solution product name (facsimile of 20-Feb-96). The Applicant choose "Norvir (ritonavir capsules)". The container, carton and pack labels (BL 9-Feb-96), and the package insert (as amended on 26-Feb-96) are acceptable.

ESTABLISHMENT INSPECTION: *Satisfactory*

The EER covering the capsule manufacturing site at Abbott Park, IL was submitted on 2-Jan-96. The pre-approval inspection was carried out between 8-Jan-96 and 26-Jan-96. The inspector recommended approval, and confirmation of acceptable PAI status was received verbally and via facsimile from Mark Lynch of CDER Office of Compliance on 28-Feb-96.

CONCLUSIONS & RECOMMENDATIONS:

The NDA submission and accompanying amendments provide adequate information on the chemistry, manufacturing and controls for Norvir (ritonavir capsules). The Environmental Impact Assessment is complete, and the manufacturing facilities have acceptable cGMP status. The NDA, as amended, is therefore recommended for approval from the chemistry perspective.

Stephen P. Miller 2/29/96

Stephen P. Miller, Ph.D.
Review Chemist

Concurrence:

HFD-530/DFreeman *DF 3/4/96*
HFD-530/CChen *CC 2/29/96*

cc:

Orig. NDA 20-680
Orig. NDA 20-659
HFD-530/Div. File
HFD-830/Div. File
HFD-830/ESheinin

HFD-530/DFeigal
HFD-530/CChen
HFD-530/SMiller
HFD-530/JMurray
HFD-530/Micro

HFD-530/Pharm
HFD-102/KStruble
HFD-530/KKumi

File: N 20-680\000CNR01.80i

ENVIRONMENTAL ASSESSMENT
AND
FINDING OF NO SIGNIFICANT IMPACT
FOR

Ritonavir

Capsules

NDA 20-680

FOOD AND DRUG ADMINISTRATION
CENTER FOR DRUG EVALUATION AND RESEARCH
DIVISION OF ANTIVIRAL DRUG PRODUCTS
(HFD-530)

FINDING OF NO SIGNIFICANT IMPACT

NDA 20-680

Ritonavir

Capsules

The National Environmental Policy Act of 1969 (NEPA) requires all Federal agencies to assess the environmental impact of their actions. FDA is required under NEPA to consider the environmental impact of approving certain drug product applications as an integral part of its regulatory process.

The Food and Drug Administration, Center for Drug Evaluation and Research has carefully considered the potential environmental impact of this action and has concluded that this action will not have a significant effect on the quality of the human environment and that an environmental impact statement therefore will not be prepared.

In support of their new drug application for **Ritonavir Capsules**, **Abbott Laboratories** has conducted a number of environmental studies and prepared an environmental assessment in accordance with 21 CFR 25.31a(a) (attached) which evaluates the potential environmental impacts of the manufacture, use and disposal of the product.

Ritonavir is a synthetic drug which is administered orally in the treatment of Acquired Immunodeficiency Syndrome (AIDS) and AIDS-Related Complex (ARC). The drug substance will be manufactured at 4 different facilities identified in the environmental assessment. The drug product will be manufactured by Abbott Laboratories, North Chicago, IL. The finished drug product will be used in hospitals, clinics and by patients in their homes.

Ritonavir may enter the environment from excretion by patients, from disposal of pharmaceutical waste or from emissions from manufacturing sites.

Chemical and physical test results indicate that the drug entering the environment will exist predominantly in the aquatic environment. Ritonavir is expected to be eliminated from the environment by photodegradation and biodegradation. As ritonavir may persist in the environment for some time, the toxicity of the substance to organisms was characterized. Studies were conducted to assess the acute toxicity to water fleas (*Daphnia magna*), bluegill fish (*Lepomis macrochirus*), *Hyalella azteca* and the inhibitory effect on microbial growth. These studies indicate that there are no expected adverse environmental effects at the expected environmental concentrations.

Disposal may result from production waste such as out of specification lots, returned goods and user disposal of empty or partly used product and packaging. Pharmaceutical waste will be disposed of by the manufacturer at a licensed landfill or incineration facility. At U.S. hospitals and clinics, empty or partially empty packages will be disposed according to hospital/clinic procedures. From home use, empty or partially empty containers will typically be disposed of by a community's solid waste management system which may include landfills, incineration and recycling, while minimal quantities of unused drug may be disposed of in the sewer system.

Precautions taken at the sites of manufacture of the bulk product and its final formulation are expected to minimize occupational exposures and environmental release.

The Center for Drug Evaluation and Research has concluded that the product can be manufactured, used and disposed of without any expected adverse environmental effects. Adverse effects are not anticipated upon endangered or threatened species or upon property listed in or eligible for listing in the National Register of Historic Places.

2/8/96

DATE

Nancy B. Sager

PREPARED BY

Nancy B. Sager

Acting Supervisor

Environmental Assessment Team

Center for Drug Evaluation and Research

2/8/96

DATE

Roger L. Williams

CONCURRED

Roger L. Williams, M.D.

Deputy Center Director for Pharmaceutical Science

Center for Drug Evaluation and Research

Attachment: Environmental Assessment

NDA SUBSECTION 3.6
ENVIRONMENTAL ASSESSMENT

Ritonavir Capsules

Abbott Laboratories
One Hundred Abbott Park Road
Abbott Park, Illinois 60064

The National Environmental Policy Act requires Environmental Assessments (EAs) to be public documents. Subsections 3.6.1 through 3.6.15 (i.e., Items 1 through 15 of this EA) and accompanying Appendix A and Appendix B (from Subsection 3.6.15) are suitable for public disclosure. These nonconfidential subsections and appendices are complete with the exception of proprietary information. The proprietary information, which is contained in Appendices C and D could be beneficial to competitors and therefore, must remain confidential. The text of the public document (Subsections 3.6.1 through 3.6.15 and Appendices A and B) is based on the text of Appendix C. Appendix C is intended for review as the confidential version of EA Items 1 through 15. Appendix A contains one page summaries of the environmental fate and effects study reports. Appendix D, which is a confidential appendix, contains the full study reports on environmental fate and effects.

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3.6.1 **DATE**

December 15, 1995

3.6.2 **NAME OF APPLICANT**

Abbott Laboratories

3.6.3 **ADDRESS**

One Hundred Abbott Park
Abbott Park, Illinois 60064

3.6.4 **DESCRIPTION OF THE PROPOSED ACTION**

3.6.4.1 **REQUESTED APPROVAL**

Approval of NDA 20-680 is sought for the manufacturing of ritonavir (also referred to in the Environmental Assessment report and its attachments as ABT-538) bulk drug substance, and the manufacture, packaging, distribution and use of the product designated in the Environmental Assessment (EA) as Ritonavir Capsules, 100 mg, a semi-solid capsule for oral administration. Abbott Laboratories filed an NDA pursuant to Section 505(b) of the Food, Drug, and Cosmetic Act for Ritonavir Capsules packaged in white, high density polyethylene (HDPE) bottles and vinyl/polyethylene/Aclar/paper/foil blister packages. This EA has been prepared and submitted in accordance with 21 CFR § 25.31a(a). All Items (1 through 15) that are presented in this document are also discussed in the confidential Appendices C and D.

3.6.4.2 **NEED FOR ACTION**

Ritonavir is an inhibitor of the protease of HIV-1. HIV protease is a constitutive enzyme of HIV virus that processes viral proteins essential for the maturation of infectious virions. Thus, HIV protease plays a vital role in the viral life cycle and may represent a key target for intervention in the development of novel therapeutic agents for AIDS (Acquired Immunodeficiency Syndrome).

Once approved, Ritonavir Capsules will be used in the treatment of HIV infection in patients with AIDS and AIDS related complex.

3.6.4.3 LOCATIONS OF MANUFACTURE

Four major locations are involved in the manufacture of ritonavir (Figure 3.6.4-1). Abbott, North Chicago will be the major supplier of the bulk drug, ritonavir. The facilities listed below will manufacture the bulk drug using the same chemical synthesis. Approval is sought to manufacture the bulk drug substance at the following four locations:

1. Abbott Laboratories, 1401 Sheridan Road, North Chicago, Illinois 60064.

The bulk drug from the overseas locations will be shipped to Abbott, North Chicago. Both the bulk drug from overseas and that manufactured at Abbott, North Chicago will be used to make the drug product, Ritonavir Capsules. Approval is also sought to manufacture, package, and distribute the drug product at Abbott Laboratories, 100 Abbott Park Road, Abbott Park, Illinois 60064. All packaging operations are carried out at the Abbott Laboratories, Abbott Park location.

Information on environmental settings of the facilities is described in Section 3.6.4.5. Information concerning introduction of substances into the environment for all the four sites is provided in Section 3.6.6.

3.6.4.4 LOCATIONS OF USE AND DISPOSAL

As medication prescribed to alleviate the symptoms of AIDS and AIDS related complex, the drug products in which ritonavir is present will be ingested by patients throughout the United States. The drug substance and its metabolites are excreted by patients which will enter municipal treatment systems through domestic sewage.

Off specification lots of bulk drug substance from Abbott's North Chicago facility or any unused drug product that is returned to Abbott (beyond expiration date) will be sent to one of a number of alternative contractors for incineration which are: Aptus, Inc., Argonite, Utah 84029 and Coffeyville, Kansas 67337; Continental Cement, Hannibal, MO; Rhone Poulenc Basic Chem. Co., Hammond, IN and Baton Rouge, LA; Rineco, Benton, AR; Safety Kleen, Smithfield, KY; and Safety Kleen Envirosystems, Dolton, IL. The USEPA permit numbers and complete addresses are provided in Appendix C. There are no expiration dates on the licenses for these solids incineration facilities.

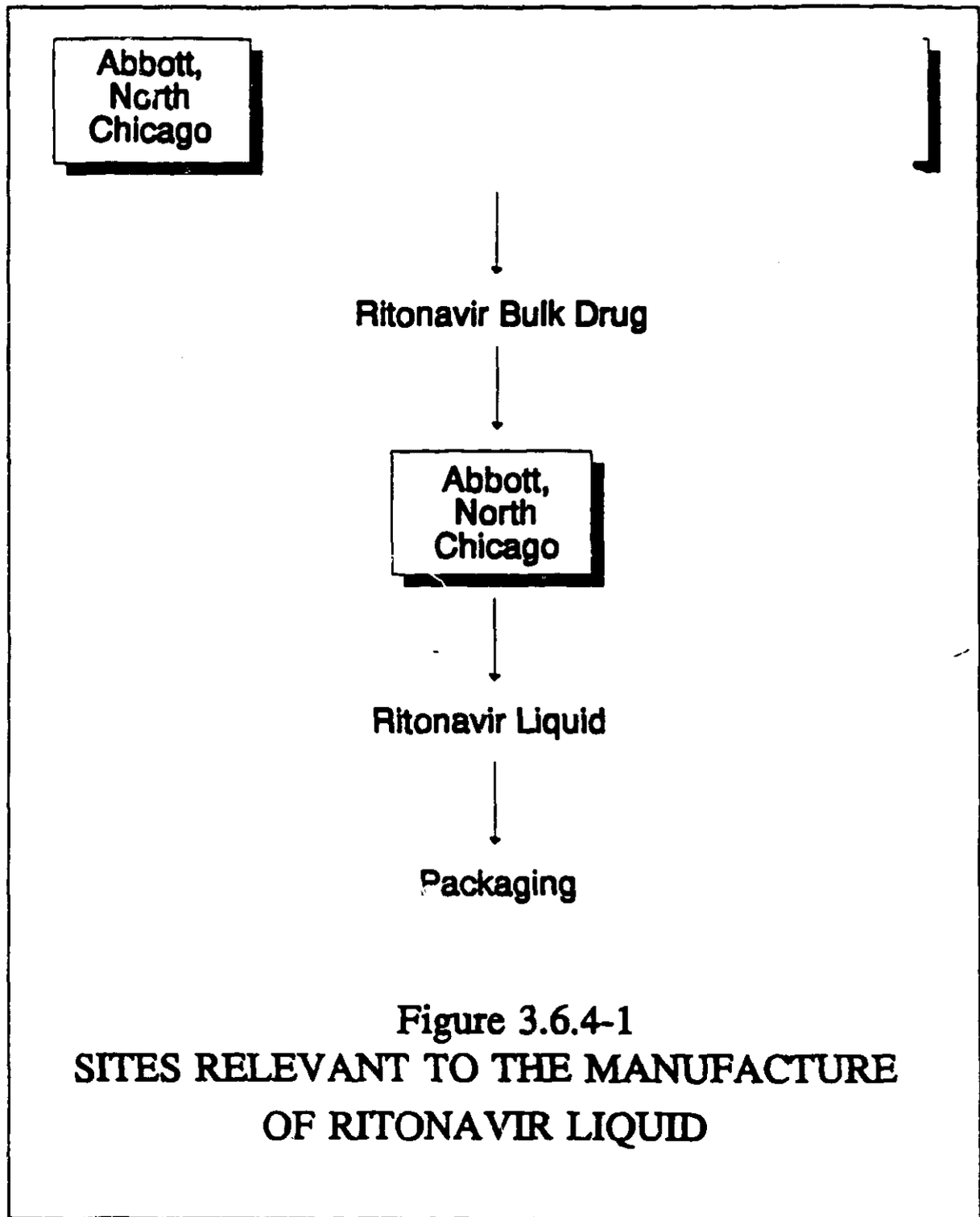
3.6.4.5 ENVIRONMENTAL SETTING OF FACILITIES

3.6.4.5.1 Abbott Laboratories, North Chicago/Abbott Park

The properties of the Abbott Laboratories are located within Lake County, Illinois. The North Chicago property lies 600 to 1000 feet west of Lake Michigan at an elevation ten to fifteen feet above the average 580 foot mean sea level elevation of the lake. The Abbott Park property is located approximately five miles to the west. There are no other significant geographic features, such as mountains, lakes (aside from Lake Michigan) or rivers in proximity to the manufacturing site. The area is topographically flat and slopes very gently to the east, toward Lake Michigan. Drainage is dominantly to the east-southeast, again toward the lake. The climate of northeastern Illinois is characterized by warm summers (74 to 94°F) and cold winters (20 to 32°F). The average annual rainfall is 32 inches; wind directions are highly variable.

Most industries and residences near the Abbott facilities are served by the City of North Chicago municipal water supply. The source of the municipal water supply is Lake Michigan. The Abbott Park facility currently uses municipal water and groundwater from onsite wells. Wastewater is sewered to the treatment facility of the North Shore Sanitary District. Land use (zoning) near the North Chicago facility is primarily residential and industrial. The portion of Lake County in which it is located is part of the Chicago metropolitan area.

The physiographic features and near surface deposits of northeastern Illinois are the result of the late Pleistocene Wisconsinian glaciation, the most recent of four episodes of continental glaciation. Glacial deposits of the Lake Country area consist of lake sediments (clay, silt and sand) of the Equality Formation, and clayey to silty glacial till of the Lake Border Morainic System. From 50 to 200 feet of Pleistocene glacial sediments unconformably overlie Silurian dolomite in this area. The Paleozoic stratigraphic section in this area from top to bottom includes Silurian dolomite, Ordovician shale, dolomite, and sandstone, and Cambrian sandstone. The Paleozoic section unconformably overlies Precambrian crystalline rocks.



Three dominant aquifer systems, the Basal Bedrock, Midwest Bedrock, and Upper Bedrock, underlie northeastern Illinois. Principal water producing zones include sandstone of the Eau Claire and Mount Simon Formations for the Basal Bedrock system, the Ironton-Galesville and Glenwood-St. Peter (Ansell aquifer) sandstones for the Midwest Bedrock System, and the Silurian Dolomite aquifer for the Upper Bedrock system. Locally, Pleistocene deposits may yield large quantities of water (greater than 1000 gpm); however, development of this aquifer is limited. Municipal and industrial water wells in the Chicago region tap the deeper aquifer systems.

resin.

3.6.5 IDENTIFICATION OF SUBSTANCES THAT ARE THE SUBJECT OF THE PROPOSED ACTION

The drug substance will be manufactured at various sites worldwide. The drug product is a capsule formulation manufactured from the drug substance at the Abbott Park facility. The molecular structure of ritonavir is shown in Figure 3.6.5-1.

3.6.5.1 NOMENCLATURE

3.6.5.1.1 Chemical Name

10-Hydroxy-2-methyl-5-(1-methylethyl)-1-[2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-oic acid, 5-thiazolylmethyl ester, [5S-(5R*,8R*, 10R*, 11R*)]-

3.6.5.1.2 United States Adopted Name (USAN)

Ritonavir

3.6.5.1.3 CAS Registry Number

155213-67-5

3.6.5.1.4 Laboratory Codes

ABT-538, Abbott-84533.0, A-84538

3.6.5.1.5 Molecular Formula and Weight

$C_{37}H_{48}N_6O_5S_2$; 720.95

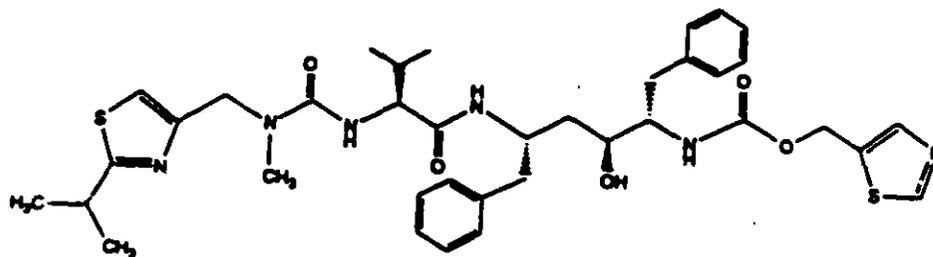


Figure 3.6.5-1
Structure of Ritonavir

3.6.5.2 PHYSICAL DESCRIPTION

In appearance, the bulk drug, ritonavir is a white to light tan powder with no detectable odor. Its chemical and physical properties are listed in Table 3.6.5-1. Most of the data, including information concerning water solubility, dissociation constants, and log octanol-water partition coefficient, in this table are taken from chemical and physical properties of ritonavir (NDA 20-659, Subsection 3.3). The sediment-water distribution coefficients and Henry's Law Constant however, are from Appendix D.

Table 3.6.5-1
Chemical and Physical Properties of Ritonavir

Molecular formula	$C_{37}H_{48}N_6O_3S_2$
Molecular weight	720.95
Solubility in water	<0.001 mg/mL
Henry's Law Constant	Non-Determinable
Log octanol-water partition coeff. (log K_{ow})	log (4.7 x 10 ⁴)
Sediment-water distribution coefficient (K_{oc})	
Bentonite	>10,000
Des Plaines River Sediment	>2,483
Skokie Lagoon Sediment	>10,000
Municipal Sewage Sludge	>250
Lake Bluff Beach Sand	439
Acidic dissociation (proton loss) (pK _a)	2.844 ± 0.169
Electromagnetic absorption	197.5 and 240 nm

C.5.3 IMPURITIES AND ADDITIVES

The impurities that have been identified in bulk lots of ritonavir are discussed in NDA 20-659, Subsection 3.3. All individual impurities are present at a level of less than 0.1 percent. The impurities are not discussed individually in the present EA, because their structural similarity to ritonavir will direct them to a similar environmental fate. The excipients of Ritonavir Capsules are presented in Table 3.6.5-2.

**Table 3.6.5-2
Excipients of Ritonavir Capsules**

Ingredient
Alcohol, Dehydrated, USP, 200 Proof
Acid, Citric, USP, Anhydrous, Powder
Ritonavir
Propylene Glycol, USP
Polyoxyl 35, Castor Oil, NF
Caprylic/Capric Triglyceride
Polysorbate 80, NF
Saturated Polyglycolyzed Glycerides
Nitrogen, NF
Capsule, Gelatin, No. 00

3.6.6 INTRODUCTION OF SUBSTANCES INTO THE ENVIRONMENT

The manufacturing schematic for the synthesis of ritonavir is described in Appendix C. A mass balance for the manufacturing process of ritonavir is provided in Appendix C.

3.6.6.1 SYNTHESIS OF RITONAVIR AT ABBOTT, NORTH CHICAGO

3.6.6.1.1 Substances Emitted During Manufacturing of Bulk Drug

Atmospheric Emissions

The Abbott facility at North Chicago is equipped with air pollution controls, but it must be assumed that some volatile materials from the synthesis (Appendix C) and the wastestreams (Appendix C) are emitted. An examination of these waste streams indicate that the major components that could be emitted to the atmosphere are: ethyl acetate, heptane, ethyl alcohol, isopropyl alcohol, water, methanol, acetone, tetrahydrofuran, toluene, dimethyl acetamide, dimethoxy ethane, isopropyl acetate. Other volatile emissions present in trace quantities are listed in Appendix C. Total emission of volatile organic material (VOM) cannot exceed 43.38 tons per year from the chemical manufacturing area (Appendix C).

Wastestreams

The compositions of resulting wastestreams are tabulated in Appendix C. The aqueous wastestreams will be sewered from manufacturing to Abbott's North Chicago wastewater treatment plant (WTP; wastewater permit No. 95-5A). The effluent from the Abbott, North Chicago WTP goes to the Gurnee Wastewater Treatment Plant of the North Shore Sanitary District (Gurnee, Illinois 60031). The total estimate of ritonavir in aqueous waste that is sewered is estimated to be The wastestreams that are not sewered (Appendix C) will be sent offsite for incineration or reclamation by a waste contractor (Appendix C). Specific organic solvents from the assembly process may be directly reused back in the process. Non-hazardous and special wastes generated from the production of ritonavir will be collected and transported to Pheasant Run Landfill, Bristol, Wisconsin (Illinois Transportation ID #0123, Illinois Generator ID #0971250004).

3.6.6.1.2 Controls Exercised on Residuals and Emissions

Safety precautions for handling the chemicals listed in the material balance are described in Appendix C. The corresponding Material Safety Data Sheets are provided in Appendix B. Air emissions will be controlled as required by the Operating Permits from the Illinois Environmental Protection Agency (Appendix C). In the North Chicago facilities used for the production of ritonavir bulk drug substance, the air emission controls utilized involve the use of condensers, vent condensers, water scrubbers, and dilute caustic scrubbers. Records of emissions are maintained and inspected. Aqueous wastestreams will be sewered while the organic wastestreams will be incinerated or reclaimed. The company names, complete addresses and permit numbers of contractors for offsite waste disposal (both those which can incinerate the waste as fuels and those that can reclaim the wastes) are listed in Appendix C. This listing is not all inclusive and is dynamic in the fact that companies are added and subtracted for various reasons (e.g. service and cost, etc.). The sewered aqueous wastestreams are treated in Abbott's onsite wastewater treatment facility before being discharged to the North Shore Sanitary District. The non-hazardous solid waste is transported to Pheasant Run Landfill, Bristol, Wisconsin (Illinois Transportation #0123, Illinois Generator ID #0971250004).

3.6.6.1.3 Compliance of Proposed Action with Applicable Emission Requirements

Equipment in which ritonavir will be manufactured is properly permitted for air emissions (Appendix C). The permit for release of effluent from Abbott's wastewater treatment plant to the North Shore Sanitary District is also provided in Appendix C. Wastewater from manufacturing must meet the General Pretreatment Standards in 40 CFR Part 403 and the Effluent Guidelines and Standards for Pharmaceutical Manufacturing in 40 CFR Part 439. Landfilling of solid waste by Waste Management of Wisconsin is permitted by the State of Wisconsin, Department of Natural Resources (Permit No. 3062).

Certification of compliance with applicable emission requirements for the manufacture of drug substance at Abbott, North Chicago is provided in Appendix B-3.

3.6.6.1.4 Effect of Proposed Action on Compliance with Current Emission Requirements

Emissions and releases from the manufacture of ritonavir bulk drug substance are not expected to exceed the limitations of current permits. If modifications of current air permits are required, they will be processed with sufficient time to allow production to proceed. The facility permit for release of treated effluent to the North Shore Sanitary District will not be exceeded by the synthesis of ritonavir. Similarly, the generation of solid waste will not affect the permit for landfilling.

includes biological treatment to decrease organic residual content to the required limits of COD and biochemical oxygen demand (BOD). Certification of compliance with applicable emission requirements for the manufacture of drug substance a is provided in Appendix B-3.

3.6.6.5 PREPARATION OF RITONAVIR CAPSULES AT ABBOTT PARK

3.6.6.5.1 Substances Emitted During Manufacturing

Atmospheric Emissions

The only air emissions of regulated pollutants would be particulate and Volatile Organic Materials (VOM's). Since this material is mixed in a closed system, all emissions are minimal. The only time the tank is open is while the ingredients are being charged into the tank. The amount of particulate and VOM emissions are within air permit specifications.

Aqueous Wastes

Wastewater from equipment and room cleaning is directed to the sewer which is discharged [Abbott Wastewater Discharge Control Document (Permit) No. 93-01-A] to the sewer system of the North Shore Sanitary District and from there to Gurnee Wastewater Treatment Plant of the NSSD.

Solid Wastes

The formulation of Ritonavir Capsules consists of a "paste" encapsulated in a gelatin capsule. The capsule is classified as a non-flammable solid. Waste capsules from manufacturing and returned goods will be accumulated and sent offsite for incineration as a special pharmaceutical waste. The "paste" is a mixture of an alcohol/drug solution and a gel material. Any waste alcohol/drug solution will be disposed of as a hazardous waste (flammable liquid) while the gel material will be disposed of as a special pharmaceutical waste. Packaging rejects and protective clothing worn by employees will be collected in drums and rolloff boxes for landfilling. These solid wastes will be transported to Waste Management of Wisconsin, Bristol, Wisconsin (Permit No. 3062, expiration date 9/30/96). Unused packages of Ritonavir Capsules (past the labeled expiration date) will be returned to Abbott Laboratories where they will be accumulated, classified (as appropriate) and sent offsite for incineration as a hazardous waste.

3.6.6.5.2 Controls Exercised on Residuals and Emissions

No volatile organic emissions will be generated during production of the liquid formulation. No emission controls are required for manufacturing of the final formulation. Solid wastes are disposed of at permitted waste facilities.

3.6.6.5.3 Compliance of Proposed Action with Applicable Emission Requirements

Since particulate and VOM emissions are insignificant (IEPA Definition: less than 0.1 lb./hr. and 0.44 tons per year), manufacturing the final product will be in compliance with both USEPA and IEPA requirements.

Only tank residuals and fill line residuals will be sewered. In the event a large amount of alcohol/drug solution is left in the process tanks for disposal, it will be drummed up and disposed of as described earlier. Particulate emissions from the capsule manufacturing facility at Abbott Park is regulated under a permit issued by the Illinois Environmental Protection Agency (Appendix C). Wastewater from manufacturing must meet the General Pretreatment Standards in 40 CFR Part 403 and the Effluent Guidelines and standards for Pharmaceutical Manufacturing in 40 CFR Part 439. The prohibitions and limitations for discharge into the sewer system of the North Shore Sanitary District are listed in Appendix C. Solid wastes will be

landfilled by Waste Management of Wisconsin under Permit No. 3062 from the State of Wisconsin, Department of Natural Resources.

Certification of compliance with applicable emission requirements for the manufacture of drug product at Abbott Park is provided in Appendix B-3.

3.6.6.5.4 Effect of the Proposed Action on Compliance with Current Emission Requirements

Emissions and releases from the manufacture of drug substance or drug product will not exceed the limitations of current permits. Manufacturing of this product will be scheduled to fit within the existing framework of activities for which current emission requirements are applicable.

3.6.6.6 OCCUPATIONAL SAFETY

Chemicals used in manufacture of the drug product are regulated by the Occupational Safety and Health Administration. Employees are trained in the proper operation of equipment in order to minimize potential safety, health and environmental risks. Extensive safety training is mandated, and Material Safety Data Sheets (Appendix B) are available to personnel for chemicals handled in the manufacturing area. Employee training is conducted on the chemical hazards associated with manufacturing.

Specified personal protective equipment (e.g., gloves, safety shoes, eye protection, etc.) and engineering controls designed for the equipment (e.g., exhausts to remove dust) are adequate to protect the employees.

The safe transport of all drug-related materials is ensured by following protocols which include formal qualification of vendors, training of personnel, and rigid specification of containers and materials. Access to drug substances and products is restricted to authorized personnel.

3.6.6.7 AMOUNT OF SUBSTANCES ENTERING THE ENVIRONMENT

Human drugs find their way into the environmental compartments (eg. soil, air, water) through manufacture, use, disposal and accidental spills. The two major sources of environmental exposure of the drug are: 1) the patients who use the drug product; the drug product and/or its metabolites are discharged into the domestic sewer through excreta of the patients; and 2)

release of the drug or its precursors or by-products through wastewater from the manufacturing plants. In either case the municipal sewage in the wastewater treatment plant could be the main recipient of these contaminant sources. The concentrations and releases in the subsections below are estimated without taking into consideration any degradation of the drug or its products at the manufacturing plants or during transport in the municipal sewage to the wastewater treatment plant (WTP), and, therefore, are worst case scenarios. The fate of emitted drug substances in the environment is discussed in Section 3.6.7 and the effects of these substances are discussed in Section 3.6.8, with a summary provided in Table 3.6.7-1. Amount of solid wastes from the manufacture of the drug product are discussed in Appendix C. These subsections also provide information on packaging rejects and protective clothing landfilled or incinerated at both the sites.

3.6.6.7.1 Human Elimination

The drug substance is introduced to sewage systems primarily as the parent ritonavir, as shown from the metabolism studies (NDA 20-659, Subsection 5.3). Metabolism and disposition studies in rat showed that 48% of fecal radioactivity consisted of parent drug followed by 14% of metabolite M2 and 9.9% of metabolite M1. Metabolites M1 and M2 are also present in human microsomal preparations. Because ritonavir constituted the major component in rat feces and because the major metabolites formed (M1 and M2) were structurally similar to ritonavir, releases via human elimination are calculated in this subsection as if ritonavir was the only substance being released.

The estimated concentration, i.e., Maximum Expected Emitted Concentration (MEEC), of ritonavir at a typical wastewater treatment plant (in the fifth year following approval) is 2 ppb. This concentration is, of course, a worst-case estimate, because: 1) the total global production of ritonavir is included instead of the U.S. production alone, 2) it is assumed that the amount of the drug manufactured will all be ingested and eliminated by the U.S. population, 3) metabolism and the removal of the drug in the human body was not taken into consideration and it was assumed that ritonavir is the only substance being excreted by patients into domestic sewage, and 4) it is assumed that the excreted ritonavir would reach the WTP without undergoing any degradation in the domestic sewage from the time of excretion to the time it enters the WTP, even though degradation during that time is possible. The calculation for the estimated concentration is provided in Appendix C.

3.6.6.7.2 Wastewater from Manufacturing

North Chicago

During the synthesis of ritonavir, approximately 23.3 Kg of the ritonavir may be released into Abbott's wastewater treatment plant where effluents are treated and the treated effluents are discharged to the North Shore Sanitary District's (NSSD) Gurnee Wastewater Treatment Plant (WTP). The MEEC of ritonavir at the facility of the North Shore Sanitary District can be calculated as stated below. The Gurnee WTP of the North Shore Sanitary District operates at a flow rate of 19 million gal/day (NSSD, 1992).

$$\frac{\text{Amount released in kg} \times 10^6 \mu\text{g/kg} \times 0.264 \text{ gal/L}}{365 \text{ days/year} \times \text{flow rate}}$$

$$\frac{23.3 \text{ kg} \times 10^6 \mu\text{g/kg} \times 0.264 \text{ gal/L}}{365 \times 19 \times 10^6} = \frac{6151}{6935} = 0.9 \mu\text{g/L}$$

Thus, the calculated concentration of ritonavir by-products at NSSD that could result from releases at North Chicago (under the proposed action) would be 0.9 ppb or 900 ppt. This is a worst-case estimate, because degradation and adsorption to sludge at Abbott's North Chicago on site treatment plant were not considered.

3.6.7 FATE OF EMITTED SUBSTANCES IN THE ENVIRONMENT

Information is presented that is relevant to the environmental transport and fate of ritonavir. Assessment of transport and fate of ritonavir is accomplished by an evaluation of processes affecting transport (between air, water, and soil) and processes affecting chemical and biological degradation. The methodology involved in this evaluation and its application to specific chemicals is discussed in Water-Related Environmental Fate of 129 Priority Pollutants (USEPA, 1979; Howard, et al., 1990).

Ritonavir is a protease inhibitor developed for the treatment of human immunodeficiency virus, the causative organism of Acquired Immune Deficiency Syndrome (AIDS). After the drug product is ingested in the human body, it is absorbed from the intestinal tract and eliminated in urine and feces primarily as ritonavir. The procedures outlined in the Environmental Assessment Technical Assistance Handbook (FDA, 1987) were followed to study the environmental fate of ritonavir.

3.6.7.1 **AIR**

Minimal or no emissions of ritonavir are expected to be released into the atmosphere during manufacture or use of the product by patients. Ritonavir is a white to light tan powder practically insoluble in water. It was stable at 80°C for 13 weeks with 100.1% of ritonavir remaining (Abbott Report R&D/95/216; NDA 20-659, Subsection 3.3.1.5). Ritonavir's relative stability in solid form suggests that volatilization in air is an unlikely phenomenon. Therefore, air emissions in its solid form are unlikely. Dust from the manufacturing of bulk drug (Abbott's North Chicago facility) will be trapped by vent filters that are collected and disposed of by landfilling or incineration. If any bulk drug should escape the dust collection system, it will either precipitate with rain or become photolyzed in the condensing moisture as discussed in Subsection 3.6.7.2.3 or biodegraded as stated in 3.6.7.2.4. The drug product is a capsule formulation and no air emissions are expected during manufacture because of the containment measures that are in place.

All the equipment washes are also contained, collected and disposed of as liquid chemical waste by incineration. Based on this information, ritonavir should have no impact in the "Air" environmental compartment.

3.6.7.2 **WATER**

Ritonavir will be introduced to the aqueous environment via elimination by patients and via releases from manufacturing. Minimal release of the drug substance is expected to sewer and no release from manufacturing of drug product to aqueous environment (sewer) is expected due to contained handling of the wastes resulting from equipment cleaning and other operations during formulation. Releases from the synthesis of ritonavir are anticipated to be 23.3 Kg. Biodegradation and photodegradation in the aeration and settling tanks of WTP are expected to decrease its concentration significantly before the sewage effluent is released to surface water (Subsections 3.6.7.2.3 and 3.6.7.2.4).

As stated in Subsection 3.6.6.7.1, the maximum concentration (MEEC) of ritonavir in the year 2000 at a typical wastewater treatment plant that would be due to patient usage is estimated to be 2 µg/L (2 ppb). Because of variations in plant capacity and in rates of surface water flow, dilution factors for effluent can vary (depending on geographic location) from about 10^7 to essentially no dilution (Metcalf & Eddy, Inc., 1979; Linsley, et al., 1975). A typical dilution factor for many rivers of the United States is 10^3 and, thus, the corresponding worst-case concentration in surface waters that receive sewage plant effluent could be 0.002 ppb (2×10^{-3}).

It should be noted, however, that this concentration does not account for the degradative processes in the WTP or the dilution downstream from the effluent outfall; the impacts of the degradation processes in the WTP are provided in Table 3.6.11-1.

The worst-case releases from Abbott's North Chicago facility based on the ritonavir release to the Des Plaines River are estimated to be 0.9 ppb or 900 ppt [Des Plaines River receives effluent from the North Shore Sanitary District (NSSD)] as seen in Subsection 3.6.6.6.2. The effluent from this wastewater facility is discharged to the Des Plaines River which (near NSSD in Gurnee, Illinois) has a mean annual flow rate of 189 ft³/sec or 122 million gal/day (ISWS, 1992). Therefore, the dilution factor from the NSSD facility to the river is 10⁻³, and based on this dilution, the worst-case MEEC concentration is expected to be 0.9 ppt. The impact on the degradation processes in the WTP on this value are provided in Table 3.6.11-2. Therefore, the MEEC of ritonavir in WTP due to manufacturing (0.9 ppb) is lower than the MEEC through human use (2 ppb).

In the water of a sewage treatment facility, or in the surface water that dilutes the effluent, ritonavir (or its by-products) would be affected by environmental processes that include photolysis, oxidation, hydrolysis, volatilization, absorption, bioaccumulation, and biodegradation. These processes are evaluated individually (in this subsection) before a concluding statement is made on the probable fate and concentration of released substances in the aqueous environment.

3.6.7.2.1 Volatilization

Ritonavir did not volatilize from a deionized water solution with nitrogen flow for 21 days, suggesting no volatilization potential under such conditions. A one page summary of the Henry's Law Constant results is provided in Appendix A-1 and the complete report is provided in Appendix D-1.

3.6.7.2.2 Sorption/Desorption

The adsorption coefficient, (K_{oc}) for ritonavir with Bentonite, Skokie lagoon mud, Milwaukee metropolitan sewage, Lake Bluff Beach sand, Des Plaines River sediment, and Northshore Sanitary District sludge was determined. This study represents two environmental substrates (Milwaukee Sewage and Des Plaines River Sediment) that the drug may partition into after human use and manufacturing operations.

Attempted extraction of ritonavir from the adsorbents with methanol:water (50:50) in which the drug is very soluble, demonstrated that approximately 23, 7, 72, 39, 6 and 61% of the drug was irreversibly bound to Bentonite, Skokie lagoon mud, Northshore Sanitary District processed sludge, Milwaukee metropolitan sewage, Des Plaines river mud and Lake Bluff Beach sand, respectively. The sewage and Des Plaines river mud are two of the above matrices that the drug is likely to be exposed to in the WTP and after its release from WTP. The percent of ritonavir irreversibly adsorbed to these two matrices constituted 39 and 6%, respectively. Based on these estimates the majority of ritonavir is likely to partition into aqueous compartments. A one page summary of Sorption/Desorption results is provided in Appendix A-2 and the complete report is provided in Appendix D-2.

3.6.7.2.3 Photodegradation in Water

The ultraviolet/visible light absorption spectrum of ritonavir exhibits absorption maxima at 197.5 nm and 240 nm with a shoulder apparent at 210 nm (Abbott Report R&D/95/220; NDA 20-659, Subsection 3.3.1.5). Compounds with absorbance in the range of 290-800 nm are known to photodegrade upon exposure to sunlight (direct photolysis). Ritonavir was not susceptible to direct photodegradation when aqueous solutions were subjected to simulated sunlight (Xenon Arc Lamp). However, the same solutions of Ritonavir in the presence of a sensitizer, photodegraded extensively. The half-lives were 5.92, 2.23, and 1.43 at pH 5, 7 and 9, respectively. During the residence time in the WTP, especially in the activated sludge and secondary effluent tanks where the contents are exposed to natural sunlight, the drug substance, ritonavir, is likely to be removed completely. It is quite likely that photolysis may transform all of ritonavir into its degradate components, thus eliminating the drug product itself from the environment. A one page summary of Photodegradation results is provided in Appendix A-3 and the complete report is provided in Appendix D-3.

3.6.7.2.4 Biodegradation in Water

The aerobic biodegradation of the test chemical, ritonavir, was tested in water using activated sludge and secondary effluent from the wastewater treatment plant (WTP) as inocula. Greater than 90% of the ritonavir was removed from the test medium within 28 days and trapped as ¹⁴C-activity in a foam plug used as a volatile trap. Only 6.1% of the applied activity remained

in the test medium. Thus, biodegradation appears to be a potential removal pathway for ritonavir in water. Ritonavir may be completely removed in the WTP through a combination of photodegradation (half-life of less than 4 hours) and biodegradation suggesting very little release into the wastewater effluent or partitioning into the sludge. A one page summary of Biodegradation in Water results is provided in Appendix A-4 and the complete report is provided in Appendix D-4.

3.6.7.2.5 Bioaccumulation/Bioconcentration

Bioaccumulation of chemicals generally refers to their introduction into animals by ingestion, while the bioconcentration of chemicals refers to their absorption from water by aquatic organisms (Trabalka and Garten, 1982). Bioaccumulation of ritonavir in aquatic animals is unlikely, because as shown in the preceding sections, ritonavir is likely to be eliminated in the WTP. However, in order to assess the impact of any residual drug entering into the aquatic compartment, three aquatic toxicity tests (Daphnia acute toxicity, Hyaella acute toxicity and fresh water fish acute toxicity) have been conducted as reported in Section 3.6.8.

3.6.7.2.6 Probable Fate of Ritonavir in Aquatic Systems

Photodegradation, and biodegradation in the WTP will diminish or eliminate the amount of drug substance likely to be released to the natural aquatic compartment. Therefore, the actual concentrations that will be present near an effluent outfall of the WTP can be expected to be much smaller than that entering WTP and would continue to diminish in natural waters with dilution and with the passage of time due to biodegradation and photodegradation in natural surface waters. Downstream from the effluent outfall, the expected environmental concentration (EEC) of ritonavir or its by-products is expected to be essentially zero. However, worst case estimations of EEC are presented in Tables 3.6.11-1 and 3.6.11-2.

3.6.7.3 SOIL

As seen from the fate in the WTP aquatic matrix, the majority of ritonavir in the WTP is expected to be eliminated by photodegradation and to a smaller degree, biodegradation. Since ritonavir has not been demonstrated to bind to sewage and river sediments, ritonavir is likely to partition into the aqueous phase within the WTP and be released in Des Plaines River through

wastewater effluent from WTP. Thus, the most likely environmental compartment to which the residual drug from the WTP may be exposed is the aquatic compartment. For this reason, the environmental effects testing is focused on aquatic toxicity testing. However, a microbial growth inhibition test was also conducted where a number of soil bacteria, fungi and an alga that could prevail in soil were tested against various concentrations of ritonavir to assess the effect of adsorbed drug on soil microbial activity.

3.6.8 ENVIRONMENTAL EFFECTS OF RELEASED SUBSTANCES

Four environmental effects studies have been conducted with ritonavir: (1) Microbial Growth Inhibition; (2) *Daphnia* Acute Toxicity; (3) *Hyalella* Acute Toxicity; and (4) Fresh Water Fish Acute Toxicity. The procedures outlined in the Environmental Assessment Technical Assistance Handbook (FDA, 1987) were followed to study the environmental effects of ritonavir.

3.6.8.1 Microbial Growth Inhibition

The microbial growth inhibition test was conducted at a highest concentration of 5 mg/L using a solvent (<1%) to solubilize ritonavir. Soil bacteria, *Pseudomonas fluorescens*, *Bacillus megaterium* and *Azotobacter chroococcum*, a blue green alga, *Anabaena flos-aquae* and three soil fungi, *Aspergillus clavatus*, *Penicillium canescens* and *Chaetomium globosum* were tested. *Azotobacter* and *Anabaena* are known to fix atmospheric nitrogen, thus enriching soil nitrogen. *Pseudomonas*, *Bacillus*, *Aspergillus* and *Penicillium* are known to degrade a variety of chemicals. *Chaetomium* is known to decompose cellulose. Thus, these microorganisms represented a broad spectrum of beneficial species in soil. No growth inhibition was noticed in any of these microorganisms at the highest concentration tested (5 mg/L). The no observed effect concentration (NOEC), therefore is 5 ppm for all the microorganisms tested. The NOEC (5,000,000 ppt) is several orders of magnitude higher than the EEC (0.045 ppt) estimated for soil, and therefore ritonavir has no impact on the terrestrial microorganisms. A one page summary of Microbial Growth Inhibition results is provided in Appendix A-5 and the complete report is provided in Appendix D-5.

3.6.8.2 Daphnia Acute Toxicity

The 48-hour EC_{50} value was >1.50 mg/L which was approximately the water solubility of the test chemical. The results indicated a 48-hour no-observed effect concentration (NOEC) of 1.50 mg/L based on the lack of immobility and abnormal effects at this concentration. Since the NOEC (1,500,000 ppt) is several orders of magnitude higher than the EEC (0.08 ppt), ritonavir should not have any impact on the Daphnia in the aquatic environment. A one page summary of Daphnia Acute Toxicity results is provided in Appendix A-6 and the complete report is provided in Appendix D-6.

3.6.8.3 Hyalella Acute Toxicity

There was no significant mortality or adverse effects on Hyalella azteca during a 96-hour exposure period at a ritonavir concentration of 1.59 mg/L, which is also the approximate solubility limit of the test substance. Thus a NOEC of 1.59 mg/L is assigned. Since the NOEC (1,590,000 ppt) is several orders of magnitude higher than the EEC (0.08 ppt), ritonavir should not have any impact on Hyalella in the aquatic environment. A one page summary of Hyalella Acute Toxicity results is provided in Appendix A-7 and the complete report is provided in Appendix D-7.

3.6.8.4 Fresh Water Fish Acute Toxicity

The 96-hour LC_{50} was determined to be >1.63 mg/L which was approximately the water solubility limit of the test chemical in dilution water. The 96-hour NOEC is determined to be 1.63 mg/L, which was based on the lack of mortality and abnormal effects at this concentration. Since the NOEC (1,630,000 ppt) is several orders of magnitude higher than the EEC (0.08 ppt), ritonavir should not have any impact on fresh water fish in the aquatic environment. A one page summary of Fresh Water Fish Acute Toxicity results is provided in Appendix A-8 and the complete report is provided in Appendix D-8.

TABLE 3.6.7-1

Fate and Effects Studies for Environmental Assessment of Ritonavir

FDA Guideline	Type of Study	Result	Significance
3.03	Henry's law Constant/ Vapor Pressure	The Henry's Law constant could not be determined due to insignificant volatilization suggesting that ritonavir has very little volatilization potential.	Ritonavir does not appear to volatilize significantly in deionized water solutions under nitrogen flow.
3.08	Sorption and Desorption	Irreversibly bound ritonavir varied significantly with matrix: Milwaukee Sewage - 39%; Des Plaines River Mud - 6%; North Shore Sanitary Sludge - 72%; Skokie Lagoon Mud - 7%; Bentonite - 23%; Lake Bluff Beach Sand - 61%; K_{oc} values are: Milwaukee Sewage - >250; Des Plaines River Mud - >2483; North Shore Sanitary District Sludge - >250; Skokie Lagoon Mud - >1000; Bentonite - >1000; Lake Bluff Beach sand - 439	The binding to metropolitan sewage (39%) and Des Plaines River Mud (sediment), two matrices that have a potential to be exposed to the drug suggests that the majority of ritonavir is likely to partition into the aqueous phase of WTP.
3.10	Photodegradation in Water	The half-life of ritonavir determined experimentally was 5.92, 2.23 and 1.43 hours at pH 5, 7, and 9, respectively.	Photodegradation is the major removal pathway for ritonavir in WTP. The worst case half-life for photodegradation is taken as 4 hours.
3.11	Aerobic Biodegradation in Water	^{14}C -activity trapped in foam plugs accounted for 91% of the applied activity after 28 days. Majority of the ^{14}C -activity in foam plugs was accounted for by ritonavir with a minor polar component.	The removal of >90% of ritonavir from aqueous medium containing activated sludge and secondary effluent inocula from the WTP suggests aerobic biodegradation as a potential removal pathway for ritonavir in the WTP.
4.02	Microbial Growth Inhibition	The no observed effect concentration (NOEC) for microorganisms is 5 mg/L (5 ppm), the highest concentration tested, which is also above the water solubility limit.	The NOEC (5,000,000 ppt) for bacteria fungi and alga are several orders of magnitude higher than the worst case concentration of EEC (0.08 ppt), and, therefore, no impact of ritonavir on microorganisms is expected.

TABLE 3.6.7-1 (CONTINUED)

FDA Guideline	Type of Study	Result	Significance
4.08	<u>Daphnia</u> Acute Toxicity	The no-observed effect concentration (NOEC) was determined to be 1.50 mg/L, which is also the highest measured concentration tested and is near the upper limit of solubility for ritonavir.	The NOEC for <u>Daphnia</u> , 1,500,000 ppt, is several orders of magnitude higher than worst case EEC of ritonavir (0.08 ppt) and, therefore, no impact of ritonavir on the aquatic species <u>Daphnia</u> is expected.
4.10	<u>Hyalella Azteca</u> Acute Toxicity	The no-observed effect concentration (NOEC) was determined to be 1.59 mg/L, which is also the highest measured concentration tested and is near the upper limit of solubility for ritonavir.	The NOEC for <u>Hyalella</u> , 1,590,000 ppt, is several orders of magnitude higher than worst case EEC of ritonavir (0.08 ppt) and, therefore, no impact of ritonavir on the amphipod <u>Hyalella</u> is expected.
4.11	Fresh Water Fish Acute Toxicity	The no-observed effect concentration (NOEC) was determined to be 1.6 mg/L, which is also the highest measured concentration tested and is near the upper limit of solubility for ritonavir.	The NOEC for fresh water fish, 1,600,000 ppt, is several orders of magnitude higher than worst case EEC of ritonavir (0.08 ppt) and, therefore, no impact of ritonavir on the fresh water fish is expected.

3.6.9 USE OF RESOURCES AND ENERGY

The proposed action requires a moderate commitment of company resources. However, chemicals that will be used are common commodities of commerce. Moreover, no irreversible or irretrievable commitment of limited national resources will be involved. The estimated use of energy for the synthesis of ritonavir drug substance at North Chicago is 1.2×10^6 kwh/yr of electricity and 2.1×10^{10} btu/yr of thermal energy. These amounts represent 0.5% and 0.7%, respectively, of the total energy consumption at the North Chicago facility.

The estimated use of energy for the preparation of Ritonavir Capsules at Abbott Park is 1.7×10^6 kwh/yr of electricity, 1.1×10^9 btu/yr of fuel gas and 11,286 lbs/yr of steam.

As discussed in Subsection 3.6.8, the environmental impact of releases from manufacturing and use of the product is negligible. Therefore, it is unlikely that threatened or endangered species could be affected.

The State of Illinois does not regard property in the vicinity of the Abbott facilities to have historical or archaeological importance (Appendix C).

3.6.10 MITIGATION MEASURES

Controls exercised on emissions at Abbott facilities are described in Appendix C. Compliance of the proposed action with applicable emission requirements is provided in Appendix B-3.

Material Safety Data Sheets (MSDS) are provided in Appendix B. Unused drugs (past the labeled expiration date) are returned to Abbott Laboratories for disposal by landfilling or incineration (Subsection 3.6.4.4).

Waste minimization studies are an ongoing activity at Abbott facilities. As their results become available, practical measures to increase control of wastes are incorporated into manufacturing procedures.

3.6.11 ALTERNATIVES TO THE PROPOSED ACTION

No potential adverse environmental impacts have been identified for the proposed action. Little or no release of ritonavir to the aquatic environment is expected (Subsection 3.6.6.6) due to extensive photodegradation and biodegradation in WTP. The no-observed effect concentrations of aquatic species and terrestrial microorganisms are several orders of magnitude higher than the EEC for ritonavir, hence no environmental impact is anticipated (Tables 3.6.11-1 to 3.6.11-2). Because no adverse environmental impact is expected, alternatives to the proposed action are not being considered. If this product were not manufactured (as a no-action alternative), ritonavir would not become available as medication to treat HIV-Infection.

3.6.12 PREPARERS

The preparers' resumes are provided in Appendix C.

TABLE 3.6.11-1

**Summary of Environmental Impact of Ritonavir Through
Human Use (Year 2000 Production Forecast)**

Maximum Expected Emitted Concentration (MEEC) in WTP as a Result of Human Use* =	2 µg/L [2 parts per billion (ppb)] or 2000 parts per trillion (ppt)
Potential Degradation (Removal) of the Test Chemical in WTP Due to Biodegradation** = $\frac{93.9}{28} \times 2 \text{ days} = 6.7\% \text{ of } 2000 \text{ ppt}$	134.14 ppt
Potential Degradation (Removal) of the Test Chemical in WTP Due to Photolysis Half-life of 4 hours - 2000 ppt x 3 half-lives = 1750 ppt***; Worst Case 3 Half-Lives = 12 hours	1750 ppt
Expected Environmental Concentration (EEC) in WTP MEEC - Photodegradation and Hydrolysis = 2000 - (134 + 1750) = 116	116 ppt
Ritonavir Adsorbed to Metropolitan Sewage Sludge =	39%
Ritonavir Remaining in Aqueous Phase =	61%
EEC of Ritonavir in WTP Wastewater Effluent 116 ppt x 0.61 (61%) = 70.76 ppt	70.76 ppt
EEC of Ritonavir in Surface Water after the Release of Wastewater Effluent from WTP Assuming a Thousand Fold Dilution**** in the Des Plaines River = 70.76 ppt x 10 ⁻³ dilution = 0.076 ppt	0.076 ppt
EEC of Ritonavir in the Sludge 116 ppt x 0.39 (39%) = 45.24 ppt	45.24 ppt
EEC of ABT in Soil if the Sludge Was Applied to Soil***** = 45.24 ppt x 10 ⁻³ =	0.045 ppt

TABLE 3.6.11-1 (CONTINUED)

**Summary of Environmental Impact of Ritonavir Through
Human Use (Year 2000 Production Forecast)**

Ritonavir Irreversibly Bound to Des Plains River Sediment = 6% of 0.076	0.00456 ppt
Ritonavir Remaining in the Aqueous Phase of Des Plaines River = 0.076-0.00456	0.0714 ppt
NOEC for Soil Bacteria, Fungi, and Alga =	5,000,000 ppt
NOEC for Daphnia =	1,500,000 ppt
NOEC for <i>Dytiscella</i> =	1,590,000 ppt
NOEC for Fresh Water Fish =	1,630,000 ppt
CONCLUSION: No environmental impacts due to ritonavir are anticipated since NOEC for aquatic species or terrestrial microorganisms is several orders of magnitude higher than EEC for that environmental compartment.	

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*Appendix C, Section 6.7.1; MEEC estimation through human use.

**Biodegradation estimate takes into consideration removal of 93.9% ritonavir in the biodegradation in water study. A residence time of 2 days in WTP is assumed.

***Assumes a very conservative estimate based on an average of 4 hour photodegradation half-life and rate constant of 0.1733 min^{-1} for ritonavir and six hours of sunlight during the day and 2 days of resident time in WTP (3 half-lives). Experimentally measured photodegradation half-life for ritonavir is approximately 2 hours. Under a best case photodegradation scenario, ritonavir should be completely eliminated in WTP by photodegradation.

****Metcalf & Eddy, 1979 (Appendix C, Section 7.2).

*****Based on application 3,000 lbs of dry sludge to an acre of agricultural land (Operation of Wastewater Treatment Plants, a Manual of Practice. Water Pollution Control Federation, 1976); and 2,500,000 lbs of soil in the 5-7" surface layer (Brady, N.3.6. 1974. The Nature and Properties of Soil, Macmillan Publishing Co., Inc. New York), a dilution factor of approximately 1000 (10^3) is applied.

TABLE 3.6.11-2

**Summary of Environmental Impact Through Releases from the Manufacture of
Ritonavir Capsules (Year 2000 Production) From the Abbott Park
Manufacturing Facility**

Maximum Expected Emitted Concentration (MEEC) in North Shore Sanitary District WTP as a Result of Releases from Ritonavir at Abbott North Chicago Facility* =	0.9 µg/L (0.9 ppb) = 900 ppt
Removal Due to Photodegradation (787.5 ppt) and Biodegradation (60.3 ppt) at the WTP** =	847.8 ppt
Expected Environmental Concentration in WTP = MEEC - Removal due to Photodegradation and Biodegradation = 900 - 847.8 = 52.2	52.2 ppt
Ritonavir Reversibly Bound to Sewage = 39% of 52.2 ppt	20.358 ppt
Ritonavir Concentration in Soil of All the Sewage Sludge Solids are Applied to Soil x 10 ³	0.0204 ppt
Ritonavir Remaining in the Aqueous phase in WTP	52.2 - 20.358 = 31.84 ppt
Ritonavir Released Through Wastewater Effluent to Des Plaines River	31.84 ppt
Expected Environmental Concentration (EEC) of Ritonavir in Surface Water = 0.106 x 10 ³ **	0.0318 ppt
NOEC for Soil Bacteria, Fungi, Alga =	5,000,000 ppt
NOEC for <i>Daphnia</i> =	1,500,000 ppt
NOEC for <i>Hyalella</i> =	1,590,000 ppt
NOEC for Fresh Water Fish =	1,630,000 ppt
CONCLUSION: No environmental impacts due to ritonavir are anticipated since NOEC for aquatic species or terrestrial microorganisms is several orders of magnitude higher than EEC for this environmental compartment.	

*Appendix C, Section 6.7.2, MEEC for manufacturing facility.

**Calculation of removal due to photodegradation is calculated as follows: Using $C = C_0 e^{-rt}$; where $C_0 = 900$ ppt, $r = 0.1733$, and $t = 12$ hrs; $C = 112.5$ ppt remaining. Therefore, amount removed is $900 - 112.5 = 787.5$ ppt. Estimation for r is from Table 3.6.11-1.

***Calculation of removal due to biodegradation is calculated as follows: Biodegradation of 3.35% per day. Thus, for 24 hrs (2 days) of exposure, the amount removed would be $2 \times 3.35\% \times 900$ ppt = 60.3 ppt.

**Other assumptions for photodegradation and biodegradation of ritonavir are similar to that used for estimating the environmental impact through human use (Table 3.6.11-1).

3.6.13 **CERTIFICATION**

Preparers

The undersigned certify that the information presented is true, accurate, and as complete for preparation in accordance with 21 CFR (25.31(a).

Signature Ranga Valagaleti Date 12-15-95

Title Director, Environmental Fate & Assessment

Signature J. Wes White Date 12-15-95

Title Program Manager, Environmental Fate & Assessment

Sponsor

The undersigned certifies that the information presented is true, accurate, and as complete as provided to Ranga Valagaleti for preparation in accordance with 21 CFR (25.31(a).

Signature Greg Bosco Date 12/15/95
by Jeanne Fox

Title Product Manager, Regulatory Affairs

3.6.14 REFERENCES

1. Brady, N.C. 1974. The Nature and Properties of Soil (page 53). Macmillan Publishing Company, Inc., New York.
2. Howard, P.H. Sage, G.W. Jarvis, W.F., and Gray, D.A., eds., 1990. Handbook of Environmental Fate and Exposure Data for Organic Chemicals. Chelsea, Michigan: Lewis Publishers.
3. Illinois State Water Survey (ISWS), 1992. Telephone conversation between Sally McConkey, State of Illinois, Department of Natural Resources, ISWS (217-333-5482) and N.W. Gabel on June 15, 1992.
4. Linsley, R.K., Jr., Kohler, M.A., and Paullus, J.L.H., 1975. Hydrology for Engineers, 2nd Edition. New York: McGraw-Hill Book Company.
5. Metcalf & Eddy, Inc., 1979. Wastewater Engineering: Treatment, Disposal, Reuse. Revised by G. Tchobanoglous. New York: McGraw-Hill Book Company.
6. North Shore Sanitary District (NSSD), 1992. Telephone conversation between Edward Pytal, NSSD (708-623-6060) and N.W. Gabel on June 15, 1992.
7. Pharmaceutical Manufacturers Association (PMA), 1991. Interim Guidance to the Pharmaceutical Industry for Environmental Assessment Compliance Requirements for the FDA. PMA, Washington, D.C.

8. Trabalka, J.R., and Garten, C.T., Jr., 1982. Development of Predictive Models for Xenobiotic Bioaccumulation in Terrestrial Ecosystems. Oak Ridge National Laboratory, Environmental Sciences Division, Publication No. 2037. ORNL-5869. (NTIS DE83-003171).
9. U.S. Environmental Protection Agency (USEPA), 1979. Water-Related Environmental Fate of 129 Priority Pollutants. Prepared by M.A. Callahan, M.W. Slimak, N.W. Gabel, I.P. May, C.F. Fowler, et al., for the Office of Water Planning and Standards, U.S. Environmental Protection Agency, Washington, D.C., EPA-440/4-79.029ab.
10. U.S. Food and Drug Administration (USFDA), 1987. Environmental Assessment Technical Assistance Handbook. Center for Food Safety and Applied Nutrition, U.S. Food and Drug Administration, Washington, D.C., FDA/CFSAN-87/30. (NTIS PB87-175345).
11. Water Pollution Control Federation. 1976. Operation of Wastewater Treatment Plants. Manual of Practice No. 11 (page 362), Lancaster Press, Lancaster, PA.

3.6.15 APPENDICIES

Section 3.6 Environmental Assessment

References

Enclosed are references cited in the environmental assessment for ritonavir. These references are provided to facilitate the review of the environmental assessment. Please note that the following references are not enclosed because they are readily available to the FDA reviewer:

Reference 7

Pharmaceutical Manufacturers Association (PMA), 1991. Interim Guidance to the Pharmaceutical Industry for Environmental Assessment Compliance Requirements for the FDA. Washington, D.C., July 1991.

Reference 10

U.S. Food and Drug Administration (USFDA), 1987. Environmental Assessment Technical Assistance Handbook. Center for Food Safety and Applied Nutrition. U.S. Food and Drug Administration, Washington, D.C., FDA/CFSAN-87/30. (NTIS PB87-175345).

REFERENCES

1. Brady, N.C. 1974. The Nature and Properties of Soil (page 53). Macmillan Publishing Company, Inc., New York.
2. Howard, P.H. Sage, G.W. Jarvis, W.F., and Gray, D.A., eds., 1990. Handbook of Environmental Fate and Exposure Data for Organic Chemicals. Chelsea, Michigan: Lewis Publishers.
3. Illinois State Water Survey (ISWS), 1992. Telephone conversation between Sally McConkey, State of Illinois, Department of Natural Resources, ISWS (217-333-5482) and N.W. Gabel on June 15, 1992.
4. Linsley, R.K., Jr., Kohler, M.A., and Paullus, J.L.H., 1975. Hydrology for Engineers, 2nd Edition, New York: McGraw-Hill Book Company.
5. Metcalf & Eddy, Inc., 1979. Wastewater Engineering: Treatment, Disposal, Reuse. Revised by G. Tchobanoglous. New York: McGraw-Hill Book Company.
6. North Shore Sanitary District (NSSD), 1992. Telephone conversation between Edward Pytal, NSSD (708-623-6060) and N.W. Gabel on June 15, 1992.
7. Pharmaceutical Manufacturers Association (PMA), 1991. Interim Guidance to the Pharmaceutical Industry for Environmental Assessment Compliance Requirements for the FDA. PMA, Washington, D.3.6.

8. Trabalka, J.R., and Garten, C.T., Jr., 1982. Development of Predictive Models for Xenobiotic Bioaccumulation in Terrestrial Ecosystems. Oak Ridge National Laboratory, Environmental Sciences Division, Publication No. 2037. ORNL-5869. (NTIS DE83-003171).
9. U.S. Environmental Protection Agency (USEPA), 1979. Water-Related Environmental Fate of 129 Priority Pollutants. Prepared by M.A. Callahan, M.W. Slimak, N.W. Gabel, I.P. May, 3.6.F. Fowler, et al., for the Office of Water Planning and Standards, U.S. Environmental Protection Agency, Washington, D.3.6., EPA-440/4-79.029ab.
10. U.S. Food and Drug Administration (USFDA), 1987. Environmental Assessment Technical Assistance Handbook. Center for Food Safety and Applied Nutrition, U.S. Food and Drug Administration, Washington, D.3.6., FDA/CFSAN-87/30. (NTIS PB87-175345).
11. Water Pollution Control Federation. 1976. Operation of Wastewater Treatment Plants. Manual of Practice No. 11 (page 362), Lancaster Press, Lancaster, PA.

MATERIAL SAFETY DATA SHEET
RITONAVIR SEMI-SOLID CAPSULES

PAGE 1
ISSUED 11/15/95

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

Material Name: RITONAVIR SEMI-SOLID CAPSULES

MANUFACTURER: Abbott Laboratories
Pharmaceutical Products Division
200 Abbott Park Road
Abbott Park, Illinois 60064-3537

EMERGENCY TELEPHONE NUMBER: 1-800-441-4987
CHEMTREC TELEPHONE NUMBER: 1-800-424-9300

2. COMPOSITION/INFORMATION ON INGREDIENTS

INGREDIENT NAME: Propylene Glycol*
CAS/RTECS NUMBERS: 57-55-6 / TY2000000
OSHA-PEL 8HR TWA: N/L
STEL: N/L
CEILING: N/L
ACGIH-TLV 8HR TWA: N/L
STEL: N/L
CEILING: N/L
OTHER 8HR TWA: 50 ppm, total vapor and aerosol; 10 mg/m3, aerosol
alone (AIHA WEEL).
LIMITS STEL: N/A
CEILING: N/A
*Hazardous per OSHA criteria

INGREDIENT NAME: Ethyl Alcohol*
CAS/RTECS NUMBERS: 64-17-5 / KQ6300000
OSHA-PEL 8HR TWA: 1000 ppm
STEL: N/L
CEILING: N/L
ACGIH-TLV 8HR TWA: 1000 ppm
STEL: N/L
CEILING: N/L
OTHER 8HR TWA: N/A
LIMITS STEL: N/A
CEILING: N/A
*Hazardous per OSHA criteria.

2. COMPOSITION/INFORMATION ON INGREDIENTS, continued

INGREDIENT NAME: Ritonavir
CAS/RTECS NUMBERS: N/A / N/A
OSHA-PEL 8HR TWA: N/L
 STEL: N/L
 CEILING: N/L
ACGIH-TLV 8HR TWA: N/L
 STEL: N/L
 CEILING: N/L
OTHER 8HR TWA: 1 mg/m3 (Abbott Laboratories)
LIMITS STEL: N/A
 CEILING: N/A

* Hazardous per OSHA criteria

3. HAZARDS INFORMATION

EMERGENCY OVERVIEW: This product is for use in the treatment of patients with AIDS. Contact of capsule contents with eyes may produce irritation. In clinical use, adverse effects have included gastrointestinal upset and headaches. Available data suggest that target organs include the eyes, liver, thyroid, gastrointestinal tract, fetus, and urinary system.

ROUTE(S) OF ENTRY: Skin: Unlikely
 Inhalation: Unlikely
 Ingestion: Clinical Route

INGESTION RATING: None

SKIN ABSORPTION RATING: N/D

INHALATION RATING: N/D

CORROSIVENESS RATING: None

SKIN CONTACT RATING: N/D

SKIN SENSITIZATION RATING: N/D

EYE CONTACT RATING: N/D

TARGET ORGANS: Possible target organs include the eyes, liver, thyroid, gastrointestinal tract, fetus, and urinary system.

CARCINOGENICITY RATING: NTP: N/L IARC: N/L OSHA: N/L
ACGIH: N/L

3. HAZARDS INFORMATION, continued

Group I human carcinogens.

SIGNS AND SYMPTOMS: N/D. In early clinical trials, possible side-effects have included gastrointestinal upset (nausea, diarrhea) and headaches. Contact of the capsule contents with the eyes could result in irritation. Data from pre-clinical studies suggest alterations in liver function, in vision, and in thyroid function.

MEDICAL CONDITIONS AGGRAVATED BY EXPOSURE: N/D. Available information suggests pre-existing liver, ocular, gastrointestinal, urinary, skin or thyroid ailments.

4. FIRST AID MEASURES

EYES: Remove from source of exposure. Flush with copious amounts of water. If irritation persists or signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

SKIN: Remove from source of exposure. Flush with copious amounts of water. If irritation persists or signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

INGESTION: Remove from source of exposure. If signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

INHALATION: Remove from source of exposure. If signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

5. FIRE FIGHTING PROCEDURES

FLASH POINT: 76 degree F
FLASH POINT METHOD: Closed Cup
LOWER EXPLOSIVE LIMIT(%): N/A
UPPER EXPLOSIVE LIMIT(%): N/A
AUTOIGNITION TEMPERATURE: N/A

FIRE & EXPLOSION HAZARDS: N/D

EXTINGUISHING MEDIA: Use CO2 or ABC dry chemical extinguisher.

6. ACCIDENTAL RELEASE MEASURES

SPILL OR RELEASE PROCEDURES: Sweep up capsules or wipe up paste material and dispose of as directed in Section 13. Wash surfaces containing residue with large quantities of water.

7. HANDLING AND STORAGE

HANDLING: None required under normal use.

STORAGE: Flammable. Store in cool place away from heat or flame.

SPECIAL PRECAUTIONS: No special precautions required under normal use.

8. EXPOSURE CONTROLS/PERSONAL PROTECTION

ENGINEERING CONTROLS: N/A

RESPIRATORY PROTECTION: N/A

SKIN PROTECTION: N/A

EYE PROTECTION: N/A

OTHER PROTECTION: N/A. Use good clinical and hygiene practices.

9. PHYSICAL AND CHEMICAL PROPERTIES

APPEARANCE/PHYSICAL STATE: Unmarked white opaque capsule. Capsule contains an off-white to light brown semi-solid.

ODOR: N/D

BOILING POINT: N/A

MELTING/FREEZING POINT: N/A

VAPOR PRESSURE (mm Hg): N/A

VAPOR DENSITY (Air=1): N/A

EVAPORATION RATE: N/A

BULK DENSITY: N/D

SPECIFIC GRAVITY: N/A

SOLUBILITY: N/D

pH: N/A

VISCOSITY: N/A

10. STABILITY AND REACTIVITY

CHEMICAL STABILITY: N/D

INCOMPATIBILITIES: N/D

HAZARDOUS DECOMPOSITION PRODUCTS: N/D

HAZARDOUS POLYMERIZATION: N/D

11. TOXICOLOGICAL INFORMATION

ORAL TOXICITY: N/D. LD50 > 1650 to > 2500 mg/kg in animals for the components of this product.

DERMAL TOXICITY: N/D. None expected from normal clinical use of this product. LD50 > 2000 mg/kg in animals for components of this product.

INHALATION TOXICITY: N/D. None expected from the normal clinical use of this product.

CORROSIVENESS: No.

DERMAL IRRITATION: N/D. None expected from the normal clinical use of this product. Ritonavir, the active ingredient, and other ingredients have produced mild to severe skin irritation in studies in animals or humans.

OCULAR IRRITATION: N/D. None expected from the normal clinical use of this product. Ritonavir, the active ingredient, produced mild to moderate conjunctival redness with swelling in an eye irritation test in rabbits. The irritation was mainly reversible in 72 hours. Ethyl alcohol is a moderate to severe eye irritant in rabbits. Propylene glycol produced mild eye irritation in rabbits and mild transient eye redness in humans.

DERMAL SENSITIZATION: N/D. None expected from the normal clinical use of this product. Ritonavir, the active ingredient, was negative in the maximization assay in guinea pigs at challenge concentrations of 25 and 45% in petrolatum. Propylene glycol has exhibited some potential to produce skin sensitization in studies in humans.

11. TOXICOCLOGICAL INFORMATION, continued

SPECIAL TARGET ORGAN EFFECTS: N/D. In pre-clinical studies in rats and dogs, Ritonavir has produced changes in the liver, retina, thyroid and stomach at dosages of 30 mg/kg/day or more. In reproduction studies in rats and rabbits, Ritonavir has produced fetal toxicity at maternally toxic dosages of 35 mg/kg/day or more. Ethyl alcohol is known to produce liver injury, is reported to be a mutagen, and is a teratogen in humans (fetal alcohol syndrome). Heinz body formation or erythrocyte destruction has been reported in animals following repeated dosages of 500 mg/kg or more of propylene glycol.

CARCINOGENICITY INFORMATION: N/D.

12. ECOLOGICAL INFORMATION

ECOLOGICAL INFORMATION: N/D

13. DISPOSAL CONSIDERATIONS

WASTE DISPOSAL METHODS: All waste must be packaged, labeled, transported and disposed of in conformance with applicable local, state, and federal laws and regulations and in accordance with good engineering practices.

14. TRANSPORTATION INFORMATION

DOT STATUS: Not Regulated
PROPER SHIPPING NAME: N/D
HAZARD CLASS: N/D
UN NUMBER: N/D
PACKING GROUP: N/A
REPORTABLE QUANTITY: N/A

IATA/ICAO STATUS: Not Regulated
PROPER SHIPPING NAME: N/D
HAZARD CLASS: N/D
UN NUMBER: N/D
PACKING GROUP: N/A
REPORTABLE QUANTITY: N/A

14. TRANSPORTATION INFORMATION, continued

IMO STATUS: Not Regulated
PROPER SHIPPING NAME: N/D
HAZARD CLASS: N/D
UN NUMBER: N/D
PACKING GROUP: N/A
REPORTABLE QUANTITY: N/A
FLASH POINT: 76 degree F

15. REGULATORY INFORMATION

TSCA STATUS: Exempt

CERCLA STATUS: N/L

SARA STATUS: N/L

RCRA STATUS: N/D

PROP 65 (CA): N/D

16. OTHER INFORMATION

LEGEND: N/A = Not Applicable
N/D = Not Determined
N/L = Not Listed
L = Listed
C = Ceiling
S = Short-term
(R) = Registered Trademark of Abbott Laboratories
(TM) = Registered Trademark of Abbott Laboratories

The information and recommendations contained herein are based upon tests believed to be reliable. However, Abbott Laboratories does not guarantee their accuracy or completeness NOR SHALL ANY OF THIS INFORMATION CONSTITUTE A WARRANTY, WHETHER EXPRESSED OR IMPLIED, AS TO THE SAFETY OF THE GOODS, THE MERCHANTABILITY OF THE GOODS, OR THE FITNESS OF THE GOODS FOR A PARTICULAR PURPOSE. Adjustment to conform with actual conditions of usage may be required. Abbott Laboratories assumes no responsibility for results obtained or for incidental or consequential damages arising from the use of these data. No freedom from infringement of any patent, copyright or trademark is to be inferred.

MATERIAL SAFETY DATA SHEET
RITONAVIR SEMI-SOLID CAPSULES

PAGE 8
ISSUED 11/15/95

16. OTHER INFORMATION, continued

APPROVED BY: jsk



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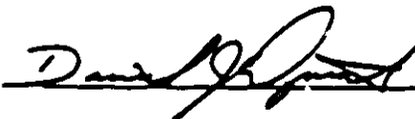
Pharmaceutical Products Division

Abbott Laboratories
100 Abbott Park Road
Abbott Park, Illinois 60064-3500

**ABBOTT LABORATORIES
CHEMICAL AND AGRICULTURAL PRODUCTS DIVISION
NORTH CHICAGO**

GENERAL ENVIRONMENTAL COMPLIANCE STATEMENT

Abbott Laboratories states that it is in material compliance with, or on an enforceable schedule to be in compliance with, applicable emission requirements set forth in permits, consent decrees and administrative orders relating to the production of Ritonavir at its facilities in North Chicago, Illinois, as well as applicable emission requirements set forth in federal, state and local statutes and regulations relating to the production of Ritonavir.

 05/29/95

**Daniel Wozniak
Environmental Coordinator
Chemical and Agricultural Products Division**



ABBOTT

Pharmaceutical Products Division

Abbott Laboratories
100 Abbott Park Road
Abbott Park, Illinois 60064-3500

**ABBOTT LABORATORIES
PHARMACEUTICAL PRODUCTS DIVISION
ABBOTT PARK**

GENERAL ENVIRONMENTAL COMPLIANCE STATEMENT

Abbott Laboratories states that it is in material compliance with, or on an enforceable schedule to be in compliance with, applicable emission requirements set forth in permits, consent decrees and administrative orders relating to the production of Ritonavir Capsules at its facilities in Abbott Park, Illinois, as well as applicable emission requirements set forth in federal, state and local statutes and regulations relating to the production of Ritonavir Capsules.

**Steven J. Lichter
Director
Abbott Park Operations
Pharmaceutical Products Division**

28659-28688

2 OF 6



NDA 20-659
NDA 20-680

Food and Drug Administration
Rockville MD 20857

MAR 1 1996

Abbott Laboratories
Pharmaceutical Products Division
Attention: Jeanne M Fox
Dept. 491, AP6B/1
Abbott Park, IL 60064

Dear Ms. Fox:

Please refer to your December 21, 1996, new drug applications submitted under 505(b) of the Federal Food, Drug, and Cosmetic Act for NORVIR (ritonavir oral solution) 80 mg/mL and NORVIR (ritonavir capsules) 100 mg.

We acknowledge receipt of your amendments dated:

February 1, 1996
February 2, 1996
February 8, 1996
February 10, 1996
February 15, 1996
February 19, 1996
February 23, 1996

These new drug applications provide for the use of NORVIR in combination with nucleoside analogs or as monotherapy for the treatment of HIV infection when therapy is warranted. As discussed in our meeting of February 29, 1996, and indicated in your letter of that date, the indications and usage section of the labeling for these products reflects a combined indication for traditional approval for treatment of patients with advanced HIV disease and accelerated approval for treatment of patients with less advanced disease. This combined indication is reproduced below:

NORVIR is indicated in combination with nucleoside analogues or as monotherapy for the treatment of HIV infection when therapy is warranted. For patients with advanced HIV disease, this indication is based on the results from a study that showed a reduction in both mortality and AIDS-defining clinical events for patients who received NORVIR. Median duration of follow-up in this study was 6 months. The clinical benefit from NORVIR therapy for longer periods of treatment is unknown. For patients with less advanced disease, this indication is based on changes in surrogate markers in studies evaluating patients who received NORVIR alone or in combination with other antiretroviral agents.

We have completed the review of these applications including the submitted draft labeling and have concluded that adequate information has been presented to demonstrate that the drug products are safe and effective for use as recommended in the February 29, 1996, draft labeling. Accordingly, these applications are approved effective on the date of this letter.

The final printed labeling (FPL) must be identical to the February 29, 1996, draft labeling. Marketing the products with FPL that is not identical to this draft labeling may render the products misbranded and unapproved new drugs.

Please submit fifteen copies of the FPL as soon as it is available, in no case more than 30 days after it is printed. Please individually mount ten of the copies on heavy weight paper or similar material. For administrative purposes this submission should be designated "FINAL PRINTED LABELING" for approved NDA 20-659 and 20-680. Approval of this labeling by FDA is not required before it is used.

Should additional information relating to the safety and effectiveness of the drugs become available, further revision of that labeling may be required.

We acknowledge your commitment to comply with the conditions of Accelerated Approval as stated in your February 29, 1996, letter for patients with less advanced disease. Additionally, we acknowledge your commitment to conduct phase 4 studies as stated in your February 27, 1996, letter.

Validation of the regulatory methods has not been completed. At the present time, it is the policy of the Center not to withhold approval because the methods are being validated. Nevertheless, we expect your continued cooperation to resolve any deficiencies that may occur.

Please submit one market package of the drug when it is available.

Under section 736(a)(1)(B)(ii) of the Prescription Drug User Fee Act of 1992, this letter triggers the remaining 50% of the fee assessed for these applications. You will receive an invoice for the amount due within the next month. Payment will be due within 30 days of the date of the invoice.

We remind you that you must comply with the requirements for an approved NDA set forth under 21 CFR 314.80 and 314.81.

If you have any further questions please contact Kimberly Struble, R.Ph., Regulatory Management Officer, at 301-827-2335.

Sincerely yours,

A handwritten signature in black ink, appearing to read "David W. Feigal, Jr.", with a stylized flourish extending to the right.

David W. Feigal, Jr., M.D., M.P.H.
Director

Division of Antiviral Drug Products
Office of Drug Evaluation IV
Center for Drug Evaluation and Research

1 (Nos. 1940, 9492)

2 NEW

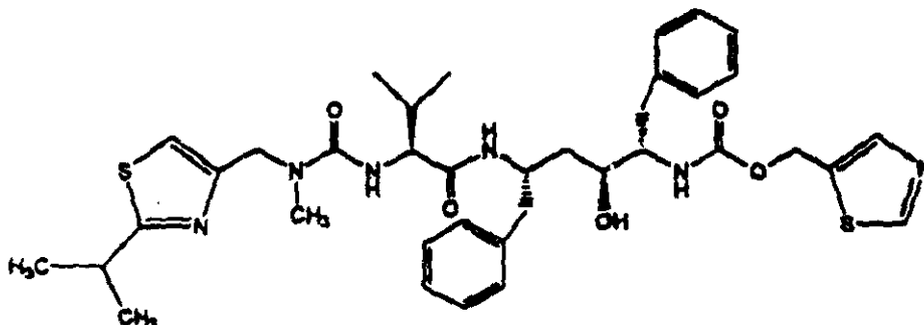
3
4 **NORVIR™**

5 (ritonavir capsules)

6 (ritonavir oral solution)

7
8

Co-administration of **NORVIR** with certain non-sedating antihistamines, sedative hypnotics, or antiarrhythmics may result in potentially serious and/or life-threatening adverse events due to possible effects of **NORVIR** on the hepatic metabolism of certain drugs. See **CONTRAINDICATIONS** and **PRECAUTIONS** sections.

9
10 **DESCRIPTION**11 NORVIR (ritonavir) is an inhibitor of HIV protease with activity against the Human
12 Immunodeficiency Virus (HIV).13 Ritonavir is chemically designated as 10-Hydroxy-2-methyl-5-(1-methylethyl)-1-
14 [2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-
15 oic acid, 5-thiazolylmethyl ester, [5S-(5R*,8R*,10R*,11R*)]. Its molecular formula is
16 C₃₅H₄₈N₄O₅S₂, and its molecular weight is 720.95. Ritonavir has the following structural
17 formula:

Ritonavir is a white-to-light-tan powder. Ritonavir has a bitter metallic taste. It is freely soluble in methanol and ethanol, soluble in isopropanol and practically insoluble in water.

NORVIR capsules are available for oral administration in a strength of 100 mg ritonavir with the following inactive ingredients: Caprylic/capric triglycerides, polyoxyl 35 castor oil, citric acid, gelatin, ethanol, polyglycolated glycerides, polysorbate 80, and propylene glycol.

NORVIR oral solution is available for oral administration as 80 mg/mL of ritonavir in a peppermint and caramel flavored vehicle. Each 3- and 8-ounce bottle contains 7.2 and 19.2 grams of ritonavir, respectively. NORVIR oral solution also contains ethanol,

39 water, polyoxyl 35 castor oil, propylene glycol, anhydrous citric acid to adjust pH, saccharin
40 sodium, peppermint oil, creamy caramel flavoring, and F, D & C FD&C Yellow No. 6.

41 42 CLINICAL PHARMACOLOGY

43 MICROBIOLOGY

44 Mechanism of action: Ritonavir is a peptidomimetic inhibitor of both the HIV-1 and HIV-2
45 proteases. Inhibition of HIV protease renders the enzyme incapable of processing the gag-pol
46 polyprotein precursor which leads to production of non-infectious immature HIV particles.

47
48 Antiviral activity *in vitro*: The activity of ritonavir was assessed *in vitro* in acutely infected
49 lymphoblastoid cell lines and in peripheral blood lymphocytes. The concentration of drug
50 that inhibits 50% (EC₅₀) of viral replication ranged from 3.8 to 153 nM depending upon the
51 HIV-1 isolate and the cells employed. The average EC₅₀ for low passage clinical isolates was
52 22 nM (n=13). In MT₄ cells, ritonavir demonstrated additive effects against HIV-1 in
53 combination with either zidovudine (ZDV) or didanosine (ddI). Studies which measured
54 cytotoxicity of ritonavir on several cell lines showed that >20 μM was required to inhibit
55 cellular growth by 50% resulting in an *in vitro* therapeutic index of at least 1000.

56
57 Resistance: HIV-1 isolates with reduced susceptibility to ritonavir have been selected *in vitro*.
58 Genotypic analysis of these isolates showed mutations in the HIV protease gene at amino acid
59 positions 84 (Ile to Val), 82 (Val to Phe), 71 (Ala to Val), and 46 (Met to Ile). Phenotypic
60 (n=18) and genotypic (n=44) changes in HIV isolates from selected patients treated with
61 ritonavir were monitored in phase I/II trials over a period of 3 to 32 weeks. Mutations
62 associated with the HIV viral protease in isolates obtained from 41 patients appeared to occur
63 in a stepwise and ordered fashion; in sequence, these mutations were position 82 (Val to
64 Ala/Phe), 54 (Ile to Val), 71 (Ala to Val/Thr), and 36 (Ile to Leu), followed by combinations
65 of mutations at an additional 5 specific amino acid positions. Of 18 patients for which both
66 phenotypic and genotypic analysis were performed on free virus isolated from plasma, 12
67 showed reduced susceptibility to ritonavir *in vitro*. All 18 patients possessed one or more
68 mutations in the viral protease gene. The 82 mutation appeared to be necessary but not
69 sufficient to confer phenotypic resistance. Phenotypic resistance was defined as a ≥5-fold
70 decrease in viral sensitivity *in vitro* from baseline. The clinical relevance of phenotypic and
71 genotypic changes associated with ritonavir therapy has not been established.

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74 **Cross-resistance to other antiretrovirals:** The potential for HIV cross-resistance between
75 protease inhibitors has not been fully explored. Therefore, it is unknown what effect ritonavir
76 therapy will have on the activity of concordantly or subsequently administered protease
77 inhibitors. Serial HIV isolates obtained from six patients during ritonavir therapy showed a
78 decrease in ritonavir susceptibility *in vitro* but did not demonstrate a concordant decrease in
79 susceptibility to saquinavir *in vitro* when compared to matched baseline isolates. However,
80 isolates from two of these patients demonstrated decreased susceptibility to indinavir *in vitro*
81 (8-fold). Isolates from 5 patients were also tested for cross-resistance to VX-478 and
82 nelfinavir; isolates from 2 patients had a decrease in susceptibility to nelfinavir (12-14-fold),
83 and none to VX-478. Cross-resistance between ritonavir and reverse transcriptase inhibitors is
84 unlikely because of the different enzyme targets involved. One ZDV-resistant HIV isolate
85 tested *in vitro* retained full susceptibility to ritonavir.

86 87 Pharmacokinetics

88 The pharmacokinetics of ritonavir have been studied in healthy volunteers and HIV-infected
89 patients (CD₄ ≥ 50 cells/μL). See Table 1 for ritonavir pharmacokinetic characteristics.

90 The absolute bioavailability of ritonavir has not been determined. After a 600 mg dose of
91 oral solution, peak concentrations of ritonavir were achieved approximately 2 hours and 4
92 hours after dosing under fasting and non-fasting (514 KCal; 9% fat, 12% protein, and 79%
93 carbohydrate) conditions, respectively. When the oral solution was given under non-fasting
94 conditions, peak ritonavir concentrations decreased 23% and the extent of absorption
95 decreased 7% relative to fasting conditions. Dilution of the oral solution, within one hour of
96 administration, with 240 mL of chocolate milk, Advera[®] or Ensure[®] did not significantly
97 affect the extent and rate of ritonavir absorption. After a single 600 mg dose under non-
98 fasting conditions, in two separate studies, the capsule (n=21) and oral solution (n=15) (n=18)
99 formulations yielded mean ± SD areas under the plasma concentration-time curve (AUCs) of
100 129.5 ± 47.1 and ~~132.0 ± 42.5~~ 129.0 ± 39.3 μg·h/mL, respectively. Relative to fasting
101 conditions, the extent of absorption of ritonavir from the capsule formulation was 15% higher
102 when administered with a meal (771 KCal; 46% fat, 18% protein, and 37% carbohydrate).

103 Nearly all of the plasma radioactivity after a single oral 600 mg dose of ¹⁴C-ritonavir oral
104 solution (n=5) was attributed to unchanged ritonavir. Five ritonavir metabolites have been
105 identified in human urine and feces. The isopropylthiazole oxidation metabolite (M-2) is the
106 major metabolite and has antiviral activity similar to that of parent drug; however, the
107 concentrations of this metabolite in plasma are low. Studies utilizing human liver microsomes
108 have demonstrated that cytochrome P450 3A (CYP3A) is the major isoform involved in
109 ritonavir metabolism, although CYP2D6 also contributes to the formation of M-2.

110 In a study of five subjects receiving a 600 mg dose of ¹⁴C-ritonavir oral solution, 11.3 ±
111 2.8% of the dose was excreted into the urine, with 3.5 ± 1.8% of the dose excreted as
112 unchanged parent drug. In that study, 86.4 ± 2.9% of the dose was excreted in the feces with
113 33.8 ± 10.8% of the dose excreted as unchanged parent drug. Upon multiple dosing, ritonavir
114 accumulation is less than predicted from a single dose possibly due to a time and dose-related
115 increase in clearance.

117
118

Table 1
Ritonavir Pharmacokinetic Characteristics

Parameter	n	Values (Mean ± SD)
C_{max} SS [†]	10	11.2 ± 3.6 µg/mL
C_{min} SS [†]	10	3.7 ± 2.6 µg/mL
V_d/F [‡]	91	0.41 ± 0.25 L/kg
$t_{1/2}$		3 - 5 h
CL/F [†]	10	8.8 ± 3.2 L/h
CL/F [‡]	91	4.6 ± 1.6 L/h
CL_r	62	<0.1 L/h
RBC/Plasma Ratio		0.14
Percent Bound*		98 to 99%

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- [†] SS = steady state; patients receiving ritonavir 600 mg q12h.
[‡] Single ritonavir 600 mg dose.
 * Primarily bound to human serum albumin and alpha-1 acid glycoprotein over the ritonavir concentration range of ± 0.01 to 30 µg/mL.

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141**Special Populations:**

Gender, Race and Age: No age-related pharmacokinetic differences have been observed in adult patients (18 to 63 years). Ritonavir pharmacokinetics have not been studied in older patients. A study of ritonavir pharmacokinetics in healthy males and females showed no statistically significant differences in the pharmacokinetics of ritonavir. Pharmacokinetic differences due to race have not been identified.

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Renal Insufficiency: Ritonavir pharmacokinetics have not been studied in patients with renal insufficiency, however since renal clearance is negligible, a decrease in total body clearance is not expected in patients with renal insufficiency.

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Hepatic Insufficiency: Ritonavir pharmacokinetics have not been studied in subjects with hepatic insufficiency (see PRECAUTIONS).

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Drug-Drug Interactions: Table 2 summarizes the effects on AUC and C_{min} with 95% confidence intervals (95 CI), of co-administration of ritonavir with a variety of drugs. For information about clinical recommendations see PRECAUTIONS-Drug Interactions.

153 **Table 2**
154 **Effects on AUC and C_{max} of Co-administration of Zidovudine With Other Drugs**

155		Effect on Zidovudine		
156 Drug	Zidovudine Dosage	n	AUC % (95 CI)	C _{max} % (95 CI)
157 Clarithromycin 500 mg q12h 4 days	200 mg q8h 4 days	22	↑ 12% (2, 23%)	↑ 15% (2, 28%)
158 Didanosine 200 mg q12h 4 days	600 mg q12h 4 days	12	↔	↔
159 Fluconazole 400 mg day 1, 200 mg daily 4 days	200 mg q6h 4 days	8	↑ 12% (5, 20%)	↑ 15% (7, 22%)
161 Fluoxetine 30 mg q12h 8 days	600 mg single dose	16	↑ 19% (7, 34%)	↔
162 Rifampin 600 mg or 300 mg daily 10 days ²	500 mg q12h 20 days	7,9 ^a	↓ 35% (7, 55%)	↓ 25% (-5, 46%)
164 Zidovudine 200 mg q8h 4 days	300 mg q6h 4 days	10	↔	↔
165		Effect on Co-Administered Drug		
166 Drug	Zidovudine Dosage	n	AUC % (95 CI)	C _{max} % (95 CI)
167 Clarithromycin 500 mg q12h 4 days	200 mg q8h 4 days	22	↑ 77% (56, 103%)	↑ 31% (15, 51%)
168 14-OH clarithromycin metabolite			↓ 100%	↓ 99%
169 Desipramine 100 mg single dose	500 mg q12h 12 days	14	↑ 145% (103, 211%)	↑ 22% (12, 35%)
170 2-OH desipramine metabolite			↓ 15% (3, 26%)	↓ 67% (62, 72%)
171 Didanosine 200 mg q12h 4 days	600 mg q12h 4 days	12	↓ 13% (0, 23%)	↓ 16% (5, 26%)
172 Ethinyl estradiol 50 µg single dose	500 mg q12h 16 days	23	↓ 40% (31, 49%)	↓ 32% (24, 39%)
173 Rifabutin 150 mg daily 16 days	500 mg q12h 10 days	5,11 ^a	↑ 4-fold (2.8, 6.1X)	↑ 2.5-fold (1.9, 3.4X)
174 25-O-desacetyl rifabutin metabolite			↑ 35-fold (25, 78X)	↑ 16-fold (14, 20X)
175 Sulfamethoxazole 800 mg single dose ¹	500 mg q12h 12 days	15	↓ 20% (16, 23%)	↔
176 Theophylline 3 mg/kg q8h 15 days	500 mg q12h 10 days	13,11 ^a	↓ 43% (42, 45%)	↓ 32% (29, 34%)
177 Trimethoprim 160 mg single dose ¹	500 mg q12h 12 days	15	↑ 20% (3, 43%)	↔
178 Zidovudine 200 mg q8h 4 days	300 mg q6h 4 days	9	↓ 25% (15, 34%)	↓ 27% (4, 45%)

179
180 ¹ Sulfamethoxazole and trimethoprim taken as single combination tablet.

181 ² Preliminary Data.

182 ↑ Indicates increase.

183 ↓ Indicates decrease.

184 ↔ Indicates no change.

185 ^a Parallel group design; entries are subjects receiving combination and control regimens, respectively.

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187

188 INDICATIONS AND USAGE

189 NORVIR is indicated alone or in combination with nucleoside analogues or as monotherapy
190 for the treatment of HIV-infection when therapy is warranted. ~~based on clinical and/or~~

~~immunological status. This~~ For patients with advanced HIV disease, this indication is based on the results from a study in patients with advanced HIV disease that showed a reduction in both mortality and AIDS-defining clinical events for patients who received NORVIR. Median duration of follow-up in this study was 6 months. The clinical benefit from NORVIR therapy for longer periods of treatment is unknown.

For patients with less advanced disease, this indication is based on changes in surrogate markers in studies evaluating patients who received NORVIR alone or in combination with other antiretroviral agents (see Description of Clinical Studies).

Description of Clinical Studies

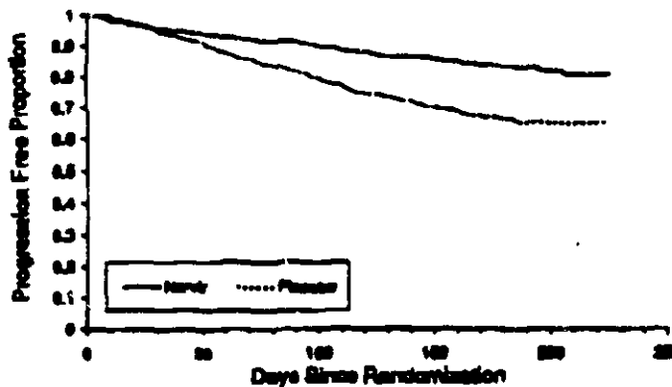
The activity of NORVIR as monotherapy or in combination with nucleoside analogues has been evaluated in 1446 patients enrolled in two double-blind, randomized trials. NORVIR therapy in combination with zidovudine and zalcitabine was also evaluated in an open-label, non-comparative study of 32 patients. The clinical studies reported here were all conducted using ritonavir oral solution.

Advanced Patients with Prior Antiretroviral Therapy

Study 247 was a randomized, double-blind trial conducted in HIV-infected patients with at least nine months of prior antiretroviral therapy and baseline CD₄ cell counts ≤ 100 cells/ μ L. NORVIR 600 mg b.i.d. or placebo was added to each patient's baseline antiretroviral therapy regimen, which could have consisted of up to two approved antiretroviral agents. The study accrued 1090 patients, with mean baseline CD₄ cell count at study entry of 32 cells/ μ L. Median duration of follow-up was 6 months.

The six month cumulative incidence of clinical disease progression or death was 17% for patients randomized to NORVIR compared to 34% for patients randomized to placebo. This difference in rates was statistically significant (see Figure 1).

Figure 1
Time to Disease Progression or Death in Study 247

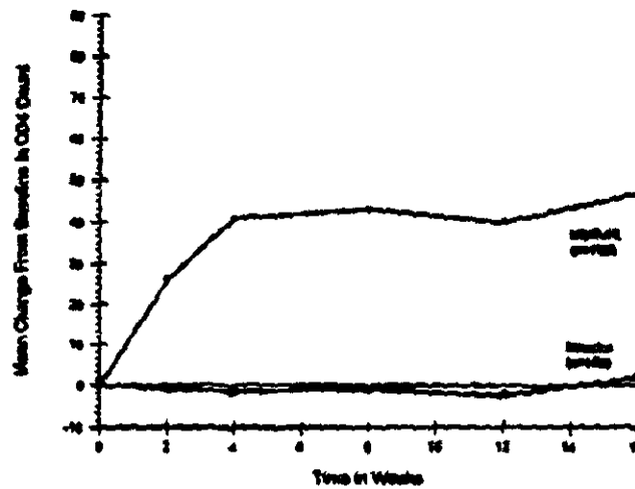


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236 The six-month cumulative mortality was 5.8% for patients randomized to NORVIR and
237 10.1% for patients randomized to placebo. This difference in rates was statistically
238 significant.

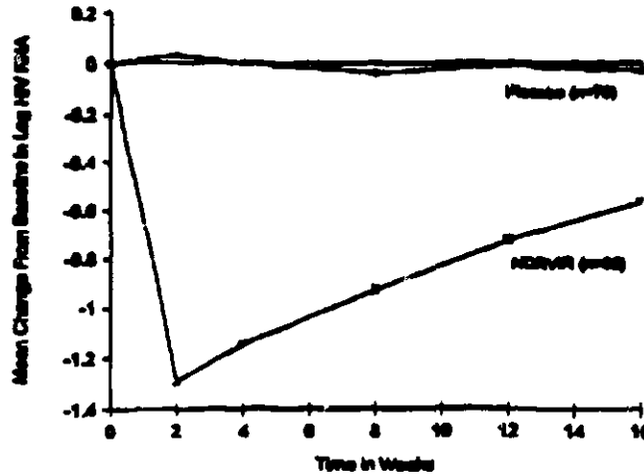
239 In addition, analyses of mean CD₄ cell count changes from baseline over the first 16
240 weeks of study for the first 211 patients enrolled (mean baseline CD₄ cell count =
241 29 cells/ μ L) showed that NORVIR was associated with larger increases in CD₄ cell counts
242 than was placebo (see Figure 2).

243
244 **Figure 2**
245 **Mean CD₄ Count Changes (cells/ μ L) From Baseline in Study 247**



261
262
263 Figure 3 summarizes the mean changes from baseline in log HIV RNA levels for Study 247.
264
265

Figure 3
Mean Change From Baseline in Log HIV RNA Levels¹ in Study 247



¹ The clinical significance of changes in HIV RNA measurements has not been established.

Patients Without Prior Antiretroviral Therapy

In ongoing Study 245, 356 antiretroviral-naive HIV-infected patients (mean baseline CD₄ = 364 cells/ μ L) were randomized to receive either NORVIR 600 mg b.i.d., zidovudine 200 mg t.i.d., or a combination of these drugs. In analyses of average CD₄ cell count changes from baseline over the first 16 weeks of study, both NORVIR monotherapy and combination therapy produced greater mean increases in CD₄ cell count than did zidovudine monotherapy (see Figure 4). The CD₄ cell count increases for NORVIR monotherapy were larger than the increases for combination therapy.

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Figure 4
Mean CD₄ Count Changes (cells/ μ L) From Baseline In Study 245

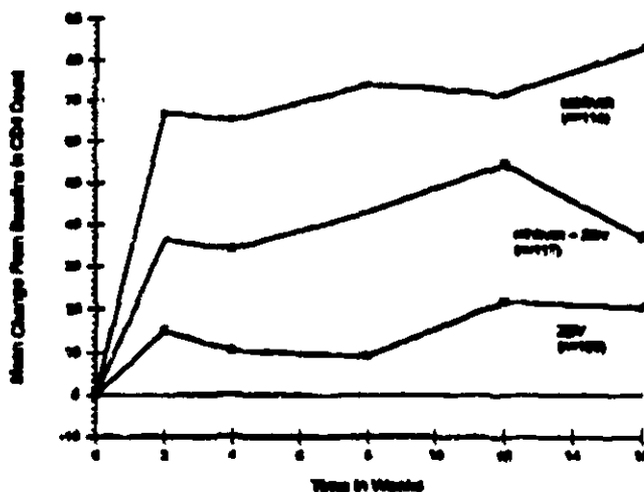
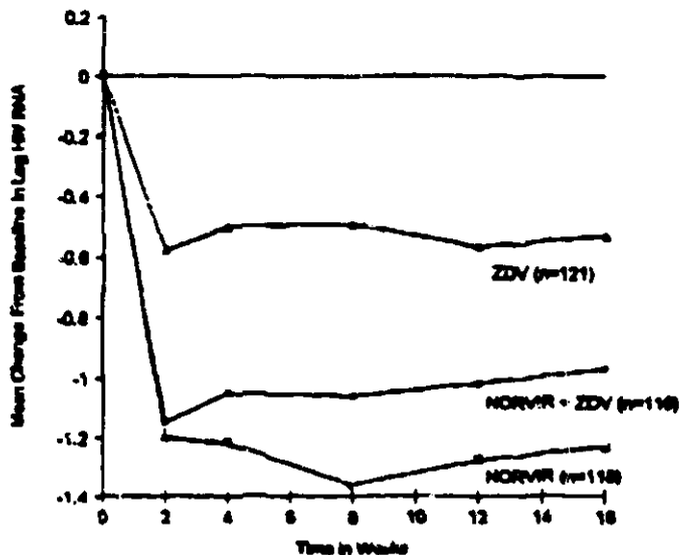


Figure 5 summarizes the mean changes from baseline in log HIV RNA levels for Study 245.

Figure 5
Mean Change From Baseline in Log HIV RNA Levels in Study 245



349 **Combination Therapy with NORVIR, Zidovudine, and Zalcitabine in Antiretroviral-**
350 **Naive Patients**

351 In Study 208, an open-label uncontrolled trial, 32 antiretroviral-naive HIV-infected patients
352 initially received NORVIR 600 mg b.i.d. monotherapy. Zidovudine 200 mg t.i.d. and
353 zalcitabine 0.75 mg t.i.d. were added after 14 days of NORVIR monotherapy. Results of
354 combination therapy for the first 20 weeks of this study show median increases in CD₄ cell
355 counts from baseline levels of 83 to 106 cells/ μ L over the treatment period. Mean decreases
356 from baseline in HIV RNA particle levels ranged from 1.69 to 1.92 logs.

357
358 **CONTRAINDICATIONS**

359 NORVIR is contraindicated in patients with known hypersensitivity to ritonavir or any of its
360 ingredients.

361 Ritonavir is expected to produce large increases in the plasma concentrations of the
362 following drugs: amiodarone, astemizole, bepridil, bupropion, cisapride, clozapine, encainide,
363 flecainide, meperidine, piroxicam, propafenone, propoxyphene, quinidine, rifabutin, and
364 terfenadine. These agents have recognized risks of arrhythmias, hematologic abnormalities,
365 seizures, or other potentially serious adverse effects. These drugs should not be
366 co-administered with ritonavir. Ritonavir co-administration is likely to produce large
367 increases in these highly metabolized sedatives and hypnotics: alprazolam, clorazepate,
368 diazepam, estazolam, flurazepam, midazolam, triazolam, and zolpidem. Due to the potential
369 for extreme sedation and respiratory depression from these agents, they should not be
370 co-administered with ritonavir.

371
372 **PRECAUTIONS**

373 **General**

374 Ritonavir is principally metabolized by the liver. Therefore, caution should be exercised
375 when administering this drug to patients with impaired hepatic function.

376
377 **Resistance/Cross-resistance**

378 The potential for HIV cross-resistance between protease inhibitors has not been fully
379 explored. Therefore, it is unknown what effect ritonavir therapy will have on the activity of
380 subsequent protease inhibitors (see MICROBIOLOGY).

381
382 **Information For Patients**

383 Patients should be informed that NORVIR is not a cure for HIV infection and that they may
384 continue to acquire illnesses associated with advanced HIV infection, including opportunistic
385 infections.

386 Patients should be told that the long-term effects of NORVIR are unknown at this time.
387 They should be informed that NORVIR therapy has not been shown to reduce the risk of
388 transmitting HIV to others through sexual contact or blood contamination.

389 Patients should be advised to take NORVIR with food, if possible.

390 Patients should be informed to take NORVIR every day as prescribed. Patients should not
391 alter the dose or discontinue NORVIR without consulting their doctor. If a dose is missed,
392 patients should take the next dose as soon as possible. However, if a dose is skipped, the
393 patient should not double the next dose.

394 Since NORVIR interacts with some drugs when taken together, patients should be advised
395 to report to their doctor the use of any other medications, including prescription and
396 nonprescription drugs.
397

398 Laboratory Tests

399 Ritonavir has been associated with alterations in triglycerides, SGOT, SGPT, GGT, CPK, and
400 uric acid. Appropriate laboratory testing should be performed prior to initiating NORVIR
401 therapy and at periodic intervals or if any clinical signs or symptoms occur during therapy.
402 For comprehensive information concerning laboratory test alterations associated with
403 nucleoside analogues, physicians should refer to the complete product information for each of
404 these drugs.
405

406 Drug Interactions

407 Agents which increase CYP3A activity (e.g., phenobarbital, carbamazepine, dexamethasone,
408 phenytoin, rifampin, and rifabutin) would be expected to increase the clearance of ritonavir
409 resulting in decreased ritonavir plasma concentrations. Tobacco use is associated with an
410 18% decrease in the AUC of ritonavir.

411 Ritonavir can produce large increases in plasma concentrations of certain highly
412 metabolized drugs. Ritonavir has a high affinity for several cytochrome P450 (CYP) isoforms
413 with the following rank order: CYP3A > CYP2D6 > CYP2C9, CYP2C19 >> CYP2A6,
414 CYP1A2, CYP2E1. ~~There are some indications~~ if some evidence that ritonavir may increase
415 the activity of glucuronosyl transferases; thus, loss of therapeutic effects from directly
416 glucuronidated agents during ritonavir therapy may signify the need for dosage alteration of
417 these agents. A systematic review of over 200 medications prescribed to HIV-infected
418 patients was performed to identify potential drug interactions with ritonavir. Table 3
419 summarizes some commonly prescribed drugs, separated by the type of metabolism and
420 expected magnitude of interaction when co-administered with ritonavir. It is advised that
421 concomitant use of any of these agents with ritonavir should be accompanied by therapeutic
422 drug concentration monitoring and/or increased monitoring of therapeutic and adverse effects,
423 especially for agents with narrow therapeutic margins (e.g., oral anticoagulants,
424 immunosuppressants). Large dosage reductions (>50% reduction) may be required for those
425 agents extensively metabolized by CYP3A.

426 The following list provides information based on studies of the co-administration of
427 ritonavir on the pharmacokinetic or-pharmacodynamic properties of several commonly
428 prescribed medications.

429 Clarithromycin: The mean increase in the AUC of clarithromycin in the presence of ritonavir
430 was 77%. Clarithromycin may be administered without dosage adjustment to patients with
431 normal renal function. However, for patients with renal impairment the following dosage
432 adjustments should be considered. For patients with CL_{CR} 30 to 60 mL/min the dose of
433 clarithromycin should be reduced by 50%. For patients with CL_{CR} < 30 mL/min the dose of
434 clarithromycin should be decreased by 75%.

435 Desipramine: Co-administration of ritonavir resulted in a 145% mean increase in the AUC of
436 desipramine. Dosage reduction of desipramine should be considered in patients taking the
437 combination.
438

439 **Disulfiram/Azetronidazole:** Ritonavir formulations contain alcohol, which can produce
 440 reactions when co-administered with disulfiram or other drugs that produce disulfiram-like
 441 reactions (e.g., metronidazole).
 442 **Oral Contraceptives:** The mean AUC of ethinyl estradiol, a component in oral contraceptives,
 443 was reduced 40% during concomitant dosing with ritonavir 500 mg q12h; dosage increase or
 444 alternate contraceptive measures should be considered.
 445 **Saquinavir:** Ritonavir extensively inhibits the metabolism of saquinavir resulting in greatly
 446 increased saquinavir plasma concentrations. The safety of this combination has not been
 447 established.
 448 **Theophylline:** The average AUC of theophylline was reduced by 43% when co-administered
 449 with ritonavir. Increased dosage of theophylline may be required.

Table 3
Potential Effects on Drug Co-administered With Ritonavir
Suggested for Drug Interactions with Saquinavir

450-454	455-456	457-458	459-460	461-462	463-464
Drug Category	Drug	Interaction	Drug Category	Drug	Interaction
456	Large ↑ AUC ^c (CYP3A)	Medium ↑ AUC ^c (CYP2D6)	Medium ↑ or ↓ AUC ^c (CYP2C19)	Possible ↑ AUC ^c (unknown CYP)	Possible ↓ AUC ^c (glucuronidation)
455a	Alfentanil Fentanyl	Hydrocodone Oxycodone Tamadol	Mebutalate	Codaine Hydrocodone Morphine	
455b	Albuterol	Hydrocodone Oxycodone Tamadol	Mebutalate	Codaine Hydrocodone Morphine	
461a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
461b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
462a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
462b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
463a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
463b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
464a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
464b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
465a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
465b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
466a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
466b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
467a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
467b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
468a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
468b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
469a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
469b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
470a	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine
470b	Erythromycin	S-warfarin	Phenytoin	Phenobarbital	Divalproex Lamotrigine

47Antiemetics	Dronabinol Ondansetron		Prochlorperazine Promethazine	Metoclopramide
47Antifungal agents			Itraconazole Ketoconazole Miconazole	
47Antihypertensives		Losartan	Doxazosin Furosemide Terazosin	
47Antimycobacterial	Rifampin			
47Antiparasitics	Quinine	Proguanil	Albendazole Chloroquine Mevastizole Primaquine Pyrimethamine	Azoxypresone
47Antitumor agents		Lansoprazole Omeprazole	Cisplatin	
47Beta-blockers		Metoprolol Pindolol Propranolol Timolol	Acetazolamide Bumetanide Fenbutolol	
47Calcium channel 47Blockers	Amlodipine Diltiazem Felodipine Isradipine Nicardipine Nifedipine Nimodipine Nisoldipine Verapamil			
48Cancer 48Chemotherapeutic 48Agents	Etoposide Paclitaxel Tamoxifen Vinblastine Vincristine		Cyclophosphamide Daunorubicin Doxorubicin	
48Corticosteroids	Dexamethasone Prednisone			
48Hemorrhologic 48Agent			Pentoxifylline	
48HIV protease 48Inhibitors	Saquinavir			
48Hypoglycemics		Glipizide Glibenclamide Tolbutamide		
48Hypolipidemics	Lovastatin Pravastatin		Fluvastatin Goflostatin Simvastatin	Clofibrate

490 Immunosuppressants Cyclosporine
Tacrolimus

491 Neuroleptics Chlorpromazine
Haloperidol
Perphenazine
Risperidone
Thioridazine

492 Sedative/hypnotics Lorazepam
Oxazepam
Propofol
Temazepam

493 Stimulants Methamphetamine Methylphenidate

494
495 **↓ Large = > 3X; Moderate = 1.5-3X**
496 **↓ AUC = area under the plasma concentration-time curve. A measure of drug exposure.**
497

498 Carcinogenesis and Mutagenesis

499 Long-term carcinogenicity studies of ritonavir in animal systems have not been completed.
500 However, ritonavir was not mutagenic or clastogenic in a battery of *in vitro* and *in vivo*
501 assays including bacterial reverse mutation (Ames) using *S. typhimurium* and *E. coli*, mouse
502 lymphoma, mouse micronucleus, and chromosome aberrations in human lymphocytes.
503

504 Pregnancy, Fertility, and Reproduction

505 Pregnancy Category B: Ritonavir produced no effects on fertility in rats at drug exposures
506 approximately 40% (male) and 60% (female) of that achieved with the proposed therapeutic
507 dose. Higher dosages were not feasible due to hepatic toxicity.

508 No treatment-related malformations were observed when ritonavir was administered to
509 pregnant rats or rabbits. Developmental toxicity observed in rats (early resorptions,
510 decreased fetal body weight and ossification delays and developmental variations) occurred
511 at a maternally toxic dosage at an exposure equivalent to approximately 30% of that
512 achieved with the proposed therapeutic dose. A slight increase in the incidence of
513 cryptorchidism was also noted in rats at an exposure approximately 22% of that achieved
514 with the proposed therapeutic dose.

515 Developmental toxicity observed in rabbits (resorptions, decreased litter size and
516 decreased fetal weights) also occurred at a maternally toxic dosage equivalent to 1.8 times
517 the proposed therapeutic dose based on a body surface area conversion factor.

518 There are, however, no adequate and well-controlled studies in pregnant women.
519 Because animal reproduction studies are not always predictive of human response, this drug
520 should be used during pregnancy only if clearly needed.
521

522 Nursing Mothers: It is not known whether this drug is excreted in human milk. Because
523 many drugs are excreted in human milk, caution should be exercised when ritonavir is
524 administered to a nursing woman. However, the U.S. Public Health Service Centers for
525 Disease Control and Prevention advises HIV-infected women not to breast-feed to avoid
526 post-natal transmission of HIV to a child who may not be infected.
527

528 **Pediatric Use**
529 The safety and effectiveness of ritonavir in children below the age of 12 have not been
530 established.

531
532 **ADVERSE REACTIONS**
533 The safety of NORVIR alone and in combination with nucleoside analogues was studied in
534 1140 patients. Table 4 lists treatment-emergent adverse events (at least possibly related and
535 of at least moderate intensity) that occurred in 2% or greater of patients receiving NORVIR
536 alone or in combination with nucleosides in Study 245 or Study 247. At the time of this
537 safety assessment, the median duration of treatment in Study 245 and Study 247 was 3.7 and
538 2.4 months, respectively. However, safety data was collected on patients for greater than 6
539 months of treatment. The most frequently reported clinical adverse events, other than
540 asthenia, among patients receiving NORVIR were gastrointestinal and neurological
541 disturbances including nausea, diarrhea, vomiting, anorexia, abdominal pain, taste perversion,
542 and circumoral and peripheral paresthesias. Similar adverse event profiles were reported in
543 patients receiving ritonavir in other trials.
544

545 **Table 4**
546 **Percentage of Patients with Treatment-Emergent Adverse Events of Moderate or Severe**
547 **Intensity Occurring in ≥ 2% of Patients Receiving NORVIR**

Adverse Events	Study 245 Naive Patients			Study 247 Advanced Patients	
	NORVIR + ZDV n = 116	NORVIR n = 117	ZDV n = 119	NORVIR n=541	Placebo n=547
551 Body as a Whole					
552 Abdominal Pain	4.3	3.4	4.2	7.0	3.1
553 Asthenia	27.6	9.4	10.1	14.2	5.3
554 Fever	1.7	0.9	1.7	4.4	2.2
555 Headache	7.8	5.1	7.6	6.3	4.0
556 Malaise	4.3	1.7	3.4	0.7	0.2
557 Cardiovascular					
558 Vasodilation	2.6	1.7	0.8	1.3	0.0
559 Digestive					
560 Anorexia	7.8	0.9	3.4	6.1	2.0
561 Constipation	2.6	0.0	0.8	0.0	0.4
562 Diarrhea	21.6	12.8	0.0	18.3	6.1
563 Dyspepsia	1.7	0.0	1.7	4.8	0.7
564 Flatulence	2.6	0.9	0.8	0.9	0.6
565 Local Throat Irritation	1.7	1.7	0.8	2.6	0.2
566 Nausea	46.6	23.1	24.4	26.2	5.7
567 Vomiting	22.4	12.8	12.6	15.2	2.6

568	Metabolic and Nutritional					
569	Creatine Phosphokinase Increased	1.7	3.4	3.4	0.9	0.3
570	Hyperlipidemia	1.7	1.7	0.0	4.1	0.0
571	Musculoskeletal					
572	Myalgia	1.7	1.7	0.8	2.2	0.9
573	Nervous					
574	Circumoral Paresthesia	5.2	2.6	0.0	5.9	0.2
575	Dizziness	5.2	2.6	1.7	3.3	1.1
576	Inocemia	3.4	2.6	0.8	1.3	0.6
577	Paresthesia	5.2	2.6	0.0	2.0	0.2
578	Peripheral Paresthesia	0.0	6.0	0.0	5.0	0.7
579	Somnolence	2.6	2.6	0.0	2.0	0.2
580	Thinking Abnormal	2.6	0.0	0.8	0.7	0.3
581	Respiratory					
582	Pharyngitis	0.9	2.6	0.0	0.4	0.4
583	Skin and Appendages					
584	Rash	0.9	0.0	0.8	2.6	0.9
585	Sweating	3.4	2.6	1.7	1.3	0.6
586	Special Senses					
587	Taste Perversion	15.5	10.3	7.6	5.4	1.7

¹ Includes those adverse events at least possibly related to study drug or of unknown relationship and excludes concurrent HIV conditions.

590

591 Adverse events occurring in less than 2% of patients receiving NORVIR in all phase
592 II/phase III studies and considered at least possibly related or of unknown relationship to
593 treatment and of at least moderate intensity are listed below by body system.

594 *Body as a Whole:* Abdomen enlarged, accidental injury, allergic reaction, back pain,
595 cachexia, chest pain, chills, facial edema, facial pain, flu syndrome, hormone level altered,
596 hypothermia, kidney pain, neck pain, neck rigidity, pain (unspecified), substernal chest pain,
597 and photosensitivity reaction.

598 *Cardiovascular System:* Hemorrhage, hypotension, migraine, palpitation, peripheral
599 vascular disorder, postural hypotension, syncope, and tachycardia.

600 *Digestive System:* Abnormal stools, bloody diarrhea, cheilitis, cholangitis, colitis, dry
601 mouth, dysphagia, eructation, esophagitis, gastritis, gastroenteritis, gastrointestinal disorder,
602 gastrointestinal hemorrhage, gingivitis, hepatitis, hepatomegaly, ileitis, liver damage, liver
603 function tests abnormal, mouth ulcer, oral moniliasis, pancreatitis, periodontal abscess, rectal
604 disorder, tenesmus, and thirst.

605 *Endocrine System:* Diabetes mellitus.

606 *Hemic and Lymphatic System:* Anemia, ecchymosis, leukopenia, lymphadenopathy,
607 lymphocytosis, and thrombocytopenia.

608 *Metabolic and Nutritional Disorders:* Avitaminosis, dehydration, edema, glycosuria,
609 gout, hypercholesterolemia, peripheral edema, and weight loss.

610 *Musculoskeletal System:* Arthralgia, arthrosis, joint disorder, muscle cramps, muscle
611 weakness, myositis, and twitching.

612 **Nervous System:** Abnormal dreams, abnormal gait, agitation, amnesia, anxiety, aphasia,
613 ataxia, confusion, convulsion, depression, diplopia, emotional lability, euphoria, grand mal
614 convulsion, hallucinations, hyperesthesia, incoordination, libido decreased, nervousness,
615 neuralgia, neuropathy, paralysis, peripheral neuropathy, peripheral sensory neuropathy,
616 personality disorder, tremor, urinary retention, and vertigo.

617 **Respiratory System:** Asthma, dyspnea, epistaxis, hiccup, hypoventilation, increased
618 cough, interstitial pneumonia, lung disorder, and rhinitis.

619 **Skin and Appendages:** Acne, contact dermatitis, dry skin, eczema, folliculitis,
620 maculopapular rash, molluscum contagiosum, pruritus, psoriasis, seborrhea, urticaria, and
621 vesiculobullous rash.

622 **Special Senses:** Abnormal electro-oculogram, abnormal electroretinogram, abnormal
623 vision, amblyopia/blurred vision, blepharitis, ear pain, eye pain, hearing impairment,
624 increased cerumen, iritis, parosmia, photophobia, taste loss, tinnitus, uveitis, and visual field
625 defect.

626 **Urogenital System:** Dysuria, hematuria, impotence, kidney calculus, kidney failure,
627 nocturia, penis disorder, polyuria, pyelonephritis, urethritis, and urinary frequency.

628

629 **Laboratory Abnormalities**

630 Table 5 shows the percentage of patients who developed marked laboratory abnormalities.

631

632

633 **Table 5**
634 **Percentage of Patients, by Study and Treatment Group, with Marked Chemistry and**
Hematology Laboratory Value Abnormalities

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Variable	Limit	Study 245 Naïve Patients			Study 247 Advanced Patients	
		NORVIR + ZDV	NORVIR	ZDV	NORVIR	Placebo
CHEMISTRY	HIGH					
Glucose	(>250 mg/dL)	2.0	-	0.9	0.4	1.1
Uric Acid	(>12 mg/dL)	-	-	-	3.6	0.2
Creatinine	(>3.6 mg/dL)	-	-	-	0.2	0.2
Potassium	(>6.0 mEq/L)	-	-	-	0.4	0.2
Chloride	(>122 mEq/L)	-	0.9	-	-	-
Total Bilirubin	(>3.6 mg/dL)	-	-	-	1.2	0.2
Alkaline Phosphatase	(>550 IU/L)	-	0.9	-	1.4	1.7
SGOT (AST)	(>180 IU/L)	2.9	6.5	1.7	3.8	4.3
SOPT (ALT)	(>215 IU/L)	3.9	5.6	2.6	6.1	2.6
GCT	(>300 IU/L)	2.0	2.8	0.9	14.7	6.7
LDH	(>1170 IU/L)	-	-	-	1.0	0.2
Triglycerides	(>1500 mg/dL)	1.0	2.8	-	10.1	0.2
Triglycerides Fasting	(>1500 mg/dL)	2.1	1.4	-	7.9	0.4
CPK	(>1000 IU/L)	7.0	7.5	7.1	8.6	4.5
Amylase	(>2 X ULN ^a)	-	0.9	-	0.2	-

654	CHEMISTRY	LOW					
655	Albumin	(<2.0 g/dL)	-	-	-	0.2	0.6
656	Sodium	(<123 mEq/L)	-	-	-	0.2	-
657	Potassium	(<3.0 mEq/L)	-	0.9	-	2.0	1.1
658	Chloride	(<94 mEq/L)	-	0.9	-	-	0.4
659	Magnesium	(<1.0 mEq/L)	-	-	-	0.4	0.4
660	Calcium	(<6.9 mEq/L)	-	-	-	1.2	0.9
661	HEMATOLOGY	LOW					
662	Hemoglobin	(<8.0 g/dL)	-	-	-	2.8	2.4
663	Hematocrit	(<30%)	2.0	-	-	11.7	16.0
664	RBC	(<3.0 x 10 ¹² /L)	1.0	-	1.7	14.9	19.7
665	WBC	(<2.5 X 10 ⁹ /L)	-	-	3.5	25.1	51.4
666	Platelet Count	(<20 X 10 ⁹ /L)	-	-	-	0.4	0.6
667	Neutrophils	(60.5 X 10 ⁹ /L)	-	-	-	4.0	6.9
668	HEMATOLOGY	HIGH					
669	WBC	(>25 X 10 ⁹ /L)	-	-	-	1.6	0.7
670	Neutrophils	(>20 X 10 ⁹ /L)	-	-	-	1.8	0.9
671	Eosinophils	(>1.0 X 10 ⁹ /L)	-	1.9	0.9	1.8	2.6
672	Prothrombin Time	(>1.5 X ULN ¹)	1.0	-	-	1.0	1.3

673 ¹ ULN = upper limit of the normal range.

674 - Indicates no events reported.

675

676 **OVERDOSAGE**677 **Acute Overdosage**

678 *Human Overdose Experience:* Human experience of acute overdose with NORVIR is
 679 limited. One patient in clinical trials took NORVIR 1500 mg/day for two days. The patient
 680 reported paresthesias which resolved after the dose was decreased.

681 The approximate lethal dose was found to be greater than 20 times the related human
 682 dose in rats and 10 times the related human dose in mice.

683

684 **Management of Overdosage**

685 Treatment of overdose with NORVIR consists of general supportive measures including
 686 monitoring of vital signs and observation of the clinical status of the patient. There is no
 687 specific antidote for overdose with NORVIR. If indicated, elimination of unabsorbed drug
 688 should be achieved by emesis or gastric lavage; usual precautions should be observed to
 689 maintain the airway. Administration of activated charcoal may also be used to aid in
 690 removal of unabsorbed drug. Since ritonavir is extensively metabolized by the liver and is
 691 highly protein bound, dialysis is unlikely to be beneficial in significant removal of the drug.
 692 A Certified Poison Control Center should be consulted for up-to-date information on the
 693 management of overdose with NORVIR.

694

695 **DOSAGE AND ADMINISTRATION**

696 NORVIR is administered orally. ~~Although the effect of food on the pharmacokinetics of~~
 697 ~~ritonavir is limited, it is preferable~~ recommended that it NORVIR be taken with meals if

698 possible. Patients may improve the taste of NORVIR oral solution by mixing with
699 chocolate milk, Ensure®, or Advera® within one hour of dosing. The effects of antacids on
700 the absorption of zidovudine have not been studied.

701 The recommended dosage of zidovudine is 600 mg twice daily by mouth. Some patients
702 experience nausea upon initiation of 600 mg b.i.d. dosing; dose escalation may provide some
703 relief: 300 mg b.i.d. for 1 day, 400 mg b.i.d. for 2 days, 500 mg b.i.d. for 1 day, and then
704 600 mg b.i.d. thereafter. In addition, patients initiating combination regimens with NORVIR
705 and nucleosides may improve gastrointestinal tolerance by initiating NORVIR alone and
706 subsequently adding nucleosides before completing two weeks of NORVIR monotherapy.
707

708 **HOW SUPPLIED**

709 NORVIR (zidovudine capsules) are white capsules imprinted with the corporate logo  ,
710 100 mg, and the Abbo-Code PL. NORVIR is available as 100 mg capsules in the following
711 package sizes:

712 Packages of 4 bottles of 84 capsules each
713 (NDC 0074-9492-84).

714 Packages of 2 bottles of 84 capsules each
715 (NDC 0074-9492-02).

716 Packages of 4 boxes, 3 boxes of 84 capsules each and 1 box with 68 capsules in unit-dose
717 blisters (NDC 0074-9492-69).

718 Packages of 4 boxes of 84 capsules each in unit-dose blisters . . (NDC 0074-9492-55).

719 Recommended storage: Store capsules in the refrigerator between 36-46°F (2-8°C). Protect
720 from light.

721 NORVIR (zidovudine oral solution) is an orange-colored liquid, supplied in amber-colored,
722 multi-dose bottles containing 600 mg zidovudine per 7.5 mL marked dosage cup (80 mg/mL)
723 in the following sizes.

724 Packages of 5 bottles, 90 mL each (NDC 0074-1940-90).

725 240 mL bottles (NDC 0074-1940-63).

726 Recommended storage: Store NORVIR oral solution in the refrigerator between 36-46°F
727 (2-8°C) until it is dispensed.

728 Refrigeration of NORVIR oral solution by the patient is recommended, but not required if
729 used within 30 days and stored below 77°F (25°C). Product should be stored in the original
730 container. Avoid exposure to excessive heat. Keep cap tightly closed.

731 Revised: NEW
732 TM - Trademark

733 Caution - Federal (U.S.A.) Law prohibits dispensing without prescription.

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ABBOTT  LABORATORIES
NORTH CHICAGO, IL 60094, U.S.A.
PRINTED IN U.S.A.

(Nos. 1940, 9492)
NEW

NORVIR™
(ritonavir capsules)
(ritonavir oral solution)

262v3/disk
3/1/96

CLINICAL PHARMACOLOGY/BIOPHARMACEUTICS LABELING COMMENTS

NDA: 20-659 and 20-680
Drug: Ritonavir Liquid and Capsules
Applicant: Abbott Labs

Reviewers: Drs. K. Kumi, B.Davit, K. Reynolds
Date: 1/19/96

The following comments are provided after initial review of the draft proposed label. The recommendations as to the format and content of the label are intended to aid in the revision of the pharmacokinetic section of the proposed label. Additional comments will be forwarded as they become available. The Applicant should submit a revised label incorporating the following recommendations.

CLINICAL PHARMACOLOGY:

Pharmacokinetics:

- Delete the first paragraph of this section and incorporate the information into the ADME sections as appropriate.
- Include information in the initial paragraph regarding the studies which constitute the pharmacokinetic/pharmacodynamic data base; such as numbers of healthy volunteers, numbers of patients, range of doses and formulations studied.

Absorption:

- Define non-fasting conditions (kcal, % fat, % protein, % carbohydrate).
- Delete the statement regarding the bioequivalence of the capsule and liquid formulations. A statement comparing the AUC of the 2 formulations can be incorporated.
- Delete the statement regarding absolute bioavailability being greater than 60 to 80%.

Distribution:

- Delete animal information.

Metabolism:

- Delete the first sentence.
- Information on the elimination of metabolites should be moved to the excretion section.

Excretion:

- The first sentence refers to results from different studies and should be divided into at least 2 separate sentences which describe the individual studies.
- Results which come from radiolabelled studies should be clearly identified.
- The section on the pharmacokinetics of ritonavir in renal insufficient patients should be moved to special populations.

Drug-Drug Interactions:

- This section should contain the results from drug interaction studies submitted in the NDA (see general comments).
- Recommendations as to what precautions should be taken for particular drugs should be included in the PRECAUTIONS section.

Table 1:

-If appropriate, pool data for the clinically relevant dosing regimen and include n values.

PRECAUTIONS:

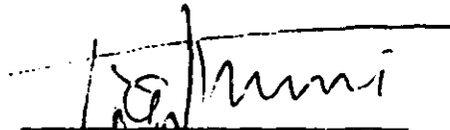
Drug Interactions:

-This section should provide precautions to be taken against potential interactions when there is coadministration of drugs based on the drug interaction studies and general knowledge of the pharmacokinetics and metabolism of ritonavir.

GENERAL COMMENTS

-Define abbreviations the first time they are used.

-Provide sample size, dose, means and standard deviations for reported parameters and parameter changes.

 1/19/96

Kofi A. Kumi, Ph.D.

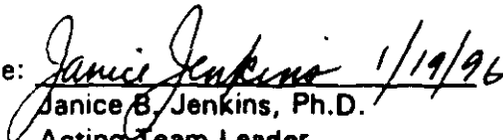
Reviewer

Antiviral Drug Section

Office of Clinical Pharmacology and Biopharmaceutics

Division of Pharmaceutical Evaluation III

Concurrence:

 1/19/96

Janice B. Jenkins, Ph.D.

Acting Team Leader

Antiviral Drug Section

Office of Clinical Pharmacology and Biopharmaceutics

Division of Pharmaceutical Evaluation III

**ABBOTT****Pharmaceutical Products Division**

Abbott Laboratories
100 Abbott Park Road
Abbott Park, Illinois 60064-3600

February 28, 1996

Ms. Kimberly Struble
Division of Anti-Viral Drug Products, HFD-530
Center for Drug Evaluation and Research
Food and Drug Administration
4th Floor, Room 4355
9201 Corporate Blvd.
Rockville, Maryland 20850

Re: **NORVIR (ritonavir oral solution)**
NDA 20-659

GENERAL CORRESPONDENCE

Dear Sir or Madam:

This letter provides exclusivity information regarding our pending new drug application NDA 20-659 for NORVIR (ritonavir oral solution), submitted December 20, 1995 for the indication, treatment of HIV infection.

This information is provided pertinent to Section 505 of the Federal Food, Drug, and Cosmetic Act and is consistent with Agency guidance statements, in particular FDA's guidance letter of April 28, 1988 on exclusivity.

Abbott Laboratories requests that NORVIR for the treatment of HIV infection be accorded a five year exclusivity for this indication. In support of this request, Abbott Laboratories relies upon the following information and certifications:

- A. The active ingredient in NORVIR is ritonavir. No drug product containing this active ingredient has been approved in the United States for the indication of "treatment of HIV infection", or any other indication.



Division of Anti-Viral Drug Products, HFD-530
February 28, 1996
Page 2

- B. In support of its application for NORVIR in the treatment of HIV infection, Abbott Laboratories submitted to FDA reports concerning clinical investigations (other than bioavailability and bioequivalence studies). These investigations have not formed part of the basis of a finding of substantial evidence of effectiveness for a previously approved new drug application or supplement. The applicant believes that these clinical investigations, sponsored by Abbott, are essential to approval of this NDA. A listing of these clinical investigations is provided in Attachment I.
- C. The applicant certifies that, in its opinion, there are not sufficient published studies or publicly available reports of clinical investigation to support the approval of the referenced application.

If you have any further questions or comments, please contact me at the number listed below.

Sincerely,

Jeanne M. Fox
Director, PPD Regulatory Affairs
(847) 937-5533

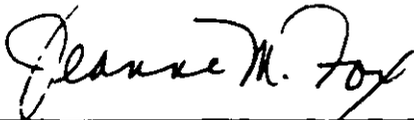
ATTACHMENT I

- Study M94-245** **A Phase III, Comparative Trial of ABT-538 Alone, ZDV Alone or the Combination of ABT-538 and ZDV in HIV-Infected Patients without Prior Antiretroviral Therapy**
- Study M94-247** **A Safety and Efficacy Study of ABT-538 Plus Current Therapy vs. Placebo Plus Current Therapy in HIV-Infected Patients.**
- Study M94-208** **Evaluation of Safety and Antiviral Activity of ABT-538 in Combination with AZT and ddC in HIV-Seropositive Patients**

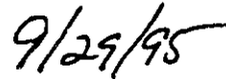
DEBARMENT STATEMENT

In compliance with the Generic Drug Enforcement Act of 1992, Section 306(k)(1) of the act (21 USC 335a(k)(1)), we, Abbott Laboratories, certify the following with respect to this new drug application:

The applicant did not and will not use in any capacity the services of any person debarred under subsections (a) or (b) (sections 306(a) or (b) of the Federal Food, Drug, and Cosmetic Act), in connection with this application for approval of a drug product.



Jeanne M. Fox
Director, PPD Regulatory Affairs
Pharmaceutical Products Division
Abbott Laboratories
Abbott Park, Illinois



Date

Group Leaders Memorandum of NDA Submission

Drug: Ritonavir (Norvir®)
Sponsor: Abbott Laboratories
Date Completed: May 28, 1996

I have read Dr. Murray's Medical Officer Review of this submission and completely concur with his recommendations. Approval of Ritonavir is warranted for the indications proposed.

The NDA for Ritonavir has presented several regulatory and clinical challenges well documented by Dr. Murray. The clinical results for the pivotal study for this submission, M94-247, appear unassailable; Ritonavir appears associated with both a survival benefit and a reduction in the incidence of HIV-associated opportunistic infections. This effect is particularly important since it was observed in subjects with very advanced HIV disease, a group often perceived to be refractory to any antiretroviral intervention. As noted by Dr. Murray (and statistical reviewer Dr. Thomas Hammerstrom), this conclusion is robust to different sensitivity analyses. Similarly, increases in CD4 cell count and decreases in viral load (i.e., plasma HIV-RNA measurements) for subjects receiving Ritonavir are substantial relative to previously approved therapies.

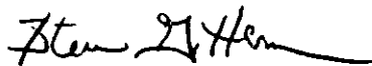
Despite this, several clinical concerns exist regarding the use of Ritonavir. The compound is clearly associated with a high rate of nausea and gastrointestinal intolerance; in clinical practice this is very likely to affect compliance with therapy. However, the robustness of the clinical results observed show clear clinical benefit despite this. (Conceivably a better tolerated regimen or preparation would be associated with even stronger effects; the results observed were for a true intent-to-treat analysis where compliance is not considered in assessing outcome.). Although there was a high incidence of gastrointestinal adverse effects, in Dr. Murray's review none appeared to be associated with irreversible morbidity (although with widespread use such effects could be associated with a reduced quality-of-life). It appeared that adverse effects decreased over time; this is potentially important in that early nausea or intolerance from short-term use would be relatively less likely to lead to cross resistance to other protease inhibitors. Despite the high incidence of immediate adverse effects in the controlled studies, Dr. Murray found few life-threatening toxicities associated with Ritonavir use. Longer-term effects of increased cholesterol and triglycerides are less an immediate concern but may be of importance if there is very prolonged use of Ritonavir in certain populations.

Another clinical concern with Ritonavir is the large number of potential drug interactions due to its effect on p450 mediated metabolism of drugs; however, as also noted by the sponsor and Dr. Murray, no irreversible morbidity due to a drug-drug interaction was observed despite the large number of concomitant medications being used by subjects in study M94-247. (In this regard, the sponsor has studied Ritonavir in the population of patients most likely to show toxicity from drug-drug interactions.) The sponsor has also committed to developing post-marketing educational materials to be distributed with launch of the product; we have reviewed drafts of the first of these, and it does appear these materials will significantly aid in informing health care professionals and patients of potential drug interactions with this agent. (It should be noted that this may emerge as a desirable property of the agent if use with saquinavir is shown to be safe and Ritonavir substantially increases systemic saquinavir exposure, currently limited by poor bioavailability of saquinavir.)

Dr. Murray discusses at length the anomalous results from M94-245, i.e., that the combination of ZDV + Ritonavir was associated with less change in surrogate markers than Ritonavir alone. This result was both wholly unexpected and inconsistent with almost all other similar combinations studied. Despite substantial concerns regarding this, as well described by Dr. Murray there is supportive evidence from other studies and from the sponsor to indicate that this result does not reflect true antagonism. In concurrence with comments from the FDA advisory committee, we find the proposed package insert recommending use of Ritonavir with other antiretroviral agents appropriate pending additional studies by the sponsor.

The regulatory action recommended by Dr. Murray is for traditional approval of Ritonavir for patients with advanced HIV disease, and accelerated approval for less advanced patients. This recommendation is consistent with the recommendations of the FDA Antiviral Advisory Committee. Following communication with FDA, the sponsor has committed to do additional studies in less advanced patients in support of traditional approval for less-advanced patients.

I fully concur with Dr. Murray's recommendations, recognizing that additional studies will refine the use of Ritonavir in different combinations or with certain other agents; however, with clearly demonstrated clinical efficacy and surrogate marker responses, this agent should be immediately available to patients and physicians as a therapeutic option.



Steven Gitterman, MD, Ph.D.
Medical Team Leader

PEDIATRIC PAGE

(Complete for all original applications and all efficacy supplements)

NDA/PLA # 20659/20680 Supplement # 000/000 Circle one: SE1 SE2 SE3 SE4 SE5 SE6

HFD 530 Trade (generic) name/dosage form: NOVIR (ritonavir) oral solution and capsules Action: AP AE NA

Applicant Abbott Laboratories Therapeutic Class Antiviral

Indication(s) previously approved N/A

Pediatric labeling of approved indication(s) is adequate inadequate

Indication in this application NOVIR is indicated alone or in combination with nucleoside analogues for the treatment of HIV-infection when therapy is warranted based on clinical and/or immunological studies
(For supplements, answer the following questions in relation to the proposed indication.)

- 1. PEDIATRIC LABELING IS ADEQUATE. Appropriate information has been submitted in this or previous applications and has been adequately summarized in the labeling to permit satisfactory labeling for all pediatric subgroups. Further information is not required.
- 2. PEDIATRIC STUDIES ARE NEEDED. There is potential for use in children, and further information is required to permit adequate labeling for this use.
 - a. A new dosing formation is needed, and applicant has agreed to provide the appropriate formulation.
 - b. The applicant has committed to doing such studies as will be required.
 - (1) Studies are ongoing,
 - (2) Protocols were submitted and approved.
 - (3) Protocols were submitted and are under review.
 - (4) If no protocol has been submitted, explain the status of discussions on the back of this form.
 - c. If the sponsor is not willing to do pediatric studies, attach copies of FDA's written request that such studies be done and of the sponsor's written response to that request.
- 3. PEDIATRIC STUDIES ARE NOT NEEDED. The drug/biologic product has little potential for use in children. Explain, on the back of this form, why pediatric studies are not needed.
- 4. EXPLAIN. If none of the above apply, explain, as necessary, on the back of this form.

EXPLAIN, AS NECESSARY, ANY OF THE FOREGOING ITEMS ON THE BACK OF THIS FORM.

Kimberly A. Shuble, R. Ph. Regulatory Management Officer
Signature of Preparer and Title (PM, CSO, MD, other) _____ Date _____

cc: Orig NDA/PLA # 20659/20680
HFD-530 / Div File
NDA/PLA Action Package
HFD-510/GTrendle (plus, for CDER APs and AEs, copy of action letter and labeling)

NOTE: A new Pediatric Page must be completed at the time of each action even though one was prepared at the time of the last action.

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3 Materials Reviewed:

IND serial 150, volumes 1-123: Study report for M94-247 and study M93-169.
NDA 20-659, section 8 volumes, 54-98, section 10 volume 1,
NDA 20-659, Clinical and Safety Update, Volumes 1-16.

4 Chemistry/Manufacturing Controls:

Please refer to the Dr. Steve Miller's review of chemistry and manufacturing. Dr. Miller's review raised no issues that would preclude approval of NORVIR. Dr. Miller's comments have been incorporated in a revision of the applicant's proposed labeling.

5 Animal Pharmacology/Toxicology:

Please refer to Dr. Pritam Verma's review of pharmacology/toxicology. Dr. Verma's review raised no issues that would preclude approval of NORVIR. Dr. Verma's comments have been incorporated in a revision of the applicant's proposed labeling.

6 Human Pharmacology, Pharmacokinetics, Pharmacodynamics:

Please refer to Dr. Kofi Kumi's review of clinical pharmacology. There are significant ritonavir pharmacokinetic interactions with several drugs used in the treatment or prophylaxis of AIDS-related conditions. Refer to Overview of Safety, Drug-Drug interactions, section 10.3.3. Dr. Kumi's review raised no issues that would preclude approval of NORVIR. Dr. Kumi's comments have been incorporated in a revision of the applicant's proposed labeling.

7 Description of Clinical Data Sources

Table 7.1 lists the clinical studies used to support the *in vivo* antiviral activity, efficacy, and safety of ritonavir. Included are the dates the trials were conducted, protocol design, number of patients enrolled, and primary clinical endpoints. Studies 245, 247, and 208 are the primary trials submitted in support of the indication. The first two studies were double-blind and randomized, the latter was a noncomparative, open-label trial.

Studies 112, 134 and 229 were dose-ranging studies that evaluated pharmacokinetics and changes in surrogate markers. The first two studies were double-blind, randomized, and placebo-controlled for the first 4 weeks of treatment. Both studies 112 and 134 had open label extension phases (studies 169 and 134X, respectively) in which patients continued their originally assigned ritonavir dose. Based on the results from these studies, Abbott determined that treatment with the 600 mg bid regimen was associated with more sustained activity than other dosing regimens. Study 229 was an open-label study which evaluated ritonavir at dosing regimens of 400 mg tid and 700 mg bid. Based on

the results from this study, Abbott concluded that the 700 mg bid dose was associated with an unacceptable amount of gastrointestinal intolerance. Therefore, for the liquid formulation, the 600 mg bid dose of ritonavir appeared to be the most active and convenient regimen with an "acceptable" amount of toxicity.

Table 7.1. Listing of Clinical Trials used to support Safety and/or efficacy

STUDY	DATES CONDUCTED	DESIGN	POPULATION/ SAMPLE SIZE	ENDPOINTS
M94-245	2/14/95 to 9/28/95	randomized double blind ZDV 200 mg tid vs. RIT 600 mg bid vs. ZDV 200 mg tid + RIT 600 mg bid	CD4: 200-500 HIV RNA: > 15,000 356 enrolled	Change in CD4 Change in RNA
M94-247	4/13/95 to 12/15/95	randomized, double blind; RIT 600 mg bid vs. Placebo (randomized Rx was added to baseline Rx, of up to 2 nucleoside analogues)	CD4: <100 ≥ 9 months of prior antiretroviral Rx 1090 enrolled	1) Disease progression or Death, 2) Survival 3) Change in CD4 and RNA
M94-208	3/6/95 to 8/25/95	noncomparative, open-label; Single arm; RIT 600 mg bid + ZDV + ddC	CD4: 50-250, up to 350 if progressing 32 enrolled	Change in CD4, RNA
M93-112 and M94-169*	1/20/94 to 2/15/95	Dose-ranging, randomized, double blind, placebo controlled RIT 300 mg bid RIT 400 mg bid RIT 500 mg bid RIT 600 mg bid	76	Change in CD4, RNA
M93-134 and M94-134X*	4/26/94 to 2/15/95	Dose-ranging, randomized, double blind, placebo controlled RIT 200 mg tid RIT 300 mg tid RIT 200 mg qid RIT 300 mg qid	61	Change in CD4, RNA
M94-229	8/11/94 to 4/24/95	Dose ranging, open-label RIT 400 mg tid RIT 700 mg bid	CD4: 50-500 30 enrolled	Change in CD4, RNA

*M94-169 and M94-134X were extension phases of studies M93-112 and M93-134, respectively

8 Clinical Studies:

8.1 Indication # 1

Ritonavir alone or in combination with nucleoside analogues is indicated for the treatment of advanced HIV infection.

8.1.1 Study M94-247

A Phase 3 Safety and Efficacy Trial of Ritonavir plus Current Therapy vs. Placebo plus Current Therapy in HIV-infected Patients.

8.1.1.1 Study 247: Protocol

8.1.1.1.1 Objectives

The protocol objectives were to evaluate the safety, antiviral activity, and clinical efficacy of ritonavir at a dose of 600 mg bid in patients who have had at least nine months of previous exposure to existing available antiretroviral agents.

8.1.1.1.2 Design

The protocol was a double-blind, randomized, two-armed, parallel, multicenter (international) study comparing ritonavir vs. placebo when added to pre-existing antiviral treatment in HIV-infected individuals with advanced disease (CD4 counts ≤ 100 cells/mm³). Pre-existing antiviral therapy could have consisted of no therapy or up to two approved nucleoside analogues (for the U.S., ZDV, ddI, ddC, or d4T).¹ Targeted enrollment was 1000 patients, 500 per treatment arm. The study was both a clinical study and surrogate marker study. Clinical endpoints were to be assessed on all randomized patients. The first 150 patients with screening plasma HIV-RNA levels above 15,000 copies/mL were to comprise the surrogate cohort for the RNA analysis. All patients randomized at the time of accrual of the RNA cohort were to comprise the CD4 cohort. It was expected that some patients in the CD4 cohort would not have screening RNA levels greater than 15,000 particles/mL.

The two treatment arms in this study were:

- Current antiviral therapy + ritonavir 600 mg bid
- Current antiviral therapy + placebo

¹Concomitant use of 3-TC was not permitted since this was an investigational agent at the initiation of study 247. Participants from countries outside the U.S. were permitted to use ZDV, ddI, ddC or d4T, as available. Concomitant use of other protease inhibitors was prohibited.

The protocol specified that nucleoside analogue regimens were not to be changed during the first four months of study drug treatment; however, any drug could be discontinued for intolerance.

Randomization and stratification

The date on which a patient received study medication was considered to be their date of randomization. Patients were randomized in blocks of four within two geographic strata (North America and Europe/Australia) using a central randomization system.

8.1.1.1.3 Population

A summary of pertinent eligibility criteria for participation in this study were as follows:

- At least one CD4 count < 100 cells/mm³ during screening
- At least 9 months of previous antiretroviral therapy with one or more approved nucleoside analogues.
- No change in antiretroviral therapy within 6 weeks prior to study day-7
- Karnofsky score greater than 70
- No evidence of acute illness

Patients were excluded for the following reasons: previous enrollment in a protease inhibitor trial, a history of acute pancreatitis during the past two years, concurrent treatment with more than two reverse transcriptase inhibitors, or the need for concurrent treatment with contraindicated drugs.

8.1.1.1.4 Procedures

Assessments

A summary of pertinent study assessments includes the following:

Complete history and physical evaluations were performed at baseline. Targeted exams were performed every week through week 4, every 2 weeks until week 12 and then monthly thereafter. Blood specimens to measure surrogate markers of interest, CD4 and RNA, were drawn at days -7 and -1 to establish baseline. They were also drawn at weeks 2, 4, and every 4 weeks thereafter. Chemistry and hematology labs were drawn at days -7 and -1, at weeks 1, 2, 4, 6, 8, 10, 12, 16 and monthly thereafter.

Toxicity Management

In the toxicity management section the protocol outlined conditions for which the dose of zidovudine could be adjusted. In summary, patients who experienced nausea and/or vomiting during the first three days of study drug administration were allowed to follow an adjusted dose schedule of 300 mg bid for one day, 400 mg bid for two days, 500 mg bid for one day and 600 mg bid thereafter. Patients who experienced a grade 3 or 4 toxicity were allowed to dose reduce to 300 mg tid after resolution of the toxicity.

Study Drug Discontinuation

Patients who discontinued blinded study drug for occurrence of a new AIDS-defining event were permitted to take open-label zidovudine after a minimum of 16 weeks of blinded treatment. Patients who discontinued study drug and did not receive open-label zidovudine were to be followed monthly for evaluations and labs.

8.1.1.1.5 Endpoints

This study was both a clinical endpoint and surrogate marker study. The primary clinical efficacy endpoint was time to the combined endpoint of AIDS disease progression or death. A secondary clinical endpoint was survival. Disease progression was defined as the occurrence of a new AIDS-defining event (according to the CDC 1993 definition for clinical AIDS defining events) or death. Recurrence of Pneumocystis carinii pneumonia, chronic HSV, or esophageal candidiasis were also counted as events. The clinical endpoint included both presumptive and definitive diagnoses for some opportunistic infections. Please refer to Appendices A and B for the clinical endpoint criteria.

Primary activity endpoints were changes in CD4 and \log_{10} RNA from baseline.

8.1.1.1.6 Statistical considerations

Clinical

The protocol specified that primary analysis of clinical endpoints would be conducted after the accumulation of 191 endpoints occurring after the first 28 days of study treatment. The surrogate marker analysis was to be conducted after all patients had received 16 weeks of drug. For those who discontinued drug early, the cut-off was to be 113 days after the drug was first distributed to the patient (the day of randomization). Sample size calculations were based on detection of differences in the combined clinical endpoint.

The applicant's primary intent-to-treat (ITT) analysis included all randomized patients and their first endpoints in a Cox proportional hazards model stratified by geographic region (N. America or Europe/Australia). Randomization group was the only factor.

Activity

The applicant's primary ITT analyses for surrogate markers were comparisons of the time-normalized area under the curve through week 16 for the change in baseline for both CD4 cell counts and log-transformed HIV-RNA. Baseline was defined as the mean of all values within ten days prior to randomization excluding any screening values. For patients whose final value was prior to day 113 (week 16), the AUC was calculated up to the time of the final available measurement without regard to whether the patient was on treatment. The AUC was then normalized by dividing by the time of the last measurement. Patients for whom no post-baseline measurements were available were regarded as having no change from baseline.

Comment:

Assigning values of no change from baseline for patients with no post-baseline measurements is a conservative approach which may have the effect of reducing the apparent drug activity. This stringent approach has been used in prior antiretroviral approvals.

8.1.1.2 Study 247: Results

8.1.1.2.1 Patient Disposition

In this international study, 1090 patients were randomized to treatment, 547 to placebo and 543 to ritonavir. Eleven countries enrolled patients in this study. The majority of patients were enrolled in the U.S.

Table 8.1. shows the disposition of patients by treatment arm at the time of the surrogate analysis closure date (the earlier of the week 16 visit or Sept. 13, 1995) and at the time of the clinical endpoints closure date (Dec. 15, 1995). At the time of the surrogate marker closure date, more patients randomized to ritonavir had discontinued double-blind treatment than those randomized to placebo (114 and 68, respectively). The majority of patients discontinuing double-blind treatment on the ritonavir arm did so due to an adverse event, while the majority of those discontinuing on the placebo arm did so for various other reasons. By the surrogate marker analysis closure date, more deaths occurred among patients randomized to placebo than to ritonavir.

Table 8.1. Disposition of patients for the surrogate analysis and clinical endpoint analysis closure dates (shaded rows).

	Placebo	Ritonavir
Total Randomized	547	543
Never took drug	2	2
Entered double-blind treatment	545	541
Discontinued double-blind treatment	68	114
<i>HIV-related event</i>	9	5
<i>Adverse event</i>	23	89
<i>Concurrent condition</i>	3	0
<i>Admission criteria</i>	1	0
<i>Required prohibited medication</i>	3	0
<i>Personal reasons</i>	6	7
<i>Lost to follow-up</i>	3	3
<i>Death</i>	14	5
<i>Other</i>	2	4
<i>Entered open label</i>	4	1
Drug interruption at time of closure for surrogate analysis	30	33
Total Deaths at surrogate analysis closure date	21	10
<i>By Clinical data closure date:</i>		
Continuing randomized treatment	335	356
Discontinued randomized treatment	210	185

Sources: IND vol. 012, pg. 123 and NDA Clinical update: Vol. 1, pg. 105, stat table 1.

The clinical endpoints study closed after the protocol-specified number of 191 clinical events, occurring after the first 28 days of treatment, were achieved. This occurred by Dec. 8, 1995 and the study was closed one week later on Dec. 15, 1995. The data submitted includes clinical endpoints and selected safety data collected up to Dec. 15, 1995.

The applicant states in the clinical update (Feb. 10, 1996), "Since not all case report forms have been entered into the database at this time, it is not possible to provide a complete patient accounting at this time." Some patients were categorized as lost to follow-up, others were classified as "assumed to be on study." Patients in the latter category were not known to be lost to follow-up but did not have serum samples processed through the central laboratory in the month prior to the Dec. 15, 1995 closure date. Patient accountability for the clinical endpoint data is listed in table 8.3. For both categories, lost to follow-up

and "assumed to be on study but no recent serum sample", there was a larger number of patients randomized to ritonavir compared to placebo.

Table 8.3 Patient accountability for the combined clinical endpoint and for endpoint of survival.

	Placebo	Ritonavir
Patients included in analysis	547	543
Patients with disease progression or death	181 (33.1%)	86 (15.8%)
Deaths	46 (8.4%)	26 (4.8%)
Patients counted as having no disease progression	366 (66.9%)	457 (84.2%)
<i>Known to be lost to follow-up</i>	9 (1.6%)	24 (4.4%)
<i>Known to be on study</i>	315 (57.6%)	362 (66.7%)
<i>Assumed to be on study but no recent serum sample</i>	42 (7.7%)	71 (13.1%)
Patients counted as surviving	501 (91.5%)	517 (95.2%)
<i>Known to be lost to follow-up</i>	14 (2.6%)	24 (4.4%)
<i>Known to be on study</i>	436 (79.7%)	422 (77.7%)
<i>Assumed to be on study but no recent serum sample</i>	51 (9.3%)	71 (13.1%)

Source: Clinical Update Vol. 1, pg. 096, Table 16 and pg. 85 Table 10.

Comments:

Subsequent to receiving the clinical update, we asked the applicant to improve the patient accountability specifically for survival status. The applicant checked vital status on the lost to follow-up and "assumed to be on study" groups. The last count showed that 10 patients randomized to placebo were lost to follow-up and 12 patients randomized to ritonavir were lost to follow-up for an overall lost-to-follow-up for survival of 2% with balance across treatment arms. When updating the patient accountability, the applicant found eleven additional deaths, 5 among those randomized to ritonavir and 6 among those randomized to placebo. All of the remaining patients were known to be alive. These changes in patient accountability are shown in Table 8.4 below.

One should be aware that the numbers of patients known to be on study and lost-to-follow-up differ for the combined endpoint compared to the endpoint of survival alone. For the placebo arm, there were more patients lost-to follow-up for the survival endpoint than for the combined endpoint. For example, a patient who had an AIDS-defining event endpoint and then was lost-to-follow up would be counted for the combined endpoint but lost for the survival endpoint.

Table 8.4. Revision of patient accountability for survival endpoint.

	Placebo	Ritonavir
Patients randomized	547	543
Clinical update: Survival Status not definitely known	65 (11.9%)	95 (17.5%)
<i>Lost to follow-up</i>	14 (2.6%)	24 (4.4%)
<i>Assumed to be on study but no recent serum sample</i>	51 (9.3%)	71 (13.1%)
Revision of Survival Status Data		
<i>Confirmed alive as of Dec. 15, 1995</i>	49	78
<i>Died as of Dec. 15, 1995</i>	6	5
<i>Unknown</i>	10 (1.8%)	12 (2.2%)

Source: NDA 20-659

The analyses submitted in the clinical update assumes that patients were still being followed for disease progression and survival unless information regarding loss to follow-up was available.

Demographic Characteristics

The demographic characteristics of the 1090 participants are listed in Table 8.5. The demographic backgrounds of the surrogate marker cohorts were similar to that of the overall cohort evaluated for clinical endpoints. The majority of participants were Caucasian males.

Table 8.5. Selected demographic characteristics for participants in study 247 (all patients).

	PLACEBO N=547	RITONAVIR N=543
Gender		
Male	500 91%	499 92%
Female	47 9%	44 8%
Race		
Asian	9 2%	4 1%
Hispanic	31 6%	29 5%
Black	39 7%	29 5%
White	463 85%	476 88%
Other	5 1%	5 1%
Age (yrs.)		
Mean	39	39
(Range)	(15-72)	(19-70)

Source: Clinical update Vol. 01, pg 073.

Concurrent antiretroviral medication

Table 8.6 summarizes concurrent antiretroviral therapy immediately prior to randomization by treatment group. According to protocol, patients were required to maintain their antiretroviral drug regimen for at least 16 weeks after randomization. There were slight differences in the percentage of patients on specific regimens, but the overall distribution was similar.

Table 8.6. Concurrent antiretroviral therapy immediately prior to randomization.

	PLACEBO N=547	RITONAVIR N=543
	n (%)	N (%)
None	106 (19%)	92 (17%)
Zidovudine (ZDV) monotherapy	125 (23%)	109 (20%)
Stavudine (d4T) monotherapy	92 (17%)	115 (21%)
Didanosine (ddI) monotherapy	50 (9%)	31 (6%)
Zalcitabine (ddC) monotherapy	30 (5%)	31 (6%)
ZDV + d4T	18 (3%)	23 (4%)
ZDV + ddI	47 (9%)	41 (8%)
ZDV + ddC	62 (11%)	78 (14%)
Other	17 (3%)	23 (4%)

Source: Clinical update Vol. 01, pg. 081, Table 8.

8.1.1.2.2 Activity

Baseline CD4, CD8, RNA

Table 8.7 shows mean and median baseline CD4, CD8 and HIV-RNA (log₁₀) for patients in the surrogate marker cohorts. The protocol specified that the first 150 patients enrolled (75 per arm) with a screening HIV-RNA greater than 15,000 copies/mL would comprise the surrogate analysis cohort for this activity endpoint. A total of 159 patients were included in the RNA cohort². All 215 patients enrolled by this time, regardless of screening RNA level, were included in the analyses of CD4 and CD8 changes.

²Although the target was 150 patients, patient numbers 150-159 were all recruited on the same day

Table 8.6. Summary of Baseline CD4, CD8 and log₁₀RNA for Surrogate Cohort (n=159).

	Placebo	Ritonavir
HIV-RNA (log₁₀ equivalents/mL)		
N	79	80
Mean	5.24	5.42
Median	5.24	5.29
Range	3.9-6.3	4.2-6.3
CD4		
N	107	108
Mean	26	31
Median	18	21
Range	0-92	0-116
CD8		
N	107	108
Mean	458	505
Median	410	447
Range	32-1130	43-1355

Source: IND vol. 012, pgs. 79-88.

The baseline mean log₁₀ RNA levels for all patients participating in the clinical trial (n=1090) were 5.13 and 5.25 log equivalents/mL for placebo and ritonavir treatment groups, respectively. The baseline mean CD4 counts for all patients were 35 and 30 for the placebo and ritonavir treatment groups, respectively. In summary, baseline surrogate marker values for the clinical cohort were similar to that of the surrogate cohort, showing enrollment of immunologically advanced patients.

Change in surrogate markers

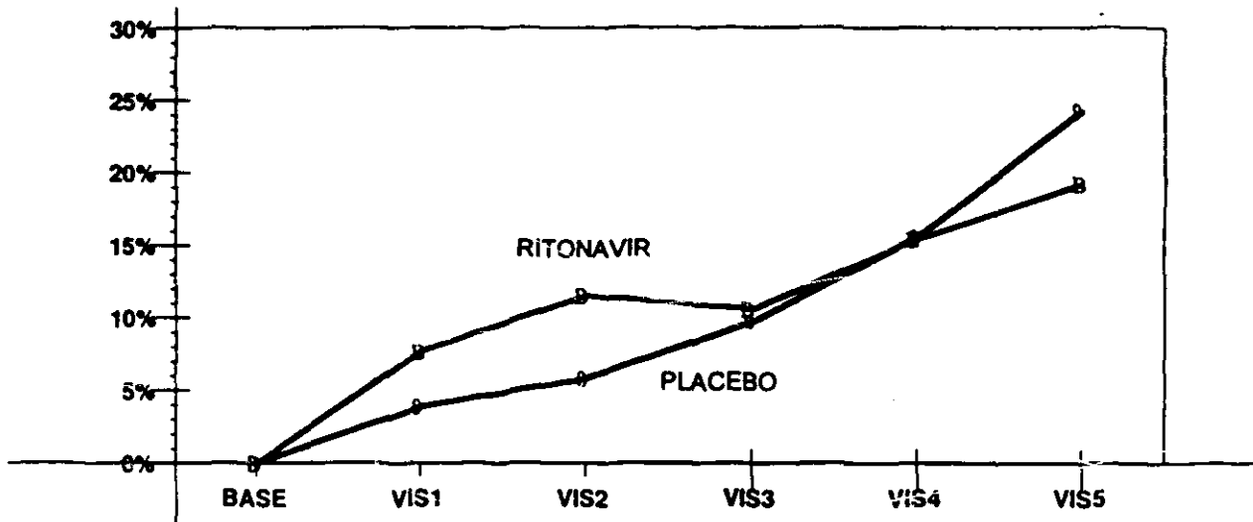
The applicant's methods for analyzing changes in surrogate markers were reviewed by members of the antiviral division prior to the NDA submission. The primary surrogate marker analyses compares mean DAVG-16 values (mean change in CD4 count or log₁₀ RNA from baseline averaged over 16 weeks, using area-under-the-curve). As stated above, patients for whom no post-baseline measurements were available were assigned a value of zero change from baseline. For patients whose final value was prior to day 113 (week 16), the applicant calculated an AUC up to the time of the final available measurement. The AUC was then normalized by dividing by the time of the last measurement. For example, for some patients, a "DAVG-16 value" may actually represent a DAVG-8 or DAVG-12 calculation. These values are used to calculate mean DAVG-16 for the cohort. These methods, which have been used to analyze the activity of prior antiretroviral drugs, have been regarded as useful depending on the amount and distribution of missing data.

Figures 8.1 and 8.2 display the percentage of missing CD4 and RNA data, respectively, by visit and treatment arm. Up to 20% of CD4 values and 10% of RNA values were missing by week 16 among patients randomized to ritonavir. For study 247, the amount of missing CD4 data was balanced across treatment groups and similar to that observed in other antiretroviral trials. There was a lower percentage of missing RNA data on the ritonavir arm compared to the placebo arm.

To study the impact of missing surrogate data on the overall results, we conducted sensitivity analyses, using a conservative approach to impute values for missing data. Like the Abbott ITT analyses, all patients who had no post-baseline follow-up values were considered to have zero change from baseline. For missing data after the last available post-baseline measurements, zero change from baseline was used for all missing values after the last available data. For missing values between non-missing data, the preceding value was used in place of the missing value.

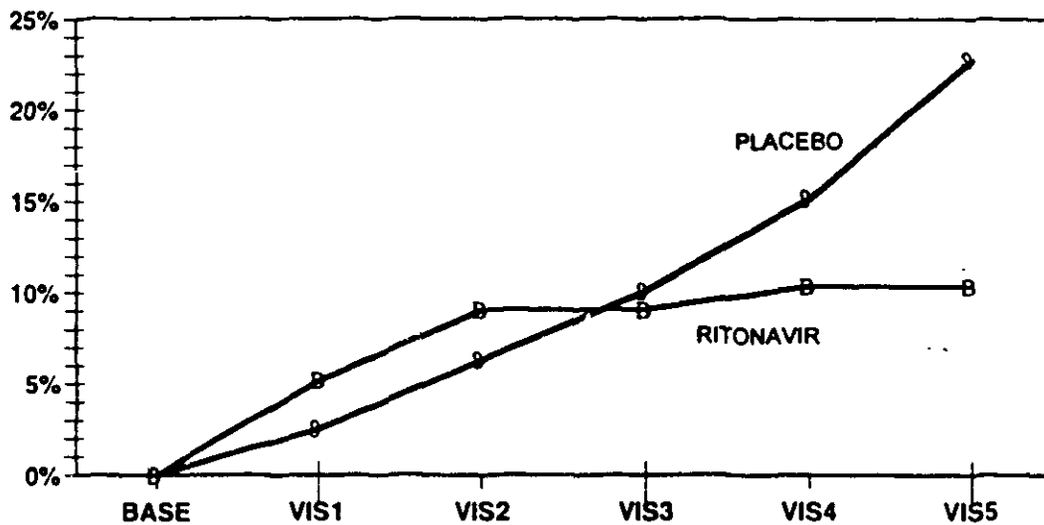
Figure 8.3 compares plots of mean change from baseline for CD4 using Abbott's ITT analysis methods (left) and FDA sensitivity analysis methods (right). Figure 8.4 shows mean change in \log_{10} RNA for the two analyses (Abbott ITT on the left, FDA sensitivity on the right). For both analyses, surrogate marker changes are similar and overall conclusions remain the same. The change in both CD4 and RNA from baseline averaged over 16 weeks was statistically significantly superior for those randomized to ritonavir compared to those randomized to placebo. These results were robust.

Figure 8.1. Study 247, CD4 cohort: Percentage missing CD4 data by treatment arm.



Source: FDA statistician, Tom Hammerstrom Ph.D.

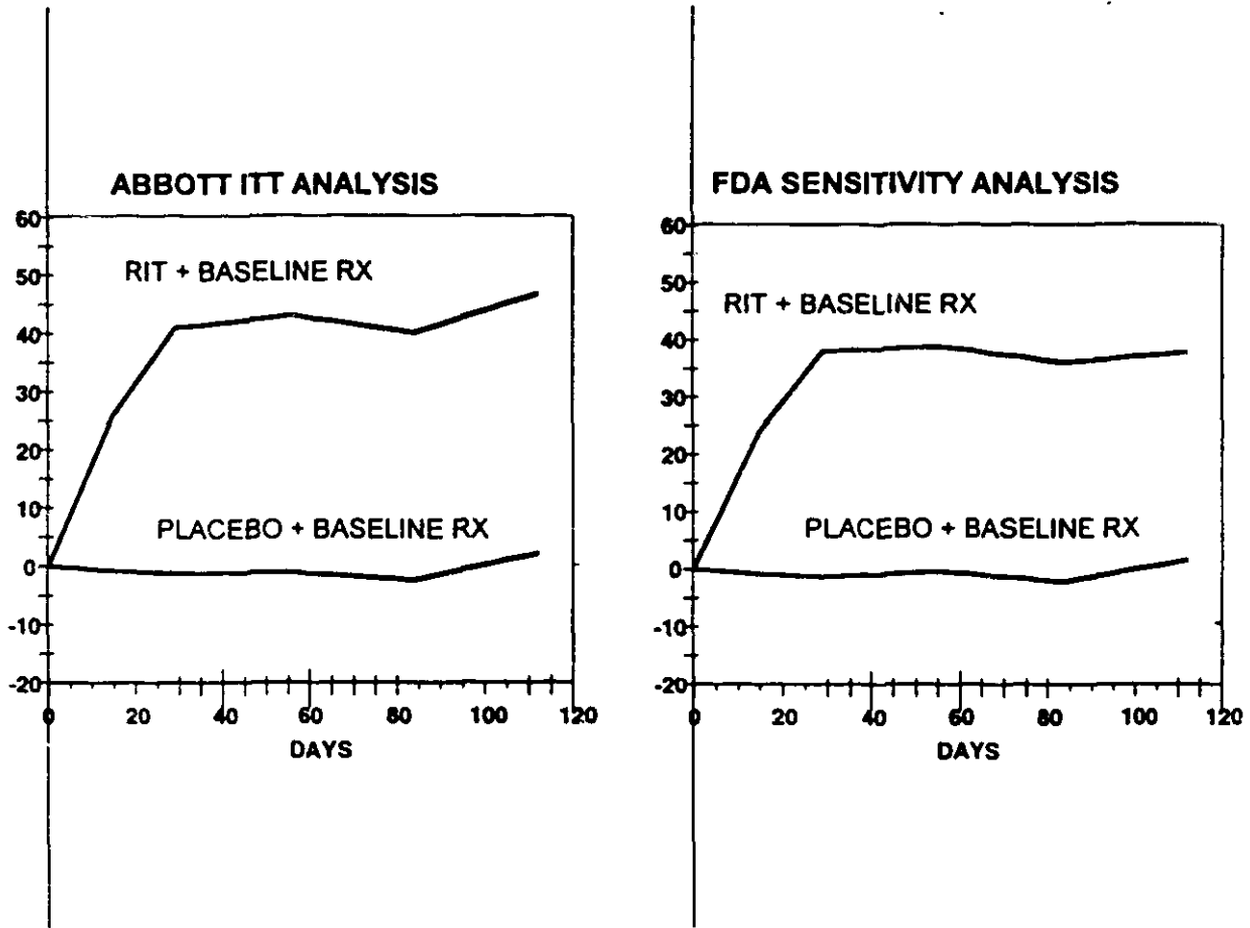
Figure 8.2. Study 247, RNA cohort: Percentage missing RNA data by treatment



group

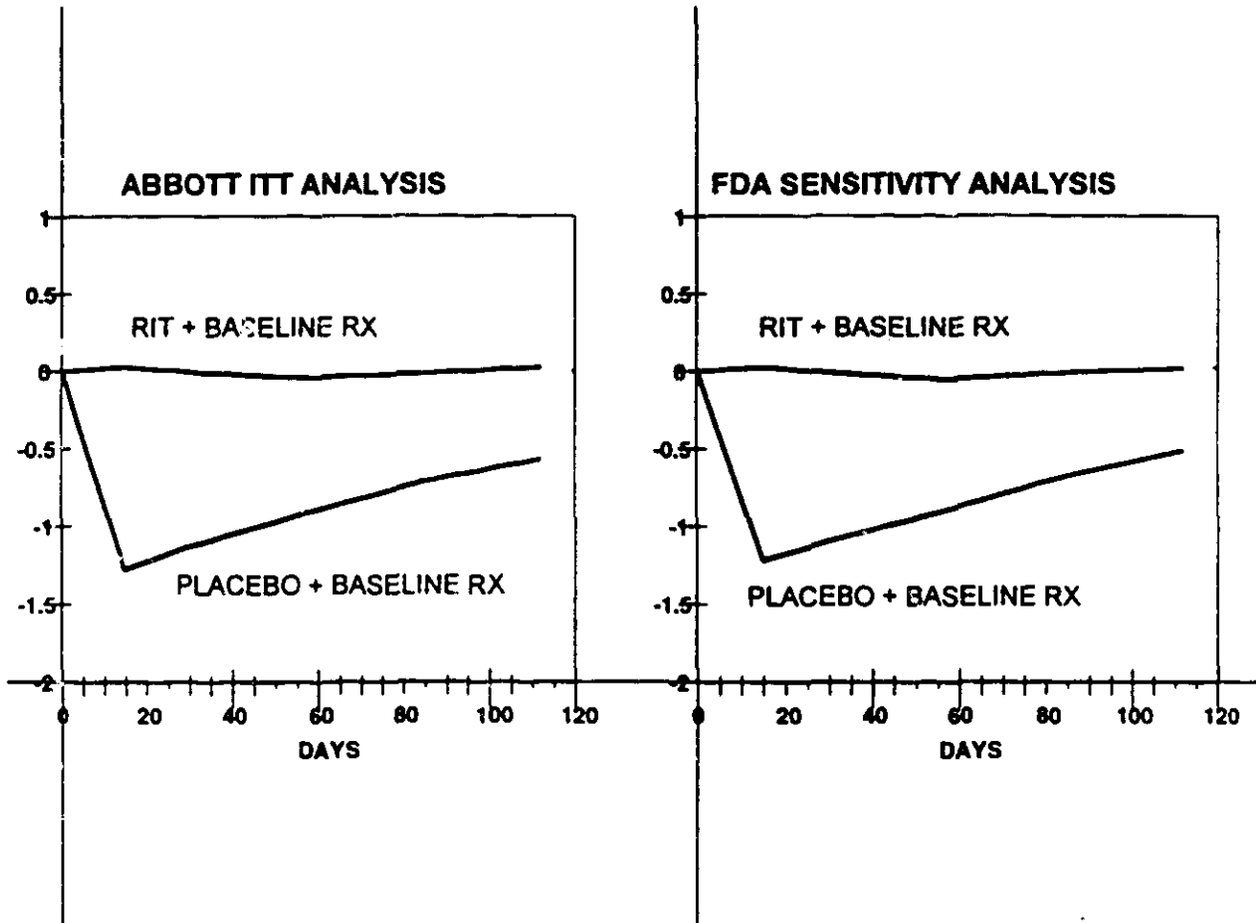
Source: FDA statistician, Tom Hammerstrom Ph.D.

Figure 8.3. Mean change in CD4 from baseline over 16 weeks by treatment arm using Abbott ITT (left) and FDA sensitivity (right) analyses.



Source: FDA statistician, Tom Hammerstrom Ph.D.

Figure 8.4. Mean change in \log_{10} RNA from baseline over 16 weeks by treatment arm using Abbott ITT (left) and FDA sensitivity (right) analyses.



Source: FDA statistician, Tom Hammerstrom Ph.D.

Tables 8.7 and 8.8 compare the differences in change (DAVG-16) in CD4 and RNA between the ritonavir and placebo treatment arms. These treatment differences were slightly larger for the more conservative sensitivity analyses which imputed zero change for baseline for missing values. For the RNA analyses, these results may be explained by the larger amount of missing RNA data for the ZDV arm.

Table 8.7. Comparison of Abbott's ITT analysis and FDA sensitivity analysis for evaluating differences in Mean DAVG-16 for CD4.

Comparison	Difference	T-Stat	P-value
Abbott's ITT analysis RIT vs. Placebo	33.9	8.07	0.0001
FDA Sensitivity analysis† RIT vs. Placebo	34.1	8.24	<0.0001

† missing data occurring after discontinuation was imputed with values of no change from baseline. Missing values between two collected values was imputed with the last value present (carry-forward). Source: FDA statistical review.

Table 8.8. Comparison of Abbott's ITT analysis and FDA sensitivity analysis for evaluating differences in Mean DAVG-16 for HIV-RNA.

Comparison	Difference	T-Stat	P-value
Abbott's ITT analysis RIT vs. Placebo	-0.777	8.36	0.0001
FDA Sensitivity analysis† RIT vs. Placebo	-0.808	8.66	<0.0001

† missing data occurring after discontinuation was imputed with values of no change from baseline. Missing values between two collected values was imputed with the last value present (carry-forward). Source: FDA statistical review.

CD8 Counts

Changes in CD8 cells have often been monitored in antiretroviral trials but have not served as a basis for prior accelerated approvals. CD8 changes in response to treatment with nucleoside analogues have been variable. In this study, ritonavir treatment was associated with statistically significant increases in CD8 cells in both phase 3 studies. Table 8.9 shows the mean change in CD8 cell counts from baseline over 16 weeks. Treatment with ritonavir was associated with an increase in CD8 while treatment with ZDV was associated with a decrease in CD8 cell counts from baseline.

Table 8.9. Mean change in CD8 from baseline over 16 weeks (DAVG-16)

Group	N	Mean Baseline	Mean of Averages Over 16 Weeks	Mean of Average Change from Baseline Over 16 Weeks (SE)	Between-Group p-value
Ritonavir	107	505.8	671.9	166.2 (21.63)	<0.001
Placebo	103	457.9	413.6	-44.3 (22.04)	

Source: IND 43,718; vol. 012 pg. 189.

8.1.1.2.3 Efficacy

Duration of follow-up

Because of the rapid enrollment of patients with very advanced HIV disease, clinical endpoints were obtained quickly and mean duration of follow-up was only approximately 6 months. Table 8.10 summarizes the duration of follow-up by treatment group, showing the distribution over selected time intervals.

Table 8.8. Duration of follow-up by treatment group for clinical endpoints.

	PLACEBO N=547		RITONAVIR N=543	
	N	%	N	(%)
Mean (days)	177		177	
Median (days)	178		178	
≤ 4 Weeks	3	(1%)	6	(1%)
5-8 Weeks	11	(2%)	8	(1%)
9-12 Weeks	9	(2%)	9	(2%)
13-16 Weeks	10	(2%)	9	(2%)
17-20 Weeks	10	(2%)	6	(1%)
21-24 Weeks	47	(9%)	40	(7%)
25-28 Weeks	320	(58%)	329	(60%)
29-32 Weeks	127	(23%)	122	(23%)
>32 weeks	10	(2%)	14	(3%)

Source: Clinical update Vol. 01, pg 082, Table 9, modified by FDA medical reviewer.

Methods for assessing clinical endpoints

The applicant described their methods for assessing clinical endpoints in the clinical update. In summary, when a patient experienced an HIV-related event,

the investigator was to submit an HIV-event case report form and any additional documentation for the event to the Abbott clinical monitor. The blinded monitor requested additional information as needed and then forwarded all materials to the blinded external reviewer. Each event was reviewed according to pre-defined protocol-specified criteria. The blinded reviewer categorized the event, outcome grading, and assigned a confidence grading according to the scales listed below:

Outcome Grading

0= Not HIV related

1= HIV related but not AIDS-defining, or progression of an AIDS-defining illness present at baseline

2= Recurrence of an AIDS-defining event that was not active at baseline

3= New AIDS defining event or death, or a recurrence of PCP, chronic HSV, or esophageal candidiasis.

Events with an outcome grading of 3 satisfied the protocol specified criteria for a clinical endpoint.

Confidence Grading

0= No confidence

1= Case report form only source of documentation available

2= Secondary documentation available

3= Documentation meeting the specifications of the definition of an AIDS - defining event. See appendices A and B.

The applicant conducted two clinical analyses, one using clinical endpoints with a confidence grade of 3 and one using endpoints with a confidence grade of 2 or 3.

Comments:

The methods for adjudication of endpoints were appropriate. The confidence grading system may have allowed for greater precision in the assessment of this difficult heterogeneous endpoint of AIDS clinical progression. In the clinical update, the applicant included a secondary analysis which included events with confidence grading of both 2 and 3. The results of both analyses were similar.

In a review of the assessment of clinical endpoints, it was apparent that a few events for each arm were not counted as endpoints because the external monitor judged that signs or symptoms of the illness were present, in retrospect, prior to randomization. For example, a patient may have developed cryptococcal meningitis several weeks after

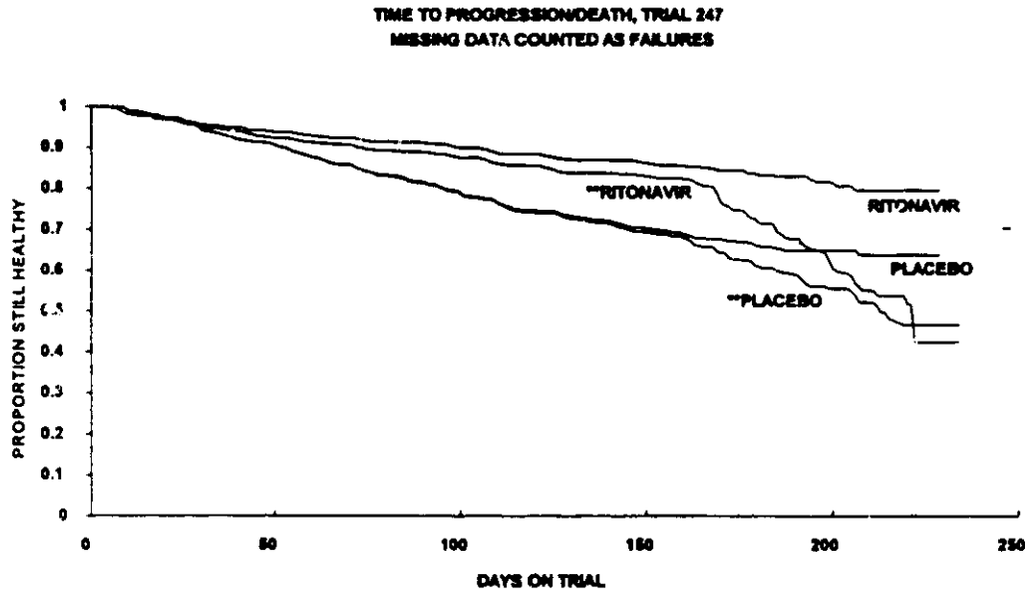
randomization. If this individual had the onset of chronic headaches pre-dating randomization, then the cryptococcal meningitis event was not counted as an endpoint since it was considered to be present at baseline. Although these assessments were made in a blinded manner, the presence or absence of disease at baseline was reassessed retrospectively. Whether one agrees with this methodology or not there were only a few cases fitting into this pattern. These few cases would not impact noticeably on the overall results.

Overall, after a review of the monitor's notes accompanying the tabulation of clinical endpoints, it is apparent that the applicant was meticulous in assessing clinical endpoints.

Figure 8.5 displays two sets of Kaplan-Meier plots depicting the time to AIDS disease progression or death by treatment group. The first set of curves represents the applicant's analysis for time to disease progression or death for patients randomized to zidovudine or placebo (upper and lower curves, respectively). The analyses assumes that patients were still being followed for disease progression and survival unless information regarding loss to follow-up was available. The second set of curves (distinguished by the presence of asterisks in the label) represents an FDA sensitivity analysis for the time to disease progression or death. In this analysis, all patients on both treatment arms who were either lost to follow-up or who did not have a serum sample in the month prior to closure ("assumed on study") were considered to be treatment failures. (Refer to Table 8.4 for the breakdown of patient accountability for the combined clinical endpoint.)

There were 96 and 65 patients randomized to zidovudine and placebo, respectively, who were either lost-to-follow-up or who had not had a recent serum sample processed through the central laboratory. In this conservative analysis a treatment benefit is still apparent for patients randomized to zidovudine compared to placebo, however the curves intersect at the later part of the treatment period, approximately day 220. See Dr. Hammerstrom's statistical review for a more complete description of the FDA sensitivity analysis. According to his report, statistically significant differences between treatment groups are present from day 50 to the end of the study for the applicant's analysis and from day 50 to approximately day 180 for the conservative sensitivity analysis in which patients with unknown disease status are reclassified as failures.

Figure 8.5. Time to disease progression or death by treatment. Abbott ITT analysis and FDA sensitivity analysis**.



Dr. Hammerstrom also conducted several time-independent analyses for the primary clinical endpoint of disease progression or death. The most conservative of these time-independent analyses reclassified all patients with unknown disease progression status as failures. The results of this sensitivity analysis and the applicant's ITT time-independent analysis are displayed in Table 8.9.

Even though the difference between treatment groups is smaller in this conservative analysis, the difference remains statistically significant. This is an indication that the study 247 clinical results are robust.

Table 8.9. Time-independent analyses for the primary clinical endpoint.

Combined Clinical Endpoint (disease progression or death)	Ritonavir	Placebo
Abbott (T) analysis		
Progression or death	86	181
No progression or death	362	315
<i>Difference in no progression rate = 17.3%</i> <i>Chi Square = 34.71 **statistically significant</i>		
FDA Sensitivity analysis		
Progression or death	181 (33%)	232 (42%)
No progression or death	362 (67%)	315 (58%)
<i>Difference in no progression rate = 9.1%</i> <i>Chi Square = 9.55 **statistically significant.</i>		

For the endpoint of survival alone there were 31 deaths (5.8%) among patients randomized to ritonavir compared to 52 deaths (10.8%) among patients randomized to placebo. According to the applicant's time-dependent analysis the hazard ratio was 0.60 in favor of ritonavir. The difference in mortality rates was statistically significant. For the survival endpoint, there were 12 and 10 patients who were lost-to-follow up on the ritonavir and placebo arms, respectively. If one assumed that all those lost to follow-up were dead the mortality rate for ritonavir and placebo, respectively would be 7.9% and 11.3%. A time-independent analysis shows a relative risk of 0.70 (Chi-Square = 3.65, p-value =0.056). The observed survival advantage is fairly robust.

Exploratory Analyses

For the clinical and virologic outcomes, the applicant assessed the treatment effects using demographic and baseline status subgroups as cofactors, including: race, gender, age, baseline weight, and screening CD4 counts and RNA levels. For the primary clinical endpoint the applicant reports that there were *no statistically significant treatment-cofactor interactions except for race*. For the outcome of AIDS disease progression or death there was a statistically significantly larger treatment effect for nonwhites compared to whites. These results conflict with those evaluating the effect of baseline covariates on surrogate response. For RNA response the treatment effect was larger for whites compared to nonwhites.

For surrogate marker responses several additional covariates appeared to be associated with outcome including: larger superiority for ritonavir compared to

placebo for females (for both CD4 and RNA response), and larger superiority for ritonavir vs. placebo for higher baseline CD4 counts (for CD4 response).

8.1.1.2.4 Study 247: Safety Comparisons

All patients exposed to drug were evaluated for safety, 541 in the ritonavir group and 545 in the placebo group. The original NDA submission included analyses on all safety data up to the closure date. For patients randomized prior to May 25, 1995, the closure date was the week 16 visit. For those randomized after this time the closure date was September 13, 1995. In the original NDA submission, the time from randomization until closure of the safety data base for the last patient randomized was 63 days and the median duration of treatment was 2.4 months. The safety update (submitted Feb. 8, 1996) provided additional safety data to a common closure date of Dec. 15, 1995. Safety data in the update was limited to premature discontinuations due to treatment emergent adverse events or HIV-related events, treatment-emergent serious adverse events, and deaths. Only events that occurred within 30 days of dosing were considered to be treatment emergent.

The most frequently reported adverse events (original NDA), considered possibly, or probably related, or of unknown relationship are shown in Table 8.10. A larger percentage of patients randomized to ritonavir compared to placebo had adverse events that were considered to be treatment related. The most frequent adverse events were those under the digestive, nervous, or "body as a whole" COSTART categories.

Treatment with ritonavir was associated with paresthesias, mostly circumoral and peripheral. The applicant commented that the temporal profile of the sensory neurologic events associated with ritonavir were different from the sensory peripheral neuropathy associated with some nucleoside analogues. For nucleoside analogues, neuropathies tend to be related to duration of exposure and worsen with continued treatment. For some nucleoside analogues, particularly ddC, neuropathy was often the primary reason for drug discontinuation. In contrast, ritonavir-associated paresthesias tended to occur within hours after dosing, sometimes subsided at the end of the dosing interval, and were a less common reason for drug discontinuation.

Table 8.10. Number (percentage) of patients with drug related*, treatment-emergent adverse events of any severity.

Body System COSTART Term	Placebo (n=545)		Ritonavir (n=541)	
	n	%	n	%
Body as a Whole				
Abdomen enlarged	0	0	4	0.7
Abdominal Pain	37	6.8	67	12.4
Asthenia	54	9.9	118	21.8
Fever	23	4.2	40	7.4
Headache	52	9.5	67	12.4
Pain	22	4.0	22	4.1
Digestive System				
Anorexia	25	4.6	60	11.1
Diarrhea	85	15.6	217	40.1
Dry mouth	4	0.7	15	2.8
Dyspepsia	22	4.0	54	10.0
Local throat irritation	5	0.9	34	6.3
Nausea	106	19.4	257	47.5
Stomatitis	2	0.4	0	0
Vomiting	25	4.4	133	24.6
Nervous System				
Circumoral Paraesthesia	13	2.4	136	25.1
Dizziness	23	4.2	53	9.8
Hyperesthesia	0	0	28	5.2
Incoordination	0	0	2	0.4
Insomnia	8	1.5	24	4.4
Paraesthesia	8	1.5	28	5.2
Peripheral Paraesthesia	28	5.1	90	16.6
Somnolence	7	1.3	21	3.9
Cardiovascular System				
Vasodilatation	12	2.2	35	6.5
Hemic and Lymphatic System				
Lymphadenopathy	12	2.2	12	2.2
Musculoskeletal				
Arthralgia	5	0.9	12	2.2
Joint disorder	0	0	6	1.1
Respiratory System				
Cough increased	7	1.3	14	2.6
Upper respiratory disorder	0	0	1	0.2

Source: Study 247 report, vol. 012, pg 210, Table 59, modified.

*Related events were possibly, probably or of unknown relationship as judged by the investigators.

Table 8.10. Continued

	Placebo		Ritonavir	
	n	%	n	%
Skin and Appendages				
Acne	1	0.2	6	1.1
Rash	19	3.5	45	8.3
Special Senses				
Taste perversion	16	2.9	52	9.6
Uveitis	1	0.2	3	0.6

Source: Study 247 report, vol. 012, pg 210, Table 59, modified.

*Related events were possibly, probably or of unknown relationship as judged by the investigators.

Adverse Events Leading to Premature Discontinuation of Study Drug

In the original NDA the applicant reports that 91 (16.8%) ritonavir treated patients and 32 (5.9%) placebo-treated patients discontinued treatment at least in part due to a treatment-emergent adverse event. In order of frequency the events that lead to premature discontinuation of ritonavir were: nausea (54 patients 10%), vomiting (31 patients; 5.7%), asthenia (23 patients, 4%), diarrhea (19 patients 3.5%), taste perversion (11, patients 2%). In the safety update (includes data up to Dec. 15, 1995), the number (percentage) of patients discontinuing drug due to an adverse event increased to 108 (20%) for the ritonavir group and 38 (7%) for the placebo group.

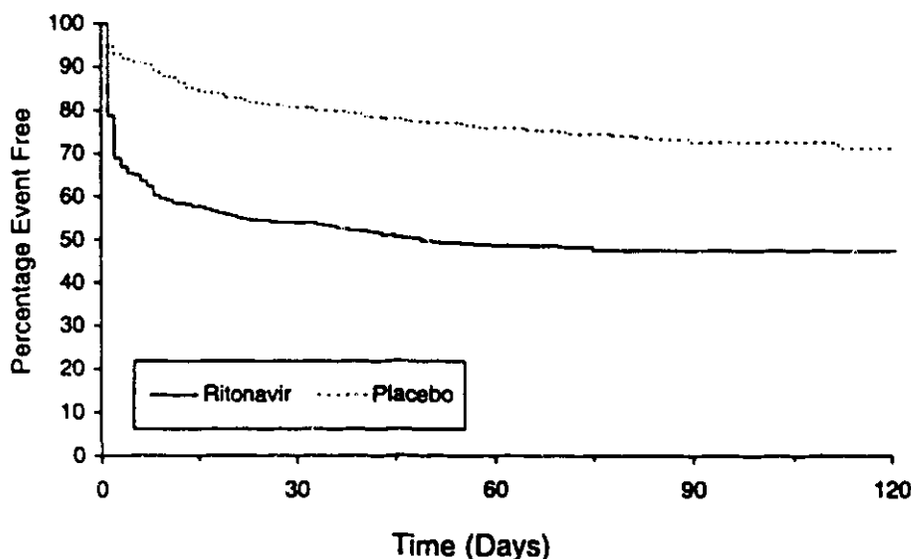
Other Safety analyses

Abbott performed subgroup analyses of adverse events for gender, race, age, and geographical location. In summary, some comparisons reached statistical significance, but these differences did not appear to be clinically meaningful. For example, the two events with a significant gender and treatment interaction were lymphadenopathy and folliculitis. The incidence of lymphadenopathy was lower in ritonavir treated females compared to placebo treated females; the incidence of folliculitis was higher in ritonavir-treated females compared to placebo-treated females. These differences were not observed for both genders combined or for males. Sometimes the difference in adverse events between treatments for specific subgroups was due to a lower than expected incidence among patients receiving placebo rather than an increased number of events associated with ritonavir.

Since nausea was a common adverse event and a common reason for ritonavir discontinuation, the applicant performed detailed analyses to describe the onset and duration of this treatment effect. According to their

analyses, the median day of onset of the first episode of nausea for patients receiving zidovudine was 4 days; the median duration of the first episode of nausea was 13 days. Over 74% of the patients who experienced nausea during study had onset of nausea during the first week. Fig.8.6 below shows the applicant's Kaplan Meier plots for the percentage of patients receiving zidovudine and placebo who were nausea-free over 120 day period. Abbott comments that the incidence of initial episodes of nausea declined dramatically in the zidovudine group following the first study week. At later time points the rate of development of nausea for the two treatment groups were similar. A similar pattern was also noted for vomiting, and paresthesias.

Figure 8.6. Kaplan-Meier Plots. Percentage without nausea over time.



Serious Adverse Events

In the safety update, the applicant reported that 84 patients randomized to zidovudine and 115 to placebo experienced 175 and 239 treatment-emergent serious adverse events, respectively. Fever, dehydration and sepsis were the most frequent serious adverse events among patients receiving zidovudine. The larger number of serious adverse events among patients randomized to placebo may be attributed, in part, to the increased number of HIV-related events for among those randomized to placebo compared to zidovudine.

See section 10.1.2, "Overview of Safety: significant adverse events", for a summary of case report forms reviewed from study 247.

Laboratory abnormalities

The applicant reports that the overall hematologic profile was favorable for patients receiving ritonavir compared to placebo. A significantly larger percentage of patients receiving placebo compared to ritonavir had extremely low values for some hematology parameters. Table 8.11 shows the number (percentage) of individuals with extremely low hematology values. Denominators are the number of patients with at least one post-baseline value. Refer to Appendix C for a definition of extreme values for hematology parameters.

Table 8.11. Number (percentage) of patients with extremely low hematology labs.

Hematology Lab	Placebo		Ritonavir	
	n	%	n	%
Hemoglobin	13/539	2.4	14/505	2.8
Hematocrit	86/539	16.0*	59/505	11.7
RBC	106/539	19.7*	76/505	14.9
WBC	277/539	51.4*	129/505	25.1
Platelets	3/539	0.6	2/505	0.4
Neutrophils	37/539	6.9*	20/505	4.0

Source: INC of 012 pg 288.

*Indicates significance at p<0.05

In contrast to hematology labs, more patients on ritonavir compared to placebo had extreme chemistry abnormalities. The definition for extreme values for chemistry labs are listed in Appendix D.

A significantly higher percentage of individuals receiving ritonavir as compared to placebo experienced extremely high values of the following chemistry labs: uric acid, SGPT(ALT), GGT, CPK, triglycerides. The number (percentage) of individuals with extremely high chemistry values are shown in Table 8.12. There were no significant differences for extreme low values.

Table 8.12. Number (percentage) of individuals exceeding extreme limit criteria for selected (listed if > 1%) chemistry variables.

Chemistry Lab	Placebo		Ritonavir	
	n	%	n	%
Glucose	6/539	1.1	2/503	0.4
Uric Acid	1/539	0.2	18/505	3.6**
Total bilirubin	1/539	0.2	6/505	1.2
LDH	1/539	0.2	5/504	1.0
Alkaline Phosphatase	9/539	1.7	7/505	1.4
SGOT (AST)	23/539	4.3	19/505	3.8
SGPT (ALT)	14/539	2.6	31/505	6.1**
GGT	36/539	6.7	74/504	14.7**
CPK	24/535	4.5	43/499	8.6**
Triglycerides	1/539	0.2	51/505	10.1**
Triglycerides (fasting)	1/256	0.4	18/228	7.9**

Source: INL Vol. 012 pg 292.

**Indicates significance at < 0.01 level

Elevation of triglycerides was clearly associated with ritonavir treatment, with nearly 10% of individuals experiencing levels considered extreme. There were no extreme elevations of cholesterol; however, the definition of an extreme cholesterol level was 500 mg/dL. The applicant also analyzed laboratory changes as mean changes from baseline at final visit. In this analysis, treatment with ritonavir as compared to placebo was associated with statistically significant increases in mean cholesterol. Mean change in cholesterol from baseline at the last visit was +59.6 mg/dl for those receiving ritonavir compared to -1.23 for placebo. An increase in cholesterol of this magnitude could potentially have clinical significance if this elevation persisted.

Although hypertriglyceridemia is a reported risk for pancreatitis, only one individual receiving ritonavir had an extreme elevation of amylase. See "Laboratory abnormalities", section 10.2 of this review.

8.1.1.3 Study 247: Medical Officer's Conclusions

Efficacy

Study 247 compared the addition of zidovudine vs. placebo to background antiretroviral therapy in patients with advanced AIDS. Mean baseline CD4 count was less than 30 cells/mm³, indicating enrollment of patients with severe immunologic progression of HIV disease. The study showed that treatment with zidovudine, as compared to placebo, was associated with greater increases in CD4 counts from baseline and greater decreases in HIV-RNA from baseline over a 16 week period. These results were robust and highly statistically significant. Mean RNA decreases tended to project toward baseline by the end of the treatment period but were still greater than 0.5 log equivalents/mL below baseline at week 16. Theoretically, development of resistance to zidovudine may be a factor in the attenuation of effect, although data regarding the development of viral resistance in study 247 is not available.

Study 247 also showed that treatment with zidovudine compared to placebo was associated with a reduction in AIDS disease progression and death. Reduction in the combined endpoint of disease progression and death was approximately 50%. For the endpoint of survival, zidovudine was also associated with a reduction in deaths when compared to placebo. These results were statistically significant.

The median duration of follow-up in this study was less than 6 months. It is not known if the clinical benefit observed with zidovudine treatment will be sustained for longer periods of treatment. RNA data showed an attenuation of effect by week 16. In addition, conservative ITT analyses in which zero change from baseline is imputed for missing values may yield activity results which underestimate zidovudine's biologic activity.

Safety

The predominant clinical adverse events associated with administration of zidovudine were gastrointestinal and neurologic disturbances including nausea, vomiting, diarrhea, abdominal pain, peripheral paresthesias and circumoral paresthesias. These toxicities frequently occurred early in the course of treatment. According to the applicant, the rate of discontinuation for these toxicities appeared to decline after the first two weeks of treatment.

Treatment with zidovudine was also associated with laboratory abnormalities. The most frequent dose-limiting laboratory toxicities were elevation of transaminases, and triglycerides. Other significant laboratory abnormalities included elevations in GGT, uric acid, and CPK. Elevation of triglycerides did not appear to be associated with pancreatitis except possibly for one

individual. This patient was apparently off ritonavir for approximately 2 months when this occurred. The long term clinical significance of elevation of transaminases and triglycerides associated with ritonavir treatment is unknown at this time.

Overall, ritonavir appeared to be reasonably tolerated in this population of patients with advanced disease. However, approximately 20% of individuals receiving ritonavir discontinued drug due primarily to an adverse event. Patients who tolerate ritonavir probably receive benefit; however, from study 247 it is apparent that a significant proportion of individuals are unable to tolerate the gastrointestinal and neurologic toxicities associated with this treatment regimen.

Although drug interactions have been a concern, patients randomized to ritonavir were using a mean of 11 concomitant medications. Given the potential for a large amount of drug interactions, there did not appear to be a large number of significant clinical adverse events attributed to drug interactions. Some patients receiving rifabutin and ritonavir experienced uveitis, arthralgia and dyspepsia. Several patients taking an antimycobacterial with ritonavir experienced hyperuricemia or gout. These drug interactions are discussed in more detail in the overview of safety.

8.2 Indication # 2

Ritonavir alone or in combination with nucleoside analogues is indicated for the treatment of HIV infection when therapy is warranted.

8.2.1 Study M94-245

The study was entitled, "A Phase 3 Comparative Trial of Ritonavir Alone, Zidovudine Alone, or the Combination of Ritonavir and Zidovudine in HIV-infected Patients Without Prior Antiretroviral Therapy."

8.2.1.1 Study 245: Protocol

8.2.1.1.1 Objectives

The objectives of this protocol were to evaluate the safety, antiviral activity, and immunologic response of ritonavir 600 mg bid, ZDV 200 mg tid monotherapy, and the combination of ritonavir and ZDV in HIV-infected patients, and to study emergence of resistance to ritonavir.

8.2.1.1.2 Design

The protocol was a double-blind, randomized, multicenter (international) and comparative trial. Approximately 360 patients (120 per arm) were to be randomized to one of the following three treatments arms:

- RIT 600 mg bid
- RIT 600 mg bid + ZDV 200 mg tid
- ZDV 200 mg tid

According to the protocol, patients were to be followed for 12 months. An interim surrogate analysis was scheduled for 16 weeks after the first day of treatment in all patients. Patients who experienced disease progression during the first 16 weeks of therapy were eligible to receive open-label ritonavir after completing 16 weeks of their randomized therapy. Patients who experienced disease progression after 16 weeks eligible for open-label ritonavir immediately. The protocol permitted open-label ritonavir to be used alone or in combination with up to two approved nucleoside analogues.

8.2.1.1.3 Population

Ambulatory HIV-infected males and females age 12 years or older with the following baseline criteria were eligible:

- a) No previous antiretroviral treatment
- b) Roche PCR HIV RNA $\geq 15,000$ particles/mL
- c) Karnofsky score ≥ 70

d) CD4 count \geq 200 cells/mm³

8.2.1.1.4 Procedures

Due to poor tolerance of initiation of study drugs the protocol was amended to adjust the dose initiation schedule. Protocol amendment #2 allowed patients who experienced dose-limiting nausea or vomiting during the first three days to follow the following dose adjustment schedule: 300 mg bid for one day; 400 mg bid for two days; 500 mg bid for one day and then 600 mg bid thereafter.

The screening period (study days -35 to -8) established eligibility for participation in protocol. The lead in period (study days -7 to -1) established baseline for CD4, RNA and other lab measurements. At least two measurements for baseline CD4 and RNA were to be drawn during this lead-in time period. Blood for CD4 and RNA measurements were drawn at weeks 2, 4 and every 4 weeks thereafter.

8.2.1.1.5 Endpoints

The primary outcome measure for the interim analysis was change from baseline in plasma viral RNA (PCR) over the first 16 weeks of treatment. This was to be analyzed using the DAVG-16 metric. Secondary measures of outcome included change from baseline in CD4 cell count averaged over 16 weeks (DAVG-16).

8.2.1.1.6 Statistical considerations

The methods used for the analysis of surrogate markers in study 245 were the same as those used for study 247. The primary ITT analyses for surrogate markers were comparisons of the time-normalized area under the curve (AUC) through week 16 for the change in baseline for both CD4 cell counts and log-transformed HIV-RNA. Baseline was defined as the mean of all values within ten days prior to randomization excluding screening values. For patients whose final value was prior to day 113 (week 16), the AUC was calculated up to the time of the final available measurement without regard to whether the patient was on treatment. The AUC was then normalized by dividing by the time of the last measurement. Patients for whom no post-baseline measurements were available were regarded as having no change from baseline.

8.2.1.2 Study 245: Results

Antiviral activity analyses for this study includes data from Feb. 14, 1995 (first screening procedure date) to the earlier of Sept. 28, 1995, or the week 16 visit (interim surrogate analysis report closure date).

8.2.1.2.1 Patient Disposition, comparability

356 patients were randomized; 265 of these were U.S. patients. Table 8.13 shows the disposition of patients at closure of the 16 week surrogate analysis period. The 16 week surrogate marker analysis closure date was the week 16 visit or 113 days following the date when double-blind treatment was first dispensed for patients who had no week 16 visit. Overall, 63% of patients were on treatment at the study period closure; however, this percentage excludes those who were on a treatment interruption but had not officially discontinued drug. Fewer patients who were randomized to the combination arm compared to those randomized to either monotherapy arm remained on treatment at 16 weeks. Approximately half of the patients randomized to combination therapy had discontinued treatment by the end of the study period. Only one patient who discontinued study treatment had no study follow-up.

Table 8.13. Patient disposition at closure of the 16 week surrogate analysis period.

Disposition	RIT+ZDV	RiT	ZDV	Total
Randomized	117	118	121	356
Randomized but never received treatment	1	1	2	4
Discontinued treatment (with f/u)	53	30	23	106
Discontinued treatment (no f/u)	1	0	0	1
Discontinued treatment entered open-label treatment	1	2	2	5
On treatment, but with interruption	4	5	4	13
Total remaining on treatment at closure	57 (49%)	80 (68%)	90 (75%)	227 (63%)

Source: NDA Vol.8.053, pg 10, excerpted from stat. table 3.A

Table 8.14 lists the primary reasons for discontinuation of double-blind treatment. More patients randomized to ritonavir-containing arms discontinued study treatment due to an adverse event. Forty-four patients (38%) in the combination group, 28 patients (24%) in the ritonavir group and 19 patients (16%) in the ZDV group discontinued double-blind treatment due to an adverse event.

Table 8.14. Number of patients discontinuing double-blind treatment according to primary reason for discontinuation.

Patient Disposition	Combination	Ritonavir	ZDV
Patients Who Discontinued the Double-Blind Treatment			
HIV-related event	0	0	1
Adverse event	44	28	19
Admission criteria	0	0	1
Personal reasons	5	1	1
Lost to follow-up	2	1	1
Other	3	0	0
Entered open-label	1	2	2
Patients Who Discontinued Follow-up			
Adverse event	1	0	0
Patients Who Discontinued Open-label Treatment			
Adverse Event	1	1	0

Source: NDA Vol 8.018 pg 110, table 6.

8.2.1.2.2 Patient Demographics

Table 8.15 shows demographic characteristics tabulated by treatment group for study participants. The study population was predominantly male, Caucasian and homosexual or bisexual. The treatment arms were balanced with respect to gender, race, baseline weight, and HIV risk factor. According to the applicant, there was a statistically significant difference between treatment groups for age and years since diagnosis. Patients randomized to ritonavir-containing treatment arms were slightly older and patients randomized to the combination arm had a slightly longer time since HIV diagnosis. These statistically significant differences were unlikely to be clinically significant.

Table 8.15. Demographic Characteristics

Variable	Combination (n=117)		Ritonavir (n=118)		ZDV (n=121)	
	n	(%)	n	(%)	n	(%)
Gender						
Female	12	(10)	11	(9)	8	(7)
Male	105	(90)	107	(91)	113	(93)
Race						
Black	7	(6)	12	(10)	7	(6)
Caucasian	102	(87)	94	(80)	100	(83)
Other	8	(7)	12	(10)	14	(12)
Age (years)						
Mean±S.D.	37.9±8.1		35.7±8.1		34.6±8.1	
Range	23-69		19-64		18-62	
Weight (lb)						
Male						
Mean±S.D.	176.3±27.1		170.7±27.1		168.9±27.1	
Range	114-260		116-240		114-284	
Female						
Mean±S.D.	154.6±28.4		145.2±28.4		147.1±28.4	
Range	131-222		108-233		116-196	
Years Since HIV Diagnosis (Mean±S.D.)	4.1±3.0		3.2±3.0		3.0±3.0	
Risk Factors:‡						
Homosexual or Bisexual	97	(83)	90	(76)	102	(84)
IV Drug User	7	(6)	9	(8)	11	(9)
Transfusion Recipient	1	(1)	3	(3)	2	(2)
Sex Partner HIV Positive	23	(20)	25	(21)	23	(19)
Sex Partner IV Drug User	2	(2)	4	(3)	3	(2)
Unknown	1	(1)	4	(3)	2	(2)
Other	7	(6)	9	(8)	5	(4)

‡Patients may have more than one risk factor

Source: NDA Vol 8.018 pg 113

Table 8.16 shows mean, standard deviation, and range of baseline log₁₀ HIV-RNA measurements for each treatment group. Baseline log₁₀ HIV RNA levels were defined as the mean of all measurements, except screening values, obtained within ten days prior to randomization. Twenty-one patients (6%) had baseline HIV RNA levels less than the lower limit of the entry criterion specified in the protocol (15,000 particles/mL; 4.18 log₁₀ particles/mL). However, all of these patients had screening values greater than 15,000 particles/mL, allowing study eligibility. One patient (# 143, ZDV + RIT) did not

have a baseline level; however, this patient had a screening value that met the entry criterion. The mean baseline log₁₀RNA levels were similar for the three treatment groups.

Table 8.16. Baseline HIV-RNA Levels

HIV RNA Level (log ₁₀ particles/mL)	Combination (n = 117)	Ritonavir (n = 118)	ZDV (n = 121)
Mean	4.92	4.91	4.88
Standard Deviation	0.45	0.45	0.45
Minimum	3.7	3.7	3.9
Maximum	6.1	5.9	6.0

Source: NDA vol. 8.018, pg. 115, excerpted from table 8.

Table 8.17 shows the distribution of baseline CD4 counts, including mean, median, and range, tabulated by treatment group. Approximately 75% of the participants had baseline CD4 counts between 200 and 500 cells/μL, 18% (63) had baseline levels of 500 cells/μL or greater and 7% (26) had baseline levels below the protocol-specified lower limit (200 cells/μL). However, 24/26 patients had screening values greater than 200 cells/μL, making them eligible to participate. Two patients did not have screening values greater than 200 cells/μL; however, their CD4 cell count at the Day -7 visit was greater than 200 cells/μL. Mean baseline CD4 count was similar for all treatment arms.

Table 8.17. Baseline CD4 Cell Count (cells/ μ L)

CD4 Cell Count (cells/ μ L)	Combination (n = 117)		Ritonavir (n = 118)		ZDV (n = 121)	
	n	(%)	n	(%)	n	(%)
100 - < 200	8	(7)	12	(10)	6	(5)
200 - < 300	34	(29)	25	(21)	35	(29)
300 - < 400	33	(28)	31	(26)	30	(25)
400 - < 500	24	(21)	26	(22)	29	(24)
500 - < 600	12	(10)	20	(17)	13	(11)
600 - < 700	3	(3)	2	(2)	5	(4)
700 - < 800	3	(3)	2	(2)	1	(1)
\geq 800	0	(0)	0	(0)	1	(1)
Missing	0		0		1	(1)
Median	351.5		381.5		351.3	
Mean	360.1		365.3		366.2	
Standard Deviation‡	133.3		133.3		133.3	
Minimum	139.5		159.5		169.0	
Maximum	767.5		743.0		1054.0	

Source: NDA vol. 8.018 pg 116 table 9.

‡Root mean squared error from the analysis of variance model

8.2.1.2.3 Activity

Table 8.18 shows the number of patients with CD4 and RNA measurements for each scheduled visit by treatment group.

Table 8.18. Number of patients with CD4 and RNA measurements by visit and treatment group.

VISIT	CD4				RNA			
	Comb.	RIT	ZDV	Total	Comb.	RIT	ZDV	Total
Baseline	117	118	120	355	116	118	121	355
Day 15	106	102	106		102	106	110	
Day 29	94	100	106		91	101	102	
Week 8	91	103	101		71	93	93	
Week 12	86	100	98		70	90	92	
Week 16	88	95	93	276 (78%)	58	78	81	217 (61%)

Source: NDA 20-659; vol. 8.053, statistical tables 17A and 28A.

Fig 8.7 shows the percentage of missing CD4 data by treatment group for each visit during the 16 week surrogate analysis period. The monotherapy treatment arms had similar amounts of missing CD4 data. The combination group had more missing data with up to 25%-30% missing CD4 measurements at any one visit; this was probably due to the increased rate of study drug discontinuation for this treatment regimen.

Figure 8.8 shows the percentage missing RNA data by treatment group for each visit over the 16 week period. For all treatment arms there were more missing RNA than CD4 data. The applicant commented that patients who discontinued drug continued to have follow-up CD4 counts drawn but not RNA levels, thus explaining the increased number of RNA measurements compared to CD4 measurements. The applicant states that RNA levels were not performed after discontinuation of drug because they had established in earlier trials that RNA levels quickly return to baseline when antiviral therapy is discontinued.

Similar to the CD4 data, there were more missing RNA measurements for those randomized to combination treatment than for either monotherapy treatments. Approximately half of the RNA measurements were missing for the combination group at the week 16 visit. This may be explained by the poor tolerability and higher discontinuation rate of the combination regimen.

Fig. 8.7. Study 245: Percentage Missing CD4 Data by Treatment Group.

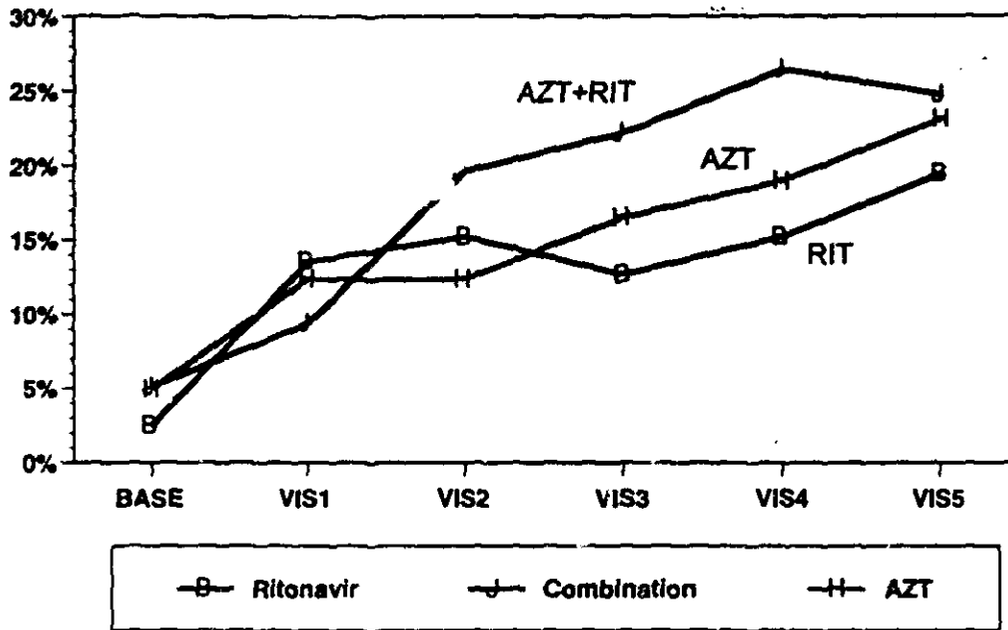
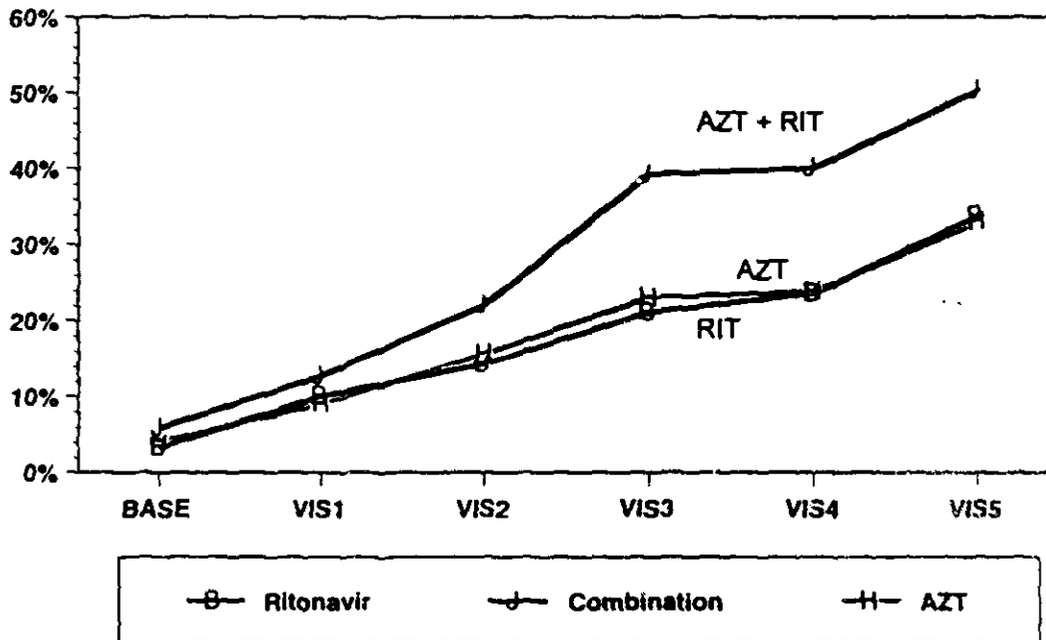


Figure 8.8 Study 245 Missing HIV-RNA Data by Treatment Group.



Figures 8.9 and 8.10 are plots of mean change from baseline in CD4 and \log_{10} RNA, respectively. The plots on the left are the applicant's ITT analyses. The applicant's analyses censored missing data after last available measurements. In contrast, FDA sensitivity analyses used a value of zero change from baseline for missing values after the last available measurement. Both analyses used values of zero change from baseline for patients who had absolutely no post-baseline measurements. Plots of the mean change in CD4 from baseline by treatment group are similar for both analyses. Using a conservative approach for handling missing data produced a slight attenuation of mean CD4 response for later visits. The attenuation of changes in RNA using the conservative approach for handling missing data was more conspicuous particularly for the combination treatment group.

Both analyses showed that zidovudine monotherapy and zidovudine in combination with zalcitabine, as compared to zidovudine monotherapy, was associated with greater increases from baseline in CD4 counts and greater decreases in RNA from baseline. Unexpected findings are the superior responses of zidovudine monotherapy to combination therapy.

Figure 8.9. Mean change in CD4 from baseline over 16 weeks by treatment arm using Abbott ITT analysis and FDA sensitivity analysis.

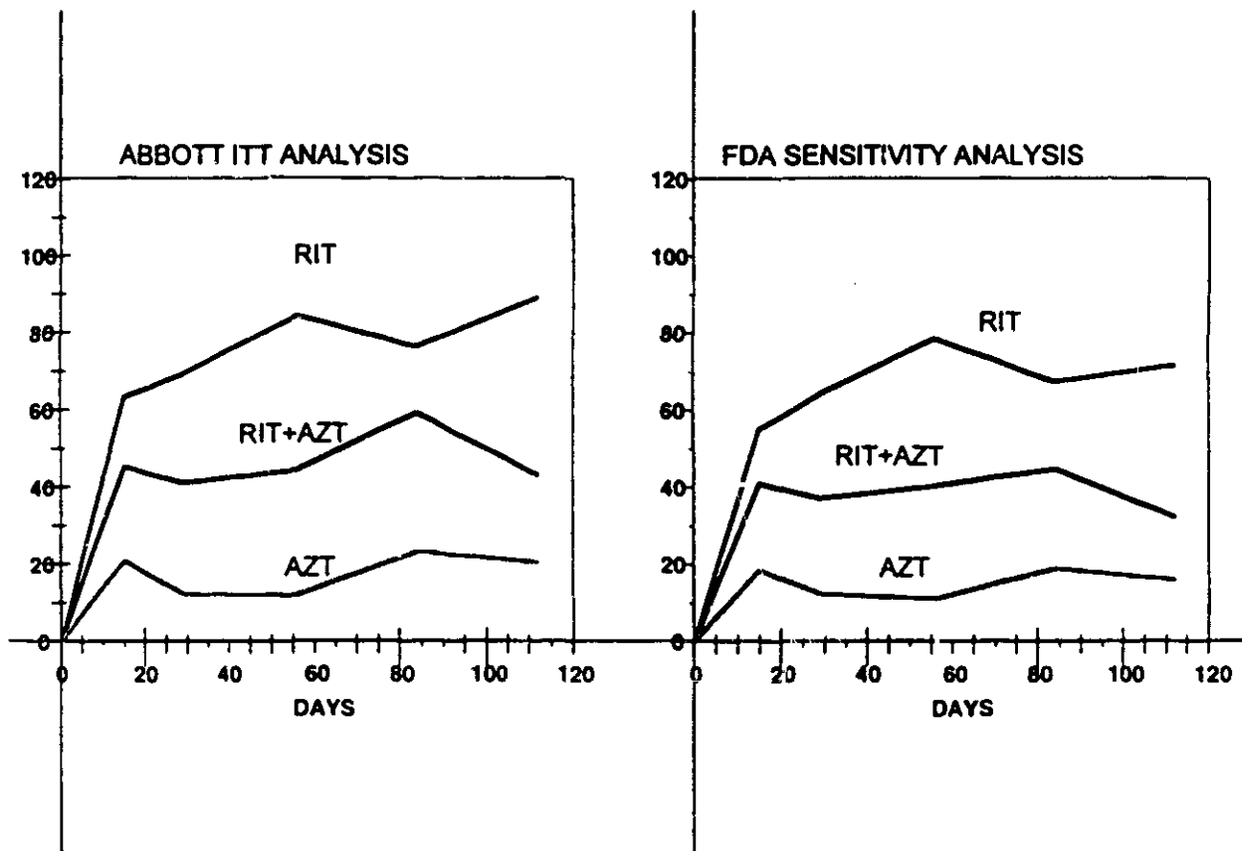
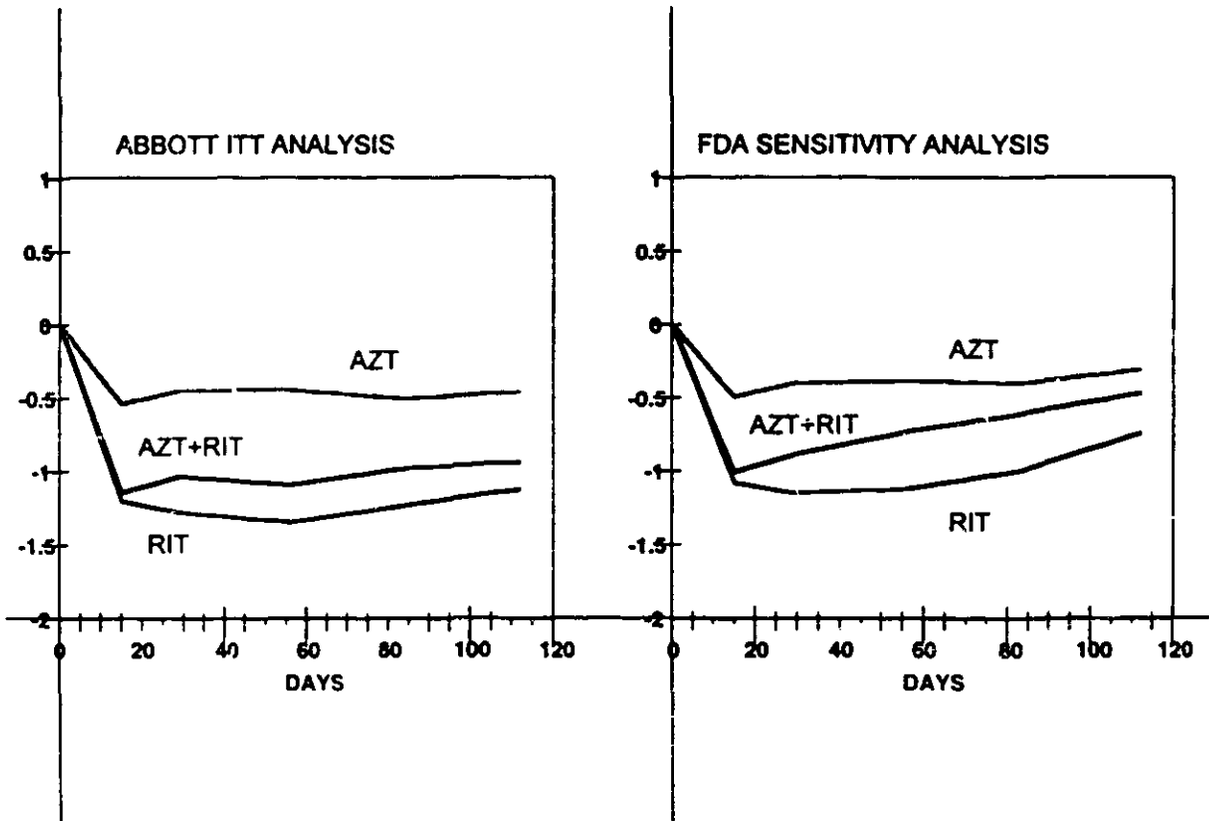


Figure 8.10. Study 245: Mean Change in \log_{10} RNA by treatment arm using Abbott ITT analysis and FDA sensitivity analysis.



For several antiretroviral drug applications FDA has used the DAVG-t (where t = the number of weeks) summary metric to compare and analyze surrogate marker change from baseline. Abbott's proposed methods for calculating this metric were reviewed prior to submission of the NDA and were consistent with previous applicants' methods. As previously stated for study 247, patients for whom no post-baseline measurements were available were assigned to have zero change from baseline.³ For patients whose final value was prior to day 113 (week 16), the AUC was calculated up to the time of the final available measurement (without regard to whether the patient was on treatment or not). The AUC was then normalized by dividing by the time of the last measurement. For example, for some patients, a "DAVG-16 value" may actually represent a DAVG-8 or DAVG-12 calculation. These values are used to calculate mean DAVG-16 for each treatment cohort. These methods have been generally regarded as useful depending on the amount and distribution of missing data across treatment arms. For study 245 there was a sizeable amount of missing data, particularly for patients randomized to the combination treatment; because of this we performed sensitivity analyses to evaluate the robustness of the surrogate data.

Table 8.19 lists differences in CD4 cell count change, DAVG-16 values, for three treatment comparisons. Values using both Abbott's methods and FDA sensitivity analyses are included. Table 8.20 lists the same analyses for RNA. Both Abbott's ITT analyses and FDA's conservative sensitivity analyses showed that ritonavir and ritonavir plus zidovudine, as compared to ZDV monotherapy, were associated with statistically significant changes in CD4 and RNA.

³There were 13 (4%) patients (four on combination therapy, four on ritonavir, and five on ZDV) for whom no post-baseline measurements were available. These patients were assigned values of zero (no change) in the activity analyses.

Table 8.19. Comparison of Abbott's ITT analysis and FDA sensitivity analysis for evaluating differences in Mean DAVG-16 for CD4.

Comparison	Difference	T-Statistic	P-value
Abbott's ITT analysis			
RIT vs. ZDV	50.8	6.08	0.0001
ZDV+RIT vs. ZDV	25.7	3.05	0.0023
RIT vs. ZDV+RIT	25.2	2.57	0.01
FDA Sensitivity analysis†			
RIT vs. ZDV	49.9	6.15	0.0001
ZDV+RIT vs. ZDV	23.2	2.84	0.005
RIT vs. ZDV+RIT	26.7	2.80	0.005

† missing data occurring after discontinuation was substituted with values of no change from baseline. Missing values between two collected values was substituted with the last value present (carry-forward). Source: FDA statistical review.

Table 8.20. Comparison of Abbott's ITT analysis and FDA sensitivity analysis for evaluating differences in Mean DAVG-16 for RNA.

Comparison	Difference	T-Stat	P-value
Abbott's ITT analysis			
RIT vs. ZDV	-0.632	8.32	<0.0001
ZDV+RIT vs. ZDV	-0.396	5.19	<0.0001
RIT vs. ZDV+RIT	-0.236	2.43	0.015
FDA Sensitivity analysis †			
RIT vs. ZDV	-0.595	7.81	0.0001
ZDV+RIT vs. ZDV	-0.313	4.13	0.0001
RIT vs. ZDV+RIT	-0.283	2.90	0.004

† missing data occurring after discontinuation was imputed with values of no change from baseline. Missing values between two collected values was imputed with the last value present (carry-forward). Source: FDA statistical review.

In addition to DAVG-t analyses, the applicant also reported response rates for change in HIV-RNA. One response category examined the number (percentage) of patients who had plasma viremia reduced to below the limit of detection for the Roche RNA-PCR test (200 particles/mL, 2.3 log₁₀). Eighteen (16%) patients in the combination therapy group had a total of 50 post-baseline HIV RNA measurements below the limit of detection. Thirty-three (28%) patients in the ritonavir group and one (1%) patient in the ZDV group had a total of 74 and 3 post-baseline HIV RNA measurements, respectively, below the limit of detection.

Additional analyses

To investigate why the combination regimen was associated with inferior CD4

increases and RNA decreases compared to ritonavir monotherapy, FDA performed several on-treatment type analyses.⁴ One possible explanation for the unexpected findings is the higher rate of discontinuations or interruptions of the combination regimen may have had an impact on the surrogate results. Table 8.21 shows the number and type of dosing schedule alterations for the three treatment groups. Fewer patients receiving combination treatment at week 16 had no dose change or interruption over the 16 week treatment period (See shaded row, Table 8.21).

Table 8.21 Dosing schedule alterations by treatment group.

	Combination	RIT	ZDV
Interruptions (no dose change)	38	39	28
Interruptions (followed by dose reduction)	30	21	9
Interruptions (followed by dose increase)	9	5	1
Dose reduction (no interruption)	52	24	21
No interruption or dose change and on treatment at week 16	20	39	59
No interruption or dose change but off treatment at week 16	32	16	22

Source: NDA 20-659, Vol. 8.018 pg 75 Table 14; as later revised by applicant.

*Note: some patients had multiple dose interruptions or dose changes

To investigate the impact of drug interruptions on surrogate outcome, FDA conducted an analysis including only those individuals who had no dose interruptions. Patients who reduced their dose, but maintained treatment were included. Table 8.22 shows comparisons of mean change in CD4 and RNA (DAVG-16) for all patients and for the subset that had no interruptions for both the ritonavir arm and the combination arm.

⁴Refer to Dr. Hammerstrom's statistical review for details regarding these analyses.

Table 8.22. Comparison of Mean change in CD4 and RNA from baseline (DAVG-16) for All Patients and for Patients without Dose Interruptions.

Variable	Treatment	N	Mean	Lower	Upper
CD4	Ritonavir				
	<i>All patients</i>	118	65.0	51.5	78.4
	<i>Excluding those with interruptions</i>	51	92.2	72.8	111.6
	Combination				
<i>All patients</i>	117	39.8	26.1	53.4	
<i>Excluding those with interruptions</i>	33	51.9	20.6	83.3	
RNA	Ritonavir				
	<i>All patients</i>	118	-1.0	-1.1	-0.9
	<i>Excluding those with interruptions</i>	51	-1.4	-1.6	-1.3
	Combination				
<i>All patients</i>	117	-0.8	-0.9	-0.6	
<i>Excluding those with interruptions</i>	33	-1.2	-1.5	-0.9	

For both combination therapy and ritonavir monotherapy, mean CD4 increases from baseline were greater for patients without drug interruptions compared to all patients. The superiority of ritonavir monotherapy over combination therapy remained apparent for CD4 change.

Table 8.23 shows the difference in CD4 and RNA DAVG-16 values between combination treatment and ritonavir monotherapy for all patients and for the subset of patients with no drug interruptions. For CD4 change, the difference favoring ritonavir over combination therapy was actually greater for patients who had no interruptions. This difference remained statistically significant for CD4 counts but not for RNA changes. However, there were only 33 patients who remained on combination therapy without a drug interruption, so the ability to detect statistically significant changes is reduced based on smaller sample size.

Table 8.23. Comparison of all patients with those without dose interruptions for differences in Mean RNA and CD4 DAVG-16.

Comparison = Combination vs. RIT	Difference <i>RIT minus ZDV + RIT</i>	T-Statistic	P-value
CD4			
<i>All patients</i>	25.2	2.58	0.01
<i>Excluding those with interruptions</i>	40.3	2.14	0.03
RNA			
<i>All patients</i>	-0.236	2.43	0.015
<i>Excluding those with interruptions</i>	-0.239	1.36	0.175

Therefore, drug discontinuations or interruptions do not explain the superiority of ritonavir monotherapy compared to ritonavir plus zidovudine combination therapy. The applicant conducted further analyses to explain this phenomenon. These analyses were included in their advisory committee presentation (See section 9, Overview of Efficacy).

Change in CD8

Changes in CD8 cells have often been monitored in AIDS trials but have not served as a basis for accelerated approvals. The clinical significance of changes in CD8 cells in response to treatment is not known. CD8 changes in response to treatment with nucleoside analogues have been variable; however, treatment with ritonavir was associated with statistically significant increases in CD8 cells in both phase 3 studies.

Table 8.24 shows the mean, median and range of baseline CD8 counts for each of the treatment arms of study 245. Mean baseline CD8 cells were similar for each of the three treatment groups.

Table 8.24. Baseline CD8 Cell Count (cells/μL)

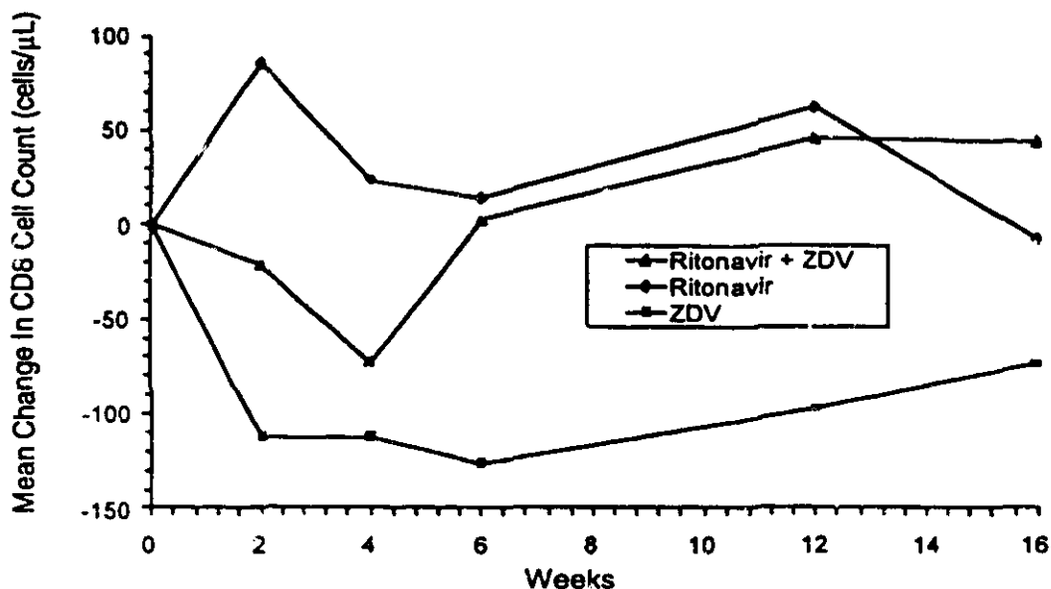
CD8 Cell Count (cells/μL)	Combination (n = 117)	Ritonavir (n = 118)	ZDV (n = 121)
Median	935.0	990.5	947.5
Mean	1024.5	1125.1	1114.20
Standard Deviation	481.67	481.67	481.67
Minimum	196.5	236.0	334.0
Maximum	2710.0	3020.0	3041.5

Source: NDA Vol 8.018 pg 117 table 10.

Figure 8.11 is a plot of mean change in CD8 from baseline over 16 weeks. Ritonavir treatment was associated with a transient increase in CD8 from baseline while treatment with ZDV was associated with a CD8 decrease; the combination

regimen was associated with a variable response. Both ritonavir therapy and combination therapy produced statistically superior CD8 increases (DAVG-16) compared to ZDV treatment. The clinical significance of these changes is unknown. The decrease in CD8 counts observed with ZDV therapy may represent ZDV-associated lymphocytotoxicity.

Figure 8.11 Plots of Mean Change in CD8 from baseline over 16 weeks.



Source: NDA 20-659, Vol. 8.018, pg 161.

8.2.1.2.3 Safety comparisons

Treatment Duration

The duration of treatment for the 16 week study period, as reported in the original NDA submission, is shown in Table 25. For all patients, 69% had received study treatment for more than 60 days by the time of the safety closure date and 63% of patients had received study drug for at least 90 days. The duration of blinded treatment ranged from 1 day to 127 days. A longer duration of study treatment was observed for both monotherapy arms compared to the combination arm.

Table 25. Number of patients exposed to Study Regimen

Treatment Regimen	1-14 Days	15-30 Days	31-60 Days	61-90 Days	90-127 Days	Randomized
Combination	28	13	13	8	54	116
Ritonavir	19	2	9	7	80	117
Zidovudine	11	7	7	7	87	119

Source: NDA Vol 8.018 pg 119 table 13.

Clinical Adverse events

Only treatment-emergent events were included in the analysis of safety. Adverse drug events were defined as treatment-emergent when the event began during treatment or within 30 days after the cessation of treatment. For events that occurred during treatment interruptions, the applicant applied the same 30-day rule.

Table 8.26 lists the most frequent (occurring in at least 2% on any treatment arm) adverse events of any severity. These events were considered to be at least possibly related to treatment or of unknown relationship to treatment.

Table 8.26. Adverse Events Characterized as Treatment-Related (Possibly, Probably, or of Unknown Relationship) occurring in greater than 2% of individuals on any treatment.

Body System COSTART Terms	Combination (n = 116)		Ritonavir (n = 117)		ZDV (n = 119)	
	n	(%)	n	(%)	n	(%)
Body as a Whole						
Abdominal pain	21	(18.1)	7	(6.0)	13	(10.9)
Asthenia	51	(44.0)	29	(24.8)	32	(26.9)
Chills	4	(3.4)	0		2	(1.6)
Headache	29	(25.0)	25	(21.4)	33	(27.7)
Pain	9	(7.7)	8	(6.9)	3	(2.5)
Cardiovascular System						
Hypertension	0		3	(2.6)	0	
Vasodilatation	15	(13.0)	19	(16.2)	3	(2.5)
Digestive System						
Anorexia	16	(13.8)	6	(5.1)	11	(9.2)
Diarrhea	68	(58.6)	59	(50.4)	19	(16.0)
Dry mouth	6	(5.2)	1	(0.9)	0	
Dyspepsia	8	(6.9)	9	(7.7)	15	(12.6)
Nausea	87	(75.0)	67	(57.3)	62	(52.1)
Rectal disorder	0		2	(1.7)	0	
Local throat irritation	10	(8.6)	7	(6.0)	2	(1.7)
Vomiting	47	(40.5)	24	(20.5)	25	(21.0)
Hemic and Lymphatic System						
Ecchymosis	0		2	(1.7)	0	
Lymphadenopathy	0		1	(0.9)	3	(2.5)

Source: NDA vol. 8.018 pg. 187.

Table 8.26. Adverse Events Characterized as Treatment-Related (Continued)

Body System COSTART Term†	Combination (n = 116)		Ritonavir (n = 117)		ZDV (n = 119)	
	n	(%)	n	(%)	n	(%)
Nervous System						
Circumoral paresthesia	37	(31.9)	43	(36.8)	2	(1.7)
Confusion	4	(3.4)	3	(2.6)	0	
Dizziness	14	(12.1)	9	(7.7)	8	(6.7)
Hyperesthesia	6	(5.2)	6	(5.1)	1	(0.8)
Insomnia	5	(4.3)	9	(7.7)	1	(0.8)
Paresthesia	10	(8.6)	8	(6.8)	1	(0.8)
Peripheral paresthesia	19	(16.4)	26	(22.2)	8	(6.7)
Reflexes decreased	0		4	(3.4)	1	(0.8)
Tremor	0		4	(3.4)	0	
Respiratory System						
Cough increased	3	(2.6)	2	(1.7)	1	(0.8)
Pharyngitis	3	(2.6)	5	(4.3)	0	
Rhinitis	0		1	(0.9)	1	(0.8)
Skin and Appendages						
Dry skin	0		1	(0.9)	0	
Pruritus	3	(2.6)	4	(3.4)	1	(0.8)
Rash	5	(4.3)	6	(5.1)	2	(1.7)
Sweating	10	(8.6)	5	(4.3)	5	(4.2)
Special Senses						
Taste perversion	23	(19.8)	19	(16.2)	20	(16.8)
Urogenital System						
Dysuria	3	(2.6)	0		0	

† Adverse events experienced multiple times by a patient were counted only once in the most related classification.

Source: NDA vol. 8.018 pg. 187.

With the exception of asthenia (fatigue) listed under COSTART category, "body as a whole", the most frequent treatment-emergent adverse events associated with ritonavir treatment involved the gastrointestinal, and neurologic body systems. The most frequent adverse events (in descending order) that occurred among patients randomized to ritonavir monotherapy and were characterized as at least possibly related to treatment (or of unknown relationship) were:

Occurring in > 10%
 nausea (57%), diarrhea (50%), circumoral paraesthesia (37%), asthenia (25%), peripheral paraesthesia (22%), vomiting (21%), headache (21%).

taste perversion (16%), vasodilatation (16%)

Occurring in 5-10%

Dyspepsia (8%), dizziness (8%), insomnia (8%), paraesthesia (7%), general pain (7%), abdominal pain (6%), local throat irritation (6%), rash (5%), hyperesthesia (5%), anorexia (5%).

Adverse events that occurred in less than 5% and occurred more frequently among patients randomized to a ritonavir-containing regimen were: pharyngitis (4%), hypertension (3%), confusion (3%), decreased reflexes (3%), tremor (3%), pruritus, (3%).

The percentage of patients experiencing asthenia or gastrointestinal toxicities were comparable for ZDV treatment and ritonavir monotherapy treatment, except for diarrhea which occurred more frequently among patients randomized to ritonavir. Toxicities of the nervous system were more frequently associated with ritonavir monotherapy than ZDV, specifically, circumoral paraesthesia, paraesthesia, hyperesthesia, peripheral paraesthesia, insomnia and tremor. Other toxicities that were seen more frequently among patients receiving ritonavir compared to ZDV included pharyngitis, throat irritation, vasodilatation and rash.

Ritonavir in combination with ZDV appeared to increase the frequency of gastrointestinal toxicity, specifically: abdominal pain, anorexia, diarrhea, nausea and vomiting. The combination regimen was not associated with an increase in the neurologic toxicities observed with ritonavir monotherapy, with the possible exception of dizziness.

Table 8.27 lists the percentage of patients experiencing an adverse event of at least moderate severity (and at least possibly related). More patients treated with ritonavir monotherapy compared to ZDV monotherapy experienced an adverse event of at least moderate severity.

Table 8.27. Percentage of Patients with Treatment-Emergent Adverse Events of Moderate, Severe, or Life-Threatening Intensity Occurring in $\geq 2\%$.

Adverse Events	RIT + ZDV N = 116	RIT N = 117	ZDV N = 119
Body as a Whole			
Abdominal Pain	4.3	3.4	4.2
Asthenia	27.6	9.4	10.1
Headache	7.8	5.1	7.6
Malaise	4.3	1.7	3.4
Cardiovascular			
Vasodilation	2.6	1.7	0.8
Digestive			
Anorexia	7.8	0.9	3.4
Constipation	2.6	0	0.8
Diarrhea	21.6	12.8	0
Flatulence	2.6	0.9	0.8
Nausea	46.6	23.1	24.4
Vomiting	22.4	12.8	12.6
Nervous			
Circumoral Paresthesia	5.2	2.6	0
Dizziness	5.2	2.6	1.7
Insomnia	3.4	2.6	0.8
Paresthesia	5.2	2.6	0
Peripheral Paresthesia	0	6	0
Somnolence	2.6	2.6	0
Thinking Abnormal	2.6	0	0.8
Respiratory			
Pharyngitis	0.9	2.6	0
Skin and Appendages			
Sweating	3.4	2.6	1.7
Special Senses			
Taste Perversion	15.5	10.3	7.6

Source: Abbott, NORVIR package insert.

Premature discontinuations due to adverse events

As reported in the safety update (Dec. 15, 1995 closure date), the percentages of patients discontinuing treatment secondary to adverse events were 42%, 30%, and 23% for the combination, RIT, and ZDV arms, respectively. Toxicities involving the gastrointestinal tract were the most common reasons for treatment discontinuation. (See Table 8.28).

Table 8.28. Treatment-Emergent Adverse Events Resulting in Premature Discontinuation by Body System occurring in >1% (any treatment arm)

Body System COSTART Term	Combination (n = 116)		Ritonavir (n = 117)		ZDV (n = 119)	
	n	(%)	n	(%)	n	(%)
Any Sign/Symptom	45	(38.8)	30	(25.6)	23	(19.3)
Body as a Whole						
Abdominal pain	5	(4.3)	0		1	(0.8)
Asthenia	12	(10.3)	4	(3.4)	7	(5.9)
Headache	3	(2.6)	5	(4.3)	3	(2.5)
Malaise	2	(1.7)	1	(0.9)	2	(1.7)
Digestive System						
Anorexia	4	(3.4)	2	(1.7)	1	(0.8)
Diarrhea	11	(9.5)	2	(1.7)	0	
Nausea	24	(20.7)	13	(11.1)	12	(10.1)
Vomiting	17	(14.7)	9	(7.7)	5	(4.2)
Nervous System						
Circumcral paresthesia	4	(3.4)	1	(0.9)	0	
Confusion	0		2	(1.7)	2	(1.7)
Depression	1	(0.9)	2	(1.7)	0	
Dizziness	2	(1.7)	2	(1.7)	1	(0.8)
Hyperesthesia	2	(1.7)	0		0	
Paresthesia	3	(2.6)	2	(1.7)	1	(0.8)
Peripheral paresthesia	0		2	(1.7)	0	
Somnolence	3	(2.6)	1	(0.9)	0	
Thinking abnormal	1	(0.9)	0		1	(0.8)
Respiratory System						
Pharyngitis	1	(0.9)	2	(1.7)	0	
Skin and Appendages						
Rash	2	(1.7)	1	(0.9)	0	
Special Senses						
Taste loss	2	(1.7)	1	(0.9)	0	
Taste perversion	12	(10.3)	6	(5.1)	5	(4.2)

Source: NDA 20-659 Vol. 8018, pg. 188, Table 53.

Other Safety Analyses: Drug-drug interactions

The applicant performed analyses to look for potential adverse events resulting from drug interactions. They report that patients received a mean of approximately 4.5 concurrent medications while on study. From a list of all medications taken in this study, the applicant identified the medications that were considered to have potential for interaction with ritonavir and were of common use. These were:

Clarithromycin
Fluconazole
Ketoconazole
Sulfamethoxazole
Trimethoprim
Pseudoephedrine
Acetaminophen
Ibuprofen
Acyclovir

The applicant concluded that the subset analyses of concurrent medication use did not reveal any clinically meaningful associations, however the number of patients using each of the above concomitant drugs were relatively small.

Deaths

There were no deaths in study 245.

Serious Adverse Events

By Dec 15, 1995, 15 events occurred in 8 patients taking combination treatment, 2 events occurred in 2 patients taking ZDV, and 1 event occurred in a patient taking ritonavir. Serious events occurring among patients receiving ritonavir (as monotherapy or in combination) included: accidental injury, alcohol intolerance, bone disorder, cyst, diarrhea, drug dependence, fever, gastroenteritis, headache, kidney calculus, muscle weakness, nasal septum disorder, nausea, rectal disorder, rhinitis, skin carcinoma, and melanoma. The patient who developed a kidney stone had a history of renal calculi. Please refer to section 10.1.2 for a discussion of potentially significant adverse events.

Laboratory Abnormalities

In general hematologic changes were favorable for patient treated with ritonavir. There was a small mean decrease in RBC parameters for ritonavir (mean decrease in HGB from baseline at final visit = -0.34 mg/dL), however these decreases were larger for patients receiving ZDV.

There were more patients randomized to ritonavir-containing regimens who experienced extreme elevations in chemistry laboratory measurements. The pattern of chemistry laboratory abnormalities in study 245 was similar to that observed in study 247, although somewhat less frequent in this population with less advanced disease. Extreme chemistry abnormalities occurring in at least 1% of participants are shown in Table 8.29. In contrast to study 247, there were no patients in study 245 with extreme levels of uric acid.

Table 8.29 Number (percentage) of patients with abnormal chemistry labs exceeding the extreme limit criteria.
Listed if > 1% for any treatment arm.

CHEMISTRY LAB	Combination N=102		Ritonavir N=107		Zidovudine N=115	
	n	%	n	%	n	%
Glucose	2	2.0	0	0	1	0.9
SGOT/AST	3	2.9	7	6.5	2	1.7
SGPT/ALT	4	3.9	6	5.6	3	2.6
GGT	2	2.0	3	2.8	1	0.9
CPK	7	7.0	8	7.5	8	7.1
Triglycerides	1	1.0	3	2.8	0	0
Triglycerides#	1	2.1	1	1.4	0	0

#Only fasting samples included

Source: NDA 20-659 vol. 8.018 pg 250.

8.2.1.3 Reviewer's Conclusion of Study Results

Efficacy

Study 245 was conducted in HIV-infected patients with CD4 counts greater than 200 cells/mm³. Results showed that treatment with ritonavir over a 16 week period was associated with larger CD4 cell increases and larger plasma RNA decreases from baseline compared to treatment with ZDV monotherapy. The combination of ritonavir and zidovudine was also superior to ZDV alone with respect to increases in CD4 cell counts and decreases in HIV-RNA from baseline values. These changes were robust and maintained statistical significance in conservative analyses in which missing data was imputed with values of zero change from baseline.

The unexpected finding from study 245 was the superior performance of ritonavir monotherapy compared to that of the combination treatment. Initiation of ZDV and ritonavir was not well tolerated based on the large percentage (approximately 50%) of combination treatment discontinuations by week 16. Documented treatment interruptions and discontinuations do not appear to explain the less-than-expected surrogate marker changes for the combination regimen compared to monotherapy. FDA on-treatment analyses, which only included patients who had no treatment interruptions, showed that treatment with ritonavir compared to the combination regimen was associated with superior CD4 increases and RNA decreases. The differences in surrogate marker changes between the ritonavir and the combination regimen were actually larger for the on-treatment subset. After submission of the NDA, the applicant evaluated drug concentrations in study 245 and reported in their advisory committee presentation that ritonavir concentrations were lower among patients taking combination therapy than those receiving ritonavir monotherapy. Since PK studies did not show a pharmacokinetic interaction in which ZDV altered ritonavir levels, the applicant concluded that patients on combination therapy may have been less compliant with their drug regimen. This may have explained the poorer performance of combination treatment in this study.

Safety

Initiation of ritonavir in this relatively asymptomatic sample of HIV-infected patients was less tolerated than ZDV. The gastrointestinal toxicity profiles for the two drugs were similar, with the exception of diarrhea which was reported more frequently on ritonavir than zidovudine. The bad taste of the liquid formulation used in this clinical trial may have contributed to the nausea and vomiting in some cases.

Ritonavir was associated with more neurologic toxicities than ZDV. These toxicities consisted primarily of various types of paresthesias. Circumoral paresthesia, a toxicity that is somewhat unique, was associated with ritonavir. The mechanism for this toxicity is unknown. Paresthesias were mostly transient in nature and less often a reason for treatment discontinuation than were gastrointestinal toxicities.

The combination regimen was not well tolerated possibly due to overlapping gastrointestinal toxicities of ZDV and ritonavir. The nausea and vomiting associated with the initiation of these two drugs at full doses appeared to be additive. Staggering the initiation of ritonavir and ZDV as was done in study 208 (see below) appeared to reduce the incidence of dose-limiting gastrointestinal toxicity in that study.

Laboratory abnormalities were similar to those described for study 247; however, the frequency of these abnormalities may have been slightly less for this group of individuals with less advanced disease.

8.3 Other Studies

8.3.1 Study #208: *"Evaluation of the Safety and Antiviral Activity of ABT-538 in Combination with ZDV and ddC in HIV-Seropositive Patients."*

8.3.1.1 Summary of Protocol Design/Methods

The objectives of this study were to evaluate the safety and antiviral activity of ritonavir in combination with ZDV and ddC in antiretroviral-naive HIV-infected individuals. The study design was open-label, multi-center and noncomparative. The protocol planned to enroll 30-40 patients to receive 6 months of this triple combination regimen. Patients were to receive ritonavir alone for the first 14 days followed by the addition of ZDV 200 mg tid and ddC 0.75 mg tid. An extension phase was optional.

To be eligible patients were required to meet one of the three criteria:

- 1) A single CD4 count ≥ 50 and ≤ 250 cells/mm³ within four weeks prior to initiation of study drug.
- 2) Three serial CD4 counts showing rapid decline (drop of ≥ 200 cells to ≤ 350 cells over a six month period).
- 3) CD4 count between 250 and 350 cells/mm³ associated with clinical symptoms (fever, weight loss, diarrhea).

Comment:

The eligibility criteria for this protocol selected for patients with HIV disease between that of protocol 245 and 247. To be eligible for this protocol, subjects with a CD4 count > 250 mm³ were required to have symptoms.

Virologic and immunologic activity were to be assessed at week 2 and 4, and monthly thereafter.

8.3.1.2 Results

The study dates for this interim analysis were March 6, 1995, to August, 25, 1995. These dates represent the first and last study drug dosing dates, respectively. The study enrolled patients at 6 centers in France.

8.3.1.2.1 Patient Disposition, Demographics

As of Aug, 25, 1995, 32 patients had been enrolled in the study. Five patients discontinued treatment prematurely, 4 because of adverse events and one due to an HIV-related illness. See section 8.3.1.2.3 for the

number and type of specific adverse events.

Four of the 32 patients were female, 31 were Caucasian. Mean age was approximately 38.

8.3.1.2.2 Activity endpoint outcomes

Baseline

Table 8.30 shows mean baseline levels of HIV-RNA (Roche-PCR), THEV, and CD4.

Table 8.30 Baseline Surrogate Marker levels.

Variable	log ₁₀ HIV-RNA (particles/mL)	log ₁₀ THEV (units/mL)	CD4
Mean	4.65	3.21	-
Median	-	-	171
Range	2.5-5.7	0.9-4.2	48-386

Source: NDA 20-659 vol. 8.082 pgs. 45-52.

Activity assessments included viral RNA, total HIV-expressing cells (THEV), and CD4 counts. Treatment with ritonavir in combination with ZDV and ddC was associated with increases in CD4 from baseline and decreases in viral RNA and THEV from baseline. The applicant reports that statistically significant changes from baseline pre-treatment levels were observed for the three activity variables for weeks 2 through 20.

Changes from baseline at week 20 for the three activity variables are shown in Table 8.31.

Table 8.31. Change in surrogate markers from baseline at week 20

Variable	Number of patients (N=32)	Mean Change from baseline at week 20
HIV-RNA (PCR)	26	-1.76 log particles/mL
THEV	26	-2.19 log units/mL
Median CD4 count	25	+87 cells/mm ³

Source: NDA 20-659 Vol. 8.082 pg 10.

8.3.1.2.3 Safety comparisons

The duration of exposure to ritonavir is listed in Table 8.32. All patients (32/32) experienced at least one treatment-emergent adverse event. The most frequent events were gastrointestinal in nature. The most frequent adverse events in descending order were: nausea (24 patients), diarrhea

(18 patients), vomiting (nine patients), asthenia (8 patients), and paresthesias (nine patients).

Table 8.32 Study 208: Duration of exposure

Days Exposure	1-30	31-60	61-90	91-150	151-210	Overall
600 mg bid	4	1	2	6	18	31
300 mg bid	1	0	0	0	0	1

Source: Vol 80.082 pg 42 table 5, modified.

Four of the 32 patients enrolled (13%) discontinued the study due to treatment adverse events during the first 20 weeks. Two patients discontinued drug due to vomiting, one due to elevation of transaminases, and another due to elevation of transaminases and diarrhea.

Deaths

There were no patient deaths during the time frame of the interim analysis.

Serious Adverse Events

Five patients experienced a total of seven serious adverse events. All of the events were serious based on the fact that they required hospitalization. The seven serious adverse events were fever (2 patients), anemia (2 patients), psychosis, extrapyramidal syndrome and Herpes Zoster. The report of extrapyramidal syndrome was assessed as probably not related by the investigator. Anemia may have been related to ZDV. One case of fever was considered possibly related the other not related. The case of psychosis was considered not related.

Laboratory Abnormalities

Two patients had hematology parameters that were considered to be extremely low, a low RBC count and a low hematocrit, respectively. These abnormalities were attributed to ZDV. Four patients had one or more extremely high chemistry values during treatment. These are shown in Table 8.33 along with the criteria for extreme levels. The applicant states that the high amylase value may have been a lab error since this was an isolated value and all other values were within the normal range or only slightly high.

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Table 8.33 Chemistry laboratories exceeding the criteria for extreme values.

Abnormality	Extreme Criterion	Study visit	Value
SGPT/ALT	>215 IU/L	Week 2	409
SGPT/ALT	>215 IU/L	Week 1	313
Amylase	>300 IU/L	Week 2	1071
Triglyceride	>16.5 mmol/L	Week 3	180.5

Source: NDA 20-659, Vol 8.082, pg. 67.

8.3.1.5 Reviewer's Comments/Conclusion of Study Results

In this small group of treatment-naive patients, treatment with the triple combination of ritonavir (600 mg bid) plus ZDV (200 mg tid) and ddC (0.75 mg tid) was associated with large and sustained (20 weeks) surrogate marker responses. Results from study 245 raised concerns about the activity of initiating ritonavir and ZDV concomitantly. In that study, treatment with a combination regimen of ZDV plus ritonavir was associated with less activity than ritonavir alone. Although comparisons across studies may not be valid, the degree of activity associated with triple combination treatment in study 208 offers some evidence that ritonavir and zidovudine combination regimens may be associated with greater and more sustained antiviral activity than ritonavir monotherapy. Those receiving triple combination therapy in study 208 had larger CD4 increases and larger RNA decreases from baseline than did patients receiving ritonavir monotherapy in study 245. Obviously, comparisons across studies must be interpreted with caution since differences in patient populations and/or study methods may account for treatment differences. For example, in study 208 baseline CD4 counts and RNA levels were lower than that in study 245. However, for these two studies, the difference between decreases in RNA between these two treatments was large, nearly a log (10-fold).

One major difference between studies 245 and 208 was the method by which study drugs were initiated. In study 208, ZDV and ddC were added after 2 weeks of ritonavir treatment; in study 245 ZDV and ritonavir were administered at full doses on study day 1. The applicant has reported that most discontinuations for ritonavir-associated nausea and vomiting occurred within the first 2 weeks of treatment. Perhaps by initiating ZDV after this time period, the study 208 investigators were able to circumvent some of the additive gastrointestinal toxicities of initiating ZDV and ritonavir. This may have led to better tolerability, compliance, and improved activity of the combination regimen in this study.

Adverse events reported in this trial appeared to be similar to those reported in study 245 and 247, with gastrointestinal intolerance among the most frequent. Fewer patients (13%) discontinued the ritonavir combination regimen in this study compared to those receiving ZDV and ritonavir (50% treatment discontinuation) in study 245.

8.3.2 Phase 2, Dose Ranging Studies

Study M93-112/M94-169: A safety, pharmacokinetics and antiviral activity study of ABT-538 when administered orally to HIV-infected patients. Study 169 was the open-label extension protocol for study 112.

Study M93-134/M94-134X: Evaluation of antiviral activity, pharmacokinetics, and safety of orally-administered ABT-538 in HIV-infected patients. 134X was the extension phase for this protocol.

Study M94-229: Assessment of two orally administered dosing regimens of ABT-538 in HIV-infected patients.

8.3.2.1. Design and Methods

Study 112 and 134 were multiple dose, double-blind, randomized, placebo controlled, multicenter studies in HIV infected patients. Double-blind treatment was administered for four weeks. Both studies had extension protocols, 169 and 134X respectively.

In study 112 patients were assigned to placebo or to one of four ritonavir dosing regimens: 300 mg bid, 400 mg bid, 500 mg bid, or 600 mg bid. In study 134 patients were assigned to placebo or ritonavir at 200 mg tid, 300 mg tid, 200 mg qid, or 300 mg qid. Primary endpoints were bDNA and CD4 responses at 28 days. The protocols defined antiviral response as an 80% decrease in RNA from baseline. CD4 response was defined as a 20 cell or 20% increase from baseline. After 28 days patients had the option of continuing ritonavir at their assigned dose in an extension protocol. Patients originally assigned to placebo for the first 28 days of these protocols were given ritonavir at one of the above doses in the extension protocols. For both studies 169 and 134X, a protocol amendment required patients to switch to the 600 mg bid regimen, the regimen that had shown the best activity in the first part of study 112.

Study 229 was a multiple dose, open-label, multicenter study to evaluate ritonavir doses of 400 mg tid and 700 mg bid.

Comment:

The criteria for surrogate marker responses were arbitrarily defined by the applicant. For primary studies used in support of an indication, FDA has typically analyzed surrogate markers by comparing mean changes from baseline averaged over 16 weeks. These studies were not considered primary but rather exploratory dose-ranging trials.

8.3.2.2 Results-Activity

Studies M93-112/169 and M93-134/134X

In study 112, of the 84 patients randomized, 76 patients completed study (4 weeks). Six of the eight patients that discontinued prematurely did so due to adverse events. In study 134, of 62 patients randomized 53, completed 28 days of study. All nine of those who discontinued ritonavir in study 134 did so due to adverse events or HIV-related events.

In general, all regimens of ritonavir were associated with increases in CD4

counts from baseline and decreases in plasma viremia from baseline when compared with placebo. In study 112, treatment with zidovudine 500 mg bid and 600 mg bid regimens appeared to produce a larger number of RNA responses, as defined by the sponsor, than lower dose regimens. In study 112/169, although the number of patients participating was small past 16-24 weeks, the mean decrease in RNA levels and mean increase in CD4 cell counts appeared to be most sustained for patients receiving 600 mg bid.

In study 134, where doses were administered three or four times daily, a dose response was not as apparent with respect to increases in CD4 and decreases in RNA. The highest daily dose studied in both study 134 and 169 trials was 1200 mg/day. The 600 mg bid dose regimen in study 112/169 appeared to be associated with greater mean decreases in RNA than 300 mg qid regimen in study 134. One explanation for this difference in response for regimens with equivalent daily doses is possible noncompliance with the higher dosing frequency of the qid regimen.⁵

Study M94-229

Thirty patients were enrolled in this study, 17 to the 400 mg tid dosing group and 13 to the 700 mg bid dosing group. Eight of 30 patients discontinued zidovudine during the first 28 days, 16 (53%) discontinued drug prematurely by the data closure date. The frequency of zidovudine discontinuation was similar for the two treatment arms and approximately the same as that for the poorly tolerated ZDV + zidovudine regimen in study 245.

Mean RNA decreases (bDNA) and mean CD4 increases from baseline were similar for the two dose groups. Surrogate marker changes associated with treatment with 400 mg tid and 700 mg bid appeared to be slightly greater at some time points than those associated with 600 mg bid treatment. However, in study 229, the number of patients with data past 6 weeks was small (5-10 patients) and comparisons across studies may not be valid.

8.3.2.3 Results-Safety

The applicant submitted detailed safety data for studies 112/169 and 134/134x up to a June 15, 1995 closure date. Safety data on deaths, discontinuations and serious adverse events was submitted using a closure date of Dec. 15, 1995. Study 112 started in January and study 134 started in April of 1994. A small number of patients had received zidovudine out to 52 weeks.

⁵During the end-of-phase 2 meeting, the sponsor stated that the objectionable taste of the liquid formulation may have had an impact on patient compliance of a tid or qid regimen.

Study dates for study 229 were from August 11, 1994, to April 24, 1995. A safety update for deaths, premature discontinuations and serious adverse events was also submitted.

Study M93-112/169: Safety

The types of adverse events occurring in this study were similar to those reported in phase 3 trials. For all dosing regimens combined, the most common adverse events were diarrhea (53%), asthenia (29%), fever (24%), and circumoral paraesthesia (22%). Events that appeared to be more frequent among patients receiving 500 mg or 600 mg bid compared to lower doses included nausea, vomiting, and circumoral paraesthesia. Clinical adverse events resulting in premature discontinuation of study drug were typically gastrointestinal in nature such as vomiting, diarrhea, or abdominal pain. One patient discontinued drug secondary to erythema multiforme. Six patients discontinued prematurely due to elevation of liver function tests or hepatitis. According to the applicant, five of the six who withdrew because of elevation of hepatic enzymes had some form of hepatic disease at baseline (3 had chronic viral hepatitis, one alcoholic liver disease, and another cirrhosis-unspecified). The applicant concludes, "These findings suggest that hepatic compromise of diverse etiologies may represent an increased risk for transaminase elevations during administration of ABT-538 (ritonavir)."

In general changes in laboratory values were similar to those reported in phase 3 trials. The applicant reports that, although some patients had very high triglyceride values, there was no instance of pancreatitis during the conduct of the trial.

Four patients treated with ritonavir died. Three deaths occurred more than 30 days following treatment discontinuation. One death occurred after 395 days on study. An autopsy of this treatment emergent death revealed pulmonary edema as cause of death with bronchopneumonia as an underlying cause. The patient had presented earlier with fever, cough, and purulent sputum. Antibiotics had been started on an outpatient basis. The patient had expired prior to his follow-up visit for pneumonia.

Study M93-134/134x

As for other ritonavir studies, the most common adverse events were gastrointestinal, particularly diarrhea, nausea and vomiting. Events observed more frequently at 300 mg qid compared to lower doses included: asthenia, headache, vasodilatation, anorexia, dyspepsia, nausea, and circumoral paraesthesia, paresthesia. The most common reasons for premature discontinuation included diarrhea, circumoral paraesthesia, nausea and dizziness. One patient discontinued secondary to severe neuropathy. This

individual had a baseline history of neuropathy and rheumatoid arthritis and an interruption of ritonavir for Bell's palsy.

Only one patient in study 134X, compared to six in study 112/169, discontinued ritonavir due to liver function test abnormalities. Similar to other studies, some patients had very high levels of triglycerides. According to the applicant there were no instances of pancreatitis or clinically significant increases in amylase.

One patient in the 300 mg qid group died of wasting syndrome on day 268. He had received drug for 214 days. The event was considered not related to ritonavir.

Study M94-229

All 30 patients in this study reported at least one adverse event. The most frequent adverse events were diarrhea, circumoral paresthesias, headache, nausea, vomiting and somnolence. Fourteen of the 30 patients experienced severe adverse events (4 experienced headaches, 2 nausea, 3 nausea and 3 CPK elevations). All severe CPK elevations occurred among patients receiving 700 mg bid. In the 700 mg dose group, five patients (38%) had myalgias. According to the applicant two of these cases were considered possibly related and there were judged to be not related to ritonavir. Two patients had myalgias associated with CPK increases (See section 10.2, for additional information about CPK elevations in ritonavir trials).

Adverse events leading to premature discontinuation included nausea, diarrhea, circumoral paresthesia, elevated triglycerides, elevated liver function tests, hallucinations and "lung disorder". Other than the episode of hallucinations and "lung disorder", the events leading to premature discontinuation are events commonly associated with ritonavir. The patient who discontinued secondary to hallucinations had a single episode of unknown duration, this individual also complained of dizziness and vivid dreams. This was considered to be possibly related to drug.

The patient with a lung disorder was withdrawn from study due to increased cough and pulmonary congestion. These adverse events resolved and were considered to be related to a viral syndrome and probably not related to ritonavir.

Overall, two patients who participated in study 229 died. One patient died during the course of the study. This was a patient receiving ritonavir 400 mg tid, who was taken to a hospital emergency department for symptoms of shortness of breath. The patient subsequently went into arrest and died. A

chest X-ray had shown cardiac enlargement and dense infiltrates bilaterally. Primary cause of death was thought to be associated with a probable myocardial infarction and underlying aortic stenosis. The second death, as reported in the safety update, was listed as non-treatment emergent. The cause of death was intestinal cryptosporidiosis and wasting five months following discontinuation of ritonavir.

Laboratory abnormalities in this study were similar to those reported in other studies and included transaminase, triglyceride, cholesterol, and CPK elevations. The applicant states that there were no cases of pancreatitis associated with elevation of triglycerides in this study.

8.3.2.3 Reviewer's Conclusions of Phase 2 dose-ranging trials

According to the applicant's analyses of studies 112/169 and 134/134X, it appears that the 600 mg bid dose regimen was associated with the best antiviral response as measured by the magnitude and duration of CD4 increase and RNA decrease. However, the studies were not powered to detect these differences with statistical rigor. For equivalent daily doses, a bid regimen appeared to be superior to more frequent dosing regimens. This could be explained by reduced compliance with more frequent dosing. The objectionable taste of the liquid formulation used in these trials may have had an impact on the results of these trials if it influenced compliance with dosing.

The 700 mg bid dose may have been associated with a slightly greater treatment effect, however, there are too few patients to offer conclusive evidence. In addition the frequency of premature discontinuations of this regimen was high (greater than 50%). This dose does not appear to be well-tolerated for chronic use.

The clinical and laboratory adverse events reported in these trials were similar to those reported in the larger phase 3 trials. Due to the small numbers of patients receiving drug out to or beyond a year, these trials were not particularly helpful in assessing the long-term safety of ritonavir.

9 Overview of Efficacy

Demonstration of Antiviral Activity

Refer to Table 7.1 for a listing of phase 2 and 3 clinical studies included in this application. Studies 112, 134, and 229 were phase 1/2 dose-ranging studies from which the applicant identified ritonavir 600 mg bid (liquid formulations) as the preferred dose for study in larger phase 2 and 3 trials. Results from studies 208, 245 and 247 showed that treatment with ritonavir 600 mg bid as monotherapy or in combination with nucleoside analogues was associated with antiviral activity as measured by changes in CD4 counts and HIV-RNA. Study 245, the phase 2/3 triple arm study in antiretroviral-naive individuals and Study 247, the two arm study in patients with advanced HIV disease, both evaluated changes in CD4 and RNA over 16 weeks. Study 208 was a noncomparative open-label study in which patients were assigned to the triple combination, ZDV+RIT+ddC; changes in surrogate markers over a 20 week period were submitted for this study. Patients randomized to ritonavir-containing arms in these three trials had robust increases in CD4 counts from baseline and robust decreases in HIV-RNA (PCR) from baseline. Treatment with ritonavir-containing regimens in studies 245 and 247 was associated with statistically superior mean increases in CD4 and statistically superior mean decreases in HIV-RNA compared to treatment with a control (placebo for study 247 and zidovudine for study 245). Table 9.1 compares changes in surrogate markers among treatment arms for the two randomized double-blind studies and study 208.

Table 9.1. Comparison of Changes in Surrogate Markers by Study and Treatment Arm.

Treatment Regimen	STUDY 245 TREATMENT NAIVE			STUDY 208 TREATMENT NAIVE	STUDY 247 ADVANCED DISEASE (surrogate cohort)	
	ZDV n=121	RIT n=118	ZDV+RIT n=116	ZDV+ddC+RIT n=32	RIT + baseline RX n=211/159*	Placebo + baseline RX n=211/159
CD4: DAVG-16	9.2	72.6	45.2	—	33.2	-0.8
median CD4, week 20	—	—	—	87	—	—
log ₁₀ RNA: DAVG-16	-0.42	-1.03	-0.80	—	-0.79	-0.01
mean log ₁₀ RNA, week 20	—	—	—	-1.76	—	—

*There were 211 in the CD4 cohort and 159 in the RNA cohort.
 Source: NDA 20-659 Vol 1 pg 129 table 2 (annotated label)

Demonstration of Clinical Efficacy

In addition to producing significant increases in CD4 and significant decreases in RNA, the administration of ritonavir was also associated with clinical benefit in

advanced patients (Study 247). This benefit was for both the combined endpoint of disease progression and survival and for survival alone. The primary endpoint for study 247 was the clinical endpoint of time to AIDS disease progression or death (see section 8.1.1 for a detailed description of this endpoint). The protocol specified that an analysis of clinical endpoints would be performed after the accrual of 191 clinical endpoints (occurring after the first 28 days of treatment). This was accomplished by Dec. 8, 1995; Abbott closed the clinical database on Dec 15, 1995. After a median of 5.8 months of follow-up, 86 of 543 (15.8%) patients randomized to ritonavir had a clinical endpoint compared to 181 of 547 (33.1%) patients randomized to placebo. This was an approximate 50% reduction in disease progression or death. Ritonavir was also associated with a survival benefit. Thirty one of 543 (5.7%) patients randomized to ritonavir died compared to 52 of 547 (9.5%) randomized to placebo. Both findings were statistically significant.

The results demonstrating clinical benefit of adding ritonavir to baseline therapy were robust. AN FDA sensitivity analysis imputed an outcome of "progression" for all patients with incomplete follow-up. Although this conservative analysis, showed a smaller margin of clinical benefit between ritonavir and placebo than the applicant's analysis, the difference remained statistically significant.

Combination therapy comparisons

Study 245 produced unexpected results with respect to the antiviral and immunologic activity of the combination regimen, ZDV + RIT. In this study, patients randomized to ritonavir monotherapy had statistically superior CD4 increases and RNA decreases from baseline compared to those randomized to the combination treatment of zidovudine + ritonavir. These results were not consistent with other data submitted in the NDA. For example, in study 208, a triple combination of ZDV+ddC+RIT produced mean increases in CD4 from baseline of 83 to 106 cells/mm³ and mean decreases in RNA from baseline of 1.69 to 1.92 log₁₀ copies/mL over the treatment period. Although one must be cautious when interpreting comparisons across studies and patient populations, the triple combination in study 208 appeared to produce greater changes in surrogate markers from baseline than did ritonavir monotherapy in study 245.

In addition, surrogate marker and clinical data from study 247 do not support an antagonistic effect for ritonavir and nucleoside combinations. Although study 247 was not designed to assess the relative activity or efficacy of particular ritonavir combinations, the various regimens did not appear to be worse than ritonavir monotherapy. In study 247, ritonavir in combination with one or more nucleoside analogues appeared to be associated with slightly better activity and efficacy than ritonavir alone (see Table 9.2). None of these comparisons were statistically significant possibly due to the relatively small number of patients comprising each baseline treatment category. In making such unplanned comparisons, one should be

cautioned to potential biases particularly selection bias, since patients were not randomized to the various combinations.

Table 9.2. Surrogate Marker Change and clinical marker change in study 247 by number of concomitant antiretrovirals.

On Ritonavir	CD4		HIV-RNA (log ₁₀)		Clinical endpoint	
	N	Mean Average Change over 16 weeks	N	Mean Average Change over 16 weeks	N	Hazard ratio for disease progression or death
Overall	108	64.2	80	-0.79	543	0.440
no antiretrovirals	17	18.4	14	-0.43	92	0.788
one antiretroviral	56	35.6	42	-0.85	286	0.568
two antiretrovirals	35	36.4	24	-0.89	165	0.442

Source: 247 Study report vol 12, table 33, pg 125. table 24, pg 109
 Clinical update table 18 vol 1 pg 37. and table10 pg 23

Possible explanations for the underperformance of the combination arm are listed below:

- 1) *A pharmacokinetic interaction between zidovudine and ritonavir reduced the expected activity of the combination.* Pharmacokinetic studies with zidovudine and ritonavir indicate that this is an unlikely explanation; zidovudine had no effect on ritonavir levels and ritonavir produces only modest decrements in zidovudine concentrations. A pharmacokinetic effect of this magnitude would not be expected to produce a clinically significant reduction in activity of the combination regimen compared to ritonavir monotherapy.
- 2) *Zidovudine and ritonavir are virologically antagonistic.* This explanation is also unlikely. *In vitro* studies with zidovudine and ritonavir showed at least additive activity. Patients who received the triple combination of ritonavir with zidovudine and ddC in study 208 showed surrogate changes of a greater magnitude than has been observed for similar patients receiving ritonavir monotherapy in other studies.
- 3) *The poor tolerability and resulting poor compliance of initiating the ritonavir liquid formulation concomitantly with zidovudine was responsible for the under performance of this regimen.* Based on several lines of evidence, this appears to be the most plausible explanation for the unexpected findings. There were more discontinuations and drug interruptions on the combination arm compared to the monotherapy arms. The frequency of dose-limiting gastrointestinal intolerance

was higher on the combination arm. In addition Dr. Leonard (Abbott) presented data to the antiviral advisory committee that showed that patients randomized to the combination arm had somewhat lower ritonavir concentrations compared to those randomized to the ritonavir monotherapy arm. An attitudes survey conducted after switch from the ritonavir liquid formulation to ritonavir capsule formulation indicated that patients randomized to the combination regimen were more likely to alter their ritonavir dosing schedule due to taste aversion compared to those who were randomized to ritonavir monotherapy. This data has not been reviewed by FDA; Abbott presented this data to the antiviral advisory committee to offer possible explanations for the unexpected findings of study 245.

In summary, the applicant has shown that treatment with ritonavir is associated with antiviral activity and clinical benefit. The total duration of activity and clinical benefit in these trials are only known out to 6 months. The activity and clinical efficacy of ritonavir administered for longer periods are unknown. Mean decreases in RNA among ritonavir treated patients in study 247 were smaller at the end of the 16 week period than at earlier time points. Development of resistance may be responsible for this pattern of decreasing antiviral response over time.

From the data submitted in the application, it is unknown which ritonavir nucleoside combinations are associated with the greatest treatment effect. However, there is data to suggest that initiating both ritonavir and zidovudine at full doses in treatment-naive individuals is not well tolerated. A well-tolerated and convenient antiviral regimen appears to be an important factor in maintaining patient compliance and producing optimal activity.

10 Overview of Safety

Table 10.1 shows the number of patients included in the original NDA safety data base and the safety update, and the respective duration of treatment exposure for these HIV-infected patients. In the original NDA submission, the safety data base consisted of 1033 patients in phase 2/3 studies combined; 76% of all patients were exposed to zidovudine for 3 months or less, 5% were exposed for greater than 7 months. This data base was updated with the submission of a clinical NDA amendment (2/10/96) which included data on 1140 individuals in phase 2 or 3 studies combined. Of these, 430 individuals received zidovudine for at least 5 months. Most of the assessment of safety, including frequency of specific clinical adverse events and laboratory abnormalities for individual studies is based on the data contained in the original NDA (1033 individuals). Updated data for premature discontinuations due to treatment emergent adverse or HIV-related events, deaths, and treatment emergent serious adverse events were included in the safety update (1140 patients). According to Abbott, nearly all of the safety data reflects use of a liquid formulation of zidovudine.

Table 10.1. Duration of Exposure for Phase 2/3 Studies Combined in Original NDA and Safety Update.

Days	Time interval (Days)						Overall
	1-30 n (%)	31-60 n (%)	61-90 n (%)	91-150 n (%)	151-210 n (%)	>210	
Ritnavir Original NDA	266 (26)	115 (11)	309 (30)	233 (23)	36 (3)	74 (7)	1033
Ritonavir Safety Update	312 (28)	104 (9)	83 (7)	211 (19)	286 (25)	144 (13)	1140

Source: Abbott advisory committee slide presentation.

Table 10.2 lists the phase 2/3 studies included in the original NDA submission with their respective safety closure dates.

Table 10.2.

Ongoing Studies Included in the Integrated Safety Summary	
STUDY	CUT-OFF DATE
Phase 2	
M94-134X	to June 15, 1995
M94-169	to June 15, 1995
M94-229	to April 24, 1995
M94-208	through the first 5 months for all patients
Phase 3	
M94-245	to the earlier of: September 28, 1995 or study week 16
M94-247	first 16 weeks of study drug administration for those randomized by May 25, 1995 OR through Sept 13, 1995 for patients randomized subsequently

Source: Abbott

Demographics

The ritonavir safety data base is predominantly comprised of male and Caucasian patients. Of the 1033 patients participating in phase 2/3 studies, 92% were male and 88% were Caucasian. The mean age was approximately 38 years.

10.1 Significant Events

Clinical Adverse events

The most frequent clinical adverse events for patients receiving ritonavir involved the following three COSTART defined body systems: body as a whole, gastro'intestinal, and neurologic. Diarrhea, nausea, asthenia, vomiting, headache, and circumoral paresthesia were the most frequently reported adverse events and among the most frequent causes of premature discontinuations. Table 10.3 lists treatment-emergent adverse events occurring in 10% or more of the 1033 patients receiving ritonavir in either phase 2 or 3 studies. These events include those of all severity and any relationship to drug. Generally the onset of these events occurred within the first 2 weeks of treatment and for many individuals these events occurred within the first few days.

Table 10.3. Treatment-Emergent Adverse Events Occurring in 10% or More Patients in Phase 2/3 Studies Combined.

BODY SYSTEM/ADVERSE EVENT	RITONAVIR (N=1033)	
	n	%
<i>BODY AS A WHOLE</i>		
ABDOMINAL PAIN	172	17
ASTHENIA	304	29
FEVER	197	19
HEADACHE	248	24
PAIN	106	10
<i>DIGESTIVE SYSTEM</i>		
ANOREXIA	114	11
DIARRHEA	572	55
DYSPEPSIA	107	10
NAUSEA	520	50
VOMITING	281	27
<i>HEMIC AND LYMPHATIC SYSTEM</i>		
LYMPHADENOPATHY	130	13
<i>NERVOUS SYSTEM</i>		
CIRCUMORAL PARAESTHESIA	278	27
DIZZINESS	179	17
PERIPHERAL PARAESTHESIA	168	16
<i>RESPIRATORY SYSTEM</i>		
PHARYNGITIS	107	10
<i>SKIN AND APPENDAGES</i>		
RASH	159	15
<i>SPECIAL SENSES</i>		
TASTE PERVERSION	119	12

Source: NDA 20-659, ISS: Vol. 85, pg. 213.

Dose/Exposure relationship to adverse events

A regimen of ritonavir 600 mg bid was chosen for study in large phase 3 trials based on activity and tolerability. The applicant stated that a higher dose, 700 mg bid, was associated with an unacceptable amount of toxicity. Table 10.4 lists the number and percentage of individuals experiencing adverse events according to dosing regimen from all phase 2 dose-ranging studies. This summary is based on adverse events which began during the initial 28 days of ritonavir. In general the frequency of adverse events was greatest for regimens of 600 mg or 700 mg BID. The frequency of adverse events characteristically associated with ritonavir (nausea, vomiting, diarrhea, paresthesias) appeared to increase with dose particularly at doses above 400 mg or 500 mg BID.

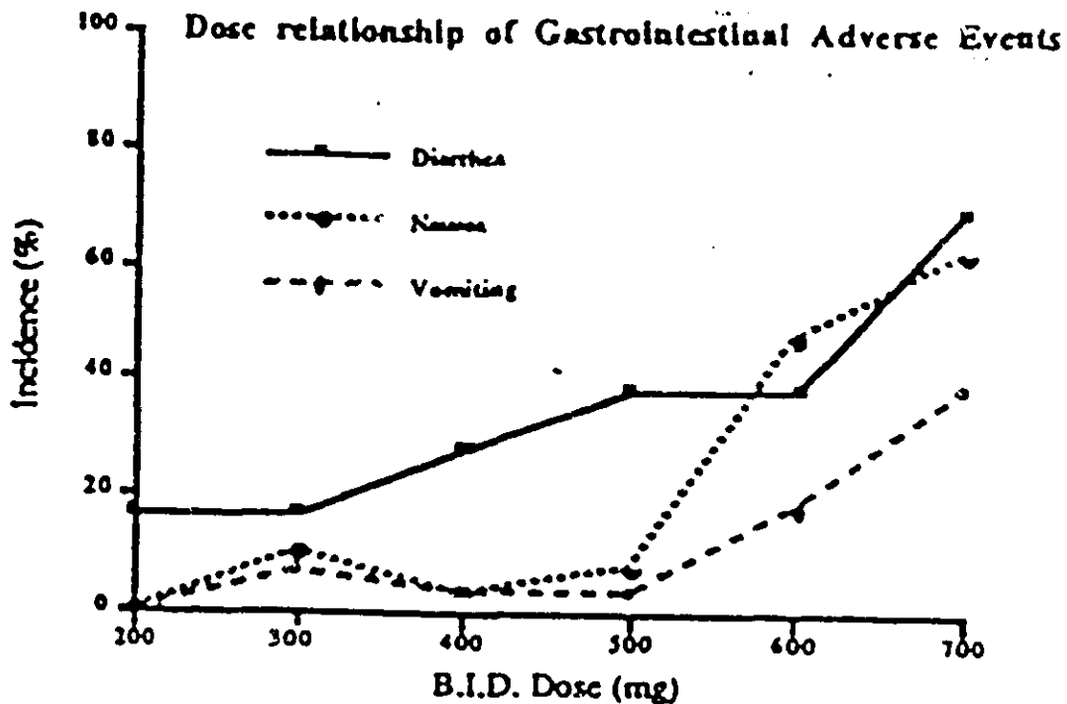
Table 10.4

Summary of Treatment-Emergent Adverse Events During the First 28 Days of Treatment for All BID Dose Regimens Across Phase 2 Placebo-Controlled and Uncontrolled Studies												
Body System/ Adverse Event	200 mg BID N=12		300 mg BID N=30		400 mg BID N=28		500 mg BID N=29		600 mg BID N=58		700 mg BID N=13	
	n	(%)										
<u>Body/Whole</u>												
Abd. Pain	2	(17)	3	(10)	2	(7)	0	(0)	5	(9)	5	(38)
Asthenia	0	(0)	2	(7)	3	(11)	2	(7)	14	(24)	5	(38)
Fever	1	(8)	1	(3)	2	(7)	2	(7)	7	(12)	1	(8)
Headache	3	(10)	3	(10)	4	(14)	3	(10)	7	(12)	9	(62)
<u>Cardiovascular System</u>												
Vasodilatation	0	(0)	1	(3)	1	(4)	1	(3)	5	(9)	4	(31)
<u>Digestive System</u>												
Anorexia	0	(0)	0	(0)	1	(4)	0	(0)	0	(0)	1	(8)
Diarrhea	2	(17)	5	(17)	8	(29)	11	(38)	22	(38)	9	(69)
Dry Mouth	0	(0)	0	(0)	1	(4)	1	(3)	4	(7)	2	(15)
Dyspepsia	0	(0)	0	(0)	1	(4)	0	(0)	4	(7)	2	(15)
Local Throat Irritation	0	(0)	0	(0)	1	(4)	2	(7)	2	(3)	6	(46)
Nausea	0	(0)	3	(10)	1	(4)	2	(7)	27	(47)	8	(62)
Vomiting	2	(7)	1	(4)	1	(4)	1	(3)	10	(17)	5	(38)
<u>Nervous System</u>												
Circ. Pares.	0	(0)	0	(0)	0	(0)	6	(21)	17	(29)	11	(85)
Dizziness	0	(0)	0	(0)	1	(-)	1	(3)	9	(16)	3	(23)
Hyperesthesia	0	(0)	0	(0)	0	(0)	0	(0)	3	(5)	5	(38)
Hypesthesia	0	(0)	0	(0)	0	(0)	0	(0)	1	(2)	0	(0)
Paresthesia	0	(0)	0	(0)	0	(0)	2	(7)	6	(10)	5	(38)
Periph. Paresthesia	0	(0)	0	(0)	0	(0)	1	(3)	5	(9)	6	(46)
<u>Skin and Appendages</u>												
Rash	1	(8)	0	(0)	3	(11)	2	(7)	5	(9)	3	(23)
<u>Special Senses</u>												
Taste Perversion	0	(0)	1	(3)	1	(4)	1	(3)	0	(0)	1	(8)

Source: NDA 20-659, ISS

The frequency of selected adverse events according to dose are shown graphically in Figures 10.1 and 10.2. Figure 10.1 is a plot of the frequency of diarrhea, nausea and vomiting according to dose. Figure 10.2 is a similar plot for circumoral and peripheral paresthesias.

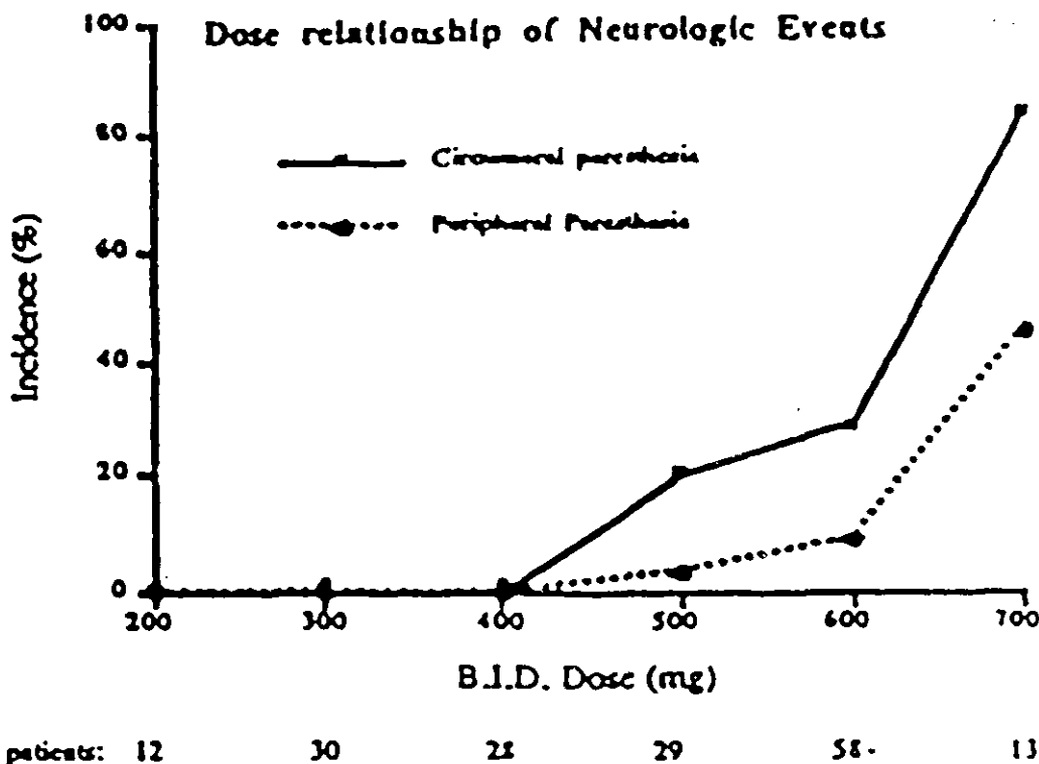
Figure 10.1.



No. of patients: 12 30 28 29 58 13

Source: NDA 20-659

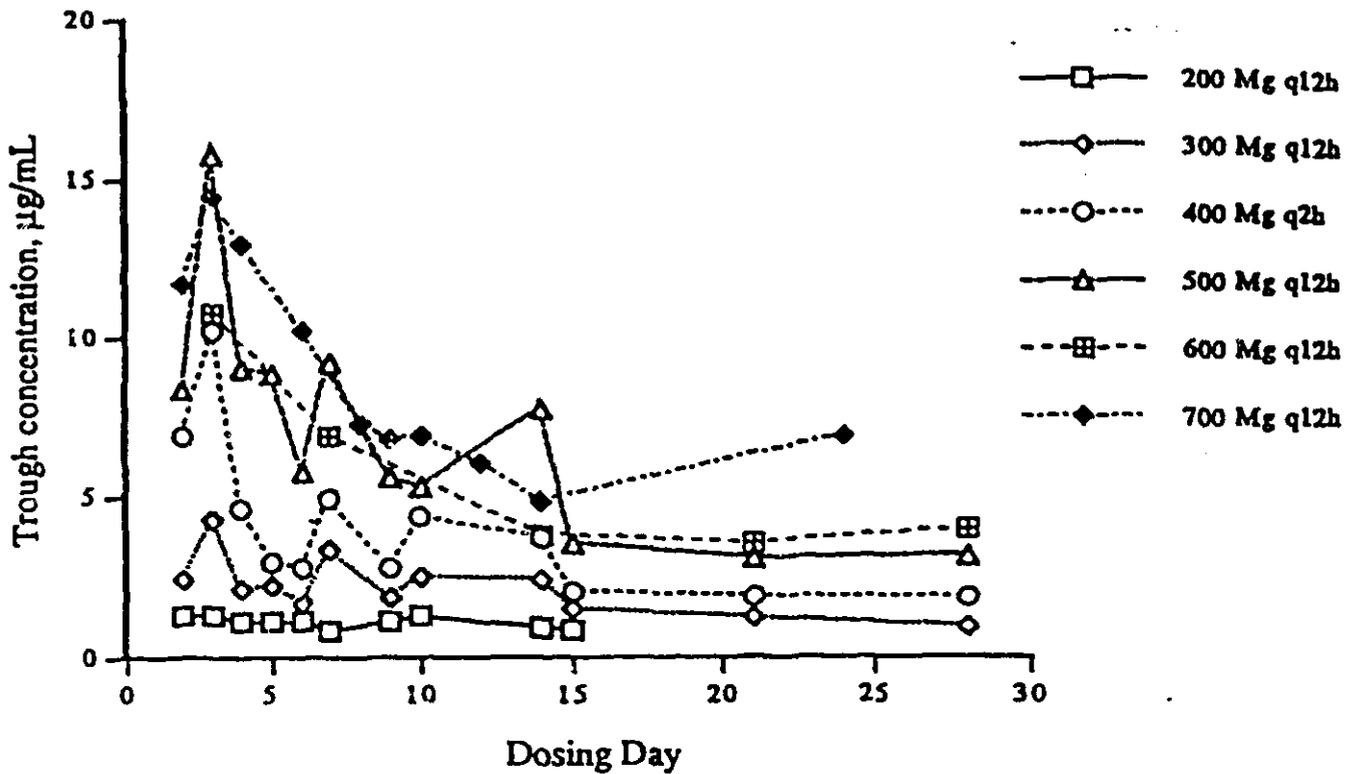
Figure 10.2.



Source: NDA 20-659

The applicant explains that the tendency for some adverse events (nausea, vomiting, paresthesias) to occur predominantly in the first two weeks of dosing may be correlated with the time-dependent pharmacokinetics of zidovudine. Pooling data from studies M93-107 (phase 1 dose-ranging trial), M93-112, and M94-229, the applicant plotted mean morning zidovudine trough concentrations over 28 days of dosing, (see Figure 10.3). In this plot, mean zidovudine trough concentrations decrease after several days of zidovudine dosing. This may indicate possible auto-induction of metabolism. The applicant suggests that some of the early zidovudine-associated toxicities may be associated with higher zidovudine concentrations which occur before steady state is reached. This data is used in support of the dose escalation scheme (See Dosage and Administration, package insert) for initiation of zidovudine.

Figure 10.3



Source: NDA 20-659

Premature Discontinuations due to Adverse Events

As reported in the original NDA, 223 (21.6%) of the 1033 patients participating in either phase 2 or 3 studies prematurely discontinued ritonavir secondary to an adverse event. This percentage of premature discontinuations increased slightly to 258/1140 (22.6%) for the patients included in the safety update. The type of adverse events included in the safety update were similar to that submitted in the original NDA.

Table 10.5 lists the types of clinical adverse events that resulted in premature discontinuation of ritonavir in at least 1% of 1140 patients (safety update) participating in either phase 2 or 3 studies. Nausea, vomiting, diarrhea, and asthenia were the

most frequent events leading to premature discontinuation. Comparing tables 10.3 and 10.4 offers perspective on the significance of some clinical events. For example, although circumoral paraesthesia was reported in 27% of patients, it was infrequently reported (2% of patients) as the primary reason for premature discontinuation of ritonavir.

Table 10.4. Treatment-Emergent Adverse Events Resulting in Premature Discontinuation for $\geq 1\%$ of Patients in Phase 2 or 3 Studies Combined.

BODY SYSTEM/ADVERSE EVENT	RITONAVIR (N=1140)	
	N	%
<i>BODY AS A WHOLE</i>		
ABDOMINAL PAIN	14	1
ASTHENIA	43	4
FEVER	8	1
HEADACHE	21	2
MALAISE	6	1
<i>DIGESTIVE SYSTEM</i>		
ANOREXIA	16	1
DIARRHEA	52	5
DYSPEPSIA	12	1
LIVER FCN TESTS ABNORMAL	11	1
LOCAL THROAT IRRITATION	9	1
NAUSEA	110	10
VOMITING	64	6
<i>METABOLIC</i>		
HYPERLIPIDEMIA	6	1
<i>NERVOUS SYSTEM</i>		
CIRCUMORAL PARAESTHESIA	20	2
DIZZINESS	16	2
PARAESTHESIA	9	1
PERIPHERAL PARAESTHESIA	10	1
SOMNOLENCE	7	1
<i>SKIN AND APPENDAGES</i>		
RASH	11	1
SWEATING	7	1
<i>SPECIAL SENSES</i>		
TASTE PERVERSION	36	3

Source: NDA 20-659. Vol. 85, pg. 215.

10.1.1 Deaths

According to the applicant, by December 25, 1995 (the clinical and safety update closure date), there were 36 deaths among the 1140 patients receiving ritonavir in either a phase 2 or 3 study (safety update); 15/36 deaths were "treatment

emergent", occurring on treatment or within 30 days of discontinuation. Most of the deaths (30/36)⁵, occurred in patients with advanced disease participating in study 247. This study showed a survival advantage for patients randomized to ritonavir compared to placebo. In addition to the deaths among patients participating in study 247, there were five deaths in phase 2 uncontrolled studies and one death in a patient participating in a clinical pharmacology study.⁶

Abbott considered two deaths in study 247 to be possibly related to ritonavir treatment. These were patients #1056, whose cause of death was listed as interstitial pneumonia and #1062 whose cause of death was listed as toxic epidermal necrolysis. The investigator for patient 1062 considered the cause of death as probably not related to ritonavir. Both of these cases were submitted as 10-day safety reports. A discussion of these events can be found in section 10.1.3, "10-day safety reports."

In conclusion, causes of death among patients participating in phase 2 or 3 studies were heterogeneous and were considered to be unrelated to ritonavir in most cases. Most deaths occurred more than 30 days after discontinuation of ritonavir and among patients with advanced AIDS participating in study 247. It should be noted that after submission of the safety update, an additional 5 deaths were discovered among patients who were lost to follow-up on the ritonavir arm of study 247; Abbott had not submitted the cause of death for these 5 patients at the time of this review. These deaths are included in the clinical efficacy analysis.

10.1.2 Other Significant Events

In the original NDA, Abbott submitted narratives and case report forms for all patients who had died or discontinued study drug due to adverse events. Case report form requirements (for deaths and drop-outs) were waived for the clinical and safety update submitted on 2/8/96. As part of the FDA review, all narrative summaries from the two phase 3 trials were reviewed for clinical adverse events other than those most commonly reported as reasons for treatment discontinuation (e.g., events other than nausea, vomiting, diarrhea, and asthenia). For example, any event dealing with visual or retinal changes, hepatitis or liver dysfunction were considered to be important, since animal toxicology studies showed that liver and retina (rats) were target organs of toxicity. Epigastric abdominal pain, pancreatitis, or severe abdominal signs or symptoms were also considered to be of interest, since ritonavir has been

⁵These 30 deaths among patients receiving ritonavir include patients originally randomized to placebo who switched-over to open-label ritonavir.

⁶Five days after discontinuing ritonavir, this individual, with a history of depression, committed suicide by ingestion of windshield wiper fluid (methanol).

shown to increase triglyceride levels which could potentially increase the risk for pancreatitis. Since ritonavir has also been associated with neurologic symptoms, primarily various types of transient paresthesias and dizziness, severe neurologic findings, such as syncope or paralysis were of potential concern. Based on these broad criteria, we reviewed case report forms on all patients who had reported adverse events that were concerning or unusual. Table 10.5 is an alphabetical listing of potentially significant adverse events from studies 245 and 247; case report forms were reviewed for all of these events.

Table 10.5

Study 247

acute brain syndrome
allergic reaction
amylase/ abdominal pain
grand mal seizure
hallucinations
hepatic encephalopathy
edema, face/lip
eye pain
flank pain
hematuria (in a male),
hyperglycemia
irregular heart rhythm
kidney stone
neck rigidity
pancreatitis
palpitations
rash
retina, "brown spot" noted
tremor, persistent hand
visual changes
visual disturbances:

Study 245

blindness
bradycardia
colitis, bloody stools
confusion
duodenitis, melena
hematuria
edema, tongue
edema peripheral
hepatitis
melena
muscle cramps
oral ulcer
pancreatitis
paralysis, leg
photophobia
rash
retinal disorder
syncope
tremor

Patient case report forms noting the above adverse events were reviewed. In summary, the following was found:

Eye Disorders

There is no clear evidence showing that ritonavir is associated with significant visual or retinal changes or other eye disorders, except when administered concomitantly with rifabutin. Much of the symptomatology in patients with visual

disturbances were vague or transient. For example, the reported case of blindness (study 245) lasted less than a minute. There was no documentation of follow-up for the individual reported to have a "brown spot" on the retina. The individual in study 245 with reported "retinal disorder" had nonspecific changes possibly consistent with HIV-associated retinopathy. One individual with eye pain was also receiving rifabutin. This may have represented rifabutin-associated uveitis (see Drug-drug interactions). Another individual had photophobia that appeared to have a temporal relationship with zidovudine administration; this was also associated with nausea and vomiting.

Allergic Reaction

It is not clear if zidovudine is associated with a true allergic reaction per se, but rather may produce a set of severe symptoms (such as nausea, vomiting, paresthesias and dizziness) that patients interpret as constituting an allergic reaction. However, there were two cases of edema involving the tongue, face or lips. The case report form descriptions of these findings did not appear to be characteristic of classic anaphylactic reactions.

Abdominal Pain, Colitis, Pancreatitis

Zidovudine has been associated with symptoms of abdominal pain. Sometimes abdominal pain was described as cramping and associated with diarrhea. There were a few cases of possible pancreatitis. With respect to pancreatitis, one patient (study 245) also had cholelithiasis and elevated amylase levels at baseline. Another patient (study 247) had LUQ pain and a normal amylase, according to the case report form. In study 247 a well documented report of pancreatitis occurred in a woman with concomitant elevation of triglycerides (see section 10.2 for a more complete description). This case occurred after the original NDA safety data closure date and was reported in a 10 day report.

There were also a few reported cases of colitis, melena and duodenitis. It is unclear if zidovudine was responsible for the signs and symptoms suggestive of erosive gastrointestinal disease. The patient with colitis and bloody stools (study 245) had a baseline history of colitis. One patient with melena was also taking a NSAID. The other patient reported to have duodenitis and melena (study 245) had abdominal cramping, RLQ pain and melena that was considered to be possibly related to zidovudine. One patient's cause of death was listed as fatal gastrointestinal hemorrhage (See section 10.1.3 for a narrative).

Hepatic Dysfunction

Elevations of liver function tests have occurred temporally with zidovudine administration; the frequency of extreme elevations of transaminases is shown in Table 10.6. Elevations of transaminases were observed in some patients in all phase 2 and 3 studies; liver toxicity was also observed in animal studies. The

case of hepatitis noted in the above listing occurred in an individual with hepatitis C who was also receiving INH. A report of hepatic encephalopathy (study 247) occurred in a patient who was positive for hepatitis B surface antigen. Several weeks after receiving zidovudine this patient developed elevation of liver function tests, "episodes of staring", and increased concentrations of serum ammonia. This could be an example of a drug-induced exacerbation of underlying hepatitis (See section 10.3.2, 'Drug-Disease Interactions'). Six patients in study 112 discontinued zidovudine due to increases in transaminases. Five of these patients had underlying liver disease at baseline, indicating a potential drug-disease interaction.

Dysrhythmia

There were a few reports of rhythm disturbances. The case of bradycardia was noted in a patient also receiving terfenadine. Concomitant use of this drug was not allowed in the protocol (protocol violation) and will be contraindicated in the label due to a probable pharmacokinetic interaction.

Renal calculi

Another protease inhibitor in development, has been associated with kidney stones. In zidovudine studies 245 and 247, there were a few cases of hematuria, a report of flank pain and a report of kidney stones. The patient diagnosed with kidney stones had a history of nephrolithiasis at baseline. At present, there is no clear evidence that zidovudine is associated with renal calculi.

Neurologic symptoms

Certain neurologic symptoms, such as circumoral paresthesias, and paresthesias were reported relatively frequently among individuals receiving zidovudine in all studies. The mechanism of action for paresthesias is not known. Dizziness, light headedness and incoordination have also been reported among patients receiving zidovudine. A few cases of syncope, some temporarily related to zidovudine administration, were reported. Tremors (sometimes persistent and interfering with daily activities), seizures, hallucinations, and confusion were also reported. For one individual participating in study 245, confusion was described as lack of motor coordination, but later described as a difficulty in concentrating and accomplishing simple tasks. The case of leg paralysis (study 245) apparently lasted 4 hours and was associated with muscle cramping. It is unclear if these cases represent more severe manifestations of the neurologic symptoms that are more frequently associated with zidovudine or if they are related to underlying HIV disease. The report of acute brain syndrome (study 247) was attributed to possible CMV ventriculitis.

Other disorders

Other events reported include: rash, muscle cramps, hyperglycemia, oral ulcer, and peripheral edema. Rash of any severity occurred in up to 15% of individuals and was a reason for discontinuation in 1%. Rash was sometimes described as maculopapular and was associated with other frequently associated ritonavir adverse effects. The report of peripheral edema (study 245) was associated with skin inflammation and swelling. The report of mouth ulceration (study 245) was also associated with a "skin reaction and swelling".

A report of hyperglycemia (study 247) refers to a case of adult onset diabetes that was diagnosed during treatment. The investigator judged this as an unrelated event.

A discussion of muscle cramps and related symptoms is included under the laboratory abnormalities section dealing with CPK elevations.

10.1.3 10-Day Safety reports

Serious and unexpected adverse events, submitted as 10-day safety reports, are listed in Table 10.6.

Table 10.6 10-day Safety Reports

Patient ID	Study	Event	Relationship Investigator	Relationship Abbott
339				
3232				
1				
214				
2447				
2493				
1352				
1028				
2465				
1024				
1056				
1955				
1062				
1538				
1867				
2243				
2291				
1926				

*ddI/ABT interaction study

**This patient was receiving rifabutin; joint pain and hepatic abnormalities may be attributed to the interaction.

The case of pancreatitis is discussed under section 10.2 "Laboratory Abnormalities". A few serious and unexpected events resulted in fatalities.

Narratives for these cases follow:

Patient #1062, whose cause of death was listed as TEN, had a past medical history notable for hyperuricemia and "ill-defined kidney problems". The patient began ritonavir on 5/13/95. On 9/6/95, the patient developed skin "bumps" bilaterally over both legs, which were attributed to insect bites. On 9/27/95 the patient developed a red itchy rash which evolved into blisters. The etiology of the rash was thought to be possibly related to allopurinol (which was started on 9/1/95). Ritonavir was discontinued on 9/26 and allopurinol on 9/28. The patient was admitted to the hospital on 9/29/95 and expired on 10/11/95; the cause of death was listed a TEN.

Comment:

The Zylprim (allopurinol) package insert includes severe rashes under the Warning section of the label. It states, "In some instances a skin rash may be followed by more severe hypersensitivity reactions such as exfoliative, urticarial, purpuric lesions, as well as Stevens-Johnson syndrome and/or generalized vasculitis, irreversible hepatotoxicity and on rare occasions death." Under the Adverse Reactions section TEN is listed under the category, "Incidence less than 1%, probably causally related".

I spoke with Dr. Leonard (see telecon minute 11/14/95) about this event and questioned him if this could represent a possible drug-drug interaction between ritonavir and allopurinol. He stated that a pharmacokinetic interaction was unlikely as allopurinol is primarily excreted by the kidneys. Allopurinol is not metabolized by CYP3A.

Patient #1056, whose cause of death was interstitial pneumonitis, began blinded study ritonavir on 5/12/95. On 7/26/95, the patient began intralesional treatment of KS with bleomycin. Starting 8/95, the patient complained of fatigue, and shortness of breath. This worsened over time. On 10/16/95 the patient was hospitalized with shortness of breath and cough. Two days after thoracotomy, the patient died of progressive respiratory insufficiency and cardiac arrhythmia. Lung biopsy showed interstitial pneumonitis with fibrosis. This event was considered to be possibly related to ritonavir.

Comment:

This is the only report of unexplained fatal interstitial pneumonitis among patients receiving ritonavir. The patient had received bleomycin which is associated with pulmonary fibrosis, however, this was given intralesionally. The package insert for bleomycin states that pulmonary fibrosis has been observed at low doses.

ner deaths considered to be possibly related to ritonavir occurred after closure of the clinical data base. Patient #1926 suffered gastrointestinal hemorrhaging from an unknown site. Gastroscopy and colonoscopy were negative. The investigator attributed the hemorrhage to lymphoma but this was not confirmed. Abbott considered this event to be possibly related since no other likely cause was confirmed. Melena and hematochezia were reported in a few patients in study 245. Hematochezia occurred in a patient who had a history of colitis, melena occurred in a patient who was also taking concomitant NSAIDS (see section 10.1.2 above).

Patient #2291 collapsed died approximately 36 hours after taking two doses of ritonavir. The patient had a history of asthma and hypertension. Prior to his death he had been treated in an emergency room for nausea and vomiting, which the patient attributed to ritonavir. The patient was given IV hydration, ventolin and sent home. Early the next morning, he had another episode of asthma and collapsed several hours later.

Comment:

Across phase 3 trials, ritonavir did not appear to be associated with increased respiratory abnormalities except for a possible slight increase in the frequency of cough. A possible allergic reaction with tongue edema was described in one safety report, however, the description of that event did not appear to be compatible with anaphylaxis. Nausea and vomiting, sometimes severe, has definitely been associated with ritonavir. It is unclear from the description of this event, if the vomiting continued up to the point of the eventual collapse and death. An autopsy report is pending.

10.1.4 Overdosage exposure

There is essentially no clinical information regarding ritonavir overdosage. One patient took 1500 mg/day for two days. This dose is only slightly higher than the 1400 mg/day studied in dose-ranging study 229. This patient reported paresthesias which resolved after the dose was decreased.

10.2 Laboratory Abnormalities

In general, ritonavir had favorable effects on hematology parameters compared to control arms in studies 245 and 247 (zidovudine and placebo, respectively). However ritonavir was associated with several abnormalities in chemistry laboratories. Table 10.6 lists the percentage of patients, occurring in at least 2%, who experienced extreme elevations in laboratory abnormalities in phase 2 and 3 studies combined. The most frequent marked laboratory abnormality was elevation of GGT. Sometimes GGT elevations occurred without concomitant elevations in transaminases, which Abbott attributed to enzyme induction rather

than hepatic pathology. At this point it is not known what clinical effects isolated GGT elevations will have over time. Elevation of transaminases have been temporally associated with ritonavir administration. These abnormalities appear to be reversible upon discontinuation of drug. Patients with chronic hepatitis (B or C) or with abnormal transaminases at baseline may be at increased risk for ritonavir associated hepatic toxicity.

Table 10.6. Percentage of Patients Experiencing Extreme Laboratory Abnormalities in Phase 2 and 3 Studies

Chemistry Lab	Criteria for "Extreme"	Percentage of patients
GGT	(>300 IU/L)	12%
ALT/SGPT	(>215 IU/L)	4%
AST/SGOT	(>180 IU/L)	6%
CPK	(>1000 IU/L)	8%
Triglycerides	(>1500 mg/dL)	7%
Uric Acid	(>12 mg/dL)	2%
Amylase	(>2 XULN)	2%
Potassium	(<3 mEq/L)	2%

Source: NORVIR package insert

CPK

Table 10.7 shows the percentage of patients experiencing extreme CPK elevations by treatment arm in studies 245 and 247. In study 245, extreme CPK elevations occurred in approximately 7 to 8% of individuals across all treatment arms. A similar number of patients receiving zidovudine monotherapy and ritonavir monotherapy had CPK elevations. In many cases the extreme CPK elevations were isolated abnormal values or abnormalities that returned to baseline while therapy continued. In study 245, the applicant reports 4 patients who had temporally related myalgias, myositis, or muscle weakness associated with extreme elevations of CPK. Two of these individuals were on zidovudine and one each was receiving ritonavir and combination therapy, respectively. In study 247, according to the applicant, there was not an increased number of patients with myositis, myalgias, or muscle weakness on the ritonavir arm compared to placebo. Two patients receiving ritonavir 700 mg bid in study M94-229 had myalgias concomitant with CPK elevations.

Table 10.7. Number of patients with extreme CPK elevations in studies 245 and 247.

	Study 245			Study 247	
	ZDV	RIT	ZDV+RIT	Placebo	Ritonavir
Number (%) with Extreme CPK elevation	7 (7.1)	8 (7.5)	7 (7.0)	24 (4.5)	43 (8.6)
Number (%) with Extreme Uric Acid elevation	0	0	0	18 (3.6)	1 (0.2)

Uric Acid

There were no cases of extreme uric acid elevations in study 245. In study 247 there were a greater number of patients with extreme elevations of uric acid for those randomized to ritonavir compared to placebo; 18 patients (3.6%) randomized to ritonavir had extreme uric acid elevations compared to 1 patient (0.2%) randomized to placebo (See Table 10.7). There appeared to be an interaction between ritonavir and the antimycobacterial drugs, INH, ethambutol and pyrazinamide for this particular lab abnormality. Thirteen of 18 patients with extreme uric acid elevations were receiving at least one antimycobacterial concomitant with ritonavir. Four patients had episodes of gout in study 247, all were on the ritonavir arm. Two of the four patients with gout also had extreme elevations of uric acid; one was receiving concomitant ethambutol.

Triglycerides

Triglyceride elevations, both fasting and nonfasting, have been observed in all ritonavir phase 2 and 3 studies. A higher percentage of patients participating in study 247 (advanced disease) had extreme elevations compared to those in study 245 (less advanced). The concern with extreme elevations of triglycerides is the potential for an increased risk of pancreatitis. To assess this risk, we reviewed cases of triglyceride elevation to look for associated signs or symptoms suggestive of pancreatitis. In study 247, 54 individuals had extreme elevations of triglycerides (>1500 mg/dl). Of these, 21 had triglyceride levels exceeding 2000 mg/dl. None of these 21 patients had elevations in amylase levels. Of the remaining patients with elevations between 1500 and 2000 mg/dl, only small isolated changes in amylase were noted. In addition, abdominal pain was not reported more frequently among patients with extreme hypertriglyceridemia compared to those who did not develop extreme elevation of triglycerides. In study 245, only 4/233 individuals randomized to a ritonavir-containing regimen developed extreme elevations of triglycerides; none of the 4 patients had concomitant abnormalities in amylase.

For studies 229, 112/169, line listings were reviewed for patients with elevated triglycerides. Five patients in study 169, 5 patients in study 229 and 3 patients in study 112 had triglycerides >1000mg/dL. None of these patients had evidence of clinical pancreatitis. Patient #239 in study 169, with a history of diabetes secondary to treatment with steroids for bronchospasm, had both elevated triglyceride and amylase levels. At baseline the patient had normal triglycerides and amylase levels. During the study, triglycerides exceeded the extreme criterion and was associated with hyperamylasemia and vomiting. An abdominal ultrasound at that time revealed "splenomegaly without signs of portal hypertension." The pancreas was noted to be normal. The amylase was not fractionated, and in the opinion of the physician the patient did not have pancreatitis.

There was one case of confirmed pancreatitis in study 247. This occurred in a female patient with elevated screening triglycerides (1310 mg/dL). The patient started study treatment on 6/1/95; on 10/16/95 her triglyceride level was 1242 mg/dL. She awoke on 10/27/95 with severe abdominal pain and vomiting and was subsequently hospitalized. Amylase was 500 IU/mL and an ultrasound revealed pancreatitis with a small amount of peripancreatic fluid. The patient recovered completely and was discharged on 11/3/95. On follow-up, triglyceride levels decreased to normal (200 mg/dL). A later follow-up safety report revealed that the patient had been off study drug for 2 months prior to the onset of pancreatitis.

Comments:

The one case of confirmed pancreatitis in study 247, to date, occurred in an individual who was apparently off study drug for 2 months and who had a history of hypertriglyceridemia prior to starting ritonavir. The potential for pancreatitis secondary to marked elevations of triglycerides remains a concern. Prescribing physicians will need to be cognizant of this potential.

Patients also had increases in cholesterol above baseline. Extreme elevations, defined as concentrations greater than 500 mg/dL, were infrequent, however, lesser degrees of hypercholesterolemia over the long run could potentially be associated with significant clinical adverse events.

10.3 Drug interactions

10.3.1 Drug-Demographic Interactions

In the evaluation of adverse events, Abbott performed subgroup analyses for race, gender, and age. From the data submitted there did not appear to be any consistent or clinically meaningful drug interactions for safety.

There were several statistically significant drug-demographic interactions for efficacy, although these results are confusing. Drug-demographic interactions were not consistent across trials or for surrogate versus clinical outcome. For example, in study 247 the treatment effect of ritonavir compared to placebo for RNA response was larger for whites than for nonwhites. The opposite was found in this study for the clinical outcome. In study 245 the change in RNA from baseline for all treatment groups was larger among whites; however, the differences between pairs of treatment groups were similar for the two racial groups.

10.3.2 Drug-Disease Interactions

Table 10.8 displays the percentage of patients, in phase 2 and 3 studies combined, experiencing extreme hepatic chemistry abnormalities as a function of baseline viral hepatitis serologies. A slightly larger percentage of patients had extreme SGPT elevations if they were hepatitis B surface antigen positive or hepatitis C antibody positive at baseline. An association was not as apparent for other hepatic chemistry labs.

Table 10.8.

INCIDENCE OF HEPATIC CHEMISTRY ELEVATIONS AS A FUNCTION OF HEPATIC SEROLOGY IN PHASE 2/3 STUDIES				
	GGT	SGPT	Alk Phos	Bilirubin
Hepatitis B Surface Antigen				
Positive (n=55)	13%	13%	5%	2%
Negative (n=698)	11%	5%	1%	1%
Hepatitis C Antibody				
Positive (n= 45)	7%	16%	0%	0%
Negative (n=362)	13%	5%	2%	1%

10.3.3 Drug-Drug Interactions

Please refer to the review completed by members of the Division of Biopharmaceutics for details regarding ritonavir drug interactions. Ritonavir may inhibit the metabolism of drugs metabolized by CYP450-3A. There are several important pharmacokinetic interactions of interest. Table 10.9 summarizes the effect of ritonavir on other drugs, based on data from pharmacokinetic interaction studies completed by Abbott. Ritonavir significantly affects the metabolism of desipramine, rifabutin, clarithromycin, estrogen, didanosine, saquinavir, zidovudine, and theophylline. In addition to

the drugs studied, there are many other drugs with which ritonavir might interact based on similarities in metabolic pathways. Abbott lists these drugs under the CONTRAINDICATIONS or PRECAUTIONS section of the product label.

Table 10.9. Ritonavir's effect on other drugs

Drug	Direction of Effect	Magnitude
clarithromycin	increases concentrations	moderate 77% increase in AUC
desipramine	increases concentrations	large 145% increase in AUC
didanosine	decreases concentrations	small 13% decrease
ethinyl estradiol	decreases concentrations	moderate 40% decrease AUC
rifabutin	increases concentrations	large 4 fold, contraindicated
Saquinavir	increases concentrations	large 50 -fold
theophylline	decreases concentrations	moderate 32% decrease
zidovudine	decreases concentrations	small-moderate 25% decrease

Source: NORVIR package insert

Since patients in study 247 took a mean of approximately 11 concomitant medications, there was opportunity to observe adverse events due to potential ritonavir drug interactions. Of the drugs shown to have clearance decreased by co-administration with ritonavir, adverse events have been reported with the concomitant administration of rifabutin and ritonavir. In study 247, increased reports of uveitis, arthralgia, leukopenia, and dyspepsia occurred among patients who took rifabutin and ritonavir concomitantly compared to those who did not. Table 10.10 tabulates the number (percentage) of patients in study 247 who developed adverse events according to ritonavir and rifabutin use. Ten of 181 patients (5.5%) receiving rifabutin concomitantly with ritonavir reported uveitis compared to one patient receiving ritonavir without rifabutin. Due to the small number of patients in each grouping, Abbott did not conduct statistical analyses to identify an interaction; however, given the magnitude of the pharmacokinetic interaction, this difference in the number of cases of uveitis is compelling.

Arthralgia was seen in 18 (10%) patients receiving both rifabutin and ritonavir compared to 11 (3%) on ritonavir alone. Arthralgias were reported in approximately 2% of patients randomized to placebo (See Table 10.10).

Comment:

In general, while rifabutin concentrations have been shown to be elevated when administered concomitantly with ritonavir, the frequency of rifabutin-associated adverse events in patients receiving both drugs in study 247 was relatively low (<5%). Uveitis is a reversible condition, as reported in studies of prophylaxis and treatment of Mycobacterium avium. Abnormalities in hepatic chemistries are also important to consider; however, in this study of relatively short duration there did not appear to be increased hepatotoxicity among patients receiving the two drugs concomitantly. The use of ritonavir and rifabutin may cause increased adverse events; however, there may be situations for which suitable alternatives for rifabutin are not available (e.g., macrolide-resistant MAC). In those particular situations one may consider using the combination with caution. For the product label, Abbott requested that the concomitant use of rifabutin and ritonavir be contraindicated until further studies are completed.

Table 10.10.

ADVERSE EVENTS WITH RITONAVIR AND RIFABUTIN				
	WITH RIFABUTIN		WITHOUT RIFABUTIN	
	PLACEBO (N=173)	RITONAVIR (N=181)	PLACEBO (N= 372)	RITONAVIR (N=360)
ARTHRALGIA	5 (2.9%)	18 (9.9%)	9 (2.4%)	11 (3.1%)
MYALGIA	12 (6.9%)	12 (6.6%)	20 (5.4%)	20 (5.6%)
LEUKOPENIA	11 (6.4%)	9 (5.0%)	20 (5.4%)	22 (6.1%)
ANEMIA	8 (4.6%)	11 (6.1%)	27 (7.3%)	10 (2.8%)
UVEITIS	2 (1.2%)	10 (5.5%)	1 (0.3%)	1 (0.3%)
DYSPEPSIA	8 (4.6%)	24 (13.3%)	26 (7.0%)	35 (9.7%)
RASH	22 (12.7%)	29 (16.0%)	55 (14.8%)	63 (17.5%)
LFTs ABNL	1 (0.6%)	5 (2.8%)	8 (2.2%)	13 (3.6%)
SKIN DISCOLORATION	1 (0.6%)	6 (3.3%)	7 (1.9%)	0 (0.0%)

Source: Abbott Safety Update (2/8/96), Table 70.C.59.1.

In addition the adverse events observed with the co-administration of ritonavir and rifabutin, there were more patients with elevated uric acid levels when ritonavir was

administered concomitantly with some antimycobacterial drugs, specifically INH, ethambutol, or pyrazinamide. (See section 10.2). The mechanism for this potential interaction is not known.

A pharmacokinetic study demonstrated an interaction between ritonavir and clarithromycin. Mean clarithromycin concentrations (AUC) were 1.78 times higher when clarithromycin was administered with ritonavir compared to when it was administered without ritonavir. Previous studies of clarithromycin for *M. avium* prophylaxis have demonstrated an increase in mortality in patients who received clarithromycin 1000mg BID compared to those who had received 500 mg bid. Because of this, the current clarithromycin label recommends a maximum dose of 500 mg BID for both the treatment and prophylaxis of *M. avium*. Although there is no explanation for the increase in all-cause mortality associated with higher doses of clarithromycin (1000 mg bid), increased exposures to parent drug or metabolite may be a contributing factor. Abbott reports that total clarithromycin and metabolite concentrations with clarithromycin 500 mg bid in the presence of ritonavir are less than those reported for clarithromycin at 1000 mg bid. To explore further the clinical implications of this interaction, study 247 was reviewed regarding deaths and the concomitant administration of clarithromycin and ritonavir.

Table 11 below demonstrates the tabulation of study treatment and categorical clarithromycin usage for the outcome death. This analysis was not pre-planned and is subject to bias. In general, both placebo and ritonavir had more deaths with the concomitant use of clarithromycin.

Table 10.11.

DEATHS ACCORDING TO TREATMENT ARM AND CLARITHROMYCIN USE		
	CLARITHROMYCIN	NO CLARITHROMYCIN
RITONAVIR	8.3% (13/156)	4.7% (18/385)
PLACEBO	12.3% (18/146)	8.5% (34/399)

The reason for clarithromycin use may be associated with outcome. Treatment of MAC may have a different morbidity and mortality outcome than prophylaxis of MAC or treatment of other bacterial infections. Table 10.12 lists reasons for clarithromycin administration among those who died according to study treatment arm.

Table 10.12.

REASONS FOR CLARITHROMYCIN USAGE AMONG DEATHS BY STUDY ARM		
	RITONAVIR	PLACEBO
MAC TREATMENT	23% (3/13)	22% (4/18)
MAC PROPHYLAXIS	77% (10/13)	56% (10/18)
OTHER†	0 %	22% (4/18)

† includes cough, bronchitis, breathing difficulty and bacterial prophylaxis

Among patients who had received clarithromycin, there were four deaths that were attributed to disseminated MAC, two on each arm. A similar percentage of patients for the two treatment arms were treated for MAC with clarithromycin. The number of patients in each cell were too small to draw any conclusions regarding a ritonavir/clarithromycin clinical interaction. The frequency of death was increased among patients receiving clarithromycin for both treatment arms. Additional phase 4 safety data may increase understanding of a potential ritonavir/clarithromycin drug interaction. At this time the product label does not recommend dose reduction of clarithromycin when taken concomitantly with ritonavir except for patients with abnormal renal function.

Comment:

Dosage reduction of clarithromycin is recommended in renally impaired patients when coadministered with ritonavir. Clarithromycin is both metabolized and renally eliminated. In the presence of ritonavir, renal elimination of clarithromycin is the major remaining clearance pathway. The applicant has modeled AUCs based on information from studies M90-494 and M94-207. In order to achieve a target AUC below that achieved with a 1000 mg BID dose of clarithromycin the following recommendations were made: Creatinine clearance between 30 and 60 mL/min dose clarithromycin 250 mg q 12 hours; creatinine clearance below 30 dose clarithromycin 250 mg q day (See Labeling review).

Abbott is in the process of completing a drug interaction study to assess the effect of the administration of either rifabutin or rifampin on ritonavir. Preliminary data indicate that rifampin decreases ritonavir AUCs by 35%. Completion of this trial may yield data that would allow a dosage adjustment scheme for individuals who require concomitant treatment with rifampin and ritonavir.

11 Labeling Review

During the course of the ritonavir review, labeling comments were conveyed to the applicant. The following highlights FDA suggested modifications to the label or changes that were prompted by feedback from the antiviral drug products advisory committee.

11.1 Clinical Pharmacology

We recommended that Abbott include data for ritonavir cross resistance with other antiretrovirals, specifically protease inhibitors. Emphasis should be placed on the phenotypic susceptibility of clinical HIV isolates from patients who had developed resistance to ritonavir to other protease inhibitors currently marketed or in development. The amount of data available was small and selected. Given the current amount of information available with respect to cross resistance, FDA recommended a cautionary statement in the product label regarding the potential for protease inhibitor cross-resistance after treatment with ritonavir (See Precautions section).

11.2 Indications and Usage

Abbott had initially proposed a single indication for traditional approval of ritonavir. The proposed indication extrapolated from the clinical efficacy results of study 247 to include a broader spectrum of HIV disease. Our division modified the proposed indication and added some caveats as part of the indication. The proposed indication presented to the advisory committee was as follows:

NORVIR is indicated alone or in combination with nucleoside analogues for the treatment of HIV infection when therapy is warranted based on clinical and/or immunological status. This indication is based on results from a study in patients with advanced HIV disease that showed a reduction in both mortality and AIDS defining events for patients who received NORVIR. Median duration of treatment in this study was 6 months. The clinical benefit for longer periods of treatment is unknown.

The antiviral advisory committee, which convened on Feb. 29, 1996, recommended traditional approval of ritonavir for treatment of patients with advanced disease and accelerated approval for less advanced HIV infection (see Section 12.0 Conclusions). Therefore, the indication was revised to reflect the duality of the approval. It now reads:

NORVIR is indicated in combination with nucleoside analogues or as monotherapy for the treatment of HIV infection when therapy is

warranted. For patients with advanced disease this indication is based on the results from a study that showed a reduction in both mortality and AIDS defining events for patients who received NORVIR. Median duration of treatment in this study was 6 months. The clinical benefit for longer periods of treatment is unknown. For patients with less advanced disease this indication is based on changes in surrogate markers in studies evaluating patients who received NORVIR alone or in combination with other antiretroviral agents.

11.3 Contraindications

Abbott proposed a number of medications that should be contraindicated with ritonavir. Ritonavir has been shown to inhibit the CYP3A metabolic pathway, and consequently increase concentrations of drugs which are metabolized via this route. Of particular concern is concomitant administration of ritonavir with certain nonsedating antihistamines, antiarrhythmics, or sedative hypnotics. Increased concentrations of these drugs could lead to serious or life-threatening consequences including excessive sedation or dysrhythmia.

Abbott also contraindicated the concomitant use of rifabutin with ritonavir. By the inhibition of CYP3A, ritonavir increases concentrations of rifabutin over 3 fold. In study 247 there were excess cases of uveitis, arthralgia and leukopenia when these drugs were administered concomitantly. Although these toxicities were not life-threatening, Abbott stated that there were alternatives to rifabutin for the prophylaxis or treatment of MAC. The magnitude of the interaction and current mg strength of rifabutin capsules does not allow for dosage adjustment. Generally a pharmacokinetic interaction of this degree could be included in the Precautions section of the label as opposed to a contraindication, however, Abbott chose to make this a contraindication until further studies could be completed.

11.4 Warnings

Since there is the potential for multiple drug interactions with ritonavir and similarly metabolized drugs, we recommended that a statement regarding the potential for serious or life-threatening drug interactions be included in a Box Warning. This warning reads as follows:

Co-administration of NORVIR with certain nonsedating antihistamines, sedative hypnotics, or antiarrhythmics may result in potentially serious and/or life threatening adverse events due to the possible effects of NORVIR on the hepatic metabolism of certain drugs. See CONTRAINDICATIONS and PRECAUTIONS sections.

11.5 Precautions

11.5.1 General

Included in this section is a precaution for the administration of zidovudine to patients with impaired hepatic function. This precaution is based on the fact that zidovudine is hepatically metabolized. In addition, there is evidence from the clinical studies that patients with chronic viral hepatitis may be at risk for more perturbations in transaminases than patients without hepatitis.

11.5.2 Information for patients

Abbott had not included this section in the label. We recommended that Abbott include statements similar to those included in other antiretroviral labels, stating that zidovudine is not a cure for HIV infection. We also asked Abbott to include information on how patients should take zidovudine. Specifically, patients are advised to take zidovudine with food, to avoid skipping doses, and not to double doses if prior doses are missed.

11.5.3 Laboratory tests

We recommended that Abbott include information regarding what laboratory abnormalities have been associated with zidovudine and to recommend appropriate laboratory testing at baseline and at periodic intervals.

11.5.4 Drug interactions

Since there are many potential and known drug-drug interactions with zidovudine and hepatically metabolized drugs, we recommended that Abbott list this information in a user-friendly table format. Drug interactions will also be a focus of Abbott's post-marketing patient education program.

11.5.5 Pediatric use

Although zidovudine is available as a liquid solution, there is insufficient pediatric data to include a pediatric use statement in the label, at this time. A pediatric dose-ranging activity trial with zidovudine is underway at the NCI. Preliminary pharmacokinetic and surrogate marker data on a limited number of children were available and presented to the antiviral advisory committee. Abbott was encouraged to submit pediatric pharmacokinetic and activity data as soon as possible.

11.6 Adverse Reactions

Abbott listed adverse reactions (at least possibly related and at least moderately severe) occurring with a frequency of at least 2% for studies 245 and 247. In addition we recommended that Abbott list reactions of the same severity that occurred in less than 2% of individuals.

11.7 Dosage and Administration

We made two recommendations for this section of the label. Dr. Jenkins and Dr. Lazor (Division of Biopharmaceutics, FDA) stated that it is important to administer ritonavir capsules with food, if possible. Pharmacokinetic data indicate that the capsule formulation is slightly less bioavailable in the fasting state than for the nonfasting state. However, given the modest decrement in concentrations in the fasting state and the goal to have a sustained antiviral effect, Abbott expressed that it would be better for an individual to take a dose without food than miss a dose if consuming a meal was not possible. We concurred with this rationale, therefore the label states that ritonavir should be taken with food, *if possible*.

Our second recommendation was to include a staggered dosing schedule for initiating ritonavir in combination with nucleosides. This recommendation was based on the results of study 245 which showed poor tolerance of initiating ZDV and ritonavir at full dose.

12 Conclusions

Study 247 demonstrated that ritonavir 600 mg bid as monotherapy or in combination with up to two nucleoside analogues was associated with unambiguous clinical benefit. In patients with advanced HIV disease there was both a survival benefit and a delay in disease progression for those randomized to ritonavir compared to those randomized to placebo. Due to the advanced degree of immunosuppression of the participants of this study, it was possible to establish clinical benefit over a relatively short period of time, median duration of follow-up was approximately 6 months.

Other studies included in this application showed that ritonavir was associated with robust antiviral activity as measured by decreases in HIV-RNA (PCR) and increases in CD4 counts. Ritonavir showed antiviral activity over a wide spectrum of HIV infection, in patients with baseline CD4 counts ranging from 0 to over 700 cells/mm³, in effect, with varying degrees of immune compromise. In clinical studies ritonavir has been combined with all currently approved nucleosides (ZDV, ddI, ddC, d4T, 3TC⁷). In study 245 the activity of ritonavir plus zidovudine was less than that of ritonavir alone. Abbott attributes these unexpected findings to poor tolerability and compliance of this combination as initiated in study 245. In this study patients received ritonavir liquid formulation and initiated both drugs at full dose. The triple combination of ritonavir with zidovudine and ddC appeared to have activity that was better than that of

⁷Studies with ritonavir and 3TC are ongoing. Data was not formally submitted with the NDA

ritonavir alone. In theory, the use of combinations of antiretrovirals may sustain activity by delaying the development of resistance, although this hypothesis was not evaluated in this NDA submission.

Although the safety of ritonavir was studied in 1140 HIV infected patients in phase 2/3 studies combined, the amount of long-term safety data available for ritonavir is limited. Of 1140 patients in phase 2/3 studies combined, 430 had exposures to ritonavir of at least 5 months; median duration of follow-up in the study showing clinical benefit was approximately 6 months. Frequently occurring acute toxicities associated with ritonavir use included fatigue, gastrointestinal and neurologic disturbances. Gastrointestinal intolerance was the most frequent cause of ritonavir discontinuation. Toxicities leading to discontinuation generally occurred early, within the first 1-2 weeks. The most common gastrointestinal events were nausea, vomiting, diarrhea, taste perversion, and abdominal pain. The neurologic disturbances were paresthesias and hyperesthesias, involving the extremities and the mouth (circumoral paresthesias). The description of these paresthesias are not similar to the peripheral neuropathy associated with the use of certain nucleoside analogues. Marked laboratory abnormalities occurring in greater than 2% of individuals taking ritonavir included elevation of triglycerides, transaminases, GGT, CPK, and uric acid. Mean changes in cholesterol were also increased among patients receiving ritonavir. The long term clinical effects of abnormalities of these laboratories are unknown.

In summary, the clinical benefit of ritonavir was established in patients with advanced disease (median CD4=22 cells/mm³) and a median follow-up of 6 months. The antiviral activity of ritonavir was established in a wide range of HIV-infected patients. Information regarding the long-term safety of ritonavir is limited; however, the benefit versus risk for ritonavir over a 6 month period in advanced patients is known. The spectrum of HIV disease for which the clinical benefit from study 247 could be applicable was the focus of considerable debate among antiviral advisory committee members. Given the short duration of the clinical study, the short duration of follow up in surrogate marker changes in patients with less advanced disease, and the limited knowledge of long-term safety, most committee members were of the opinion that the data was applicable to patients with clinically or immunologically significant disease. However, most found it difficult to define specific CD4 counts or clinical criteria in describing the population who may benefit from ritonavir. Factors other than absolute CD4 count or history of previous opportunistic infections may indicate a need for aggressive antiviral therapy. One may want to consider CD4 trends or other signs of clinical progression when considering whether initiation of ritonavir therapy may be appropriate.

Since the mechanism of action of this protease inhibitor is the same for all

stages of HIV disease, clinical benefit from ritonavir for individuals with less advanced disease would be likely, if the antiviral response is reasonably sustained and drug toxicity does not outweigh potential for benefit. Committee members felt there was a need for longer term studies in less advanced patients to assess long term safety and duration of antiviral activity. Based on this reasoning, antiviral advisory committee members recommended traditional approval of ritonavir in patients at risk of progression and accelerated approval of ritonavir for the treatment of patients with less advanced disease.

Despite the unexpected results from 245 for the combination of ritonavir with zidovudine, the consensus of the committee was that it was reasonable to indicate ritonavir for use with nucleoside analogues. The application, as a whole, supports the use of combination therapy with ritonavir, although additional studies evaluating the effect of specific combinations are needed.

13 Recommendations

13.1 Approval

Based on advice from the antiviral advisory committee, which convened on Feb. 29, 1996, we recommend traditional approval of zidovudine in the treatment of HIV disease in patients with advanced disease and accelerated approval of zidovudine in the treatment of HIV disease in less advanced patients. These approvals include use of zidovudine as monotherapy and in combination with nucleoside analogues. The traditional and accelerated approval indications will be described in the label as follows:

ZIDOVUDINE is indicated in combination with nucleoside analogues or as monotherapy for the treatment of HIV infection when therapy is warranted. For patients with advanced disease this indication is based on the results from a study that showed a reduction in both mortality and AIDS defining events for patients who received ZIDOVUDINE. Median duration of treatment in this study was 6 months. The clinical benefit for longer periods of treatment is unknown. For patients with less advanced disease this indication is based on changes in surrogate markers in studies evaluating patients who received ZIDOVUDINE alone or in combination with other antiretroviral agents.

13.2 Phase 4 Studies

Please refer to the correspondence from Abbott dated Feb. 27, 1996 which outlines phase 4 commitments. It should be noted that among their phase 4 commitments, Abbott agreed to submit an analysis evaluating the relationship between RNA PCR (and CD8) and clinical outcome in study 247.

13.3 Accelerated Approval Commitments

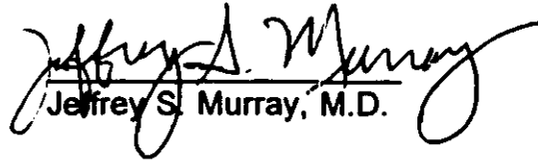
As part of their accelerated approval commitments, Abbott agreed to provide additional data on patients treated for longer periods of time to study durability of response, and to conduct pediatric studies. Specifically in a letter dated Feb. 29, 1996, Abbott committed to the following:

- 1) Providing long term follow-up safety and clinical endpoint data from ongoing studies M94-247 and M-94-245 to assess the comparative clinical efficacy and safety data in patients with advanced stage diseases vs. patients with early stage disease.
- 2) Participating in a clinical study to define the safety and clinical efficacy of zidovudine in pediatric patients.
- 3) To provide data from a study in patients with higher CD4 cell counts (>100 cells/mm³) looking for durability of response by evaluating CD4 response.

HIV RNA response and safety from a study comparing ritonavir to ritonavir plus saquinavir.

13.4 Labeling

Please refer to section 11.0 for a discussion of pertinent labeling issues.


Jeffrey S. Murray, M.D.

Concurrences:

HFD-530/Feigal  6.11.96
HFD-530/Freeman
HFD-530/Gitterman S.G.H. 5/28/96

cc:

HFD-530/orig NDA
HFD-530/Division File
HFD-530/Murray
HFD-530/Korvick
HFD-530/Kumi
HFD-530/Jenkins
HFD-530/Farrelly
HFD-530/Verma
HFD-530/Miller, S.
HFD-530/Iacono-Connors
HFD-530/Struble
HFD-715/Hammerstrom
HFD-715/Kammerman

Appendices

Appendix A

Conditions Included in the 1993 AIDS Surveillance

Case Definition MMWR Vol 41/No RR-17

- Candidiasis of bronchi, trachea, or lungs
- Candidiasis, esophageal
- Cervical cancer, invasive*
- Coccidioidomycosis, disseminated or extrapulmonary
- Cryptococcosis, extrapulmonary
- Cryptosporidiosis, chronic intestinal (> 1 month's duration)
- Cytomegalovirus disease (other than liver, spleen, or nodes)
- Cytomegalovirus retinitis (with loss of vision)
- Encephalopathy, HIV-related
- Herpes simplex: chronic ulcer(s) (> 1 months duration); or bronchitis, pneumonitis or esophagitis
- Histoplasmosis, disseminated or extrapulmonary
- Isoporiasis, chronic intestinal (> 1 month's duration)
- Kaposi's sarcoma
- Lymphoma, Burkitt's (or equivalent term)
- Lymphoma, immunoblastic (or equivalent term)
- Lymphoma, primary, of brain
- Mycobacterium avium complex or M. kansasii, disseminated or extrapulmonary
- Mycobacterium tuberculosis, any site (pulmonary or extrapulmonary)
- Mycobacterium, other species or unidentified species, disseminated or extrapulmonary
- Pneumocystis carinii pneumonia
- Pneumonia, recurrent*
- Progressive multifocal leukoencephalopathy
- Salmonella
- Septicemia, recurrent
- Toxoplasmosis of brain
- Wasting syndrome due to HIV

* Added in the 1993 expansion of the AIDS surveillance case definition

Appendix B

List of Events and Conditions Considered

Known Expected Manifestations of HIV Infection

The following events should be considered known expected manifestations of HIV infection that should be handled as non-adverse events as described in Section 7.1.1.

All HIV related events, as described in Appendix I, that lead to a serious outcome (i.e., death from any cause, cancer, congenital anomaly, hospitalization, prolongation of hospitalization, permanent disability, overdose, or life threatening event) must be reported to Abbott Laboratories within 24 hours by faxing the completed HIV update CRF page.

- 1) Definitive diagnosis by microscopy using histology or cytology for diseases indicative for AIDS:
 - Cryptosporidiosis
 - Isosporiasis
 - Kaposi's sarcoma
 - Lymphoma
 - Pneumocystis carinii pneumonia
 - Progressive multifocal leukoencephalopathy
 - Toxoplasmosis
 - Cervical cancer

- 2) Definitive diagnosis by gross inspection using endoscopy or at autopsy or by microscopy with histology or cytology on specimen obtained directly from tissues affected (not from a culture).
 - Candidiasis

- 3) Definitive diagnosis by microscopy with histology or cytology, culture, or detection of antigen in a specimen obtained directly from the tissues affected or fluid from those tissues
 - Coccidioidomycosis

-
- Cryptococcosis
 - Herpes simplex virus
 - Histoplasmosis
- 4) Definitive diagnosis by culture
- M. tuberculosis
 - Other mycobacteriosis
 - Salmonellosis
- 5) Definitive diagnosis of HIV encephalopathy (dementia)
- Clinical findings of disabling cognitive and/or motor dysfunction interfering with occupation or activities of daily living, progressing over weeks to months, in the absence of a concurrent illness or condition other than HIV infection that could explain the findings. Methods to rule out such concurrent illnesses and conditions must include CSF examination and either brain imaging (CT or MRI) or autopsy.
- 6) Definitive diagnosis of HIV wasting syndrome
- Findings of profound involuntary weight loss > 10% of baseline body weight plus either chronic diarrhea (at least two loose stools per day for greater than or equal to 30 days) or chronic weakness and documented fever (for greater than or equal to 30 days, intermittent or constant) in the absence of a concurrent illness or condition other than HIV infection that could explain the findings (e.g., cancer, tuberculosis, cryptosporidiosis, or other specific enteritis).
- 7) Definitive diagnosis of recurrent pneumonia
- Recurrent pneumonia defined by more than one episode in a one year period and diagnosed by culture and radiologic evidence of pneumonia.

-
- Evolving (presumptive) clinical diagnoses judged consistent with AIDS-defining illness diagnosed by CDC guidelines (CDC AIDS surveillance case definition, 1993)
- 8) Candidiasis of esophagus
- Recent onset of retrosternal pain on swallowing; AND
 - Oral candidiasis diagnosed by the gross appearance of white patches or plaques on an erythematous base or by the microscopic appearance of fungal mycelial filaments in an uncultured specimen scraped from the oral mucosa
- 9) Cytomegalovirus retinitis
- A characteristic appearance on serial ophthalmoscopic examinations (e.g., discrete patches of retinal whitening with distinct borders, spreading in a centrifugal manner, following blood vessels, progressing over several months, frequently associated with retinal vasculitis, hemorrhage, and necrosis). Resolution of active disease leaves retinal scarring and atrophy with retinal pigment epithelial mottling.
- 10) Mycobacteriosis
- Microscopy of a specimen from stool or normally sterile body fluids or tissue from a site other than lungs, skin, or cervical or hilar lymph nodes, showing acid-fast bacilli or a species not identified by culture.
- 11) Kaposi's sarcoma
- A characteristic gross appearance of an erythematous or violaceous plaque-like lesion on skin or mucous membrane

Appendix C

Table A.1 Extreme Limit Criteria for Hematology Variables

Variable	Extremely Low	Extremely High
Hemoglobin (g/dL)	< 8	> 21
Hematocrit (%)	< 30	> 60
RBC ($\times 10^{12}/L$)	< 3	> 8
WBC ($\times 10^9/L$)	< 2.5	> 25
Platelet Count ($\times 10^9/L$)	< 20	N/A
Neutrophils ($\times 10^9/L$)	≤ 0.5	> 20
Eosinophils ($\times 10^9/L$)	N/A	> 1.0
Prothrombin time (sec)	N/A	> 1.5 x ULN
aPTT (sec)	N/A	> 2.3 x ULN

ULN = upper limit of the normal range.

Appendix D

Table A.2 Extreme Limit Criteria for Clinical Chemistry Variables

Chemistry Variable	Extremely Low	Extremely High
Glucose (mg/dL)	< 40	> 250
Uric Acid (mg/dL)	N/A	> 12
BUN (mg/dL)	N/A	> 120
Creatinine (mg/dL)	N/A	> 3.6
Total Protein (g/dL)	< 3.0	> 12.6
Albumin (g/dL)	< 2	> 6.7
Total Bilirubin (mg/dL)	N/A	> 3.6
Alk. Phosphatase (IU/L)	N/A	> 550
SGOT/AST (IU/L)	N/A	> 180
SGPT/ALT (IU/L)	N/A	> 215
GGT (IU/L)	N/A	> 300
LDH (IU/L)	N/A	> 1170
Amylase (IU/L)	N/A	> 100
CPK (IU/L)	N/A	> 800
Sodium (mEq/L)	< 123	> 157
Potassium (mEq/L)	< 3	> 6
Chloride (mEq/L)	< 84	> 122
Calcium, total (mg/dL)	< 6.9	> 12.6
Magnesium (mEq/L)	< 1.0	> 2.9
Cholesterol (mg/dL)	N/A	> 500
Triglyceride (mg/dL)	N/A	> 1500

STATISTICAL REVIEW AND EVALUATION

NDA#:

20-659

1. Background
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5. Statistical Reviewer's Summary

3. Summary of Sponsor's Conclusions

3.1 Trial 245

In patients at an intermediate stage of HIV disease who had not received prior antiretroviral agents, ritonavir treatment resulted in substantial and sustained reductions in viral titers in concert with increases in CD4 cell counts. The results in the ritonavir monotherapy arm, and to a lesser degree in the regimen combining ritonavir with zidovudine, were distinctly superior to results using conventional treatment with zidovudine alone.

The superiority of the ritonavir monotherapy arm to the combination regimen was unexpected, given previous in vitro and in vivo data supporting the additive efficacy of combination therapy. The possibility that a higher noncompliance rate in the combination arm underlies this finding remains to be explored and holds the potential for higher efficacy in this regimen. The evidence of antiviral effect and immunologic improvement provide compelling support for the use of ritonavir in this patient population.

The safety assessment of ritonavir in this study was consistent with clinical experience in other clinical studies. The majority of adverse events associated with ritonavir were gastrointestinal and neurologic. There was a pronounced tendency for these events to occur early after the initiation of treatment. In the majority of patients, these events were tolerated and subsequently resolved, as reflected in the numbers of patients remaining on therapy and the median duration of events. Laboratory abnormalities were generally not of clinical consequence. Hepatic chemistry abnormalities may be partially attributable to induction of hepatic metabolic pathways by ritonavir; mild electrolyte abnormalities may be related to gastrointestinal adverse events. The clinical and laboratory profile of ritonavir, described in this and other studies, provides guidance for the safe use of ritonavir in HIV-infected patients.

3.2 Trial 247

Previous studies have demonstrated that ritonavir produces statistically significant improvements in viral burden and immunologic status. These results were evidenced by decreased HIV RNA levels measured by PCP and increased CD4 cell count in patients administered ritonavir compared to those administered placebo. Results from the first 16 weeks of this study confirm these observations. Ritonavir was generally well tolerated in this patient population. The most frequently occurring adverse events associated with ritonavir treatment included events involving the digestive and nervous systems. The most frequently observed laboratory abnormalities associated with ritonavir treatment were elevations in selected hepatic chemistry tests, CPK, uric acid, and triglycerides; however, the majority of cases were deemed to be of no clinical consequence.

The interim study of clinical endpoints confirmed the efficacy of ritonavir therapy. Ritonavir was statistically significantly superior to standard of care both with respect to survival and time without disease progression. With respect to both clinical endpoints, the hazard ratio of ritonavir to standard of care was approximately constant over time and equal to 50%, a clinically meaningful difference.

4. Statistical Reviewer's Comments and Analyses

Several issues may still be explored. The first set of FDA analyses all concern the surrogate markers. First, there is a need to compare the rates of drug discontinuation between the arms in both trials. Second, the FDA did sensitivity analyses to explore effect of missing data on the reported results. Part of these analyses entailed imputing values to the missing observations. Others of these analyses entailed examining separately the cohorts terminating observations at successive visits. Third, the FDA explored the unexpected phenomenon of superior response with ritonavir monotherapy to that with combination therapy in trial 245. The FDA tested the extent to which differential non-compliance among arms may account for the inferior performance of the combination therapy. Fourth, the FDA supplemented the sponsor's analysis of covariate-treatment interactions on the DAVT variable by examining sex, race, age, and baseline interactions with treatment on a timepoint by timepoint analysis.

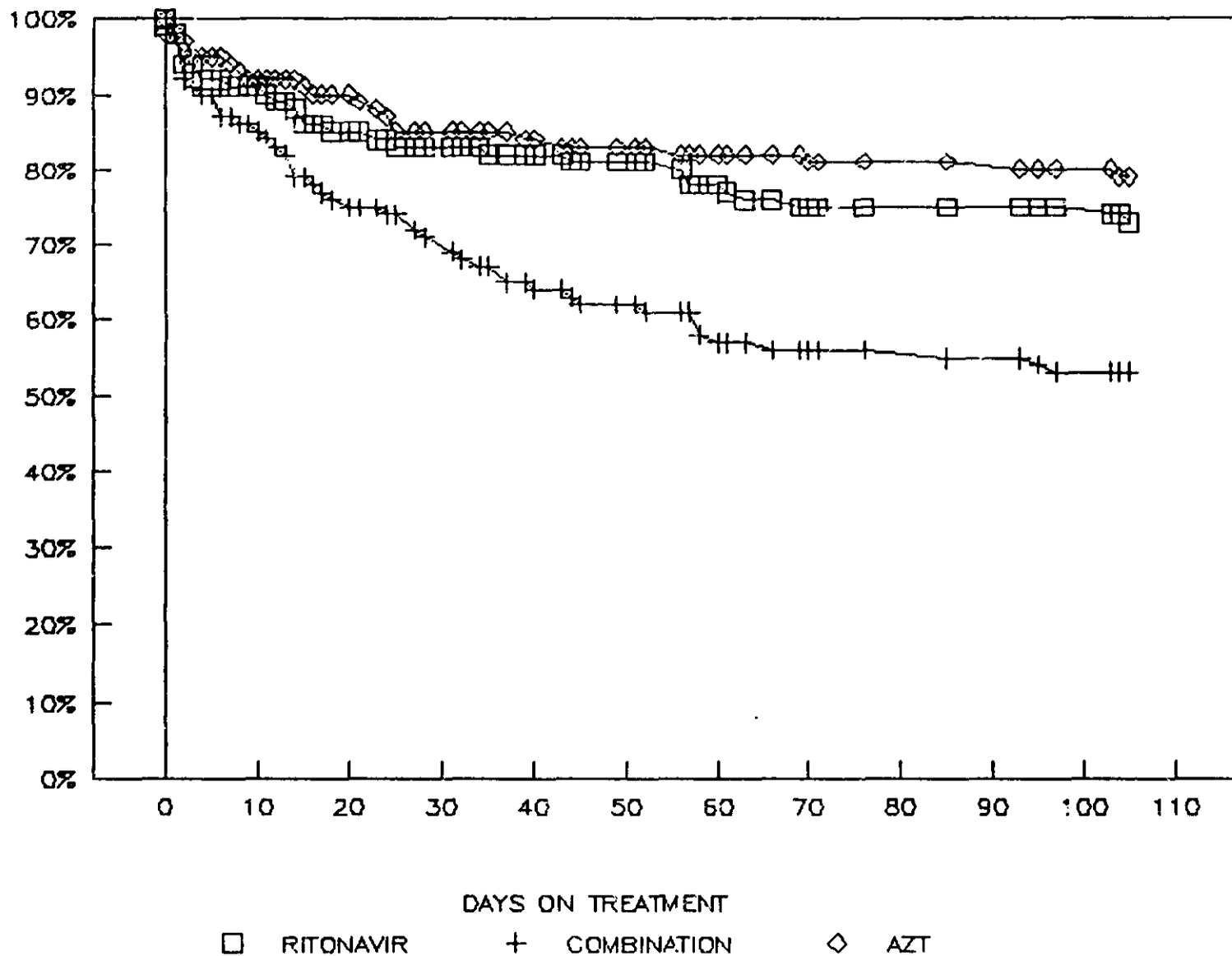
The next set of FDA analyses involved the clinical endpoints. First, the FDA did some sensitivity analyses on the survival/disease progression data in trial 247 in order to examine the robustness of the conclusions despite the fair amount of loss to follow-up at the time of the interim report. Second, the FDA elaborated on the sponsor's work in verifying the proportional hazards assumptions used in their Cox analyses of survival times. Finally, the FDA did some descriptive analyses to display more clearly the extent of individual variability that may be expected with ritonavir therapy and to explore the strength of the associations of the HIV RNA and CD4 surrogate markers with each other and with ultimate survival.

4.1 Examination of Drop-Out Rates

The FDA compared the drop-out rates in all arms on both trials. These comparisons examined both the number of subjects who discontinued the study drug, although measurements continued for such subjects, and subjects lost to follow-up (or temporarily lost to follow-up at the time of the interim report). Figures 4.1 A and 4.1 B show the percent of subjects who are still receiving treatment in each arm on trials 245 and 247, respectively, between 0 and 113 days after start of treatment. One should note that, in trial 245, both Ritonavir and the Ritonavir-AZT combination loss subjects faster than does the AZT arm. The combination arm loses most rapidly, being down to about 50% of its original enrollment by the last visit, compared to a bit under 80% of the Ritonavir arm and a bit over 80% of the AZT arm. In trial 247, the Ritonavir loses subjects more rapidly than the placebo arm with final number still on treatment being about 80% of the original enrollment in the former arm and about 90% in the latter.

Discontinuation of drug did not coincide with loss of data in these trials. Data was collected from subjects who had discontinued drug and some data was missing from subjects who were still on drug. Tables 4.1 A and B show the extent of missing data in trials 245 and 247, respectively.

PERCENT STILL ON TREATMENT, TRIAL 245



PERCENT STILL ON TREATMENT, TRIAL 247

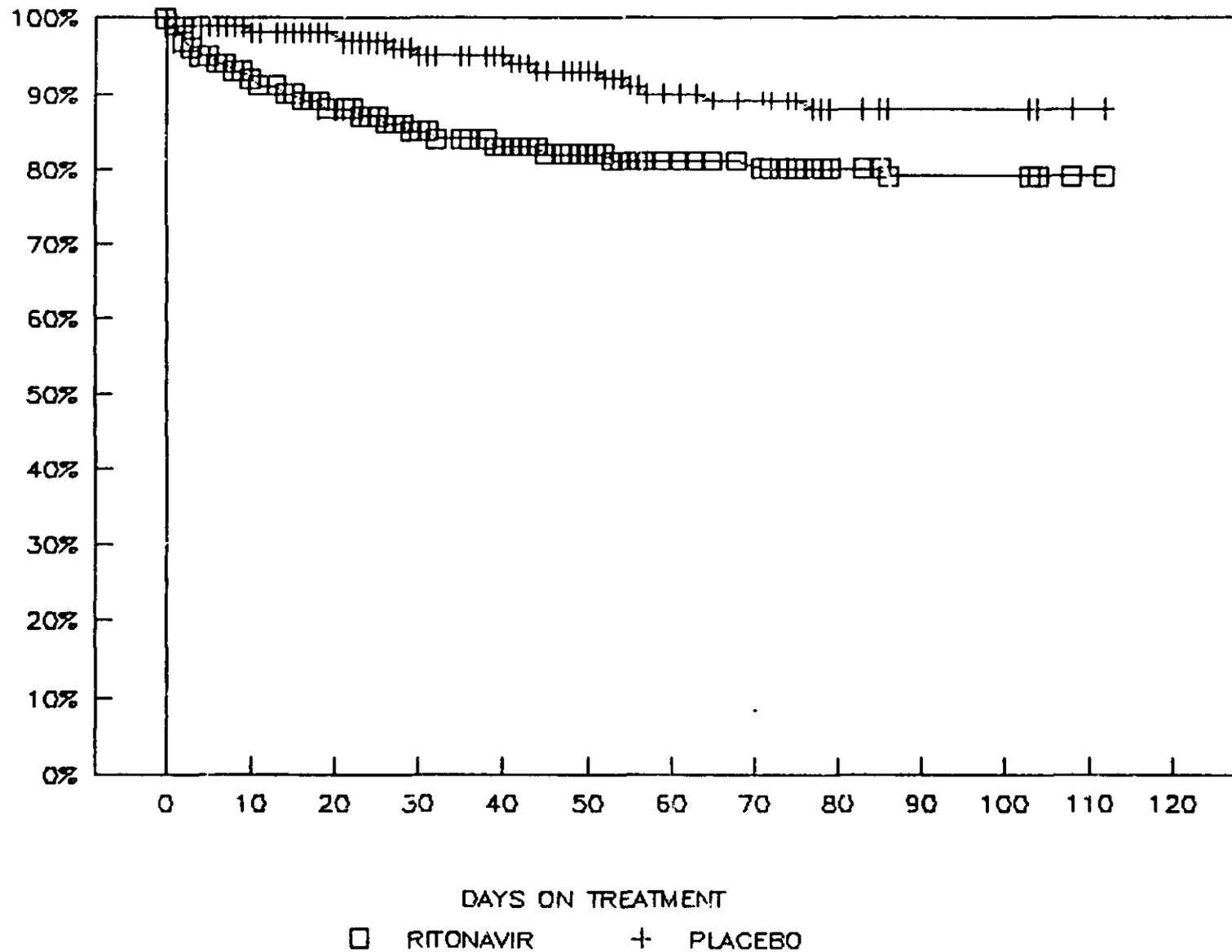


TABLE 4.1 A

EXTENT OF OBSERVATION IN TRIAL 245

Number of Subjects with CD4/CD8 Observations, by Visit

	Base	Visit 1	Visit 2	Visit 3	Visit 4	Visit 5
Ritonavir	115	102	100	103	100	95
Combination	111	106	94	91	86	88
AZT	115	106	106	101	98	93

Number of Subjects with an HIV RNA Observation, by Visit

	Base	Visit 1	Visit 2	Visit 3	Visit 4	Visit 5
Ritonavir	114	106	101	93	90	78
Combination	110	102	91	71	70	58
AZT	116	110	102	93	92	81

TABLE 4.1 B

EXTENT OF OBSERVATION IN TRIAL 247

Number of Subjects with a CD4/CD8 Observations, by Visit

	Base	Visit 1	Visit 2	Visit 3	Visit 4	Visit 5
Ritonavir	104	96	92	93	88	84
Placebo	103	99	97	93	87	78

Number of Subjects with an HIV RNA Observation, by Visit

	Base	Visit 1	Visit 2	Visit 3	Visit 4	Visit 5
Ritonavir	77	73	70	70	69	69
Placebo	79	77	74	71	67	61

4.2 Effect of Dropping Treatment or Missing Data on Results

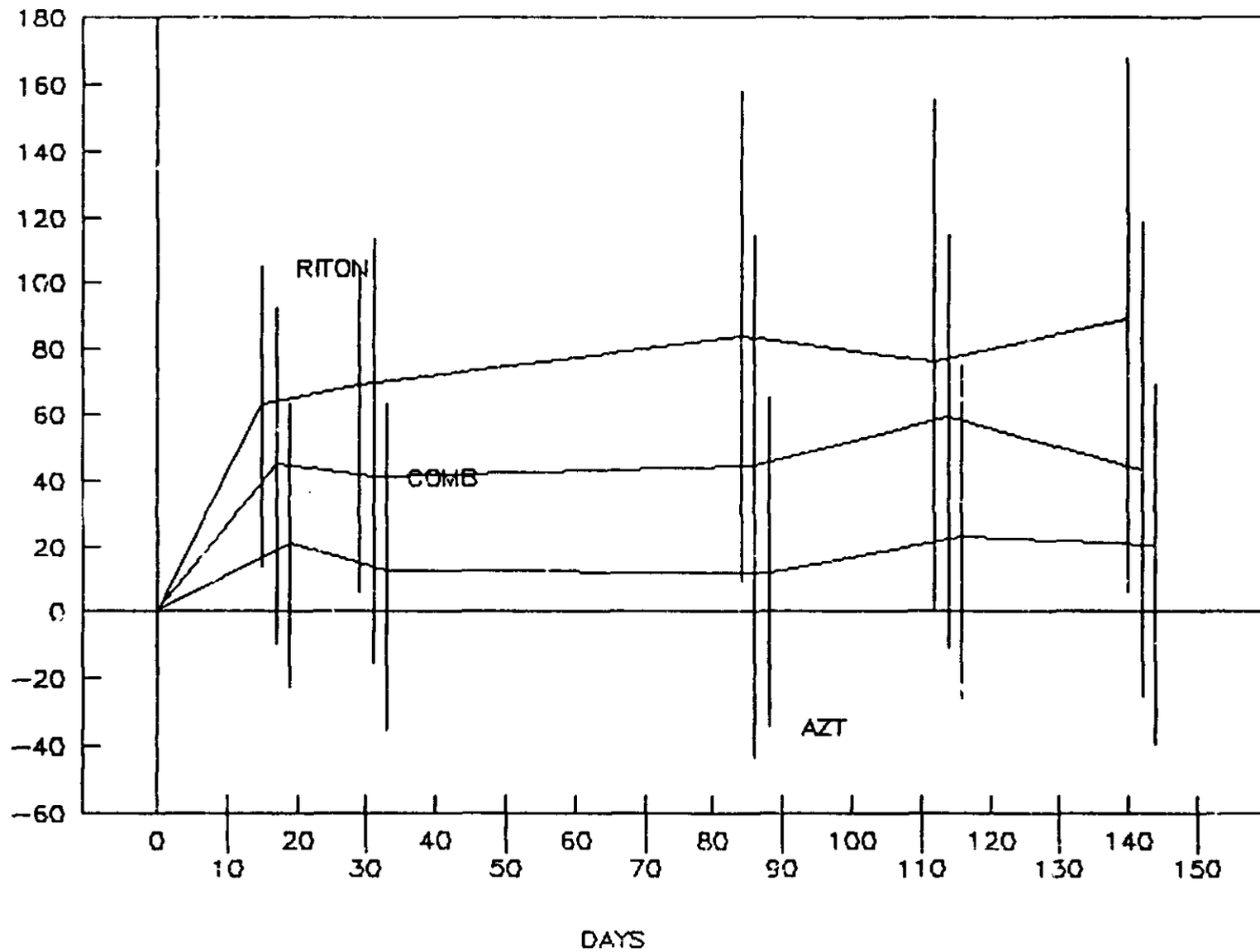
Another issue raised by the 15-23% of subjects with missing data shown in tables 4.1 A and B is possible biases in the response curves over time and in the DAVT statistics obtained by integrating those curves.

The FDA explored the extent to which this missing data might have affected the conclusions by interpolating data according to the two different algorithms. If datum for some visit is missing but that surrogate marker was observed at a later visit, then the value for the visit just before the missing one is carried forward (algorithm 1) or the missing value is replaced by a linear interpolation of the two bracketing non-missing values (algorithm 2). If datum for some visit missing and so are the data for all subsequent visits, then these missing values are replaced by the baseline value of the variable. One would be extremely reluctant to assume non-informative censoring in an AIDS trial so it is probably not unreasonable to assume that things return to baseline or worse once follow-up ceases.

Figures 4.2 A and B show the mean and upper and lower quartiles of the change from baseline in CD4 counts, using actual data and linearly interpolated data. There is no noticeable change in the means at any time point and only a slight reduction in the spread of the interpolated data. The last observation carried forward interpolation (not shown) was indistinguishable from the linear interpolation. With one exception, all three surrogate markers on all arms in both trials showed no more change with the use of interpolated data than was shown by CD4 count in trial 245. The one exception was for log HIV RNA in trial 245, where the interpolated data show a more conspicuous rebound for the combination rebound for the combination arm and, to a lesser extent, for the ritonavir arm, than do the actual data. This is shown in figures 4.2 C and D. Given that nearly a quarter of the data are missing by visit 5 for this endpoint, this is expected from the extrapolation rule. (Last observation carried forward looks the same as linear interpolation and is not shown.)

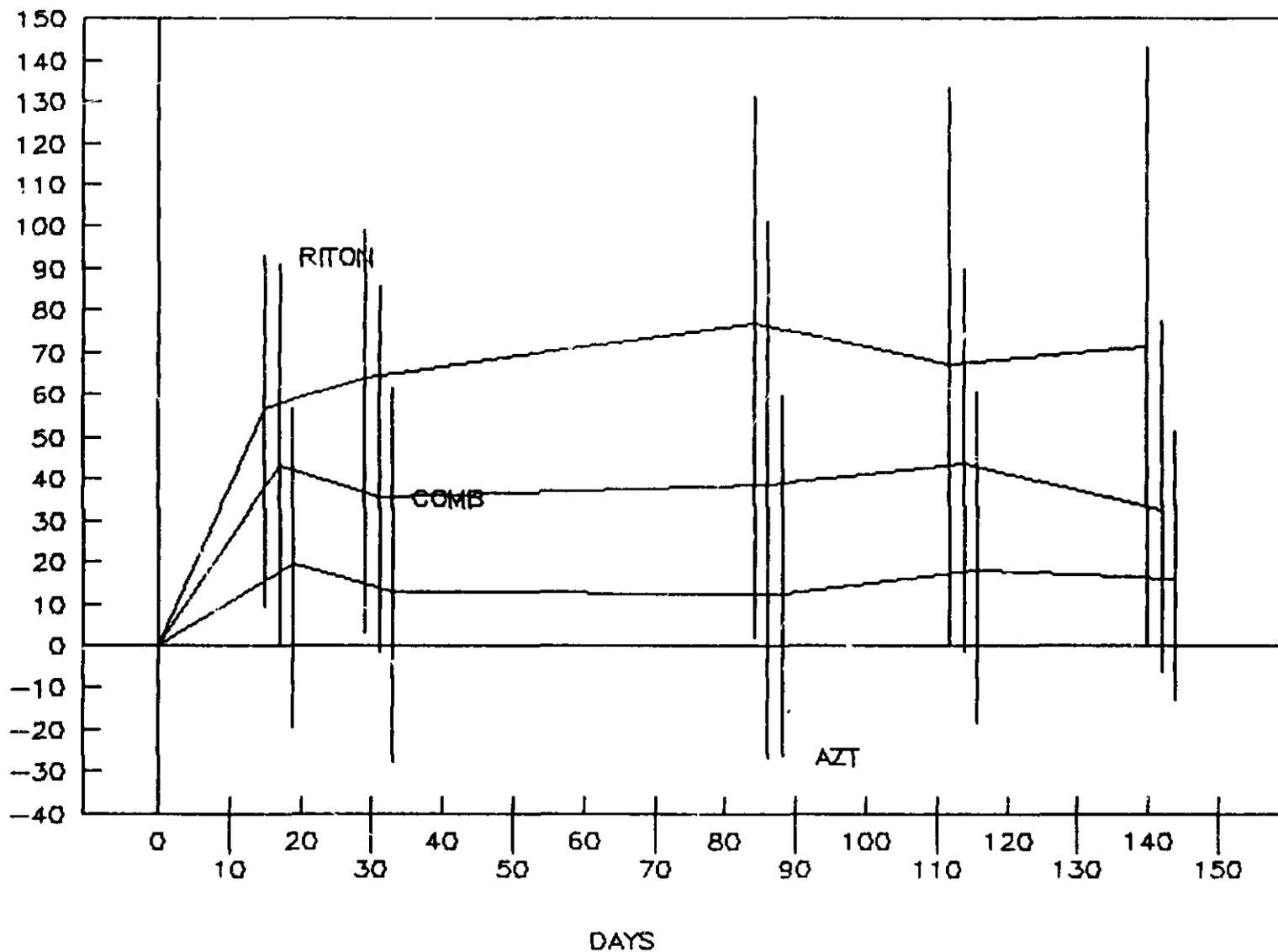
CD4 CHANGE FROM BASE IN TRIAL 245

MEANS, QUARTILES BY ARM AND VISIT



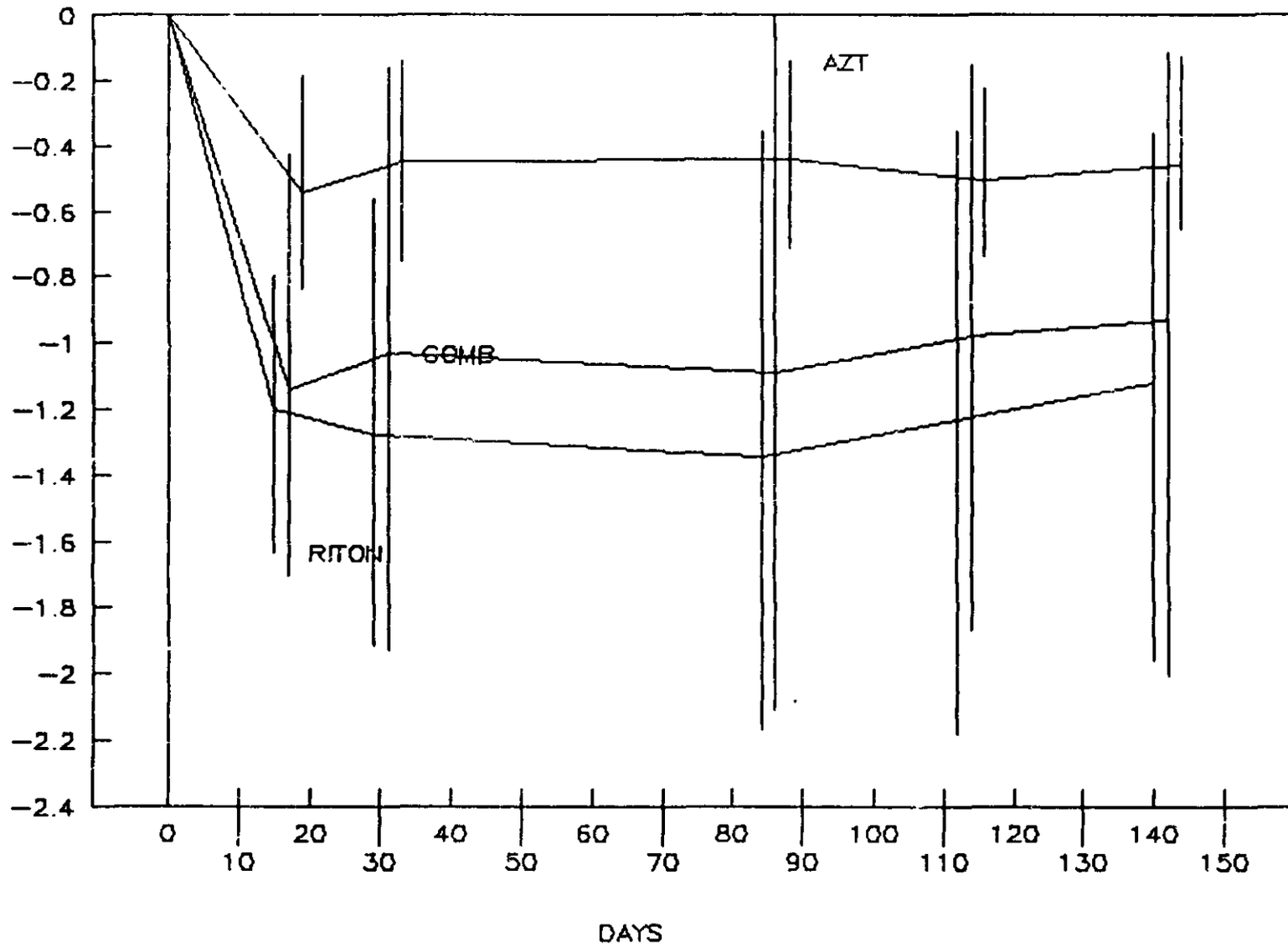
CD4 CHANGE, TRIAL 245 INTERPOLATED

MEANS, QUARTILES BY ARM AND VISIT



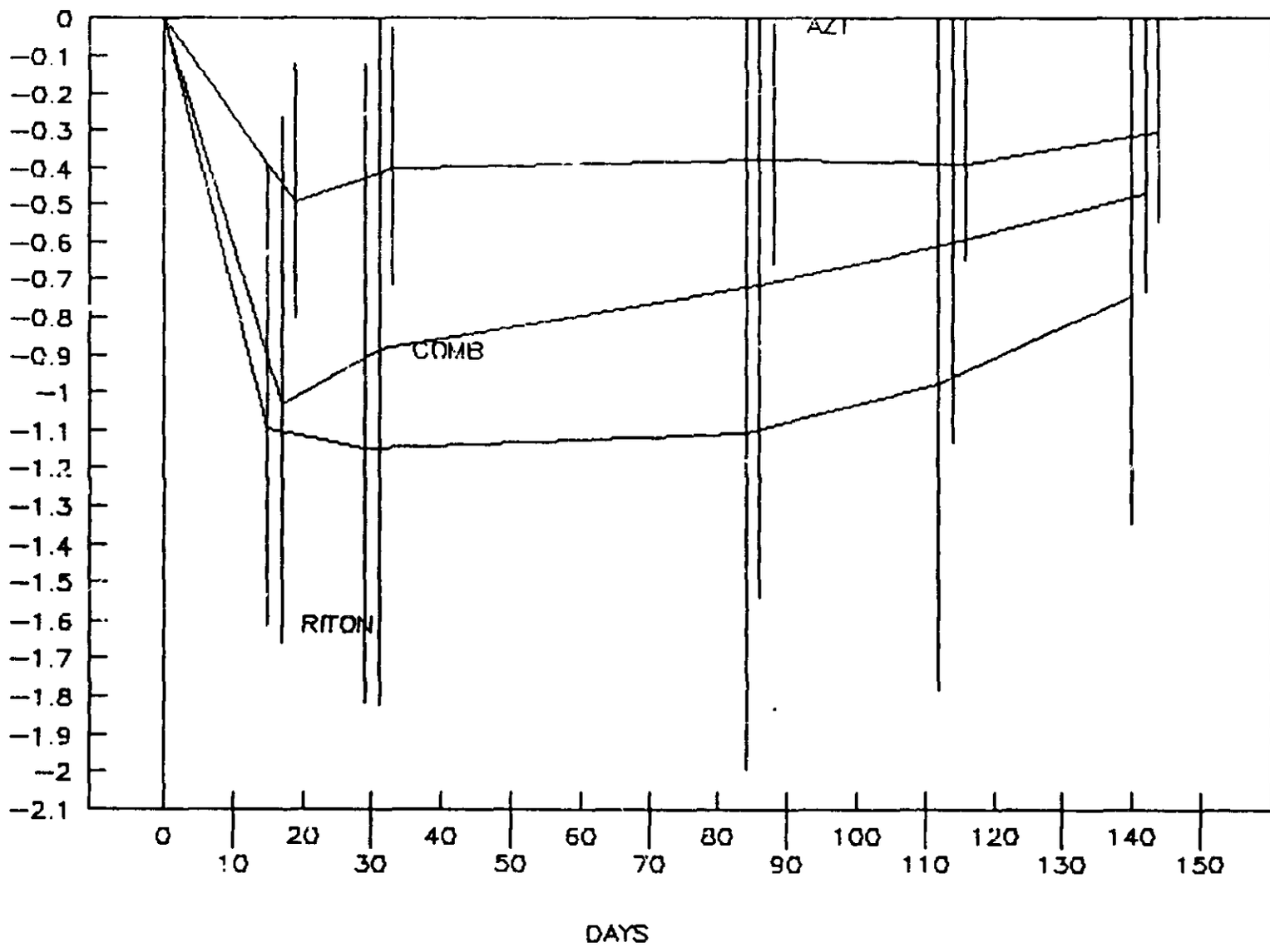
HIV RNA CHANGE FROM BASE IN TRIAL 245

MEANS, QUARTILES BY ARM AND VISIT



HIV RNA CHANGE, TRIAL 245 INTERPOLATED

MEANS, QUARTILES BY ARM AND VISIT



The FDA also recomputed the DAVT for all three surrogate markers, using the actual data and the two methods of interpolation. The results of these computations are shown in tables 4.2 A and B. These tables give the observed difference between the mean DAVT's for each pair of arms, the t-statistic for testing whether the expected values of the DAVT's are equal between those arms, and the p-values of those tests. One can see there is no consequential difference between the results with the observed and with the interpolated data. Comparison of the means and standard deviations of DAVT's for each arm (not shown) reveal that the lack of conspicuous changes in table 4.2 A and B is not due to larger but nearly equal changes in the results within each arm.

TABLE 4.2 A
 DAVT'S OF SURROGATE MARKERS IN TRIAL 245
 WITH ACTUAL AND INTERPOLATED DATA

OBSERVED DATA

COMPARISON	MARKER	DIFF	T-STAT	P-VALUE
RIT - COMB	CD4	25.2	2.57	0.01
RIT - COMB	CD8	16.5	0.56	0.57
RIT - COMB	HIV RNA	-0.236	-2.43	0.015
RIT - AZT	CD4	50.8	6.08	0.0001
RIT - AZT	CD8	115.2	3.99	0.0001
RIT - AZT	HIV RNA	-0.632	-8.31	0.0001

LINEARLY INTERPOLATED DATA

RIT - COMB	CD4	27.4	2.85	0.004
RIT - COMB	CD8	24.0	0.84	0.39
RIT - COMB	HIV RNA	-0.282	-2.89	0.004
RIT - AZT	CD4	49.4	6.04	0.0001
RIT - AZT	CD8	109.5	3.83	0.0001
RIT - AZT	HIV RNA	-0.595	-7.81	0.0001

LAST OBSERVATION CARRIED FORWARD

RIT - COMB	CD4	26.7	2.80	0.005
RIT - COMB	CD8	23.5	0.83	0.40
RIT - COMB	HIV RNA	-0.283	-2.90	0.004
RIT - AZT	CD4	49.9	6.15	0.0001
RIT - AZT	CD8	109.6	3.84	0.0001
RIT - AZT	HIV RNA	-0.596	-7.81	0.0001

TABLE 4.2 B
 DAVT'S OF SURROGATE MARKERS IN TRIAL 247
 WITH ACTUAL AND INTERPOLATED DATA

OBSERVED DATA

COMPARISON	MARKER	DIFF	T-STAT	P-VALUE
RIT - PLAC	CD4	33.9	8.07	0.0001
RIT - PLAC	CD8	210.4	6.90	0.0001
RIT - PLAC	HIV RNA	-0.777	-8.36	0.0001

LINEARLY INTERPOLATED DATA

RIT - PLAC	CD4	34.4	8.23	0.0001
RIT - PLAC	CD8	212.0	6.84	0.0001
RIT - PLAC	HIV RNA	-0.800	-8.68	0.0001

LAST OBSERVATION CARRIED FORWARD

RIT - PLAC	CD4	34.1	8.24	0
RIT - PLAC	CD8	208.8	6.76	0
RIT - PLAC	HIV RNA	-0.808	-8.66	0

4.3 Treatment Effects by Visit

The FDA computed, for each subject, the last visits that a measurement of CD4 count, CD8 count, and HIV RNA were observed. For each of the three measures, the trial was then divided into 5 cohorts: those last observed at visit 1 or later, those last observed at visit 2 or later, ... , those last observed at visit 5. These cohorts are thus nested and decreasing in numbers. Any noticeable shift in these cohorts would be suggestive of a treatment effect which is differential across length of follow-up.

For each visit of each subject, the FDA computed the change from baseline of the subject's CD4, CD8, and HIV RNA. The means and standard errors of these changes were computed at each visit for each arm in each of the five cohorts. The FDA also the differences between the changes from baseline in each pair of arms at each visit in each of the five cohorts, along the standard errors of these differences between treatment arms.

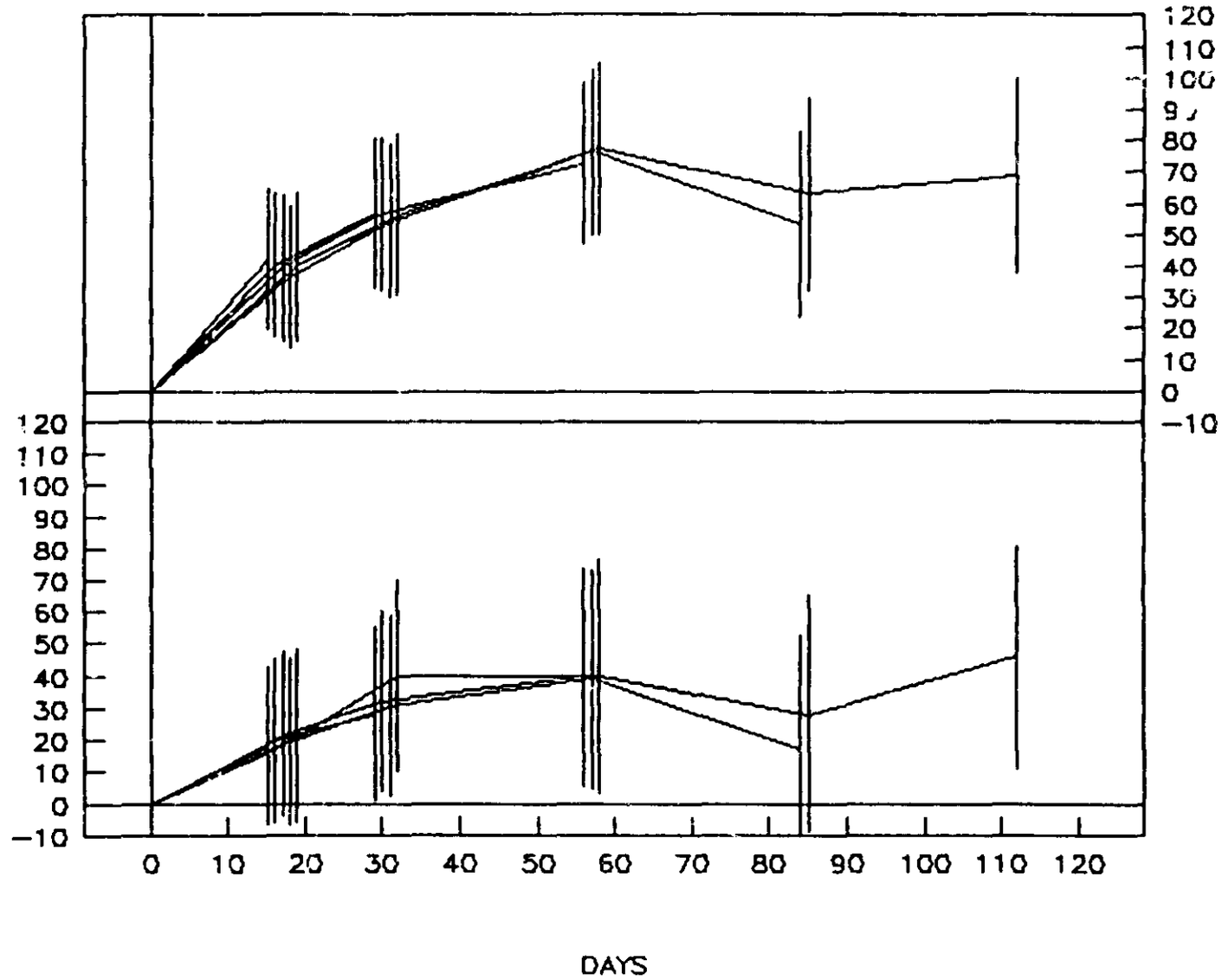
The upper plot in figure 4.3 A shows the differences between Ritonavir and AZT in changes from baseline in CD4 count, together with the 95% confidence intervals for the differences, for each of the five cohorts. The confidence intervals at each visit for each of the nested cohorts are jittered slightly so that they can be seen distinctly. In each group the right-most confidence interval corresponds to the cohort observed all the way to visit 5, each successive interval to the left corresponds to the cohort whose observation ends one visit sooner. The lower plot in figure 4.3 A shows the same thing for Ritonavir minus Combination.

One can see in both these plots, that there isn't a noticeable difference between the cohorts. To some extent this is due to the fact the longest observe cohort constitutes a major fraction of the subjects in each other cohort. There does not seem to be any evidence in these plots of subjects lost to follow-up early having noticeably different response from those followed to the end of the double-blind phase.

CD4 CHANGE FROM BASE IN TRIAL 245

SEPARATE COHORTS BY LAST WEEK OBSERVED

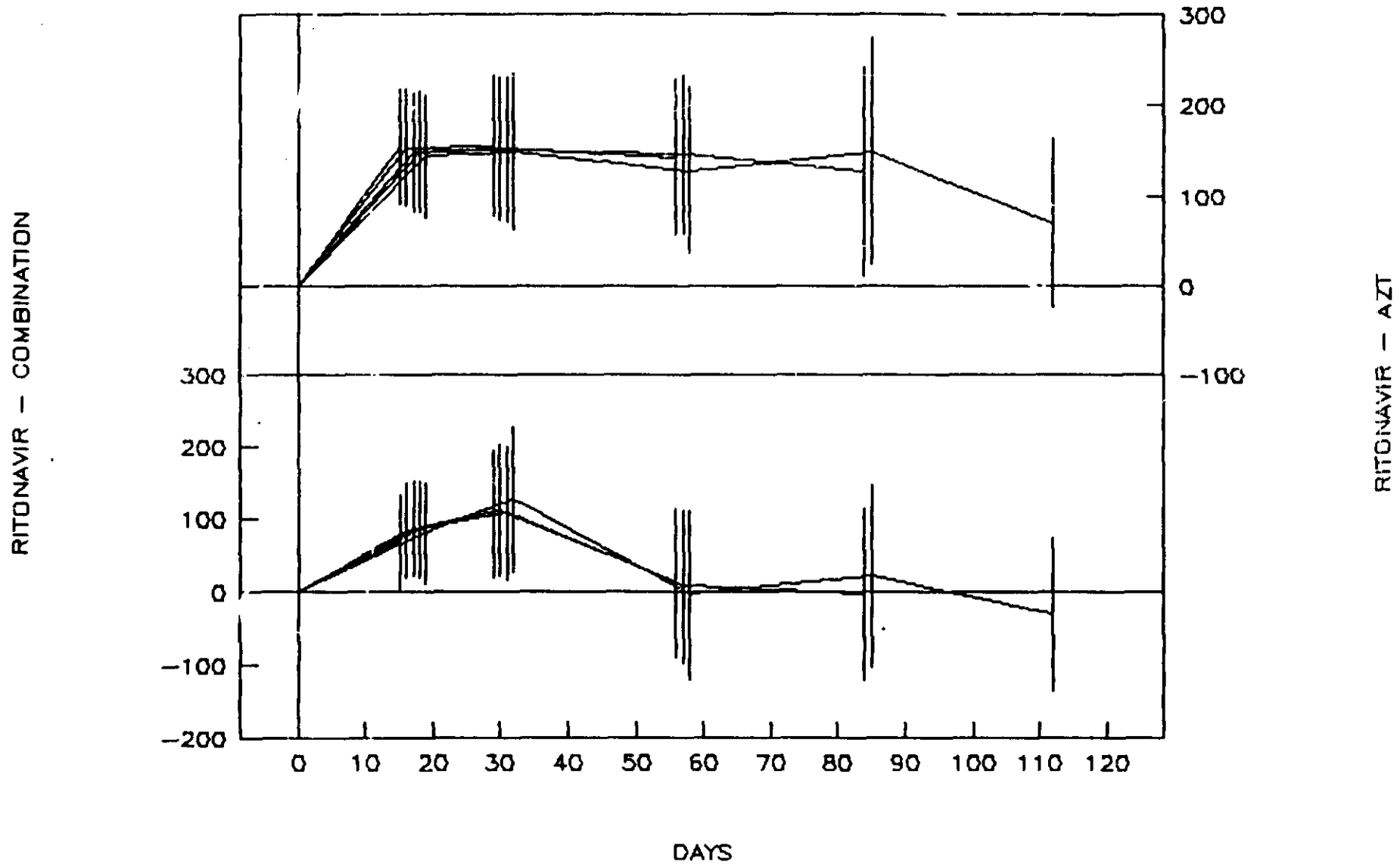
RITONAVIR - COMBINATION



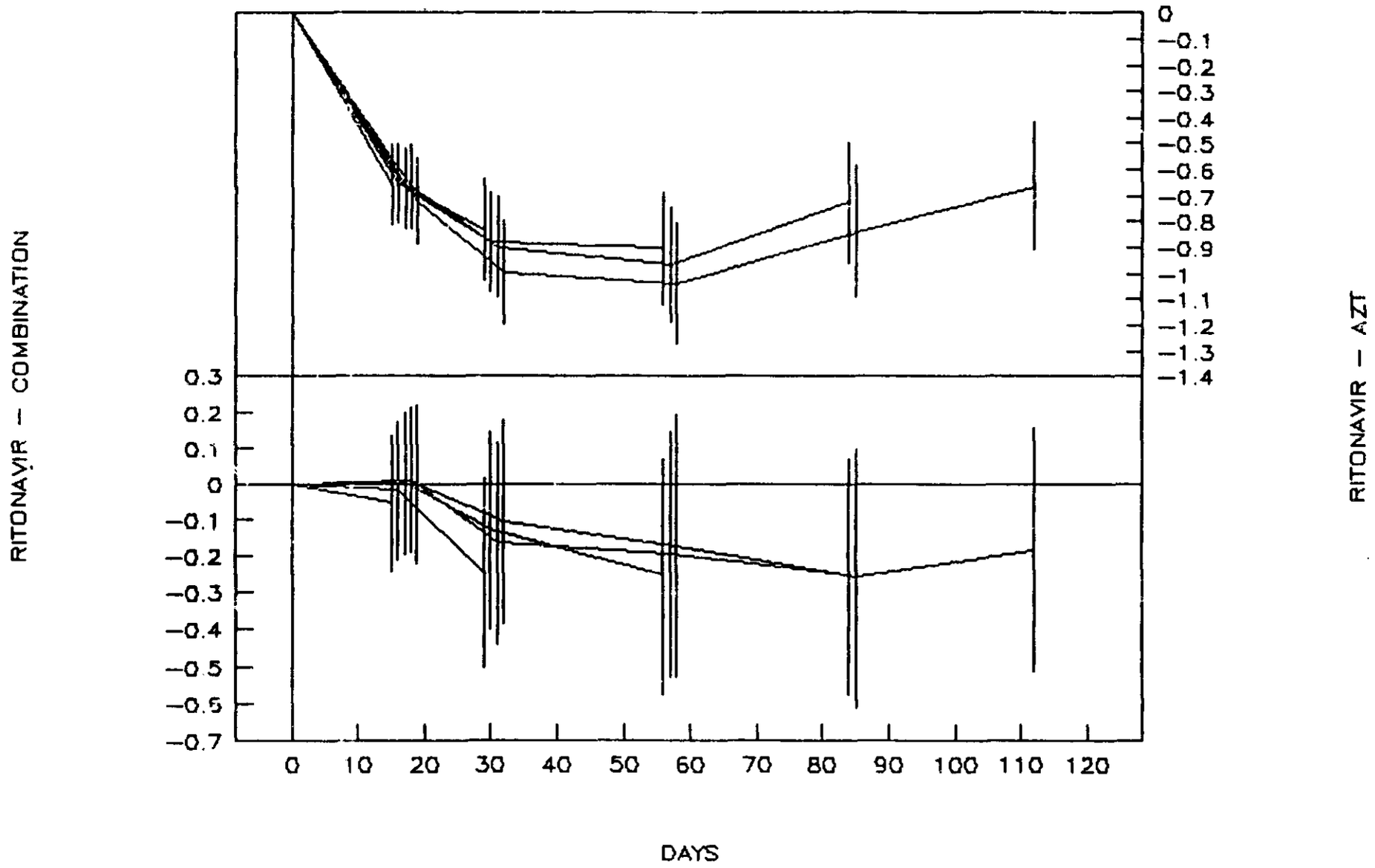
RITONAVIR - AZT

CD8' CHANGE FROM BASE IN TRIAL 245

BY ARM AND VISIT



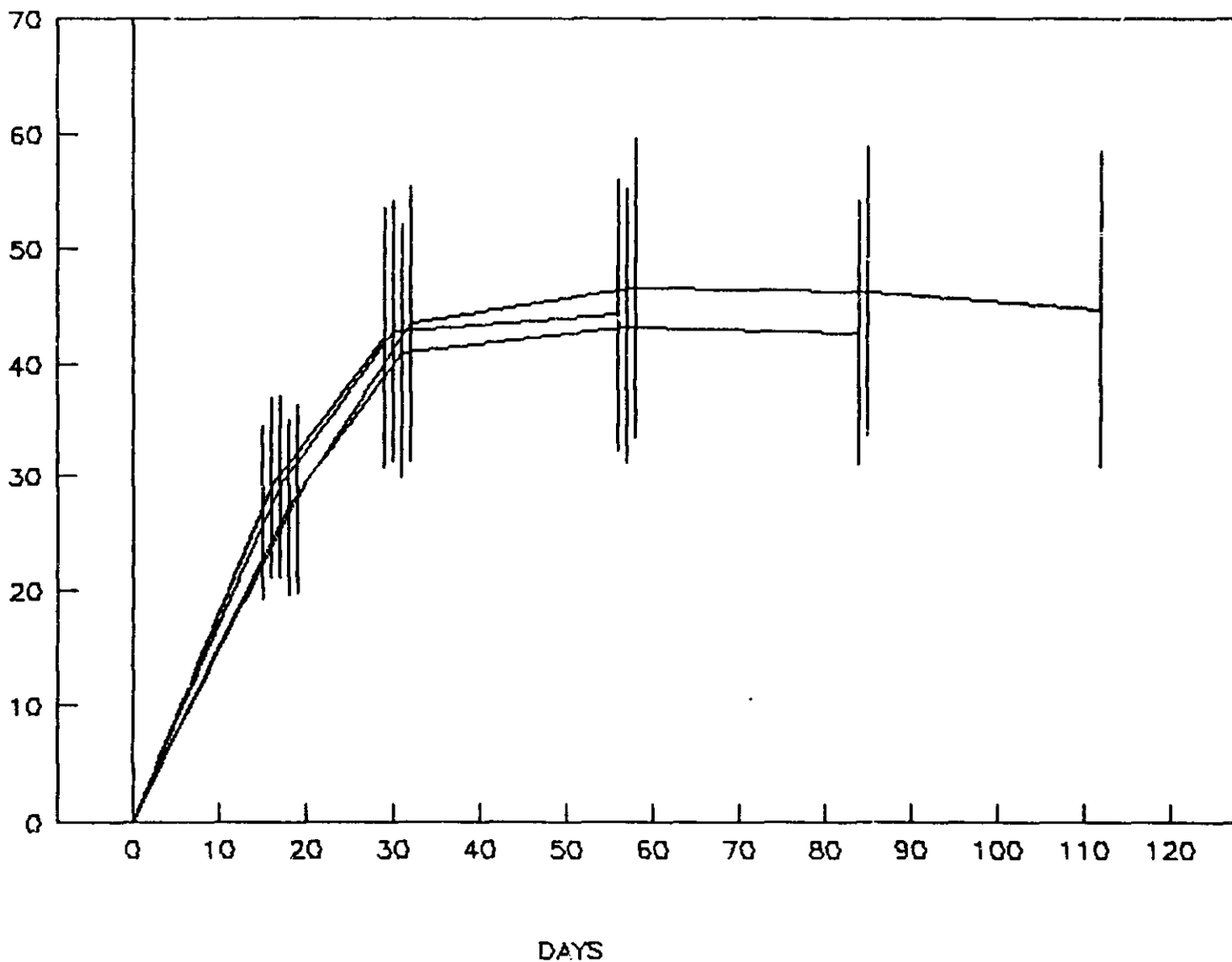
HIV RNA CHANGE FROM BASE IN TRIAL 245



CD4 CHANGE FROM BASE IN TRIAL 247

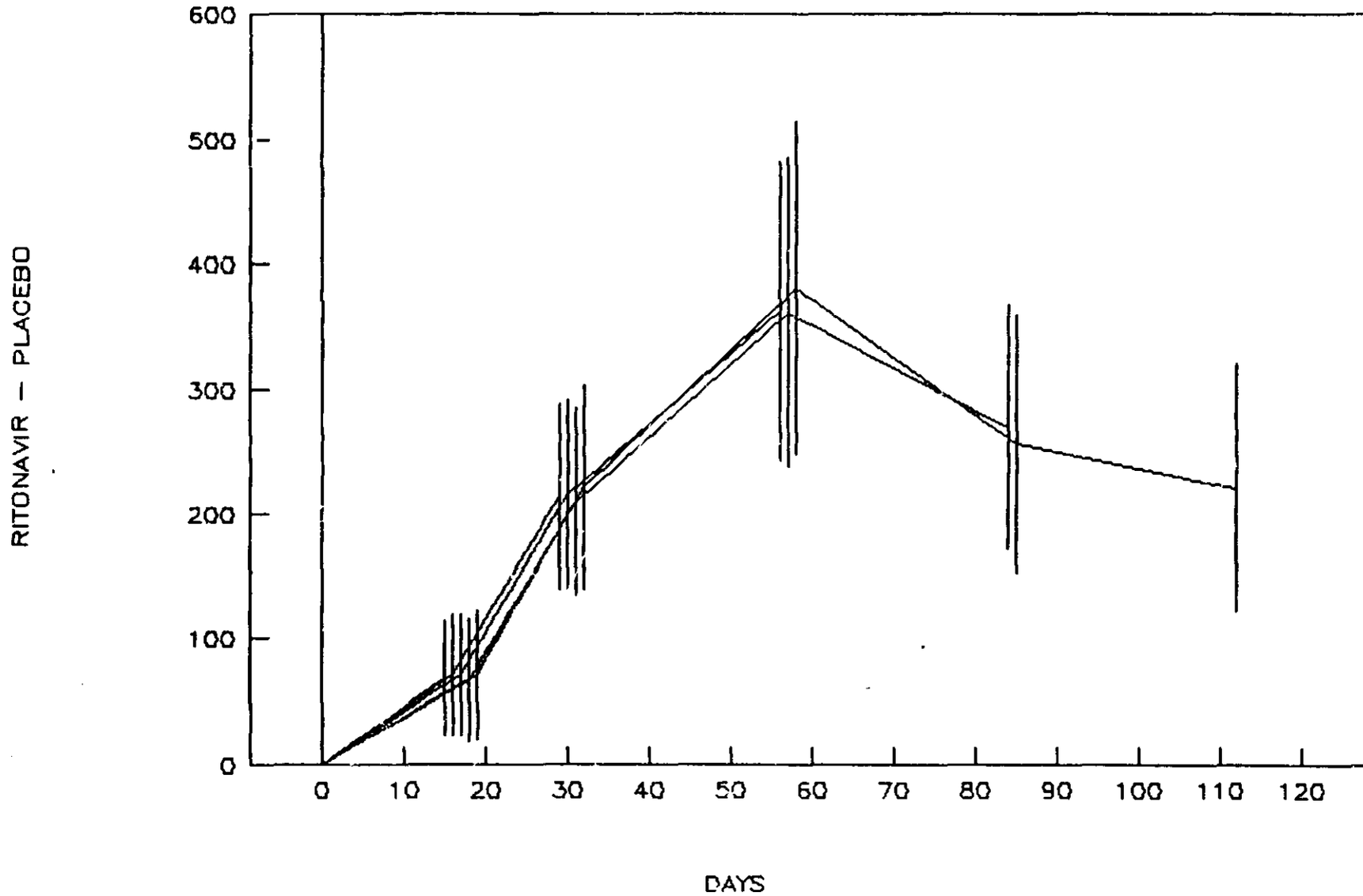
SEPARATE COHORTS BY LAST WEEK OBSERVED

RITONAVIR - PLACEBO

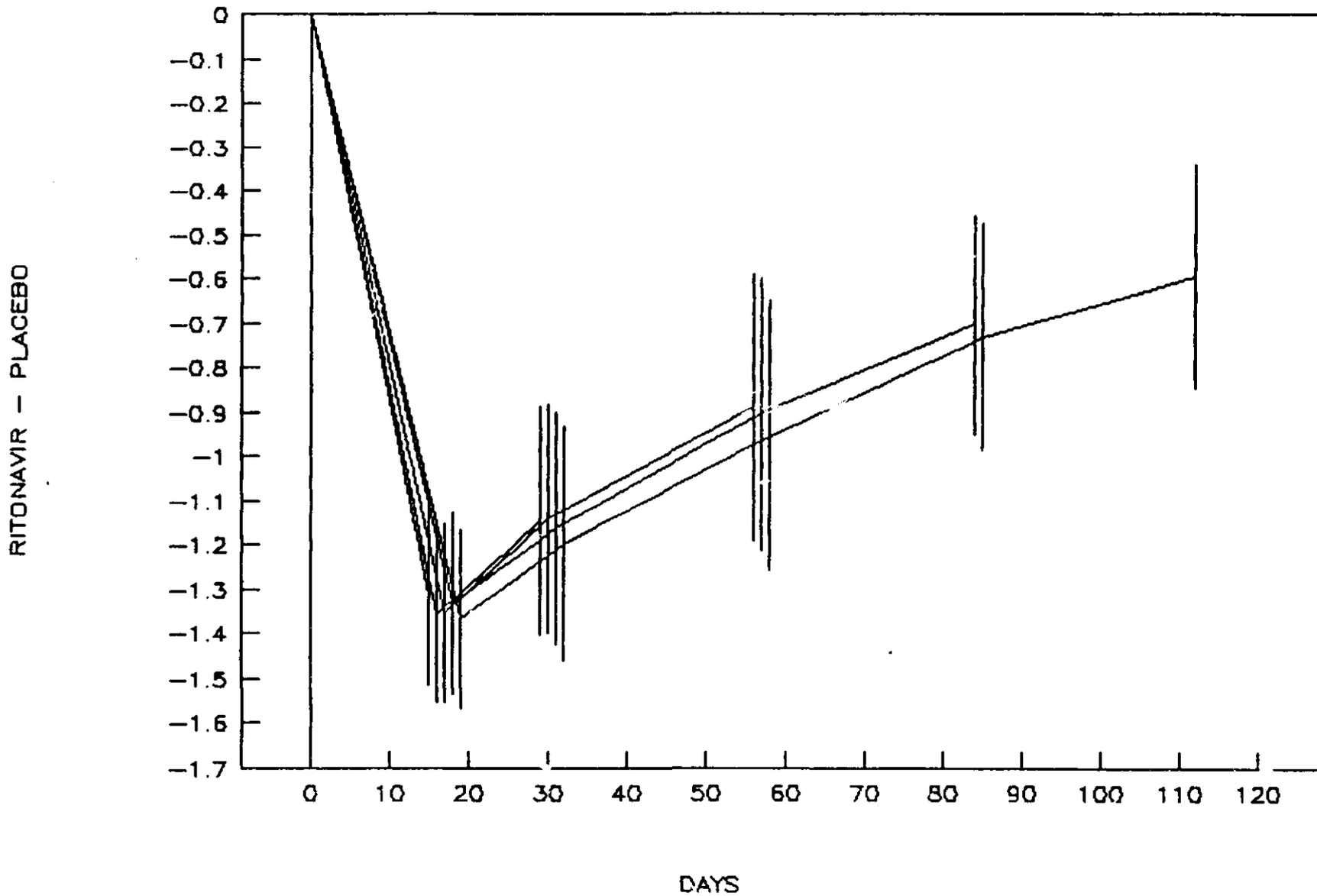


CD8' CHANGE FROM BASE IN TRIAL 247

BY ARM AND VISIT



HIV RNA CHANGE FROM BASE IN TRIAL 247



Figures 4.3 B and C are the analagous plots for log HIV RNA and for CD8 cell count. Again, one finds no particular difference among the cohorts

Finally, the FDA did a repeated measures analysis of variance to test for a treatment effect on the whole curve for each cohort and for the cohort obtained by interpolating/extrapolating missing values (see section 4.2 above). This multivariate test supplements the sponsor's univariate tests performed at each separate time point. The sample sizes, F-statistics, and p-values for a treatment difference among the curves is given in tables 4.3 A and B. For all three surrogate markers, table 4.3 A shows a statistically significant difference between the response curves for ritonavir subjects and the other two arms in each cohort and a statistically significant difference in HIV RNA levels between the response curve for combination therapy subjects and the other two arms.

TABLE 4.3 A
 RESULTS OF REPEATED MEASURES TESTS
 FOR TREATMENT EFFECT AMONG CURVES OF
 SURROGATE MARKERS OVER TIME

TRIAL 245

LAST VISIT		CD4			CD8		LOG HIV RNA		
		N	F-STAT	P-VALUE	F-STAT	P-VALUE	N	F-STAT	P-VALUE
1	RIT	314	13.3	0.0003	23.2	0.0001	318	59.3	0.0001
	COMB		4.28	0.0393	6.81	0.0095		48.7	0.0001
2	RIT	278	12.67	0.0001	14.0	0.0001	278	36.2	0.0001
	COMB		2.37	0.0952	1.68	0.1888		25.4	0.0001
3	RIT	252	12.37	0.0001	8.44	0.0001	229	28.0	0.0001
	COMB		2.28	0.0804	1.92	0.1264		18.8	0.0001
4	RIT	231	8.54	0.0001	6.27	0.0001	207	18.8	0.0001
	COMB		2.40	0.0512	1.27	0.2808		13.1	0.0001
5	RIT	208	7.17	0.0001	4.34	0.0009	180	16.5	0.0001
	COMB		1.87	0.101	0.94	0.4541		12.6	0.0001
INTER	RIT	355	8.08	0.0001	6.29	0.0001	355	12.5	0.0001
	COMB		1.57	0.1667	2.15	0.0586		7.58	0.0001

Table 4.3 B shows a statistically significant difference between the response curves for ritonavir subjects and standard of care subjects in all cohorts with respect to all three surrogate markers.

TABLE 4.3 B
RESULTS OF REPEATED MEASURES TESTS
FOR TREATMENT EFFECT AMONG CURVES OF
SURROGATE MARKERS OVER TIME

TRIAL 247

LAST VISIT	CD4			CD8		LOG HIV RNA		
	N	F-STAT	P-VALUE	F-STAT	P-VALUE	N	F-STAT	P-VALUE
1	195	48.6	0.0001	12.5	0.0005	150	170.3	0.0001
2	178	29.8	0.0001	17.2	0.0001	140	84.7	0.0001
3	166	24.4	0.0001	15.1	0.0001	130	48.7	0.0001
4	150	16.9	0.0001	9.97	0.0001	118	29.4	0.0001
5	131	11.9	0.0001	7.54	0.0001	111	24.8	0.0001
INTER	207	14.0	0.0001	10.7	0.0001	156	30.7	0.0001

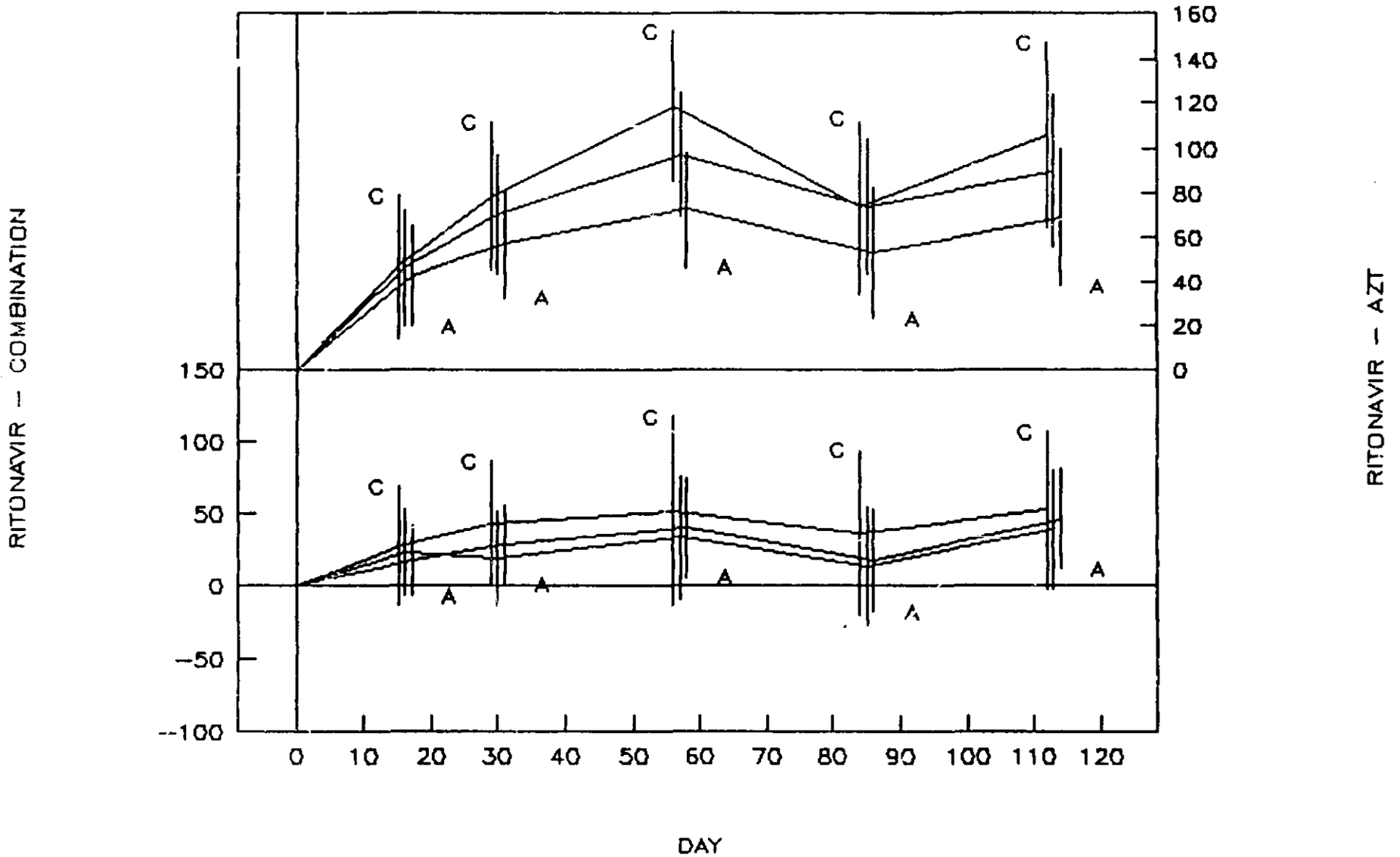
4.4 Comparison of Compliant Subjects with All Subjects

The sponsor's finding that subjects in trial 245, with less advanced disease, had better results with ritonavir monotherapy than with AZT-ritonavir combination was unexpected. As figure 4.1 A above shows, the combination had noticeably higher non-compliance. Both the sponsor and the FDA medical reviewer suggested that this poorer compliance may explain the reversal of the expected ordering of treatment effects. To explore this possibility, the FDA defined subsets of compliers and partial compliers in each treatment arm. The subset of compliers consisted of all subjects who had no reported interruptions of drug before scheduled end of the double-blind phase. Subjects who reduced dose (but not all the way to zero) were retained in the subset of compliers. The subset of partial compliers consisted of the compliant subjects plus all subjects who interrupted but later resumed treatment (their dose went down to zero at some point but was not still at zero at the end of the double-blind phase). One should notice that these subsets were based on prescribed drug, not on drug actually taken. The latter quantity is unknown.

The change from baseline for CD4 cell count, CD8 cell count, and log HIV RNA were computed for each of the three arms at each of visits 1 to 5. Figures 4.4 A, B, and C show the 95% confidence intervals at each visit for difference in these changes from baseline between ritonavir and combination therapy (lower panel, each figure) and between ritonavir and AZT (upper panel each figure). The curves labelled with 'C' show results using only compliant subjects in each arm; curves labelled with 'A' show results using all subjects in each arm; the third, unlabelled curve shows the subset of partial compliers. One can easily see that the estimated superiority of ritonavir monotherapy over either AZT or combination increases when only compliant subjects are used. Furthermore, the difference between the arms remains statistically significant despite the decrease in sample size. However, if partial compliers are included along with the full compliers, the difference between the effects of ritonavir monotherapy and those of combination therapy are smaller. This

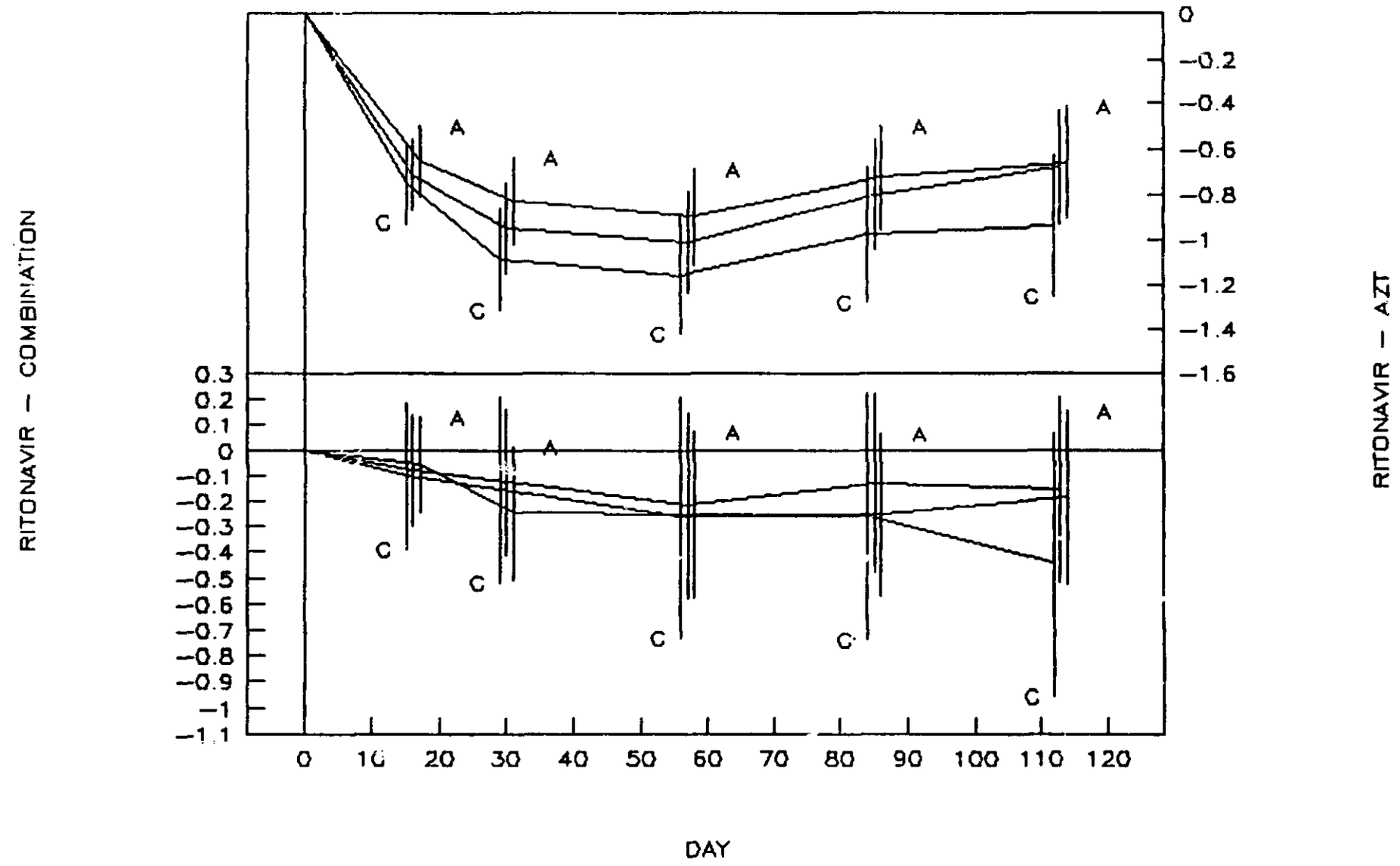
TRIAL 245, CHANGE IN CD4 COUNTS

Completed Only vs All



TRIAL 245, CHANGE IN LOG HIV RNA

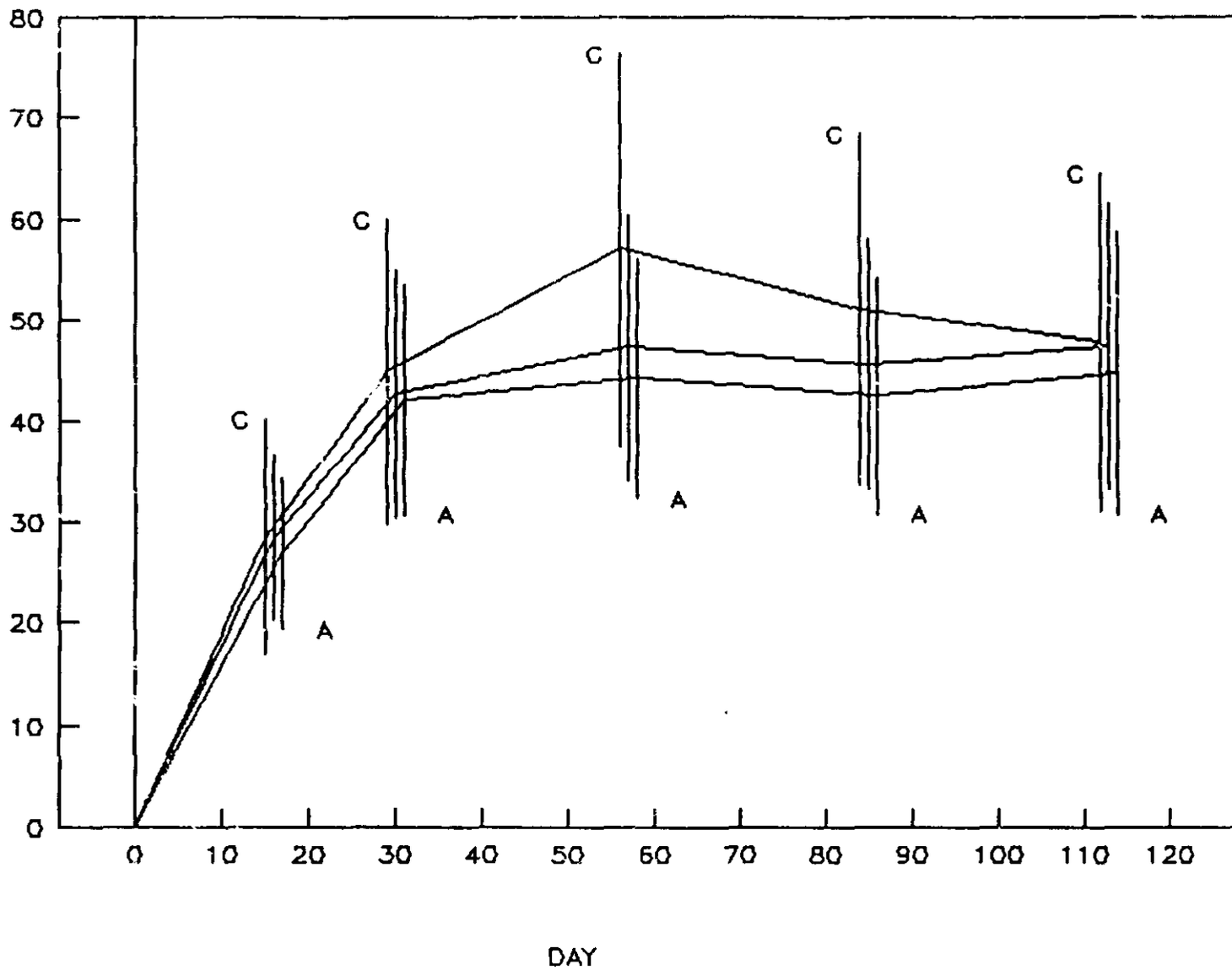
Completed Only vs All



TRIAL 247, CHANGE IN CD4 COUNTS

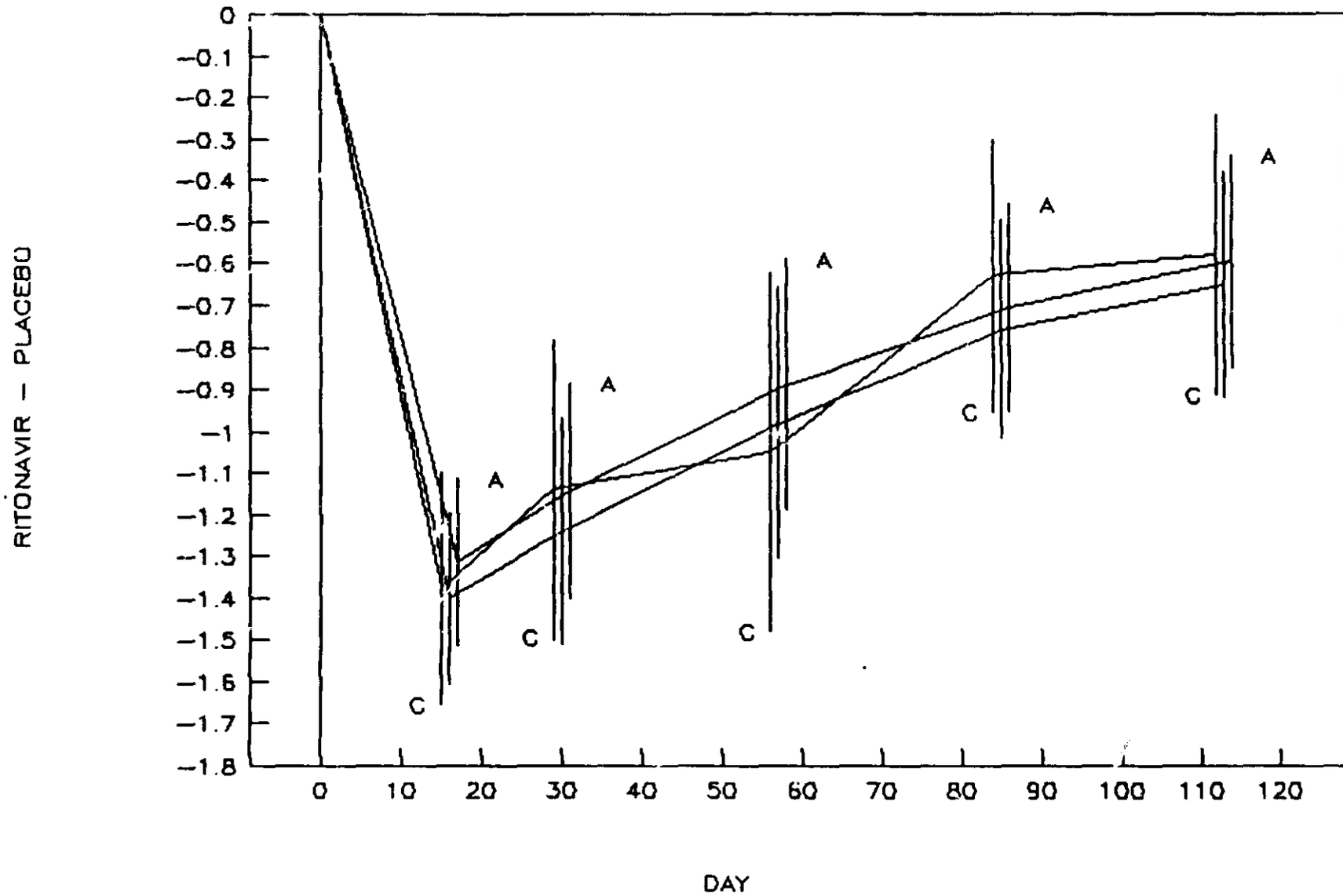
Completed Only vs All

RITONAVIR - PLACEBO



TRIAL 247, CHANGE IN LOG HIV RNA

Completed Only vs All



analysis does not find that poorer compliance is sufficient to explain the poorer performance of the combination therapy.

The FDA also did an analysis of the DAVT statistics discarding the subjects who prematurely terminated or interrupted and discarding only the subjects who prematurely terminated. The results of these analyses are given in tables 4.4 A and B. These tables give the sample difference between arms for the DAVGT for each of the three surrogate markers, the t-statistic for H_0 : Expectation of the difference = 0, and the p-value for the test.

Table 4.4 A confirms the results in the graphs of response over time. Fully compliant subjects actually show a larger superiority for ritonavir monotherapy over combination therapy for both CD4 and HIV RNA markers. As might be expected, the estimated superiority over AZT was also increased in this subset. Only in the larger subset of full and partial compliers does one see evidence that non-compliance partly explains the results. In this subset, the superiority of ritonavir monotherapy over combination therapy is diminished while its superiority over AZT is increased.

In trial 247, looking at the compliant subsets only has the expected results: superiority of ritonavir over placebo is larger in the compliant and partially compliant subsets.

TABLE 4.4 A
 COMPARISON OF TREATMENT DIFFERENCES FOR
 ALL, COMPLIANT, PARTIALLY COMPLIANT SUBJECTS
 IN TRIAL 245 (LESS ADVANCED DISEASE)

ALL SUBJECTS TRIAL 245

COMPARISON	MARKER	DIFF	T-STAT	P-VALUE
RIT - COMB	CD4	25.2	2.57	0.010
RIT - COMB	CD8	16.5	0.56	0.57
RIT - COMB	HIV RNA	-0.236	-2.43	0.015
RIT - AZT	CD4	50.8	6.08	0.0001
RIT - AZT	CD8	115.2	3.99	0.0001
RIT - AZT	HIV RNA	-0.632	-8.31	0.0001

COMPLIANT SUBJECTS TRIAL 245

RIT - COMB	CD4	40.2	2.14	0.032 *
RIT - COMB	CD8	79.7	1.42	0.16
RIT - COMB	HIV RNA	-0.239	-1.35	0.18
RIT - AZT	CD4	81.4	6.83	0.0001 *
RIT - AZT	CD8	179.3	4.13	0.0001 *
RIT - AZT	HIV RNA	-0.936	-9.40	0.0001 *

COMPLIANT OR INTERRUPTED SUBJECTS TRIAL 24

RIT - COMB	CD4	22.1	1.83	0.067 †
RIT - COMB	CD8	-4.9	-0.13	0.89 †
RIT - COMB	HIV RNA	-0.188	-1.48	0.14 †
RIT - AZT	CD4	69.9	7.52	0.0001 *
RIT - AZT	CD8	130.2	4.04	0.0001 *
RIT - AZT	HIV RNA	-0.776	-9.38	0.0001 *

* Larger effect seen than in all subjects

† Smaller effect seen than in all subjects

TABLE 4.4 B
 COMPARISON OF TREATMENT DIFFERENCES FOR
 ALL, COMPLIANT, PARTIALLY COMPLIANT SUBJECTS
 IN TRIAL 247 (MORE ADVANCED DISEASE)

ALL SUBJECTS TRIAL 247

COMPARISON	MARKER	DIFF	T-STAT	P-VALUE
RIT - PLAC	CD4	34.0	8.07	0.0001
RIT - PLAC	CD8	210.5	6.90	0.0001
RIT - PLAC	HIV RNA	-0.777	-8.36	0.0001

COMPLIANT SUBJECTS TRIAL 247

RIT - PLAC	CD4	43.6	6.53	0.0001 *
RIT - PLAC	CD8	295.2	5.36	0.0001 *
RIT - PLAC	HIV RNA	-0.856	-6.70	0.0001 *

COMPLIANT -INTERRUPTED SUBJECTS TRIAL 247

RIT - PLAC	CD4	39.3	8.16	0.0001 *
RIT - PLAC	CD8	238.3	6.65	0.0001 *
RIT - PLAC	HIV RNA	-0.894	-8.78	0.0001 *

* Larger effect seen than in all subjects

4.5 Effect of Covariates

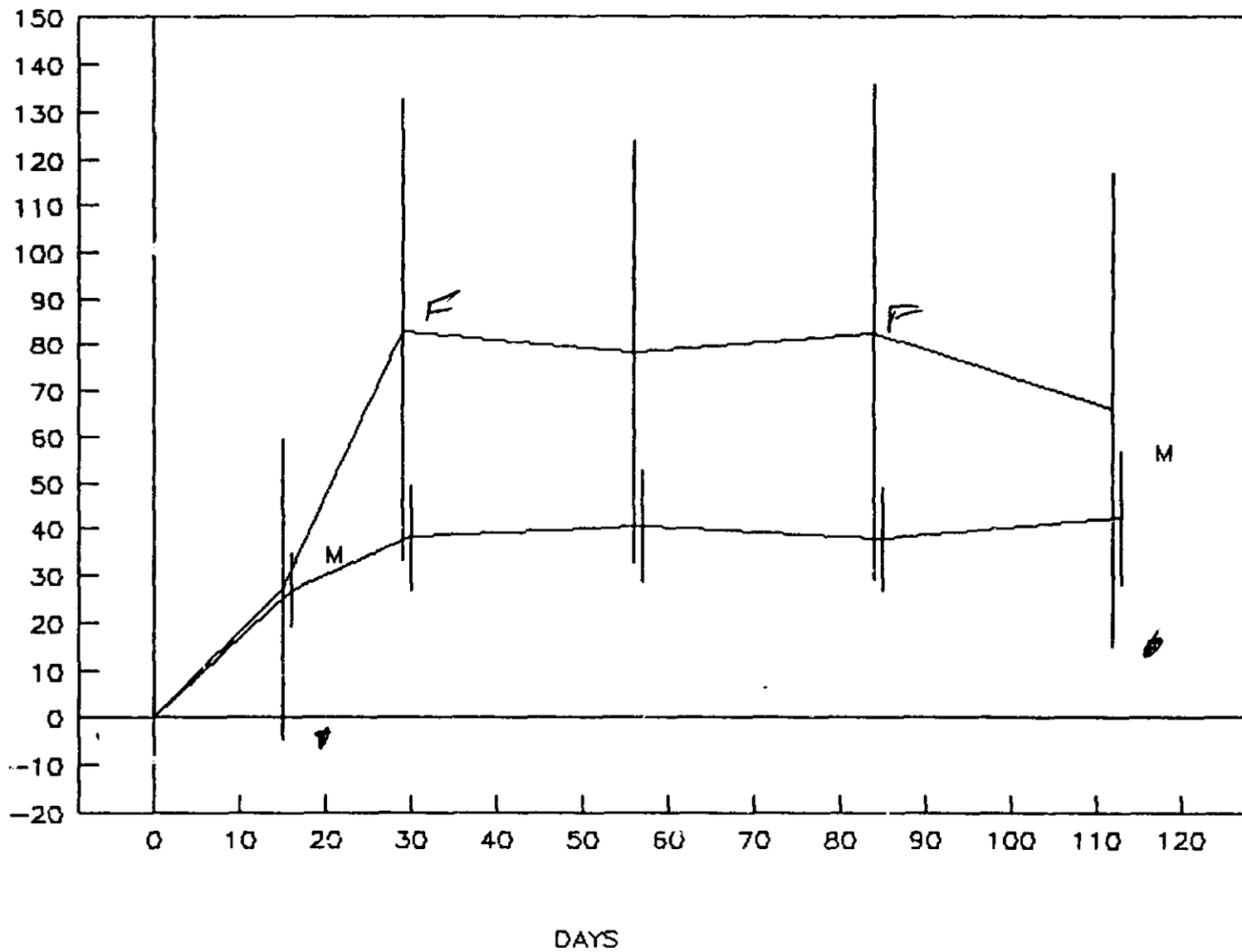
The sponsor did tests for interactions between treatment and a number of covariates, including age, sex, race, weight, and several baseline measures of illness. Their tests used the time-weighted averages (DAVT's). The FDA supplemented this by comparing the full time course of each of the three surrogate markers on each arm in each trial at the two levels of each of four binary covariates: sex, age (above and below median), race (white and non-white), and baseline value of the covariate (above and below median).

Figures 4.5 A-D show the 95% confidence intervals for the differences in mean CD4 counts between the ritonavir and either the AZT arm (top panel of each graph) or the combination therapy arm (bottom panel of each graph) at each visit of trial 245 (subjects with less advanced illness). In each panel of each graph, there are two curves, showing the treatment differences at each level of a binary covariate. Figures 4.5 E-H show the analogous plots for differences in mean log HIV RNA. Some individual plots for the CD4 count show suggestive but non-significant treatment-covariate interactions. These were age in the AZT-ritonavir comparison and CD4 baseline level in both comparisons. These same comparisons do not re-occur when looking at log HIV RNA. The plots for CD8 count by covariate showed similar patterns to those of the CD4 counts and are not reproduced here.

Figures 4.5 I-L and figures 4.5 M-P give the corresponding plots for CD4 counts and log HIV RNA in trial 247 (subjects with more advanced illness). In these plots there suggests of a larger superiority for ritonavir over placebo for females (on both markers), for high CD4 baseline subjects (on CD4 counts), and for whites (on log HIV RNA).

CD4 CHANGE FROM BASE IN TRIAL 247

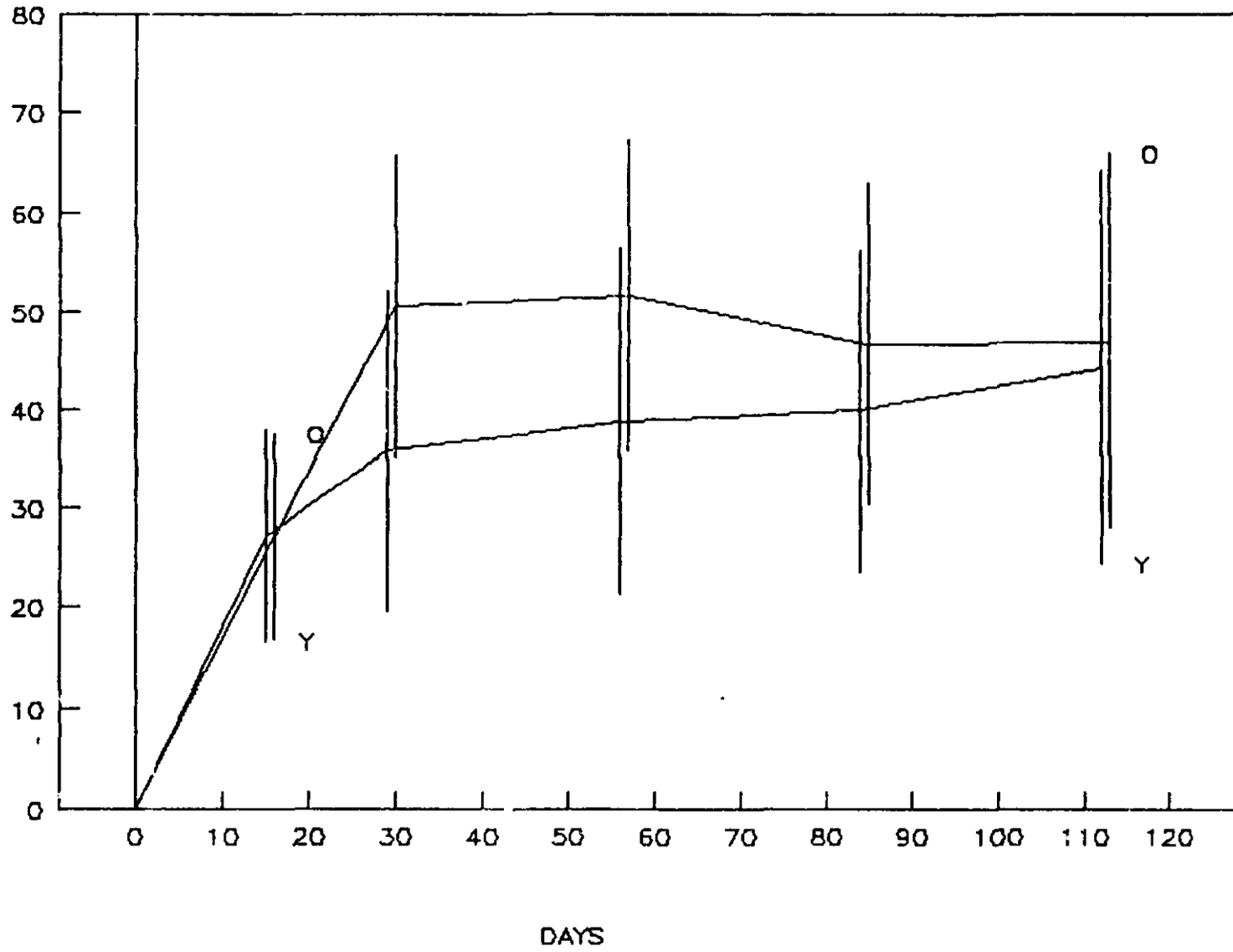
BY ARM, VISIT, AND SEX



CD4 CHANGE FROM BASE IN TRIAL 247

BY ARM, VISIT, AND AGE GROUP

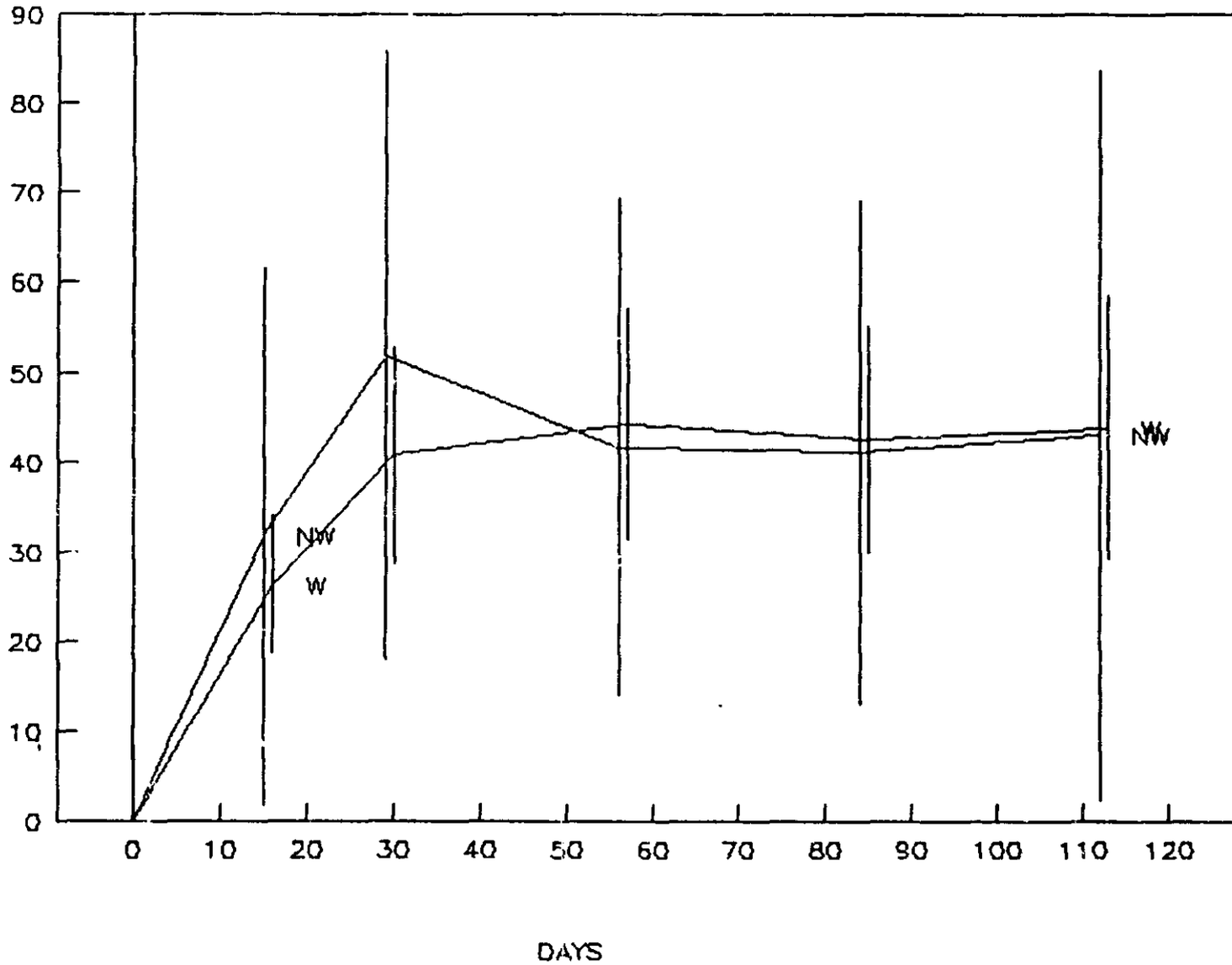
RITONAVIR - PLACEBO



CD4 CHANGE FROM BASE IN TRIAL 247

BY ARM, VISIT, AND RACE

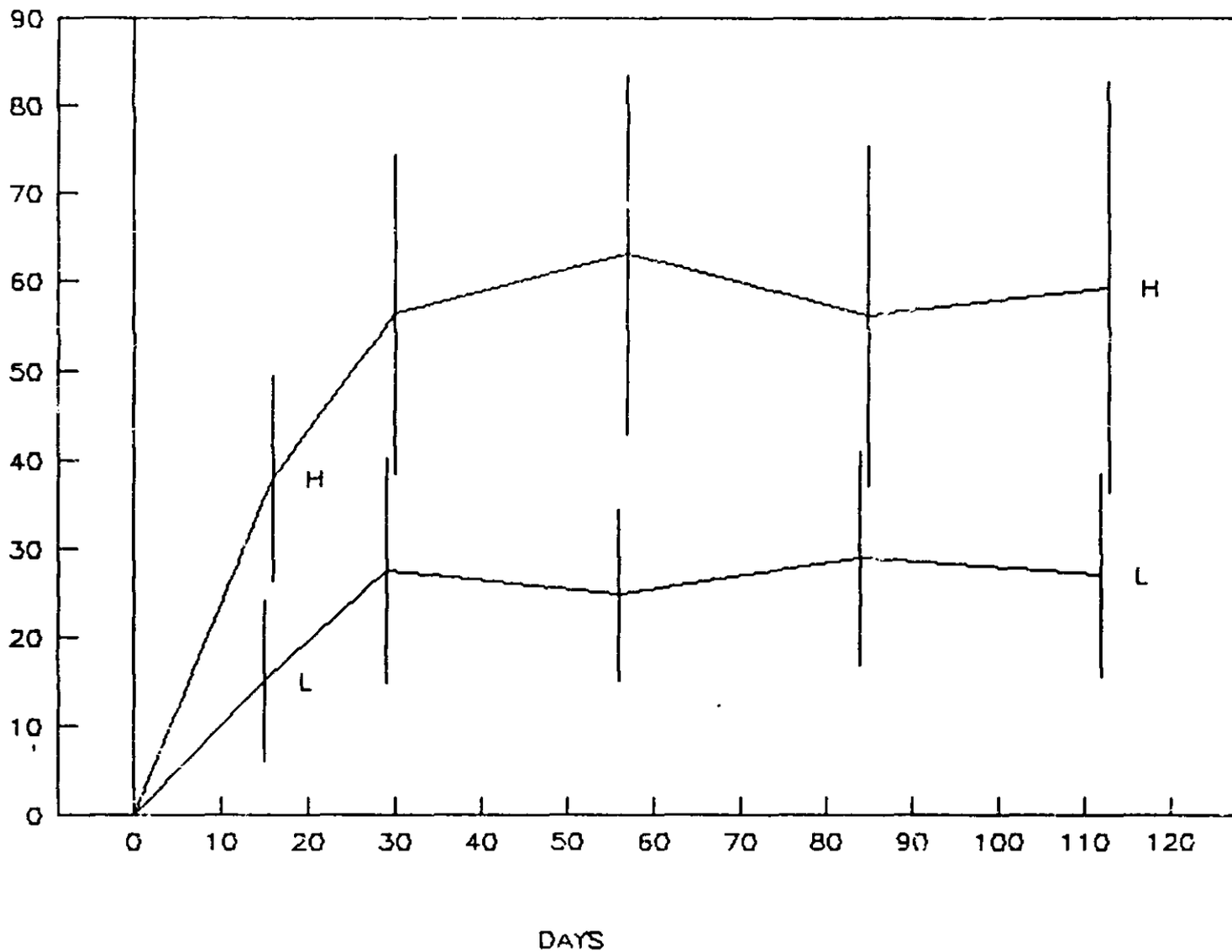
RITONAVIR - PLACEBO



CD4 CHANGE FROM BASE IN TRIAL 247

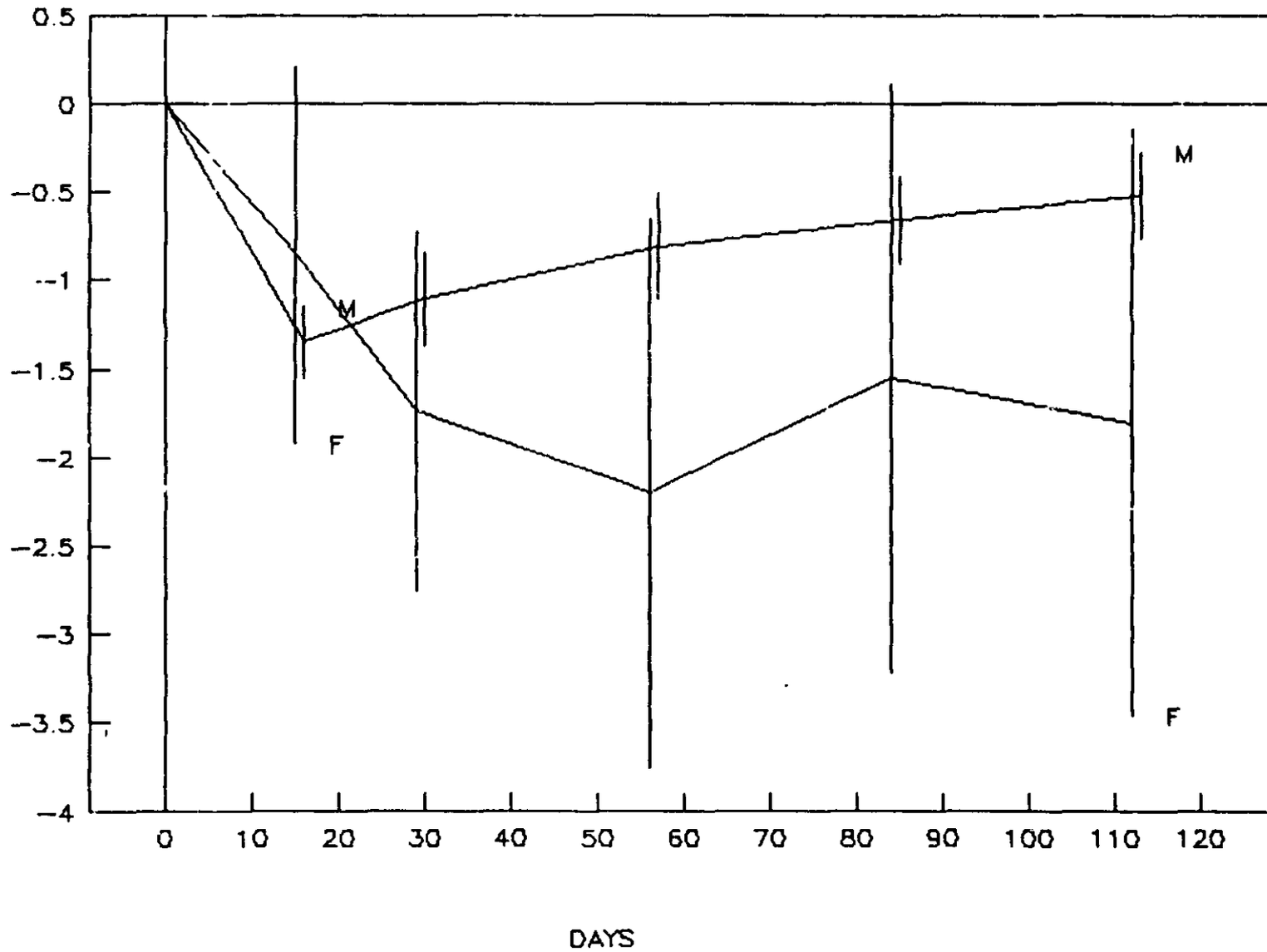
BY ARM, VISIT, AND CD4 BASELINE

RITONAVIR - PLACEBO



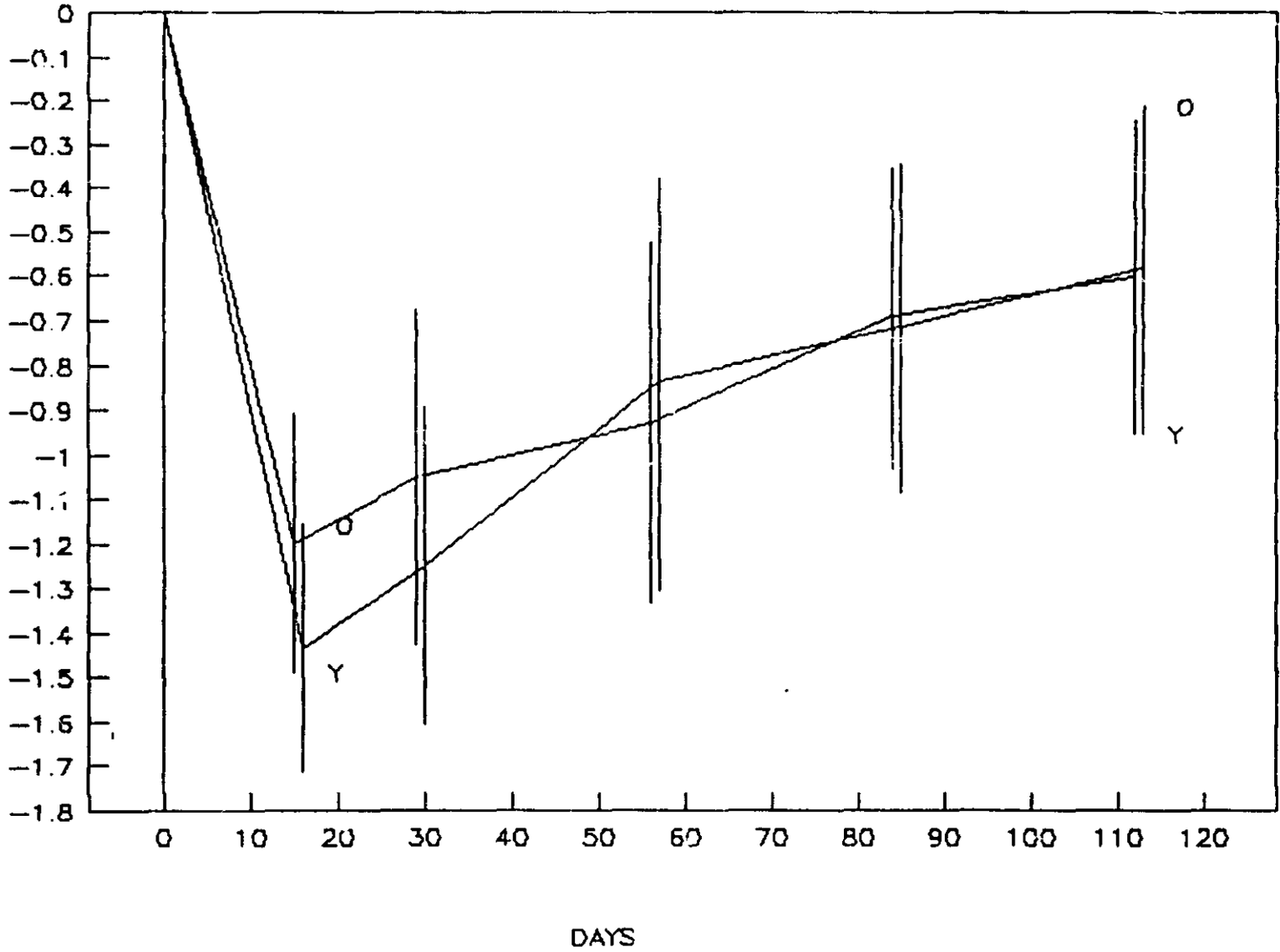
HIV RNA CHANGE FROM BASE IN TRIAL 247

BY ARM, VISIT, AND SEX



HIV RNA CHANGE FROM BASE IN TRIAL 247

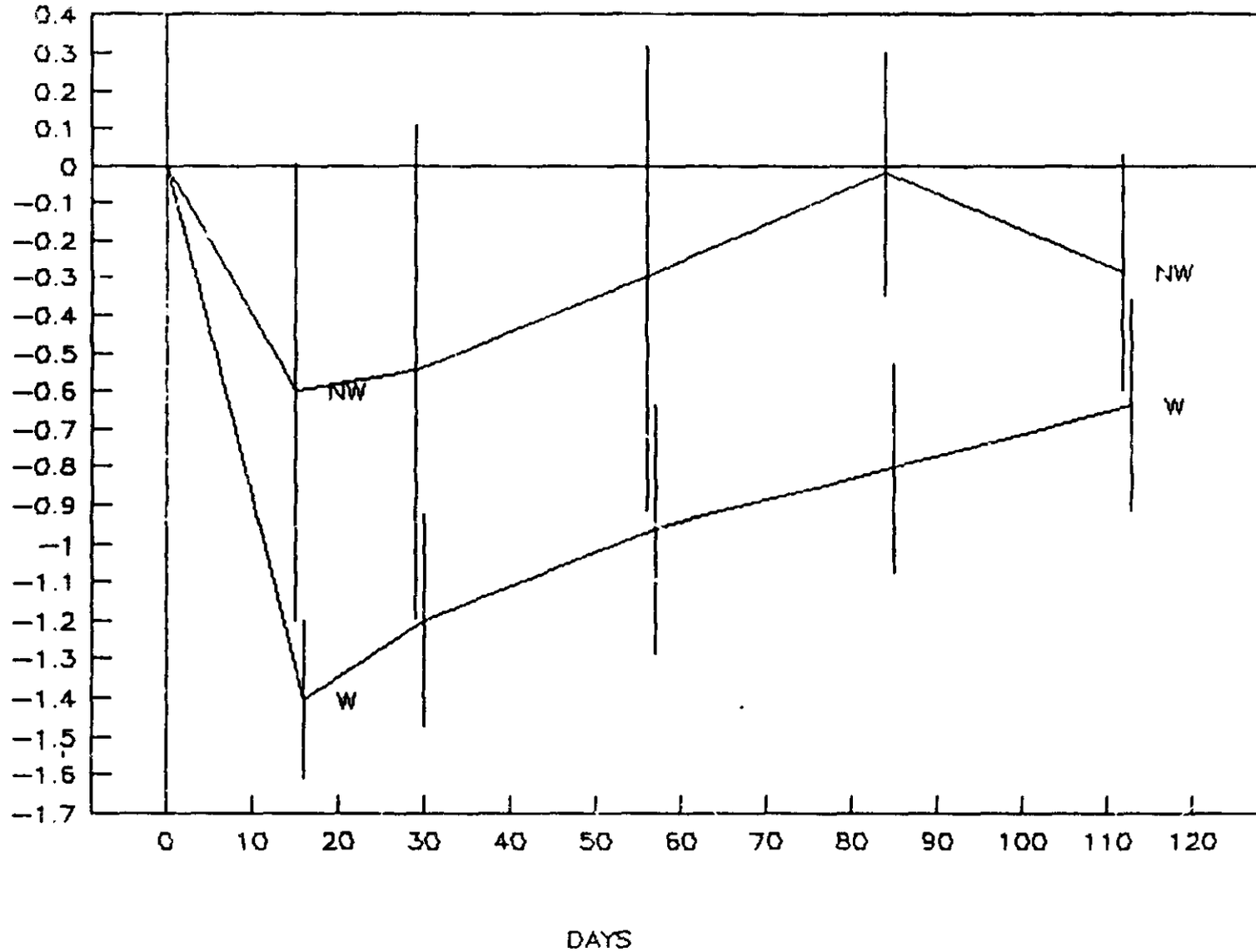
BY ARM, VISIT, AND AGE GROUP



HIV RNA CHANGE FROM BASE IN TRIAL 247

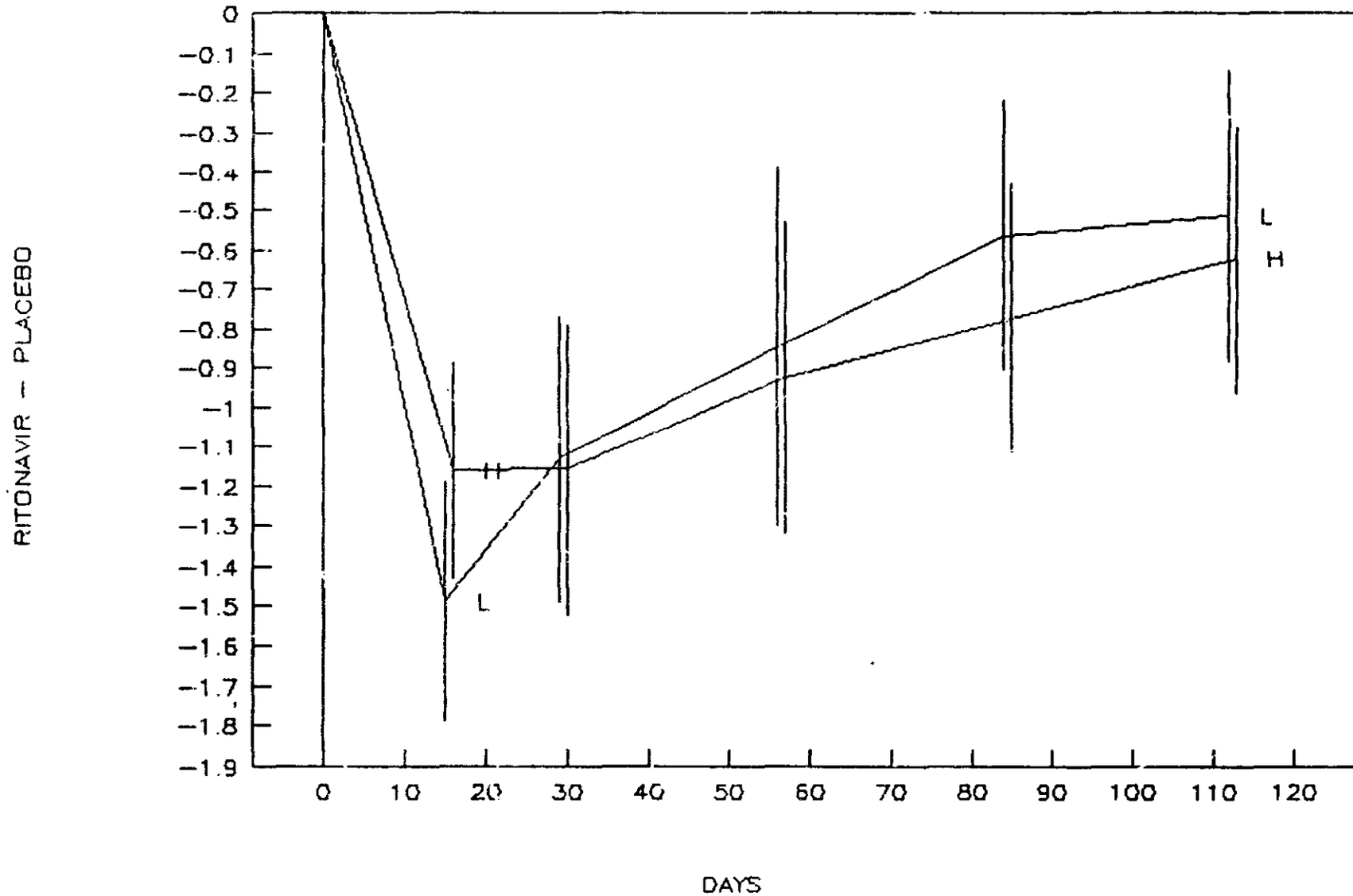
BY ARM, VISIT, AND RACE

RITONAVIR - PLACEBO



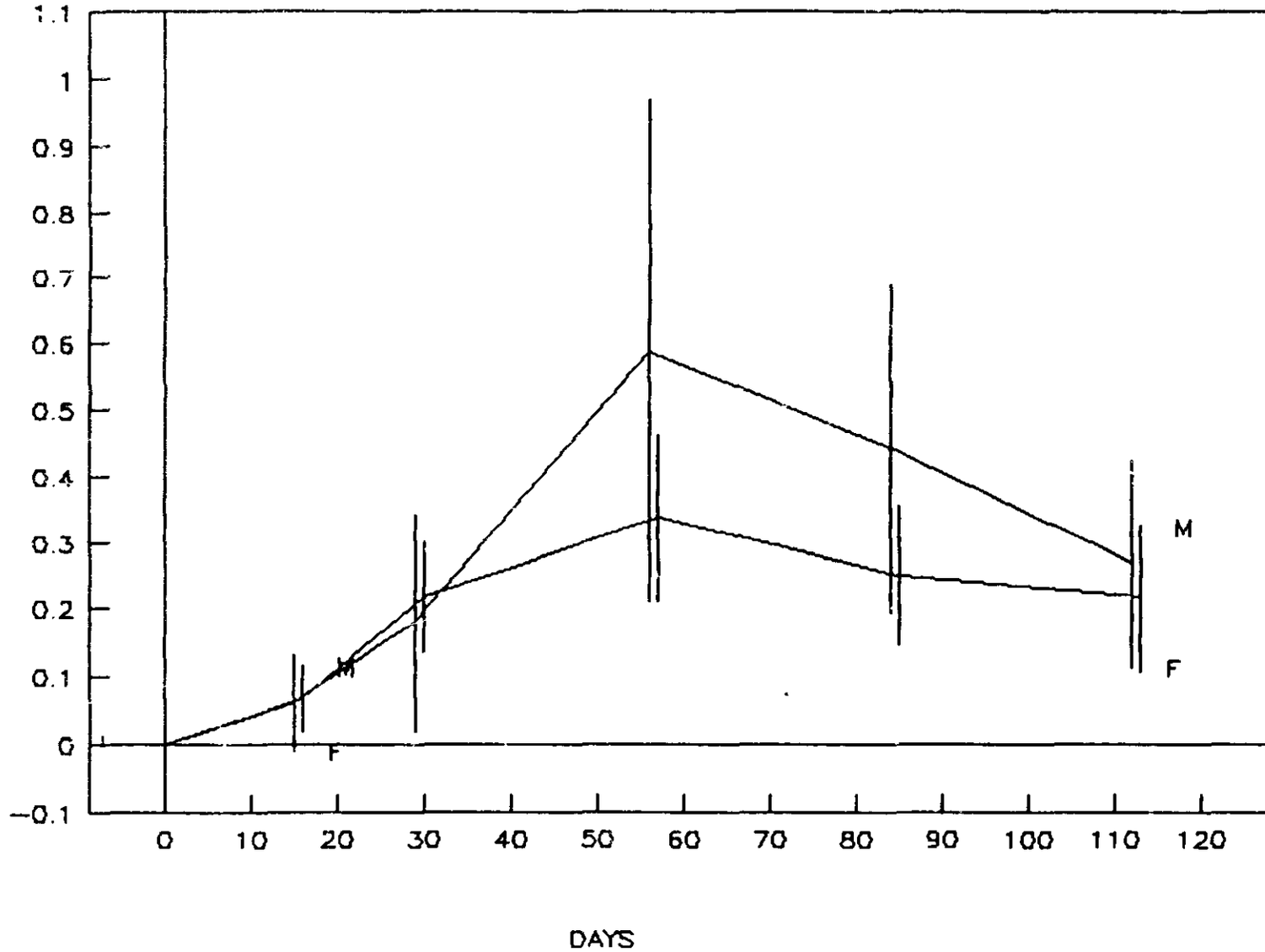
HIV RNA CHANGE FROM BASE IN TRIAL 247

BY ARM, VISIT, AND HIV RNA BASELINE



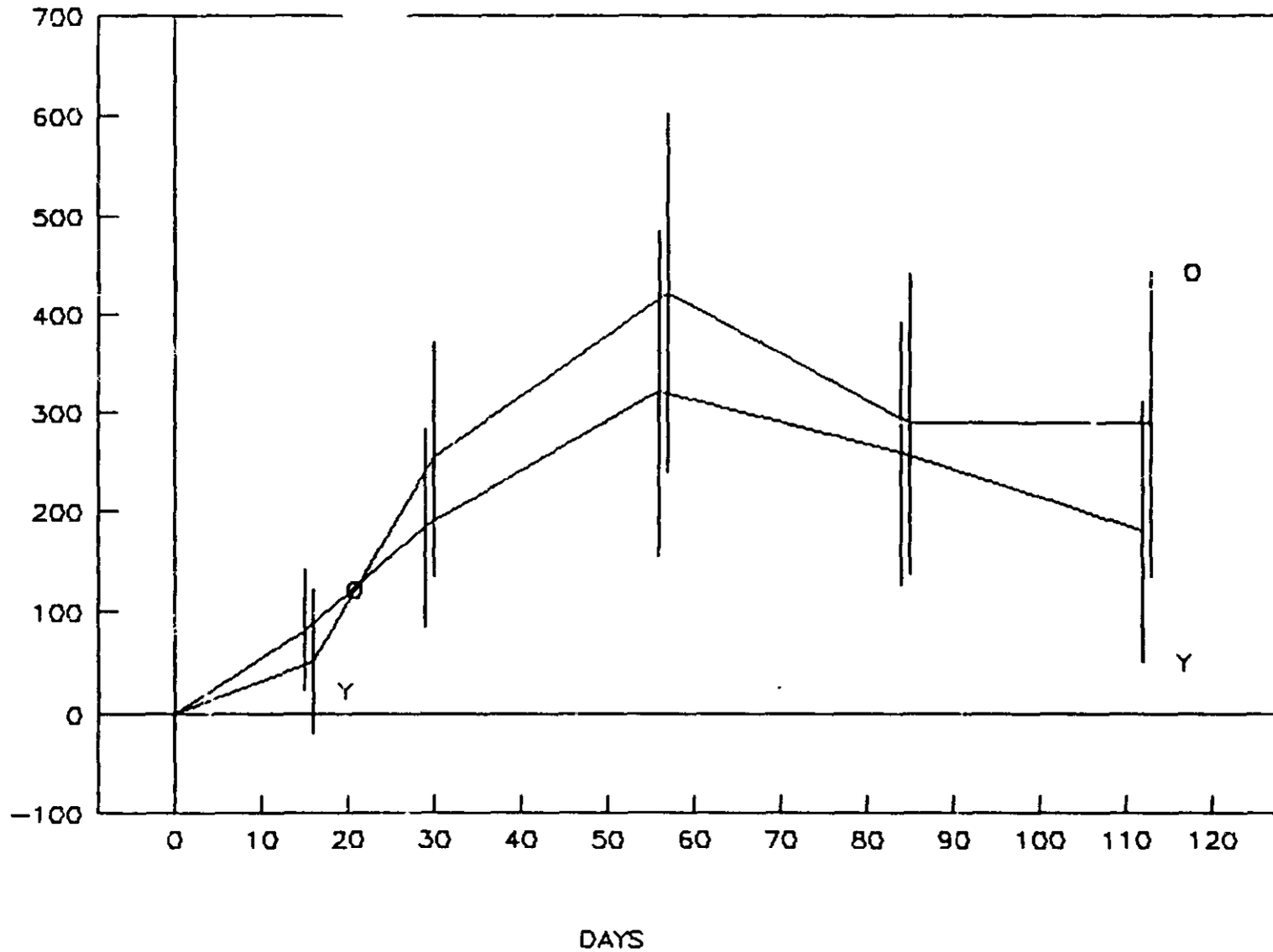
CD8 CHANGE FROM BASE IN TRIAL 247

BY ARM, VISIT, AND SEX



CD8 CHANGE FROM BASE IN TRIAL 247

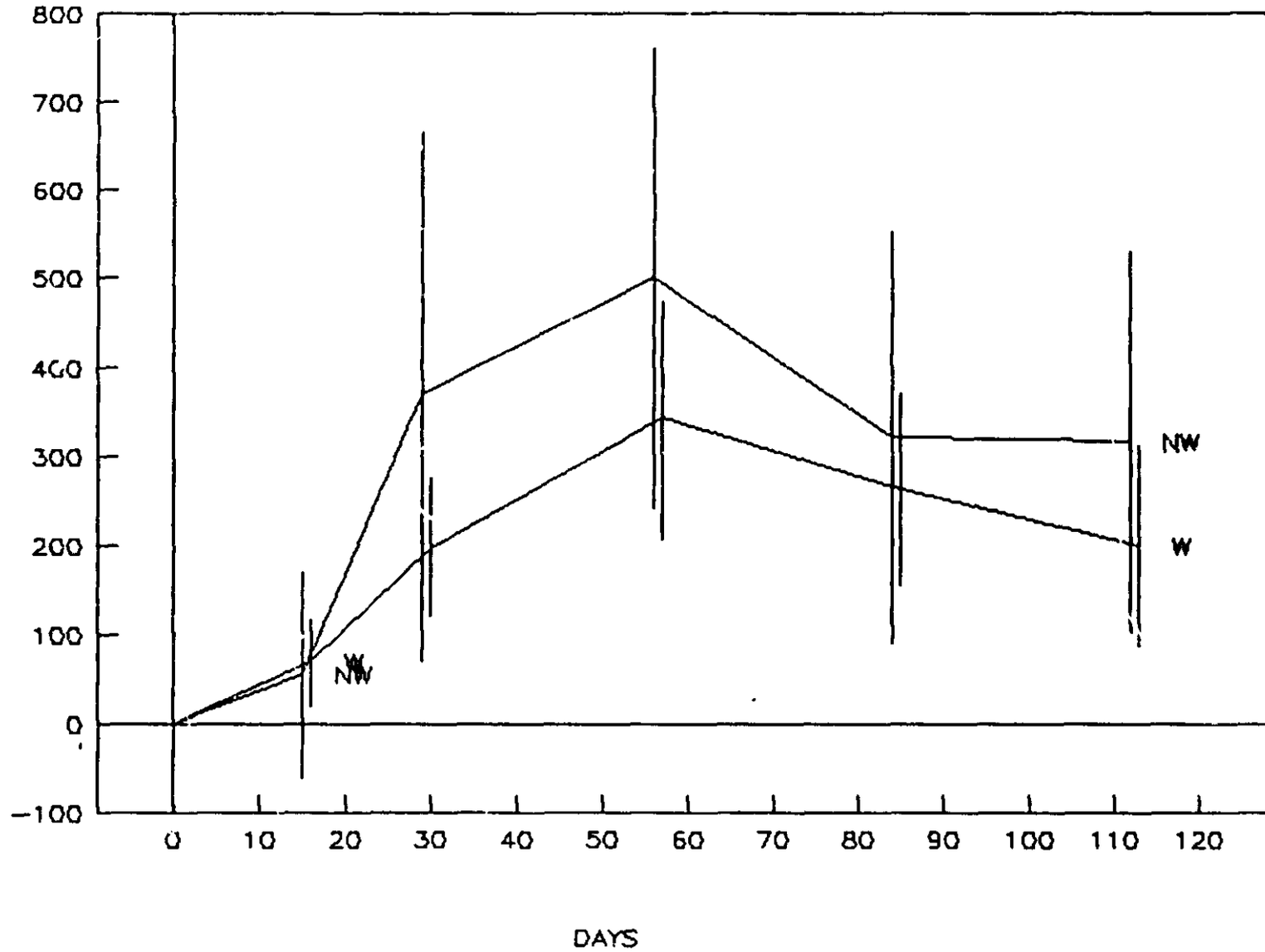
BY ARM, VISIT, AND AGE GROUP



RITONAVIR - PLACEBO

CD8 CHANGE FROM BASE IN TRIAL 247

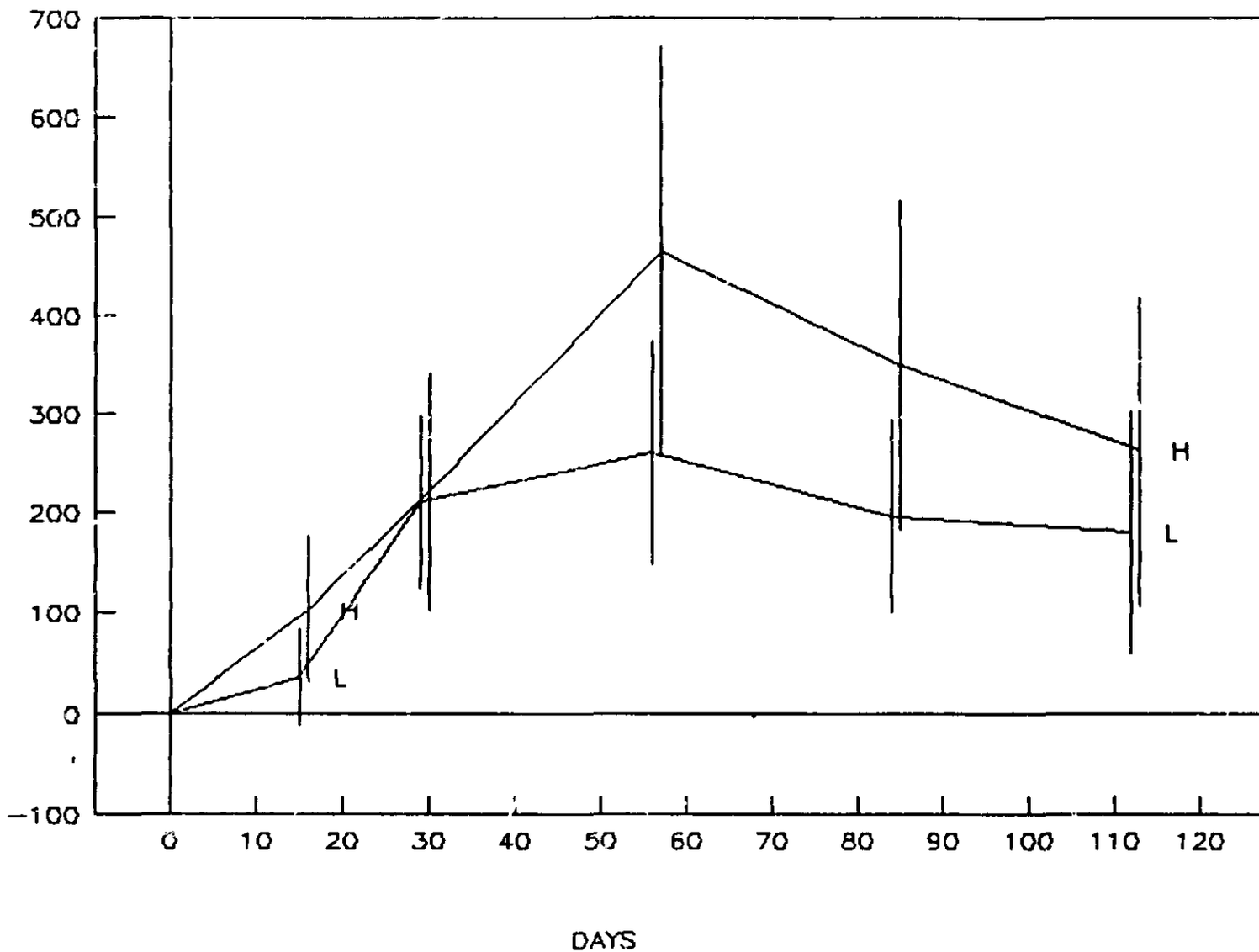
BY ARM, VISIT, AND RACE



CDS CHANGE FROM BASE IN TRIAL 247

BY ARM, VISIT, AND CD5 BASELINE

RITONAVIR - PLACEBO



20659-20680

4 OF 6

4.6 Sensitivity Analysis on Survival and Disease Progression

There is a substantial amount of missing data with respect to the clinical endpoints of survival and disease progression in trial 247 (subjects with more advanced illness). This is partly because the sponsor submitted an interim analysis of the survival data, before data from the most recent visits could be incorporated into the report. These missing data fall into two groups, those actually lost to follow-up and those assumed to be on study but for whom the last report of visit was missing at the time that the sponsor's summary was prepared. These missing values are given in table 4.6 A. Some placebo subjects were lost to follow-up after disease progression but before death so missing data counts vary with the choice of endpoint.

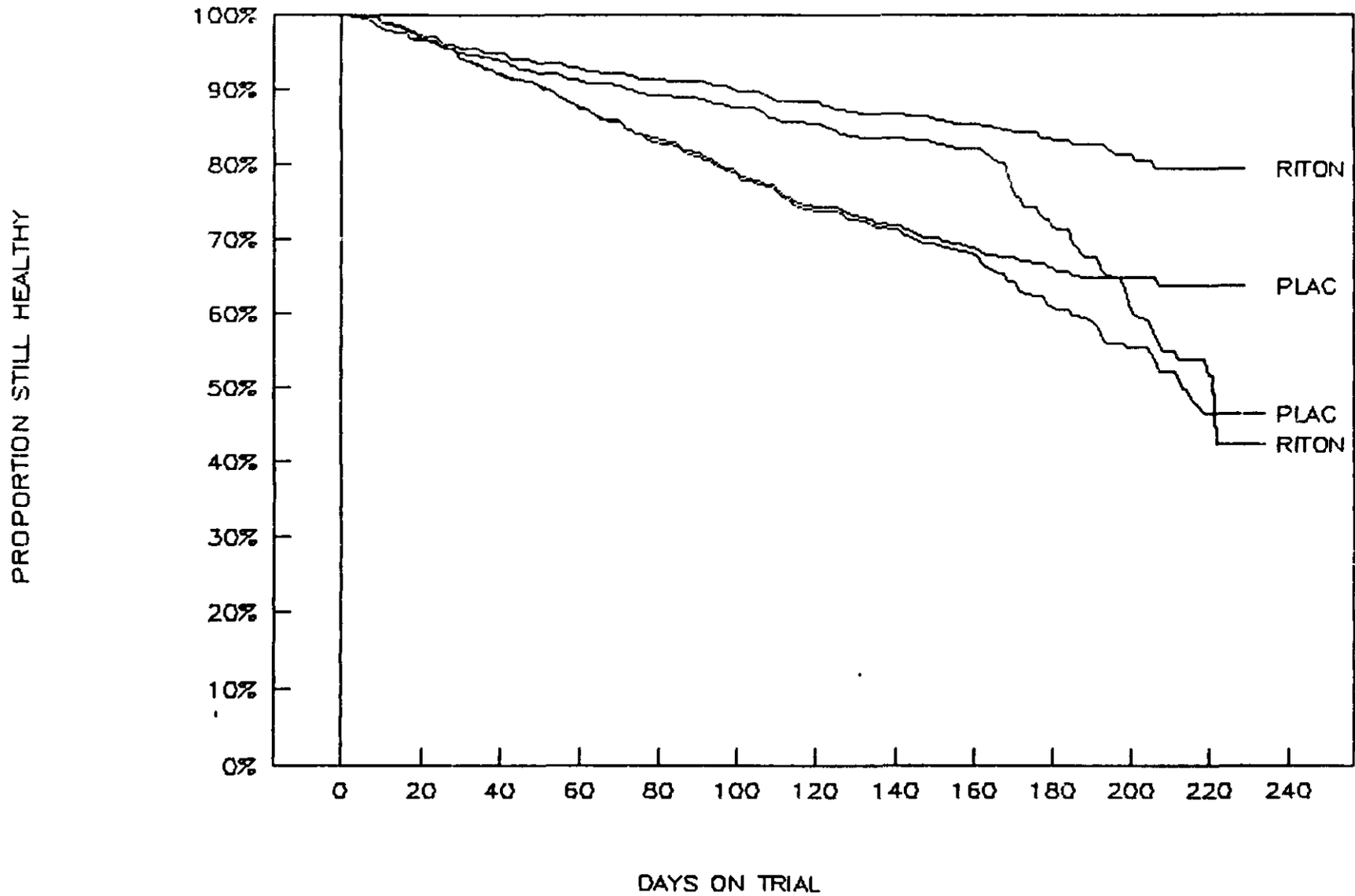
TABLE 4.6 A
MISSING DATA FOR CLINICAL ENDPOINT ANALYSES

	Ritonavir	Placebo
Survival as Endpoint		
Lost to Follow-up	24	14
Assumed on Study but		
Status Unknown	71	51
No Progression as Endpoint		
Lost to Follow-up	24	9
Assumed on Study but		
Status Unknown	71	42

The FDA performed two sensitivity analyses, one time-dependent analysis and the other time-independent. The former analysis was a recomputation of the Kaplan-Meier curves for progression-free survival with missing subjects reclassified as having failed at the time of their censoring. The results of this reclassification are shown in figure 4.6 A. One can see

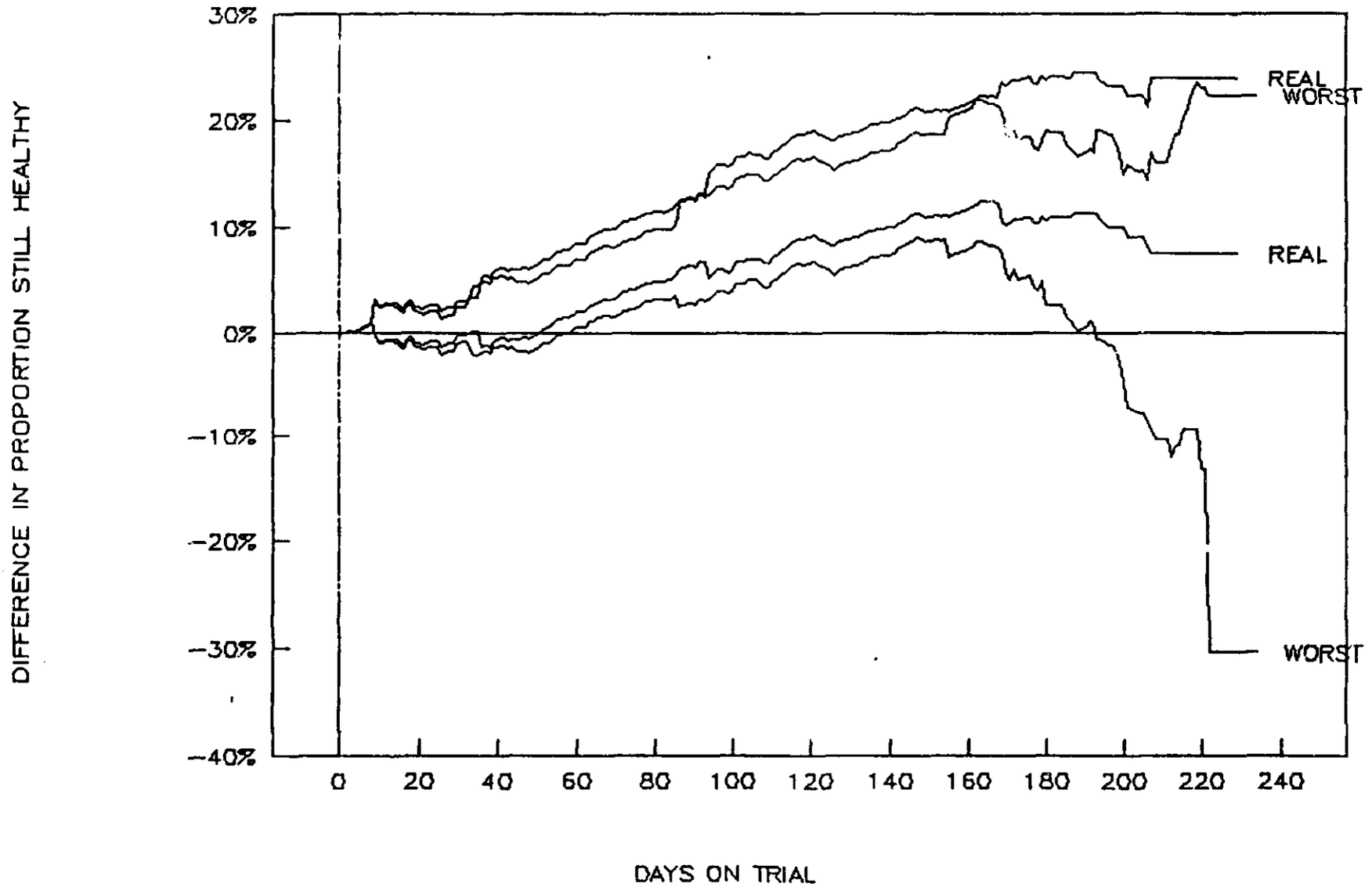
TIME TO PROGRESSION/DEATH, TRIAL 247

MISSING DATA COUNTED AS FAILURES



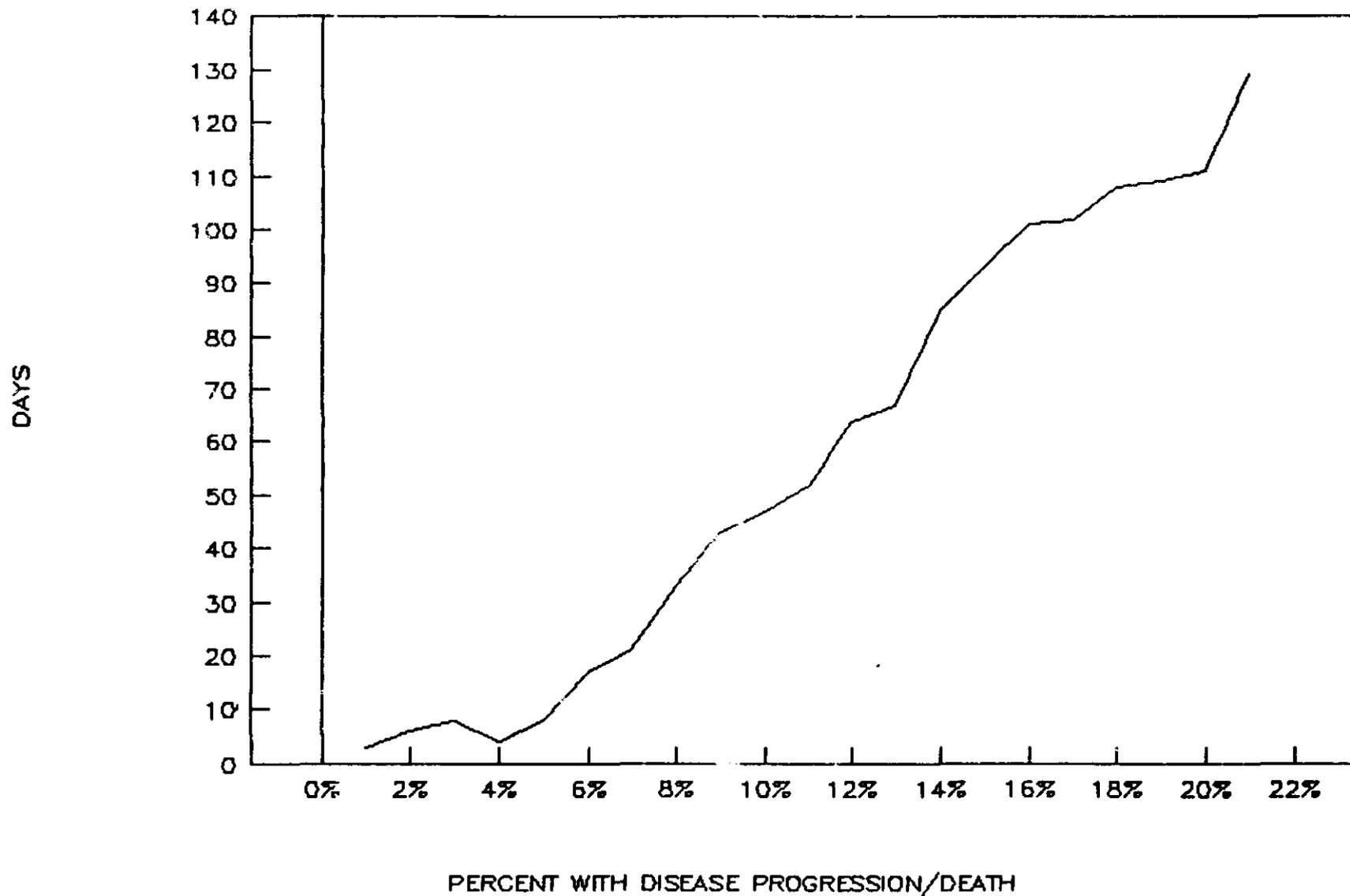
TIME TO PROGRESSION/DEATH, TRIAL 247

95% CON. LIMITS FOR RITON - PLACEBO



DIFFERENCE QUANTILES OF SURVIVAL CURVES

RITON - PLAC, DISEASE PROGRESSION



from this plot that, even though there is more missing data in the ritonavir arm, reclassifying these subjects as failures does not cause the survival curve for either arm to decline much below its original value until approximately day 160. The ritonavir curve with reclassified data does not cross the original placebo curve until about day 190 and does not cross the placebo curve with reclassified data until about day 220.

Examination of the Greenwood non-simultaneous 95% confidence limits for the difference between the progression-free survival curves for the two arms that the ritonavir arm is statistically superior to the placebo arm from approximately day 50 to the end of the study with the original classification of the data. Even with the additional failures from reclassification of the missing data, the ritonavir arm remains statistically significantly superior to the placebo arm from approximately day 50 to approximately day 180. See figure 4.6 B.

Kaplan-Meier plots with reclassification of missing data show a much more dramatic effect when the endpoint is survival. This is because there are more missing data than there are deaths.

The time-independent analysis used a two-by-two table based on subject's status at the end of 6 months of study. The survival status of all subjects actually observed at Dec 15, 1995 (XXX = the end of 6 months ?) is given in table 4.6 B and the actual progression status is given in table 4.6 C.

TABLE 4.6 B

SURVIVAL STATUS FOR NON-MISSING SUBJECTS

	RITONAVIR	PLACEBO	TOTAL	
DEAD	26	46	72	R =
ALIVE	422	436	858	P =
TOTAL	448	482	930	R-P =
% ALIVE	94.2%	90.5%		
DIFFERENCE IN RATES	3.7%			$X^2 = 4.55 *$

TABLE 4.6 C

DISEASE PROGRESSION STATUS FOR NON-MISSING SUBJECTS

	RITONAVIR	PLACEBO	TOTAL	
PROG/D	86	181	267	R = 80.8%
NO PROG	362	315	677	P = 63.5%
TOTAL	448	496	944	R-P = 17.3%
% NO PROG	80.8%	63.5%		
DIFFERENCE IN RATE	17.3%			$X^2 = 34.71 *$

The sponsor's time-independent analysis counted all the missing values as surviving or progression-free. The FDA redid these analyses under four methods of treating the two categories of missing data. First, all missing data were discarded. Second, lost to follow-up were discarded but those assumed still on study were counted as alive and not progressed, in agreement with the sponsor's classification. Third, the lost to follow-up were counted as dead or progressed while the others were counted as still alive and not progressed. Finally, both sets of subjects with missing data were counted as dead or progressed. Tables 4.6 D and E give, for these four methods, the ritonavir and placebo survival rates, the difference between the rates and the chi-square statistic (on 1 degree of freedom) for testing for equality of the rates. Chi-squares > 3.84 show a statistically significant difference in the rates.

Table 4.6 D uses survival as the endpoint. Here the ritonavir superiority disappears if any of the missing subjects are assumed to be dead. However, not counting them at all (as opposed to counting them as alive as the sponsor does) results in statistically significant superiority of 3.7% in ritonavir arm survival. The non-robustness of the result is partly due to the small number of deaths in the six months of the study.

TABLE 4.6 D
SENSITIVITY ANALYSES ON SURVIVAL

	METHOD OF TREATING MISSING DATA			
	1	2	3	4
RITO SURVIVAL RATE	94.2%	95.0%	90.8%	77.7%
PLAC SURVIVAL RATE	90.5%	91.4%	89.0%	79.7%
DIFFERENCE IN RATES	3.7%	3.6%	1.8%	-2.0%
CHI-SQUARE STATISTIC	4.55	5.41	0.93	0.64

1 = IGNORING ALL MISSING

2 = IGNORING 'LOST TO FOLLOW-UP' BUT KEEPING 'ASSUMED ON STUDY' AS ALIVE

3 = 'LOST FOLLOW-UP' = DEAD BUT 'ASSUMED ON STUDY' = ALIVE

4 = ALL MISSING = DEAD

Table 4.6 E uses progression-free survival as the endpoint. Here the finding is much more robust. This is a consequence of the baseline rate of progression in both groups being large enough that missing subjects included as failures do not outnumber the actually observed failures. Any method of reclassifying either group of missing data preserves a statistically significant superiority of ritonavir over placebo. The estimated difference in progression-free survival rates ranges from 17% to 9%, depending on treatment of missing data.

TABLE 4.6 E
SENSITIVITY ANALYSES ON NO PROGRESSION

	1	2	3	4
RITO RATE NO PROG	80.8%	83.4%	79.7%	66.7%
PLAC RATE NO PROG	63.5%	66.4%	65.3%	57.6%
DIFFERENCE IN RATES	17.3%	17.1%	14.5%	9.1%
CHI-SQUARE STATISTIC	34.71	40.8	28.63	9.55

1 = IGNORING ALL MISSING

2 = IGNORING 'LOST TO FOLLOW-UP' BUT KEEPING 'ASSUMED ON STUDY' AS HEALTHY

3 = 'LOST TO FOLLOW-UP' = PROGRESSED/DEAD BUT 'ASSUMED ON STUDY' = ALIVE AND NOT PROGRESSED

4 = ALL MISSING = PROG/DEAD

4.7 Additional Check on Proportional Hazards Assumptions for Analysis of Survival

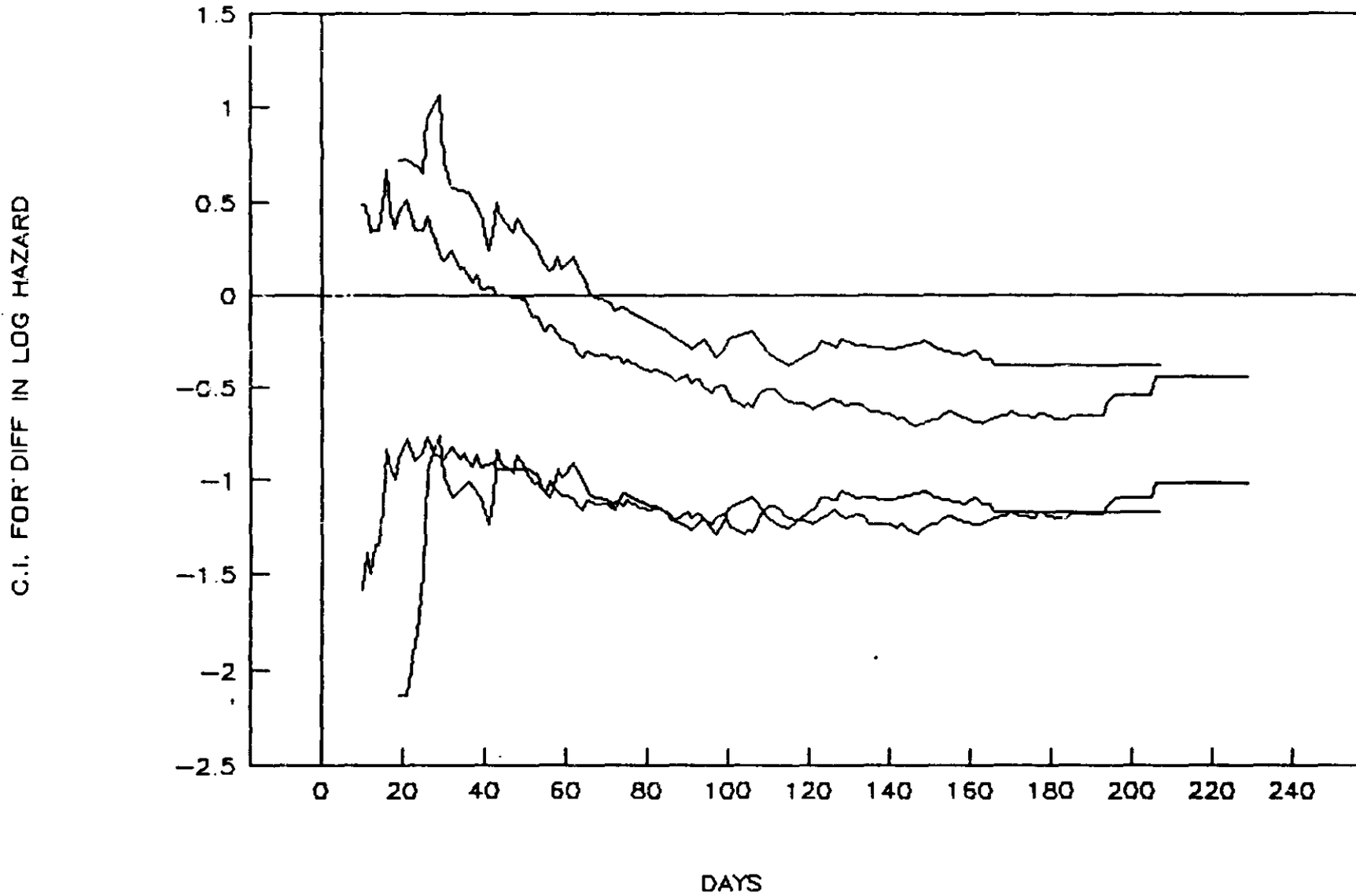
Cox proportional hazards regressions can give misleading results if the assumption of constant hazard rates over time is violated. The sponsor performed several checks on this assumption as described in section 1.5.6 above. The FDA concurs in the validity of these tests but performed a more detailed expansion of one of them. The sponsor's first test was a subjective assessment of the parallelism of the log hazard functions, as estimated from the Kaplan-Meier plots. The FDA added a formal test by computing the Greenwood non-simultaneous confidence bounds for the difference between log hazard functions of the ritonavir and the placebo arms. Since a horizontal line can be fit between the upper and lower confidence bands, the assumption of proportional hazards is confirmed.

Figure 4.7 A shows the confidence bands for the difference of the log hazard functions in the two arms of trial 247 with respect to the time to disease progression or death. There are two sets of confidence bands on the plot, one for North America and one for Europe/Australia. These two regions defined the randomization strata. Figure 4.7 B shows the analogous confidence bands with respect to time to death.

The FDA also plotted these confidence bands for difference in log hazard for strata defined by sex, age, and race. In most cases, the confidence bands included a horizontal line, confirming proportionality of the hazards and showed no difference in the hazard ratio between the two strata. The one exception was for race. Here the plots showed the same suggestion found by the sponsor of a covariate-treatment interaction. The non-whites showed a larger improvement with ritonavir than did the whites. The FDA plot adds the further information that the improvement is estimated to correspond to a lower hazard ratio in the period of 120 to 200 days after start of treatment.

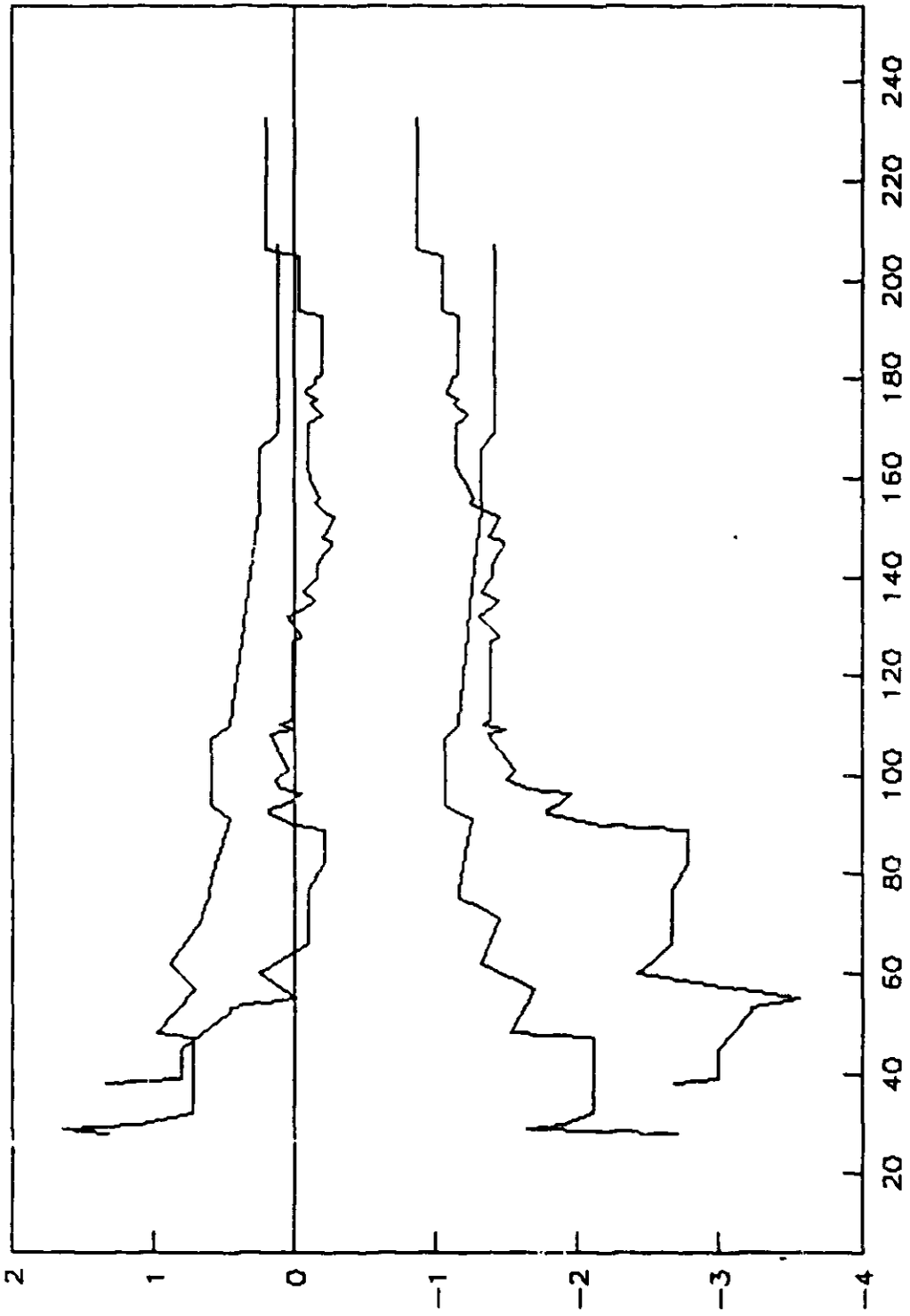
TEST FOR PROPORTIONAL HAZARDS, BY CONT

TIME TO PROGRESSION OR DEATH



TEST FOR PROPORTIONAL HAZARDS, BY CONT

TIME TO DEATH

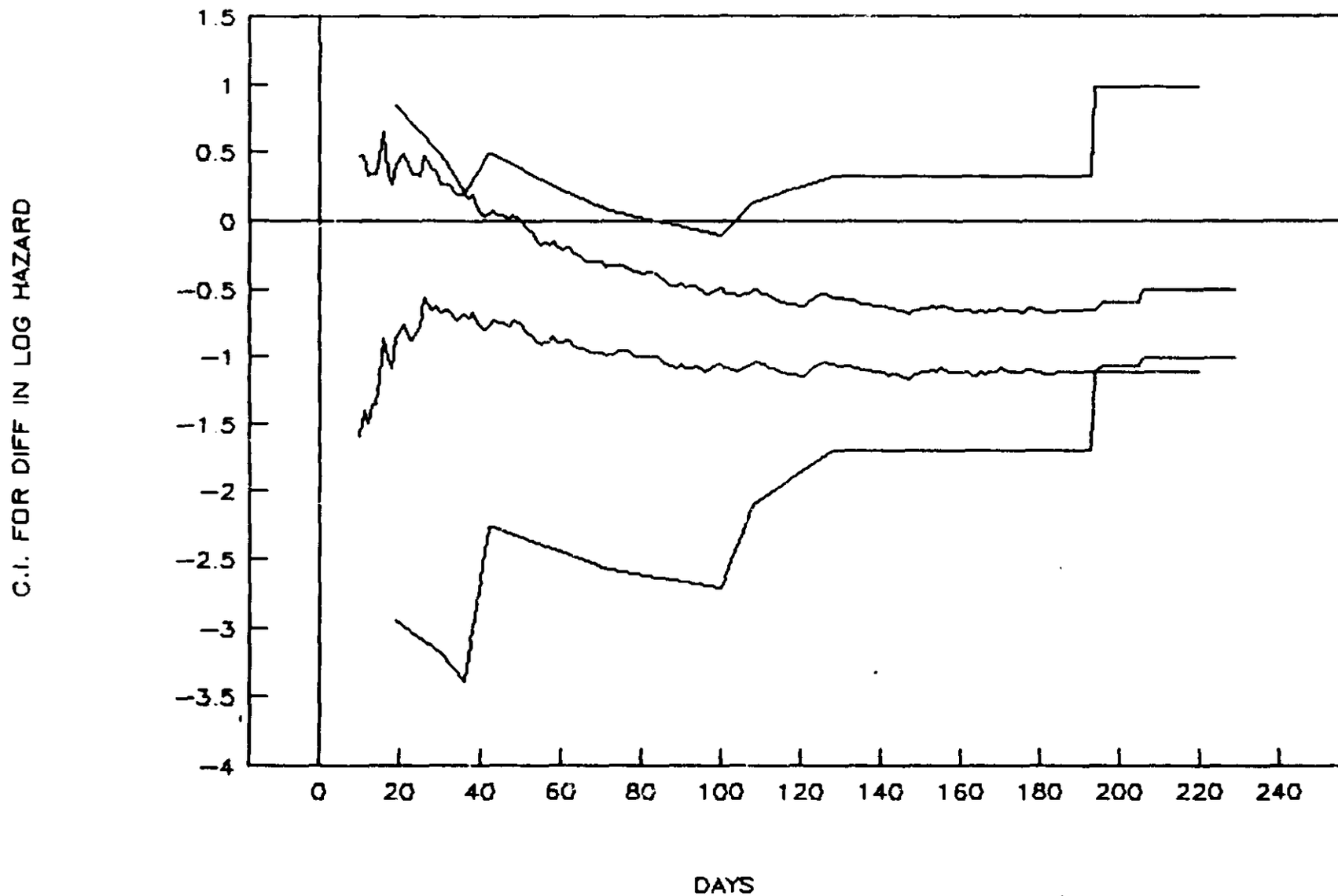


DAYS

C.I. FOR DIFF IN LOG HAZARD

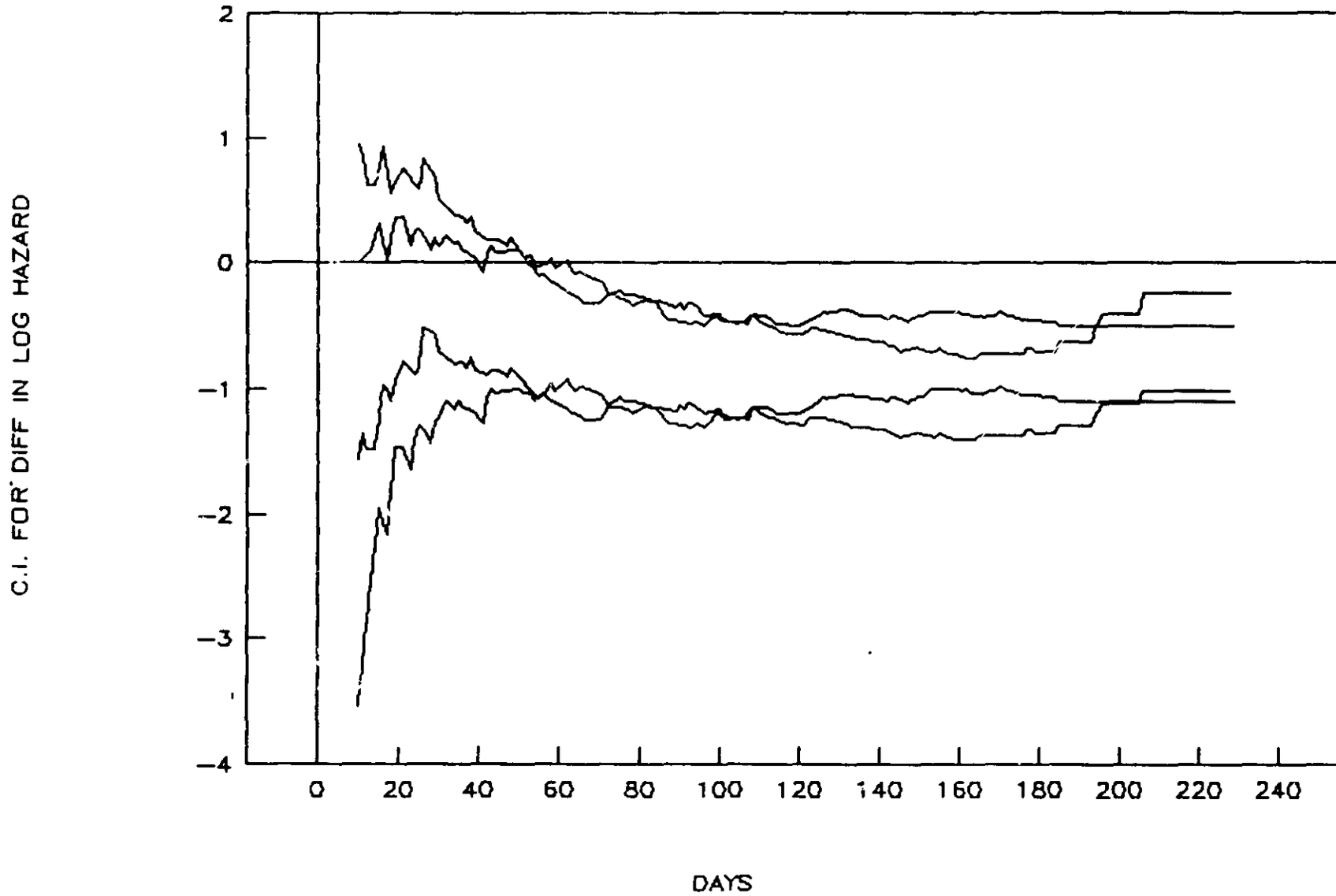
TEST FOR PROPORTIONAL HAZARDS BY SEX

TIME TO PROGRESSION OR DEATH



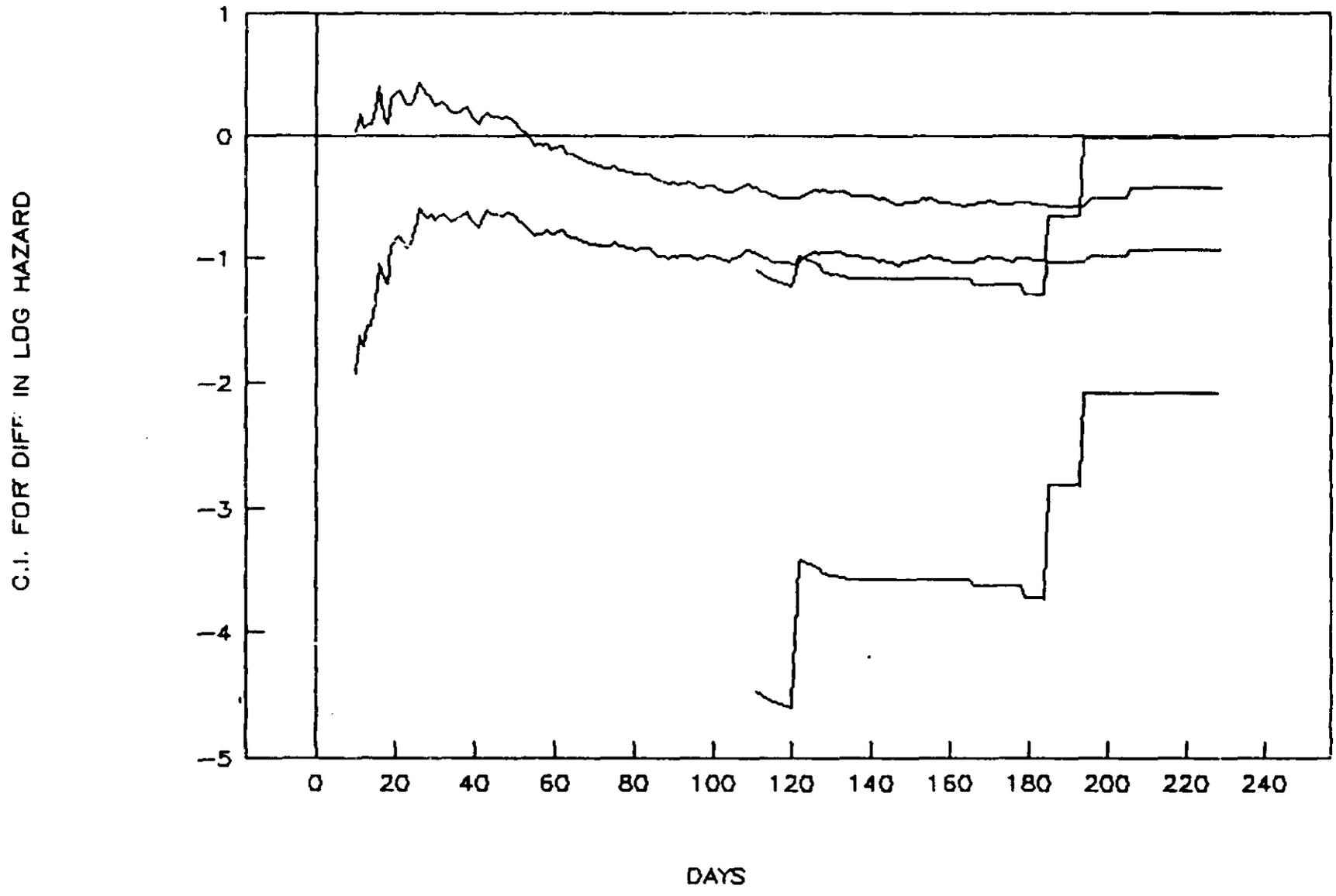
TEST FOR PROPORTIONAL HAZARDS, BY AGE

TIME TO PROGRESSION OR DEATH



TEST FOR PROPORTIONAL HAZARDS, BY RACE

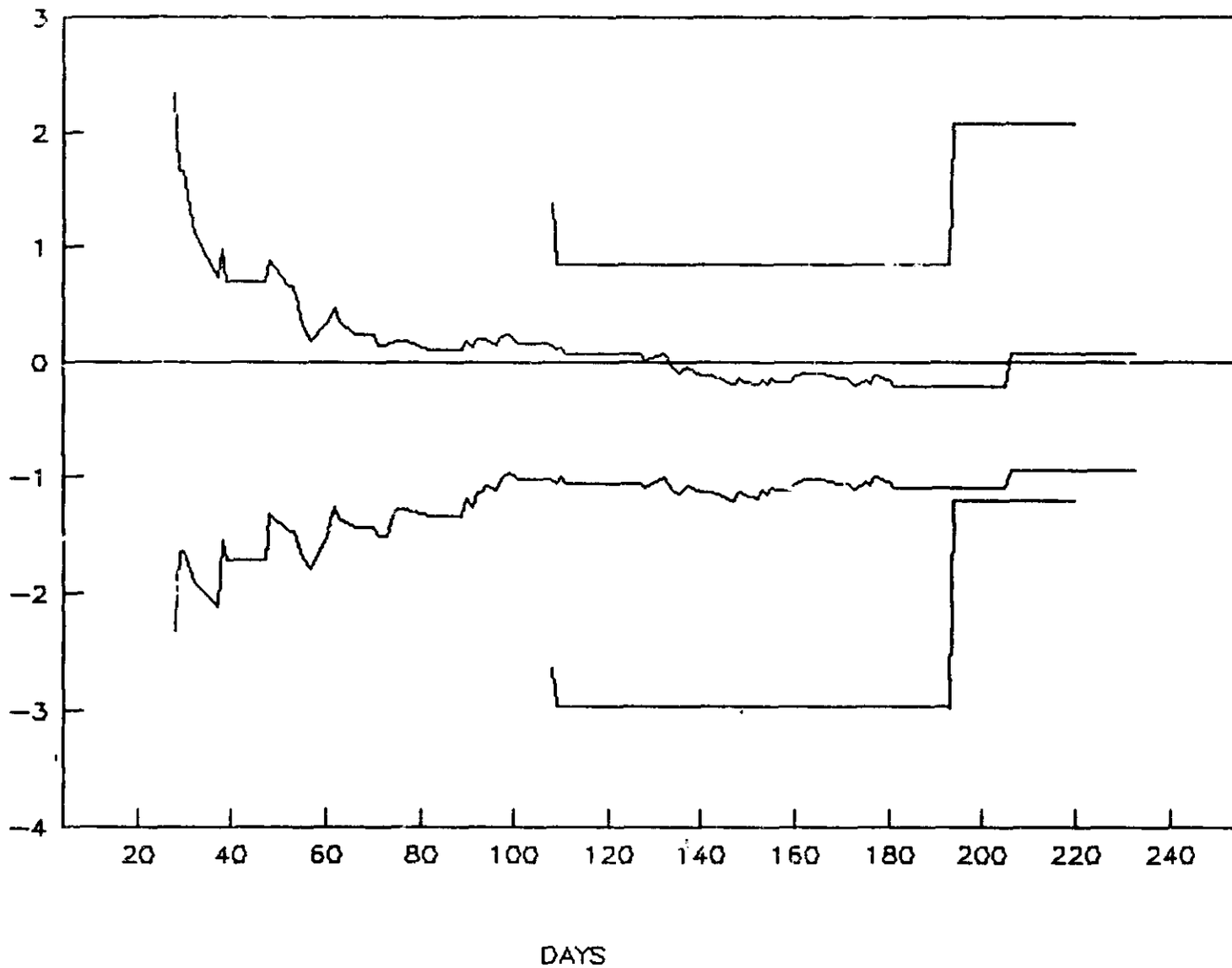
TIME TO PROGRESSION OR DEATH



TEST FOR PROPORTIONAL HAZARDS BY SEX

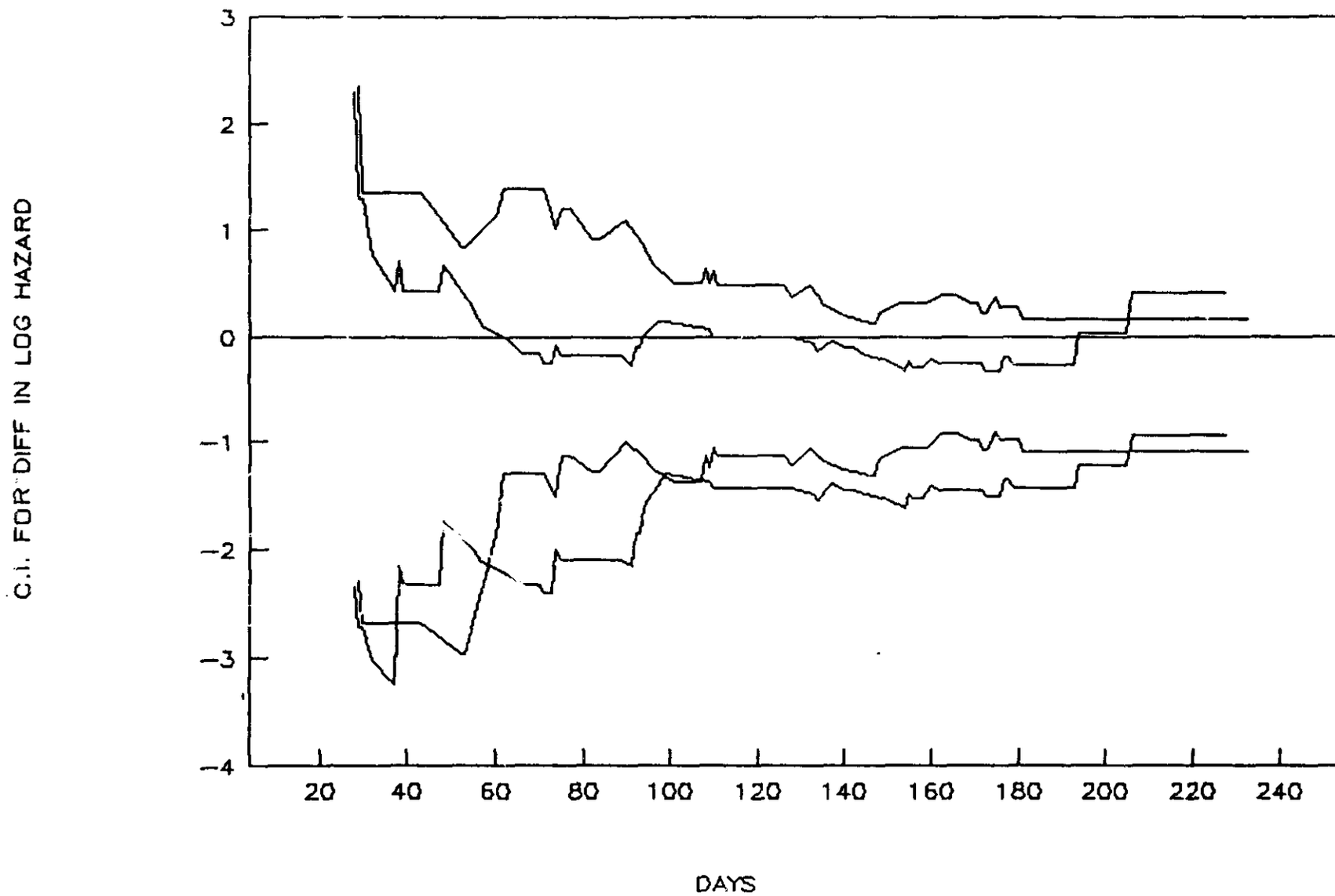
TIME TO DEATH

C.I. FOR DIFF IN LOG HAZARD



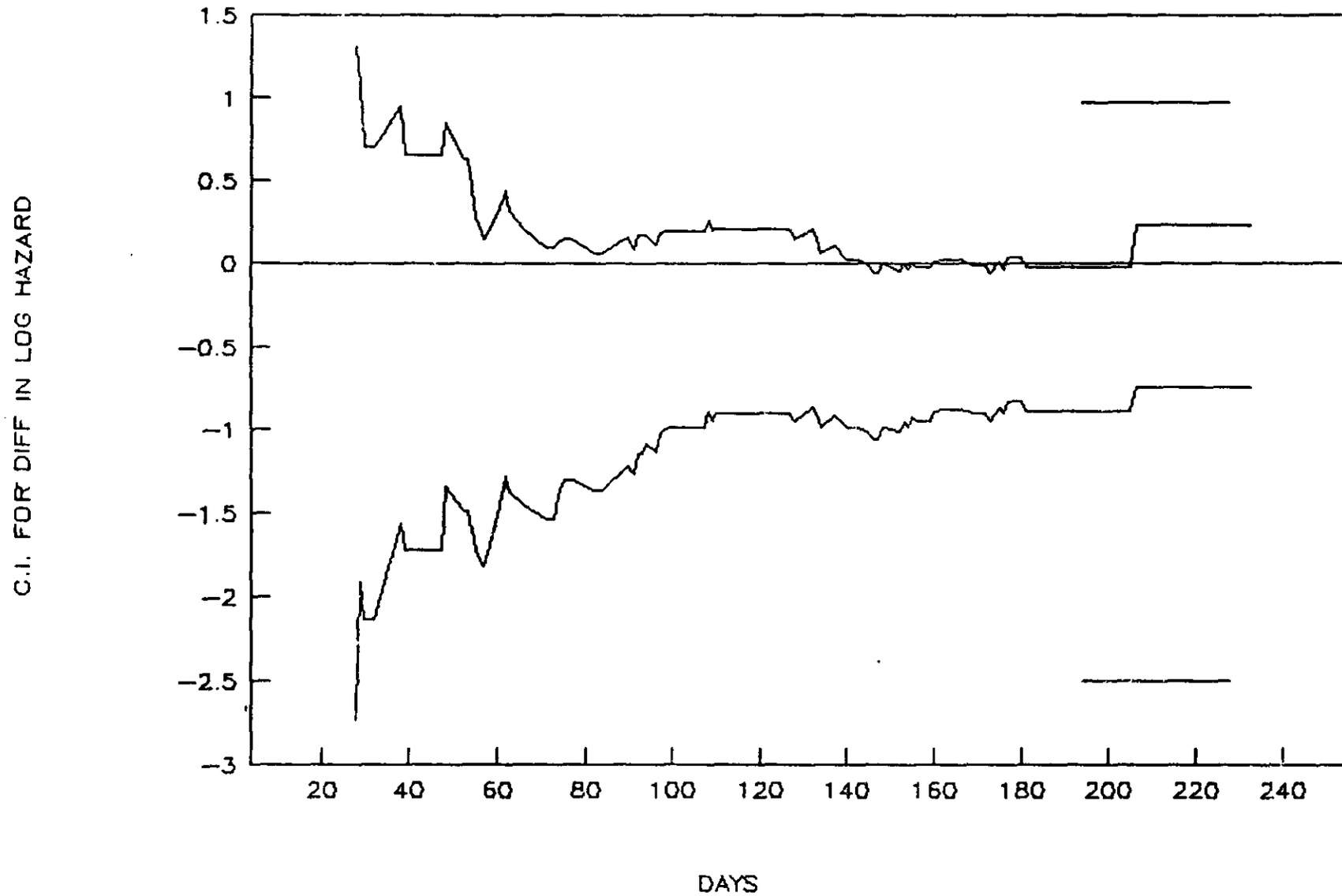
TEST FOR PROPORTIONAL HAZARDS BY AGE

TIME TO DEATH



TEST FOR PROPORTIONAL HAZARDS BY RACE

TIME TO DEATH



4.8 Subject-to-Subject Variability and Correlation of Endpoints

The sponsor's analyses are performed with means and confidence limits and do not always give an adequate of subject to subject variability in response nor of the extent of overlap of individual responses among treatment arms. To remedy this deficiency, the FDA computed a number of scatter plots which show this information.

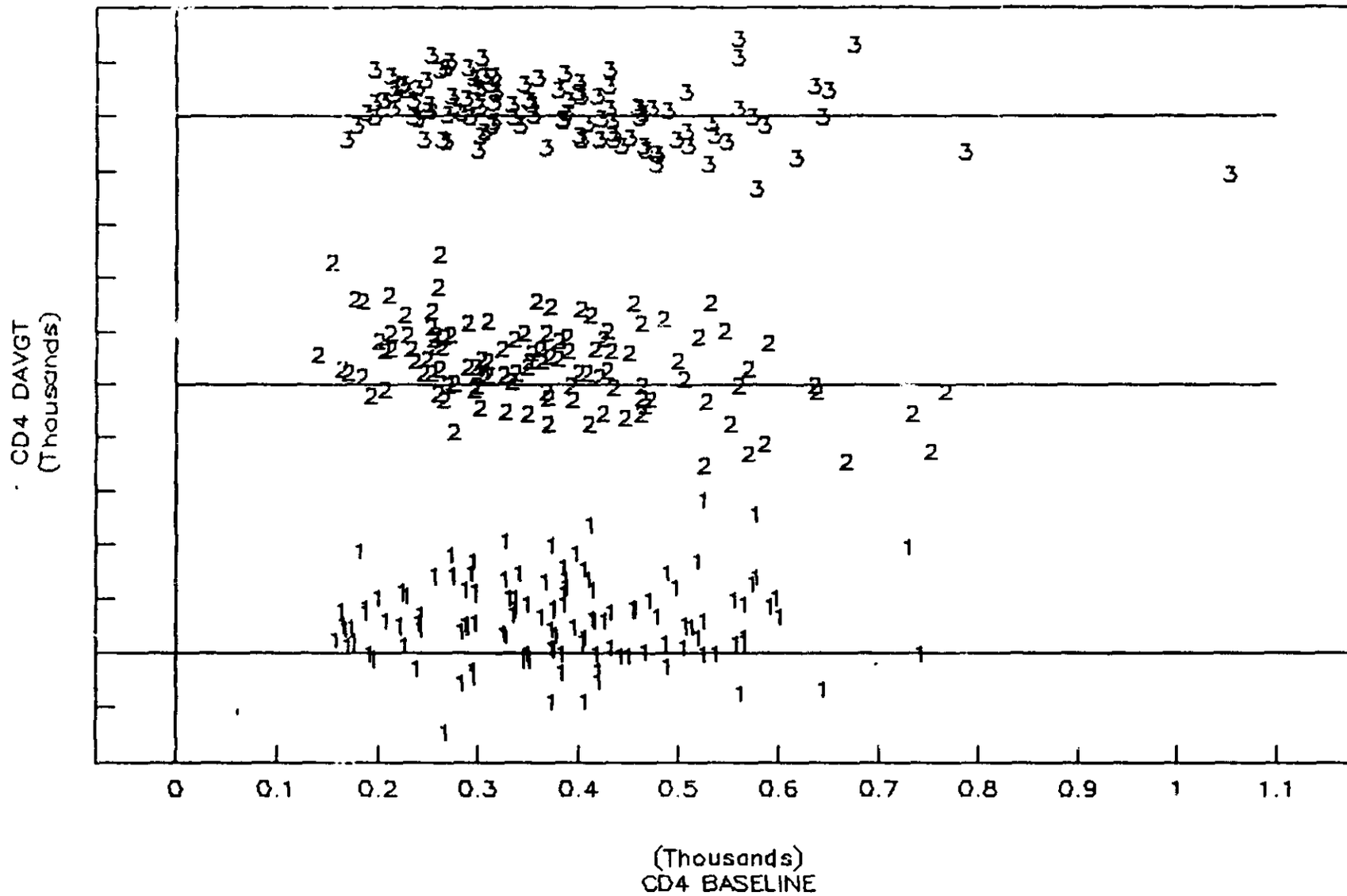
Figures 4.8 A and B show plots of individual CD4 DAVGT - Baseline, plotted against Baseline for each of the treatment arms in trial 245 and 247. For clarity, the responses for each treatment arm have displaced vertically. The horizontal lines on the plots correspond to zero values of DAVGT - Baseline for each treatment. In figure 4.8 A, one can see little evidence of correlation between response and baseline value, except possibly on the combination therapy arm. One can also see the treatment effect in that the zero lines run below the middle of scatter clouds for ritonavir and combination therapy but cut the AZT scatter cloud approximately in the middle. One should also notice many AZT responses are positive, although none are as large as the largest ritonavir and combination responses. Also, a respectable minority of ritonavir and combination subjects showed a negative response.

Figure 4.8 B shows similar results for trial 247: no obvious correlation of response with baseline and a more noticeable superiority of response for ritonavir over placebo than was seen in trial 245.

Figures 4.8 C and D show plots of individual DAVGT - Baseline for log HIV RNA in trials 245 and 247. Making the change that, on this endpoint, negative response values are beneficial, the comments made above for CD4 counts carry over without change.

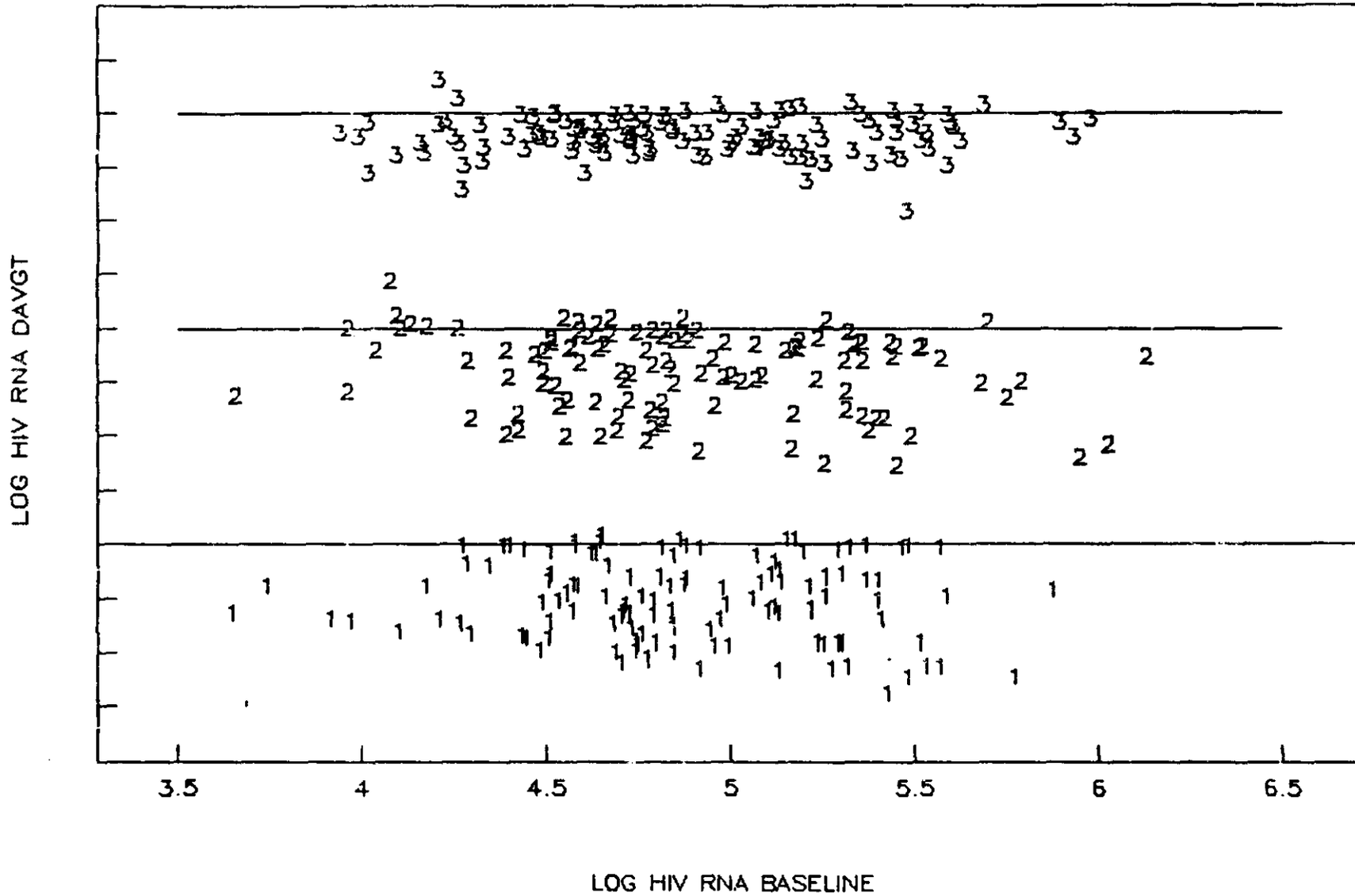
CD4 DAVGT BY ARM IN TRIAL 245

1=RIT, 2=COM, 3=AZT



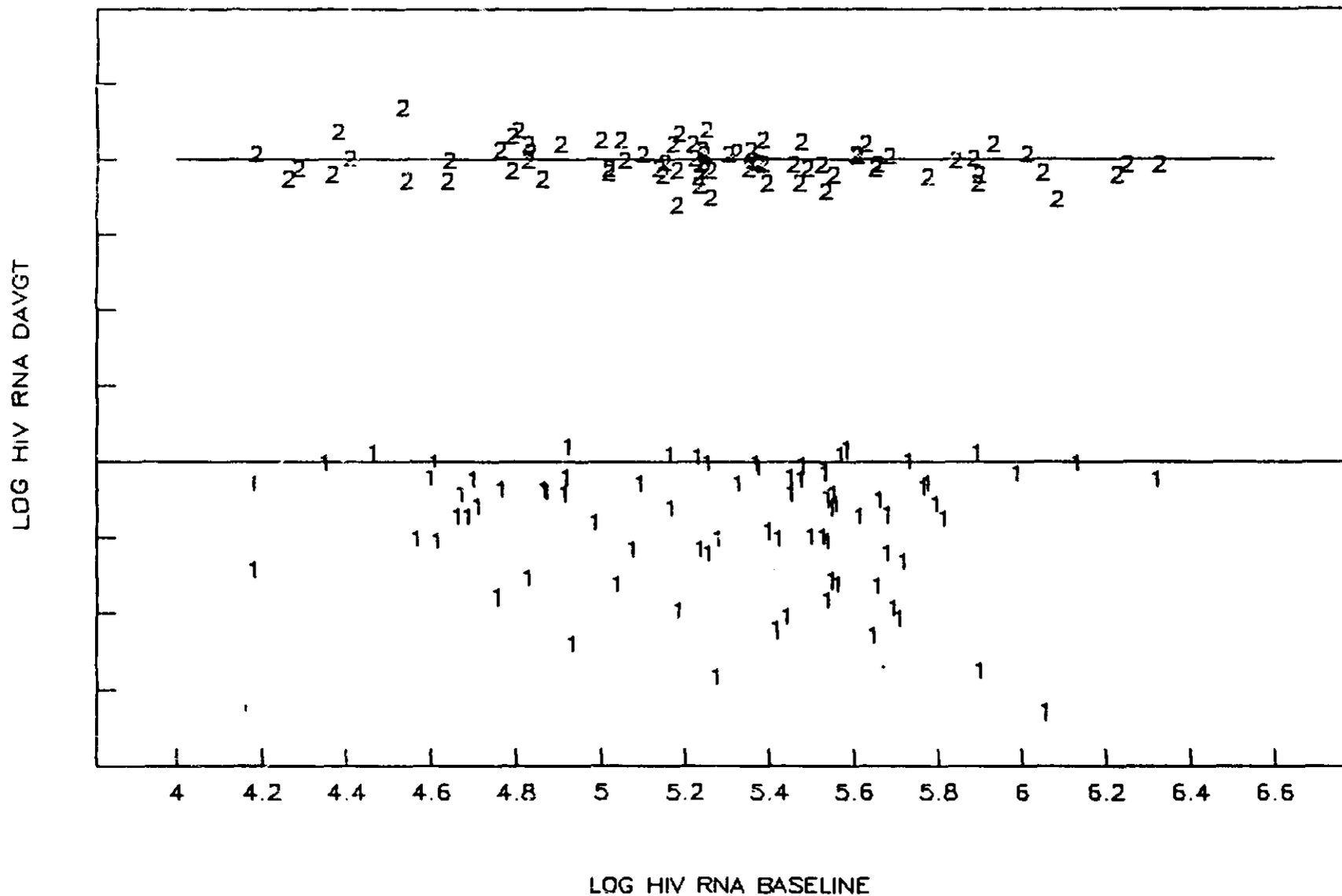
LOG HIV RNA DAVGT BY ARM IN TRIAL 245

1=RIT, 2=COM, 3=AZT



LOG HIV RNA DAVGT BY ARM IN TRIAL 247

1=RIT, 2=PLAC



The FDA also explored the extent of association between the two surrogate markers. Figures 4.8 E and F show scatterplots of individual DAVGT - Baseline for log HIV RNA against CD4 cell counts. In these plots, clarity was most enhanced by displacing successive treatment arms horizontally. The vertical lines across the plot now correspond to the zero values of CD4 DAVGT - Baseline for successive arms. In both these plots, one can see a clear negative association between changes in CD4 and changes in HIV RNA in the three arms that include ritonavir treatment. In contrast, the association is much smaller in the AZT arm of trial 245 and the placebo arm of trial 247. One can also see that the ritonavir and combination arms have more subjects with good responses on both markers (negative value for log HIV RNA and positive values of CD4 count) than do the AZT and placebo arms and that the sizes of the largest individual improvements are bigger on the three arms with ritonavir. Finally, one can see that the overlap of the scatter cloud for AZT in trial 245 with the ritonavir scatter cloud is much larger than is the overlap between placebo and ritonavir in trial 247.

Similar effects were seen in plots of CD8 counts against CD4 counts. These plots are not included.

DAVGT BY TREATMENT IN TRIAL 245

1=RIT, 2=COM, 3=AZT

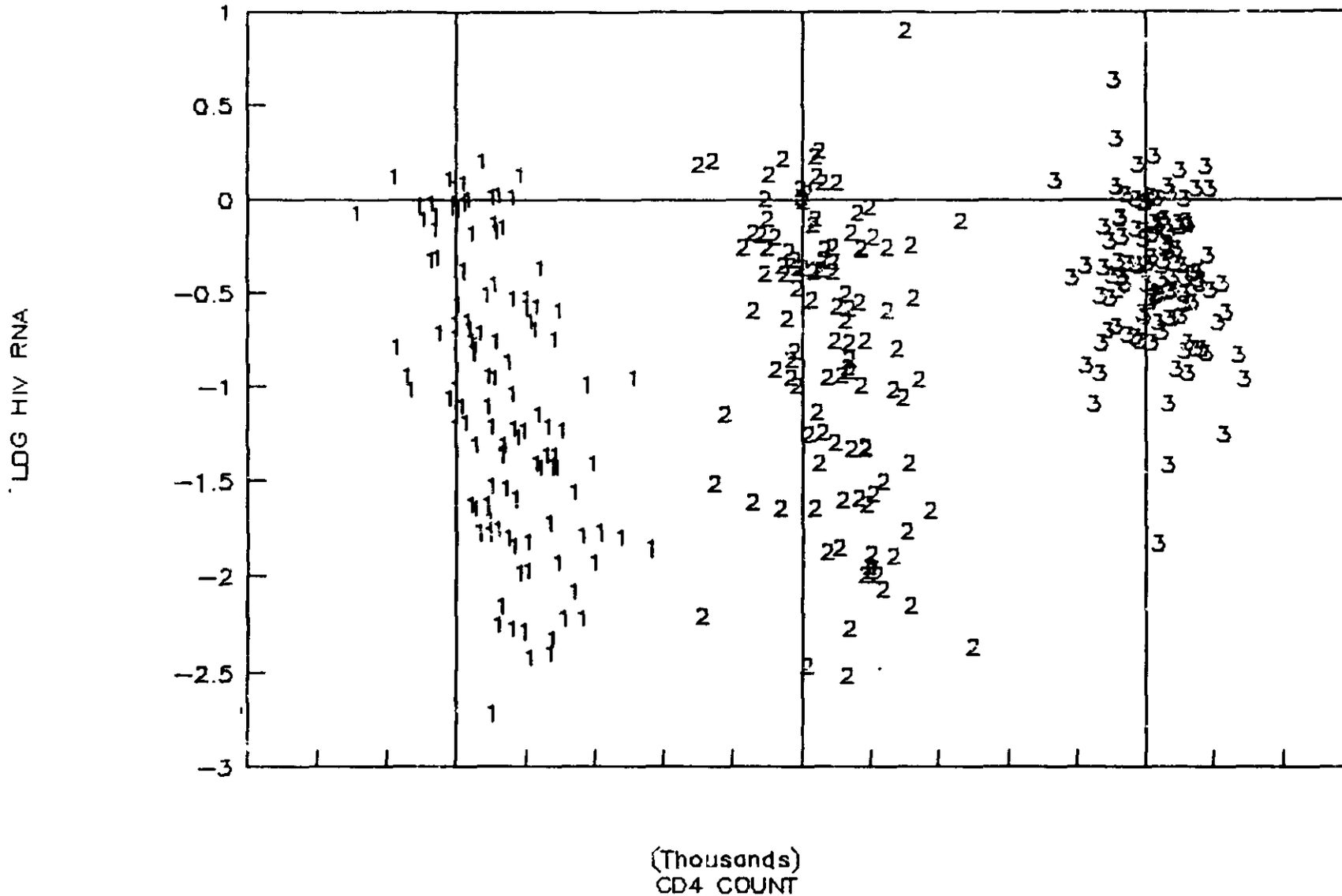


Table 4.8 A gives the numeric results corresponding to these plots. This table has the correlation coefficients among the three surrogate markers (using DAVGT - Baseline) for all arms pooled and for each arm separately in each trial. As the plots show, the association is much stronger in the ritonavir arms than in the AZT or placebo arms.

TABLE 4.8 A
CORRELATION COEFFICIENTS AMONG DAVGT'S OF SURROGATE MARKERS

TRIAL 245

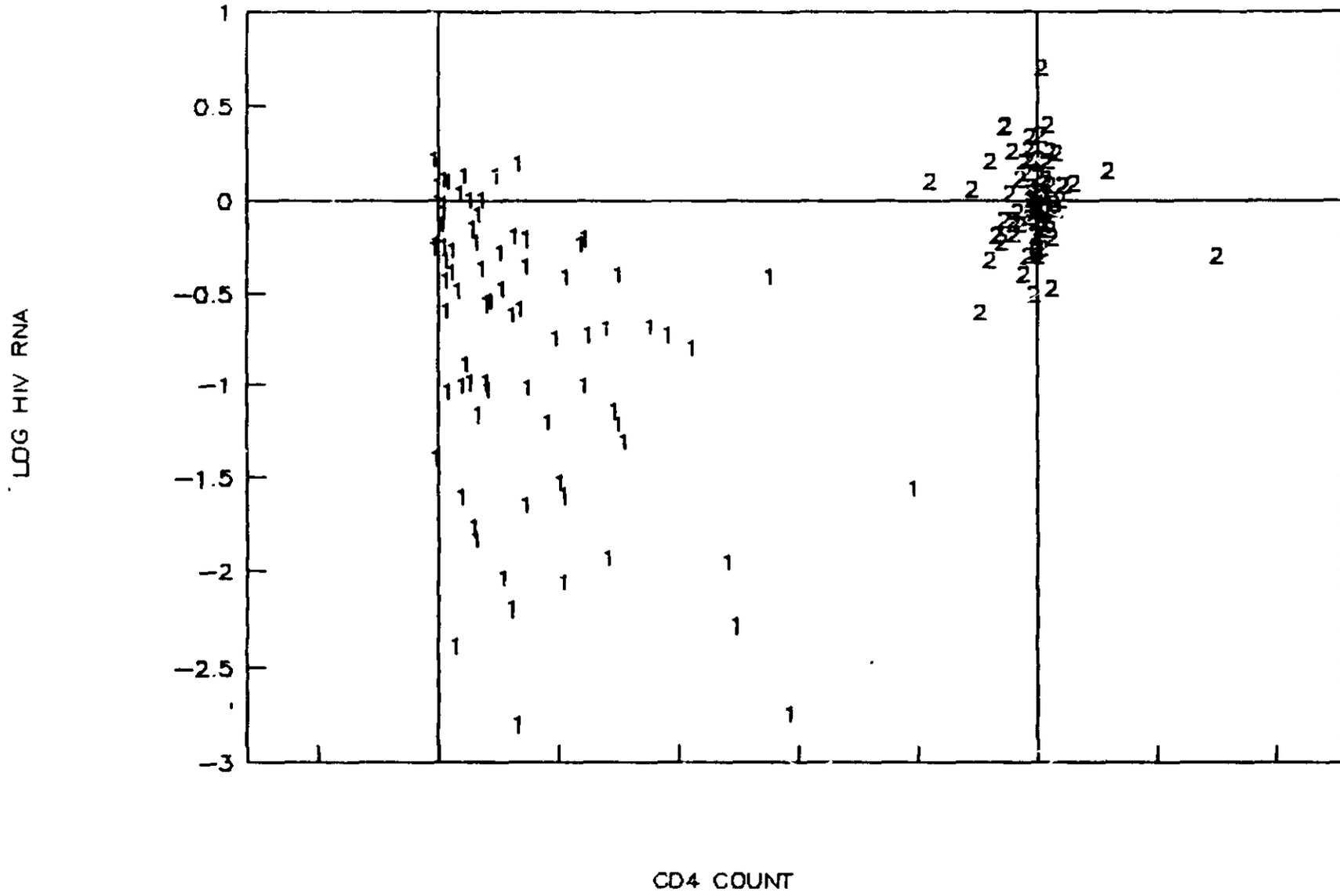
	CD4 WITH		CD8/
	HIV	CD8	HIV
ALL ARMS	-0.44	0.49	-0.09
RITONAVIR	-0.54	0.49	-0.07
COMBINATION	-0.30	0.50	-0.02
AZT	-0.17	0.37	0.14

TRIAL 247

	CD4 WITH		CD8/
	HIV	CD8	HIV
ALL ARMS	-0.60	0.66	-0.36
RITONAVIR	-0.48	0.60	-0.18
PLACEBO	-0.01	0.39	-0.03

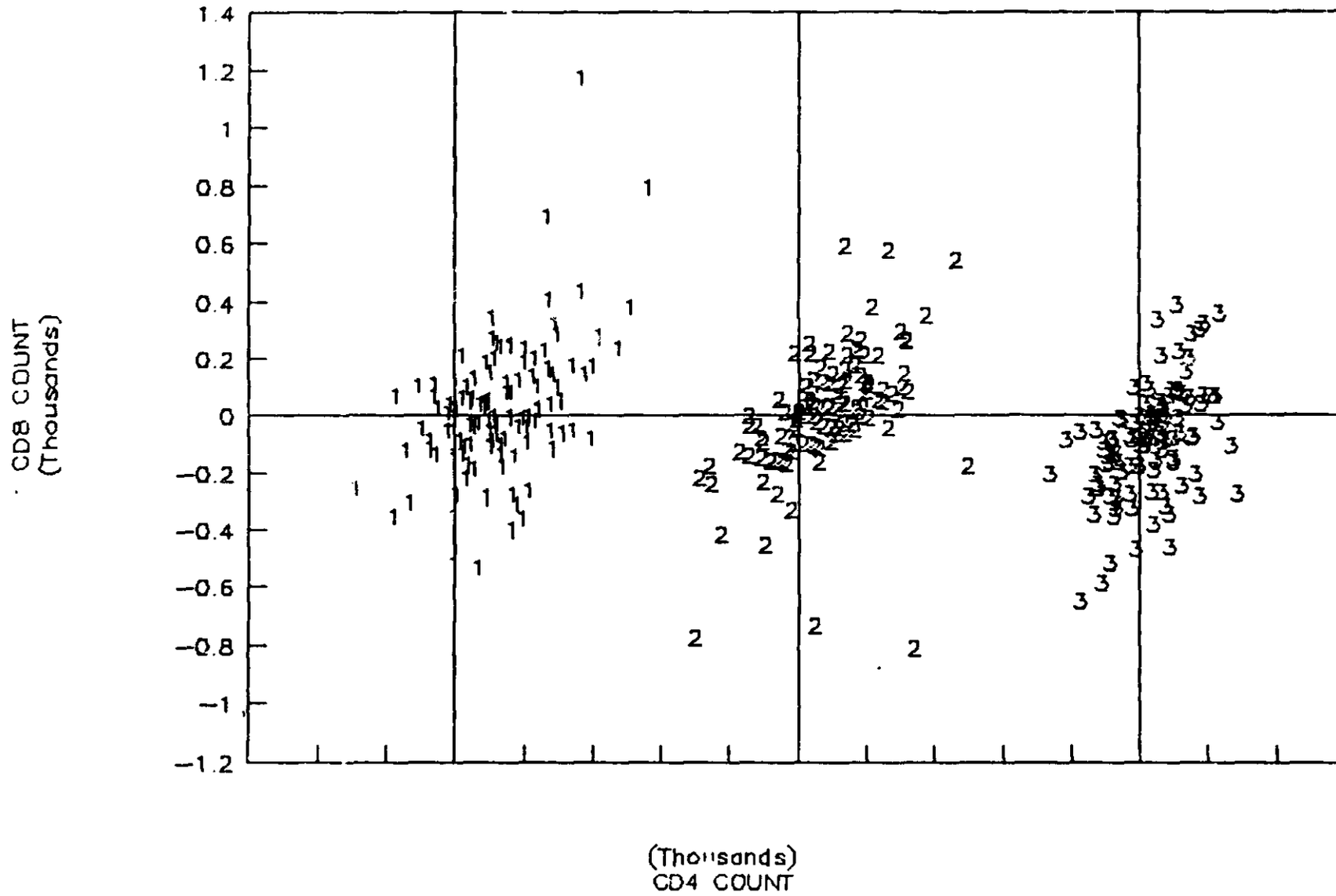
DAVGT BY TREATMENT IN TRIAL 247

1=RIT, 2=PLAC



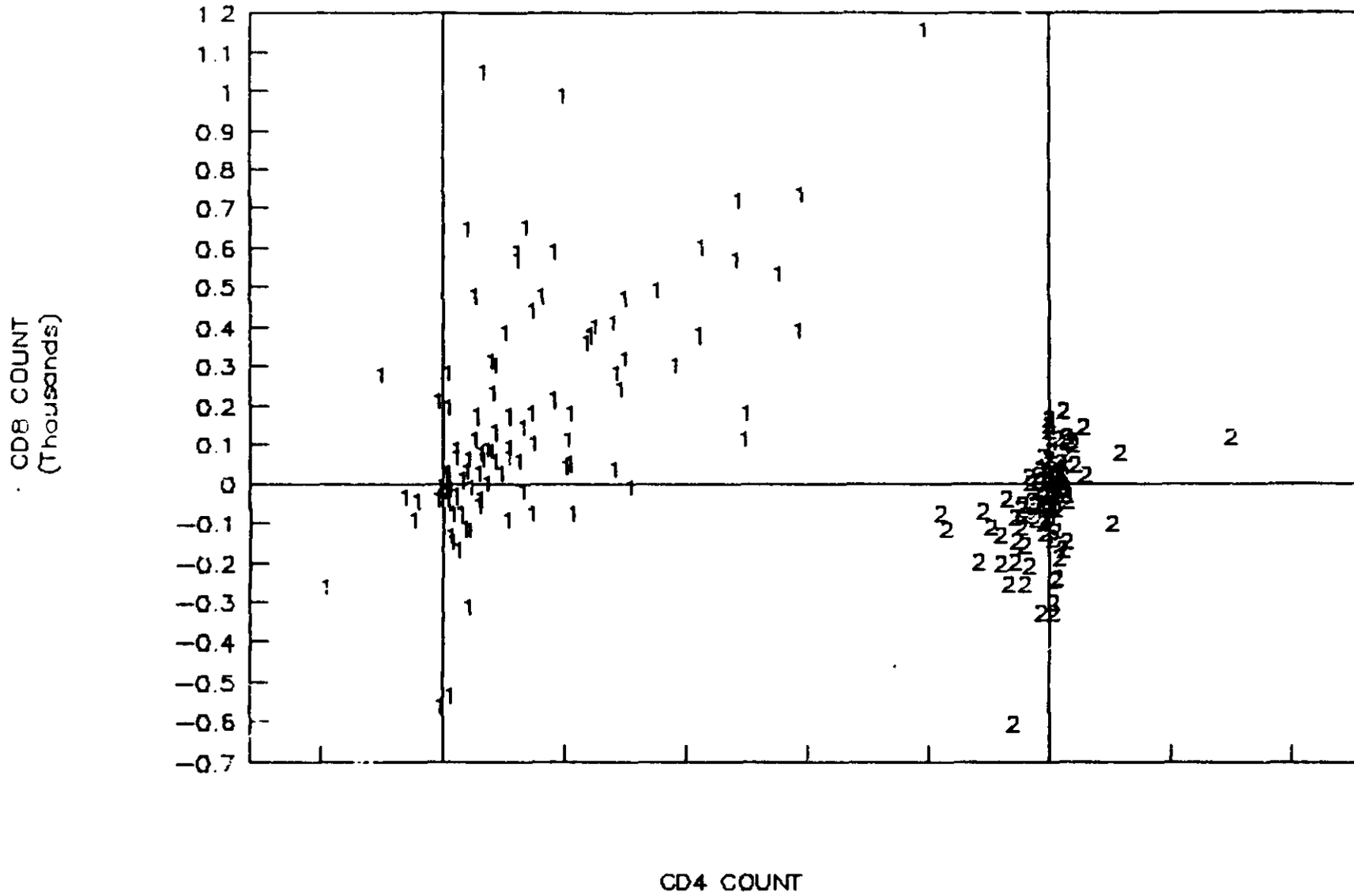
DAVGT BY TREATMENT IN TRIAL 245

1=RIT, 2=COM, 3=AZT



DAVGT BY TREATMENT IN TRIAL 247

1=RIT, 2=PLACEBO

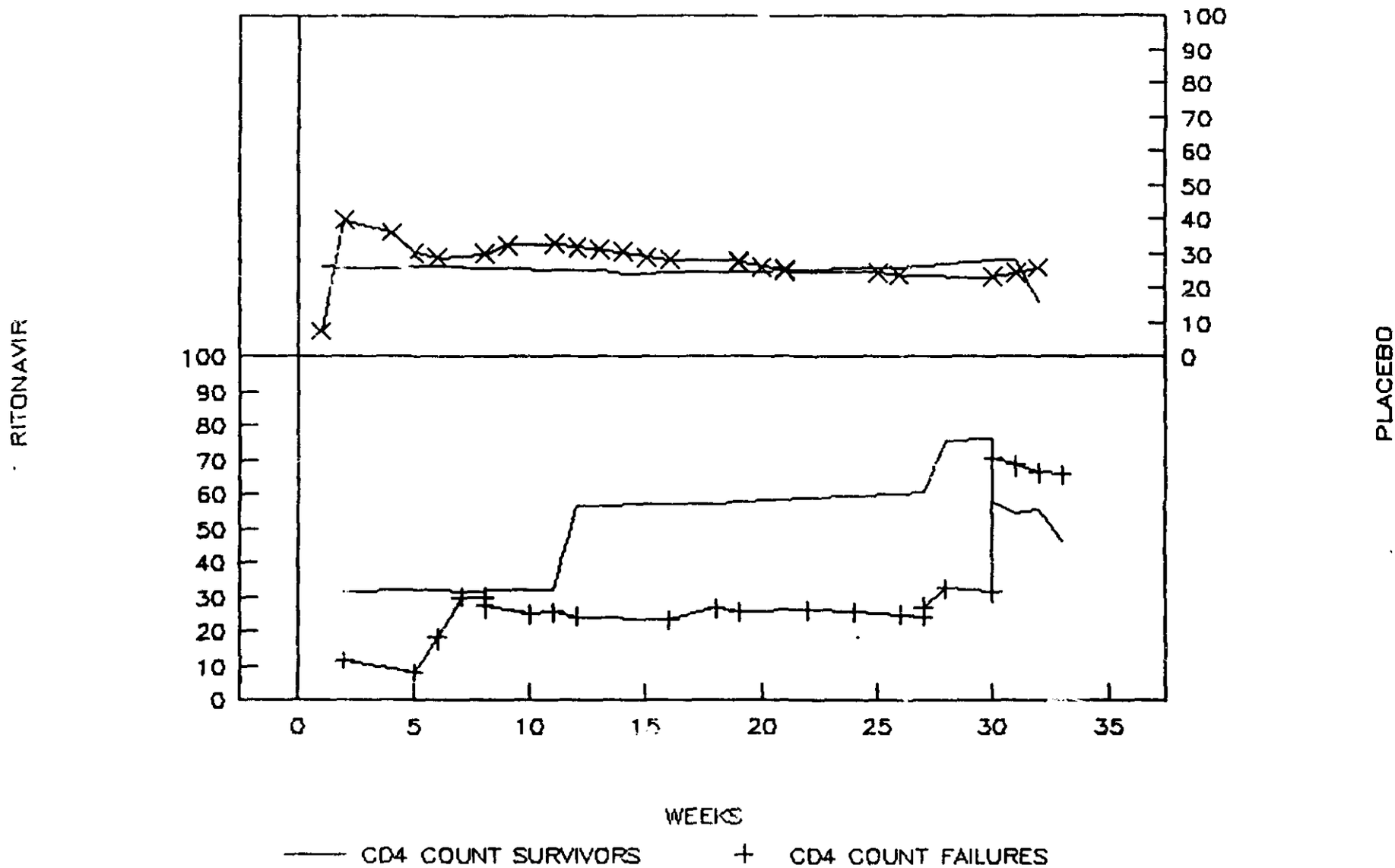


Finally, the FDA computed some plots intended to show the strength of the association between surrogate markers and clinical endpoints in trial 247. Figure 4.8 G shows the difference in CD4 count, over time, between subjects who have experienced disease progression or death and those who have not. The value, at time t , of curve marked with plus signs is the CD4 count, at time of failure, for all subjects who have failed (=progressed or died) by time t . The value of unmarked curve, at time t , is the CD4 count at time t who have all subjects who have not failed by time t . The two curves in the lower panel of figure 4.8 G show results for the ritonavir arm, the two curves in the upper panel show results for the placebo arm. In the upper panel, there was no effect of treatment on the surrogate marker, CD4 count, and failures occur at random with respect to CD4 count. No difference is observed between CD4 counts of failures and survivors. In contrast, on the ritonavir arm, the treatment effect on the surrogate marker was a good predictor of clinical response. The observed CD4 count of failures was consistently lower than the observed CD4 counts of survivors.

Figure 4.8 H is the comparable plot with clinical endpoint still disease progression or death and the surrogate marker being log HIV RNA. Again, the surrogate marker is a good predictor of clinical response in ritonavir arm but not in the placebo arm. Failures in the ritonavir arm have higher HIV RNA levels than do survivors. Finally, figures 4.8 I and J show the comparable results using the clinical endpoint of death. Conclusions are approximately the same.

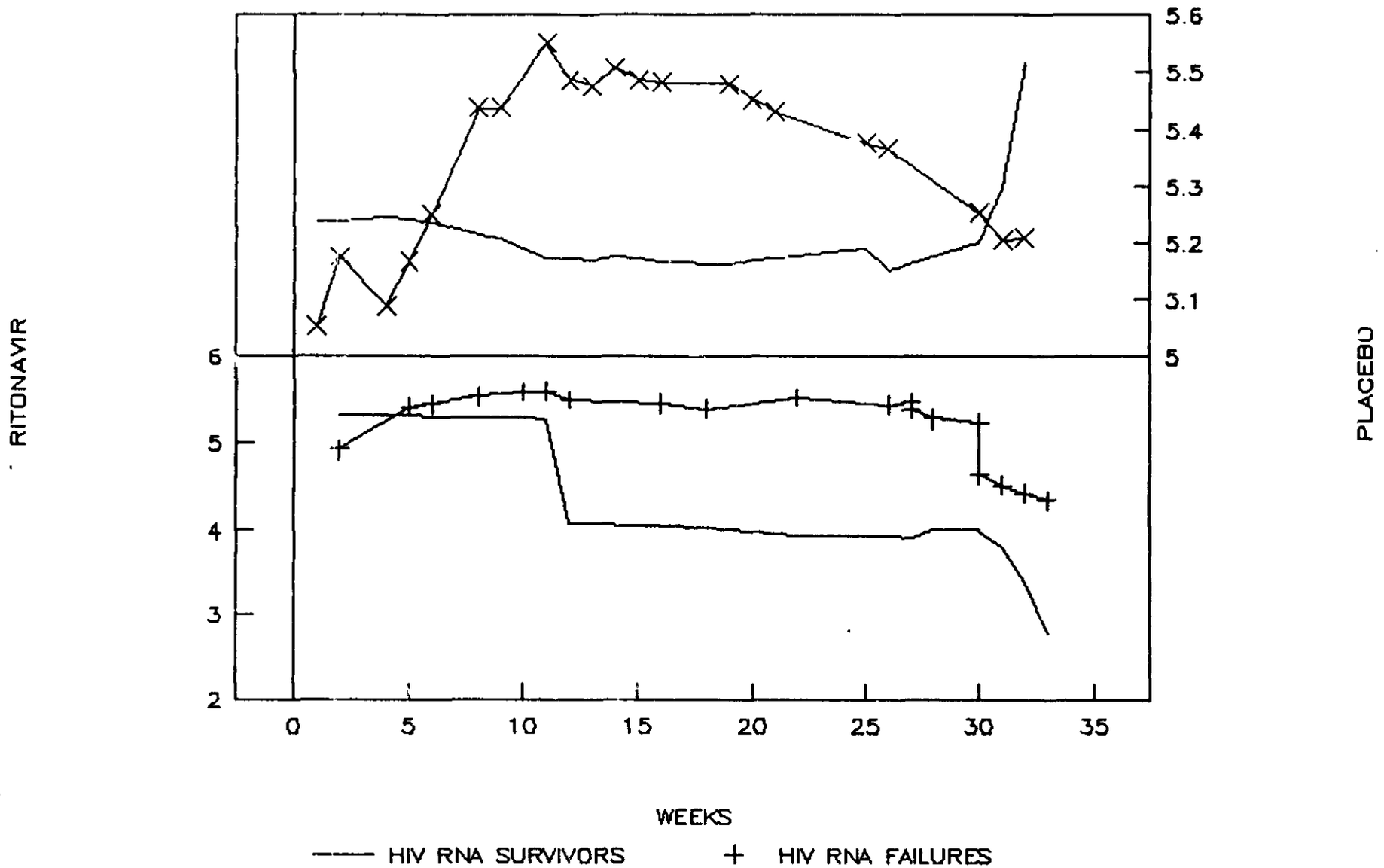
TRIAL 247, DISEASE PROGRESSION/DEATH

CD4 COUNTS, FAILURES VS NON-FAILURES



TRIAL 247, DISEASE PROGRESSION/DEATH

LOG HIV RNA FAILURES VS NON-FAILURES

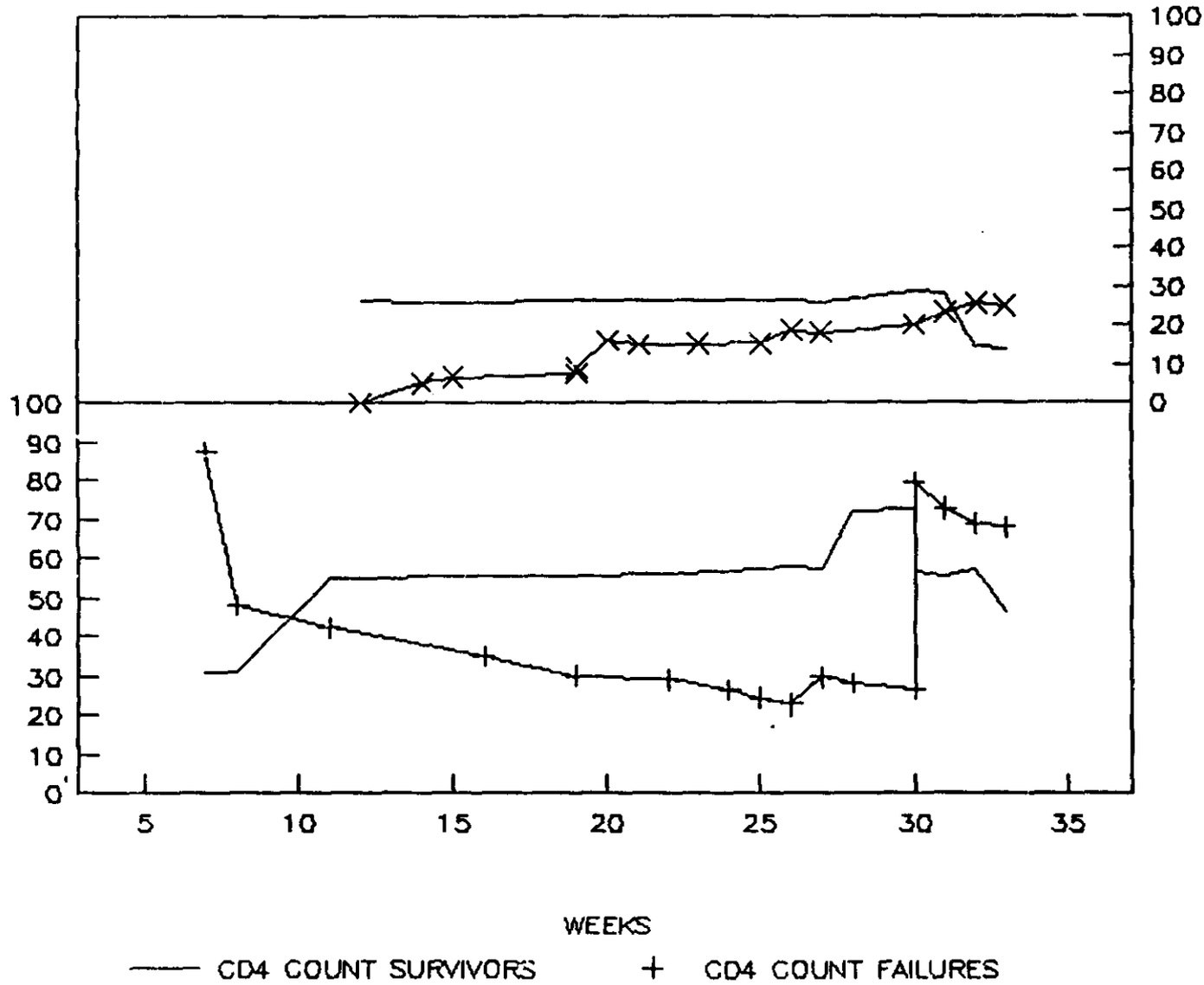


TRIAL 247, DEATH

CD4 COUNTS, DEATHS VS SURVIVORS

RITONAVIR

PLACEBO

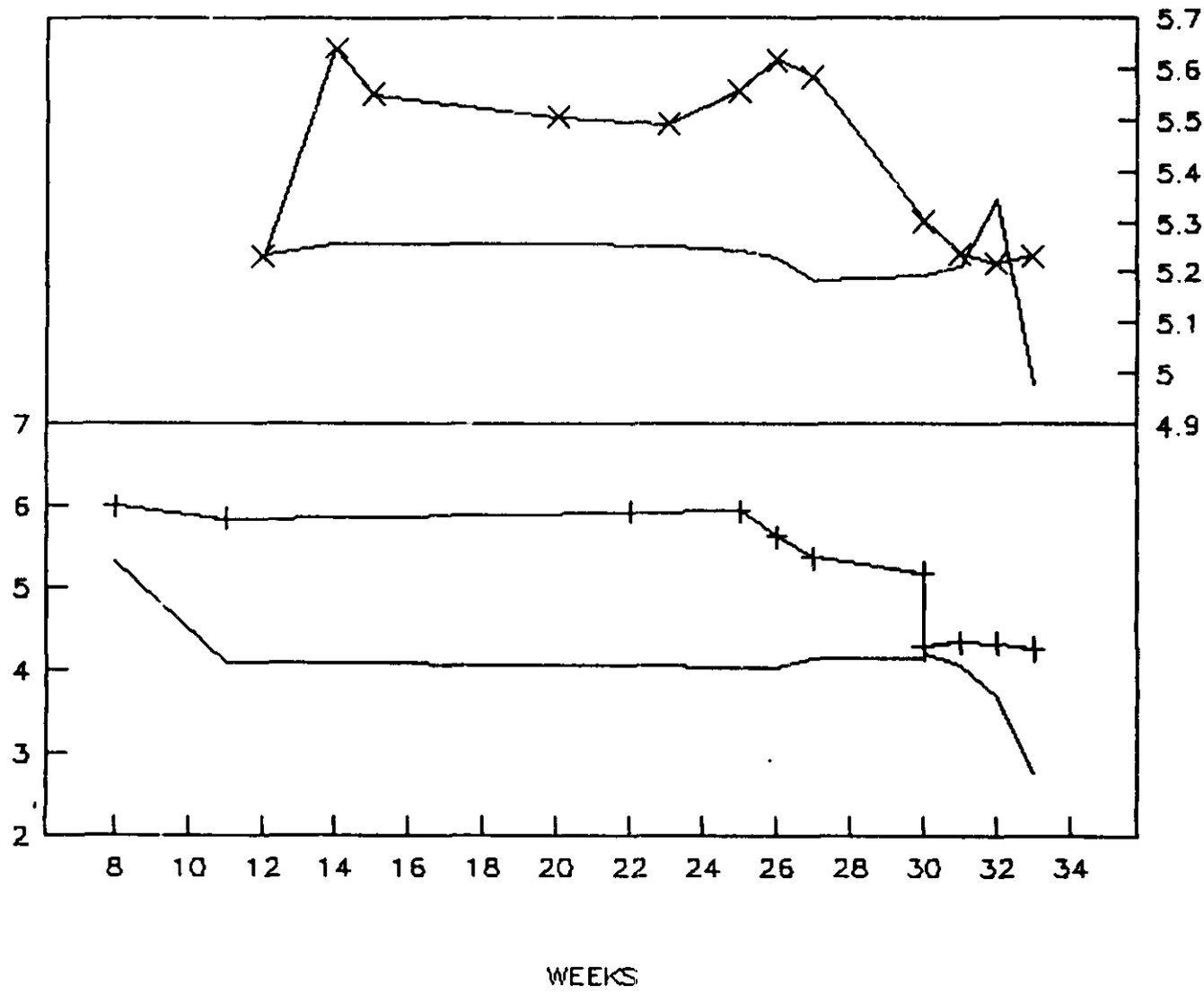


TRIAL 247, DEATH

LOG HIV RNA, DEATHS VS SURVIVORS

RITONAVIR

PLACEBO



— HIV RNA SURVIVORS
+ HIV RNA FAILURES

5. Statistical Reviewer's Summary

The FDA finds that the sponsor has demonstrated both clinical efficacy of ritonavir compared to current standard of care in patients with advanced disease and efficacy with respect to surrogate markers relative to AZT in patients with less advanced disease. The FDA finds that, despite substantial differential drop-out rates among arms in the interim analysis submitted by the sponsor, a statistically significant superiority of ritonavir over control treatments which is robust to several methods of imputing missing data. This robustness of the findings holds for both surrogate markers and clinical endpoints.

The FDA finds that better compliance with the initially prescribed drug therapy is associated with a larger estimated superiority of ritonavir over control drugs. Since good and poor compliers are not separated by random assignment, the FDA did not test this finding for statistical significance.

The FDA is unable to explain the observed statistically significant superiority of ritonavir monotherapy over combination therapy. Differential compliance does not appear to account for the differential response rates. The FDA does note that even combination was statistically significantly superior to AZT monotherapy.

The FDA finds that there is no statistically significant interaction between treatment effects and covariates, with the possible exception of race.

The FDA finds moderate correlation among the surrogate markers in both trials and between the surrogate markers and the clinical endpoints in the trial with more advanced patients. The strength of the associations was greater in the ritonavir arms than in the control arms in all cases. This may be taken as additional support for a joint causal effect of ritonavir on both surrogate and clinical endpoints.

The FDA also finds that there is substantial subject to subject variability in the surrogate markers and that there is considerable overlap in the range of individual responses among the different arms on each trial, even though means are statistically significantly different.

The FDA also finds that there is substantial subject to subject variability in the surrogate markers and that there is considerable overlap in the range of individual responses among the different arms on each trial, even though means are statistically significantly different.

Thomas Hammerstrom, Ph.D.
Mathematical Statistician

Concur: Dr. Kammerman

cc:

Archival NDA #20-659

HFD-530

HFD-530/Dr. Feigal (via Team Links)

HFD-530/Dr. Freeman (via Team Links)

HFD-530/Dr. Murray

HFD-530/Dr. Gitterman

HFD-725/Dr. Kammerman

HFD-725/Dr. Hammerstrom

HFD-725/Dr. Harkins

HFD-725/Ms. Shores (Dr. Anello)

CLINICAL PHARMACOLOGY/BIPHARMACEUTICS REVIEW**NDA:** 20-659 & 20-680**DRUG:** Ritonavir oral solution 80 mg/mL and capsules 100 mg (NORVIR™)**APPLICANT:** Abbott Laboratories**TYPE:** NME**REVIEWERS:** Drs. K. Kumi, B. Davit, J. Lazor, K. Reynolds**SUBMISSION DATES:** 12/21/95, 2/6/96, 2/8/96, 2/14/96**REVIEW DRAFT:** 2/19/96**REVIEW FINAL:** 4/15/96

BACKGROUND:

This review contains a summary of the studies that were reviewed from the studies submitted to Section 6 (Human Pharmacokinetics and Bioavailability) in support of NDAs 20-659 and 20-680. Individual data are on file in the Division of Pharmaceutical Evaluation III (HFD 880).

The applicant is seeking approval of ritonavir (NORVIR™) oral solution (80 mg/mL) and capsules (100 mg). Ritonavir is a protease inhibitor which is indicated in combination with nucleoside analogues or as monotherapy for the treatment of HIV infection. Inhibition of HIV protease renders the enzyme unable to process the gag-pol polyprotein precursor which leads to production of non-infectious immature HIV particles.

SYNOPSIS:**Mass Balance**

In 5 male subjects given a single 600 mg dose of ritonavir spiked with ¹⁴C-ritonavir, C_{max} was 13.6 ± 1.9 µg-equivalents/mL, AUC_{0-t} was 135 ± 20 µg-equivalents/mL, T_{max} was 4.4 ± 0.9 h, T_½ was 5.2 ± 1.5 h, and β was 0.145 ± 0.045 h⁻¹. Most of the plasma radioactivity was due to parent drug, with a very small contribution from the M-2 metabolite. Over 6 days following dosing, 11.3 ± 2.3 and 86.4 ± 3.0% of the radioactive dose was recovered in urine and feces, respectively. Five metabolites were identified in urine and feces. Ritonavir contributed about 40% of the total fecal radioactivity, and M-2 about 30%. With the limited data obtained in this study, it was not possible to accurately determine the percentage of an oral dose of ritonavir absorbed. The major isoforms involved in the metabolism of ritonavir are CYP 3A and 2D6. The isopropylthiazole oxidation product (M-2) is the major metabolite and it has antiviral activity similar to ritonavir, however, the plasma concentrations are low.

Dose Proportionality

Single dose administration of ritonavir (encapsulated liquid formulation) to fasting and nonfasting subjects displayed dose-dependent pharmacokinetics. Both mean AUC- and C_{max} increased greater than dose proportionally when doses from 100 mg to 600 mg were administered. Normalized mean AUC- and C_{max} values were similar across the 600 mg to 1000 mg dose range. The dose-dependent pharmacokinetics observed at doses up to 600

mg are consistent with saturable metabolism by CYP3A4 and CYP2D6.

Multiple Dose Pharmacokinetics:

Multiple dose administration of ritonavir 300 to 600 mg q12h to HIV+ volunteers for 28 days also displayed dose dependent pharmacokinetics during the first 7-14 days of therapy, however, after about 14 days, dose independent pharmacokinetics was observed. Dose normalized AUC, C_{max} and C_{min} obtained on day 21 were not statistically significantly different between doses. Day 21 CL/F was similar among the dose groups. The applicant is recommending a dose of 600 mg q12h.

After multiple dose administration of ritonavir 600 mg q 12h for 28 days to HIV+ patients (baseline CD4 + ≥ 50 cell counts/mm³, N = 10), day 21 mean \pm SD AUC₁₂, C_{max} and C_{min} were $77.5 \pm 31.5 \mu\text{g} \cdot \text{h/mL}$, $11.2 \pm 3.6 \mu\text{g/mL}$ and $3.0 \pm 2.1 \mu\text{g/mL}$, respectively. T_{max} , CL/F and $T_{1/2}$ were $3.3 \pm 2.2\text{h}$, $8.9 \pm 3.2 \text{L/h}$ and 3.2h , respectively. Trough (pre-morning dose) concentrations decreased with time. Day 28 mean trough concentration was 60% lower than day 3 mean trough concentration, but day 14 mean trough concentration was not significantly different from day 28. The decrease in trough concentrations with time is an indication that ritonavir may be inducing its own metabolism.

Summary of Ritonavir Pharmacokinetic Characteristics

Parameter	Values (Mean \pm SD)	N
$C_{max,SS}^*$	$11.2 \pm 3.6 \mu\text{g/mL}$	10
$C_{trough,SS}^*$	$3.7 \pm 2.6 \mu\text{g/mL}$	10
V_d/F^*	$0.41 \pm 0.25 \text{L/kg}$	91
$t_{1/2}$	3 - 5 h	
$AUC_{12,SS}^*$	$77.5 \pm 31.5 \mu\text{g} \cdot \text{h/mL}$	10
CL/F [*]	$8.8 \pm 3.2 \text{L/h}$	10
CL/F [*]	$4.6 \pm 1.6 \text{L/h}$	91
CLR	< 0.1 L/h	62
RBC/Plasma Ratio	0.14 ± 0.09	
Percent Bound [®]	98 - 99%	

*SS = steady state ; patients taking ritonavir 600 mg q12h

^{*}Single ritonavir 600 mg dose

[®]Primarily bound to human serum albumin and alpha-1-acid glycoprotein; plasma protein binding is constant over the concentration range of 0.01 - 30 $\mu\text{g/mL}$

Bioavailability/Food Effects

The absolute bioavailability was not determined because an intravenous formulation was not available. A comparison of the commercial capsule versus the commercial liquid formulation is not available; however, the commercial liquid (K-5) and capsule (L) formulations were compared to formulation A, which was used in phase I and II clinical

studies, and found to be bioequivalent under nonfasting conditions. Formulation K-5 was used in phase II and III clinical studies.

Following administration of a single 600 mg dose of ritonavir (encapsulated liquid formulation) in the non-fasting state (968 kcal, 65% fat), AUC₋ was increased $79 \pm 69\%$ and C_{max} was increased by $51 \pm 70\%$ when compared to administration of a similar dose of ritonavir under fasting conditions. The increase in AUC₋ was statistically significant. Variability was similar when ritonavir was administered fasting or non-fasting; %CVs for AUC₋ were 65% and 63%, respectively. Based on these results, ritonavir was administered with meals throughout the clinical trials.

The bioavailability of 600 mg ritonavir liquid formulation K-5 administered under non-fasting conditions was not altered when administered mixed (within 1 hour of administration) in Advera, Ensure, or chocolate milk compared to when administered with water.

The administration of ritonavir as Formulation K-5 after a 514 Kcal meal (406.3 Kcal carbohydrate, 61.7 Kcal protein, and 46.3 Kcal fat) resulted in an approximately 10% lower AUC (Fed:Fast ratio 0.93 ± 0.14) and about a 20% lower C_{max} (Fed:Fast ratio 0.79 ± 0.17) than when administered under fasting conditions. Food caused a delay of about 2 to 2.5 hours in C_{max}.

The administration of ritonavir as Formulation L after a 770.5 Kcal breakfast (354.4 Kcal fat, 285.1 Kcal carbohydrate, and 138.7 Kcal protein) resulted in an increase in AUC of about 15% (Fed:Fast ratio 1.18 ± 0.25) and a reduction in C_{max} of about 10% (Fed:Fast ratio 0.93 ± 0.23). T_{max} was prolonged about 2 hours when Formulation L was administered after a high fat breakfast.

Bioequivalence

Formulation K-5 is bioequivalent to formulation A and K-4Y when administered as a single 600 mg dose after a 514.3 Kcal meal (406.3 Kcal carbohydrate, 61.7 Kcal protein, 46.3 Kcal fat). The 90% CIs on Ln transformed AUC and C_{max} were 86.4% - 103.3% and 85.0% - 99.1%, respectively, for the formulation K-5 to formulation A comparison. The 90% CIs on Ln transformed AUC and C_{max} were 85.7% - 102.5% and 86.6% - 101.0%, respectively, for the formulation K-5 to formulation K-4Y comparison.

The bioequivalence of formulation L to formulation A was investigated in 3 studies when administered as single doses after low and high fat meals. Formulation L was bioequivalent to formulation A when administered as a single 600 mg dose after a 514.3 Kcal breakfast (406.3 Kcal carbohydrate, 61.7 Kcal protein, 46.3 Kcal fat). The 90% CIs for AUC and C_{max} were 89.7% - 99.6% and 94.8% - 105.9%, respectively. Formulation L was bioequivalent to formulation A when administered as a single 500 mg dose after a 514.3 Kcal meal (406.3 Kcal carbohydrate, 61.7 Kcal protein, 46.3 Kcal fat). The 90% CIs for AUC and C_{max} were 89.8% - 101.4% and 88.4% - 100.9%, respectively. Formulation L was also found to be bioequivalent to formulation A when administered as a single 600 mg dose following a 770.5 Kcal breakfast (354.4 Kcal fat, 285.1 Kcal

carbohydrate, 138.7 Kcal protein). The 90% CIs for AUC and C_{max} were 82.6% - 96.6% and 88.9% - 108.3%, respectively.

As stated above, formulations K-5 and L are bioequivalent to formulation A when the formulations are administered after a meal. The proposed ritonavir label states that ritonavir can be administered without regard to meals. The patients in the pivotal clinical trials were instructed to take formulation K-5 with food. Food resulted in about a 7% reduction in ritonavir AUC and a 23% drop in C_{max} , relative to fasting conditions. Administering formulation K-5 in the absence of food should slightly increase exposure. The proposed commercial oral solution (formulation K-5) could be administered without regard to meals, however the reviewer feels less assured of this statement as it applies to the proposed commercial capsule (formulation L). Study M95-350 was designed such that a comparison between formulation L-fasting and formulation A-fed can be made. The resulting 90% CIs for AUC and C_{max} were 71.7% - 83.9% and 98.5% - 120.0%, respectively. These results raise a question as to how formulation L- fasting compares to formulation K-5 nonfasting or fasting. Because the patients were instructed to take formulation K-5 after meals in the clinical studies, and because the applicant feels that concentrations are important, and because the only link of formulation L to formulation K-5 is through a comparison to formulation A-fed, the labeling should state that formulation L be administered with meals.

Gender

There were no statistically significant gender differences in AUC, C_{max} , C_{min} , or β in healthy male and female subjects ($n = 12$) given 600 mg ritonavir q12h for 6 days, and there was no association between AUC and body weight or lean body mass. It is recommended that the label state that there were no differences in the pharmacokinetics of ritonavir in males and females.

Chronopharmacokinetics

There was significant diurnal variation in ritonavir pharmacokinetics. In the gender study, following the AM dose, mean T_{max} was 2 h earlier, mean C_{max} was 36% higher, and mean AUC_{0-t} was 14% higher than respective mean parameters obtained following the PM dose. Similar diurnal variation was observed in multiple dose studies in HIV + patients. The mechanism for the diurnal variation is not clear but it is postulated to be related to increase in bile secretion in the morning which may enhance the solubility of ritonavir. The small diurnal variation is not considered clinically significant.

Genotype

CYP2D6 genotype was determined in the fluoxetine-ritonavir interaction study. Subjects were determined as *wt/wt* (homozygous wild-type extensive debrisoquine metabolizers) or *B/wt* (heterozygous, with one wild-type allele and one allele for nonfunctional enzyme). The ritonavir β was significantly lower (by 15-20%) in *B/wt* individuals than in *wt/wt* individuals. This small effect is not considered clinically significant.

CYP2D6 genotype was also determined in the desipramine-ritonavir interaction study. The

ritonavir AUC was significantly (34%) higher in *B/wt* individuals on the first day of dosing with ritonavir alone, but after 5 and 9 days of dosing, there was no significant difference in ritonavir AUC values of *B/wt* vs *wt/wt* individuals.

Drug Interactions

Effects of concomitantly administered drugs on ritonavir pharmacokinetics

Clarithromycin- Clarithromycin (500 mg bid) coadministration increased the AUC₂₄ and C_{max} of ritonavir (200 mg q8hr) by 13 ± 20% and 14 ± 24%, respectively. These changes were not clinically significant.

Desipramine- Desipramine (single 100 mg dose) had no effect on ritonavir (500 mg q12h for 4 days) pharmacokinetics.

Didanosine- Didanosine (200 mg q12hr for 4 days) did not significantly alter the pharmacokinetics of ritonavir (600 mg q12hr for 4 days). Ritonavir decreased the didanosine AUC₂₄ by 11 ± 17% and C_{max} by 13 ± 17%. These changes were not clinically significant.

Fluconazole- Fluconazole (single dose 400 mg on Day 1, 200 mg q24h for 4 days) significantly increased the AUC (by 12 ± 8%) and C_{max} (16 ± 10%) of ritonavir (200 mg q6h for 5 days), with no effects on the rates of ritonavir absorption or elimination.

Fluoxetine- Fluoxetine (30 mg q12h for 8 days) significantly increased the AUC (by 22 ± 23%) and decreased β (by 17 ± 14%) of ritonavir (single 600 mg dose), with no effect on the rate of ritonavir absorption.

Zidovudine- Zidovudine (200 mg q8h for 5 days) had no effect on ritonavir (300 mg q6h for 5 days) pharmacokinetics.

Effects of concomitantly administered ritonavir on pharmacokinetics of other drugs

Clarithromycin- Ritonavir (200 mg q8hr) coadministration increased the clarithromycin (500 mg bid) AUC₂₄ by 86 ± 56% and increased C_{max} by 38 ± 40%. Ritonavir inhibited 14-OH-clarithromycin formation by cytochrome P450 mediated biotransformation. The ritonavir label should describe the effects of ritonavir on clarithromycin pharmacokinetics. The current clarithromycin label states that in the presence of severe renal impairment decreased doses or prolongation of dosing intervals may be appropriate; a statement to this effect should also be included in the ritonavir label regarding the ritonavir-clarithromycin interaction.

Desipramine- Ritonavir (300 mg q12h on Day 1, 400 mg q12h on Day 2, 500 mg q12h for 2 days) significantly increased the AUC (by 172 ± 84%), C_{max} (by 28 ± 27%) and T_{max} (by 67 ± 68%) of desipramine (single 100 mg dose). Ritonavir decreased the desipramine β by 53 ± 6% in rapid debrisoquine metabolizers and by 42 ± 13% in individuals with one active

CYP2D6 allele and one inactive allele. The active metabolite 2-OH desipramine C_{max} and β were significantly decreased by $66 \pm 8\%$ and $45 \pm 12\%$, and T_{max} was about 2-fold longer. It is recommended that the label state the effect of ritonavir on the AUCs of desipramine and 2-OH desipramine. A reduction of the dosage of desipramine and other tricyclic antidepressants and monitoring of plasma concentrations and adverse events when these drugs are coadministered with ritonavir should be considered.

Ethinyl estradiol- Ritonavir (300 mg q 12h on Day 1, 400 mg q 12h on Day 2, 500 mg q 12h for 14 days) significantly decreased the AUC (by $38 \pm 20\%$) and C_{max} (by $30 \pm 19\%$) and significantly increased β (by $21 \pm 16\%$) of ethinyl estradiol (single 50 μ g dose). It is recommended that the label state the effect of ritonavir on the AUC of ethinyl estradiol and mention that alternate contraceptive measures should be considered.

Rifabutin- Ritonavir (300 mg q12h on Day 1, 400 mg q12h on Day 2, 500 mg q12h for 8 days) markedly increased the AUC (by 3.5-fold) and C_{max} (by 5.5-fold) of rifabutin (150 mg q24h for 10 days). The AUC and C_{max} of the active metabolite 25-O-desacetylrifabutin were both increased about 30-fold. It is recommended that the label state the effect of ritonavir on the AUCs of rifabutin and 25-O-desacetylrifabutin and recommend that patients receive alternative medication for antimycobacterial therapy.

Saquinavir- The applicant has reported (not officially submitted) that ritonavir has a profound inhibitory effect on the metabolism of saquinavir following single and multiple dosing. The safety of this combination has not been established and the label will indicate that the two should not be given concomitantly.

Theophylline- Ritonavir (300 mg q12h on Day 1, 400 mg q12h on Day 7, 500 mg q12 hr for 8 days) significantly decreased the AUC (by $43 \pm 8\%$), C_{max} (by $31 \pm 13\%$) and the elimination $T_{1/2}$ (by 40-45%) of theophylline (3.2 mg/kg q8hr for 10 days). It is recommended that the label state that plasma concentrations of theophylline should be monitored in patients taking both drugs and a theophylline dosage increase may be required.

Trimethoprim/sulfamethoxazole- Trimethoprim/sulfamethoxazole (160 mg/800 mg) was administered without ritonavir and with steady-state ritonavir (500 mg q12hr). Sulfamethoxazole AUC- decreased by $20 \pm 6\%$ and elimination rate increased by $21 \pm 12\%$. The increase in sulfamethoxazole systemic clearance could not be entirely attributed to increased N-acetyl-sulfamethoxazole formation. Trimethoprim AUC₄₈ increased by $20 \pm 36\%$. The mechanism for the change in trimethoprim pharmacokinetics in the presence of steady state ritonavir concentrations was not clear. Given the magnitude of the opposing changes in sulfamethoxazole and trimethoprim AUC and the wide safety margin of the synergistic combination, the noted pharmacokinetic changes generally are not clinically relevant. However, some patients may experience increased adverse events due to trimethoprim, particularly at the doses of trimethoprim/sulfamethoxazole administered for active treatment of *pneumocystis carinii* pneumonia.

Zidovudine- Ritonavir (300 mg q6h for 5 days) significantly decreased the AUC ($25 \pm 10\%$), and increased CL/F (by $36 \pm 18\%$) of zidovudine (200 mg q8h for 5 days), but had no

effect on zidovudine glucuronide pharmacokinetics.

General Comment on Drug Interaction Studies: It must be noted that in several of the drug interaction studies, ritonavir doses used were lower than the recommended dose of 600 mg q12h. Therefore, it is not known if the magnitude of the changes in pharmacokinetic parameters would have been the same if the recommended dose was used.

Special Populations

Pediatrics- Pharmacokinetics has not been studied in children.

Elderly- Pharmacokinetics has not been studied in adults over the age of 65.

Renal Impairment- No pharmacokinetics studies in renal insufficient patients were conducted but less than 2% of an administered dose is secreted in the urine; therefore, dosage adjustment in renal insufficient patients may not be necessary.

Hepatic Impairment- Pharmacokinetic studies in hepatic impaired patients were not conducted. Ritonavir is extensively metabolized in the liver, therefore, hepatic insufficient patients should be carefully monitored and doses adjusted as needed.

Pharmacokinetic/Pharmacodynamic Relationships

No analyses correlating ritonavir pharmacokinetic parameters with effect were conducted. However, in a couple of studies, exploratory ANCOVA analyses were conducted to determine whether baseline disease state (CD4+ and Viral RNA) had any effect on AUC, C_{max} and C_{min}. These analyses were evaluated by Dr. Ene Ette of the Pharmacometrics branch of OCPB and he determined the ANCOVA models used in the analyses were accurate. No clinically significant correlation between baseline CD4+, viral RNA and the pharmacokinetic parameters was observed.

The applicant conducted a preliminary evaluation in thirteen patients (from study M93-112) comparing the rate of mutation and steady state ritonavir AUC₁₂. A trend of slower resistance development with higher AUC was observed; however, confounding factors such as immune status, viral burden and the number of preexisting mutants that were less susceptible to protease action were not evaluated simultaneously.

The applicant reported that the incidence of selected adverse events (nausea, vomiting and sensory neurologic events) was higher during the initial days of drug therapy. Ritonavir trough concentrations were also higher during the early days of ritonavir therapy and the concentrations declined to stable levels about 7 to 14 days following initiation of therapy. No analyses were conducted to directly correlate the higher incidence of adverse events reported with the higher concentrations observed during the initial days of drug therapy. Therefore, other factors, such as the bitter taste of the oral solution, cannot be ruled out as the cause of some of the adverse events.

Dissolution

The dissolution of ritonavir capsules significantly improves with age. The dissolution specification proposed by the applicant was based on data from lots that were at least 30 days old. To prevent holding lots for at least 30 days prior to release, an interim specification was decided upon. During the interim, additional dissolution data from production lots will be collected both at the end of encapsulation and at least 30 days after the manufacture of the capsules. The data will be used to set a permanent dissolution specification no later than one year after approval.

The following interim dissolution method and specification have been set for ritonavir (NORVIR™) capsules:

1. If a lot fails to meet the in process dissolution specification, it may be retested after at least 30 days from the date of manufacture. If it then meets the specification for an aged lot, it may be released.
2. The applicant was asked and agreed to generate dissolution profiles at 15, 30, 60, 90, 120, 150 and 180 minute time points for production batches of NORVIR using the proposed method. The profiles will be generated within 5 days of the date of manufacture and again when the lots are at least 30 days old. The 150 and 180 minute time points for lots that are at least 30 days old may be omitted. The testing should be conducted on 12 capsules.
3. The applicant was asked and agreed to generate comparative dissolution profiles at 30, 60, 90, 120 and 180 minutes for paddle speeds of 50, 75 and 100 rpm using apparatus 2 and 0.1N HCl for sufficient production scale lots (minimum of 3 lots) to enable evaluation of paddle speeds. The data will be generated within 5 days of manufacture and again after the lots are at least 30 days old. The 150 and 180 minute time points for lots that are at least 30 days old may be omitted.
4. The requested dissolution data should come from either commercial batches produced within the first year of approval or the first twenty batches manufactured, whichever comes first. The dissolution method and specification will be reevaluated when the data are submitted.

The above specification was discussed with the applicant in a teleconference on 2/27/96 and the following interim specifications were agreed upon.

Acceptance Criteria for Ritonavir 100 mg Capsules, 1-5 Days after Manufacture

Stage	No. Tested	Limits (%L.A. of Ritonavir) at 150 minutes
S1	6 caps	Each capsule NLT* 80%
S2	12 caps	Average of 12 capsules NLT 75%, no capsule less than 60%
S3	12 caps	Average of 24 capsules NLT 75%, no more than 2 capsules less than 60% and no capsule less than 50%

Acceptance Criteria for Ritonavir 100 mg Capsules, 30 + Days after Manufacture

Stage	No. Tested	Limits (%L.A. of Ritonavir) at 90 minutes
S1	6 caps	Each capsule NLT 80%
S2	6 caps	Average of 12 capsules NLT 75%, no capsule less than 60%
S3	12 caps	Average of 24 capsules NLT 75%, not more than 2 capsules less than 60% and no capsule less than 50%

*NLT: Not Less Than

When these interim specifications were set, the applicant informed the Agency that the following lots 13-789-AF, 13-790-AF, 14-803-AF, 14-804-AF, 14-805-AF, 14-806-AF, 14-815-AF, 14-852-AF, 14-849-AF, 14-850-AF and 14-851-AF were in process and were older than 5 days but less than 30 days. It was decided that these lots could be tested within 6 to 29 days after manufacture and if they meet the specification for 30+ day lots, they may be released.

CONCLUSIONS

The applicant provided adequate information to enable the evaluation of the pharmacokinetics of ritonavir in healthy volunteers and patients with CD4+ cell counts $\geq 50/\text{mm}^3$. The pharmacokinetics in patients with CD4+ $\leq 50/\text{mm}^3$ could not be evaluated from the data provided. The pharmacokinetics of ritonavir appeared to be linear after about 14 days of therapy with 600 mg q12h. A direct bioequivalence study linking the two commercial formulations (oral capsules and solution) was not conducted; however, both the commercial oral capsule and solution formulations were found to be bioequivalent to the original liquid formulation used in phase I and II trials. The commercial oral solution was used in the phase III clinical trials. The applicant should continue to examine the relationship between concentration and effect and the influence of covariates such as diarrhea and concomitant medications on the pharmacokinetics of ritonavir. The applicant has an ongoing study evaluating the pharmacokinetics in the pediatric population. The applicant should study the interaction between ritonavir and more potent CYP3A inhibitors such as ketoconazole. The applicant is evaluating the influence of potent inducers of CYP3A such as rifampin on ritonavir pharmacokinetics.

Phase IV Commitments

The applicant agreed to the following phase IV commitments. They will submit the results of the drug interaction study between rifampin and ritonavir (study M95-289).

The applicant will study the effect of potent enzyme inhibitors, such as ketoconazole, itraconazole and erythromycin on the pharmacokinetics of Ritonavir.

The applicant will evaluate the pharmacokinetics of ritonavir in patients with hepatic insufficiency and in patients with renal impairment in ongoing studies.

Label

A copy of the approved label is on file in the Division of Pharmaceutical Evaluation III.

RECOMMENDATION

The Human Pharmacokinetics and Bioavailability Section of NDA 20,659 and NDA 20,680 has met the requirements of the Code of Federal Regulations 320 and the clinical pharmacology labeling requirements of the Code of Federal Regulations 201.56 thus supporting approval of the NDAs.

Advisory Committee - February 29, 1996.

Biopharm Day - February 22, 1996.

Participants: Drs. N. Fleischer, L. Lesko, J. Lazor, J. Collins, M-L. Chen, P. Hepp, R. Baweja, J. Jenkins, K. Kumi, B. Davit, K. Reynolds, J. Murray and Ms. K. Struble

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Anti-Viral Drug Section
Division of Pharmaceutical Evaluation III
OCPB

PHARMACOLOGIST'S REVIEW

NDA: 20-659

Date Submitted: October 4, 1995

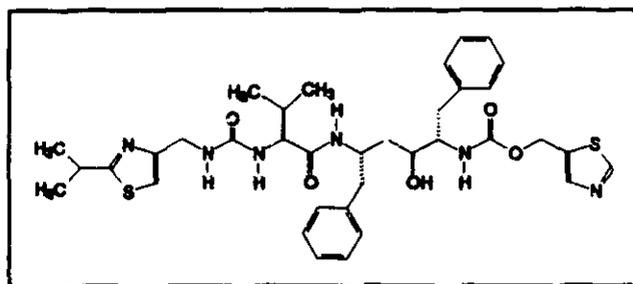
Date Assigned: October 6, 1995

Date Review Completed: October 31, 1995

Assigned Reviewer: Pritam S. Verma, Ph.D.

HFD-530

SPONSOR: Abbott Laboratories
Pharmaceutical
Products Division
Abbott Park,
Illinois 60064-3500



DRUG: Ritonavir

Code Names: Abbott-84538, ABT-538

Chemical Name: 10-Hydroxy-2-methyl-5-(1-methylethyl)-1-[2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-oic acid, 5-thiazolylmethyl ester, [5S-(5R*,8R*,10R*11R*)]

Molecular Weight: 720.95

Molecular Formula: C₃₇H₄₈N₆O₅S₂

Physical Description: white powder with some small lumps

pK₁ = pK₂: 2.844 ± 0.169

FORMULATIONS: Ritonavir oral solution: a vial containing 10 ml solution of 200 mg of Abbott-84538 per ml of propylene glycol: ethanol:water for injection at 90:5:5 (v/v/v) and in the presence of 2 molar equivalent of hydrochloric acid. This solution will be administered in gray capsules containing 0.5 ml of solution (ie, 100 mg of Abbott-84538).

Ritonavir capsules: granulation form of 100 mg of Abbott-84538 in a capsule.

DOSAGE: 600 mg, bid (approximately 20 mg/kg/day); drug exposure (AUC = 150 µg*hr/ml)

INDICATION: Treatment of HIV infection

RELATED IND:

INTRODUCTION:

Ritonavir (Abbott-84538) is one of a series of novel protease inhibitors for HIV, the causative agent of AIDS. HIV protease is a viral enzyme that is responsible for the processing of viral proteins during virus assembly. These processing steps are essential for the maturation of newly-formed virus particles into infectious virions. Thus, HIV protease is thought to represent an important target for intervention in AIDS. The HIV protease is a member of the aspartyl family of proteases. Drugs that specifically inhibit this enzyme without interfering with the activity of endogenous human aspartyl protease may serve as effective anti-HIV agents. Abbott-84538 is an orally administered inhibitor of both the HIV-1 and -2 proteases.

HIV contains the archetypal retroviral genes gag, pol and env. Gag and pol encode respectively the nuclear matrix proteins and enzymes essential for reverse transcription and integration. The protein products of these genes are produced together in a single precursor polyprotein that must undergo processing by the HIV protease to generate infectious virions. The activity of the protease is uniquely responsible and essential for the post-translational cleavage of the viral gag and gag-pol polyproteins. Presently, the sponsor has submitted a NDA which describes the development of Abbott-84538 solution for the treatment of AIDS.

BACKGROUND:

The toxicology of Abbott-84538 has been assessed in mice, rats, dogs and rabbits in studies ranging in duration from a single dose to six months of oral administration. Abbott-84538 has a low order of acute toxicity in rodents by the oral route but is more toxic when administered as an iv injection. The difference is probably due to the fact that the acute toxicity is more related to plasma Cmax than AUC values, and Cmax is most likely higher following iv injection. Data generated from chronic studies identified liver as a target organ in both rodents and dogs. In addition, eye, kidney, stomach and thyroid, and erythrocytic parameters were target organs in rodents only. Light microscopic evidence of phospholipidosis in liver, kidney, lung, lymph nodes and retinal pigment epithelium was also observed only in rodents. The effects on stomach, thyroid, erythrocytic parameters and thymus appeared to be reversible, but the changes in liver and retina were still evident in rats that were held for a 3-month recovery period. Changes in rats were dosage related and affected hepatocellular, biliary and phagocytic elements, and minimal to mild changes were observed even at dosages near the clinical dosage. The greater sensitivity of the rat to hepatic toxicity may be due to the relatively faster clearance and metabolism of the compound by the liver; thus, exposing it to greater

concentrations of both Abbott-84538 and its metabolites. Thymic atrophy was observed only in dogs, but the most sensitive indication of toxicity in this species was gastrointestinal distress consisting of emesis and abnormal stool.

SUMMARY:

Acute toxicity studies: the approximately lethal single oral dose of Abbott-84538 was shown to be >2500 mg/kg in rats. In mice, the LD50 of oral Abbott-84538 was shown to be >2500 mg/kg. The NOELs were shown to be 250 mg/kg and 5 mg/kg in rats and mice, respectively. The results and equivalent dose in humans are summarized in Appendix # 2 (Table 1).

Multiple-dose toxicity studies: results are summarized in Appendix # 2 (Table 2 to 6). Effects on the liver: hepatic changes in rodents included elevated liver enzyme activities (ALT, AST and GGT) and histopathologic lesions such as multinucleated hepatocytes, periportal inflammation, histiocytic microgranuloma, single cell necrosis, increased mitosis, pericholangitis, bile duct hyperplasia, hepatocyte vacuolization and/or Kupffer cell aggregates (1 to 6 months oral toxicity studies). Histopathologic alterations and increased liver enzyme activities had not resolved in rats during the 3-month of recovery period (3-month oral toxicity study). The no-hepatotoxic-effect dosage level of Abbott-84538 in rats when administered by oral gavage was considered to be less than 25 mg/kg/day, resulting in systemic plasma exposure of 14-25 $\mu\text{g}\cdot\text{hr}/\text{ml}$ (3- & 6-month studies). Elevated liver enzyme activities (ALT, AST, ALP, GGT) and increased bile acid were evident in dogs. Histopathologic changes were in general limited to hepatocellular hydropic degeneration. Single cell necrosis, pericholangitis with biliary hyperplasia and fibrosis were noted in some female dogs in the 3-month oral toxicity study (100-200 mg/kg/day; AUC=200 $\mu\text{g}\cdot\text{hr}/\text{ml}$). Thus, the rat appeared to be more sensitive than the dog for liver toxicity. Effects on the eye: hypertrophy of the retinal pigment epithelium (RPE) and retinal degeneration were only seen in rodents at dosages of 75 mg/kg/day or higher (AUC >43 $\mu\text{g}\cdot\text{hr}/\text{ml}$). The retinal changes seen in rats are summarized in Appendix # 2 (Table 5). Development of the retinal changes in rats appeared to be dependent on both systemic exposure and duration of treatment. In a 3-month toxicity study, hypertrophy of the RPE and minimal retinal degeneration were present in rats, these changes were still evident in rats that were held for a 3-month recovery period. Electron microscopic examination of hypertrophied RPE revealed a considerable accumulation of phagosomes which were consistent with drug-induced retinal phospholipidosis. Therefore, the pigment epithelium hypertrophy in rats was at least partially due to the parent compound or its metabolite(s) causing a lysosomal

accumulation of polar lipids from rod outer segments. Effects on the thyroid: hypertrophy of follicular cells in the thyroid gland along with decreased T4 and elevated TSH were observed in rats that received the drug for one or six months. All changes were reversible following a one-month recovery period. Morphologic effects were seen at dosages as low as 50 mg/kg/day (AUC > 25 $\mu\text{g}\cdot\text{hr}/\text{ml}$). No effects were observed on the thyroid gland in any of the dog studies. Effects on the kidney: no renal changes were observed in rat studies with durations through 3 months, but changes were observed in the 6-month study at all dosage levels down to 25 mg/kg/day (AUC = 14 $\mu\text{g}\cdot\text{hr}/\text{ml}$). The most consistent renal changes were tubular degeneration and hypoplasia. No renal changes were observed in any of the dog studies. Effects on the gastrointestinal tract-the stomach: changes seen in rats administered the drug by oral gavage for 3 months at dosages of 75 mg/kg/day (AUC > 43 $\mu\text{g}\cdot\text{hr}/\text{ml}$) included mild pyloric necrosis and gastritis. These changes in the stomach were not detected in the six month rat study at dosages up to 150 mg/kg/day (AUCs 83-175 $\mu\text{g}\cdot\text{hr}/\text{ml}$). The changes were reversible after a one-month recovery period. The changes were not seen in dogs. Emesis, diarrhea and/or abnormal stools in dogs: were noted that received 50 mg/kg/day or greater in all the studies. This gastrointestinal distress usually occurred approximately 2-3 hr after each dosing and the incidence was dose-related. Effects on the Erythron: the changes observed in rats treated with 125 mg/kg/day or higher (AUCs 86-128 $\mu\text{g}\cdot\text{hr}/\text{ml}$) for three months were limited to slight decreases in erythrocytic variables (erythrocyte count, hematocrit, hemoglobin). Decreases in erythrocytic variables along with an increased incidence and/or severity of anisocytosis (erythrocytes of variable size) and poikilocytosis (erythrocytes with abnormal shapes) were detected in rats that received 25 mg/kg/day (AUCs 14-22 $\mu\text{g}\cdot\text{hr}/\text{ml}$) or greater for six months. The changes were reversible in rats. Erythrocytic changes were not detected in dogs receiving dosages up to 125 mg/kg/day (AUCs = 115 to 205 $\mu\text{g}\cdot\text{hr}/\text{ml}$) for six months. Effects on the thymus: thymic atrophy was limited to dogs only. An increased incidence and/or severity of thymic atrophy was in the highest dosage group of dogs in the one-month (200 mg/kg/day) and six-month (125 mg/kg/day) studies. More severe changes appeared to be associated with very high plasma exposures of Abbott-84538 ranging from 200 to 900 $\mu\text{g}\cdot\text{hr}/\text{ml}$. Effects on the testes and prostate: bilateral testicular degeneration was observed in two male dogs (one that received 50 and one that received 125 mg/kg/day) for six months. The degeneration was moderate and diffuse. The high dosage dog had decreased epididymal spermatozoa as a result of the diffuse testicular degeneration. In addition, the high dosage dog had moderate multifocal prostatic atrophy/hypoplasia.

Reproductive and developmental toxicity studies: the results are summarized in Appendix # 2 (Table 6). There were no effects on male rat reproductive capabilities at dosages up to 125 mg/kg/day

(AUC = 91 $\mu\text{g}\cdot\text{hr}/\text{ml}$), the highest dosage level tested in the Segment I study. Female rats displayed some adverse clinical signs (emaciation, dehydration and hunched posture) following administration of 75 mg/kg/day (AUC = 61 $\mu\text{g}\cdot\text{hr}/\text{ml}$) which was the highest dosage tested, this appeared to have no effect on female fertility. In the Segment II study in rats, fetal toxicity characterized by reduced fetal weight, delayed skeletal ossification, wavy ribs, enlargement of fontanelles and cryptorchidism was seen in rats at 75 mg/kg/day, a dosage that was also overtly maternally toxic as well. In the Segment II study in rabbits, slight developmental toxicity (reduced fetal size and weight) was observed only at a dosage (110 mg/kg/day) that was overtly maternally toxic as well. In the Segment III study, the drug was given during late gestation through weaning. No neonatal toxicity was evident at the highest dosage tested (60 mg/kg/day).

Genotoxicity studies: results are summarized in Appendix # 2 (Table 4). Abbott-84538 was found to be non-mutagenic when tested in several in vitro and in vivo genotoxicity assays.

Pharmacokinetic and ADME studies: results are summarized in Appendix # 3 (Table 1 to 4). Peak plasma concentrations (C_{max}) of Abbott-84538 in rats, dogs, and monkeys after oral administration of a 5 mg/kg dose were recorded at approximately 1-2 hr. Plasma drug concentrations declined rapidly following termination of dosing in all species. The elimination half-life in all species was approximately 1-2 hr. Oral bioavailability following a 5 mg/kg dose was calculated to be 70.7%, 37.4% and 29.9% for rats, dogs and monkeys, respectively. Drug exposures (AUCs) were generally higher in female mice and rats compared with males at similar doses. The observed sex difference in plasma drug levels was due to a difference in the clearance of the drug. It has been reported that the rate of biliary excretion of drug was faster in male rats than in females. No consistent sex difference in plasma exposure was noted in dogs. In the 3- and 6-month studies in rats, increased AUC values were evident at the end of the treatment period when compared with those obtained during the first month of treatment. The elevated AUC values may be in part due to hepatotoxicity caused by drug, as well as to the saturation of metabolic processes, since drug is eliminated predominantly by hepatobiliary clearance. Metabolic profile: obtained from incubation of radiolabelled drug with rat and dog hepatic microsomes was qualitatively similar to the corresponding metabolite profiles of drug in rat and dog bile (Appendix # 6 & 7). Rat microsomal incubation samples converted Abbott-84538 primarily to the metabolites M-1, M-2, M-9 and M-11, accompanied by minor amounts of M-10 and M-5. No G-1 (the glucuronide of parent drug) was formed by rat liver microsomes. Incubation of Abbott-84538 with dog liver microsomes resulted in formation of M-1, M-2, M-11, M-5 and G-1. Human liver microsomes converted

Abbott-84538 largely to M-1, M-2, M-11 and M-5, suggesting that these metabolites would likely be major products of hepatic biotransformation of the drug in humans. Protein binding: Abbott-84538 extensively bound to α 1-acid glycoprotein and serum albumin in four species evaluated over a 3000-fold concentration range (0.01-30 μ g/ml). Mean plasma protein binding percentages were 97.2-99% for rats, 98.9-99.4% for dogs, 96.2-99.1% for monkeys and 99.3-99.5% for human.

CONCLUSIONS:

In the clinic, the test compound is being administered as an oral formulation at a dose level of 600 mg, bid or 1200 mg/day (approximately 20 mg/kg/day). The proposed therapeutic dose produced a mean steady-state AUC value of 150 μ g*hr/ml. The kinetic data from subchronic/chronic toxicity studies in rats and dogs showed that the mean AUC value at the therapeutic dose was found to be considerably higher than that achieved in the nonclinical toxicity studies at the NOELs/NOAELs. Based on either the body surface area equivalence factors or drug exposure (AUC values), the dosages used in the clinic are higher than the NOELs/NOAELs identified in animal studies (Appendix # 5, Table 1).

In animal studies, toxicities were seen at doses that are comparatively much lower than those used in the clinic (Appendix # 2, Table 2, 3 & 5). The therapeutic dosage of the test compound produces significant toxicity in the six-month oral toxicity studies [the longest duration studies submitted at this time] in rats and dogs. The histopathology evaluations revealed that liver, eye, kidney, bone marrow and thyroid are the major target organs. Therefore, the sponsor is requested to monitor the patient closely for the toxicities seen in animals.

Abbott-84538 can be classified as Pregnancy Category B. Abbott-84538 should not be used during pregnancy unless the potential benefits justify the risk to the fetus and mother.

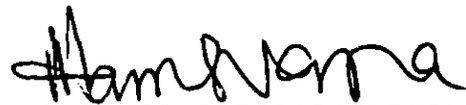
A 12-month toxicity study in dogs and, as a part of the phase 4 commitment, two-year carcinogenicity studies in mice and rats are ongoing.

This NDA in its present form has provided adequate nonclinical safety information to support its approval and labeling.

APPENDICES:

Seven appendices are attached. These are listed below.

1. Non-clinical toxicology, pharmacokinetics and pharmacology.
2. Tabulated summary of animal toxicity studies.
3. Tabulated summary of animal pharmacokinetic studies.
4. Tabulated summary of human pharmacokinetic studies.
5. Comparison of animal doses with the human therapeutic dose.
6. Chemical structure of ABT-538 metabolites.
7. Proposed pathway of ABT-538 biotransformation in rat and dog.



Pritam S. Verma, Ph.D.
Reviewing Pharmacologist

Concurrences:

HFD-530/DFreeman

HFD-530/JFarrelly

HFD-530/PVerma

DF 1/23/96
JF 1/16/96
PV 1/16/96

Disk:

HFD-530/JFarrelly

cc

HFD-530/NDA 20-659

HFD-340

HFD-530/KStruble

HFD-530/PVerma

HFD-530/JMurray

HFD-530/PLiu

HFD-530/NBattula

HFD-345/GJames

Appendix # 1

Non-clinical toxicology, pharmacokinetics and pharmacology.

NON-CLINICAL TOXICOLOGY

Toxicity Studies Summary: Studies marked with an asterisk were performed in a manner consistent with the FDA Good Laboratory Practice Regulations.

Acute Toxicity Studies

1. Acute Oral Toxicity Evaluation of Abbott-84538 in Mice, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 28, 1993 (TD93-311/R&D/93/554)*
2. Acute Oral Toxicity Evaluation of Abbott-84538 in Rats, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 24, 1993 (TA93-309/R&D/93/552)*
3. Acute Intravenous Toxicity Evaluation of Abbott-84538 in Mice, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 28, 1993 (TD93-312/R&D/93/555)*
4. Acute Intravenous Toxicity Evaluation of Abbott-84538 in Rats, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 24, 1993 (TA93-310/R&D/93/553)*

Repeat Dose Toxicity Studies

5. One-Month Oral Toxicity Study of Abbott-84538 in Rats, with a One-Month Recovery Period, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, October 7, 1993 (TA93-193/R&D/93/519)*
6. Three-Month Oral Toxicity Study of Abbott-84538 in Rats (with One-Month and Three-Month Recovery Periods), Abbott Lab., Abbott Park, IL, Lot # 77-561-AL, June 9, 1994 (TA93-284/R&D/94/043)*
7. Six-Month Oral Toxicity Study of Abbott-84538 in Rats, Abbott Lab., Abbott Park, IL, Lot # 79-594-AL, June 30, 1994 (TA93-299/R&D/94/229)*
8. One-Month Oral Toxicity Study of Abbott-84538 in Dogs, with a One-Month Recovery Period, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, October 13, 1993 (TB93-192/R&D/93/512)*
9. Three-Month Oral Toxicity Study of Abbott-84538 in Dogs

(with a Two-Month Recovery Period), Lot # 77-561-AL,
Abbott Lab., Abbott Park, IL, June 6, 1994 (TB93-
297/R&D/94/039)*

10. Six-month oral toxicity study of Abbott-84538 in Dogs,
Lot # 83-501-VF, Abbott Lab., Abbott Park, IL, October
27, 1994 (R&D/94/650)*

Special Toxicity Studies

11. Three-month dietary maximum-tolerated dosage study of
Abbott-84538 in mice, Lot # 86-701-AL, Abbott Lab.,
Abbott Park, IL, November 13, 1994, (R&D/94/552)*
12. Three-month dietary maximum tolerated dosage study of
Abbott-84538 in rats, Abbott Lab., Abbott Park, IL, Lot
86-701-AL, September 30, 1994 (R&D/94/166)*
13. Evaluation of Abbott-84538 for delayed contact
hypersensitivity in guinea pigs, Abbott Lab., Abbott
Park, IL, Lot # 77-561-AL, August 25, 1995 (R&D/95/514)

Reproduction Toxicity Studies

14. Evaluation of the effects of orally administered
Abbott-84538 on the fertility and embryonic development
of the rat (Segment I), Abbott Lab., Abbott Park, IL,
Lot # 77-561-AL, June 27, 1994 (R&D/94/293)*
15. Evaluation of the Effects of Orally Administered
Abbott-84538 on the Embryonic and Fetal Development of
Rats (Segment II), Abbott Lab., Abbott Park, IL, Lot #
77-561-AL, June 30, 1994 (TA93-314/R&D/94/024)*
16. Evaluation of the effects of orally administered
Abbott-84538 on embryo-fetal development in New Zealand
White rabbits,
Lot # 77-561-AL, July 20, 1994
(R&D/94/342)*
17. Evaluation of the effects of orally administered
Abbott-84538 on the peri- and postnatal development of
the rat (Segment III DART), Abbott Lab., Abbott Park,
IL, Lot # 77-561-AL, November 15, 1994 (R&D/94/651)*

Genotoxicity Studies

18. Bacterial Reverse Mutation Assay (Ames Test plus E.
coli) of Abbott-84538, Lot # 240081-AX, Abbott Lab.,
Abbott Park, IL, July 16, 1993 (Study Number TX93-
222/R&D/93/399)*

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19. Mouse lymphoma study of Abbott-84538,
June 13, 1994
(R&D/94/175/TX93/472)*
 20. In Vitro Cytogenetics Human Lymphocyte Culture Assay of
Abbott-84538, Abbott Lab., Abbott Park, IL, October 7,
1993 (Study Number TX93-223/R&D/93/470)*
 21. Mouse micronucleus assay of Abbott-84538, Lot # 77-561-
AL, Abbott Lab., Abbott Park, IL, January 5, 1994,
(R&D/93/706)*

Preliminary Toxicity Studies

22. Two-Week Oral Toxicity Evaluation of Abbott-84538 in
Rats (Exploratory Research Report/R&D/93/157/Study No.
TA93-056)
23. Oral Dosage-Range-Finding Toxicity Study of Abbott-
84538 in Dogs (Exploratory Research
Report/R&D/93/169/Study No. TB93-036)
24. Oral palatability study of Abbott-84538 in mice, Lot #
79-594-AL, Abbott Lab., Abbott Park, IL, April 4, 1994,
(R&D/93/886)
25. Oral palatability study of Abbott-84538 in rats, Lot #
77-561-AL, Abbott Lab., Abbott Park, IL, May 12, 1994,
(R&D/93/025)

Review of Toxicity Studies:

Acute Toxicity Studies

1. Acute Oral Toxicity Evaluation of Abbott-84538 in Mice, Lot #
240-081-AX, Abbott Lab., Abbott Park, IL, September 28, 1993
(TD93-311/R&D/93/554)*

Groups of male and female mice [weight: 21-29 g; age: 4-5 weeks; strain: VAF Crl:CD-1(ICR)BR; 5 animal/sex/group] were administered a single oral doses of 200, 320, 500, 800, 1260, 2000 or 2500 mg Abbott-84538/kg in a vehicle of propylene glycol and ethyl alcohol (95:5, v/v) containing 2 molar equivalents of p-toluene sulfonic acid monohydrate at a dose volume of 10 ml/kg. All mice were observed frequently on the day of treatment and daily for 13 days after treatment. No overt signs of toxicity were observed in male and female mice treated at 200 mg/kg and in male mice treated at a dose of 320 mg/kg. Signs of toxicity observed in all other doses included decreased activity, ataxia, dyspnea, squinting, prostration and tremors. Deaths (1,1,2 and 1) occurred in male mice treated at doses of 800, 1260, 2000 and

2500 mg/kg, respectively. Deaths (2,2 and 2) occurred in female mice at doses of 800, 200 and 2500 mg/kg, respectively. All signs of toxicity including deaths occurred in male mice on or before day 1 of the observation period and in female mice on or before day 3 of the observation period.

Comments: The oral NOEL for Abbott-84538 were found to be 320 mg/kg in male mice and 200 mg/kg in female mice. The oral median lethal dose (LD₅₀) was found to be greater than the maximum feasible dose (2500 mg/kg) that could be administered to mice in this study.

2. Acute Oral Toxicity Evaluation of Abbott-84538 in Rats, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 24, 1993 (TA93-309/R&D/93/552)*

Groups of male and female rats [weight: 125-148 g; age: 6 weeks; strain: VAF Crl:CD(SD)BR; 1 animal/sex/group] were administered a single oral doses of 250, 500, 1000, 1500, 2000 or 2500 mg Abbott-84538/kg in a vehicle of propylene glycol and ethyl alcohol (95:5, v/v) containing 2 molar equivalents of p-toluene sulfonic acid monohydrate at a dose volume of 10 ml/kg. All rats were observed frequently on the day of treatment and daily for 13 days after treatment. Signs of toxicity observed in male and female rats treated at 500 mg/kg or higher included decreased activity, ataxia, dyspnea, lacrimation and exophthalmos. None of the animals in the study died. All signs of toxicity were confirmed on the day of treatment and the day after treatment.

Comments: The oral NOEL in male and female rats was found to be 250 mg/kg. The approximate lethal dose values in rats were found to be greater than 2500 mg/kg of the test compound in the study.

3. Acute Intravenous Toxicity Evaluation of Abbott-84538 in Mice, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 28, 1993 (TD93-312/R&D/93/555)*

Groups of male and female mice [weight: 22-28 g; age: 4-5 weeks; strain: VAF Crl:CD-1(ICR)BR; 1 animal/sex/group] were administered a single IV doses of 5, 20, 35, 50, 65 or 80 mg Abbott-84538/kg in a vehicle of propylene glycol and ethyl alcohol (95:5, v/v) containing 2 molar equivalents of p-toluene sulfonic acid monohydrate at a dose volume of 1 ml/kg and at a rate of 2 ml/min. All mice were observed frequently on the day of treatment and daily for 13 days after treatment. No signs of toxicity were observed in male and female mice treated at doses of 5 and 20 mg/kg, and in the female mouse treated at 35 mg/kg. Decreased activity was observed in the male mouse treated at 35 mg/kg and in the female mouse treated at 50 mg/kg. Clinical signs observed in male mice (50 mg/kg and higher) and in female mice (65 mg/kg and higher) included decreased activity, ataxia,

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dyspnea and exophthalmos. In addition, clonic convulsions and death were noted in the male mouse treated at 65 mg/kg and in the male and female mice treated at 80 mg/kg. All signs of toxicity including death were confined to the day of treatment.

Comments: Intravenous approximate NOEL values were found to be 20 mg/kg in male mice and 35 mg/kg in female mice. Intravenous approximate lethal dose values were determined to be 65 mg/kg in male mice and 80 mg/kg in female mice.

4. Acute Intravenous Toxicity Evaluation of Abbott-84538 in Rats, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, September 24, 1993 (TA93-310/R&D/93/553)*

Groups of male and female rats [weight: 148-179 g; age: 6 weeks; strain: VAF Crl:CD (SD)BR; 1 animal/sex/group] were administered a single IV doses of 5, 20, 35, 50, 65 or 80 mg Abbott-84538/kg in a vehicle of propylene glycol and ethyl alcohol (95:5, v/v) containing 2 molar equivalents of p-toluene sulfonic acid monohydrate at a dose volume of 1 ml/kg and at a rate of 2 ml/min. All rats were observed frequently on the day of treatment and daily for 13 days after treatment. Signs of toxicity observed in the animals (20 mg/kg) included decreased activity, ataxia and dyspnea. In addition to these signs, exophthalmos, prostration and death were observed in male and female rats (35 mg/kg or higher). All signs of toxicity observed in rats including deaths were confined to the day of treatment.

Comments: The intravenous NOEL in male and female rats was found to be 5 mg/kg. The intravenous approximate lethal dose values were determined to be 35 mg/kg in this study.

Repeat Dose Toxicity Studies

5. One-Month Oral Toxicity Study of Abbott-84538 in Rats, with a One-Month Recovery Period, Lot # 240-081-AX, Abbott Lab., Abbott Park, IL, October 7, 1993 (TA93-193/R&D/93/519)*

Five groups of male and female rats [weight: 125-225 g; age: 4-5 weeks; strain: VAF Crl:CD (SD)BR; 10-15 animals/sex/group] were administered by oral gavage in a vehicle (propylene glycol and ethyl alcohol (95:5, v/v) containing 2 molar equivalents of p-toluene sulfonic acid monohydrate at a dose volume (NOEL) of 2 ml/kg] at dosages of 0 (T0), 15 (T1), 50 (T2) or 150/100 (T3) mg/kg/day for 28 to 33 consecutive days. As result of toxicity, the 150 mg/kg/day dosage was lowered in female rats to 100 mg/kg/day on study day 8. Up to 5 rats/sex in the control and two high-dosage groups (50 and 150/100 mg/kg/day) were designated for a one-month recovery period after the end of treatment. Deaths: three female rats (T3) died on study day 11, 14 and 18. Clinical Observation: treatment-related clinical signs attributable to

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drug treatment were observed in males (T2 and T3) or females (T3) included decreased activity, hunched posturing and weakness. Clinical signs (T3) which were present at low incidences included a red-colored discharge around the mouth and prepuce, urine stained abdominal hair and piloerection. Body Weights: male and female rats (T3) gained statistically significant less weights than the control group from day 4 to 25. Food Consumption: mean food consumption relative to controls was significantly decreased in male and female rats (T3) during the first week of the study, but had no significant difference in food consumption from week 2 to the end of the treatment period. Ophthalmology: a single incidence of retinal scarring was observed by indirect examination in one male each (T1, T2 and T3) and in a single female (T3) near the end of the study. In addition, one male (T2) had retinal folding. Plasma Drug Levels: plasma AUCs of the compound increased in an approximate dose proportional manner. Plasma drug levels were sustained at substantial levels for 9, 12 and 24-36 hr in the (T1, T2 and T3) groups, respectively. AUC values toward the end of the treatment period in males were 3.64, 27.61 and 63.32 $\mu\text{g}\cdot\text{hr}/\text{ml}$ at T1, T2 and T3, respectively. AUC values toward the end of treatment period in females (T1, T2 and T3, respectively) were 5.34, 24.5 and 91.34 $\mu\text{g}\cdot\text{hr}/\text{ml}$. Hematology: at the end of the treatment period, mean reticulocyte counts in female rats (T3) were higher than the mean values of control female rats. Mild monocytosis was present at all the three doses. The majority of rats with monocytosis had periportal inflammation or hepatic necrosis with fibrosis. Clinical Chemistry: at the end of treatment, mean serum total protein values of male and female rats (T2 or T3) were significantly increased compared to their respective control values. Minimal increase in serum globulin values were dosage-related in males and correlated well with the presence of hepatic inflammation. Mild elevations in one or more liver enzymes (ALT, AST, GGT or ALP) were present in individual rats. Statistically significant differences from control were present in biochemical parameters (serum creatine kinase, total bilirubin and glucose) of treated rats. Organ Weights: mean relative and absolute liver weights were increased in T2 and T3 of both sexes and thyroid gland weights were increased in females rats (T3). The mean relative and absolute spleen weights of female rats (T3) were significantly increased compared to mean values of control female rats. There was a statistically significant lower mean absolute, but not relative brain weights in (T3) male rats. Gross and Microscopic Observations: liver, eye and thyroid gland were determined to have pathologic changes resulting from the treatment. Treatment-related changes in the liver (T2 and T3) rats were hepatomegaly, multinucleated hepatocytes and periportal inflammation. The hepatomegaly correlated with the increased liver weights. The treatment-related change in the thyroid glands (T2 and T3) rats was hypertrophy of follicular epithelium. Accentuation of the hepatic lobular pattern was observed sporadically in individual treated

rats. The incidence and severity of the thyroid gland change was greater for males than for females. Treatment-related changes in the eye included hypertrophy and cytoplasmic granularity of the retinal pigment epithelium. Minimal, segmental or diffuse hypertrophy of the retinal pigment epithelium was observed in 4/10 male and female rats (T3).

Comments: The test compound was adequately absorbed. The NOAEL of Abbott-84538 following oral administration to rats for a month was 15 mg/kg/day and the mean systemic exposure at this dosage level after approximately one month was 4.5 $\mu\text{g}\cdot\text{hr}/\text{ml}$. Based on body surface area, an equivalent dose in humans would be 2.5 mg/kg/day. Histopathological examinations revealed liver, thyroid gland and eye are the target organs.

The retinal hypertrophy or cell swelling was attributed to filling of the cytoplasm with numerous granules. This retinal pathology was similar to that observed in rats treated with another protease inhibitor, Abbott-80987. An electron microscopic examination of hypertrophied retinal pigment epithelium determined that the cytoplasmic granules were membrane-bounded lamellar inclusions consisted with drug-induced retinal lipidosis. The pigment epithelial hypertrophy in rats in this study was most likely due to involving lysosomal accumulation of polar lipids from rod outer segments induced by the parent compound or its metabolite(s).

6. Three-Month Oral Toxicity Study of Abbott-84538 in Rats (with One-Month and Three-Month Recovery Periods), Abbott Lab., Abbott Park, IL, Lot # 77-561-AL, June 9, 1994 (TA93-284/R&D/94/043)*

Groups of Crl:CD BR rats (25/sex/group) were administered Abbott-84538 via oral gavage at dose levels of 0 (vehicle control), 15 (low), 50 (mid) or 125 (high, female) or 175 (high, male) mg/kg/day during the first two weeks of treatment. Thereafter for another 105-108 days, the low- and mid- dosage levels for both males and females were increased to 25 and 75 mg/kg/day, respectively. Up to 5 rats/sex/group were designated for each of the one- and three-month recovery periods after the end of the treatment to assess the reversibility of any adverse effects. Blood samples collected on day 0, 29 and 84 revealed that increases in plasma drug levels were less than dose proportional and levels were greater in females compared with males. Both C_{max} and AUC values were decreased after multiple dosing. The AUC values toward the end of the treatment period (day 84) are given in Table 1.

Table 1

The AUC Values of Abbott-84538 on Day 84 Following Three-Month Oral Administration to Rats

Sex	25	75	125 (F)	175 (M)
	AUC ($\mu\text{g}\cdot\text{hr}/\text{ml}$)			
Males	18.0 \pm 3.1	42.8 \pm 10.4	-	97.3 \pm 20.2
Females	21.0 \pm 5.2	72.6 \pm 9.5	98.5	-

Five male and seven female (high) rats died during the treatment. Ataxia, dehydration, rough coat, hunched posture, weakness, tremors, cold to touch, pale and squinting eyes and urine-staining of abdominal hair were noted in rats (high). Group mean body weights and food consumption for rats (high) were significantly lower than the respective controls throughout the treatment period. At the preterminal eye examination, pale choroidal vasculature and dilated retinal vessels were seen in rats (high). These changes were still evident in some rats at the end of the one- or three-month recovery periods. Electroretinograms (ERGs) recorded near the end of the three-month treatment period revealed decreases in mean values of A- and B-wave amplitudes in rats (high). The ERG changes were still evident in the rats after the one- or three-month recovery periods.

The mean values of erythron parameters (hematocrit, hemoglobin and red blood cell) for the drug-treated rats were lower than the controls and statistical significance was achieved for high dose males. Treatment-related changes in clinical chemistry at the end of the treatment period included a mild to moderate increase in ALT and AST values in several rats at all doses. Elevations of CGT were noted in some rats (mid and high). Increased ALP activities occurred in rats (high). Mean serum cholesterol values for the treated rats were higher than the controls and the differences were statistically significant for the females (mid or high) and the males (high). Mean TSH values for the treated rats were higher than the controls and statistical significance was attained for female rats (mid or high). Mean serum thyroxine values for the treated rats were lower than the controls and the differences were statistically significant for the males (mid or high).

The mean values for absolute and relative liver weights at the end of the treatment period were increased over the controls in both male and female rats at all dosage levels and the differences were statistically significant for females at all dosage levels and males (mid or high). When compared with controls, increased mean values of absolute and relative spleen

and thyroid weights were noted in the drug-treated rats and statistically significant differences were achieved in rats (high).

At the end of the treatment period, dose-related multinucleated hepatocytes, histiocytic microgranuloma, sinusoidal histiocytosis, single cell necrosis, subacute inflammation, increased mitosis and karyomegaly were noted in rats at all dosage levels. Minimal to moderate chronic pericholangitis occurred in 11/20 rats (mid) and in 16/20 rats (high). Histopathological changes in the eye at the end of the treatment period included the presence of focal/multifocal hypertrophy of retinal pigment epithelium (RPE) and retinal degeneration. Hypertrophy of the RPE was noted in 10/20 (mid) and in 19/20 (high) rats. Retinal degeneration was characterized by the presence of folds and/or rosettes, subtle vacuolation and/or loss of photoreceptor cells together with the accumulation of histiocytic-like cells between the photoreceptor cells and the hypertrophied RPE. Minimal to mild pyloric gastritis was noted in rats (mid or high). Histiocytic microgranuloma was seen in the lung, spleen, thymus and lymph nodes (mid or high). Bone-marrow hypocellularity was noted in two males and females (high) and bilateral testicular degeneration were noted in four males (high).

Ultrastructural evaluation of the liver and eye revealed a considerable accumulation of phagosomes in the RPE of rats (mid or high). Reduced or absent photoreceptor outer segment of the RPE occurred in rats (high). The liver (high) contained abundant irregular dense-staining inclusions.

Comments: A NOEL of Abbott-84538 following oral administration to rats for three months could not be identified; it should be considered less than 25 mg/kg/day (AUCs = 18-21 $\mu\text{g}\cdot\text{hr}/\text{ml}$). Histopathology evaluations revealed that liver, eye, stomach and bone marrow were the major target organs of toxicity.

7. Six-Month Oral Toxicity Study of Abbott-84538 in Rats, Abbott Lab., Abbott Park, IL, Lot # 79-594-AL, June 30, 1994 (TA93-299/R&D/94/229)*

Groups of Sprague-Dawley (VAF Crl:CD BR) rats (20/sex/group) were administered Abbott-84538 via oral gavage at dose levels of 0 (vehicle control), 25 (low), 75 (mid) or 175 (high, female) or 125 (high, male) mg/kg/day during study day 0-79. Thereafter, the high-dosage levels for both females and males were lowered to 150 and 100 mg/kg/day, respectively. Up to 5 rats/sex/group were designated as satellite subgroups for plasma drug level determination. Blood samples were collected on days 0, 14 and 174. Deaths: drug-related deaths included one female rat (mid), and two males and five females (high). The drug-related deaths

were attributed to effects of emaciation. Clinical signs: Ataxia, dehydration, rough coat, hunched posture, weakness, tremors, cold to touch, pale and squinting eyes and urine-staining of the abdominal hair were noted in rats (mid, high). Salivation and increased incidence of matted hair also occurred in some rats in the low dose group. Body weights: group mean body weights for males and females (high) were significantly lower than the respective controls throughout the entire treatment period. At the end of the treatment period, the group mean body weight gains for high dosage males and females were approximately 33% and 20% less than the respective controls. Decreased group mean body weight gains (7-11%) were noted in males and females (mid) at the end of the treatment period. Drug absorption: data revealed that plasma levels were higher in females compared with males. Both C_{max} and AUC values increased with the dosing. The AUC values toward the end of the treatment period (day 174) are given in Table 2.

Table 2

The AUC Values of Abbott-84538 on Day 174 Following Six-Month Oral Administration to Rats

Sex	25	75	150 (M)	100 (F)
	AUC ($\mu\text{g}\cdot\text{hr}/\text{ml}$)			
Males	14.28	54.99	83.38	-
Females	21.52	76.22	-	174.48

Food consumption: group mean food consumptions for both the males and females (high) were generally lower than those of the respective controls. Ophthalmology: pale choroidal vessels and/or dilated retinal vessels were noted in five of nine females (high) and in two of ten males (high). Hematology: treatment-related changes were decreased hemoglobin and hematocrit values of all dosage groups. There were statistically significant decreases from control in hemoglobin of females (mid) and decreases in hematocrit and hemoglobin of males (high). Reticulocyte counts of males and females (high) were significantly increased from the controls. RBC morphology changes suggested that a mild low grade hemolytic anemia occurred in individual rats. The mean WBC counts of females (mid and high) were mildly increased from the controls. Clinical chemistry: included a mild to marked increase in ALT and AST in some individual rats at all dosage levels. Elevation of GGT and total bilirubin were noted in some females (mid and high) and males (high). Increased ALP values were noted in males and females (mid and high). Compared to the controls, mean cholesterol values were statistically higher in females (low, mid or high) and in males (high). The mean triglyceride values of males (low, mid or high) were significantly decreased

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compared to controls, while the values of female rats (high) were increased. There were statistically significant decreases from the controls in mean chloride values of females (mid and high). The mean TSH values or some individual serum TSH values for the drug-treated rats were higher than the controls. The mean serum thyroxine for male and female rats (mid and high) were significantly lower than the respective controls. Urinalysis: treatment-related changes included an increased incidence of proteinuria (low and mid) and bilirubinuria (mid and high) in both male and females rats. Organ weights: the mean values of absolute and relative liver weights were increased over the control weights in male and female rats at all dosage levels and the differences were statistically significant for females at all dosage levels and males that received mid- and high dosage levels. The mean spleen weights were increased over the control weights in females rats of all dosage groups and male rats receiving mid and high dosages. There was a statistically significant increase from the controls in mean absolute kidney weight of females (low). Histopathology: dose-related multinucleated hepatocytes, pericholangitis, Kupffer cell aggregates, single cell necrosis, mononuclear infiltrates, increased mitosis and karyomegaly were noted in rats at all dosage levels. Bile duct hyperplasia occurred in some females (mid and high). Histologic changes in the eye included minimal to moderate hypertrophy of retinal pigment epithelium (RPE) and retinal degeneration. Hypertrophy of RPE was noted in 16/30 (mid) and in 25/30 (high) rats. Treatment-related histologic changes in the kidney included mild to moderate, multifocal tubular degeneration occurring in male and female rats at all doses and mild to marked multifocal tubular hyperplasia occurring in females rats all doses. The incidence of proteinaceous casts was increased compared to the controls in male and female rats (low and mid). Mild epithelial hypertrophy in the thyroid gland was noted in 3/30 and 5/30 rats that received mid and high doses. Treatment-related skin changes were diffuse atrophy of the epidermis, hair follicles and sebaceous glands. Treatment-related changes present in the lymphoid organs of selected rats were lymphoid depletion and lymphoid necrosis. The lymphoid depletion was most prominent in the thymus. Bone marrow hypercellularity was observed in 18/30 rats receiving high dose. Bone marrow cytology revealed that the hypercellularity was due to mildly to moderately increased erythropoiesis.

Comments: A NOEL of Abbott-84538 following oral administration to rats for six months could not be identified; it should be considered less than 25 mg/kg/day (AUCs = 14-22 $\mu\text{g}\cdot\text{hr}/\text{ml}$). Six-month treatment of Abbott-84538 in rats at dosage levels of 25-150 mg/kg/day produced liver, kidney, eye, skin, thyroid and bone marrow toxicities. Deaths were noted in rats given 75-150 mg/kg/day. In addition, dosage of 100-150 mg/kg/day produced decreases in body weight and food consumption.

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8. One-Month Oral Toxicity Study of Abbott-84538 in Dogs, with a One-Month Recovery Period, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, October 13, 1993 (TB93-192/R&D/93/512)*

Groups of male and female beagle dogs (weight: 6-12 kg; age: 7-9 months; 3-5 animals/sex/group) were administered Abbott-84538 orally by gavage in a vehicle [propylene glycol and ethyl alcohol (95:5, v/v) containing 2 molar equivalents of p-toluene sulfonic acid monohydrate at a dose volume of 2 ml/kg] at dosages of 0 (control), 10 (low), 50 (mid) or 150/200 (high) mg/kg/day for 28 to 30 consecutive days. Dogs (high) received 150 mg/kg/day for study day 0-9 and 200 mg/kg/day for study day 10-28. Two dogs in the high and control groups were held without treatment for a one-month recovery period and then euthanized.

Deaths: there were no mortalities in this study. Clinical Signs: drug-related (high) included emesis, excessive salivation and loose stool/diarrhea. Single incidences (high) of dehydration, ataxia, decreased activity, weakness and involuntary body movements were observed. Sporadic episodes of emesis, excessive salivation and diarrhea and/or abnormal stool were noted in mid-dose group. Body Weight: statistically significant decreases in mean body weights and mean body weight changes were noted in male and female dogs (high) when compared to control dogs. At the end of the recovery period, the mean body weights for male and female dogs (high) were comparable to those of respective controls. Food Consumption: two female and one male dogs (high) had marked decreases in food consumption and required supplemental overnight feed to maintain their health. Ophthalmology: no ocular abnormalities were noted in any of the dogs when examined near the end of the treatment and recovery period.

Electrocardiography: electrocardiograms recorded near the end of the treatment period revealed no abnormalities. Plasma Drug Levels: mean plasma AUC values on day 1 were increased in an approximate dose proportional manner being 25.9, 75.2 and 160.7 $\mu\text{g}\cdot\text{hr}/\text{ml}$ at low, mid and high doses, respectively. After repeated dosing on day 27, the plasma AUC values were not dose-proportional, being 21.1, 17.1 and 240.3 $\mu\text{g}\cdot\text{hr}/\text{ml}$ for low, mid and high doses, respectively. Urinalysis: treatment-related bilirubinuria was found in individual dogs (mid and high).

Hematology: two drug-treated dogs (mid and high) had hematocrit consistent with marginal anemia (36.9 and 36.3, respectively). Bone marrow smears from control and treated dogs were similar.

Clinical Chemistry: mild increases in hepatic enzyme activities for ALP, GGT and ALT were observed in individual dogs (high).

Organ Weights: mean absolute and relative liver weights increased in all treated groups relative to controls; statistical significance was attained only in high dose treated dogs. Male dogs (high) had decreased absolute and relative thymus and prostate weights. One dog (high) had lower testes weights.

Gross and Microscopic Observations: hydropic degeneration was noted in

1/6, 3/6, 2/6 and 4/6 dogs which received the drug at doses of 0, 10, 50 and 200 mg/kg/day, respectively. Thymic atrophy was noted in 2/6, 4/6, 1/6 and 4/6 which received 0, 10, 50 and 200 mg/kg/day, respectively.

Comments: The test compound was adequately absorbed. A NOAEL of Abbott-84538 following oral administration to dogs for a month may be considered as 50 mg/kg/day in this study. The corresponding mean systemic exposure at this dose level at the end of the treatment period was 17.1 $\mu\text{g}\cdot\text{hr}/\text{ml}$. Based on body surface area, an equivalent dose in humans would be 25 mg/kg/day. The study revealed that liver, thymus and prostate were the primary target organ. The sponsor did not submit the data from recovery groups.

9. Three-Month Oral Toxicity Study of Abbott-84538 in Dogs (with a Two-Month Recovery Period), Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, June 6, 1994 (TB93-297/R&D/94/039)*

Groups of beagle dogs were administered Abbott-84538 via oral gavage at dose levels of 0 (vehicle control), 10 (low), 50 (mid) or 200 (high) mg/kg/day during the first three weeks of treatment. Thereafter, for high dose animals, the dosage was lowered to 100 mg/kg/day due to excessive weight loss and morbidity. Up to 2 dogs of each sex in the control and the high dose groups were held for a two-month recovery period following treatment. Blood samples collected on day 14 and 82 revealed that increases in plasma drug levels were less than dose proportional and levels in the high dose group were greater in females compared with males. Results: the AUC values on day 82 are given in Table 3.

Table 3

The AUC Values of Abbott-84538 on Day 82 Following Three-Month Oral Administration to Dogs

Sex	10	50	100
	AUC ($\mu\text{g}\cdot\text{hr}/\text{ml}$)		
Males	25.1 \pm 11.3	80.2 \pm 69.1	147.4 \pm 78.1
Females	22.0 \pm 13.8	50.5 \pm 32.6	222.3 \pm 255.3

One female (high, AUC 1698 $\mu\text{g}\cdot\text{hr}/\text{ml}$ on day 84) was euthanized on day 85 in moribund condition. Dose-related clinical signs (mid or high) included increased salivation, decreased activity, emesis and diarrhea. Decreased food consumption (65%) and body weight loss (12%) occurred in dogs (high) during the first three weeks of the treatment. At the end of the three-month treatment period, body weight loss was still evident in males (high) and the change

was only partially reversed at the end of two-month recovery period. Ophthalmoscopic examination revealed no drug-related ocular abnormalities and electroretinograms conducted at the end of treatment and recovery periods revealed no evidence of functional changes. No changes were seen in electrocardiograms conducted at the end of the treatment and recovery periods.

Treatment-related changes in clinical pathology were limited to elevations of ALT, GGT, ALP and bile acid values in one male and three female dogs (high) on day 21. Increased bilirubin values were also evident in the three female dogs (high).

The mean value for absolute and relative liver weights were significantly increased over the controls in male and female dogs at the end of the treatment period (high). No changes in liver weight were seen in dogs that were held for a two-month recovery period. Histopathologic changes seen were limited to the liver. Pericholangitis with biliary hyperplasia and fibrosis, hepatocellular hydropic degeneration, single cell necrosis and intracytoplasmic bile pigmentation were noted in two female dogs (high). One male dog (high) also showed moderate hepatocellular hydropic degeneration. No histopathologic changes in liver were found in dogs that were held for the recovery.

Three female and one male dogs (high) that had elevated liver enzyme activity during the first 3 weeks of the treatment and two female and one male dogs that exhibited hepatic lesions at the termination had plasma drug exposure (AUC) values which ranged from 219-636 $\mu\text{g}\cdot\text{hr}/\text{ml}$ on day 14. The AUC values for these affected dogs remained above 230 $\mu\text{g}\cdot\text{hr}/\text{ml}$ on day 84. No liver enzyme elevations and no hepatic lesions were seen in dogs (mid) which produced mean AUCs of 51-80 $\mu\text{g}\cdot\text{hr}/\text{ml}$. One male dog in this group had AUC of 131 $\mu\text{g}\cdot\text{hr}/\text{ml}$ on day 14 and 172 $\mu\text{g}\cdot\text{hr}/\text{ml}$ on day 84.

Comments: A dosage level of 10 mg/kg/day may be considered a NOEL in this study. Based on the equivalent body surface area, a dosage of 3.33 mg/kg/day in humans would have a one to one safety margin. Liver appeared to be the major organ of toxicity for this compound in dogs. These data suggest that hepatotoxicity was only produced in dogs in the 200/100 mg/kg/day group which achieved Abbott-84538 plasma exposure of $>200 \mu\text{g}\cdot\text{hr}/\text{ml}$. Furthermore, it appears that upon lowering the dosage from 200 to 100 mg/kg/day any liver toxicity which had been produced at least partially recovered when the drug exposure probably fell to less than 200 $\mu\text{g}\cdot\text{hr}/\text{ml}$. Therefore, it appears that toxic effects on liver would occur when the plasma drug exposure is around 200 $\mu\text{g}\cdot\text{hr}/\text{ml}$.

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10. Six-month oral toxicity study of Abbott-84538 in Dogs, Lot #
83-501-VF, Abbott Lab., Abbott Park, IL, October 27, 1994
(R&D/94/650)*

Groups of beagle dogs (4 animals/sex/group) were administered Abbott-84538 via oral gavage at dose levels of 0 (vehicle control), 10 (low), 50 (mid) or 125 (high) mg/kg/day for 176 to 183 consecutive days. Blood samples were collected at approximately 0, 1, 2, 4, 6, 12 and 24 hr after dosing on days 14, 61 and 152. Results: one male dog (high) was found dead on study day 25 following a gavage accident. Excessive salivation was observed in all animals of all treatment groups (including controls) during the study. Drug-related clinical signs in mid and high dose animals were emesis (males), abnormal stool (males) and diarrhea (males and females). Additional clinical signs were decreased activity and a thin and/or emaciated appearance (high). Group mean body weights and weight gains (high) tended to be lower than control over the course of the study. There were no significant drug-related effects on food consumption following six months of the treatment [Body weight and food consumption measurements in the study were compromised because approximately half of the animals in the study had an additional dietary supplementation as a precaution against excessive body weight loss and associated debilitation]. No drug-related abnormalities were noted in ophthalmologic examinations or electrocardiograph recordings near the end of the study. Mean plasma AUC values for Abbott-84538 after 152 days of dosing generally increased in a manner that was less than proportional to dosage and plasma exposure was higher in females than males (Table 4). Statistically significant increases in serum ALP values were present (mid and high) on study days 90 and 174. In general, the increases were dosage-related and were of a greater magnitude in females than males. Treatment-related decreases in mean serum albumin were noted at various time points for males and females (high). Liver toxicity was manifested as increased organ weights (males and females) and hepatomegaly (females) in the high dose group. Diffuse hepatocellular hydropic degeneration was found in a single female (high); the dog was found to have highest individual AUC on day 152. Decreased thymic weights and thymic atrophy were apparent in male dogs (high). Decreased testes weight and bilateral testicular degeneration were observed for one dog each (mid and high). A single dog (high) had prostatic atrophy/hypoplasia.

Table 4

The AUC Values of Abbott-84538 on Day 152 Following Six-Month Oral Administration to Dogs

Sex	10	50	125
	AUC _{0-24 hr} (µg*hr/ml)		
Males	18.3	64.2	115.0
Females	25.7	133.6	204.6

Comments: A dosage level of 10 mg/kg/day may be considered a NOEL in this study. Based on the equivalent body surface area, a dosage of 3.33 mg/kg/day in humans would have a one to one safety margin. Target organs of toxicity were the liver and thymus.

Special Toxicity Studies

11. Three-month dietary maximum-tolerated dosage study of Abbott-84538 in mice, Lot # 86-701-AL, Abbott Lab., Abbott Park, IL, November 13, 1994, (R&D/94/552)*

Groups of male and female mice [weight: 15-25 g; age: 44-48 days; strain: VAF Crl:CD-1(ICR)BR; 20 animals/sex/group) were administered Abbott-84538 in a dietary mixture at dosages of 0 (T0), 200 (T1), 400 (T2), 600 (T3) or 1000 (T4) mg/kg/day for 92 to 96 consecutive days. **Results:** one male mouse (T1) died on day 86 and one mouse (T4) died on day 4. Two female mice (T1) died during the treatment period (study days 56 and 68, respectively). The deaths of four study mice (2♂/2♀) that died during the treatment period were not considered drug-treatment related since there was no dose-response and also no clear abnormal morphological changes observed in these mice. The cause of one mice was a lung abscess, but the cause of death in the other three mice could not be determined. Increased incidences of treatment-related clinical signs were noted at T3 and T4 groups and included hunched posturing, alopecia and urine-stained or matted hair. Additionally, male mice exhibited low incidences of urine-stained hair (T1) and alopecia, matted and urine-stained hair (T2). Females exhibited alopecia at the T2 dose level. Mean body weights of males (T3) and mice of both sexes (T4) were significantly decreased (up to 20%) from controls. No drug-related effects on food consumption were noted in the study. Plasma drug levels of Abbott-84538 [measured on day 98] increased in an approximately dose-proportional manner. Female mice experienced higher AUC levels compared to males at corresponding doses. Mean AUC values in male mice were 57.1 (T1), 130.7 (T2), 219.1 (T3) and 381.4 (T4) µg*hr/ml and in female mice were 112.0

(T1), 209.1 (T2), 320.4 (T3) and 396.7 (T4) $\mu\text{g}\cdot\text{hr}/\text{ml}$. Treatment-related changes in clinical hematology were limited to platelets in dose groups (T2, T3 and T4). Differences from control in clinical chemistry parameters included increased AST (as high as 5 fold), ALT (as high as 26 fold), cholesterol (as high as 4 fold) and triglycerides (3 fold) in a dose-dependent manner in the treated mice. Increases in ALP (as high as 5 fold; dose-dependent), GGT (as high as 100 fold; dose-dependent) and total protein (up to 23%) were noted in mice (T2, T3 and T4), serum globulins were increased (up to 32%) in female mice (T2), while increased albumin (up to 16%) and serum calcium (up to 11%) were apparent in mice (T3 and T4). Mean relative and absolute liver weights were increased in all drug-treated mice of both sexes as compared to the controls. Histopathology in the liver consisted of hepatocyte necrosis and histiocytic microgranuloma at all dose levels, vacuolation and increased mitosis in hepatocytes of mice receiving 400 mg/kg/day and higher (Table 5). Ultrastructural evaluation of the liver from the 1000 mg/kg/day dosage group revealed increased in smooth endoplasmic reticulum in hepatocytes and inclusion bodies in hepatocytes, Kupffer and other phagocytic cells. Increases in intracellular lipids were noted in hepatocytes located near the central vein.

Table 5

Incidences of liver lesions in mice (number of mice displaying lesions; 10 animals/sex/group) receiving Abbott-84538 in diet for three months

Lesions	Dosage (mg/kg/day)			
	200	400	600	1000
Microgranuloma σ	7	10	10	9
φ	6	10	10	10
Single cell necrosis σ	5	7	6	3
φ	3	6	10	3
Hepatocellular necrosis σ	0	3	4	6
φ	1	3	0	7
Increased mitosis σ	0	3	2	1
φ	1	1	2	2
Hepatocytomegaly σ	9	10	10	9
φ	2	10	10	9
Hepatocyte vacuolization σ	0	5	4	8
φ	0	7	3	10

Note: no lesions were seen in the control mice

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Treatment-related pathology of the mesenteric lymph nodes consisting of focal histiocytic microgranulomas was noted in mice of both sexes (T2 and T4). Focal histiocytic microgranulomas were noted in the lungs (T4). Treatment-related pathology of the eye consisted of hypertrophy of the retinal pigment epithelium (T2 and higher). Ultrastructural evaluation of the liver (T4) revealed increases in smooth endoplasmic reticulum in hepatocytes and inclusion bodies in hepatocytes, Kupffer and other phagocytic cells. Increases in intracellular lipids were noted in hepatocytes located near the central vein.

Comments: The test compound was adequately absorbed. A NOAEL of Abbott-84538 following oral administration in diet mixture to mice for a 3-month period could not be identified in this study. Target organs were identified as liver, mesenteric lymph nodes, lung and eye.

In the three-month dietary MTD study, male and female mice that received 400 mg/kg/day and higher exhibited moderate hepatotoxicity which included elevations of liver enzyme activities, hepatocellular necrosis, microgranuloma, vacuolization and increased mitosis. Fewer hepatic changes were seen at 200 mg/kg/day consisting of only a low incidence of hepatocellular necrosis (although a high incidence of single cell necrosis was still observed) and microgranuloma. Therefore, a high-dosage level of 200 mg/kg/day was chosen for the carcinogenicity study which would be expected to produce a considerable insult to the liver during the two-year study. This dosage would also be expected to produce plasma drug level exposure of Abbott-84538 of approximately 57-112 $\mu\text{g}\cdot\text{hr}/\text{ml}$.

12. Three-month dietary maximum tolerated dosage study of Abbott-84538 in rats, Abbott Lab., Abbott Park, IL, Lot # 86-701-AL, September 30, 1994 (R&D/94/166)*

Groups of male and female rats [weight: 75-150 g; age: 4 weeks; strain: Crl:CD-(SD)BR; 15 animals/sex/group] received Abbott-84538 in the diet at dose levels [0, 50, 100, 160 or 200 mg/kg/day for males and 0, 30, 75, 125 or 175 mg/kg/day for females] for 90 consecutive days. Clinical Signs: emaciation, rough coat and hunched posture were noted in male rats (200 mg/kg/day). Emaciation also occurred in some female rats (175 mg/kg/day) and one female rat (125 mg/kg/day). Body Weights: group mean body weights for male and female rats (160 or 200 mg/kg/day for males; 125 or 175 mg/kg/day for females) were significantly lower ($p=0.05$) than the respective controls during most of the treatment period. Group mean body weight gains for male and female rats in these two top dosage groups were also significantly lower ($p=0.05$) than the respective controls. At the end of three-month treatment period, the group mean body weight gains for the males (200 mg/kg/day) and females (175 mg/kg/day)

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were approximately 60% and 47% less than the respective controls. The male rats (160 mg/kg/day) and female rats (125 mg/kg/day) had approximately 42% and 29% lower group mean body weight gains than the respective controls. Male rats (100 mg/kg/day) had slightly decreased group mean body weight gains (approximately 6% less than the controls) at the end of the treatment period. No biologically meaningful treatment-related effects on body weights were seen in male rats (50 mg/kg/day) or in female rats (30 or 75 mg/kg/day). Food Consumption: group mean food consumption for male and female rats (200 mg/kg/day for males and 175 mg/kg/day for females) and male rats (160 mg/kg/day) were significantly lower ($p=0.05$) than the respective controls throughout the entire treatment period. Female rats (125 mg/kg/day) had significantly lower ($p=0.05$) group mean food consumption than the controls during most of the treatment period. During the last month of treatment period, group mean food consumptions for male rats (50 or 100 mg/kg/day) were also lower than the respective controls, and the difference were statistically significant ($p=0.05$) for the mid-dose (100 mg/kg/day) males during days 56-83 and for low dose (50 mg/kg/day) males during days 70-76. Hematology: when compared with controls, prolonged group mean prothrombin time (PT) and prolonged activated partial thromboplastin time (APTT) were found in male rats (100, 160 or 200 mg/kg/day) and prolonged APTT occurred in female rats (175 mg/kg/day). Clinical Biochemistry: ALT and AST group mean values were significantly higher (ALT: 5-9 and AST: 2-3 fold) in each of the four drug-treated male groups when compared to the controls. The same (ALT: 4 and AST: 2 fold) was true for only the highest dosage group females (175 mg/kg/day); additionally, there were individual examples of elevated ALT and AST values in the females down to the lowest dosage group [this seemed to correlate well with microscopic liver cell injury in that changes were mostly less severe in the females]. GGT group mean values were significantly higher than the respective controls in the two highest dosage groups of both sexes (80 and 120 fold for 160 and 200 mg/kg/day males; 13 and 44 fold for 125 and 175 mg/kg/day females). There were also some large individual GGT values in the lower dosage groups of each sex as well. [It is interesting to note the absence of any meaningful differences between groups in the ALP values from these animals as contrast to the GGT findings. ALP increases in response to cholestasis in the liver and was not present in these rats. GGT increases in response to irritation of bile duct radicles as was documented in this study]. Cholesterol levels significantly increased (1.4-2.0 fold in males and 1.7-2.3 fold in females) in the three top dosage groups of both sexes (100, 160 and 200 mg/kg/day for males; 75, 125 and 175 mg/kg/day for females), but slightly greater in the females. [The liver enzymes and cholesterol increases were seen as reflective of the liver injury which occurred in these animals and were consistent with previous findings from similar studies with the test compound]. Organ Weights: the mean absolute and relative liver

weights for males and females at the top three dosage levels were significantly increased ($p=0.05$) over the controls. Compared to the controls, significantly increased spleen weight occurred ($p=0.05$) in rats that received the two top dosages. Plasma Drug Concentrations: drug exposure (AUC) values were slightly higher in females compared with males at most dosage levels even though the dosages for females were lower than those of males (Table 6).

Table 6

The AUC Values of Abbott-84538 on Day 14 Following Three-Month Oral Administration to Rats

Sex	50♂/30♀	100♂/75♀	160♂/125♀	200♂/175♀
	AUC ₀₋₂₄ (μg*hr/ml)			
Males	1.9	9.11	24.66	49.48
Females	1.14	14.78	35.96	65.97

Microscopic Observations: several organs were found with microscopic abnormalities, they included eyes, liver, thyroid, spleen, lungs, various lymph nodes and thymus. The eye lesions centered on the retinal pigment epithelial (RPE) cell layer. This single-cell layer, positioned between the choroid and the neuroretina, revealed cellular enlargement and individual nests of phagocytic cells (histiocytes) scattered along its length. Retinal degeneration was characterized by the presence of histiocytic nests with adjoining injury to the neuroretina manifested as fragmentation and reduction of the photoreceptor layer and attenuation of the nuclear cell layers. Retinal degeneration was always present with some degree of RPE hypertrophy in immediately adjoining lengths of this cell layer. This microscopic picture was seen in 18/20 (200/175 mg/kg/day) and 7/20 (160/125) animals. Liver: scattered, multifocal somewhat enlarged histiocytes (macrophages) were randomly positioned in small groups. In addition, each involved liver revealed a mix of additional reactive microscopic changes that could include multinucleated hepatocytes, portal areas with examples of bile duct hyperplasia, microfoci of single cell necrosis, karyomegaly of hepatic cell nuclei, examples of cholangitis and/or pericholangitis and tiny foci of chronic inflammation. Microgranuloma formation and the reactive changes were generally greater in the male rat liver from each of the four groups as compared to the corresponding females and generally greater within sex groups in response to increasing dosage. The females at 30 mg/kg/day had the least developed expression of these

changes while the males at 200 mg/kg/day had the most. The incidences of liver lesions are summarized in Table 7. Thyroid: follicular epithelial cell hypertrophy was observed in all dosage groups including controls. The incidence of occurrence was convincingly greater and dose-related in the three highest dosage (75, 125 and 175 mg/kg/day) female groups. The incidence of occurrence for males was somewhat irregular with respect to a dose relationship. A reasonable correlation seemed to exist in the two highest dosage female groups between the presence of follicular cell hypertrophy with smaller T4 values and larger TSH values. Spleen, lungs, lymph nodes and thymus: scattered foci of histiocytic microgranulomas were found. The mesenteric lymph node revealed a few to several microgranulomas in all the animals from each of the four drug-treated groups with a somewhat greater emphasis in the highest dose groups.

Table 7

Incidences of liver lesions in rats (number of rats displaying lesions; 10 animals/sex/group) receiving Abbott-84538 in diet for three months

Lesions	Dosage (mg/kg/day)			
	50♂/30♀	100♂/75♀	160♂/125♀	200♂/175♀
Microgranuloma ♂ ♀	8 0	10 2	10 2	10 7
Single cell necrosis ♂ ♀	10 2	10 9	9 6	10 9
Multinucleated hepatocytes ♂ ♀	10 0	10 7	10 6	10 9
Pericholangitis ♂ ♀	9 4	10 10	10 10	10 10
Bile duct hyperplasia ♂ ♀	10 4	10 10	10 10	9 10

Note: no lesions were seen in the control rats

Comments: A NOEL of Abbott-84538 following oral administration to rats for three months could not be identified; it should be considered less than 30 mg/kg/day (AUCs = 1.2-1.9 $\mu\text{g}\cdot\text{hr}/\text{ml}$). Abbott-84538 produced dose-related hepatotoxicity in all the treated-groups in both male and female animals.

In a six-month oral toxicity study of Abbott-84538, groups of Sprague-Dawley (VAF Crl:CD BR) rats (20/sex/group) were administered Abbott-84538 via oral gavage at dose levels of 0

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(vehicle control), 25 (low), 75 (mid) or 175 (high, female) or 125 (high, male) mg/kg/day during study day 0-79. Thereafter, the high-dosage levels for both females and males were lowered to 150 and 100 mg/kg/day, respectively. A NOEL of Abbott-84538 following the oral gavage administration to rats for six months could not be identified; it should be considered less than 25 mg/kg/day (AUCs = 14-22 $\mu\text{g}\cdot\text{hr}/\text{ml}$). Six-month treatment of Abbott-84538 in rats at dosage levels of 25-150 mg/kg/day produced liver, kidney, eye, skin, thyroid and bone marrow toxicities.

Clinical studies in humans using bid, tid or qid dosing regimens of 600-1200 mg/day (10-20 mg/kg/day for a 60 kg person) of Abbott-84538 have projected the maximal plasma concentration to be approximately 6-20 $\mu\text{g}/\text{ml}$ with an exposure of approximately 71-300 $\mu\text{g}\cdot\text{hr}/\text{ml}$. The proposed highest doses for the carcinogenicity studies are expected to produce plasma drug exposure levels that are lower than those projected in humans. The hepatotoxicity seen in rats and mice from the three-month MTD studies precludes using any higher doses in the carcinogenicity studies.

When rats received Abbott-84538 in the three-month dietary MTD study, dosages of 75 mg/kg/day and greater produced decreases in body weight and food consumption as well as moderate hepatic changes (microgranuloma, multinucleated hepatocytes, pericholangitis, bile duct hyperplasia and single cell necrosis). Dosages of 50 mg/kg/day for males and 30 mg/kg/day for females produced slight hepatotoxicity (pericholangitis, bile duct hyperplasia and single cell necrosis in both sexes and microgranuloma and multinucleated hepatocytes in males). Therefore, a high-dosage level of 50 mg/kg/day was chosen for the carcinogenicity study. This dosage is expected to produce considerable hepatotoxicity during the two-year treatment. Plasma drug exposure levels of approximately 6-11 $\mu\text{g}\cdot\text{hr}/\text{ml}$ are expected at this dosage after at least three months of treatment. The expected drug exposure for rat is still less than 10% of the expected maximum clinical exposure.

13. Evaluation of Abbott-84538 for delayed contact hypersensitivity in guinea pigs, Abbott Lab., Abbott Park, IL, Lot # 77-561-AL, August 25, 1995 (R&D/95/514)*

Groups of guinea pigs were used to evaluate Abbott-84538 potential to produce delayed contact hypersensitivity according to a treatment design described in Table 8. Induction treatments were given on days 0 and 7 and challenge treatments on day 21.

Table 8
Treatment groups and dosages

Test Group	No. of animals	Test material	Concentrations		
			1st induction intradermal	2nd induction topical	challenge topical
T1	10	vehicle	0.2% HPMC	Petrolatum	25% & 45% Abbott-84538 in Petrolatum (w/w)
T2	10	DNCB	0.2% in 80% ETOH	0.2% in 80% ETOH	0.1% in 80% ETOH
T3	10	Abbott-84538	1% in 0.2% HPMC	45% in Petrolatum (w/w)	25% and 45% in Petrolatum (w/w)

HPMC: Hydroxypropyl methylcellulose

DNCB: 1-chloro-2,4-dinitrobenzene (positive control)

Results: except for slightly patchy erythema noted in two animals (T3) at the site exposed to 25% Abbott-84538 at 24 hr after patch removal, no irritation was observed in vehicle or T3 animals. In the positive control group, slight to moderate erythema was noted in all animals. Conclusion: under the conditions of this study, Abbott-84538 did not induce delayed contact hypersensitivity in guinea pigs.

Reproduction Toxicity Studies

14. Evaluation of the effects of orally administered Abbott-84538 on the fertility and embryonic development of the rat (Segment I), Abbott Lab., Abbott Park, IL, Lot # 77-561-AL, June 27, 1994 (R&D/94/293)*

Groups male and female rats (29 animals/sex/group; strain: Crl:CDER) were administered Abbott-84538 orally by gavage at dosages of 0 (vehicle control), 20 (low), 40 (mid) or 75♀/125♂ mg/kg/day (high) beginning 14 days prior to the initiation of mating trials and continued through mating and until gestational day 9 for females, and beginning 28 days prior to the initiation of trials and continued through mating until scheduled necropsy for males. Results: three animals died as a result of dosing accidents. The cause of death of one male (high) was unknown. Clinical signs: emaciation, dehydration and hunched posture were noted in a few males and females (high). Body weights and food consumption: mean body weights and weight gains of males (high) were lower during the entire treatment period (study days 0-56). Females (high) had lower body weights and weight gains during the pre-mating period. Male and female rats (high) and male rats (mid) had decreased food intake during the pre-mating period. Drug absorption: mean plasma AUC values for males near the end of

the pre mating period averaged 8.2 (low), 19.7 (mid) and 61.0 (high) $\mu\text{g}\cdot\text{hr}/\text{ml}$. The corresponding values for females were 14.6 (low), 33.1 (mid) and 90.5 (high) $\mu\text{g}\cdot\text{hr}/\text{ml}$. Anatomic Pathology: there were no treatment-related effects on estrous cycle, and male and female reproductive indices. Maternal survival and pregnancy status of the drug-treated groups were comparable to those of the controls. Uterine examination (gestational day 13) revealed no treatment-related effects in the incidence of corpora lutea, implantation sites, viable and nonviable embryos, and early resorptions. There were no differences in the incidence of pre-implantation and post-implantation losses. Gross examination of males and females at the scheduled necropsy revealed hepatomegaly in males (high) and females (mid and high). No gross abnormalities in male and female reproductive organs were noted.

Comments: Oral administration of Abbott-84538 to male and female rats during the period of pre mating, mating and gestation resulted in toxicity to both male and female rats (mid and high). A dose of 20 mg/kg/day may be considered the NOEL in F0 generation male and female rats. No effects on either fertility or reproductive performance were seen in this study.

15. Evaluation of the Effects of Orally Administered Abbott-84538 on the Embryonic and Fetal Development of Rats (Segment II), Abbott Lab., Abbott Park, IL, Lot # 77-561-AL, June 30, 1994 (TA93-314/R&D/94/024)*

Groups (28 females/group) of mated Crl:CD(SD)BR rats were administered Abbott-84538 orally at dosages of 0 (vehicle control), 15 (low), 35 (mid) or 75 mg/kg/day (high) between gestation days 6-17 to assess developmental toxicity. Results: one rat (mid) and three rats (high) were euthanized in moribund condition during the study. Clinical signs: treatment-related signs largely restricted to the high dosage group were decreased activity, emaciation, dehydration, rough and/or matted coat, hunched posture, tremors and noisy respiration. Drug absorption: mean C_{max} values of the test compound on day 16 were 2.6, 2.8 and 5.3 $\mu\text{g}/\text{ml}$ at the dosage levels of low, mid and high, respectively. The corresponding mean AUC values were 17.3, 34.3 and 45.2 $\mu\text{g}\cdot\text{hr}/\text{ml}$. Body weight & food consumption: when compared to the controls, marked decreases in body weight, body weight gain (up to 20%) and food consumption (49-75%) were observed in the high dosage group. A significant reduction in food consumption, accompanied by a reduction in body weight gain, was noted in the mid dosage group between gestation days 6-9. Anatomic Pathology: three dams (mid) and one dam (high) were observed to have hydronephrosis of one or both kidneys. Observations at cesarean section: developmental toxicity (high) was characterized by increased early resorptions and post-implantation loss, decreased fetal body weights, and an increased incidence of ossification delays, enlarged fontanelles,

cryptorchidism and wavy ribs. At the mid dosage, the toxicity was characterized by a slight increase (statistically not significant) in cryptorchidism. Fetal observations: a significant, treatment-related increase in cryptorchidism was observed (high) compared to the controls. Incidences of fetuses with unossified sternebra(e) and litters with unossified vertebra(e) and incomplete ossification of the pubis were significantly greater (high) than the controls. Although not statistically significant, the incidence of fetuses with delayed ossification of several other bones (ischium, long bone, phalange) tended to be greater (high) than the controls. The incidence of fetuses with enlarged fontanelles and wavy ribs appeared to be greater (high). Statistical evaluation of fetal variation data revealed a significantly increased incidence of total number of fetuses variations (high) relative to the controls.

Comments: Oral administration of the test compound to pregnant rats during the period of organogenesis resulted in maternal and fetal toxicity at dosages of 35 and 75 mg/kg/day. Developmental toxicity in the high-dosage group was characterized by increased early resorptions and post-implantation loss, decreased fetal body weights and an increase in ossification delays, enlarged fontanelles, cryptorchidism and wavy ribs. No treatment-related malformations were observed in the study. The NOEL for maternal and developmental toxicity was 15 mg/kg/day.

16. Evaluation of the effects of orally administered Abbott-84538 on embryo-fetal development in New Zealand White rabbits,

Lot # 77-561-AL, July 20, 1994 (R&D/94/342)*

Groups of inseminated New Zealand White rabbits (24 animals/group) were administered Abbott-84538 via oral gavage at dose levels of 0 (vehicle control), 25 (low), 50 (mid) or 110 mg/kg/day during the period of major organogenesis (gestation days 6 to 19) to evaluate possible developmental toxicity of the test compound. Results: eleven maternal deaths occurred during the conduct of the study (1, 2 and 8 deaths at the low, mid and high, respectively). Four unscheduled deaths (high) were considered drug-related; all other deaths in the study were due to confirmed or suspected intubation errors. There was an increased incidence of decreased defecation and soft stools in all treatment groups. The observation of no stool was noted (mid and high); rales and mucoid stool occurred only at the high dosage. Mean Cmax values of Abbott-84538 on gestation day 20 were 0.65 (low) and 7.85 (mid) $\mu\text{g/ml}$; the AUCs values were 1.3 (low) and 28.55 (mid) $\mu\text{g}\cdot\text{hr/ml}$ [Cmax and AUC values were not calculated for the high dosage group because plasma samples were obtained from each surviving rabbits at only two time points]. When compared to control, markedly lower body weight, body weight gain

and food consumption were observed at the high dosage group. Upon gross examination, two rabbits (high) were observed with congestion or discoloration of the lungs. Developmental toxicity was observed at the high dosage level with four whole litter resorptions, decreased litter sizes and decreased uterine and fetal weights. In the mid dosage group, there were two whole litter resorptions [this incidence was within the range of IRDC historical controls and was not considered a drug-related effect; the historical control data were submitted]. Postimplantation losses, litter size and uterine and fetal weights (mid) were all comparable to control values. The low dosage fetuses had no evidence of developmental toxicity. There were no drug-related fetal malformation in this study.

Comments: With respect to maternal and developmental toxicity, the no-observable-adverse-effect level of Abbott-84538 when administered orally to pregnant female rabbits was 50 mg/kg/day. Developmental toxicity was observed at the 110 mg/kg/day dosage level that was maternally toxic as well.

17. Evaluation of the effects of orally administered Abbott-84538 on the peri- and postnatal development of the rat (Segment III DART), Abbott Lab., Abbott Park, IL, Lot # 77-561-AL, November 15, 1994 (R&D/94/651)*

Groups of mated female rats (20 rats/group; strain: Crl:CDBR) were administered Abbott-84538 orally by gavage at dosages of 0 (vehicle control), 15 (low), 35 (mid) or 60 mg/kg/day (high) beginning on gestation day (GD) 6 through postpartum day 20 to evaluate the potential of the test compound on fetal development, parturition, lactation, neonatal growth, survival and behavior as well as reproductive competence of the F1 generation. Results: no deaths or treatment-related clinical signs were observed among the F0 dams. Dams (high) gained less weight and consumed less food during GD 6-9 than did controls; food consumption among dams (mid) was reduced during this interval as well. Gestation length, litter size at birth and F1 pup growth and survival were unaffected. No effects of drug on the time of appearance of developmental landmarks or learning as measured by a passive avoidance test were evident. The ontogeny of various reflexes was unaffected. The reproductive competence of the F1 generation was unaffected by possible in utero and galactic exposure to the test compound. Conclusion: a degree of maternal toxicity, manifested as transient diminutions in weight gain and food consumption during the first treatment interval (GD 6-9) was noted at the high dose. The NOEL for developmental toxicity was considered to be 60 mg/kg/day.

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Genotoxicity Studies

18. Bacterial Reverse Mutation Assay (Ames Test plus *E. coli*) of Abbott-84538, Lot # 240081-AX, Abbott Lab., Abbott Park, IL, July 16, 1993 (Study Number TX93-222/R&D/93/399)*

Abbott-84538 was evaluated for mutagenic activity in the Bacterial Reverse Mutation Assay using Salmonella typhimurium strains TA-1535, TA-1537, TA-98 and TA-100 and Escherichia coli strain WP2uvrA-. The assay was conducted in the presence and absence of a metabolic activation system using three plates per test compound concentration over a range of 10 concentrations (1 to 10,000 μg per Petri plate). Abbott-84538 was non-mutagenic in this assay and no toxicity was seen.

19. Mouse lymphoma study of Abbott-84538,
June 13, 1994 (R&D/94/175/TX93/472)*

Abbott-84538 was evaluated for its potential to induce mutations at the thymidine kinase locus of the L5178Y TK +/- mouse lymphoma cell line. Abbott-84538 was solubilized in DMSO and added directly to a culture medium to expose the cell culture at concentrations ranging from 25 to 200 and 15 to 70 $\mu\text{g}/\text{ml}$ without and with exogenous metabolic activation (rat liver S9), respectively. Results: there was no evidence of any mutagenic activity for the test compound in this assay system.

Comments: In a range finding test of Abbott-84538, it was determined that concentrations of 50 $\mu\text{g}/\text{ml}$ and above were toxic and concentrations of 10 $\mu\text{g}/\text{ml}$ and below were nontoxic. Based on the results of the range finding test, a mutation assay was conducted at concentrations ranging from 10-200 $\mu\text{g}/\text{ml}$ without activation, and 5.0 to 50 $\mu\text{g}/\text{ml}$ with S-9. However, the results of this assay (B1) were unusable because of a high incidence of contamination in the cloned cultures. As a result, the study (B2) was repeated, and the concentrations utilized in the present study were selected based on the results of the B2 assay.

20. In Vitro Cytogenetics Human Lymphocyte Culture Assay of Abbott-84538, Abbott Lab., Abbott Park, IL, October 7, 1993 (Study Number TX93-223/R&D/93/470)*

The purpose of this study was to evaluate the ability of Abbott-84538 to induce chromosome aberrations in human lymphocytes cultured in the absence and presence of an exogenous metabolic activation system. Concentrations of 0.1 to 1000 $\mu\text{g}/\text{ml}$ were used in both the non-activation and activation tests. Abbott-84538 was non-genotoxic in this assay. Toxicity was seen at concentrations of 10 $\mu\text{g}/\text{ml}$ and greater.

21. Mouse micronucleus assay of Abbott-84538, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, January 5, 1994, (R&D/93/706)*

Abbott-84538 was evaluated for mutagenic activity in an in vivo mouse micronucleus assay. Male and female mice (5 mice/sex/group) were treated with two successive daily oral doses of Abbott-84538 at levels of 0 (vehicle control), 125, 250 or 350 mg/kg. Bone marrows were harvested approximately 30 hr after the last dose. Results: there was no dose-related increase in the number of micronucleated bone marrow polychromatic erythrocytes compared to vehicle-treated control mice. Conclusion: Abbott-84538 was non-mutagenic in this assay and no toxicity was seen.

Preliminary Toxicity Studies

22. Two-Week Oral Toxicity Evaluation of Abbott-84538 in Rats (Exploratory Research Report/R&D/93/157/Study No. TA93-056)

The purpose of the present exploratory study was to provide preliminary toxicity and pharmacokinetic data for Abbott-84538, and to aid in the determination of dosage levels to be used in subsequent toxicity study in rats. This study will not be reviewed.

23. Oral Dosage-Range-Finding Toxicity Study of Abbott-84538 in Dogs (Exploratory Research Report/R&D/93/169/Study No. TB93-036)

The purpose of the present exploratory study was to provide additional toxicity and pharmacokinetic data for Abbott-84538 that will be used in the determination of dosage levels for the one-month oral toxicity study in dogs. Drug was administered by oral gavage for 14 days at dosages of 10, 30, 100 or 250 mg/kg/day. This study will not be reviewed.

24. Oral palatability study of Abbott-84538 in mice, Lot # 79-594-AL, Abbott Lab., Abbott Park, IL, April 4, 1994, (R&D/93/886)

Groups of male and female mice [age: 5 weeks; strain: Crl:CD-1(ICR)BR; 16 animals/sex/group] received Abbott-84538 in the diet at dose levels of 0, 50, 100, 200 or 500 mg/kg/day for 20-21 consecutive days. Clinical Signs: dose-related incidences of rough coat and urine stain on hair were noted in some animals at all dose levels except the controls. Hunched posture was noted in some mice given 500 mg/kg/day. Body Weights: when compared with the baseline, body weight loss occurred in both male and female mice (500 mg/kg/day) during the first week of treatment. The group mean body weights for both male and female mice were significantly lower than those for the control throughout the treatment period. Food Consumption: significant decrease in food consumption was noted in male and female mice (500 mg/kg/day) during the first week of treatment. Plasma Drug Concentrations:

The AUC values were 2.5, 9.8, 59.7 and 229.3 $\mu\text{g}\cdot\text{hr}/\text{ml}$ for the males at dose levels of 50, 100, 200 and 500 mg/kg/day, respectively. The AUC values of Abbott-84538 increased in a greater than dose proportional manner and were greater in female mice than those recorded for male mice in each of the dosage groups.

Comments: Initial poor food consumption of Abbott-84538 at 500 mg/kg/day dose level was suggestive of poor palatability for the

25. Oral palatability study of Abbott-84538 in rats, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, May 12, 1994, (R&D/93/025)

Groups of male and female rats [age: 4 weeks; strain: Crl:CD-(SD)BR; 10 animals/sex/group] received Abbott-84538 in the diet at dose levels of 0, 100, 200, 300 or 400 mg/kg/day for 21 consecutive days. Clinical Signs: dose-related incidences of rough coat and hunched posture were noted in female animals given 400 mg/kg/day. A number of females (300 mg/kg/day) were observed with rough hair. Body Weights: dose-related decrease in body weight was observed in both male and female rats. At the end of the treatment period, mean body weights for male and female rats (400 mg/kg/day) were decreased to approximately 76% of the control group. Percent body weight gains over the course of the treatment period, as calculated from mean body weight values, were 108, 100, 78 and 51% of the control group for males and 95, 77, 49 and 30% of the control group for females at the 100, 200, 300 and 400 mg/kg/day dose levels, respectively. Food Consumption: on day 1, there was a dose-related decrease in food consumption for treated animals of both sexes. Mean food consumption for the 400 mg/kg/day group was markedly reduced on day 1; the food consumption values were 42% of the control group for males and 34% of the control group values for females. The food consumption for this group remained significantly lower than that of the control group at the end of the treatment period (67% for males and 65% for females). Plasma Drug Concentrations: the AUC values were 3.4, 11.4, 39.2 and 72.6 $\mu\text{g}\cdot\text{hr}/\text{ml}$ for the males at dose levels of 100, 200, 300 and 400 mg/kg/day, respectively. The AUC values of Abbott-84538 increased with increasing dose in a non-linear fashion. Plasma concentration of Abbott-84538 in female mice were substantially higher than those recorded for male mice in each of the dosage groups.

Comments: The degree of palatability of Abbott-84538 in the diet, as measured by food consumption, appeared to decrease with the increase in dose levels. The reduction in food consumption and body weight observed in this study may have been contributed by the poor palatability of the diet.

NON-CLINICAL PHARMACOKINETICS

Summary of Non-clinical Pharmacokinetics Studies

1. Preclinical Pharmacokinetic Summary of Abbott-84538 in Mouse, Rat, Monkey and Dog (R&D/93/667)
2. Pharmacokinetics of Abbott-84538 in Rats During Oral Administration of 15, 50, 100 and 150 mg/kg Once-Daily Regimens for 28 Days (Protocol TA93-193/R&D/93/621)
3. Pharmacokinetics of Abbott-84538 in Rats During Oral Administration of 15, 50, 100 and 150 mg/kg Once-Daily Regimens for 28 Days (Protocol TA93-193/R&D/93/621)
4. Pharmacokinetics of Abbott-84538 in rats during oral administration of 15/25, 50/75 and 125/175 mg/kg once-daily regimens for 3 months, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, April 14, 1994, (R&D/93/881)
5. Pharmacokinetics of Abbott-84538 in female and male rats after ingestion of 30/50, 75/100, 125/160 and 175/200 mg/kg daily dosages mixed in the diet for 3 months, Lot # 86-701-AL, Abbott Lab., Abbott Park, IL, October 21, 1994, (R&D/94/682)
6. Pharmacokinetics of Abbott-84538 in rats during once-daily administration of 25, 75 and 175 (150)/125 (100) mg/kg for 6 months, Lot # 79-594-AL, Abbott Lab., Abbott Park, IL, June 30, 1994, (R&D/94/378)
7. Pharmacokinetics of Abbott-84538 in pregnant rats during oral administration of 15, 25 and 75 mg/kg once-daily regimens for 12 days, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, June 23, 1994, (R&D/93/880)
8. The metabolism and disposition of Abbott-84538-¹⁴C in rats, Lot # 39226-BS-141, Abbott Lab., Abbott Park, IL, August 3, 1994, (R&D/94/611)
9. Biliary excretion after iv or intraduodenal administration of ¹⁴C-Abbott-84538 in chronically bile duct cannulated female rats, Abbott Park, IL, November 29, 1994, (R&D/94/878)
10. In Vitro Protein Binding of Abbott-84538-¹⁴C in Rat, Dog, Monkey and Human Plasma (Protocol V93-014/R&D/93/243)
11. Distribution of Radioactivity in Tissues of Rats after Oral Administration of Abbott-84538-¹⁴C, Abbott Lab.,

- Abbott Park, IL, Lot # 239978-AX, June 3, 1994 (Report # 23/R&D/94/438)
12. Distribution of radioactivity in tissues of male rats after oral administration of ^{14}C -Abbott-84538, Abbott Lab., Abbott Park, IL, June 5, 1995 (R&D/95/377)
13. In vitro metabolism of Abbott-84538- ^{14}C by rat, dog and human liver microsomes, Lot # 47946-SS-09, Abbott Lab., Abbott Park, IL, December 8, 1994, (R&D/94/927)
14. Hepatic drug metabolizing activity in rats after 14 days of oral administration of Abbott-84538, Abbott Lab., Abbott Park, IL, September 8, 1995, (R&D/95/552)
15. Pharmacokinetics of Abbott-84538 in Dogs During Oral Administration of 10, 50 and 150/200 mg/kg Once-Daily Dosage Regimens for 28 Days (Protocol TB93-192/R&D/93/632)
16. Pharmacokinetics of Abbott-84538 in dogs during oral administration of 10, 50 and 200/100 mg/kg once-daily regimens for 3 months, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, April 25, 1994, (R&D/94/191)
17. Pharmacokinetics of Abbott-84538 in dogs during once-daily administration of 10, 50 and 125 mg/kg for 6 months, Lot # 83-501-VF, Abbott Lab., Abbott Park, IL, December 8, 1994, (R&D/94/610)
18. The Metabolism and Disposition of Abbott-84538- ^{14}C in Dogs (Protocols V93-012/V93-020/R&D/93/629)
19. Revised structural identification of metabolites of Abbott-84538- ^{14}C in dogs and comparison to rat metabolites, Lot # 39226-BS-141, Abbott Lab., Abbott Park, IL, August 22, 1994, (R&D/94/639)
20. Binding of Abbott-84538- ^{14}C to Human α 1-Acid Glycoprotein (AAG) and Human Serum Albumin (HSA), Drug Lot No. 39226-BS-141, Abbott Laboratories, Abbott Park, IL, November 3, 1993, (R&D/93/760)
21. Effect of selected drugs on the in vitro protein binding of Abbott-84538- ^{14}C in human plasma, Lot # 39226-BS-141, Abbott Lab., Abbott Park, IL, November 18, 1993, (R&D/93/829)
22. Tabulation of concentration data of Abbott-84538 in pregnant New Zealand White rabbits after oral administration of Abbott-84538, Lot # 79-594-AL, Abbott

Lab., Abbott Park, IL, August 10, 1994, (R&D/94/235)

23. Tabulation of concentration data of Abbott-84538 collected during fertility and embryonic development evaluation in rats after oral administration of Abbott-84538, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, August 1, 1994, (R&D/94/290)

24. Allometric Analysis of Pharmacokinetic Data of Abbott-84538 (R&D/93/677)

Review of Pharmacokinetic Studies:

1. Preclinical Pharmacokinetic Summary of Abbott-84538 in Mouse, Rat, Monkey and Dog (R&D/93/667)

The pharmacokinetic behavior of Abbott-84538 was evaluated in mice, rats, dogs and cynomolgus monkeys. The plasma concentration profile of parent drug following IV administration was similar in the animals, characterized by a rapid distribution phase ($T_{1/2} < 5$ min) followed by an apparent elimination $T_{1/2}$ of 0.6-1.1 hr; a slightly longer plasma elimination $T_{1/2}$ (2.26 hr) was noted following IV administration in monkeys. Results of other pharmacokinetic parameters are summarized in Table 1.

Table 1
Pharmacokinetic Evaluation of Abbott-84538 in Mice, Rats, Monkeys and Dogs

Species	Dose (mg/kg) & Route	Vd (l/kg)	CL _r (l/hr/kg)	C _{max} (µg/ml)	F (%)
Mouse	25 IV		0.26	28.6	74.2
	25 PO				
Rat	5 IV	0.95	1.0	1.36	70.7
	5 PO			1.89	77.6
	10 PO			5.3	141.6
	50 PO			8.51	134.6
	100 PO				
Monkey	5 IV	2.16	0.67	1.08	29.9
	5 PO			3.82	70.4
	10 PO				
Dog	5 IV	0.34	0.22	3.58	37.4
	5 PO			16.6	105.3
	10 PO			19.31	101.3
	30 PO				

2. Tabulation of concentration data of Abbott-84538 in mice after 200, 400, 600 and 1000 mg/kg/day dosages mixed in the diet for three months, Lot # 86-701-AL, Abbott Lab., Abbott Park, IL, October 31, 1994, (R&D/94/734)

Groups of male and female mice were fed Abbott-84538 mixed in diet at dose levels of 200, 400, 600 or 1000 mg/kg/day for three months to characterize the pharmacokinetics of Abbott-84538 as a part of the toxicity study. Blood samples were collected at approximately 2, 5, 12 and 24 hr after the drug administration towards the end of the study. Results: mean pharmacokinetic parameter estimates for Abbott-84538 are summarized in Table 2. The mean drug plasma concentrations generally increased with dose size. The mean dose-normalized C_{max} and AUC values showed that increases in both C_{max} and AUC were generally linear.

Table 2

Mean pharmacokinetic parameters of Abbott-84538 in male and female mice after 200, 400, 600 and 1000 mg/kg/day dosages mixed in diet for three months

Dose (mg/kg/day)	C _{max} (µg/ml)	T _{max} (hr)	C _{max} /D (µg/ml)	AUC/D (µg*hr/ml)	CL/F (l/hr/kg)
200	5.1	5	0.026	0.422	2.3
400	9.4	5	0.023	0.424	2.3
600	12.3	12	0.020	0.449	2.2
1000	18.8	12	0.018	0.389	2.5

Comments: The mean dose-normalized AUC values from a 14-day toxicity study in mice, oral dosing via gavage were generally 2 to 4 times higher than the AUC/D values obtained in the present study.

3. Pharmacokinetics of Abbott-84538 in Rats During Oral Administration of 15, 50, 100 and 150 mg/kg Once-Daily Regimens for 28 Days (Protocol TA93-193/R&D/93/621)

This report characterized the pharmacokinetics of Abbott-84538 in rats after an oral gavage of 15, 50, 150/100 mg/kg once daily regimens for 28 days as a part of Toxicology Study TA93-193. Mean pharmacokinetic estimates are summarized in Table 3.

Table 3

Mean Pharmacokinetic Parameters of Abbott-84538 in Male and Female Rats During the First Dose and 27th Dose After Oral Gavage

Parameters	Dosage Regimens, mg/kg/day, oral								
	15		50		100		150		
	Day 0	Day 27	Day 0	Day 27	Day 0	Day 27	Day 0	Day 27	
AUC ₀₋₂₄ ($\mu\text{g}\cdot\text{hr}/\text{ml}$)	M	4.6	3.6	52.9	27.6	na	na	117.9	63.3
	F	8.8	5.3	52.9	24.5	na	91.3	110.3	na
C _{max} (ng/ml)	M	0.7	0.6	4.2	3.4	na	na	7.6	5.6
	F	1.1	0.7	3.9	2.1	na	5.5	7.9	na
T _{max} (hr)	M	5	6.2	8.4	7.2	na	na	3.6	3.6
	F	5	5.2	6.2	5.2	na	7.4	4	na
Cl/F (l/hr/kg)	M	4.1	4.6	0.9	1.9	na	na	1.4	2.6
	F	1.7	3.5	0.9	2.1	na	1.2	1.4	na

na = not applicable

Comments: In general, concentrations of the test compound increased roughly in proportion to the administered doses. However, the results of ANOVA showed that there might be a nonlinear element in the pharmacokinetics of the drug, with AUC/Dose values varied slightly less than a factor of two over the 10-fold range in dosage. The effects on dose normalized AUC and peak plasma values could be due to the interplay of the first-pass metabolism, solubility-limited dissolution and higher fraction of dose that was not absorbed at higher dose levels. The decreases in normalized AUC values and peak plasma concentrations after multiple dosing could either be due to decrease in bioavailability or due to autoinduction of the metabolizing enzymes.

4. Pharmacokinetics of Abbott-84538 in rats during oral administration of 15/25, 50/75 and 125/175 mg/kg once-daily regimens for 3 months, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, April 14, 1994, (R&D/93/881)

Pharmacokinetics of Abbott-84538 in male and female rats during oral administration of 15/25 (day 0-14: 15 mg/kg/day, day 15-end of study: 25 mg/kg/day), 50/75 (day 0-14: 50 mg/kg/day, day 15-end of study: 75 mg/kg/day) or 125/175 (125 mg/kg/day for females and 175 mg/kg/day for males) regimens for 3 months was investigated. Blood samples were collected at 1, 4, 8, 12 and 24 hr after the daily treatment on days 0, 29 and 84. Results: mean pharmacokinetic parameter estimates for Abbott-84538 are

summarized in Table 4. The dose-normalized AUC (AUC/D) values were increased nonlinearly with dose (more than proportionally) during the first day of dosing. Comparison of the CL/F values on days 29 and 84 showed that the values were relatively similar among the three dose groups after multiple dosing. The C_{max}/D values increased less than proportionally with dose size. Gender differences were found with females generally yielding higher AUC and C_{max} values than male rats.

Table 4

Pharmacokinetic parameters of Abbott-84538 in rats during oral administration of 15/25, 50/75 and 125/175 mg/kg/day for 3 months

Dose (mg/kg/day)	Day	T _{max} (hr)	C _{max} /D (µg/ml)	AUC/D (µg ² /hr/ml)	CL/F (l/hr/kg)
15	0	3.5	0.08	0.51	2.37
25	29	5	0.10	0.57	1.85
25	84	2.9	0.10	0.78	1.34
50	0	4.1	0.09	1.09	0.93
75	29	7.6	0.05	0.62	1.65
75	84	6.9	0.06	0.77	1.43
175 ♂	0	1.6	0.04	0.62	1.83
125 ♀	0	3.4	0.09	1.13	0.94
175 ♂	29	1.6	0.03	0.49	2.28
125 ♀	29	2	0.06	1.02	1.12
175 ♂	84	5.5	0.04	0.55	1.85
125 ♀	84	8	0.05	0.78	1.27

Comments: The C_{max}/D values were probably increased less than proportionally with dose size. A number of factors might be responsible for the differences, including the confounding effects of saturable metabolism and solubility-limited dissolution.

5. Pharmacokinetics of Abbott-84538 in female and male rats after ingestion of 30/50, 75/100, 125/160 and 175/200 mg/kg daily dosages mixed in the diet for 3 months, Lot # 86-701-AL, Abbott Lab., Abbott Park, IL, October 21, 1994, (R&D/94/682)

Groups of male and female rats were orally gavaged Abbott-84538 at dose levels of 30(♀)/50(♂) (T1), 75(♀)/100(♂) (T2), 125(♀)/160(♂) (T3) or 175(♀)/200(♂) (T4) to determine the pharmacokinetics of the test compound as part of the three-month toxicity study. Blood samples were collected at approximately 2, 5, 12 and 24 hr after the drug administration on study days 14 and 84. Results: mean pharmacokinetic parameter estimates for Abbott-84538 are summarized in Table 5. The mean C_{max} and AUC values generally increased with dose size for both male and female rats. The increase in C_{max} and AUC with dose size was more

than proportional for both male and female rats. The increase of C_{max}/D and AUC/D with dose size was statistically significant (P=0.001) for both male and female rats. The mean C_{max}/D and AUC/D values were higher on day 84 than on day 14 for all gender/dose groups and the day effect was statistically significant (P=0.001) for both male and female rats.

Table 5

Mean pharmacokinetic parameters of Abbott-84538 in rats after daily oral administration of 30/50, 75/100, 125/160 and 175/200 mg/kg/day for 3 months

Dose (mg/kg/day)& Day	C _{max} (µg/ml)	T _{max} (hr)	C _{max} /D (µg/ml)	AUC/D (µg*hr/ml)	CL/F (l/hr/kg)
50σ;14	0.19	7.2	0.006	0.06	36.9
84	0.46	9.2	0.016	0.20	5.20
30σ;14	0.12	9.5	0.002	0.023	35.18
84	0.17	10.6	0.004	0.032	41.39
100σ;14	0.62	10.6	0.008	0.121	8.3
84	1.53	7.8	0.020	0.290	3.5
75σ;14	1.08	10.0	0.011	0.148	7.3
84	1.84	9.2	0.018	0.234	4.3
160σ;14	1.67	9.2	0.013	0.197	5.2
84	3.35	5.2	0.027	0.459	2.2
125σ;14	2.33	13.0	0.015	0.225	4.49
84	3.70	5.2	0.023	0.419	2.40
200σ;14	3.96	6.0	0.023	0.283	3.61
84	5.14	12.8	0.029	0.532	2.23
175σ;14	3.83	6.0	0.019	0.330	3.11
84	5.90	13.4	0.030	0.527	1.91

Comments: The results of the present study showed that C_{max} and AUC values of Abbott-84538 increased with dose size and the increase was more than proportional to dose size, which might be partly due to the presence of saturable metabolism. The C_{max} and AUC values increased at least 50% after dosing for 3 months as compared to the values obtained after dosing for 2 weeks, probably partly due to hepatotoxicities caused by the drug. Since metabolism of Abbott-84538 may be saturable, the lower AUC and C_{max} values obtained in the present study relative to that obtained in the 1- and 3-month toxicity studies might be partly due to higher extents of first-pass extraction when the drug was ingested at a slower rate via drug-diet mixture.

6. Pharmacokinetics of Abbott-84538 in rats during once-daily administration of 25, 75 and 175 (150)/125 (100) mg/kg for 6 months, Lot # 79-594-AL, Abbott Lab., Abbott Park, IL, June 30, 1994, (R&D/94/378)

Groups of male and female rats were orally gavaged Abbott-84538 at dose levels of 25 (low), 75 (mid) or 175 (150)/125 (100) (daily dose changed from 175 to 150 on day 80 for males and 125 to 100 mg/kg/day on day 80 for females, high) to determine the pharmacokinetics of the test compound as part of the six-month toxicity study. Blood samples were collected at approximately 1, 4, 8, 12 and 24 hr after the drug administration on study days 14 and 174. Results: mean pharmacokinetic parameter estimates for Abbott-84538 are summarized in Table 6. The mean C_{max} and AUC values generally increased with dose size. The increase in C_{max} was dose-linear for day 174, but was less than proportional on day 14. For AUC, the increase was dose-linear for day 14, but was more than proportional on day 174, with the mean AUC/D for female rats (high) statistically significantly (P=0.032) higher than male and female rats in other groups.

Table 6

Mean pharmacokinetic parameters of Abbott-84538 in rats after daily oral administration of 25, 75 and 175/100 mg/kg/day for 6 months

Dose (mg/kg/day)& Day	C _{max} (µg/ml)	T _{max} (hr)	C _{max} /D (µg/ml)	AUC/D (µg*hr/ml)	CL/F (l/hr/kg)
25; 14	1.9	3.2	0.07	0.47	3.6
174	2.2	3.7	0.08	0.71	1.7
75; 14	3.3	6.6	0.04	0.51	2.0
174	7.6	2.9	0.10	0.44	1.2
175 σ;14	4.6	5.8	0.03	0.31	3.6
125 ♀;14	5.3	5.2	0.04	0.54	1.8
150 σ;174	6.2	5.3	0.04	0.55	1.9
100 ♀;174	11.0	8.0	0.11	1.7	0.6

Comments: With the exception of female rats (high), the AUC/D values were relatively similar for dosages ranging from 25-150 mg/kg/day for male rats and 25-75 mg/kg/day for female rats after dosing for 6 months. The AUC and C_{max} values increased about 2-fold after dosing for six months compared to the values obtained after dosing for two weeks.

7. Pharmacokinetics of Abbott-84538 in pregnant rats during oral administration of 15, 25 and 75 mg/kg once-daily regimens for 12 days, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, June 23, 1994, (R&D/93/880)

The pharmacokinetics of Abbott-84538 in pregnant rats during embryonic and fetal development after oral gavage of 15, 35 or 75 mg/kg once daily for 12 days during gestational days 6 through 17 was evaluated. Blood samples were collected at 1, 4, 8, 12 and 24 hr after the treatment on gestation day 16. Results: are summarized in Table 7. Both C_{max} and AUC values in pregnant rats increased less than proportionally with dose size. The difference in the mean C_{max}/D values among the three dose groups were statistically significant (P=0.001) while the difference in the mean AUC/D was marginally significant (P=0.055). No statistically significant dose effects were found for T_{max}.

Table 7

The mean pharmacokinetics parameters of Abbott-84538 in pregnant rats after once daily dosing for 12 days

Dose (mg/kg/day)	C _{max} (µg/ml)	T _{max} (hr)	AUC (µg*hr/ml)	CL/F (l/hr/kg)	C _{max} /D	AUC/D
15	2.6	2.5	17.3	0.9	0.17	1.15
35	2.8	5.5	34.3	1.1	0.08	0.98
75	5.3	5.5	45.2	1.8	0.07	0.60

Comments: The dose-normalized C_{max} and AUC values for Abbott-84538 apparently decreased with the increase of dose size in pregnant rats. The changes in C_{max} and AUC values may have resulted by changes in metabolism activity and/or fraction of dose absorbed. It is also possible that the above differences simply reflected the variability in the study.

8. The metabolism and disposition of Abbott-84538-¹⁴C in rats, Lot # 39226-BS-141, Abbott Lab., Abbott Park, IL, August 3, 1994, (R&D/94/611)

The metabolism and disposition of Abbott-84538 were studied in male and female rats given a 20 mg/kg oral dose, a 5 mg/kg IV dose or a 20 mg/kg intra-duodenal dose of the drug bearing carbon-14 label within the valine portion of the molecule. HPLC with radioactivity flow detection was used to obtain the metabolic profiles of the compound in plasma, urine, fecal and bile samples. Results: within three days after oral administration of the compound, 95.7% of the dose was recovered in the feces and only 2.1% was recovered in urine and cagewash. Similarly, after IV administration, 92.8% of the dose was recovered in the feces

and 1.8% was recovered in the urine and cagewash. Intra-duodenal dose administration resulted in only 21.6% of the dose in the 0-6 hr bile, indicating that about 30% of the dose was absorbed from the GI tract in this rat model.

Abbott-84538 underwent extensive hepatic biotransformation in rat, with only trace amounts (0.5-1.9%) of unchanged parent drug observed in the 0-6 hr bile collected after IV or intra-duodenal dosing. Eight metabolites of Abbott-84538-¹⁴C have been tentatively identified in rat bile based on mass spectrometry. All 8 metabolites were formed via oxidation reactions involving hydroxylation of the thiazolyl isopropyl group (M-2, M-5 and M-12), the N-methylurea moiety (M-10) or the urea moiety following N-demethylation (M-3), oxidation of the isopropylthiazolyl N or S heteroatoms (M-9), and oxidative elimination of the methylthiazolyl carbamate group (M-1, M-5) or the isopropylmethylthiazolyl group (M-11). Unchanged parent drug and these metabolites together accounted for 61-62% of the total dose radioactivity recovered in rat bile after IV and intra-duodenal dosing.

Radioactivity in rat feces consisted mainly of unchanged parent drug (48%) after oral administration. M-2 (14.2%) was the most abundant fecal metabolite after oral dosing. Despite its nearly complete absence in bile, Abbott-84538 contributed 22.9% of the fecal radioactivity after IV dosing, while the major biliary metabolite M-9 was not present in feces. Reduction of biliary M-9 in the GI tract may be responsible for this appearance of parent drug in feces.

Only unchanged parent drug was detected in pooled plasma samples collected between 0.25 and 8 hr after oral administration. Out to 2 hr after IV administration, 91.5-100% of the radioactivity in plasma at any single time point consisted of unchanged parent drug. M-1 was the only metabolite detected in plasma, contributing up to 8.5% of the plasma radioactivity at any single timepoint.

Comments: Abbott-84538 underwent extensive hepatic metabolism in rats to afford numerous metabolites which were eliminated predominantly via the bile. Parent drug is converted to five primary metabolites; the des-thiazolyl carbamate hydrolysis product, M-1, the isopropyl thiazolyl oxidation product, M-2, the thiazolyl heteroatom oxidation product, M-9, the N-hydroxymethyl urea metabolite, M-10 and the des-isopropyl thiazolyl hydrolysis product, M-11. Several secondary metabolites are then produced by further biotransformation of the primary metabolites. The route of administration appeared to affect the profile of metabolites observed in plasma, feces and bile.

9. Biliary excretion after iv or intraduodenal administration of ¹⁴C-Abbott-84538 in chronically bile duct cannulated female rats, Abbott Park, IL, November 29, 1994, (R&D/94/878)

The metabolism and excretion of Abbott-84538 were studied in female rats with chronic bile duct cannulas given a 20 mg/kg intraduodenal dose or a 5 mg/kg iv dose of the drug bearing a uniform carbon-14 radiolabel within the valine portion of the molecule. Results: after the iv administration, 55.67% of the dose was excreted in the bile of female rats within 24 hr. Intraduodenal administration resulted in a mean recovery of 27.59% of the dose within 24 hr bile. For both dosage routes, only 0.5-2.2% of the dose was excreted in the 24 hr urine. The metabolite patterns obtained in bile for female rats via both administration routes were similar, with both indicating extensive hepatic metabolism of drug. The parent drug accounted for 10-12.7% of the mean 0-24 hr biliary radioactivity after either dosing route, while M-1 (11.8-18.2% of biliary radioactivity), M-2 (15.2-22%), M-10 (11.7-14.1%) and the combination of M-11 and M-12 (11.7-12.3%) were the major metabolites present. Comparison of biliary metabolite composition between male rats (previous similar study) and female rats (present study) indicated that a much larger percentage of total biliary radioactivity in female rats consisted of unchanged parent drug than seen in male rats (0.5-1.9%). Biliary percentages of M-2 and M-10 were also larger in female rat bile than in male bile (6.5%-12.6% M-2; 1.4%-3.6% M-10) collected after either dosage route. After dosing by both routes, male rats displayed much larger percentages (38.6-39.1%) of biliary radioactivity residing as many un-characterized minor metabolites than were seen in female bile (12.3-16%).

Comments: The differences in bile radioactivity excretion rates and metabolite composition between male and female rats suggested that sex specificity in the hepatic cytochrome P450 enzymes involved in the oxidative metabolism of the drug (eg., the demonstrated absence of cytochrome P450 3A2 and 2C11 in female rats) may be responsible for the slower clearance of Abbott-84538 in female rats compared to males.

10. In Vitro Protein Binding of Abbott-84538-¹⁴C in Rat, Dog, Monkey and Human Plasma (Protocol V93-014/R&D/93/243)

The in vitro plasma protein binding of Abbott-84538-¹⁴C was determined via an equilibrium dialysis technique in rat, dog, monkey and human plasma at five different initial drug concentrations: 0.01, 0.1, 1.0, 10 or 30 µg/ml. Binding was extensive in all four species over the entire 3000-fold concentration range. Mean plasma protein binding percentages of 97.2-99.2% for rat, 98.9-99.4% for dog, 96.2-99.2% for monkey and 99.3-99.5% for human were obtained. No significant sex

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differences in the degree of protein binding were observed for any of the four species at any concentration.

11. Distribution of Radioactivity in Tissues of Rats after Oral Administration of Abbott-84538-¹⁴C, Abbott Lab., Abbott Park, IL, Lot # 239978-AX, June 3, 1994 (Report # 23/R&D/94/438)

The distribution of radioactivity in tissues of female rats given a 50 mg/kg oral dose of Abbott-84538-¹⁴C was examined at 1, 3, 6, 9, 12, 24 and 48 hr after administration. Tissue levels: the radioactivity in the liver was 133 μg equivalent/g of tissue at 3 hr, which was 12.4 times greater than the corresponding plasma concentration of 11.2 μg equivalent/g. The next highest drug concentrations at 3 hr were found in the adrenals (72 μg eq/g), pancreas (41.1 μg eq/g), kidneys (37 μg eq/g) and thyroid (27.4 μg eq/g). Maximum radioactivity concentration in all other tissues except eyes and brain were roughly similar to the 3 hr plasma concentration. The majority of the 48-hr tissue radioactivity was contained in the liver (2.7 μg eq/g) corresponded to 0.24% of the dose. Plasma levels: the levels of radioactivity in plasma and most tissues declined over the first 12 hr after dosing. The plasma levels declined slowly, from a peak concentration of 11.2 μg eq/g at 3 hr to 5.84 μg eq/g at 9 hr. At 12 hr, plasma radioactivity concentrations declined precipitously to 0.07 μg eq/ml, accompanied by similarly large decreases in tissue radioactivity levels.

Fecal excretion accounted for 99.2% of the dose within 48 hr, while 3.13% of the dose was recovered in the urine and cagewash. The overall recovery of radioactivity was 101%.

12. Distribution of radioactivity in tissues of male rats after oral administration of ¹⁴C-Abbott-84538, Abbott Lab., Abbott Park, IL, June 5, 1995 (R&D/95/377)

The distribution of radioactivity in testes, prostate and other selected tissues of male rats given a 50 mg/kg dose of ¹⁴C-Abbott-84538 was examined at 1, 3, 6 and 48 hr after administration. Results: concentrations of radioactivity were highest in all tissues and plasma at 3 and 6 hr after dosing. At 6 hr, radioactivity levels in the testes and prostate were 1.52 and 8.64 μg eq/g, respectively, each corresponding to 0.03% of the total dose radioactivity. The largest amount of radioactivity resided in the liver, the major organ of elimination of Abbott-84538, which contained a mean concentration of 136 μg eq/g at 3 hr and 123 μg eq/g at 6 hr. The adrenals, kidneys, lungs, muscle and spleen possessed mean maximum concentrations ranging from 6.48 to 43.3 μg eq/g at 6 hr. At 24 and 48 hr after dosing, the levels of radioactivity in tissues and plasma had declined significantly from the 6-hr levels. Cell to plasma ratios ranged from 0.48-0.51 at 1-6 hr after dosing, indicating that the

majority of the radioactivity in the whole blood remained in the extracellular fraction. These ratios are higher than the 0.11-0.29 ratios obtained for female rats between 1 and 9 hr, indicating a gender difference in the extent of red blood cell uptake of Abbott-84538 in rats.

Comments: Radioactivity concentrations in tissues, blood and plasma were almost uniformly lower in male rats compared to values obtained from female rats (previous study). This finding is consistent with the more rapid clearance of Abbott-84538 in male rats seen in other studies. Liver, being the primary organ of dose radioactivity elimination, was the only tissue displaying nearly equal concentrations of radioactivity in male and female rats. The more rapid plasma clearance of drug in males also resulted in a T/P (tissue/plasma) ratio in male rat liver at 3 hr that was roughly twice that of female rats and 24-hr T/P ratios that were generally higher in female rats.

13. **In vitro metabolism of Abbott-84538-¹⁴C by rat, dog and human liver microsomes, Lot # 47946-SS-09, Abbott Lab., Abbott Park, IL, December 8, 1994, (R&D/94/927)**

The metabolism of Abbott-84538-¹⁴C by rat, dog and human hepatic microsomes was examined with the objective of determining the likely product of in vivo hepatic metabolism of the drug in man. Microsomal incubations of radiolabelled Abbott-84538 were conducted at a concentration of 0.5 and 3.0 μ M in rat, dog and human hepatic microsomes with NADPH as the only cofactor added to assess the metabolism of the drug by cytochrome P-450. Incubations using UDPGA as the only cofactor were also performed to assess the propensity for glucuronidation of the drug by each species. **Results:** the metabolite profiles obtained from both rat and dog hepatic microsomes were qualitatively quite similar to the corresponding metabolite profiles of the drug in rat and dog bile. Rat microsomal incubation samples converted Abbott-84538 primarily to metabolites M-1, M-2 and M-11, accompanied by minor amounts of M-9, M-10 and M-5. Incubation of Abbott-84538 with dog liver microsomes resulted in formation of M-1, M-2, M-11, M-5 and G-1. Human liver microsomes converted Abbott-84538 largely to M-1, M-2, M-11 and M-5. **Conclusion:** the in vitro microsomal system used in this study appeared to accurately predict the in vivo hepatic metabolites of Abbott-84538 in rats and dogs.

Comments: Human liver microsomes converted Abbott-84538 largely to M-1, M-2, M-11 and M-5, suggesting that these metabolites would likely be major product of hepatic biotransformation of the drug in humans, just as they are in rats and dogs. However, human liver microsomes failed to convert Abbott-84538 to G-1, a major dog bile metabolite, indicating that human metabolism would also likely have important differences from dog metabolism.

14. Hepatic drug metabolizing activity in rats after 14 days of oral administration of Abbott-84538, Abbott Lab., Abbott Park, IL, September 8, 1995, (R&D/95/552)

Groups of male and female rats (4/sex/group) were administered Abbott-84538 administered orally via gavage at dose levels of 0, 15 (low) or 50 mg/kg/day (high) for 14 days to evaluate the potential of the test compound to induce rat hepatic drug metabolizing enzymes. Phenobarbital (50 mg/kg), used as a positive control, was administered ip for four day to male and female rats (4/sex). The liver microsomes obtained were characterized for total microsomal protein yield, total cytochrome P450 (CYP) content and several isoform-specific CYP activities. Results: as expected, phenobarbital treatment produced increased levels of CYP as well as isoform-specific CYP activities including ethoxyresorufin O-dealkylation (CYP1A) and pentoxyresorufin O-dealkylation (CYP2B). In the male and female rats (high), the microsomal protein content of the liver was higher compared to the vehicle control group. The male and female rats (low) did not show altered levels of either total CYP or any of isoform-specific CYP activities compared to the vehicle control group. Conclusion: the results of this study indicated that Abbott-84538 did not induce CYP in rats on prolonged oral administration.

15. Pharmacokinetics of Abbott-84538 in Dogs During Oral Administration of 10, 50 and 150/200 mg/kg Once-Daily Dosage Regimens for 28 Days (Protocol TB93-192/R&D/93/632)

The primary objective of this study was to characterize the pharmacokinetics of Abbott-84538 in dogs during an oral administration of 10, 50 or 150/200 mg/kg once daily dosage regimens for 28 days as a part of Toxicology Study TA93-192. Mean pharmacokinetic parameter estimates for Abbott-84538 in dogs are summarized in Table 8.

Table 8

Mean Pharmacokinetic Parameters of Abbott-84538 in Male and Female Dogs During the First Dose and 27th Dose After Oral Administration

Parameters	Dosage Regimens, mg/kg/day, oral						
	10		50		150/200		
	Day 0	Day 27	Day 0	Day 27	Day 0	Day 27	
AUC ₀₋₂₄ ($\mu\text{g}\cdot\text{hr}/\text{ml}$)	M	15.56	19.53	104.3	15.95	116	111
	F	32.85	22.58	46	18.3	205	369
C _{max} ($\mu\text{g}/\text{ml}$)	M	4.7	5.4	18.2	4.4	13.3	12.2
	F	10.4	7.8	14.8	5.9	21.3	28.8
T _{max} (hr)	M	1.5	2	1.7	2	6	3.8
	F	1.3	1.7	1.3	2	3.8	7.6
Cl/F (l/hr/kg)	M	0.68	0.73	0.59	3.8	2.5	8.2
	F	0.31	0.58	1.2	3.2	1.9	1.3

Comments: Both AUC and C_{max} increased with increasing dose size, but less than proportionally. The dose-normalized AUC and C_{max} decreased with increasing dose size, probably due to solubility-limited dissolution and higher fraction of dose that was not absorbed at the higher dose levels. The significantly longer T_{max} at the highest dose level was probably due to prolonged absorption.

16. Pharmacokinetics of Abbott-84538 in dogs during oral administration of 10, 50 and 200/100 mg/kg once-daily regimens for 3 months, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, April 77, 1994, (R&D/94/191)

Pharmacokinetics of Abbott-84538 in male and female dogs during oral administration of 10, 50 or 200/100 (male dogs received 200 mg/kg/day during days 0-20 and 100 mg/kg/day starting on day 21, and the female dogs received 200 mg/kg/day during days 0-20, no drug during days 21-33, and 100 mg/kg/day starting day 34) dose regimens for 3 months were investigated. Blood samples were collected at 0, 1, 2, 4, 6, 9, 12 and 24 hr after the daily treatment on days 14 and 82. **Results:** mean pharmacokinetic parameter estimates for Abbott-84538 are summarized in Table 9. The dose-normalized AUC (AUC/D) values for the high dose group averaged approximately two times lower than the low dose group while the mean C_{max}/D values were approximately four times different. The mean AUC/D and C_{max}/D values on day 82 were higher than those on day 14 and the differences were statistically significant (P=0.0002).

Table 9

Pharmacokinetic parameters of Abbott-84538 in dogs during oral administration of 10, 50 and 200/100 mg/kg/day for 3 months

Dose (mg/kg/day)	Day	Tmax (hr)	Cmax/D (µg/ml)	AUC/D (µg*hr/ml)	CL/F (l/hr/kg)
10	14	1.6	0.60	1.85	3.44
	82	1.5	0.87	2.64	0.45
50	14	2	0.27	0.93	2.16
	82	2.3	0.29	1.30	1.26
200/100	14	3.5	0.12	1.34	2.61
	82	3.1	0.24	1.81	0.82

Comments: Both AUC and Cmax increased with increasing dose, but less than proportionally. The dose-normalized Cmax decreased with increasing dose size, probably due to solubility-limited dissolution and higher fraction of dose that was not absorbed at the higher dose levels. The statistically significantly longer Tmax at the high dose level was probably due to prolonged-absorption.

17. Pharmacokinetics of Abbott-84538 in dogs during once-daily administration of 10, 50 and 125 mg/kg for 6 months, Lot # 83-501-VF, Abbott Lab., Abbott Park, IL, December 8, 1994, (R&D/94/610)

Groups of male and female dogs were orally gavaged Abbott-84538 at dose levels of 10 (low), 50 (mid) or 125 mg/kg/day (high) to determine the pharmacokinetics of the test compound as part of the six-month toxicity study. Blood samples were collected at approximately 1, 2, 4, 6, 9, 12 and 24 hr after the drug administration on study days 14, 61 and 152. Results: mean pharmacokinetic parameter estimates for Abbott-84538 are summarized in Table 10. The mean Cmax and AUC values generally increased with dose size. The normalized Cmax and AUC values were significantly decreased (P=0.05) with dose size. Tmax values were increased in the high dose group animals. Statistically significant day effects were found in the dose-normalized Cmax and AUC values, with day 14 and day 152 values statistically significantly or marginally higher than the day 61 values. No statistically significant gender differences were found in Tmax, Cmax/D and AUC/D values.

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Table 10

Mean pharmacokinetic parameters of Abbott-84538 in dogs after daily oral administration of 10, 50 and 125 mg/kg/day for 6 months

Dose (mg/kg/day)& Day	Cmax (µg/ml)	Tmax (hr)	Cmax/D (µg/ml)	AUC/D (µg*hr/ml)	CL/F (l/hr/kg)
10; 14	7.72	1.6	0.77	2.63	0.42
61	4.27	1.8	0.42	1.39	1.50
152	5.35	2.0	0.53	2.20	0.59
50; 14	12.32	1.9	0.24	0.93	1.92
61	8.20	1.9	0.16	0.77	4.62
152	15.68	2.8	0.31	1.97	0.74
125; 14	17.13	2.5	0.13	0.77	2.71
61	11.78	2.7	0.09	0.58	2.51
152	20.93	5.1	0.16	1.32	1.65

Comments: The longer Tmax (high) was probably due to prolonged-absorption. Comparison of the results of the one-, three-, and six-month toxicity studies in dogs suggested that the low dose group generally had the highest AUC/D and Cmax/D relative to the higher dose groups probably due to reduced fraction of dose that was absorbed at higher dose levels. From the toxicity studies, exploratory investigation of the change of serum ALP levels in dogs suggested that female dogs were more sensitive to Abbott-84538. But the mechanism for the correlation are not clear at present time.

18. The Metabolism and Disposition of Abbott-84538-¹⁴C in Dogs (Protocols V93-012/V93-020/R&D/93/629)

The metabolism and disposition of Abbott-84538 were studied in male and female beagle dogs given 20 mg/kg oral dose, a 5 mg/kg IV dose or a 20 mg/kg intra-duodenal dose of the drug bearing carbon-14 label within the valine portion of the molecule. HPLC with radioactivity flow detection was used to obtain the metabolic profiles of the compound in plasma, urine, fecal and bile samples.

Within five days after oral administration of the compound, 93.2% of the dose was recovered in the feces and only 3.8% was recovered in urine and cagewash. Similarly, after IV administration, 98.4% of the dose was recovered in the feces and 4% was recovered in the urine and cagewash. Intra-duodenal dose administration resulted in only 10% of the dose in the 0-6 hr bile.

Abbott-84538 underwent extensive hepatic biotransformation in dog, with only trace amounts of unchanged parent drug observed in

the 0-6 hr bile. Three primary metabolites of Abbott-84538-¹⁴C have been tentatively identified in bile: M1 (3.6-4.4%), the des-thiazolyl carbamate hydrolysis product; M2 (6.0-7.9%), the isopropyl thiazole oxidation product; and G1 (9.6% IV route and 18.1% intraduodenal route), the glucuronic acid conjugate of parent drug. Unchanged parent drug and these metabolites together accounted for 64% and 70% of the total dose radioactivity recovered in dog bile after IV and intraduodenal dosing, respectively.

Radioactivity in dog feces consisted predominantly of unchanged parent drug (66%) after oral administration. After IV administration, an unknown metabolite, M8 (32.5%), the major component and unchanged parent drug (13.2%) were present in feces. The levels of radioactivity in the whole blood of dogs afforded cell to plasma ratios that ranged from 0.03-0.3. These results suggested that the majority of the radioactivity in whole blood remained in the extracellular fraction.

Unchanged parent drug was the major circulating radioactive component, constituting 92-98% and 72-98% of the mean total plasma radioactivity at any single time-point to 6 hr after oral dosing and to 3 hr after IV dosing, respectively. Three of the metabolites found in bile were also present systemically after dosing by both routes.

Comments: Abbott-84538 underwent extensive hepatic metabolism in dog to afford three major metabolites which were eliminated predominantly via the bile. The route of administration appeared to affect the profile of metabolites observed in plasma, feces and bile. IV administration produced higher plasma levels of M1 relative to Abbott-84538 than were seen after oral dosing. Higher plasma levels of metabolites would typically be expected after oral dosing due to first pass metabolism in the liver. The higher M1 levels observed after IV dosing may be due to the existence of a secondary site of Abbott-84538 metabolism such as kidneys, lungs or other tissues.

The large percentage of total dose radioactivity recovered as parent drug in the feces collected after dosing indicated incomplete absorption of Abbott-84538 as formulated in the study. Interestingly, Abbott-84538 was also present in feces collected after IV administration, despite the absence of parent drug in bile collected after dosing by this route. Therefore, it would appear that Abbott-84538 is being formed in the GI tract from a bile constituent(s), presumably via hydrolysis of G1, the glucuronide of parent drug. This liberation of parent drug in the GI tract raised the possibility of enterohepatic cycling, which may play a role in the occurrence of the secondary maximum in the plasma radioactivity concentration vs time profiles.

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19. Revised structural identification of metabolites of Abbott-84538-¹⁴C in dogs and comparison to rat metabolites, Lot # 39226-BS-141, Abbott Lab., Abbott Park, IL, August 22, 1994, (R&D/94/639)

The chemical structures previously assigned to four dog bile metabolites of Abbott-84538, namely M-2, M-3, M-4 and M-7, were reanalyzed in light of the recent structural identification of several rat bile metabolites. Comparison of HPLC retention times and mass spectral (MS) data of these dog metabolites to the corresponding rat metabolites resulted in new tentative structural assignments for these four metabolites in dog.

Results: the metabolite designated M-4 in dog was found to consist of two major components, M-11 and M-13, along with one minor component, M-12. The structure of M-2, previously shown to be hydroxylated in dog at an unknown position within the isopropyl moiety, was refined to indicate hydroxylation solely on the methene carbon to afford tertiary alcohol. The structure of M-3 was consistent with the hydroxylamine metabolite of Abbott-84538, resulting from N-demethylation of parent drug followed by N-hydroxylation. No informative MS data could be obtained for M-7.

20. Binding of Abbott-84538-¹⁴C to Human α 1-Acid Glycoprotein (AAG) and Human Serum Albumin (HSA), Drug Lot No. 39226-BS-141, Abbott Laboratories, Abbott Park, IL, November 3, 1993, (R&D/93/760)

Abbott-84538-¹⁴C at concentrations of 0.1, 0.5, 1, 2.6, 7, 10, 17.4, 50 and 100 μ g/ml, AAG at a concentration of 0.8 mg/ml or HSA at a concentration of 40 mg/ml were studied separately to determine the in vitro binding of the drug to the proteins. The mean drug binding to AAG at concentrations between 0.1 and 2.6 μ g/ml was high and nearly constant, ranging from 96.2% to 97.5% drug bound. The percentage of bound drug decreased significantly at concentration of 7 μ g/ml to 91.5% and continued to decrease to 89.8%, 77.8% and 59.2-63% drug bound to AAG at concentrations of 10, 17.4 and 50-100 μ g/ml, respectively. The mean binding of drug to HSA was also high, with 98.2% and 97.8% of the drug bound at concentrations of 1 and 10 μ g/ml, respectively. Unlike AAG, the binding of drug to HSA remained relatively high as concentration increased, with 97% and 96% of the drug bound at concentrations of 50 and 100 μ g/ml, respectively.

Comments: Both AAG and HSA appeared to contribute significantly to the extensive (>99%) in vitro protein binding of Abbott-84538.

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21. Effect of selected drugs on the in vitro protein binding of Abbott-84538-¹⁴C in human plasma, Lot # 39226-BS-141, Abbott Lab., Abbott Park, IL, November 18, 1993, (R&D/93/829)

The effect of selected drugs [Salicylate Sodium salt, Warfarin, Ibuprofen, Naproxen, Clarithromycin and Ketoconazole] on in vitro binding of Abbott-84538-¹⁴C [at a concentration of 20 µg/ml] to human plasma proteins was determined via an equilibrium dialysis technique. Results: none of the drugs examined had an effect on the percentage of the test compound bound to plasma proteins. Conclusion: the results suggested that clinical plasma protein binding interactions between Abbott-84538 and the drugs-tested were unlikely to occur.

22. Tabulation of concentration data of Abbott-84538 in pregnant New Zealand White rabbits after oral administration of Abbott-84538, Lot # 79-594-AL, Abbott Lab., Abbott Park, IL, August 10, 1994, (R&D/94/235)

Groups of New Zealand White rabbits were orally gavaged Abbott-84538 at dose levels of 25 (low), 50 (mid) or 110 mg/kg/day (high) for 14 days to determine the exposure of the test compound during gestational days 6-19. Blood samples were collected from the ear vein at approximately 1.5, 3, 6, 9, 14 and 24 hr after the drug administration on gestational day 19. Results: the plasma concentration and C_{max} values increased with dose size. The mean AUC value (28.5 µg*hr/ml) for the 50 mg/kg/day group was more than 22 times higher than that of the 25 mg/kg/day group (1.29 µg*hr/ml). The mean C_{max} values were 0.65, 7.8 and 11.6 µg/ml for low, mid and high dose groups, respectively.

23. Tabulation of concentration data of Abbott-84538 collected during fertility and embryonic development evaluation in rats after oral administration of Abbott-84538, Lot # 77-561-AL, Abbott Lab., Abbott Park, IL, August 1, 1994, (R&D/94/290)

Groups of male and female rats were orally gavaged Abbott-84538 at dose levels of 20 (low), 40 (mid) or 75/125 mg/kg/day (75 for female and 125 for male, high) to determine the exposure of the test compound during fertility and embryonic development. Males were treated daily for at least 28 days prior to mating. Treatment continued during mating and post mating until they were euthanized. Females were treated for at least 2 weeks prior to mating. Treatment continued until gestational day 7. Blood samples were collected at approximately 1, 4, 8, 12 and 24 hr after the drug administration on study days 15 (females) and 28 (males). Results: mean pharmacokinetic parameter estimates for Abbott-84538 are summarized in table 11. The mean drug plasma concentrations for female rats were higher than those for male rats for all dose groups (data not shown). T_{max} values increased with the increased dose size.

Table 11

Mean pharmacokinetic parameters of Abbott-84538 in rats after daily oral administration of 12, 40 and 125/75 mg/kg/day

Dose (mg/kg/day)	C _{max} (µg/ml)	T _{max} (hr)	C _{max} /D (µg/ml)	AUC/D (µg*hr/ml)	CL/F (l/hr/kg)
20	2.1	2.4	0.10	0.56	2.4
40	3.3	3.3	0.08	0.66	1.8
125/75	5.6	6.4	0.06	0.84	1.5

24. Allometric Analysis of Pharmacokinetic Data of Abbott-84538 (R&D/93/677)

An allometric analysis was performed to predict the pharmacokinetic behavior of Abbott-84538 in humans based on the pharmacokinetics of the drug in rats, dogs and monkeys. The plasma clearance (CL_p) of total drug ranged from 0.22 l/hr/kg for dog to 1.04 l/hr/kg for rat after a 5 mg/kg IV dose. The metabolism and disposition studies in dogs showed that biotransformation of Abbott-84538 was extensive while urinary excretion of Abbott-84538 was minimal. Assuming the RBC/plasma ratio is 0.2 and the biotransformation was mainly hepatic, the extraction ratio $\{ER = f_b \cdot CL_i / (Q_{h,p} + f_b \cdot CL_i)\}$ was estimated to be approximately 0.39 for rat, 0.36 for monkey and 0.10 for dog, suggesting that Abbott-84538 may not be a highly extracted drug. The 30-80% bioavailability in animals appeared to support the above analysis.

The hepatic clearance of drugs with limited blood cell distribution may be dependent on three factors: 1) hepatic plasma flow ($Q_{h,p}$), 2) the unbound fraction in plasma (f_u), and 3) the intrinsic clearance (CL_{int}) of the hepatic enzyme responsible for the metabolism. The mathematical relationship between these factors is: $CL_p = Q_{h,p} \cdot f_u \cdot CL_{int} / (Q_{h,p} + f_u \cdot CL_{int})$. Since Abbott-84538 appeared to be not a highly extracted drug, its hepatic clearance probably is not hepatic plasma flow-dependent.

The $CL_p/Q_{h,p}$ ratio in the three species examined ranged from 0.12 to 0.45, and as a first approximation, a similar ratio in man would result in a projected CL_p of 5.9 to 22.3 l/hr/70 kg. If the CL_p for man ranges from 6-22 l/hr and if the metabolism is mainly hepatic, then it would be expected that approximately 10-30% of the absorbed dose will be eliminated by first pass metabolism, and the apparent clearance after oral administration (CL/F) would be approximately 6.7 to 31 l/hr/70 kg if the absorption is quantitative. From this calculation, a daily dose of 150-750 mg would be required to maintain an average steady-state

concentration of 1 eeg/ml (the predicted EC_{90}). A NOEL of Abbott-84538 following the oral administration to dogs for a month may be considered as 50 mg/kg/day. Based on equivalent body surface area dosage conversion factor, the NOEL for human is 1750 mg/day. Thus, the proposed dosage of 600 mg/day in human has an approximate 3-fold safety margin.

GENERAL PHARMACOLOGY

Summary of General Pharmacology Studies

1. Central Nervous System Effects of Abbott-84538 Following Oral Administration in Rats and Mice and Smooth Muscle Pharmacology in Guinea Pig Ileum (R&D/93/587)
2. Cardiovascular Effects of Abbott-84538 Following Oral Administration in Normotensive Rats (R&D/93/576)
3. Cardiovascular Effects of Abbott-84538 Following Intravenous Administration in Anesthetized Dogs (R&D/93/486)

Review of General Pharmacology Studies:

1. Central Nervous System Effects of Abbott-84538 Following Oral Administration in Rats and Mice and Smooth Muscle Pharmacology in Guinea Pig Ileum (R&D/93/587)

Abbott-84538 was evaluated at doses of 5, 25 or 50 mg/kg, p.o. in propylene glycol:ethanol plus toluene. The oral administration of Abbott-84538 in the above dose range did not potentiate the effect of ethanol. No pharmacologically meaningful CNS effects were observed in tests of motor coordination, seizure threshold, nociception and body temperature. Abbott-84538 (1.39×10^{-6} M) did not have smooth muscle pharmacology in the guinea pig ileum assay.

2. Cardiovascular Effects of Abbott-84538 Following Oral Administration in Normotensive Rats (R&D/93/576)

Abbott-84538 administered orally male rats at doses of 20 or 50 mg/kg caused no pharmacologically significant effects on BP, HR or gross behavior.

3. Cardiovascular Effects of Abbott-84538 Following Intravenous Administration in Anesthetized Dogs (R&D/93/486)

The objective of this study was to determine the cardiovascular effects of Abbott-84538 following IV administration in

anesthetized dogs. Test compound or vehicle was administered by three IV infusions, beginning with the lowest dose and ending with the highest dose (ie, cumulative dose response). The dosage rates of Abbott-84538 were 1, 3 or 10 mg/kg infused over 180 min. Hemodynamic effects (cardiac depression) were observed following the IV infusions.

Comments: While the proposed clinical studies do not involve the IV route of administration, the study suggested that the effect of Abbott-84538 on cardiac performance merits attention.

Appendix # 2

Tabulated summary of animal toxicity studies.

Table 1
Summary of acute toxicity studies

Species	Route & dose level (mg/kg)	LD ₅₀ (mg/kg)	Approx. LD (mg/kg)	NOEL (mg/kg)	Body surface equivalent dose in humans (mg/kg)
Mice	oral: 200, 320, 500, 800, 1260, 2000 or 2500	>2500	-	320	26.66
	iv: 5, 50, 35, 50, 65 or 80	-	σ= 65 ρ= 80	σ= 25 ρ= 35	σ= 2.08 σ= 2.91
Rats	oral: 250, 500, 1000, 1500, 2000 or 2500	-	>2500	250	35.7
	iv: 5, 20, 35, 50, 65 or 80	-	35	5	0.71

LD = lethal dose

Table 2
Summary of subchronic/chronic toxicity studies

Study & route	Dose level (mg/kg/day)	Laboratory findings	Target organs	NOEL/NOAEL (mg/kg/day)
3-month mice diet	200, 400, 600 or 1000	all doses: Histiocytic microgranuloma (liver), hepatocellular necrosis, hepatocytomegaly; 400 and above: hypertrophy of RPE	Liver and eye	not identified <200
1-month rats gavage	15, 50, 150♂/100♀	mid & high: increased liver & thyroid weights; liver- periportal inflammation, multinucleated hepatocytes; eye: hypertrophy of the RPE; thyroid: follicular hypertrophy	Liver, eye & thyroid	15
3-month rats gavage	25, 75, 175♂/125♀	all doses: dose-related hepatotoxicity-dense inclusions; eye: hypertrophy of RPE, retinal degeneration; stomach: pyloric necrosis and gastritis (mid & high)	Liver, eye & stomach	not identified <25
6-month rats gavage	25, 75 or 175/150♂ & 125/100♀	all doses: dose related hepatotoxicity-multinucleated hepatocytes, single cell necrosis; eye: hypertrophy of RPE, retinal degeneration (high); kidney: tubular degeneration	Liver, eye, thyroid, kidney & erythron	not identified <25
3-month rats diet	♂=50, 100, 160, 200; ♀=30, 75, 125, 175	all doses: dose-related hepatotoxicity; eye (mid & high): hypertrophy of RPE, retinal degeneration; thyroid (mid & high) follicular epithelial cell hypertrophy	Liver, eye & thyroid	not identified <30 ♀ <50 ♂
1-month dogs gavage	10, 50, 150/200	high: increased ALT, ALP, GGT, bile acid & liver weights & decreased thymus weight	Liver, thymus & GI distress	50
3-month dogs gavage	10, 50, 200/100	high: mortality, decreased body weights; increased AST, ALT, ALP, GGT; liver toxicity-single cell necrosis, hepatocellular hydropic degeneration	Liver & GI distress	NOEL: 10 NOAEL: 50
6-month dogs gavage	10, 50, 125	mid & high: increased ALP, liver weight; liver: hepatocellular hydropic degeneration, thymic atrophy (high)	Liver, thymus & GI distress	NOAEL: 10

Table 3

Summary of toxicities in target organs and plasma drug exposure values (AUCs) in animals treated with Abbott-84538

Organ	Toxicity	Duration of study	AUC (µg*hr/ml)
Liver	Hepatocellular	1-month rats	63-91
	Hepatocellular, TALT, AST, GGT	1-month dogs	206
	Hepatocellular, Hepatobiliary	3-month rats	18-21
	TALT, AST, GGT	3-month dogs	>200
	Hepatocellular, hepatobiliary	6-month rats	14-22
	TALT, AST, GGT		
	Hepatocellular, TALP	6-month dogs	482 (19)
Retinal	Minimal hypertrophy of RPE	1-month rats	63-91
	Hypertrophy of RPE, retinal degeneration	3-month rats	43-99
	IA-6B-wave amplitudes		
	Hypertrophy of RPE, retinal degeneration	6-month rats	61-175
Kidney	Tubular degeneration, hyperplasia, proteinuria	6-month rats	14-22
Thyroid	Hypertrophy of follicular cells	1-month rats	25-91
	Hypertrophy of follicular cells, IT4, ITSH	6-month rats	61-175
Stomach	Pyloric necrosis and gastritis	3-month rats	43-99
Thymus	Atrophy	1-month dogs	206

Table 4
Genotoxicity studies summary

Test system	Endpoint	Concentration or dosage	Result
Bacteria (Ames test)	Reverse mutation	1-10,000 µg/plate (+/-S9)	Negative
Mammalian cells L5478Y mouse lymphocytes (in vitro)	Forward mutation	25-200 µg/ml (+S9)	Negative
		15-70 µg/ml (-S9)	
Mammalian cells human lymphocytes (in vitro)	chromosome aberration	3-30 µg/ml (+/-S9)	Negative
Mouse bone marrow (in vivo)	micronuclei	125,250,350 µg/kg	Negative

Table 5
Summary of retinal changes from the rat oral gavage studies

Study	Toxicity	Dose (mg/kg/day) & No of animals affected							
		Male				Female			
		=50	=100	=200	=500	=50	=100	=200	=500
2-Week	Hypertrophy of RPE ^a	-	1/5	3/5	4/5	-	-	3/5	2/3
	Retinal rosettes	-	1/5	-	1/5	-	-	-	-
	AUC (µg*hr/ml)	35.6	79.4	120.2	306.4	50.4	116.4	252	287.3
1-Month	Hypertrophy of RPE	-	-	4/10		-	-	4/10	
	Retinal degeneration	-	-	-		-	-	-	
	AUC (µg*hr/ml)	3.6	27.6	63.3		5.3	24.5	91.3	
3-Month	Hypertrophy of RPE	-	3/10	10/10		-	7/10	10/10	
	Retinal degeneration	-	1/10	7/10		-	1/10	9/10	
	AUC (µg*hr/ml)	18	42.8	97.3		20.9	72.6	98.5	
3-Month diet	Hypertrophy of RPE	-	-	2/10	1/10	-	-	2/10	0/10
	Retinal degeneration	-	-	4/10	8/10	-	-	3/10	10/10
	AUC (µg*hr/ml)	6.2	21.7	57.3	93.2	1.6	23.4	67.1	105.4
6-Month	Hypertrophy of RPE	-	5/15	13/15		-	11/15	12/15	
	Retinal degeneration	-	2/15	11/15		-	9/15	12/15	
	AUC (µg*hr/ml)	14.3	60.7	83.4		21.5	76.2	174.5	

RPE^a = retinal pigment epithelium

Table 6
Reproductive toxicity oral Abbott-84538 in rats and rabbits

Study	Dose level (mg/kg/day)	AUCs $\mu\text{g}^{\circ}\text{hr/ml}$	Findings	NOEL/NOAEL & Body surface equivalent dose in humans (mg/kg/day)	AUC equivalent doses in humans at 20 mg/kg/day (150 $\mu\text{g}^{\circ}\text{hr/ml}$)
Segment I (rats)	20	8.2 σ 14.6 σ	decreased body weights & food consumption (mid & high); hepatomegaly (mid & high)	F0 = 20 (humans=2.85) Fertility & embryonic development: 75 σ & 125 σ (humans=10.7 σ & 17.85 σ)	F0 = 0.05 σ 0.09 σ Fertility & embryonic development: 0.4 σ 0.6 σ
	40	19.7 σ 33.1 σ			
	125 σ , 75 σ	61 σ 90.5 σ			
Segment II (pregnant rats)	15	17.3	F0: decreased activity, emaciation (high); increased early resorption (high; developmental variations: cryptorchidism (mid), increased ossification delays, enlarged fontanelles, wavy ribs, cryptorchidism (high)	Maternal & developmental: 15 (humans=2.14) no drug-related fetal malformations	Maternal & developmental: 0.12
	35	34.3			
	75 σ	45.2			
Segment II (pregnant rabbits)	25	1.3	F0: reduced body weights & gains, food consumption; lung discoloration (high); developmental toxicity (reduced litter size, increased whole litter resorptions) at maternotoxic dose (high)	NOAEL for maternal & developmental: 50 (humans=16.12) no drug-related fetal malformations	Maternal & developmental: 0.2
	50	28.5			
	110 σ	-			
Segment III (rats)	15	-	a slight degree of transient maternal toxicity (diminished body weight gain & food consumption) at high dose	NOAEL: 60 (humans=8.57) no developmental toxicity	-
	35	-			
	60	-			

a = maternally toxic dose

Appendix # 3

Tabulated summary of animal pharmacokinetic studies.

Table 1
Pharmacokinetic evaluation of Abbott-84538 in mice, rats, monkeys and dogs

Species	Dose (mg/kg) & Route	Vd (l/kg)	CL _r (l/hr/kg)	C _{max} (μg/ml)	F (%)
Mouse	25 IV	-	0.26	28.6	74.2
	25 PO				
Rat	5 IV	0.95	1.0	1.36	70.7
	5 PO			1.89	77.6
	10 PO			5.3	141.6 ^a
	50 PO			8.51	134.6
	100 PO				
Monkey	5 IV	2.16	0.67	1.08	29.9
	5 PO			3.82	70.4
	10 PO				
Dog	5 IV	0.34	0.22	3.58	37.4
	5 PO			16.6	185.3
	10 PO			19.31	101.3
	30 PO				

a = the relative high F's may be due to saturation of metabolism at higher doses.

Table 2

Single dose pharmacokinetics of Abbott-84538 in nonclinical studies

Species	Dose (mg/kg)	Route	C _{max} (µg/ml)	T _{max} (hr)	AUC (µg*hr/ml)	T _{1/2} (hr)
Mice	25σ	po	28.6	0.7	70.07	-
	25σ	iv	-	-	94.4	1.1
Rats	5σ	po	1.36	1	3.53	0.87
	10σ	po	1.89	2	7.75	1.22
	5σ	iv	-	-	5	0.66
	15σ	po	0.74	4-5	4.65	-
	15σ	po	1.44	3-5	9.76	-
Dogs	5	po	3.58	1	8	0.86
	5	iv	-	-	23.7	1.07
	10	po	8.1	1.4	25.94	-
	50	po	16.54	1.5	75.1	-
	150	po	17.32	4.9	160.7	-
Monkeys	5	po	1.08	2	2.57	1.59
	10	po	3.82	2.1	10.38	1.37
	5	iv	-	-	8.52	2.26

Table 3

Repeated oral dose pharmacokinetics of Abbott-84538 in nonclinical studies

Species	Dose (mg/kg)	Period (week)	C _{max} (µg/ml)	T _{max} (hr)	AUC (µg ² hr/ml)	Cl/R
Rats	25	4	2.5	5	14.3	1.8
	25	12	2.5	2.9	19.49	1.3
	75	4	4.2	7.6	48.14	1.6
	75	12	4.6	6.9	57.7	1.4
	175	4	6.5	1.6	86.08	2.2
	175	12	7	5.5	97.3	1.8
Dogs	10	2	6	1.6	18.5	3.4
	10	12	8.7	1.5	26.4	0.5
	50	2	13.7	2	46.8	2.1
	50	12	14.8	2.3	65.3	1.2
	200	14	25	3.5	269	2.6

Table 4

Summary of metabolism and excretion of ¹⁴C-Abbott-84538 after a single 5 mg/kg iv, 20 mg/kg intra-duodenal (id) or 20 mg/kg oral dose in rats and dogs

Parameters	Rats		Dogs	
	% of total dose radioactivity		% of total dose radioactivity	
	iv	po or id	iv	po or id
Urine	1.8	2.1	4	3.8
Feces	92.8	95.7	98.4	93.2
Bile	77.7	21.6	39.8	10
Metabolite:bile feces urine	M-11 (15.2%) M-2 (22.9%) M-9 (34.8%)	M-11 (17.7%) M-2 (14.2%) M-1 (30.1%)	M-5 (10%) M-8 (32.5%) M-2 (57.5%)	M-6 (15%) M-8 (9%) M-2 (48%)

Appendix # 4

Tabulated summary of human pharmacokinetic studies.

F: 61% for 100 mg dose
85% for 1000 mg dose

Based on an average from a series of clinical studies, the plasma drug exposure (24 hr AUC) in humans is 150 $\mu\text{g}\cdot\text{hr}/\text{ml}$ at a dose of 600 mg, bid or 1200 mg/day (approximately 20 mg/kg/day).

Table 1

Mean pharmacokinetic parameters of Abbott-84538 after single oral doses in healthy HIV-positive male volunteers

Parameters	Dose (mg/day)			
	Fasting		Nonfasting	
	600	1000	600	1200
C _{max} ($\mu\text{g}/\text{ml}$)	9.34	12.7	12.5	24.2
AUC _{0-∞} ($\mu\text{g}\cdot\text{hr}/\text{ml}$)	81.1	123	132	298
T _{max} (hr)	2.8	3.1	4.4	3.8
Cl _r (l/hr)	0.077	0.103	0.1	0.094
Cl/F	10.7	8.61	6.16	4.42
T _{1/2} (hr)	2.9	3.5	2.7	3.2
(%) unchanged drug in urine	0.91	1.22	1.84	2.29

Table 2

Single dose pharmacokinetics of oral Abbott-84538 in HIV-positive male volunteers

Dose (mg/kg)	T½ (hr)	C _{max} (µg/ml)	C _{max} /dose	T _{max} (hr)	AUC (µg ² hr/ml)	AUC/dose
1.4	6.4	0.41	0.3	3.8	3.92	2.8
2.9	5.1	2.1	0.72	2.2	15.4	5.31
5.7	4.9	5.3	0.93	3.4	36.3	6.37
8.6	2.9	9.34	1.09	2.8	81.1	9.43
11.4	3.3	12.6	1.11	3.0	111	9.74
14.3	3.5	12.7	0.89	3.1	123	8.6

Appendix # 5

Comparison of animal doses with the human therapeutic dose.

Table 1

Comparison of kinetic data from subchronic/chronic rat and dog toxicity studies with the human therapeutic dose of 20 mg/kg/day
 $AUC_{0-24} = 150 \mu\text{g}\cdot\text{hr}/\text{ml}$

Study	Dose level (mg/kg/day)	C _{max} (μg/ml)	AUC (μg·hr/ml)	NOEL/NOAEL	BSA: Equivalent dose in man	AUC: Equivalent dose in man
Rat 1-month	15	0.62 ^σ 0.77 ^φ	3.64 ^σ 5.34 ^φ	15	2.14	0.48 ^σ 0.71 ^φ
	50	3.4 ^σ 2.12 ^φ	27.6 ^σ 24.5 ^φ			
	150 ^σ /100 ^φ	5.66 ^σ 5.51 ^φ	63.2 ^σ 91.3 ^φ			
Rat 3-month	25	2.62 ^σ 2.41 ^φ	18 ^σ 21 ^φ	not identified <25	<3.57	<2.4 ^σ <2.8 ^φ
	75	3.53 ^σ 5.72 ^φ	42.7 ^σ 72.6 ^φ			
	175 ^σ /125 ^φ	7.03 ^σ 6.49 ^φ	97.3 ^σ 98.4 ^φ			
Rat 6-month	25	2.1 ^σ 2.3 ^φ	14.3 ^σ 21.5 ^φ	not identified <25	<3.57	<1.9 ^σ <2.8 ^φ
	75	6.9 ^σ 8.5 ^φ	60.7 ^σ 76.2 ^φ			
	175/150 ^σ 125/100 ^φ	6.2 ^σ 11 ^φ	83.4 ^σ 174 ^φ			
Dog 1-month	10	6.6	21.1	50	25	2.28
	50	5.2	17.1			
	150/200	20.6	240.3			
Dog 3-month	10	8.7 ^σ 8.9 ^φ	25.1 ^σ 27.7 ^φ	50	25	10.6 ^σ 6.7 ^φ
	50	18.3 ^σ 11.4 ^φ	80.2 ^σ 50.5 ^φ			
	200/100	23.2 ^σ 26.2 ^φ	147.1 ^σ 222.3 ^φ			
Dog 6-month	10	4.4 ^σ 6.3 ^φ	18.3 ^σ 25.7 ^φ	10	5	2.44 ^σ 3.42 ^φ
	50	12.6 ^σ 18.7 ^φ	64.2 ^σ 134 ^φ			
	125	17.2 ^σ 23.7 ^φ	115 ^σ 204 ^φ			

3 Pages

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BACKGROUND

The human immunodeficiency virus (HIV) is assigned to the lentivirus genus within the virus family *Retroviridae*. In the early 1980's HIV-1 emerged as the etiologic agent of acquired immune deficiency syndrome (AIDS) in humans. Certain characteristics common to HIV infection include long incubation periods, hematopoietic and immune suppression, and central nervous system involvement. The HIV mode of transmission is primarily through direct contact with bodily fluids, and is influenced by the virus concentration and the extent of the physical contact. The routes of virus transmission are predominantly through intimate sexual contact, contaminated blood and blood products, and vertical transmission from mothers to their newborn infants.

HIV has been detected in a variety of human tissues, and can infect an even greater variety of human cells in culture (reviewed in Levy, 1993). In particular, CD₄(+) helper T lymphocytes appear to be a major target for HIV infection and are most efficient at viral replication. The major cell surface receptor for HIV is the CD₄ molecule. The following is a summary of the steps in the life-cycle of an HIV infection in a competent cell (reviewed in Levy, 1993). The virus surface glycoprotein (gp120) attaches to a host-cell surface receptor and likely undergoes a conformational shift and subsequent displacement and/or proteolytic cleavage of gp120 such that a second HIV structural protein, the transmembrane glycoprotein (gp41), facilitates the fusion of the HIV envelope with the plasma cell membrane in a pH independent fashion. The HIV core particle enters the cell cytoplasm and cDNA is directly synthesized by reverse transcriptase (RT) using the genomic viral RNA as template. Viral cDNA is then transported into the nucleus, and integrated into chromosomal DNA material. Viral messenger and genomic RNAs are transcribed from the integrated proviral DNA and shuttled back to the cytoplasm where virus-specific translation, virus packaging, budding of the viral capsid through the cell membrane and viral protease (PR)-dependent virus maturation completes the cycle.

Clinical treatment of HIV is designed to target certain critical events in the virus infection life-cycle. Therapies under investigation include approaches employing antiviral agents (i.e.; RT inhibitors, viral protease inhibitors (PRIs), and viral integrase inhibitors), virus entry inhibitors (i.e.; neutralizing polyclonal and/monoclonal antibodies), and a broad spectrum of immune-based therapies. Determination of treatment efficacy is assessed primarily by clinical status of the patient and CD₄(+)

cell counts, followed by any one of a number of virologic assays aimed at quantifying viral load through the relative measurement of HIV virion, HIV genomic RNA, HIV proviral DNA, HIV-infected peripheral blood mononuclear cells (PBMCs), and the HIV antigen p24.

The nucleoside analogue, zidovudine (ZDV), was the first compound demonstrated to have HIV RT inhibiting properties. ZDV has significant anti-HIV activity *in vitro*. The agent was evaluated in clinical trials and reported to have anti-HIV activity *in vivo* as well. One caveat in nucleoside analogue antiviral therapy has been the emergence of drug-resistant HIV strains. The phenomena of nucleoside analogue-resistant HIV development *in vitro* and *in vivo* has been most thoroughly characterized for ZDV. Currently there are two hypotheses which describe the mechanism for the development of resistant HIV under drug pressure. It is thought that a treatment naive HIV(+) individual has a heterogenous population of circulating HIV. Once treatment is initiated *de novo* virus-replication cycles are down modulated, due at least in part to RT inhibition. Over time, genetically altered HIV emerges as a result of low fidelity HIV-RT replication, and/or the selection pressure and passive expansion of agent-resistant HIV present in the heterogenous virus population. The rate at which this occurs clinically is likely to be dependent upon a variety of factors, including the therapeutic agent, dose and schedule, length of therapy, disease stage at treatment initiation, viral load over time, and phenotypic/genotypic HIV characteristics present before and during therapy.

HIV PRIs have been developed in an effort to provide an alternative subsequent or concurrent anti-viral therapy which would not be affected by an existing RT resistant phenotype or genotype. The mechanism of action of HIV PRIs is thought primarily to be via direct or indirect interaction with the active site of the PR. Therefore, autoproteolytic activity (gag-pol polyprotein processing) required for development of a mature/infectious virus particle is lost or rendered inefficient. The HIV PR is a member of the aspartic proteinase class (enzyme characteristic cleavage motif: Asp-Thr-Gly). Unlike mammalian counterpart proteinases, which function as monomers with two cleavage motifs in *cis*, the viral enzyme functions as a homodimer with each "subunit" containing one of the Asp-Thr-Gly cleavage motifs. These motifs form a symmetrical arrangement to create the active HIV PR. Design of HIV PRIs has focused on exploiting the unique structural arrangement of the HIV PR and its active site such that PRIs should not detectably alter the activity of mammalian aspartic proteinases.

Antiviral activity has been demonstrated *in vitro* for a number of PRIs under development which include but are not limited to; A-77003, A-75925, A-80987, ABT-538, BILA 1906 BS, BMS 186318, MK-639, P9941, Ro 31-8959, RPI-312, SC-52151, SC-55389A, SC-52151, VB 11328, XM323, AG 1343, and VX-478. As a result of PRI pressure *in vitro* HIV variants emerge which have decreased sensitivity to the homologous drug. Efforts to define the genotypic changes which are at least partially responsible for decreased drug sensitivity as a result of drug pressure and selection have produced data which demonstrate an extremely complex genetic organization within the primary sequence of the PR. First, analysis of PR sequence polymorphisms from PRI-naive HIV (clade B) clinical isolates reveals that the PR gene is highly variable with approximately 37% and 50% of the nucleotide and amino acid positions varying, respectively. Second, many of these "hypervariable" amino acid positions have been previously identified as hotspots for genotypic changes which subsequently confer PRI resistance *in vitro*; depending upon the selective drug. Finally, certain mutations in combination have been reported to confer multi-drug resistance to certain PR's *in vitro*, but conversely, certain mutations in combination have also produced a synergistic effect with respect to increased agent susceptibility. Due to the large number of variable amino acid positions a comprehensive *in vitro* analysis of mutations, in all feasible combinations, tested for susceptibility against a panel of candidate PRIs is not complete.

Antiviral activity of certain PRIs is currently under investigation in clinical trials. HIV isolates generated during clinical therapy have been found to phenotypically possess decreased sensitivity to the treatment drug *in vitro*. Similar to *in vitro*-generated PRI-resistant isolates certain PRI-resistant clinical isolates have also been found to express phenotypic cross-resistance to other PRIs for which the patient is naive. For these reasons the task of sorting out genotypic changes in the PR gene and their phenotypic ramifications, with respect to the safety and efficacy of concurrent/subsequent alternate PRI therapy for HIV is complex with perhaps an evasive resolution. Nonetheless the scientific community continues to identify each PR amino acid change and its biological relevance in order to eventually provide clinicians with a tool to better manage anti-HIV therapies based on HIV drug-resistant phenotypes.

It is likely that in the near future clinicians and their AIDS patients may have a wider variety of first line therapeutic options (monotherapy or combination therapy), as well as an alternative for use when therapy changes are indicated (i.e., drug intolerance or disease progression). Therefore, the

phenomenon of drug-resistance should be rigorously defined since the genotype/phenotype of an HIV isolate may be the only indicator of the need to change a therapeutic prior to the expression of overt clinical manifestations.

SUMMARY

The data contained in NDA #20-659 are intended to support a full approval for ritonavir (ABT-538) for the treatment of HIV infection in adults. The submitted NDA suggests that ritonavir is indicated as monotherapy or in combination with zidovudine (ZDV) for the treatment of patients with HIV infection, and in combination with nucleoside analogues for patients with advanced HIV infection who have previously received a nucleoside analogue. Abbott Laboratories, the sponsor, has provided preclinical information and data from antiviral activity studies to include; mechanism of action, *in vitro* antiretroviral activity, *in vitro* antiretroviral activity in combination with reverse transcriptase inhibitors ZDV or didanosine (ddI), an analysis of the impact of protein binding (human plasma proteins) on ritonavir activity *in vitro*, and finally an analysis of HIV-1 susceptibility to ritonavir and resultant drug-induced changes in susceptibility *in vitro*.

The clinical efficacy of ritonavir has been evaluated in a series of phase II/III clinical trials which are either completed or are currently in progress but with significant interim data provided for support of the application. The clinical program includes a total of nine studies (enclosure 1). Two controlled phase II studies, M93-112 and M93-134 were initially designed to evaluate safety and efficacy. Each of these studies, once completed, rolled participants into uncontrolled extension phase studies M94-169 and M93-134x, respectively. Three additional uncontrolled phase II study results (M94-251, M94-229 and M94-208) have also been submitted for review. Finally, two pivotal phase III controlled studies M94-245 and M94-247 evaluated comparative activity and safety of ritonavir alone versus zidovudine alone versus the combination, and ritonavir alone versus an alternate antiretroviral therapy, respectively. In all clinical studies two surrogate markers for drug activity were measured prior to and during treatment; HIV RNA levels (antiviral activity), and CD₄ counts (immunologic activity). In addition to the above surrogate markers the study design of M94-208 included measuring the total number of HIV-expressing peripheral blood mononuclear cells (THEV). Finally, studies M94-245 and M94-247 measured CD₄ counts on all specimens collected.

To address the issue of ritonavir-resistant HIV development *in vivo* a subset of study participants from studies M93-112, M94-169, and M93-134, totalling 49 patients (enclosure 2), were evaluated. Virus isolates from an additional 3 trial participants were analyzed similarly. Forty four of a possible 52 participants were evaluable. Genotypic changes in the PR gene sequence of clinical isolates were determined over time. Finally, 18 participants had their HIV-1 clinical isolates evaluated for ritonavir susceptibility changes *in vitro* compared to matched pair baseline values. A subset of those "ritonavir-resistant" isolates were tested for susceptibility *in vitro* to other PRIs under development; saquinavir (approved for human use), indinavir, VX-478, and AG 1343.

a. Mechanism of Action.

The HIV PR is a member of the aspartyl proteinase class with the characteristic catalytic site motif: Asp-Thr-Gly (Pearl and Taylor, 1987; Kohl et al., 1988). Unlike mammalian counterpart proteinases, which function as monomeric polypeptides with two catalytic site motifs in *cis* (each providing an aspartic acid residue), the HIV PR functions as a C₂-symmetric homodimer with two subunits. Each subunit contains one motif sequence which together form a symmetrical peptide arrangement to create the active site of the HIV PR (Pearl and Taylor, 1987; Erickson et al., 1990).

The design strategy for HIV PRIs focuses on exploiting the unique structural arrangement of the HIV PR active site without detectably altering the activity of mammalian counterpart aspartic proteinases. Previous studies have shown that site directed mutagenesis of the active site of HIV PR renders the enzyme inactive (Stuart et al., 1988), and that an active HIV PR is required for the production of mature, infectious HIV virions (Kohl et al., 1988; Roberts et al., 1992; Kaplan et al., 1993). Ritonavir is a synthetic compound which specifically interacts with the C₂-symmetric active site of the HIV PR (Kempf et al., 1995). Ritonavir has a high specificity ($>10^5$) for HIV-1 PR over the human aspartic proteinases pepsin, renin, and gastrin (enclosure 3). Biochemical assays with ritonavir and the HIV-1 PR demonstrated that ritonavir exhibits a K_i value of 15 pM (Kempf et al., 1995).

The sponsor proposes that the heavily skewed degree of biochemical selectivity that ritonavir has for the HIV PR *in vitro* should exploit its antiviral activity through direct HIV PR inhibition and not through an indirect mechanism resulting from anti-host cell aspartic protease activity. In support of this

hypothesis, *in vitro* cytotoxicity studies measured the concentration of ritonavir required to inhibit cell growth in uninfected cells by 50% (CCIC₅₀) by the method of Pauwels et al. (1988). Their results demonstrated that the CCIC₅₀ was roughly 1000-fold higher in concentration than the drug concentrations required to inhibit HIV growth by 50% (EC₅₀) in those same cell lines, thereby demonstrating a therapeutic index of at least 1000.

It is reasonable to conclude, based on these data, that the ritonavir primary mechanism of action is through direct interaction with the HIV PR. Although alternate mechanisms of action are not profoundly obvious secondary mechanisms of action may exist, therefore, the sponsor can't definitively state that the mechanism proposed is the only relevant activity of ritonavir.

b. *In vitro* antiviral activity against laboratory strains of HIV.

Antiretroviral activity of ritonavir has been demonstrated using four HIV-1 strains (IIIB, MN, RF, and TR17) and one HIV-2 (MS) laboratory strain (Vol 54, Pre-NDA submission; Kempf et al., 1995) using a standardized method to measure the percent inhibition of HIV-induced cytopathic effect (CPE) in MT4 cells (Vol 54, Pre-NDA submission; Pauwels et al., 1988; Chou, 1991; Kempf et al., 1991; Kempf et al., 1995). MT4 cells were infected with the selected HIV strains at a multiplicity of infection (MOI) of 0.001 and 0.0032 infectious particles per cell. One hour post-infection cell cultures were treated with serial half-log dilutions of ritonavir ranging from 0.003 µM to 10 µM in triplicate. Cells were incubated for an additional 4 days at which time the cell viability was determined using an MTT assay. Uninfected cell cultures treated with ritonavir (0 to 100 µM) were assessed in parallel as drug toxicity controls. Infected but untreated cell cultures were assessed as virus cytopathicity controls. Percent CPE inhibition was determined by the following formula:

$$[(\text{average OD-virus control OD})/(\text{cell control OD-virus control OD})] \times 100 = \text{EC}_{50}$$

Data found in Enclosure 4 show that the EC₅₀, for HIV-1 strains used at an MOI of 0.0032, ranged from 0.014 µM to 0.109 µM (Vol 54, Pre-NDA submission). Similar results were reported by Kempf and coworkers (1995), as shown in Enclosure 5. Their experimental design also included a parallel analysis of ZDV's EC₅₀ measurements within the assay system. The data demonstrated a ZDV EC₅₀ range which is comparable to that of ritonavir. In addition, both studies demonstrated that ritonavir is less active

against HIV-2_{MS} than it is against the HIV-1 strains tested. ZDV anti-HIV-2 activity appears to be superior to that of ritonavir (enclosure 5). To further demonstrate the antiviral activity of ritonavir *in vitro*, EC₅₀ analyses were performed as described above using ritonavir, zalcitabine (ddC), ddI, and ZDV in parallel using the same five HIV-1 and HIV-2 lab strains (enclosure 5). These data further emphasize the comparable antiviral activity of ritonavir and ZDV against HIV-1 virus strains. Also, ritonavir appears to be more active than ddC or ddI against HIV in these assays.

The EC₅₀ and EC₉₀ data in Enclosure 4 may support a trend toward a ritonavir antiviral dose response requirement *in vitro*. When the MOI is increased 3.2-fold from 0.001 to 0.0032 the EC₅₀ and EC₉₀ appear to increase concordantly. To further explore this observation MT4 cells were infected with HIV-1_{111B} using half-log dilutions of virus; MOI ranged from 0.032 to 0.00032 (enclosure 7). The data demonstrates that a 100-fold increase in MOI only increased the EC₅₀ by 4-fold, and the EC₉₀ by >4.2-fold, indicating a non-linear dose-response relationship *in vitro* between agent dose and the target substrate; under these assay conditions and selected variable parameters.

These data adequately demonstrate the antiviral activity of ritonavir against laboratory strains of HIV-1 in acutely infected MT4 cells. The EC₅₀ of ritonavir measured using an MOI of 0.0032 with HIV-1 is comparable to that of ZDV, but when using HIV-2_{MS} as the target virus ZDV is more active. If ritonavir is being considered for treatment against HIV-2 infections it should be recommended to the sponsor that a thorough analysis of the antiviral activity of the drug against HIV-2 laboratory strains, and low passage clinical isolates should be considered for future *in vitro* studies. None of the activity data presented included standard error measurements, therefore, individual assay variability cannot be assessed.

c. *In vitro* antiviral activity: function of time of post-infection drug exposure.

The EC₅₀ of ritonavir was determined as a function of time (days) of agent addition to or removal from an acute MT4 cell infection with HIV-1_{111B} (MOI=0.0032). Using the standard assay described above (section b) when ritonavir was added on the same day or 1 day post-infection the EC₅₀ was comparable to activity measurements reported previously (0.04 µM). However, when drug was added two days or more post-infection the EC₅₀ increased dramatically (enclosure 8). Conversely, if ritonavir was present at infection and then removed prior to day 2 post-infection the

EC₅₀ was again dramatically higher than that measured when drug was removed on day 2 through 4 (enclosure 8).

These data demonstrate that under these *in vitro* conditions the antiviral activity of ritonavir is predominantly realized as a post-integration event. According to Barbosa et al. (1994) the HIV infection process from coculture initiation to proviral integration is estimated to be ≤ 10 hours *in vitro*.

d. *In vitro* antiviral activity against ZDV-sensitive or -resistant clinical isolates.

MT4 cells were acutely infected with either a ZDV-sensitive (HIV1-A018H112-2) or a ZDV-resistant (HIV1-A018G910-6) clinical isolate. Using the MTT/CPE reduction assay (section b) EC₅₀ and EC₉₀ were determined for both ritonavir and ZDV (enclosure 9).

The data provided demonstrate that for the clinical specimens tested under these assay conditions the ZDV-resistant isolate (HIV-1A018G910-6) retained sensitivity to ritonavir. Since these antiviral agents have divergent mechanisms of action this result is not surprising. However, the data provided only one ZDV-resistant clinical isolate with no information given regarding genetic changes typically found in the HIV-1 reverse transcriptase gene sequence. Thus, it is an extremely limited treatment of the subject. If ritonavir is to be approved for use in combination with or subsequent to therapy with ZDV perhaps the sponsor should consider a more thorough analysis of ZDV-resistant HIV isolates for susceptibility to ritonavir; which includes more than one unique specimen.

e. *In vitro* antiviral activity against a panel of low passage HIV-1 clinical isolates.

Baseline antiviral activity (EC₅₀ and EC₉₀) measurements were determined for 13 clinical isolates provided by participants enrolled in study M93-112 and M93-134. The assay method employed here is different than the assays described above. In this study ritonavir activity was assessed using a well established p24 antigen inhibition assay (Japoux et al., 1993). Patient derived HIV-1 isolates were used to acutely infect seronegative donor PBMCs. The EC₅₀ range is 0.0038 μ M to 0.04 μ M with mean value of 0.022 μ M (Enclosure 10). These susceptibility values along with the PBMC cytopathicity profile (CCIC₅₀) for ritonavir (enclosure 11) estimates a therapeutic index of ≥ 1000 . These EC₅₀ and CCIC₅₀ data are consistent with that previously determined for HIV-1 laboratory strains in MT4 cells.

f. *In vitro* antiviral activity against a panel of patient derived HIV-1 infected PBMCs.

The ritonavir susceptibility of HIV-1 isolates, harvested in the form of HIV-1-infected PBMCs, was determined. HIV-1 infected PBMCs from 6 study participants were used to infect seronegative donor PBMCs by coculture in the presence of serially diluted ritonavir. EC₅₀ and EC₉₀ values were estimated by inhibition of p24 antigen production using the median dose effect equation (Chou, 1991). Results are presented in Enclosure 12. The EC₅₀ ranged from 0.015 μ M to 0.153 μ M with a mean value of 0.09 μ M. The EC₉₀ values ranged from 0.071 μ M to 0.574 μ M with a mean value of 0.392 μ M.

g. *In vitro* antiviral activity in combination with ZDV or ddI.

Limited studies on the combined antiviral effect of ritonavir with other antiviral agents have been reported. MT4 cells acutely infected with HIV-1₁₁₁₈ were treated with ritonavir and ZDV, or ritonavir and ddI. Activity was assessed by the MTT/CPE reduction assay (section b). Ritonavir concentrations tested were serial 0.25 log dilutions ranging from 0 to 0.20 μ M, ZDV and ddI concentrations were 0.25 log dilutions ranging from 0 to 0.20 μ M and 0 to 42.34 μ M, respectively. The combination index (CI) was calculated by the method of Chou (1991). Values ranging from 0.91-1.1 were measured for the ritonavir/ZDV combination, and 0.95-1.1 for the ritonavir/ddI combination. Therefore, both drug interaction results indicate an additive effect between these antiviral agents under these assay conditions.

There is a proposal from the sponsor to evaluate the safety and efficacy of ritonavir in combination with an approved PRI, saquinavir, in clinical trial participants. No studies have been submitted by the sponsor which directly assess multiple PRI activity interactions *in vitro*. Since PRI therapy and its possible effect on subsequent or concurrent alternate PRI therapy has not been established the sponsor should be encouraged to evaluate ritonavir drug interactions with other PRIs *in vitro*. Results from these studies would contribute to an expanding database of the activity interactions between candidate PRI therapies and their impact on heterologous concordant and/or subsequent PRI therapies.

h. In vitro activity in the presence of excess human plasma proteins.

In vitro protein binding of radiolabelled ritonavir in rat, dog, non-human primate, and human plasma has been reported to be 99% (Denisson and Johnson, Abbott Laboratories unpublished report 1993). In order to determine the effect of protein binding on the antiviral activity of ritonavir in vitro excess serum was added to the MT4 cell growth media to a final concentration of 60% by volume (10% fetal bovine serum, and 50% human serum). Under these conditions the standard MTT/CPE reduction assay (section b) was performed. MT4 cells were acutely infected with HIV-1_{IIIB} (MOI 0.0032) in the presence of ritonavir. EC₅₀ results indicate that ritonavir antiviral activity was reduced 10-20-fold (enclosure 20). These data demonstrate a decrease in antiviral activity due to the presence of plasma proteins in vitro, and suggest that ritonavir antiviral activity will likely be effected in vivo. However, the degree to which this may occur and the clinical ramifications of such events are not predictable.

i. Development and analysis of ritonavir-resistant HIV-1 variants in vitro.

An HIV-1 laboratory strain (HIV-1_{NL4-3}) was propagated in MT4 cells in the presence of ritonavir at subinhibitory concentrations ranging, in a stepwise fashion, up to 2.0 µM. A change in HIV-1 ritonavir-susceptibility was first noted in the passage 19 (p19) viral population. Ritonavir concentration at p19 was up to 0.8 µM. By p22 the ritonavir concentration was up to 2.0 µM. A standard p24 HIV-antigen production analysis was performed on the p19 and p22 virus populations. The EC₅₀ of these virus populations had increased 6-fold and 27-fold in p19 and p22, respectively (enclosure 13). These data demonstrate that it is biologically possible for HIV-1_{NL4-3} to develop a measurable degree of ritonavir resistance. The clinical ramifications of these data is not predictable at this time.

Genotypic analysis of the PR genes of representative virus clones from p19 (13 clones) and p22 (10 clones) revealed certain specific nucleotide substitution mutations which should alter the deduced amino acid sequence at positions 84, 82, 71, 63, 46, and 34 (enclosure 14). Double mutations at amino acids 84 (Ile to Val) and 46 (Met to Ile) were the predominant mutations in clones from p19 (12/13). By p22 the amino acid 34 mutation was no longer detectable, but amino acid mutations in at least 4 of the 5 remaining positions were detected in all p22 clones tested (10/10). Thus, amino acid 84 and 46 mutations appear first and may be interpreted as "dominant" mutations in the in vitro

system. The amino acid 82 and 71 mutations emerge later and may be construed as "secondary" mutations *in vitro*. These data demonstrate that HIV-1_{NL4-3} variant populations (p19 and p22) contain amino acid mutations in the PR gene sequence which may or may not contribute to the phenotypic decrease in ritonavir susceptibility.

To address the question of whether a causative relationship exists between these genetic mutations and the phenotypically expressed ritonavir resistance *in vitro* site-directed mutagenesis was used to construct HIV-1_{NL4-3} variants. These cloned virus variants should only contain the mutations shown in Enclosure 15 against a parent HIV-1_{NL4-3} genetic background. Susceptibility testing was performed on these virus constructs using the p24 inhibition assay in acutely infected MT4 cells. Of the single mutations evaluated only positions 84 (Ile to Val) and 82 (Val to Phe) produced a shift in ritonavir susceptibility; 10-fold and 5-fold, respectively. The double mutant 84 (Ile to Val)/46 (Met to Ile) produced a 9-fold decrease in susceptibility, thus the 46 mutation in this clone provided no detectable resistance advantage. Of the other mutations analyzed, (enclosure 15) they either failed to result in susceptibility changes or were not measurable due to apparent growth kinetics impairment in cell culture.

These data demonstrate that certain point mutations in the HIV-1 PR can cause a shift in ritonavir susceptibility and that these changes are likely involved, the degree of which is unknown, in the changes in susceptibility observed in the p19 and p22 "ritonavir-resistant" isolates produced *in vitro*.

j. Phenotypic and genotypic analysis of HIV isolates from patients during therapy with ritonavir.

HIV PR gene sequences were monitored during ritonavir therapy for a sample of 44 trial participants (M93-112, M94-169, and M93-134) with evaluable viral isolates from both baseline and ongoing therapy timepoints (3 to 32 weeks). As would be expected the baseline HIV PR gene sequences from patient isolates were highly variable. When studies of baseline PR sequences were compared to the HIV-1 clade B prototype sequence approximately 37% and 50% of the nucleotide sequence and deduced amino acid sequence were found to be naturally polymorphic, respectively. Once ritonavir therapy was introduced to patients their HIV-1 populations, evaluated as a whole, developed 9 specific PR amino acid sequence mutations which are thought to be directly related to the presence of ritonavir; 90, 84, 82, 71, 54, 46, 36, 33, and 20 (enclosure 16).

To examine whether a preferential PR gene mutation pathway existed in this system a comparison/analysis of the total number of mutations relative to their qualitative site was performed on 41/44 participants. The results of this analysis is shown in Enclosure 17. These data suggest that ritonavir-induced PR mutations occur most frequently in the following cumulative order: 82 (Val to Ala/Thr/Phe), 54 (Ile to Val), 71 (Ala to Val), 36 (Met to Ile), followed by combinations of mutations at 20 (Lys to Arg), 46 (Met to Ile), 84 (Ile to Val), 90 (Leu to Met), and 33 (Leu to Phe). The predominant mutation occurred at position 82. According to the sponsor the absence of an 82 mutation, regardless of the combinations and accumulations of the other 8 possible mutations, always yields a ritonavir-susceptible isolate when tested *ex vivo*. The sponsor states that when a decrease in ritonavir susceptibility was noted (18 tested for phenotypic changes in susceptibility out of a total of 44) a mutation at position 82 was always present. However, there were incidences where an 82 mutation was detected but the isolate still retained full ritonavir-susceptibility. These observations support a hypothesis that the 82 mutation may be necessary but not sufficient for decreased susceptibility to ritonavir. Upon closer examination of the data submitted in the NDA we found caveats to this "82-mutation" rule. Patient #306 showed, on day 57 of therapy, a 7-fold decrease in ritonavir susceptibility but lacked the 82 mutation, and patient #311, on day 85 of therapy, showed a 20-fold decrease in drug susceptibility but lacked the 82 mutation.

When queried on their conclusions about "the 82 mutation rule" Abbott responded with additional data not submitted with the original NDA package. The sponsor stated that the NDA data package included "some" sequence data which was derived from proviral DNA; these data included the day 57 and day 85 virus specimens in question. Included in the new data package (Abbott/Jeanne Fox, faxed Feb 5, 1996) are additional PR sequence data on patients #306 and #311 which confirm the presence of the 82-mutation in cell-free HIV-1 isolated from those individuals prior to the day 57 (#306) and day 85 (#311) proviral specimens. We requested, received, and will only consider the sequence data generated from cell-free clinical isolates when defining the "82-mutation rule". We find that when sequence analysis is performed on viral RNA extracted from plasma derived cell-free virus particles the rule stands, but if proviral DNA isolated from patients PBMCs at the same time point is the sequence source we find exceptions to the rule.

It has been well established that HIV-1 genetic sequence mutations are detected initially in a patients cell-free plasma

associated HIV-1 population. At a later timepoint the proviral DNA specimen from HIV-1 infected PBMCs from the same individual will present detectable HIV-1 mutations which are identical to those seen earlier in the cell-free HIV-1 specimen (Kaye et al., 1995). The lag time between detectable mutations in viral RNA and proviral DNA is thought to be highly variable but estimated in one study to be approximately 25 days (Kaye et al., 1995). Another report suggests that proviral DNA in infected PBMCs has a high degree of sequence complexity (excessive HIV sequence variability) and that many of those may be replication-defective (Coffin, 1995). Thus, the sequence information generated from proviral DNA clones may not best represent the rapidly-replicating HIV population found in plasma. At this time and for these reasons, the "82 mutation rule" should only be considered when dealing with cell-free HIV particles isolated from plasma and not proviral HIV from infected PBMCs. In order to establish statistical relevance between the "82 mutation rule" and resistance development in HIV populations Abbott Laboratories should be encouraged to continue to study genotypic and phenotypic resistance in clinical isolates. The goal being to produce data which may establish an early detection method for evolving "pre-resistant" HIV-1 subpopulations prior to phenotypic expression of susceptibility changes when tested *in vitro*.

Selected patients treated with ritonavir have been shown to develop HIV-1 isolates with reduced susceptibility to the drug (12/18 tested); ranging from a 6-fold to a 250-fold decrease from matched pair baseline values (enclosure 18). Although these genotypic and phenotypic susceptibility data suggest that genetic-based resistance development is biologically possible the clinical relevance of these changes has not been well studied, therefore, not established.

Certain HIV isolates generated during ritonavir therapy which were found to phenotypically possess decreased sensitivity to the treatment drug were evaluated *in vitro* for their susceptibility changes to other PRIs compared to matched pair baseline values; including saquinavir, indinavir, VX-478 and AG 1343 (enclosure 19). Six of these isolates did not have a decrease in *in vitro* susceptibility compared to matched pair baseline values. However, two of these isolates demonstrated decreased susceptibility to indinavir *in vitro* (8-fold). Four of the 6 were also tested for cross-resistance to VX-478 and AG 1343. Only one isolate had a decrease in susceptibility to AG 1343 (12-fold), and none to VX-478. These cross-resistance data suggest, as has been previously discussed, that there is some overlap of genotypic and phenotypic resistance development between the treatment drug (ritonavir) and other PRIs for which a

patient is naive. The potential for HIV cross-resistance between PRIs has not been fully explored. Therefore, it is unknown what effect ritonavir therapy will have on the activity of concordantly or subsequently administered PRIs. The impact of PRI-resistance development in the target HIV population on the clinical progression of AIDS in PRI recipients has not been thoroughly explored, therefore the impact on patients is unknown.

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CONCLUSIONS

Abbott Laboratories has submitted an NDA #20-659 to support a full approval for ritonavir for the treatment of HIV infection in adults. The sponsor provided preclinical information and data which includes: defining the mechanism of action, *in vitro* activity, limited *in vitro* activity in combination with RT inhibitors (ZDV and ddI), the impact of excess plasma proteins on activity *in vitro*, and evaluation of HIV ritonavir-resistance development *in vitro*. With respect to microbiology, this NDA is approved pending acceptance of final draft labeling.

Ritonavir is a peptidomimetic inhibitor of HIV-1 and HIV-2 PR (more activity associated with HIV-1 PR) which renders the enzyme essentially inactive. Therefore, the gag-pol polyprotein precursor cannot be processed correctly. This leads to the production of immature/noninfectious HIV particles. *In vitro*, ritonavir has substantial antiviral activity against HIV-1 laboratory strains and low passage clinical isolates, and EC50 and CCIC50 data reveal a therapeutic index of ≥ 1000 *in vitro*. Ritonavir activity *in vitro* is comparable to that of ZDV. Anti-HIV-2 activity is less prominent but only limited studies have been performed on this issue (activity data for one HIV-2 laboratory strain was provided with the NDA). Therefore, if the sponsor intends to promote ritonavir for the treatment of HIV-2 infections a thorough preclinical analysis of *in vitro* activity should be performed on low passage clinical isolates. Ritonavir and either ZDV or ddI exhibited an additive antiviral effect *in vitro*. The sponsor has already initiated a safety study of the combination of ritonavir and saquinavir in HIV-1 infected patients. The sponsor does not appear to have performed ritonavir and saquinavir combination studies *in vitro*. To rule out the possibility of an antagonistic relationship between ritonavir and any other antiviral agents *in vitro* combination studies should be performed prior to use in clinical trials.

HIV-1 isolates with reduced susceptibility to ritonavir (27-fold) have been selected *in vitro*. Genotypic analysis of these isolates showed predominant mutations in the HIV protease gene at amino acid positions 84, 82, 71, and 46; 84 being the dominant mutation. These data showed that the development of ritonavir-resistant HIV-1 isolates is biologically possible. Site directed mutagenesis studies demonstrated that point mutations at position 84 and 82 could each decrease ritonavir-susceptibility of the HIV-1 clone by 10-fold and 5-fold, respectively. The the 84 and the 82 mutation did not express additive ritonavir-resistance when present as a double mutation.

In order to address the question of ritonavir resistance development *in vivo* 44 participants with evaluable viral isolates from baseline were monitored during therapy for PR gene mutations. Once ritonavir therapy was introduced to patients the HIV-1 population developed 9 specific PR amino acid mutations at position 90, 84, 82, 71, 54, 46, 36, 33, and 20. A pathway for the development of these mutations were examined in 41 patients. These data suggest that ritonavir-induced PR mutations occur most frequently in the following cumulative order: 82, 54, 71, and 36, followed by combinations of mutations at the additional 5 specific amino acid positions. The predominant mutation site in *in vivo* developed specimens is at position 82, different from what is seen *in vitro*. Phenotypic susceptibility changes were evaluated in 18 of the above 44 participants. Twelve of 18 had isolates with reduced susceptibility to ritonavir ranging from 6-fold to 250-fold compared to matched pair baseline values. Re-evaluation of the 12 "resistant" isolates revealed that if a ≥ 5 -fold resistance shift was detected the 82 mutation was always present. With the limited data available to date there are no exceptions to this observation. Serial HIV-1 isolates obtained from 6 patients which showed a decrease in ritonavir susceptibility *in vitro* did not demonstrate a concordant decrease in susceptibility to saquinavir *in vitro* when compared to matched baseline isolates. However, two isolates demonstrated decreased susceptibility to indinavir (8-fold), and of 4 tested *in vitro* against VX-478 and AG 1343 only one isolate had a decrease in susceptibility to AG 1343 (12-fold). The potential for cross-resistance between PRIs has not been fully explored. Therefore, it is unknown what effect ritonavir therapy will have on the activity of concordantly or subsequently administered PRIs.

A review of the surrogate marker data, virologic and immunologic, from the 9 clinical trials, will be attached to this review document as an addendum at a later date.

REFERENCES

- Barbosa, P., Charneau, P., Dumey, N., Clavel, F. 1994. Kinetic analysis of HIV-1 early replicative steps in a coculture system. *AIDS Res and Human Retro* 10(1):53-59.
- Chou, T.C. The median-effect principle and the combination index for quantitation of synergism and antagonism. In T.C. Chou and D.C. Rideout (ed.), *Synergism and Antagonism in chemotherapy*. Academic Press, San Diego. Chapter 2:61-102.

Coffin, J.M. 1995. HIV population dynamics in vivo: implications for genetic variation, pathogenesis, and therapy. *Science* 267:483-489.

Denissen, J.F., Johnson, M.K. (May 1993). Abbott-84538 Drug metabolism report No.1. *In Vitro* protein binding of Abbott-84538-C14 in rat, dog, monkey, and human plasma (Protocol V93-014). Abbott Laboratories Division 46 Report No. R&D/93/243.

Erickson, J., Neidhart, D.J., VanDrie, J., Kempf, D.J., Wang, X.C., Norbeck, D.W., Plattner, J.J., Rittenhouse, J.W., Turon, M., Wideburg, N., Kohlobrenner, W.E., Simmer, R., Helfrich, R., Paul, D.A., Knigge, M. 1990. Design, activity, and 2.8A crystal structure of a C2 symmetric inhibitor complexed to HIV-1 protease. *Science* 249:527-533.

Japour, A.J., Mayers, D.L., Johnson, V.A., Kuritzkes, D.R., Beckett, L.A., Arduino, J-M., Lane, J., Black, R.J., Reichelderfer, P.S., D'Aquila, R.T., Crumpacker, C.S. 1993. Standardized peripheral blood mononuclear cell culture assay for determination of drug susceptibilities of clinical human immunodeficiency virus type 1 isolates. *Antimicrob Agents and Chemo* 37(5):1095-1101.

Kaplan, A.H., Zack, J.A., Knogge, M., Paul, D.A., Kempf, D.J., Norbeck, D.W., Swanstrom, R. 1993. Partial inhibition of the human immunodeficiency virus type 1 protease results in aberrant virus assembly and the formation of noninfectious particles. *J Virol* 67(7):4050-4055.

Kaye, S., Comber, E., Tenant-Flowers, M., Loveday, C. 1995. The appearance of drug resistance-associated point mutations in HIV type 1 plasma RNA precedes their appearance in proviral DNA. *AIDS Res and Human Retro* 11(10):1221-1225.

Kempf, D.J., Marsh, K.C., Denissen, J.F., McDonald, E., Vasavanonda, S., Flentge, C.A., Green, B.E., Fino, L., Park, C.H., Kong, X-P., Wideburg, N.E., Saldivar, A., Ruiz, L., Kati, W.M., Sham, H.L., Robins, T., Stewart, K.D., Hsu, A., Plattner, J.J., Leonard, J.M., Norbeck, D.W. 1995. ABT-538 is a potent inhibitor of human immunodeficiency virus protease and has high oral bioavailability in humans. *Proc Natl Acad Sci USA* 92:2484-2488.

Kempf, D.J., March, K.C., Paul, D.A., Knigge, M.F., Norbeck, D.W., Kohlbrenner, W.E., Codacovi, L., Vasavanonda, S., Bryant, P., Wang, X.C., Wideburg, N.E., Clement, J.J., Plattner, J.J., Erickson, J. 1991. Antiviral and pharmacokinetic properties of C2

symmetric inhibitors of the human immunodeficiency virus type 1 protease. *Antimicrobiol Agents and Chemo* 35(11):2209-2214.

Kohl, N.E., Emini, E.A., Schleif, W.A., Davis, L.J., Heimbach, J.C., Dixon, R.A.F., Scolnick, E.M., Sigal, I.S. 1988. Active human immunodeficiency virus protease is required for viral infectivity. *Proc Natl Acad Sci USA* 85(13):4686-4690.

Levy, J.A. 1993. Pathogenesis of human immunodeficiency virus infection. *Microbiol. Rev.* 57(1):183-289.

Molla et al., 1996. Personal Communication.

Pauwels, R., Balzarini, J., Baba, M., Snoeck, R., Schols, D., Herdewijn, P., Desmyter, J., De Clercq, E. 1988. Rapid and automated tetrazolium-based colorimetric assay for the detection of anti-HIV compounds. *J Virol Methods* 20:309-321.

Pearl, L.H. and Taylor, W.R. 1987. A structural model for the retroviral proteases. *Nature (London)* 329:351-354.

Roberts, N.A., Craig, J.C., Duncan, I.B. 1992. HIV proteinase inhibitors. *Biochem Soc Trans* 20:513-516.

Stuart, F.J., Grice, L., Mills, J., Mous, J. 1988. Active site mutagenesis of the AIDS virus protease and its alleviation by trans complementation. *EMBO* 7(8):2547-2553.

PHASE IV RECOMMENDATIONS

The sponsor should address the recommendations made for preclinical follow up in ongoing and future phase IV clinical studies.

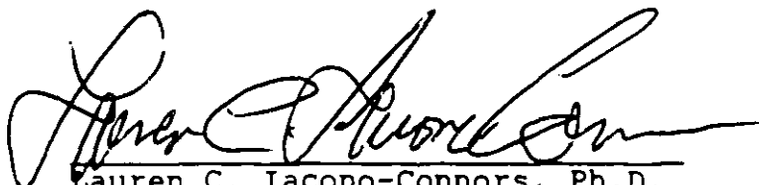
1. Please consider performing a thorough analysis of the antiviral activity *in vitro* of other PRIs against paired clinical isolates pre- and post-ritonavir therapy. In addition, if ritonavir is to be approved for use in combination with ZDV or as a post-ZDV therapy alternative a more thorough analysis of ZDV-resistant HIV isolates for susceptibility to ritonavir should be considered; which includes more than one unique specimen.

2. In order to establish statistical relevance between the 82 mutation and resistance development in HIV populations you are encouraged to continue to study genotypic and phenotypic

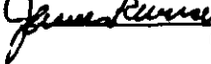
resistance in clinical isolates. These data may help to establish an early detection method for evolving "pre-resistant" HIV-1 subpopulations prior to phenotypic expression of susceptibility changes.

3. If ritonavir is intended for the treatment of HIV-2 you should consider conducting a more extensive preclinical analysis of drug activity using HIV-2 laboratory strains and clinical isolates. The information on the HIV-2 antiviral effects of ritonavir provided in the NDA is inadequate.

4. Since it is clear that ritonavir may be used in combination with other PRIs, such as saquinavir, it is strongly recommended that *in vitro* combination studies be performed on the potential PRI combinations. It is possible that PRIs in combination could have an antagonistic relationship with respect to activity *in vitro* and perhaps manifest that relationship *in vivo*. Therefore, an activity analysis *in vitro* would be prudent.


Lauren C. Iacono-Connors, Ph.D.
Microbiologist

CONCURRENCES:

HFD-530/Div Dir		Signature	<u>3/3/96</u>	Date	
HFD-530/SMicro		Signature	<u>2/27/96</u>	Date	<i>SMC</i> <i>2/27/96</i>

CC:

- HFD-530/Original NDA #20-659
- HFD-530/Division File
- HFD-530/Div Dir Reading File
- HFD-530/MO/J. Murray
- HFD-530/Pharm/P. Verma
- HFD-530/Chem/S. Miller
- HFD-530/SMicro/J. Ramsey
- HFD-530/Review Micro/L. Iacono-Connors
- HFD-530/CSO/K. Struble

Table 1*
Clinical Study Summary

Study	Design	Treatment Group
Adequate and Well-Controlled Phase III Studies		
M94-245 Dates: 2/95-ongoing Interim summary for NDA submission cutoff date: Earlier of 16 weeks and 9/28/95	Phase: III Design: Double-blind, randomized, three-arm, parallel group, multicenter, international No. of centers: 34 Randomization Ratio: Equal group sizes (ritonavir 600 mg BID; zidovudine 200 mg TID, ritonavir 600 mg BID plus zidovudine 200 mg TID) Study length: 28-day screening period, 7-day lead-in, double-blind treatment period (interim analysis after 16 weeks), unlimited open-label treatment period Dose selection: Randomized to fixed dose	Ritonavir 600 mg BID = 118 Zidovudine 200 mg TID = 121 Ritonavir 600 mg BID plus Zidovudine 200 mg TID = 117 Total Randomized = 356
M94-247 Dates: 4/95-ongoing Interim summary for NDA submission cutoff date: Earlier of 16 weeks and 9/13/95	Phase: III Design: Double-blind, randomized, two-arm, parallel group, multicenter, international No. of centers: 67 Randomization Ratio: Equal group sizes (ritonavir 600 mg BID; placebo) Study length: 28-day screening period, 7-day lead-in, double-blind treatment period (interim analysis after 16 weeks), unlimited open-label treatment period Dose selection: Randomized to fixed dose	Ritonavir 600 mg BID = 543 Placebo = 547 Total Randomized = 1090

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Table 1*
Clinical Study Summary (Continued)

Study	Design	Treatment Group
Adequate and Well-Controlled Phase II Studies		
M93-112 Dates: 1/94-1/95	Phase: II Design: Multiple-dose, double-blind, randomized, placebo-controlled, multicenter (Europe/Australia) No. of centers: 9 Randomization Ratio: Equal group sizes (Group I: ritonavir 300 mg q12h, ritonavir 400 mg q12h, placebo; Group II: ritonavir 500 mg q12h, ritonavir 600 mg q12h, placebo) Study length: Screening Period, 2-week washout, 28 days treatment, optional extension Dose selection: Randomized to fixed dose; subjects in Group II assigned after safety of the dose in Group I was established	Dosing Group I: Ritonavir 300 mg q12h = 13 Ritonavir 400 mg q12h = 13 Placebo q12h = 13 Dosing Group II: Ritonavir 500 mg q12h = 15 Ritonavir 600 mg q12h = 15 Placebo q12h = 15 Total Randomized = 84
M93-134 Dates: 1/94-9/94	Phase: II Design: Multiple-dose, double-blind, randomized, placebo-controlled, multicenter (US) No. of centers: 6 Randomization Ratio: Equal group sizes (Group I: ritonavir 200 mg q8h, ritonavir 300 mg q8h, placebo; Group II: ritonavir 200 mg q6h, ritonavir 300 mg q6h, placebo) Study length: Screening Period, 2-week washout (1 week for patients with no previous antiviral therapy), 28 days acute treatment phase, 8-week extension phase, optional continuation in Study M93-134x Dose selection: Randomized to fixed dose; subjects in Group II assigned after safety of the dose in Group I was established	Dosing Group I: Ritonavir 200 mg q8h = 10 Ritonavir 300 mg q8h = 10 Placebo q8h = 11 Dosing Group II: Ritonavir 200 mg q6h = 11 Ritonavir 300 mg q6h = 10 Placebo q6h = 10 Total Randomized = 62

**Table 1
Clinical Study Summary (Continued)**

Uncontrolled Phase II Extension Studies

<p>M94-169 Dates: 1/94-ongoing Interim summary for NDA submission cutoff date: 6/15/95</p>	<p>Phase: II Design: No. of centers: Randomization Ratio: Study length: Dose selection:</p>	<p>Continuation of the 4 week, double-blind, randomized, placebo-controlled, multicenter study M93-112 (Europe/Australia) 6 Equal group sizes; subjects continued ritonavir therapy assigned in Study M93-112 (Group I: ritonavir 300 mg q12h, ritonavir 400 mg q12h; Group II: ritonavir 500 mg q12h, ritonavir 600 mg q12h); subjects assigned placebo in Study M93-112 were randomly assigned to received one of the two ritonavir regimens in their dosing group unlimited Randomized to fixed dose; patients who discontinued from Study M93-112 could be rechallenged with open-label ritonavir 300 mg q12h liquid formulation. All patients were elevated to ritonavir 600 mg q12h (or lower dose if not tolerated) after efficacy results established from Study M93-112.</p>	<p>Study M93-112 Dosing Groups: Dosing Group I: Ritonavir 300 mg q12h = 17 Ritonavir 400 mg q12h = 17 Dosing Group II: Ritonavir 500 mg q12h = 21 Ritonavir 600 mg q12h = 21 Total Randomized = 76</p>
<p>M93-134X Dates: 4/94-ongoing Interim summary for NDA submission cutoff date: 6/15/95</p>	<p>Phase: II Design: No. of centers: Randomization Ratio: Study length: Dose selection:</p>	<p>Continuation of Studies M93-134 (multiple-dose, double-blind, randomized, placebo-controlled, multicenter) and M94-251 (open-label, single-center, 8 week study) (US) 5 Equal group sizes; subjects continued ritonavir therapy assigned in Study M94-251 (ritonavir 600 mg BID) or Study M93-134 (Group I: ritonavir 200 mg q8h, ritonavir 300 mg q8h; Group II: ritonavir 200 mg q6h, ritonavir 300 mg q6h); subjects assigned placebo in Study M93-134 were randomly assigned to receive one of the two ritonavir regimens in their dosing group unlimited treatment Continued dose level from Study M93-134 or M94-251</p>	<p>Patients from Study M93-134: Dosing Group I: Ritonavir 200 mg q8h = 16 Ritonavir 300 mg q8h = 15 Dosing Group II: Ritonavir 200 mg q6h = 15 Ritonavir 300 mg q6h = 15 Patients from Study M94-251: Ritonavir 600 mg BID = 6 Total Treated = 67</p>

**Table 1
Clinical Study Summary (Continued)**

Other Uncontrolled Studies			
M94-251 Dates: 11/94-3/95	Phase: II Design: No. of centers: Randomization Ratio: Study length: Dose selection:	Open-label, single-center (US) 1 Not applicable 8 weeks, optional extension in Study M93-134X Fixed dose	Open-label Ritonavir 600 mg BID = 6 Total Enrolled = 6
M94-229 Dates: 11/94-4/95	Phase: I/II Design: No. of centers: Randomization Ratio: Study length: Dose selection:	Multiple-dose, open-label, multicenter (US) 5 Equal group sizes (Group I: ritonavir 400 mg TID; Group II: ritonavir 700 mg BID) Screening Period, 2-week washout, 28 days treatment, optional open-label extension Fixed dose; subjects in Group II assigned after safety of the dose in Group I was established	Dosing Group I: Ritonavir 400 mg TID = 17 Dosing Group II: Ritonavir 700 mg BID = 13 Total Randomized = 30
M94-208 Dates: 3/95- ongoing Interim summary for NDA submission cutoff date: 8/25/95	Phase: II Design: No. of centers: Randomization Ratio: Study length: Dose selection:	Open-label, multicenter (France) 6 Not applicable 14 days ritonavir alone, combination drug phase (total duration 6 months; ritonavir, zidovudine, and zalcitabine), optional maintenance phase Fixed dose	Phase I (14 days): Open-label Ritonavir 600 mg BID = 32 Phase II (up to six months): Open-label Ritonavir 600 mg BID, Zidovudine 200 mg TID, and Zalcitabine 0.75 mg TID = 32 Total Enrolled = 32

**Table 13. Distribution Of Patient Subset Evaluated for Genotypic
Variation In HIV Protease During Therapy with ABT-538**

Study Protocol	Dosing Regimen	No. of Patients Evaluated in Dosing Group	Total No. of HIV Protease Sequences Obtained in Dosing Group
M93-112; M94-169	300 mg q12h	5	19
M93-112; M94-169	400 mg q12h	8	45
M93-112; M94-169	500 mg q12h	8	35
M93-112; M94-169	600 mg q12h	8	37
M93-134	200 mg q8h	8	19
M93-134	300 mg q8h	8	18
M93-134	200 mg q6h	3	9
M93-134	300 mg q6h	1	5
Total		49	187

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**Table 1. Biochemical Specificity of ABT-538 Toward HIV-1
Protease Relative to Human Aspartic Acid Proteases**

Aspartic Acid Protease	IC ₅₀ (nM)
HIV-1 protease	<1 (K _i = 15 pM)
Human gastricin	>100,000
Human pepsin	10,000
Human cathepsin D	24
Human cathepsin E	8
Human renin	53,000

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Table 3. In Vitro Antiviral Activity of ABT-538 Against Laboratory Strains of HIV

Virus	EC ₅₀ (μM)		EC ₉₀ (μM)	
	MOI = 0.001	MOI = 0.0032	MOI = 0.001	MOI = 0.0032
HIV-1 _{IIIB}	0.025	0.039	0.081	0.183
HIV-1 _{IMN}	0.006	0.014	0.156	0.205
HIV-1 _{RF}	0.057	0.108	0.27	0.55
HIV-1 _{TR17}	0.041	0.046	0.297	0.476
HIV-2 _{MS}	0.113	0.242	0.834	2.809

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Table 3. Anti-HIV activity of HIV protease inhibitors in MT4 cells and pharmacokinetic parameters following 10-mg oral dosing in rats

No	R ₁ *	X	Y	Z	R ₂ *	EC ₅₀ [†] μM	CCIC ₅₀ [‡] μM	Solubility, [§] μg/ml		t _{1/2} h	C _{max} [¶] μM	t _{max} ^{**} h	F ^{††} %	C _{max} / EC ₅₀
								pH 7.4	pH 4					
A-80987	2-Pyr	O	OH	H	3-Pyr	0.22 ^{†††}	>100	8.6	122	1.9	4.11	0.25	76	19
A-81323	2-Pyr	O	H	OH	5-Thz	0.54	>100	4.2	7.3	0.7	2.04	0.4	47	3.8
A-82700	4-Thz	NMe	OH	H	3-Pyr	0.73	83	53	240	1.4	3.13	0.4	35	4.3
A-83962	(2-Py)- 4-Thz	NMe	H	OH	3-Pyr	0.028	47	7.9	66	1.0	0.98	0.3	12	35
ABT-538	(2-Py)- 4-Thz	NMe	H	OH	5-Thz	0.025 ^{†††}	57	5.3	6.9	1.2	2.62	2.0	78	105

*Pyr, pyridyl; Thz, thiazolyl; Pr, isopropyl.

†Values are geometric mean of two triplicate determinations at 10 and 32 times culture infectious doses (TCID₅₀) per well, respectively.

‡50% cytotoxic concentration.

§Estimated aqueous solubility.

||Plasma half-life after a 5-mg/kg i.v. dose (n = 3).

¶Maximal plasma concentration after a 10-mg/kg oral dose (n = 3).

**Time of maximal plasma concentration after oral dose.

††Oral bioavailability based on the dose-normalized areas for 5-mg/kg i.v. and 10-mg/kg oral doses.

†††Mean of 36 triplicate determinations.

buffer (pH 7.4) at a final volume of 1 mL. Reaction was initiated by addition of the HIV protease inhibitor in 13–15 μl of 20% (vol/vol) ethanol containing 2 molar equivalents of methanesulfonic acid per mole of inhibitor. Incubations were interrupted after 0, 10, 20, 30, or 45 min by addition of 1 M Na₂CO₃. A 45-min no-NADPH control incubation was also performed for each protease inhibitor. The resulting mixture was extracted with ethyl acetate, acidified with 1 M HCl, and extracted with a second portion of ethyl acetate. The combined organic layers were concentrated to dryness under a N₂ stream and reconstituted for quantitative HPLC analysis.

Metabolism in Vivo. The bile ducts of male Sprague-Dawley rats and a male beagle dog were cannulated by using standard procedures. A 5-mg/kg i.v. dose of [*rac*]-U-¹⁴C]-A-80987 or [*rac*]-U-¹⁴C]-ABT-538 was administered, and bile was collected in 2-h intervals for 6 h. Parent drug and metabolites were quantitated by using reverse-phase HPLC with radioactivity flow detection.

RESULTS AND DISCUSSION

We have shown previously that the pharmacokinetic profiles of symmetry-based HIV protease inhibitors are related to a variety of physicochemical features. Within its structural class, A-80987 represented the optimal compromise between oral bioavailability and potency (11). The pharmacokinetic parameters for A-80987 in three species are provided in Table 1. Although a single 10 mg/kg oral dose of A-80987 in rat and dog provided peak plasma concentrations (C_{max}) at least 20-fold higher than the 50% effective concentration (EC₅₀) for anti-HIV activity *in vitro*, plasma levels following this early peak (time of maximal absorption (t_{max}) = 0.17–0.25 h) declined rapidly. In the monkey the absorption was more gradual (t_{max} = 1.8 h), but with substantially lower C_{max}. With the goal of identifying an agent that would provide more sustained virus-suppressive drug levels *in vivo*, we endeavored to design inhibitors with both enhanced anti-HIV activities and improved pharmacokinetic profiles. To this end, we embarked on a systematic study of the relationship of inhibitor structure both to antiviral activity and to pharmacokinetic behavior in rats. Initially, we examined the metabolism of A-80987 to understand the structural features responsible for rapid clearance.

Metabolism of A-80987. We studied the metabolic fate of A-80987 both *in vitro* and *in vivo*. The distribution of metabolites after incubation of A-80987 with rat, dog, and human

hepatic microsomes is shown in Table 2. In each case, only three major metabolites were produced: the mono pyridine *N*-oxides resulting from oxidation at either the 2-pyridyl or 3-pyridyl group and the corresponding bis(pyridine *N*-oxide). We also examined the distribution of ¹⁴C-labeled A-80987 after i.v. administration to bile-exteriorized dogs and rats. Within 2 h of a 5-mg/kg dose, 62% and 84% of the total radioactivity administered was recovered in the dog and rat bile, respectively. While only a small percentage (1.5–4.8%) of A-80987 was excreted unchanged, the three *N*-oxide metabolites constituted 92–95% of the total bile radioactivity in these two species (Table 2). Taken together, these results suggest that the plasma concentrations of A-80987 are limited in all species, including humans, by efficient metabolism of both pyridyl groups.

Design of Inhibitors with Improved Properties. With the above information in hand, we sought structural modifications of A-80987 which would improve its pharmacokinetic profile without sacrificing antiviral potency. We speculated that the rate of metabolism could be diminished by reducing the oxidation potential of the electron-rich pyridinyl groups. However, we observed that substantial changes in the basicity of the pyridyl groups reduced aqueous solubility and lowered oral absorption. Replacement of pyridine with thiazole, a less electron-rich bioisostere, was therefore pursued to balance aqueous solubility and metabolic stability. The activity, estimated aqueous solubility, and pharmacokinetic properties of key structural analogs leading to the identification of ABT-538 are provided in Table 3. All of the analogs inhibited purified HIV protease with K_i < 1 nM and showed similar *in vitro* anti-HIV dose-response curves, with EC₅₀ values 2- to 3-fold higher than EC₅₀ values. Antiviral activity decreased only slightly on placement of a 5-thiazolyl group into the P2'

Table 4. Anti-HIV activity of ABT-538 *in vivo*

Strain	EC ₅₀ , μM	
	ABT-538	AZT
HIV-1 _{mac}	0.022	0.02
HIV-1 _{mac}	0.009	0.01
HIV-1 _{nc}	0.014	0.04
HIV-1 _{mac}	0.046	0.049
HIV-2 _{wt}	0.16	0.02

Values represent a single triplicate assay.

Table 4, Kempf, et al., 1995

Table 6. Comparison of Antiviral Activity of ABT-538 and Reverse Transcriptase Inhibitors in Acutely Infected MT4 Cells (MTT/CPE Reduction Assay)

Virus	EC ₅₀ (μ M)			
	ABT-538	DDC	DDI	AZT
HIV-1III _B	0.039	1.68	19.2	0.02
HIV-1MN	0.014	1.19	11.3	0.026
HIV-1RF	0.108	0.615	6.94	0.018
HIV-1TR17	0.046	0.906	18.6	0.119
HIV-2MS	0.242	0.675	5.50	0.005

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**Table 4: Effect of Increasing MOI on Antiviral Activity of ABT-538
Against HIV-1_{IIIB} in MT4 Cells (MTT/CPE Reduction Assay)**

MOI	0.00032	0.001	0.0032	0.01	0.032
EC ₅₀	0.02	0.016	0.025	0.046	0.079
EC ₉₀	0.065	0.074	0.118	0.272	nd

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Table 5. Effect of Time of Addition or Removal of ABT-538 on *In Vitro* Antiviral Activity in MT4 Cells Acutely Infected with HIV-1_{IIIB}

Day of Drug Addition or Removal	EC ₅₀ (μM)	
	Addition	Removal
0	0.04	-
1	0.06	1.83
2	2.82	0.44
3	>10	0.15
4	>10	0.05

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Table 7. *In Vitro* Antiviral Activity of ABT-538 in MT2 Cells Acutely Infected with Paired AZT Sensitive or AZT Resistant Patient Isolates (MTT/CPE Reduction Assay)

Virus ¹	ABT-538		AZT	
	EC ₅₀ (μ M)	EC ₉₀ (μ M)	EC ₅₀ (μ M)	EC ₉₀ (μ M)
HIV-1A018 H112-2 (pre-AZT)	0.013	0.118	0.076	0.454
HIV-1A018 G910-6 (post-AZT)	0.018	0.061	>10	>10

¹Virus obtained through the AIDS Research and Reference Reagent Program, AIDS Program, NIAID, NIH; Contributed by Dr. Douglas Richman.

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Table 8. *In Vitro* Susceptibility of Low Passage HIV Clinical Isolates to ABT-538 in Acutely Infected PBMC (p24 Antigen Elisa Assay)

Patient No.	Study No.	Location	EC ₅₀ (μM)	EC ₉₀ (μM)
108	M93-112	Madrid		
116	M93-112	Barcelona		
123	M93-112	Sydney		
128	M93-112	Amsterdam		
129	M93-112	Amsterdam		
131	M93-112	Amsterdam		
1310	M93-112	Madrid		
223	M93-112	Amsterdam		
226	M93-112	Sydney		
302	M93-134	New York		
309	M93-134	New York		
334	M93-134	Alabama		
403	M93-134	New York		

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Table 2. *In Vitro* Cytotoxicity of ABT-538

Cell	CCIC ₅₀ (μM)
MT4	55
MT2	22
PBMC	47

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Table 9. *In Vitro* Susceptibility to ABT-538 of Patient Derived, HIV Infected PBMC Cocultivated with PBMC from Normal Donors

Patient	Location	EC ₅₀ (μM)	EC ₉₀ (μM)
CN	Chicago	0.139	0.573
MR	Chicago	0.14	0.574
WM	Chicago	0.153	0.562
WL	Chicago	0.046	0.410
AM-1 (47284)	Amsterdam	0.044	0.166
AM-2 (48897)	Amsterdam	0.015	0.071

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**Table 10. Drug Susceptibility of HIV-1 Variants
Selected *In Vitro* by Increasing Concentrations of ABT-538**

Virus	Concentration of ABT-538 used in selection (μM)	Sensitivity to ABT-538 (μM)	
		EC50	EC90
HIV-INL4-3	-	0.03	0.2
P19	0.80	0.18	1
P22	2.0	0.8	2

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Table 11. Variation in HIV Protease Relative to the Parental Strain HIV-1NL4-3

Virus	Amino Acid Residue						No. of clones
	E34	M46	L63	A71	V82	I84	
HIV-1NL4-3							-
P19		I				V	10
P19	Q					V	1
P19	Q	I				V	1
P19		I			F	V	1
P22		I	P	V	F	V	4
P22		I	P		F	V	3
P22		I		V	F	V	3

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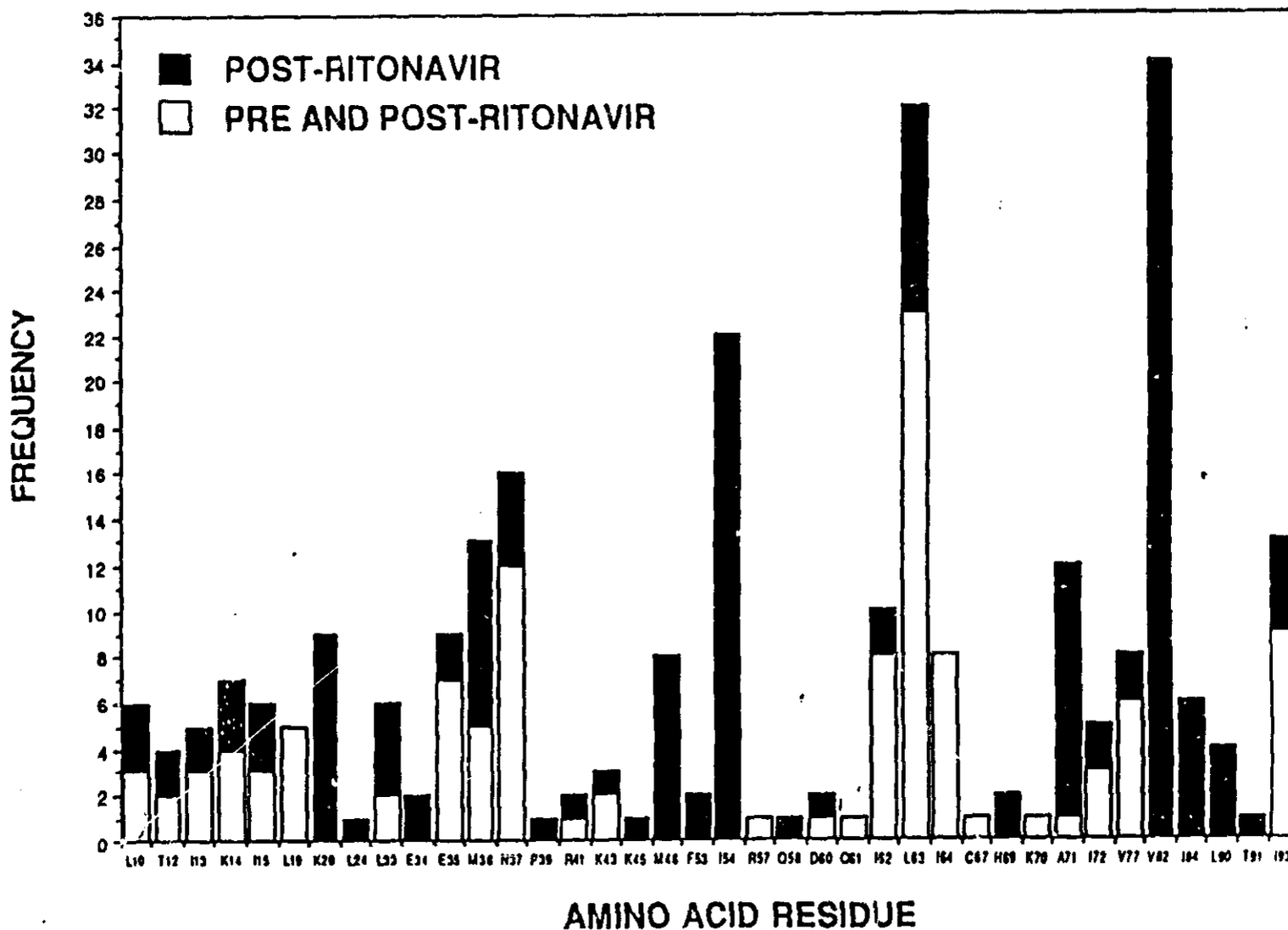
Table 12. Susceptibility to ABT-538 of HIV-1 Mutants Created by Site-directed Mutagenesis

Virus	Sensitivity to ABT-538 (μ M)		Sensitivity Relative to HIV-1NL4-3
	EC ₅₀	EC ₉₀	
HIV-1NL4-3	0.03	0.1	1
I84V	0.2	1	8-10
V82F	0.15	0.4	4-5
I84V/M46I	0.2	0.8	8-9
L63P	0.03	0.1	1
M46I	0.02	0.07	1
A71V	0.02	0.07	1
V82F/I84V	ND ¹	ND ¹	-
L63P/V82F/I84V	ND ¹	ND ¹	-

Susceptibility testing precluded by impaired growth kinetics

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Figure 1. Frequency of Variation from the HIV-1 Protease Consensus B Sequence in Patients Undergoing Therapy with ABT-538 (Ultimate sequence only for each patient in Appendix A: Studies M93-112, M94-169, M93-134)



Vol 54, p 13 (Pre-NDA Submission)

TABLE 1 Analysis of plasma HIV protease sequences during ritonavir treatment.

Number of Mutations	Number of Sequences	V82A/T/F	I54V	A71V/T	M36I/L	I84V	K20R	M46I/L/V	L33F	L90M
1	21	20	0	1	0	0	0	0	0	0
2	17	16	7	3	4	2	0	2	0	0
3	17	17	10	7	7	1	2	3	2	2
4	15	15	13	6	7	6	4	4	3	2
5	9	9	9	8	6	3	5	3	1	1
6	2	2	2	1	2	2	2	1	0	0
Total	81	79	41	26	26	14	13	13	6	5
No. of Patients*	43	42	25	14	13	7	9	11	5	4

Sequences from each patient were analyzed for the presence of consensus mutations selected by ritonavir, as defined in FIG 1. Sites showing a mixture of the consensus amino acid and mutant amino acid were recorded as mutants. Multiple occurrences of the same set of mutations in individual patients were recorded only in the first instance. Single mutations which were observed both during and prior to the initiation of ritonavir therapy were not recorded.

*Total number of patients represented for each sequence.

Preprint (Draft) p 7, Molla, et al, 1996

10 Pages

Purged

Effect of Human Serum on the Anti-HIV-1_{RT} Activity of HIV Protease Inhibitors in MT4 Cells

Inhibitor	EC ₅₀ (μM)	
	0% Human Serum	50% Human Serum
Ritonavir	0.058 ± 0.014	1.044 ± 0.306
Saquinavir	0.011 ± 0.003	0.182 ± 0.060
Indinavir	0.038 ± 0.008	0.059 ± 0.012
VX-478	0.066 ± 0.003	0.287 ± 0.008
AG 1343	0.011 ± 0.004	0.317 ± 0.107

Abbott Fax, 22 Feb 96, POC Jeanne Fox

DIVISION OF ANTIVIRAL DRUG PRODUCTS
Review of Chemistry, Manufacturing and Controls

NDA #: 20-659

CHEMISTRY REVIEW #: 1

DATE REVIEWED: 27-Feb-96

SUBMISSION TYPE	DOCUMENT DATE	CDER DATE	ASSIGNED DATE
Original	20-Dec-95	21-Dec-95	26-Dec-95
Amendment (BC)	25-Jan-96	26-Jan-96	27-Jan-96
Amendment (BC)	2-Feb-96	5-Feb-96	6-Feb-96
Amendment (BC)	19-Feb-96	20-Feb-96	27-Feb-96
Amendment (BC)	27-Feb-96	28-Feb-96	28-Feb-96

NAME / ADDRESS OF APPLICANT: Abbott Laboratories
Dept 491, Bldg. AP6B-1
100 Abbott Park Rd.
Abbott Park, IL 60064-3500

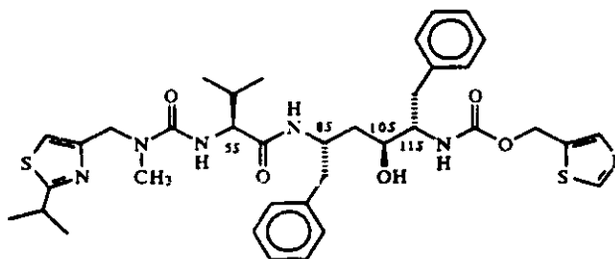
DRUG PRODUCT NAME

Proprietary:	NORVIR™
Nonproprietary:	Ritonavir
Code Name/#:	ABT-538 or A-84538.0

PHARMACOLOGICAL CATEGORY: Antiviral
INDICATION: Anti-HIV
DOSAGE FORM/STRENGTH: Oral Solution, 80 mg/mL, 90- and 240-mL bottles
ROUTE OF ADMINISTRATION: Oral

CHEMICAL NAME / STRUCTURAL FORMULA:

10-Hydroxy-2-methyl-5-(1-methylethyl)-1-[2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-oic acid, 5-thiazolylmethyl ester, [5S-(5R*, 8R*, 10R*, 11R*)]-



Registry Number [155213-67-5]

C₃₇H₄₈N₆O₅S₂ Formula Weight: 720.95

SUPPORTING DOCUMENTS:

RELATED DOCUMENTS:

NC dated 17-Nov-95 (Response to labeling recommendation on earlier tradename)
NC dated 19-Dec-95 (Response to Environmental Assessment deficiencies)
Record of CMC questions which were raised during 5-Jan-96 meeting with Applicant.
18-Dec-96 Teleconference (Request for DMF# and LOA for artificial flavor, and schedule of stability updates)
Facsimile of 29-Jan-96 (CMC questions regarding intermediate from Archimica S.p.A.)
Facsimile of 1-Feb-96 (Response describing Archimica intermediate)
Facsimile of 7-Feb-96 (Response to CMC questions on methods validation samples)
Desk copy dated 15-Feb-96 (Stability update on oral solution)
Facsimile of 20-Feb-96 (CMC comments on carton/container labels)
Facsimile of 21-Feb-96 (CMC questions regarding drug substance and oral solution)
Facsimile of 23-Feb-96 (Response to CMC questions on enantiomeric purity and batch sizes)
NC dated 23-Jan-96 (Response to CMC questions of 18-Dec-95, and container/carton labels)
Facsimile of 24-Feb-96 (CMC comments regarding limits and expiry for the oral solution)
Facsimile of 26-Feb-96 (Response to proposed limits and expiry for oral solution)
Facsimile of 26-Feb-96 (CMC recommendations on limits and retest period for the drug substance)
26-Feb-96 Teleconference (Negotiation of limits and expiry for oral liquid)
27-Feb-96 Teleconference (Negotiation of limits and retest period for drug substance)
Facsimile of 27-Feb-96 (Final agreement on limits and expiry for DS and DP)
Facsimile of 28-Feb-96 (CMC recommendation for bulk drug storage statement)
Facsimile of 29-Feb-96 (Final agreement on bulk drug storage statement)
Chemistry Reviews of IND
Chemistry Review of NDA 20-680 (ritonavir capsules 100 mg)

CONSULT REVIEWS:

Trade name reviews by CDER Labeling and Nomenclature Committee.
Environmental Assessment reviewed by HFD-005.
Product specific inspection of four manufacturing and quality control sites.
Evaluation of stability data, impurity limits and expiry period using statistical methodology by Daphne Lin, Ph.D., Office of Biometrics.
Data search on 3-Jan-96, by Kyung Kim, Div. Drug Information Resources, for current use in human drugs of Florasynth's Creamy Caramel Flavor (WL-23,669).
Data search on 15-Feb-96, by Kyung Kim, Div. Drug Information Resources, for current use in human drugs of polyoxyl 35 castor oil.
Clarification of status of FDC Yellow #6 dye with Drs. Sandra Bell (HFS-126) and Aydin Orstan (HFS-217) on 14/15-Feb-96.

REMARKS / COMMENTS:

DRUG SUBSTANCE: Satisfactory

Ritonavir is an inhibitor ($K_i = 0.02\text{nM}$) of the HIV-encoded aspartyl protease that is required for the cleavage of the *gag-pol* polyprotein into its constituent proteins. Ritonavir is a highly modified substrate analog which inhibits replication of HIV-1 clinical isolates with EC_{50} values in the range of 4-40 nM. In plasma ritonavir is highly protein bound (99%), with moderate distribution into erythrocytes (14% relative to plasma) and low levels in cerebrospinal fluid. In clinical trials, doses of 600 mg BID have resulted in elevation of CD4 counts (+80 cells at 16 weeks), reduction of plasma levels of viral RNA ($\geq 0.8 \log_{10}$ at 16 weeks) and early evidence of clinical benefit.

Ritonavir is a white to tan solid with a molecular weight of 721 and a melting point of 122°C (clarified in facsimile of 23-Feb-96). It is practically insoluble in water (<0.001 mg/mL) but very soluble (>400 mg/mL) in methanol, THF, methylene chloride and DMF.

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Batch analyses were provided on 27 lots of drug substance in the original submission. Additional data on assay and total impurities covering 15 commercial lots were provided during the negotiations on limits (facsimile 27-Feb-96).

Ritonavir is highly stable in the solid state. Stability studies showed no significant time-dependent changes in appearance, assay or total impurities. Data were presented in the NDA covering 10 validation lots (73-139 kg batch size), covering each of the 4 manufacturing sites, out to 6 months at 30°C/60%RH and 40°C/75%RH. Data out to 12 months at 30°C (with 6 months at 40°C) are presented on 14 development lots (4-145 kg). This data was also collected using lots from the four manufacturers. Finally, supportive data on two 6 kg lots extends out to 24 months at 30°C (6 months at 40°C). A 24-month retest period had been requested in the NDA, but it was recommended that the retest period be 18 months for bulk ritonavir. The Applicant agreed to this during the teleconference of 27-Feb-96. A recommended storage statement for bulk drug containers, including a 5°-30°C temperature range, was provided to the Applicant by facsimile on 28-Feb-96. After a counter proposal of "store below 40°C", the Applicant agreed to the Agency's temperature range and to include the retest date on storage and shipping containers (facsimile of 29-Feb-96).

Chemistry Review of NDA 20-659

DRUG PRODUCT: *Satisfactory*

Extensive formulation studies were necessary to develop oral dosage forms with acceptable stability and bioavailability. To date, no satisfactory solid oral dosage form has been reported.

The drug product is an 80 mg/mL solution of ritonavir in

1

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Batch analyses are provided on 10 production-like (700 L) lots. The commercial process will use the same equipment at the 2000 L scale. These lots are representative of manufacture using drug substance from all 4 suppliers.

The oral solution is packaged in amber . bottles (90- and 240-mL) which are capped with polypropylene child-resistant closures. A polypropylene dosing cup, marked at 7.5 mL, is included. The 90-mL bottles are packaged in boxes of 5 (1 month supply), and the 240-mL bottles are packaged individually (2-week supply). Citations to DMFs are provided for all packaging components.

The primary stability data consist of 12 months (2 lots), 9 months (3 lots) and ≤6 months (5 lots) at 5°C (each lot packaged in both containers). These data were provided in an update to the NDA on 15-Feb-96. Accelerated stability studies were conducted at 25°C/60%RH (out to 6 months if available) and 30°C/60%RH (1 month). All data are for 700 L batches, manufactured on production equipment, and packaged in the NDA container/closures. There is adequate representation from all drug substance suppliers. Additional studies support the proposed storage of refrigeration until dispensed to patient, followed by up to 1 month at 25°C. The supportive data include 9 and 12 month time points at 5°C on the previous formulation of oral solution (K-4Y). An expiry period of 18 months is granted (24 months was requested) on the basis of the primary real time data supported by the lack of significant change under accelerated conditions. The Applicant agreed to an 18 month expiry period during the teleconference of 26-Feb-96.

ENVIRONMENTAL ASSESSMENT: *Satisfactory*

The EA review was completed, and the deficiencies were communicated to the Applicant, prior to submission of the NDA. The responses were judged to be adequate, and the EA review (with FONSI) was completed on 8-Feb-96.

Chemistry Review of NDA 20-659

METHODS VALIDATION: *Pending*

The analytical methodology is adequately described including the relevant validation. The Methods Validation package, covering both drug substance and oral solution, was submitted to the Chicago District and to the Division of Drug Analysis. As of 28-Feb-96, validation of the analytical methodology is not yet complete.

LABELING: *Satisfactory*

The original proprietary names, Proteact, Proteact-PI and Proteact-PA, were judged by both the CDER Labeling and Nomenclature Committee (L&NC) and the Division to be a source of potential prescription error. The Applicant's second choice, Norvir, was judged to be acceptable by both the L&NC and the Division. We requested (facsimile of 20-Feb-96) that the term "Liquid" be removed from the Applicant's proposed product name "Norvir Liquid (ritonavir oral solution)", and recommended three possible choices. The Applicant choose "Norvir (ritonavir oral solution)". On the basis of the stability data which show much higher rates of decomposition at 25°C relative to 5°C, we requested the following changes in the storage statements:

Bottle Labels:

"Store in refrigerator 36°-46°F (2°-8°C) until dispensed. Refrigeration by patient is **recommended but not required** if used within 30 days and stored below 77°F (25°C)."

Box Labels:

"Refrigeration by patient is **recommended but not required** if used within 30 days and stored below 77°F (25°C)."

Amended labeling, complying with these recommendations, were agreed upon 21-Feb-96.

ESTABLISHMENT INSPECTION: *Satisfactory*

An EER was submitted on 30-Nov-95 which covered the single product manufacturing site, the 4 drug substance manufacturing sites and 5 additional manufacturers of synthetic intermediates. The Abbott North Chicago bulk drug and oral solution manufacturing site was

All inspectors recommended approval, and the completed EER was received on 28-Feb-96. Acceptable PAI status was indicated for eight of the nine sites. The ninth facility was judged by CDER Office of Compliance to not require evaluation because it was a site which only manufactured synthetic intermediates.

CONCLUSIONS & RECOMMENDATIONS:

The NDA submission and accompanying amendments provide adequate information on the chemistry, manufacturing and controls for Norvir (ritonavir oral solution). The Environmental Impact Assessment is complete, and the manufacturing facilities have acceptable cGMP status. The NDA, as amended, is therefore recommended for **approval** from the chemistry perspective.

Concurrence:
HFD-530/DFreeman *TJF 3/1/96*
HFD-530/CChen *CC 2/29/96*

Stephen P. Miller 2/29/96

Stephen P. Miller, Ph.D.
Review Chemist

cc:
Orig. NDA 20-659
Orig. NDA 20-680
HFD-530/Div. File
HFD-830/Div. File
HFD-830/ESheinin

HFD-530/DFeigal
HFD-530/CChen
HFD-530/SMiller
HFD-530/JMurray
HFD-530/Micro

HFD-530/PVerma
HFD-102/KStruble
HFD-530/KKumi

File: N 20-659\000CNR01.59i

ENVIRONMENTAL ASSESSMENT
AND
FINDING OF NO SIGNIFICANT IMPACT
FOR

Ritonavir

Liquid

NDA 20-659

FOOD AND DRUG ADMINISTRATION
CENTER FOR DRUG EVALUATION AND RESEARCH
DIVISION OF ANTIVIRAL DRUG PRODUCTS
(HFD-530)

FINDING OF NO SIGNIFICANT IMPACT

NDA 20-659

Ritonavir

Liquid

The National Environmental Policy Act of 1969 (NEPA) requires all Federal agencies to assess the environmental impact of their actions. FDA is required under NEPA to consider the environmental impact of approving certain drug product applications as an integral part of its regulatory process.

The Food and Drug Administration, Center for Drug Evaluation and Research has carefully considered the potential environmental impact of this action and has concluded that this action will not have a significant effect on the quality of the human environment and that an environmental impact statement therefore will not be prepared.

In support of their new drug application for **Ritonavir Liquid**, **Abbott Laboratories** has conducted a number of environmental studies and prepared an environmental assessment in accordance with 21 CFR 25.31a(a) (attached) which evaluates the potential environmental impacts of the manufacture, use and disposal of the product.

Ritonavir is a synthetic drug which is administered orally in the treatment of Acquired Immunodeficiency Syndrome (AIDS) and AIDS-Related Complex (ARC). The drug substance will be manufactured at 4 different facilities identified in the environmental assessment. The drug product will be manufactured by Abbott Laboratories, North Chicago, IL. The finished drug product will be used in hospitals, clinics and by patients in their homes.

Ritonavir may enter the environment from excretion by patients, from disposal of pharmaceutical waste or from emissions from manufacturing sites.

Chemical and physical test results indicate that the drug entering the environment will exist predominantly in the aquatic environment. Ritonavir is expected to be eliminated from the environment by photodegradation and biodegradation. As ritonavir may persist in the environment for some time, the toxicity of the substance to organisms was characterized. Studies were conducted to assess the acute toxicity to water fleas (*Daphnia magna*), bluegill fish (*Lepomis macrochirus*), *Hyalella azteca* and the inhibitory effect on microbial growth. These studies indicate that there are no expected adverse environmental effects at the expected environmental concentrations.

Disposal may result from production waste such as out of specification lots, returned goods and user disposal of empty or partly used product and packaging. Pharmaceutical waste will be disposed of by the manufacturer at a licensed landfill or incineration facility. At U.S. hospitals and clinics, empty or partially empty packages will be disposed according to hospital/clinic procedures. From home use, empty or partially empty containers will typically be disposed of by a community's solid waste management system which may include landfills, incineration and recycling, while minimal quantities of unused drug may be disposed of in the sewer system.

Precautions taken at the sites of manufacture of the bulk product and its final formulation are expected to minimize occupational exposures and environmental release.

The Center for Drug Evaluation and Research has concluded that the product can be manufactured, used and disposed of without any expected adverse environmental effects. Adverse effects are not anticipated upon endangered or threatened species or upon property listed in or eligible for listing in the National Register of Historic Places.

2/8/96

DATE

Nancy B. Sager

PREPARED BY

Nancy B. Sager

Acting Supervisor

Environmental Assessment Team

Center for Drug Evaluation and Research

2/8/96

DATE

R. Williams

CONCURRED

Roger L. Williams, M.D.

Deputy Center Director for Pharmaceutical Science

Center for Drug Evaluation and Research

Attachment: Environmental Assessment

NDA SUBSECTION 3.6

ENVIRONMENTAL ASSESSMENT

Ritonavir Liquid

Abbott Laboratories
One Hundred Abbott Park Road
Abbott Park, Illinois 60064

The National Environmental Policy Act requires Environmental Assessments (EAs) to be public documents. Subsections 3.6.1 through 3.6.15 (i.e., Items 1 through 15 of this EA) and accompanying Appendix A and Appendix B (from Subsection 3.6.15) are suitable for public disclosure. These nonconfidential subsections and appendices are complete with the exception of proprietary information. The proprietary information, which is contained in Appendices C and D could be beneficial to competitors and therefore, must remain confidential. The text of the public document (Subsections 3.6.1 through 3.6.15 and Appendices A and B) is based on the text of Appendix C. Appendix C is intended for review as the confidential version of EA Items 1 through 15. Appendix A contains one page summaries of the environmental fate and effects study reports. Appendix D, which is a confidential appendix, contains the full study reports on environmental fate and effects.

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3.6.1 **DATE**
December 15, 1995

3.6.2 **NAME OF APPLICANT**
Abbott Laboratories

3.6.3 **ADDRESS**
One Hundred Abbott Park
Abbott Park, Illinois 60064

3.6.4 **DESCRIPTION OF THE PROPOSED ACTION**

3.6.4.1 **REQUESTED APPROVAL**

Approval of NDA 20-659 is sought for the manufacturing of ritonavir (also referred to in the Environmental Assessment report and its attachments as ABT-538) bulk drug substance, and the manufacture, packaging, distribution and use of the product designated in the Environmental Assessment (EA) as Ritonavir Liquid, 80 mg/mL, a liquid for oral administration. Abbott Laboratories filed an NDA pursuant to Section 505(b) of the Food, Drug, and Cosmetic Act for Ritonavir Liquid packaged in amber polyethylene terephthalate (PET) bottles. This EA has been prepared and submitted in accordance with 21 CFR § 25.31a(a). All Items (1 through 15) that are presented in this document are also discussed in the confidential Appendices C and D.

3.6.4.2 **NEED FOR ACTION**

Ritonavir is an inhibitor of the protease of HIV-1. HIV protease is a constitutive enzyme of HIV virus that processes viral proteins essential for the maturation of infectious virions. Thus, HIV protease plays a vital role in the viral life cycle and may represent a key target for intervention in the development of novel therapeutic agents for AIDS (Acquired Immunodeficiency Syndrome).

Once approved, Ritonavir Liquid will be used in the treatment of HIV infection in patients with AIDS and AIDS related complex.

3.6.4.3 LOCATIONS OF MANUFACTURE

Four major locations are involved in the manufacture of ritonavir (Figure 3.6.4-1). Abbott, North Chicago will be the major supplier of the bulk drug, ritonavir. The facilities listed below will manufacture the bulk drug using the same chemical synthesis. Approval is sought to manufacture the bulk drug substance at the following four locations:

1. Abbott Laboratories, 1401 Sheridan Road, North Chicago, Illinois 60064.

The bulk drug from the overseas locations will be shipped to Abbott, North Chicago. Both the bulk drug from overseas and that manufactured at Abbott, North Chicago will be used to make the drug product, Ritonavir Liquid. Approval is also sought to manufacture, package, and distribute the drug product at Abbott Laboratories, 1401 Sheridan Road, North Chicago, Illinois 60064. All packaging operations are carried out at the Abbott Laboratories, North Chicago location.

Information on environmental settings of the facilities is described in Section 3.6.4.5. Information concerning introduction of substances into the environment for all sites is provided in Section 3.6.6.

3.6.4.4 LOCATIONS OF USE AND DISPOSAL

As medication prescribed to alleviate the symptoms of AIDS and AIDS related complex, the liquid formulation in which ritonavir is present will be ingested by patients throughout the United States. The drug substance and its metabolites are excreted by patients which will enter municipal treatment systems through domestic sewage.

Off specification lots of bulk drug substance from Abbott's North Chicago facility or any unused drug product that is returned to Abbott (beyond expiration date) will be sent to one of a number of alternative contractors for incineration which are: Aptus, Inc., Argonite, Utah 84029 and Coffeyville, Kansas 67337; Continental Cement, Hannibal, MO; Rhone Poulenc Basic Chem. Co., Hammond, IN and Baton Rouge, LA; Rineco, Benton, AR; Safety Kleen, Smithfield, KY; and Safety Kleen Envirosystems, Dolton, IL. The USEPA permit numbers and complete addresses are provided in Appendix C. There are no expiration dates on the licenses for these solids incineration facilities.

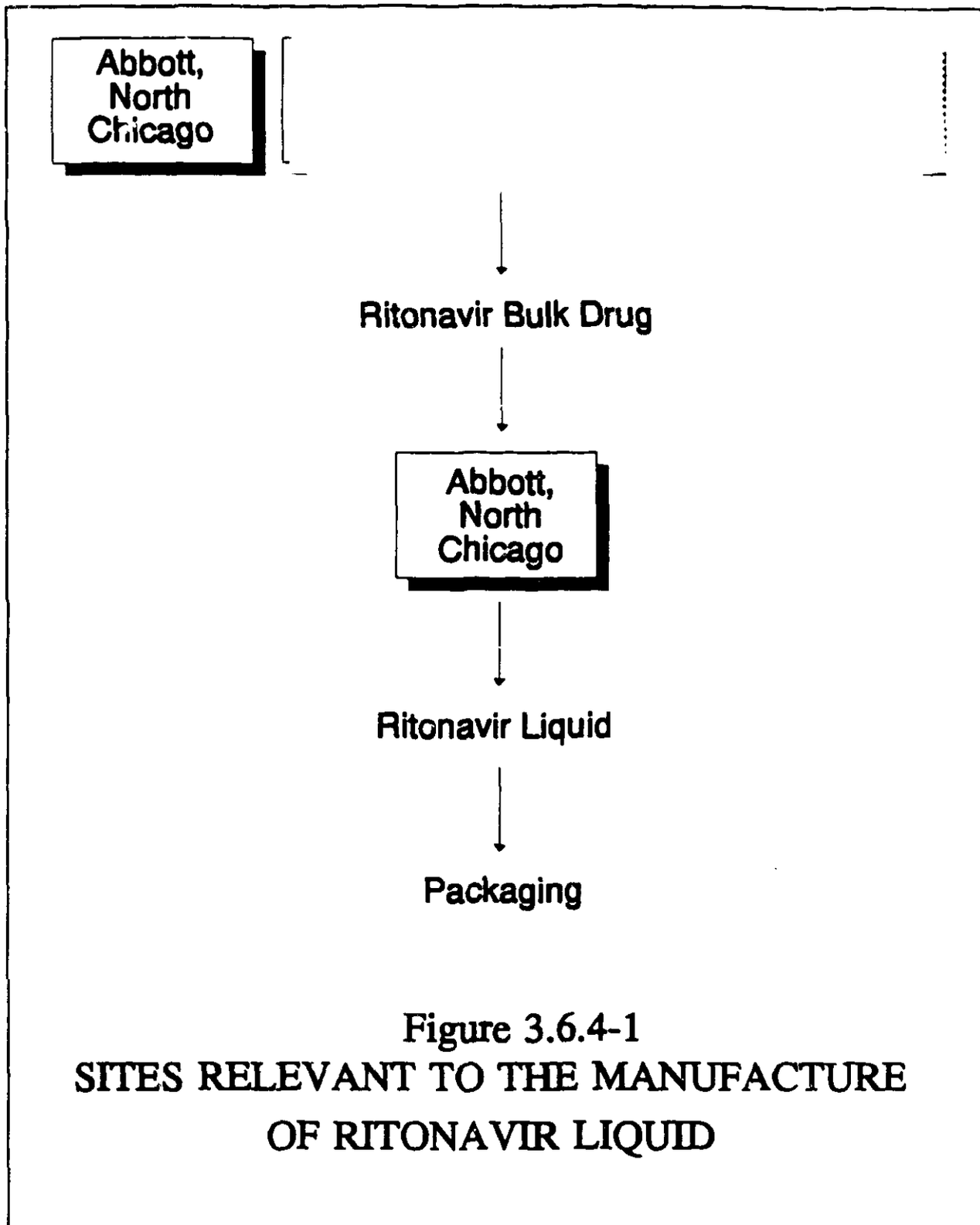
3.6.4.5 ENVIRONMENTAL SETTING OF FACILITIES

3.6.4.5.1 Abbott Laboratories, North Chicago

The properties of the Abbott Laboratories are located within Lake County, Illinois. The North Chicago property lies 600 to 1000 feet west of Lake Michigan at an elevation ten to fifteen feet above the average 580 foot mean sea level elevation of the lake. There are no other significant geographic features, such as mountains, lakes (aside from Lake Michigan) or rivers in proximity to the manufacturing site. The area is topographically flat and slopes very gently to the east, toward Lake Michigan. Drainage is dominantly to the east-southeast, again toward the lake. The climate of northeastern Illinois is characterized by warm summers (74 to 94°F) and cold winters (20 to 32°F). The average annual rainfall is 32 inches; wind directions are highly variable.

Most industries and residences near the Abbott North Chicago facility are served by the City of North Chicago municipal water supply. The source of the municipal water supply is Lake Michigan. The Abbott North Chicago facility currently uses municipal water. Wastewater is sewered to the treatment facility of the North Shore Sanitary District. Land use (zoning) near the North Chicago facility is primarily residential and industrial. The portion of Lake County in which it is located is part of the Chicago metropolitan area.

The physiographic features and near surface deposits of northeastern Illinois are the result of the late Pleistocene Wisconsinian glaciation, the most recent of four episodes of continental glaciation. Glacial deposits of the Lake Country area consist of lake sediments (clay, silt and sand) of the Equality Formation, and clayey to silty glacial till of the Lake Border Morainic System. From 50 to 200 feet of Pleistocene glacial sediments unconformably overlie Silurian dolomite in this area. The Paleozoic stratigraphic section in this area from top to bottom includes Silurian dolomite, Ordovician shale, dolomite, and sandstone, and Cambrian sandstone. The Paleozoic section unconformably overlies Precambrian crystalline rocks.



Three dominant aquifer systems, the Basal Bedrock, Midwest Bedrock, and Upper Bedrock, underlie northeastern Illinois. Principal water producing zones include sandstone of the Eau Claire and Mount Simon Formations for the Basal Bedrock system, the Ironton-Galesville and Glenwood-St. Peter (Ansell aquifer) sandstones for the Midwest Bedrock System, and the Silurian Dolomite aquifer for the Upper Bedrock system. Locally, Pleistocene deposits may yield large quantities of water (greater than 1000 gpm); however, development of this aquifer is limited. Municipal and industrial water wells in the Chicago region tap the deeper aquifer systems.

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3.6.5 IDENTIFICATION OF SUBSTANCES THAT ARE THE SUBJECT OF THE PROPOSED ACTION

The drug substance will be manufactured at various sites worldwide. The drug product is a liquid formulation manufactured from the drug substance at the Abbott, North Chicago facility. The molecular structure of ritonavir is shown in Figure 3.6.5-1. The drug product, ritonavir, will be prepared and administered as liquid.

3.5.5.1 NOMENCLATURE

3.6.5.1.1 Chemical Name

10-Hydroxy-2-methyl-5-(1-methylethyl)-1-[2-(1-methylethyl)-4-thiazolyl]-3,6-dioxo-8,11-bis(phenylmethyl)-2,4,7,12-tetraazatridecan-13-oic acid, 5-thiazolylmethyl ester, [5S-(5R*,8R*, 10R*, 11R*)]-

3.6.5.1.2 United States Adopted Name (USAN)

Ritonavir

3.6.5.1.3 CAS Registry Number

155213-67-5

3.6.5.1.4 Laboratory Codes

ABT-538, Abbott-84538.0, A-84538

3.6.5.1.5 Molecular Formula and Weight

$C_{37}H_{48}N_6O_5S_2$; 720.95

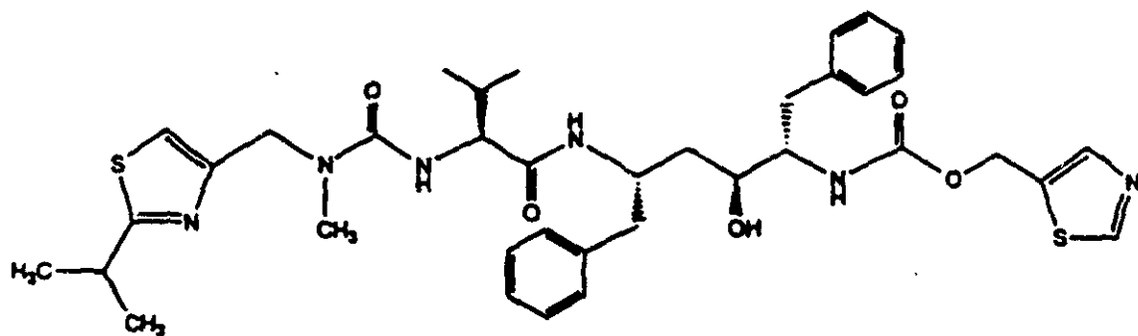


Figure 3.6.5-1
Structure of Ritonavir

3.6.5.2 PHYSICAL DESCRIPTION

In appearance, the bulk drug, ritonavir is a white to light tan powder with no detectable odor. Its chemical and physical properties are listed in Table 3.6.5-1. Most of the data, including information concerning water solubility, dissociation constants, and log octanol-water partition coefficient, in this table are taken from chemical and physical properties of ritonavir (NDA Subsection 3.3). The sediment-water distribution coefficients and Henry's Law Constant however, are from Appendix D of NDA Subsection 3.6.

Table 3.6.5-1
Chemical and Physical Properties of Ritonavir

Molecular formula	C ₃₇ H ₄₈ N ₆ O ₅ S ₂
Molecular weight	720.95
Solubility in water	<0.001 mg/mL
Henry's Law Constant	Non-Determinable
Log octanol-water partition coeff. (log K _{ow})	log (4.7 x 10 ⁴)
Sediment-water distribution coefficient (K _{oc})	
Bentonite	>10,000
Des Plaines River Sediment	>2,483
Skokie Lagoon Sediment	>10,000
Municipal Sewage Sludge	>250
Lake Bluff Beach Sand	439
Acidic dissociation (proton loss) (pK _a)	2.844 ± 0.169
Electromagnetic absorption	197.5 and 240 nm

C.5.3 IMPURITIES AND ADDITIVES

The impurities that have been identified in bulk lots of ritonavir are discussed in the NDA Subsection 3.3. All individual impurities are present at a level of less than 0.1 percent. The impurities are not discussed individually in the present EA, because their structural similarity to ritonavir will direct them to a similar environmental fate. The excipients of Ritonavir Liquid are presented in Table 3.6.5-2. As seen from the table, most of the excipients (except nitrogen and the active ingredient) are readily biodegradable.

Table 3.6.5-2
Excipients of Ritonavir Liquid

Ingredient
Purified Water, USP
Alcohol (Ethanol), USP, 190 Proof
Acid, Citric, USP, Anhydrous, Powder
Saccharin Sodium, USP, Powder
Propylene Glycol, USP
Ritonavir
Dye, Yellow, FD&C No. 6
Peppermint Oil
Flavor, Creamy Caramel
Polyoxyl 35, Castor Oil, NF
Nitrogen, NF

3.6.6 INTRODUCTION OF SUBSTANCES INTO THE ENVIRONMENT

The manufacturing schematic for the synthesis of ritonavir is described in Appendix C. A mass balance for the manufacturing process of ritonavir is provided in Appendix C.

3.6.6.1 SYNTHESIS OF RITONAVIR AT ABBOTT, NORTH CHICAGO

3.6.6.1.1 Substances Emitted During Manufacturing of Bulk Drug

Atmospheric Emissions

The Abbott facility at North Chicago is equipped with air pollution controls, but it must be assumed that some volatile materials from the synthesis (Appendix C) and the wastestreams (Appendix C) are emitted. An examination of these waste streams indicate that the major components that could be emitted to the atmosphere are: ethyl acetate, heptane, ethyl alcohol, isopropyl alcohol, water, methanol, acetone, tetrahydrofuran, toluene, dimethyl acetamide, dimethoxy ethane, isopropyl acetate. Other volatile emissions present in trace quantities are listed in Appendix C. Total emission of volatile organic material (VOM) cannot exceed 43.38 tons per year from the chemical manufacturing area (Appendix C).

Wastestreams

The compositions of resulting wastestreams are tabulated in Appendix C. The aqueous wastestreams will be sewered from manufacturing to Abbott's North Chicago wastewater treatment plant (WTP; wastewater permit No. 95-5A). The effluent from the Abbott, North Chicago WTP goes to the Gurnee Wastewater Treatment Plant of the North Shore Sanitary District (Gurnee, Illinois 60031). The total estimate of ritonavir in aqueous waste that is sewered is estimated to be 23.3 Kg. The wastestreams that are not sewered (Appendix C) will be sent offsite for incineration or reclamation by a waste contractor (Appendix C). Specific organic solvents from the assembly process may be directly reused back in the process. Non-hazardous and special wastes generated from the production of ritonavir will be collected and transported to Pheasant Run Landfill, Bristol, Wisconsin (Illinois Transportation ID #0123, Illinois Generator ID #0971250004).

3.6.6.1.2 Controls Exercised on Residuals and Emissions

Safety precautions for handling the chemicals listed in the material balance are described in Appendix C. The corresponding Material Safety Data Sheets are provided in Appendix B. Air emissions will be controlled as required by the Operating Permits from the Illinois Environmental Protection Agency (Appendix C). In the North Chicago facilities used for the production of ritonavir bulk drug substance, the air emission controls utilized involve the use of condensers, vent condensers, water scrubbers, and dilute caustic scrubbers. Records of emissions are maintained and inspected. Aqueous wastestreams will be sewered while the organic wastestreams will be incinerated or reclaimed. The company names, complete addresses and permit numbers of contractors for offsite waste disposal (both those which can incinerate the waste as fuels and those that can reclaim the wastes) are listed in Appendix C. This listing is not all inclusive and is dynamic in the fact that companies are added and subtracted for various reasons (e.g. service and cost, etc.). The sewered aqueous wastestreams are treated in Abbott's onsite wastewater treatment facility before being discharged to the North Shore Sanitary District. The non-hazardous solid waste is transported to Pheasant Run Landfill, Bristol, Wisconsin (Illinois Transportation #0123, Illinois Generator ID #0971250004).

3.6.6.1.3 Compliance of Proposed Action with Applicable Emission Requirements

Equipment in which ritonavir will be manufactured is properly permitted for air emissions (Appendix C). The permit for release of effluent from Abbott's wastewater treatment plant to the North Shore Sanitary District is also provided in Appendix C. Wastewater from manufacturing must meet the General Pretreatment Standards in 40 CFR Part 403 and the Effluent Guidelines and Standards for Pharmaceutical Manufacturing in 40 CFR Part 439. Landfilling of solid waste by Waste Management of Wisconsin is permitted by the State of Wisconsin, Department of Natural Resources (Permit No. 3062).

Certification of compliance with applicable emission requirements for the manufacture of drug substance at Abbott, North Chicago is provided in Appendix B-3.

3.6.6.1.4 Effect of Proposed Action on Compliance with Current Emission Requirements

Emissions and releases from the manufacture of ritonavir bulk drug substance are not expected to exceed the limitations of current permits. If modifications of current air permits are required, they will be processed with sufficient time to allow production to proceed. The facility permit for release of treated effluent to the North Shore Sanitary District will not be exceeded by the synthesis of ritonavir. Similarly, the generation of solid waste will not affect the permit for landfilling.

3.6.6.5 PREPARATION OF RITONAVIR LIQUID AT ABBOTT, NORTH CHICAGO

3.6.6.5.1 Substances Emitted During Manufacturing

Atmospheric Emissions

The only air emissions of regulated pollutants would be particulate and Volatile Organic Materials (VOM's). Since this material is mixed in a closed tank, all emissions are minimal. The only time the tank is open is while the ingredients are being charged into the tank. The amount of particulate and VOM emissions are within air permit specifications.

Aqueous Wastes

The liquid formulation of ritonavir is mixed in a closed tank and the final formulation is a flammable liquid (flashpoint of approximately 76°F), thus, any waste product must be disposed of as an RCRA Hazardous Waste (Appendix C). Wastewater from equipment and room cleaning is directed to the chemical sewer which goes to the Abbott North Chicago Wastewater Treatment Plant. After pre-treatment at Abbott, North Chicago, the wastewater is discharged [Abbott Wastewater Discharge Control Document (Permit) No. 95-5A] to the sewer system of the North Shore Sanitary District and from there to Gurnee Wastewater Treatment Plant of the NSSD.

Solid Wastes

Solid wastes from manufacturing are expected to be zero as the final formulation is conducted in a closed mixing tank. Packaging rejects and protective clothing worn by employees will be collected in drums and rolloff boxes for landfilling. These solid wastes will be transported to Waste Management of Wisconsin, Bristol, Wisconsin (Permit No. 3062, expiration date 9/30/95). Unused packages of Ritonavir Liquid (past the labeled expiration date) will be returned to Abbott Laboratories where they will be accumulated, classified (as appropriate) and sent offsite for incineration as a hazardous waste.

3.6.6.5.2 Controls Exercised on Residuals and Emissions

No volatile organic emissions will be generated during production of the liquid formulation. No emission controls are required for manufacturing of the final formulation. Solid wastes are disposed of at permitted waste facilities.

3.6.6.5.3 Compliance of Proposed Action with Applicable Emission Requirements

Since particulate and VOM emissions are insignificant (IEPA Definition: less than 0.1 lb./hr. and 0.44 tons per year), manufacturing the final product will be in compliance with both USEPA and IEPA requirements.

Only tank residuals and fill line residuals will be sewerred. In the event a large amount of drug product is left in the process tanks for disposal, it will be drummed up and disposed of as described earlier. Particulate emissions from the liquid manufacturing facility at Abbott, North Chicago is regulated under a permit issued by the Illinois Environmental Protection Agency (Appendix C). Wastewater from manufacturing must meet the General Pretreatment Standards in 40 CFR Part 403 and the Effluent Guidelines and standards for Pharmaceutical Manufacturing in 40 CFR Part 439. The prohibitions and limitations for discharge into the sewer system of the North Shore Sanitary District are listed in Appendix C. Solid wastes will be landfilled by Waste Management of Wisconsin under Permit No. 3062 from the State of Wisconsin, Department of Natural Resources.

Certification of compliance with applicable emission requirements for the manufacture of drug product at Abbott, North Chicago is provided in Appendix B-3.

3.6.6.5.4 Effect of the Proposed Action on Compliance with Current Emission Requirements

Emissions and releases from the manufacture of drug substance or drug product will not exceed the limitations of current permits. Manufacturing of this product will be scheduled to fit within the existing framework of activities for which current emission requirements are applicable.

3.6.6.6 OCCUPATIONAL SAFETY

Chemicals used in manufacture of the drug product are regulated by the Occupational Safety and Health Administration. Employees are trained in the proper operation of equipment in order to minimize potential safety, health and environmental risks. Extensive safety training is mandated, and Material Safety Data Sheets (Appendix B) are available to personnel for chemicals handled in the manufacturing area. Employee training is conducted on the chemical hazards associated with manufacturing.

Specified personal protective equipment (e.g., gloves, safety shoes, eye protection, etc.) and engineering controls designed for the equipment (e.g., exhausts to remove dust) are adequate to protect the employees.

The safe transport of all drug-related materials is ensured by following protocols which include formal qualification of vendors, training of personnel, and rigid specification of containers and materials. Access to drug substances and products is restricted to authorized personnel.

3.6.6.7 AMOUNT OF SUBSTANCES ENTERING THE ENVIRONMENT

Human drugs find their way into the environmental compartments (eg. soil, air, water) through manufacture, use, disposal and accidental spills. The two major sources of environmental exposure of the drug are: 1) the patients who use the drug product; the drug product and/or its metabolites are discharged into the domestic sewer through excreta of the patients; and 2) release of the drug or its precursors or by-products through wastewater from the manufacturing plants. In either case the municipal sewage in the wastewater treatment plant could be the main recipient of these contaminant sources. The concentrations and releases in the subsections below are estimated without taking into consideration any degradation of the drug or its products at the manufacturing plants or during transport in the municipal sewage to the wastewater treatment

plant (WTP), and, therefore, are worst case scenarios. The fate of emitted drug substances in the environment is discussed in Section 3.6.7 and the effects of these substances are discussed in Section 3.6.8, with a summary provided in Table 3.6.7-1. Amount of solid wastes from the manufacture of the drug product are discussed in Appendix C. These subsections also provide information on packaging rejects and protective clothing landfilled or incinerated at both the sites.

3.6.6.7.1 Human Elimination

The drug substance is introduced to sewage systems primarily as the parent ritonavir, as shown from the metabolism studies (NDA Subsection 5.3). Metabolism and disposition studies in rat showed that 48% of fecal radioactivity consisted of parent drug followed by 14% of metabolite M2 and 9.9% of metabolite M1. Metabolites M1 and M2 are also present in human microsomal preparations. Because ritonavir constituted the major component in rat feces and because the major metabolites formed (M1 and M2) were structurally similar to ritonavir, releases via human elimination are calculated in this subsection as if ritonavir was the only substance being released.

The estimated concentration, i.e., Maximum Expected Emitted Concentration (MEEC), of ritonavir at a typical wastewater treatment plant (in the fifth year following approval) is 2 ppb. This concentration is, of course, a worst-case estimate, because: 1) the total global production of ritonavir is included instead of the U.S. production alone, 2) it is assumed that the amount of the drug manufactured will all be ingested and eliminated by the U.S. population, 3) metabolism and the removal of the drug in the human body was not taken into consideration and it was assumed that ritonavir is the only substance being excreted by patients into domestic sewage, and 4) it is assumed that the excreted ritonavir would reach the WTP without undergoing any degradation in the domestic sewage from the time of excretion to the time it enters the WTP, even though degradation during that time is possible. The calculation for the estimated concentration is provided in Appendix C.

3.6.6.7.2 Wastewater from Manufacturing

North Chicago

During the synthesis of ritonavir, approximately 23.3 Kg of the ritonavir may be released into Abbott's wastewater treatment plant where effluents are treated and the treated effluents are discharged to the North Shore Sanitary District's (NSSD) Gurnee Wastewater Treatment Plant (WTP). The MEEC of ritonavir at the facility of the North Shore Sanitary District can be calculated as stated below. The Gurnee WTP of the North Shore Sanitary District operates at a flow rate of 19 million gal/day (NSSD, 1992).

$$\frac{\text{Amount released in kg} \times 10^9 \mu\text{g/kg} \times 0.264 \text{ gal/L}}{365 \text{ days/year} \times \text{flow rate}}$$

$$\frac{23.3 \text{ kg} \times 10^9 \mu\text{g/kg} \times 0.264 \text{ gal/L}}{365 \times 19 \times 10^6} = \frac{6151}{6935} = 0.9 \mu\text{g/L}$$

Thus, the calculated concentration of ritonavir by-products at NSSD that could result from releases at North Chicago (under the proposed action) would be 0.9 ppb or 900 ppt. This is a worst-case estimate, because degradation and adsorption to sludge at Abbott's North Chicago on site treatment plant were not considered.

3.6.7 FATE OF EMITTED SUBSTANCES IN THE ENVIRONMENT

Information is presented that is relevant to the environmental transport and fate of ritonavir. Assessment of transport and fate of ritonavir is accomplished by an evaluation of processes affecting transport (between air, water, and soil) and processes affecting chemical and biological degradation. The methodology involved in this evaluation and its application to specific chemicals is discussed in Water-Related Environmental Fate of 129 Priority Pollutants (USEPA, 1979; Howard, et al., 1990).

Ritonavir is a protease inhibitor developed for the treatment of human immunodeficiency virus, the causative organism of Acquired Immune Deficiency Syndrome (AIDS). After the drug product is ingested in the human body, it is absorbed from the intestinal tract and eliminated in urine and feces primarily as ritonavir. The procedures outlined in the Environmental Assessment Technical Assistance Handbook (FDA, 1987) were followed to study the environmental fate of ritonavir.

3.6.7.1 AIR

Minimal or no emissions of ritonavir are expected to be released into the atmosphere during manufacture or use of the product by patients. Ritonavir is a white to light tan powder practically insoluble in water. It was stable at 80°C for 13 weeks with 100.1% of ritonavir remaining (Abbott Report R&D/95/216; NDA Subsection 3.3.1.5). ritonavir's relative stability in solid form suggests that volatilization in air is an unlikely phenomenon. Therefore, air emissions in its solid form are unlikely. Dust from the manufacturing of bulk drug (Abbott's North Chicago facility) will be trapped by vent filters that are collected and disposed of by landfilling or incineration. If any bulk drug should escape the dust collection system, it will either precipitate with rain or become photolyzed in the condensing moisture as discussed in Subsection 3.6.7.2.3 or biodegraded as stated in 3.6.7.2.4. The drug product is a liquid formulation and no air emissions are expected during manufacture because of the containment measures that are in place. Volatilization of ABT-538 from the liquid formulation is unlikely since Henry's Law constant study demonstrated that very little ritonavir in solution was trapped as vapor over a 21-day period when nitrogen was bubbled through the solution. The Henry's Law constant value could not be determined because of insignificant volatile production, which suggests very little potential for ritonavir to volatilize. In the event of accidental release of aerosols, ritonavir likely to photodegrade extensively in aqueous solutions.

The components of the drug product (Appendix C) are trapped by vent filters during manufacturing which will be disposed of by landfilling or incineration as stated above. All the equipment washes are also contained, collected and disposed of as liquid chemical waste by incineration. Based on this information, ritonavir should have no impact in the "Air" environmental compartment.

3.6.7.2 WATER

Ritonavir will be introduced to the aqueous environment via elimination by patients and via releases from manufacturing. Minimal release of the drug substance is expected to sewer and no release from manufacturing of drug product to aqueous environment (sewer) is expected due to contained handling of the wastes resulting from equipment cleaning and other operations during formulation. Releases from the synthesis of ritonavir are anticipated to be 23.3 Kg. Biodegradation and photodegradation in the aeration and settling tanks of WTP are expected to decrease its concentration significantly before the sewage effluent is released to surface water (Subsections 3.6.7.2.3 and 3.6.7.2.4).

As stated in Subsection 3.6.6.7.1, the maximum concentration (MEEC) of ritonavir in the year 2000 at a typical wastewater treatment plant that would be due to patient usage is estimated to be 2 µg/L (2 ppb). Because of variations in plant capacity and in rates of surface water flow, dilution factors for effluent can vary (depending on geographic location) from about 10^{-7} to essentially no dilution (Metcalf & Eddy, Inc., 1979; Linsley, et al., 1975). A typical dilution factor for many rivers of the United States is 10^{-3} and, thus, the corresponding worst-case concentration in surface waters that receive sewage plant effluent could be 0.002 ppb (2×10^{-3}). It should be noted, however, that this concentration does not account for the degradative processes in the WTP or the dilution downstream from the effluent outfall; the impacts of the degradation processes in the WTP are provided in Table 3.6.11-1.

The worst-case releases from Abbott's North Chicago facility based on the ritonavir release to the Des Plaines River are estimated to be 0.9 ppb or 900 ppt [Des Plaines River receives effluent from the North Shore Sanitary District (NSSD)] as seen in Subsection 3.6.6.6.2. The effluent from this wastewater facility is discharged to the Des Plaines River which (near NSSD in Gurnee, Illinois) has a mean annual flow rate of 189 ft³/sec or 122 million gal/day (ISWS, 1992). Therefore, the dilution factor from the NSSD facility to the river is 10^{-3} , and based on this dilution, the worst-case MEEC concentration is expected to be 0.9 ppt. The impact on the degradation processes in the WTP on this value are provided in Table 3.6.11-2. Therefore, the MEEC of ritonavir in WTP due to manufacturing (0.9 ppb) is lower than the MEEC through human use (2 ppb).

In the water of a sewage treatment facility, or in the surface water that dilutes the effluent, ritonavir (or its by-products) would be affected by environmental processes that include photolysis, oxidation, hydrolysis, volatilization, absorption, bioaccumulation, and biodegradation. These processes are evaluated individually (in this subsection) before a concluding statement is made on the probable fate and concentration of released substances in the aqueous environment.

3.6.7.2.1 Volatilization

Ritonavir did not volatilize from a deionized water solution with nitrogen flow for 21 days, suggesting no volatilization potential under such conditions. A one page summary of the Henry's Law Constant results is provided in Appendix A-1 and the complete report is provided in Appendix D-1.

3.6.7.2.2 Sorption/Desorption

The adsorption coefficient, (K_{oc}) for ritonavir with Bentonite, Skokie lagoon mud, Milwaukee metropolitan sewage, Lake Bluff Beach sand, Des Plaines River sediment, and Northshore Sanitary District sludge was determined. This study represents two environmental substrates (Milwaukee Sewage and Des Plaines River Sediment) that the drug may partition into after human use and manufacturing operations.

Attempted extraction of ritonavir from the adsorbents with methanol:water (50:50) in which the drug is very soluble, demonstrated that approximately 23, 7, 72, 39, 6 and 61% of the drug was irreversibly bound to Bentonite, Skokie lagoon mud, Northshore Sanitary District processed sludge, Milwaukee metropolitan sewage, Des Plaines river mud and Lake Bluff Beach sand, respectively. The sewage and Des Plaines river mud are two of the above matrices that the drug is likely to be exposed to in the WTP and after its release from WTP. The percent of ritonavir irreversibly adsorbed to these two matrices constituted 39 and 6%, respectively. Based on these estimates the majority of ritonavir is likely to partition into aqueous compartments. A one page summary of Sorption/Desorption results is provided in Appendix A-2 and the complete report is provided in Appendix D-2.

3.6.7.2.3 Photodegradation in Water

The ultraviolet/visible light absorption spectrum of ritonavir exhibits absorption maxima at 197.5 nm and 240 nm with a shoulder apparent at 210 nm (Abbott Report R&D/95/220; NDA Subsection 3.3.1.5). Compounds with absorbance in the range of 290-800 nm are known to photodegrade upon exposure to sunlight (direct photolysis). Ritonavir was not susceptible to direct photodegradation when aqueous solutions were subjected to simulated sunlight (Xenon Arc Lamp). However, the same solutions of Ritonavir in the presence of a sensitizer, photodegraded extensively. The half-lives were 5.92, 2.23, and 1.43 at pH 5, 7 and 9, respectively. During the residence time in the WTP, especially in the activated sludge and secondary effluent tanks where the contents are exposed to natural sunlight, the drug substance, ritonavir, is likely to be removed completely. It is quite likely that photolysis may transform all of ritonavir into its degradate components, thus eliminating the drug product itself from the environment. A one page summary of Photodegradation results is provided in Appendix A-3 and the complete report is provided in Appendix D-3.

3.6.7.2.4 Biodegradation in Water

The aerobic biodegradation of the test chemical, ritonavir, was tested in water using activated sludge and secondary effluent from the wastewater treatment plant (WTP) as inocula. Greater than 90% of the ritonavir was removed from the test medium within 28 days and trapped as ¹⁴C-activity in a foam plug used as a volatile trap. Only 6.1% of the applied activity remained in the test medium. Thus, biodegradation appears to be a potential removal pathway for ritonavir in water. Ritonavir may be completely removed in the WTP through a combination of photodegradation (half-life of less than 4 hours) and biodegradation suggesting very little release into the wastewater effluent or partitioning into the sludge. A one page summary of Biodegradation in Water results is provided in Appendix A-4 and the complete report is provided in Appendix D-4.

3.6.7.2.5 Bioaccumulation/Bioconcentration

Bioaccumulation of chemicals generally refers to their introduction into animals by ingestion, while the bioconcentration of chemicals refers to their absorption from water by aquatic organisms (Trabalka and Garten, 1982). Bioaccumulation of ritonavir in aquatic animals is unlikely, because as shown in the preceding sections, ritonavir is likely to be eliminated in the WTP. However, in order to assess the impact of any residual drug entering into the aquatic compartment, three aquatic toxicity tests (Daphnia acute toxicity, Hyaella acute toxicity and fresh water fish acute toxicity) have been conducted as reported in Section 3.6.8.

3.6.7.2.6 Probable Fate of Ritonavir in Aquatic Systems

Photodegradation, and biodegradation in the WTP will diminish or eliminate the amount of drug substance likely to be released to the natural aquatic compartment. Therefore, the actual concentrations that will be present near an effluent outfall of the WTP can be expected to be much smaller than that entering WTP and would continue to diminish in natural waters with dilution and with the passage of time due to biodegradation and photodegradation in natural surface waters. Downstream from the effluent outfall, the expected environmental concentration (EEC) of ritonavir or its by-products is expected to be essentially zero. However, worst case estimations of EEC are presented in Tables 3.6.11-1 and 3.6.11-2.

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(5,000,000 ppt) is several orders of magnitude higher than the EEC (0.045 ppt) estimated for soil, and therefore ritonavir has no impact on the terrestrial microorganisms. A one page summary of Microbial Growth Inhibition results is provided in Appendix A-5 and the complete report is provided in Appendix D-5.

3.6.8.2 Daphnia Acute Toxicity

The 48-hour EC_{50} value was >1.50 mg/L which was approximately the water solubility of the test chemical. The results indicated a 48-hour no-observed effect concentration (NOEC) of 1.50 mg/L based on the lack of immobility and abnormal effects at this concentration. Since the NOEC (1,500,000 ppt) is several orders of magnitude higher than the EEC (0.08 ppt), ritonavir should not have any impact on the Daphnia in the aquatic environment. A one page summary of Daphnia Acute Toxicity results is provided in Appendix A-6 and the complete report is provided in Appendix D-6.

3.6.8.3 Hyalella Acute Toxicity

There was no significant mortality or adverse effects on Hyalella azteca during a 96-hour exposure period at a ritonavir concentration of 1.59 mg/L, which is also the approximate solubility limit of the test substance. Thus a NOEC of 1.59 mg/L is assigned. Since the NOEC (1,590,000 ppt) is several orders of magnitude higher than the EEC (0.08 ppt), ritonavir should not have any impact on Hyalella in the aquatic environment. A one page summary of Hyalella Acute Toxicity results is provided in Appendix A-7 and the complete report is provided in Appendix D-7.

3.6.8.4 Fresh Water Fish Acute Toxicity

The 96-hour LC_{50} was determined to be >1.63 mg/L which was approximately the water solubility limit of the test chemical in dilution water. The 96-hour NOEC is determined to be 1.63 mg/L, which was based on the lack of mortality and abnormal effects at this concentration. Since the NOEC (1,630,000 ppt) is several orders of magnitude higher than the EEC (0.08 ppt), ritonavir should not have any impact on fresh water fish in the aquatic environment. A one page summary of Fresh Water Fish Acute Toxicity results is provided in Appendix A-8 and the complete report is provided in Appendix D-8.

TABLE 3.6.7-1

Fate and Effects Studies for Environmental Assessment of Ritonavir

FDA Guideline	Type of Study	Result	Significance
3.03	Henry's law Constant/ Vapor Pressure	The Henry's Law constant could not be determined due to insignificant volatilization suggesting that ritonavir has very little volatilization potential.	Ritonavir does not appear to volatilize significantly in deionized water solutions under nitrogen flow.
3.08	Sorption and Desorption	Irreversibly bound ritonavir varied significantly with matrix: Milwaukee Sewage - 39%; Des Plaines River Mud - 6%; North Shore Sanitary Sludge - 72%; Skokie Lagoon Mud - 7%; Bentonite - 23%; Lake Bluff Beach Sand - 61%; K_{oc} values are: Milwaukee Sewage - >250; Des Plaines River Mud - >2483; North Shore Sanitary District Sludge - >250; Skokie Lagoon Mud - >1000; Bentonite - >1000; Lake Bluff Beach sand - 439	The binding to metropolitan sewage (39%) and Des Plaines River Mud (sediment), two matrices that have a potential to be exposed to the drug suggests that the majority of ritonavir is likely to partition into the aqueous phase of WTP.
3.10	Photodegradation in Water	The half-life of ritonavir determined experimentally was 5.92, 2.23 and 1.43 hours at pH 5, 7, and 9, respectively.	Photodegradation is the major removal pathway for ritonavir in WTP. The worst case half-life for photodegradation is taken as 4 hours.
3.11	Aerobic Biodegrada- tion in Water	^{14}C -activity trapped in foam plugs accounted for 91% of the applied activity after 28 days. Majority of the ^{14}C -activity in foam plugs was accounted for by ritonavir with a minor polar component.	The removal of >90% of ritonavir from aqueous medium containing activated sludge and secondary effluent inocula from the WTP suggests aerobic biodegradation as a potential removal pathway for ritonavir in the WTP.
4.02	Microbial Growth Inhibition	The no observed effect concentration (NOEC) for microorganisms is 5 mg/L (5 ppm), the highest concentration tested, which is also above the water solubility limit.	The NOEC (5,000,000 ppt) for bacteria fungi and alga are several orders of magnitude higher than the worst case concentration of EEC (0.08 ppt), and, therefore, no impact of ritonavir on microorganisms is expected.

TABLE 3.6.7-1 (CONTINUED)

FDA Guideline	Type of Study	Result	Significance
4.08	<u>Daphnia</u> Acute Toxicity	The no-observed effect concentration (NOEC) was determined to be 1.50 mg/L, which is also the highest measured concentration tested and is near the upper limit of solubility for ritonavir.	The NOEC for <u>Daphnia</u> , 1,500,000 ppt, is several orders of magnitude higher than worst case EEC of ritonavir (0.08 ppt) and, therefore, no impact of ritonavir on the aquatic species <u>Daphnia</u> is expected.
4.10	<u>Hyalella Azteca</u> Acute Toxicity	The no-observed effect concentration (NOEC) was determined to be 1.59 mg/L, which is also the highest measured concentration tested and is near the upper limit of solubility for ritonavir.	The NOEC for <u>Hyalella</u> , 1,590,000 ppt, is several orders of magnitude higher than worst case EEC of ritonavir (0.08 ppt) and, therefore, no impact of ritonavir on the amphipod <u>Hyalella</u> is expected.
4.11	Fresh Water Fish Acute Toxicity	The no-observed effect concentration (NOEC) was determined to be 1.6 mg/L, which is also the highest measured concentration tested and is near the upper limit of solubility for ritonavir.	The NOEC for fresh water fish, 1,600,000 ppt, is several orders of magnitude higher than worst case EEC of ritonavir (0.08 ppt) and, therefore, no impact of ritonavir on the fresh water fish is expected.

3.6.9 USE OF RESOURCES AND ENERGY

The proposed action requires a moderate commitment of company resources. However, chemicals that will be used are common commodities of commerce. Moreover, no irreversible or irretrievable commitment of limited national resources will be involved. The estimated use of energy for the synthesis of ritonavir drug substance at North Chicago is 1.2×10^6 kwh/yr of electricity and 2.1×10^{10} btu/yr of thermal energy. These amounts represent 0.5% and 0.7%, respectively, of the total energy consumption at the North Chicago facility.

The estimated use of energy for the preparation of a 2000 L batch of ritonavir Liquid at North Chicago is 1,957 kwh of electricity. No steam or fuel gas is used.

As discussed in Subsection 3.6.8, the environmental impact of releases from manufacturing and use of the product is negligible. Therefore, it is unlikely that threatened or endangered species could be affected.

The State of Illinois does not regard property in the vicinity of the Abbott North Chicago facility to have historical or archaeological importance (Appendix C).

3.6.10 MITIGATION MEASURES

Controls exercised on emissions at Abbott North Chicago facility are described in Appendix C. Compliance of the proposed action with applicable emission requirements is provided in Appendix B-3.

Material Safety Data Sheets (MSDS) are provided in Appendix B. Unused drugs (past the labeled expiration date) are returned to Abbott Laboratories for disposal by landfilling or incineration (Subsection 3.6.4.4).

Waste minimization studies are an ongoing activity at Abbott facilities. As their results become available, practical measures to increase control of wastes are incorporated into manufacturing procedures.

3.6.11 **ALTERNATIVES TO THE PROPOSED ACTION**

No potential adverse environmental impacts have been identified for the proposed action. Little or no release of ritonavir to the aquatic environment is expected (Subsection 3.6.6.6) due to extensive photodegradation and biodegradation in WTP. The no-observed effect concentrations of aquatic species and terrestrial microorganisms are several orders of magnitude higher than the EEC for ritonavir, hence no environmental impact is anticipated (Tables 3.6.11-1 to 3.6.11-2). Because no adverse environmental impact is expected, alternatives to the proposed action are not being considered. If this product were not manufactured (as a no-action alternative), ritonavir would not become available as medication to treat HIV-Infection.

3.6.12 **PREPARERS**

The preparers' resumes are provided in Appendix C.

TABLE 3.6.11-1

Summary of Environmental Impact of Ritonavir Through Human Use (Year 2000 Production Forecast)

Maximum Expected Emitted Concentration (MEEC) in WTP as a Result of Human Use* =	2 µg/L [2 parts per billion (ppb)] or 2000 parts per trillion (ppt)
Potential Degradation (Removal) of the Test Chemical in WTP Due to Biodegradation** = $\frac{93.9}{28} \times 2 \text{ days} = 6.7\% \text{ of } 2000 \text{ ppt}$	134.14 ppt
Potential Degradation (Removal) of the Test Chemical in WTP Due to Photolysis Half-life of 4 hours - 2000 ppt x 3 half-lives = 1750 ppt***; Worst Case 3 Half-Lives = 12 hours	1750 ppt
Expected Environmental Concentration (EEC) in WTP MEEC - Photodegradation and Hydrolysis = 2000 - (134 + 1750) = 116	116 ppt
Ritonavir Adsorbed to Metropolitan Sewage Sludge =	39%
Ritonavir Remaining in Aqueous Phase =	61%
EEC of Ritonavir in WTP Wastewater Effluent 116 ppt x 0.61 (61%) = 70.76 ppt	70.76 ppt
EEC of Ritonavir in Surface Water after the Release of Wastewater Effluent from WTP Assuming a Thousand Fold Dilution**** in the Des Plaines River = 70.76 ppt x 10 ⁻³ dilution = 0.076 ppt	0.076 ppt
EEC of Ritonavir in the Sludge 116 ppt x 0.39 (39%) = 45.24 ppt	45.24 ppt
EEC of ABT in Soil if the Sludge Was Applied to Soil***** = 45.24 ppt x 10 ⁻³ =	0.045 ppt

TABLE 3.6.11-1 (CONTINUED)

Summary of Environmental Impact of Ritonavir Through Human Use (Year 2000 Production Forecast)

Ritonavir Irreversibly Bound to Des Plains River Sediment = 6% of 0.076	0.00456 ppt
Ritonavir Remaining in the Aqueous Phase of Des Plains River = 0.076-0.00456	0.0714 ppt
NOEC for Soil Bacteria, Fungi, and Alga =	5,000,000 ppt
NOEC for Daphnia =	1,500,000 ppt
NOEC for <i>Hyalella</i> =	1,590,000 ppt
NOEC for Fresh Water Fish =	1,630,000 ppt
CONCLUSION: No environmental impacts due to ritonavir are anticipated since NOEC for aquatic species or terrestrial microorganisms is several orders of magnitude higher than EEC for that environmental compartment.	

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*Appendix C, Section 6.7.1; MEEC estimation through human use.

**Biodegradation estimate takes into consideration removal of 93.9% ritonavir in the biodegradation in water study. A residence time of 2 days in WTP is assumed.

***Assumes a very conservative estimate based on an average of 4 hour photodegradation half-life and rate constant of 0.1733 min⁻¹ for ritonavir and six hours of sunlight during the day and 2 days of resident time in WTP (3 half-lives). Experimentally measured photodegradation half-life for ritonavir is approximately 2 hours. Under a best case photodegradation scenario, ritonavir should be completely eliminated in WTP by photodegradation.

****Metcalf & Eddy, 1979 (Appendix C, Section 7.2).

*****Based on application 3,000 lbs of dry sludge to an acre of agricultural land (Operation of Wastewater Treatment Plants, a Manual of Practice. Water Pollution Control Federation, 1976); and 2,500,000 lbs of soil in the 5-7" surface layer (Brady, N.3.6. 1974. The Nature and Properties of Soil. Macmillan Publishing Co., Inc. New York), a dilution factor of approximately 1000 (10³) is applied.

TABLE 3.6.11-2

Summary of Environmental Impact Through Releases from the Manufacture of Ritonavir Liquid (Year 2000 Production) From the Abbott, North Chicago Manufacturing Facility

Maximum Expected Emitted Concentration (MEEC) in North Shore Sanitary District WTP as a Result of Releases from Ritonavir at Abbott North Chicago Facility* =	0.9 µg/L (0.9 ppb) = 900 ppt
Removal Due to Photodegradation (787.5 ppt) and Biodegradation (60.3 ppt) at the WTP** = 847.8	847.8 ppt
Expected Environmental Concentration in WTP = MEEC - Removal due to Photodegradation and Biodegradation = 900 - 847.8 = 52.2	52.2 ppt
Ritonavir Reversibly Bound to Sewage = 39% of 52.2 ppt	20.358 ppt
Ritonavir Concentration in Soil of All the Sewage Sludge Solids are Applied to Soil x 10 ⁻³	0.0204 ppt
Ritonavir Remaining in the Aqueous phase in WTP	52.2 - 20.358 = 31.84 ppt
Ritonavir Released Through Wastewater Effluent to Des Plaines River	31.84 ppt
Expected Environmental Concentration (EEC) of Ritonavir in Surface Water = 0.106 x 10 ⁻³ **	0.0318 ppt
NOEC for Soil Bacteria, Fungi, Alga =	5,000,000 ppt
NOEC for <u>Daphnia</u> =	1,500,000 ppt
NOEC for <u>Hyaella</u> =	1,590,000 ppt
NOEC for Fresh Water Fish =	1,630,000 ppt
CONCLUSION: No environmental impacts due to ritonavir are anticipated since NOEC for aquatic species or terrestrial microorganisms is several orders of magnitude higher than EEC for this environmental compartment.	

*Appendix C, Section 672, MEEC for manufacturing facility.

**Calculation of removal due to photodegradation is calculated as follows: Using $C = C_0 e^{-kt}$, where $C_0 = 900$ ppt, $k = 0.1733$, and $t = 12$ hrs; $C = 112.5$ ppt remaining. Therefore, amount removed is $900 - 112.5 = 787.5$ ppt. Estimation for k is from Table 3.6.11-1

***Calculation of removal due to biodegradation is calculated as follows: Biodegradation of 3.35% per day. Thus, for 24 hrs (2 days) of exposure, the amount removed would be $2 \times 3.35\% \times 900$ ppt = 60.3 ppt.

**Other assumptions for photodegradation and biodegradation of ritonavir are similar to that used for estimating the environmental impact through human use (Table 3.6.11-1).

3.6.13 **CERTIFICATION**

Preparers

The undersigned certify that the information presented is true, accurate, and as complete for preparation in accordance with 21 CFR (25.31(a).

Signature Ranga Valagaleti Date 12-15-95

Title Director, Environmental Fate & Assessment

Signature Z. Wes Wink Date 12-15-95

Title Program Manager, Environmental Fate & Assessment

Sponsor

The undersigned certifies that the information presented is true, accurate, and as complete as provided to Ranga Valagaleti for preparation in accordance with 21 CFR (25.31(a).

Signature Greg Bosco Date 12/15/95
by Jeanne Fox

Title Product Manager, Regulatory Affairs

3.6.14 REFERENCES

1. Brady, N.C. 1974. The Nature and Properties of Soil (page 53). Macmillan Publishing Company, Inc., New York.
2. Howard, P.H. Sage, G.W. Jarvis, W.F., and Gray, D.A., eds., 1990. Handbook of Environmental Fate and Exposure Data for Organic Chemicals. Chelsea, Michigan: Lewis Publishers.
3. Illinois State Water Survey (ISWS), 1992. Telephone conversation between Sally McConkey, State of Illinois, Department of Natural Resources, ISWS (217-333-5482) and N.W. Gabel on June 15, 1992.
4. Linsley, R.K., Jr., Kohler, M.A., and Paullus, J.L.H., 1975. Hydrology for Engineers, 2nd Edition. New York: McGraw-Hill Book Company.
5. Metcalf & Eddy, Inc., 1979. Wastewater Engineering: Treatment, Disposal, Reuse. Revised by G. Tchobanoglous. New York: McGraw-Hill Book Company.
6. North Shore Sanitary District (NSSD), 1992. Telephone conversation between Edward Pytal, NSSD (708-623-6060) and N.W. Gabel on June 15, 1992.
7. Pharmaceutical Manufacturers Association (PMA), 1991. Interim Guidance to the Pharmaceutical Industry for Environmental Assessment Compliance Requirements for the FDA. PMA, Washington, D.C.

8. Trabalka, J.R., and Garten, C.T., Jr., 1982. Development of Predictive Models for Xenobiotic Bioaccumulation in Terrestrial Ecosystems. Oak Ridge National Laboratory, Environmental Sciences Division, Publication No. 2037. ORNL-5869. (NTIS DE83-003171).
9. U.S. Environmental Protection Agency (USEPA), 1979. Water-Related Environmental Fate of 129 Priority Pollutants. Prepared by M.A. Callahan, M.W. Slimak, N.W. Gabel, I.P. May, C.F. Fowler, et al., for the Office of Water Planning and Standards, U.S. Environmental Protection Agency, Washington, D.C., EPA-440/4-79.029ab.
10. U.S. Food and Drug Administration (USFDA), 1987. Environmental Assessment Technical Assistance Handbook. Center for Food Safety and Applied Nutrition, U.S. Food and Drug Administration, Washington, D.C., FDA/CFSAN-87/30. (NTIS PB87-175345).
11. Water Pollution Control Federation. 1976. Operation of Wastewater Treatment Plants. Manual of Practice No. 11 (page 362), Lancaster Press, Lancaster, PA.

3.6.15 APPENDICES

Section 3.6 Environmental Assessment

References

Enclosed are references cited in the environmental assessment for ritonavir. These references are provided to facilitate the review of the environmental assessment. Please note that the following references are not enclosed because they are readily available to the FDA reviewer:

Reference 7

Pharmaceutical Manufacturers Association (PMA), 1991. Interim Guidance to the Pharmaceutical Industry for Environmental Assessment Compliance Requirements for the FDA. Washington, D.C., July 1991.

Reference 10

U.S. Food and Drug Administration (USFDA), 1987. Environmental Assessment Technical Assistance Handbook. Center for Food Safety and Applied Nutrition. U.S. Food and Drug Administration, Washington, D.C., FDA/CFSAN-87/30. (NTIS PB87-175345).

3.6.14 REFERENCES

1. Brady, N.C. 1974. The Nature and Properties of Soil (page 53). Macmillan Publishing Company, Inc., New York.
2. Howard, P.H. Sage, G.W. Jarvis, W.F., and Gray, D.A., eds., 1990. Handbook of Environmental Fate and Exposure Data for Organic Chemicals. Chelsea, Michigan: Lewis Publishers.
3. Illinois State Water Survey (ISWS), 1992. Telephone conversation between Sally McConkey, State of Illinois, Department of Natural Resources, ISWS (217-333-5482) and N.W. Gabel on June 15, 1992.
4. Linsley, R.K., Jr., Kohler, M.A., and Paullus, J.L.H., 1975. Hydrology for Engineers, 2nd Edition, New York: McGraw-Hill Book Company.
5. Metcalf & Eddy, Inc., 1979. Wastewater Engineering: Treatment, Disposal, Reuse. Revised by G. Tchobanoglous. New York: McGraw-Hill Book Company.
6. North Shore Sanitary District (NSSD), 1992. Telephone conversation between Edward Pytal, NSSD (708-623-6060) and N.W. Gabel on June 15, 1992.
7. Pharmaceutical Manufacturers Association (PMA), 1991. Interim Guidance to the Pharmaceutical Industry for Environmental Assessment Compliance Requirements for the FDA. PMA, Washington, D.3.6.

8. Trabalka, J.R., and Garten, C.T., Jr., 1982. Development of Predictive Models for Xenobiotic Bioaccumulation in Terrestrial Ecosystems. Oak Ridge National Laboratory, Environmental Sciences Division, Publication No. 2037. ORNL-5869. (NTIS DE83-003171).
9. U.S. Environmental Protection Agency (USEPA), 1979. Water-Related Environmental Fate of 129 Priority Pollutants. Prepared by M.A. Callahan, M.W. Slimak, N.W. Gabel, I.P. May, 3.6.F. Fowler, et al., for the Office of Water Planning and Standards, U.S. Environmental Protection Agency, Washington, D.3.6., EPA-440/4-79.029ab.
10. U.S. Food and Drug Administration (USFDA), 1987. Environmental Assessment Technical Assistance Handbook. Center for Food Safety and Applied Nutrition, U.S. Food and Drug Administration, Washington, D.3.6., FDA/CFSAN-87/30. (NTIS PB87-175345).
11. Water Pollution Control Federation. 1976. Operation of Wastewater Treatment Plants. Manual of Practice No. 11 (page 362), Lancaster Press, Lancaster, PA.

MATERIAL SAFETY DATA SHEET

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Ritonavir Liquid

1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

Material Name: Ritonavir Liquid
List 1940

MANUFACTURER: Abbott Laboratories
Pharmaceutical Products Division
200 Abbott Park Road
Abbott Park, Illinois 60064-3537

EMERGENCY TELEPHONE NUMBER: 1-800-441-4987
CHEMTREC TELEPHONE NUMBER: 1-800-424-9300

2. COMPOSITION/INFORMATION ON INGREDIENTS

INGREDIENT NAME: Sodium Saccharin*
CAS/RTECS NUMBERS: 128-44-9 / DE4550000
OSHA-PEL 8HR TWA: N/L
STEL: N/L
CEILING: N/L
ACGIH-TLV 8HR TWA: N/L
STEL: N/L
CEILING: N/L
OTHER 8HR TWA: N/A
LIMITS STEL: N/A
CEILING: N/A

*Hazardous per OSHA criteria

INGREDIENT NAME: Propylene Glycol*
CAS/RTECS NUMBERS: 57-55-6 / TY2000000
OSHA-PEL 8HR TWA: N/L
STEL: N/L
CEILING: N/L
ACGIH-TLV 8HR TWA: N/L
STEL: N/L
CEILING: N/L
OTHER 8HR TWA: 50 ppm, total vapor and aerosol; 10 mg/m3, aerosol
alone (AIHA WEEL).
LIMITS STEL: N/A
CEILING: N/A

*Hazardous per OSHA criteria

MATERIAL SAFETY DATA SHEET

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Ritonavir Liquid

2. COMPOSITION/INFORMATION ON INGREDIENTS, continued

INGREDIENT NAME: Ethyl Alcohol*
 CAS/RTECS NUMBERS: 64-17-5 / KQ6300000
 OSHA-PEL 8HR TWA: 1000 ppm
 STEL: N/L
 CEILING: N/L
 ACGIH-TLV 8HR TWA: 1000 ppm
 STEL: N/L
 CEILING: N/L
 OTHER 8HR TWA: N/A
 LIMITS STEL: N/A
 CEILING: N/A

*Hazardous per OSHA criteria.

INGREDIENT NAME: Ritonavir *
 CAS/RTECS NUMBERS: N/A / N/A
 OSHA-PEL 8HR TWA: N/L
 STEL: N/L
 CEILING: N/L
 ACGIH-TLV 8HR TWA: N/L
 STEL: N/L
 CEILING: N/L
 OTHER 8HR TWA: 1 mg/m3 (Abbott Laboratories)
 LIMITS STEL: N/A
 CEILING: N/A

* Hazardous per OSHA criteria

3. HAZARDS INFORMATION

EMERGENCY OVERVIEW: This product is for use in the treatment of patients with AIDS. It is an eye irritant. Available data suggest that target organs include the eyes, liver, thyroid, gastrointestinal tract, fetus, and urinary system.

ROUTE(S) OF ENTRY: Skin: Unlikely
 Inhalation: Unlikely
 Ingestion: Clinical Route

INGESTION RATING: None

SKIN ABSORPTION RATING: None

INHALATION RATING: N/D

CORROSIVENESS RATING: None

SKIN CONTACT RATING: None

Ritonavir Liquid

3. HAZARDS INFORMATION, continued

SKIN SENSITIZATION RATING: N/D

EYE CONTACT RATING: Irritant

TARGET ORGANS: Eyes, liver, thyroid, gastrointestinal tract, fetus,
urinary system; possibly skin.

CARCINOGENICITY RATING: NTP: N/L IARC: N/L OSHA: N/L

ACGIH: N/L

Sodium saccharin is a minor component of this mixture. Saccharin is listed by NTP as "reasonably anticipated to be a carcinogen" and by IARC as Group 2B "possibly carcinogenic to humans". Saccharin is on the California Prop 65 carcinogen list but no significant risk value has been set. Foods that contain saccharin must carry the FDA label "Use of this produce may be hazardous to your health. This product contains saccharin which has been determined to cause cancer in laboratory animals". Beverages containing ethyl alcohol have been classified by IARC as Group I human carcinogens.

SIGNS AND SYMPTOMS: N/D. In early clinical trials, possible side-effects have included gastrointestinal upset (nausea, diarrhea) and headaches. Contact with the eyes or skin could result in irritation responses. Data from pre-clinical studies suggest alterations in liver function, in vision and in thyroid function.

MEDICAL CONDITIONS AGGRAVATED BY EXPOSURE: N/D. Available information suggests pre-existing liver, ocular, gastrointestinal, urinary, skin or thyroid ailments.

4. FIRST AID MEASURES

EYES: Remove from source of exposure. Flush with copious amounts of water. If irritation persists or signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

SKIN: Remove from source of exposure. Flush with copious amounts of water. If irritation persists or signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

INGESTION: Remove from source of exposure. If signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

Ritonavir Liquid

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4. FIRST AID MEASURES, continued

INHALATION: Remove from source of exposure. If signs of toxicity occur, seek medical attention. No known antidote. Provide symptomatic/supportive care as necessary.

5. FIRE FIGHTING PROCEDURES

FLASH POINT: 76 degree F

FLASH POINT METHOD: Tagliabue closed tester/tag closed tested

LOWER EXPLOSIVE LIMIT(%): N/D

UPPER EXPLOSIVE LIMIT(%): N/D

AUTOIGNITION TEMPERATURE: N/D

FIRE & EXPLOSION HAZARDS: N/D

EXTINGUISHING MEDIA: Use CO2 or ABC dry chemical extinguisher.

FIRE FIGHTING INSTRUCTIONS: None known.

6. ACCIDENTAL RELEASE MEASURES

SPILL OR RELEASE PROCEDURES: Small Spills: Flush with large quantities of water and discharge into an approved sewer. Large Spills: Contain and collect spill. Dispose as directed in Section 13. Wash surface containing residue with large quantities of water. Remove all ignition/ heat sources from spill area.

7. HANDLING AND STORAGE

HANDLING: None required under normal use.

STORAGE: Flammable. Store in cool place away from heat or flame.

SPECIAL PRECAUTIONS: No special precautions required under normal use.

8. EXPOSURE CONTROLS/PERSONAL PROTECTION

ENGINEERING CONTROLS: N/A

RESPIRATORY PROTECTION: N/A

Ritonavir Liquid

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8. EXPOSURE CONTROLS/PERSONAL PROTECTION, continued

SKIN PROTECTION: N/A

EYE PROTECTION: N/A

OTHER PROTECTION: N/A. Use good clinical and hygienic practices.

9. PHYSICAL AND CHEMICAL PROPERTIES

APPEARANCE/PHYSICAL STATE: Practically clear orange liquid.

ODOR: Peppermint and caramel odor; slight sulphurous odor may also be present.

BOILING POINT: N/D

MELTING/FREEZING POINT: N/D

VAPOR PRESSURE (mm Hg): N/D

VAPOR DENSITY (Air=1): N/D

EVAPORATION RATE: N/D

BULK DENSITY: N/D

SPECIFIC GRAVITY: N/D

SOLUBILITY: N/D

pH: N/D

VISCOSITY: N/D

10. STABILITY AND REACTIVITY

CHEMICAL STABILITY: Stable

INCOMPATIBILITIES: None known

HAZARDOUS DECOMPOSITION PRODUCTS: None known

HAZARDOUS POLYMERIZATION: Will not occur.

11. TOXICOLOGICAL INFORMATION

ORAL TOXICITY: N/D. LD50 > 1650 to > 2500 mg/kg in animals for the components of this product.

DERMAL TOXICITY: N/D. None expected from normal clinical use of this product. LD50 > 2000 mg/kg in animals for components of this product.

Ritonavir Liquid

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11. TOXICOLOGICAL INFORMATION, continued

INHALATION TOXICITY: N/D. None expected from the normal clinical use of this product. LC50 = 20,000 ppm/10 hours in rats for ethyl alcohol.

CORROSIVENESS: N/D.

DERMAL IRRITATION: N/D. None expected from the normal clinical use of this product. Ritonavir, the active ingredient, and other ingredients have produced mild to severe skin irritation in studies in animals or humans.

OCULAR IRRITATION: N/D. None expected from the normal clinical use of this product. Ritonavir, the active ingredient, produced mild to moderate conjunctival redness with swelling in an eye irritation test in rabbits. The irritation was mainly reversible in 72 hours. Ethyl alcohol is a moderate to severe eye irritant in rabbits. Propylene glycol produced mild eye irritation in rabbits and mild transient eye redness in humans.

DERMAL SENSITIZATION: N/D. None expected from the normal clinical use of this product. Ritonavir, the active ingredient, was negative in the maximization assay in guinea pigs at challenge concentrations of 25 and 45% in petrolatum. Propylene glycol has exhibited some potential to produce skin sensitization in studies in humans.

SPECIAL TARGET ORGAN EFFECTS: N/D. In pre-clinical studies in rats and dogs, Ritonavir has produced changes in the liver, retina, thyroid, and stomach at dosages of 30 mg/kg/day or more. In reproduction studies in rats and rabbits, Ritonavir has produced fetal toxicity at maternally toxic dosages of 35 mg/kg/day or more. Ethyl alcohol is known to produce liver injury, is reported to be a mutagen, and is a teratogen in humans (fetal alcohol syndrome). Heinz body formation or erythrocyte destruction has been reported in animals following repeated dosages of 500 mg/kg or more of propylene glycol. Generalized irritation and other dermatological effects have been associated with consumption of saccharin sweetened beverages. Photosensitization reactions and notalgia paresthetica have also been reported. The sodium salt has been reported to produce liver and kidney injury and extramedullary hematopoiesis in rats. Adverse reproductive effects have also been reported in animals.

CARCINOGENICITY INFORMATION: N/D. Sodium saccharin, a minor component of this mixture, has produced bladder tumors in studies in rats; the no-effect dosage was equivalent to 500 mg/kg/day in this study. Saccharin has produced bladder carcinomas and thyroid tumors in studies in mice.

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12. ECOLOGICAL INFORMATION

ECOLOGICAL INFORMATION: N/D

13. DISPOSAL CONSIDERATIONS

WASTE DISPOSAL METHODS: All waste must be packaged, labeled, transported, and disposed of in conformance with applicable local, state and federal laws and regulations and in conformance with good engineering practices. This material would be classified as a RCRA hazardous waste.

14. TRANSPORTATION INFORMATION

DOT STATUS: Regulated
PROPER SHIPPING NAME: Ethanol solution (final product can be shipped as Consumer Commodity- ORM-D)
HAZARD CLASS: 3
UN NUMBER: UN1170
PACKING GROUP: II
REPORTABLE QUANTITY: N/A

IATA/ICAO STATUS: Regulated
PROPER SHIPPING NAME: Ethanol Solution (final product can be shipped as Consumer Commodity UN8000 Class 9)
HAZARD CLASS: 3
UN NUMBER: UN1170
PACKING GROUP: II
REPORTABLE QUANTITY: N/A

IMO STATUS: Regulated
PROPER SHIPPING NAME: Ethanol Solution
HAZARD CLASS: 3
UN NUMBER: UN1170
PACKING GROUP: II
REPORTABLE QUANTITY: N/A
FLASH POINT: 76 degree F

15. REGULATORY INFORMATION

TSCA STATUS: FDA regulated material is exempt from TSCA.

CERCLA STATUS: N/A

Ritonavir Liquid

15. REGULATORY INFORMATION, continued

SARA STATUS: N/A

RCRA STATUS: Hazardous waste by ignitability.

PROP 65 (CA): N/D

16. OTHER INFORMATION

LEGEND: N/A = Not Applicable
N/D = Not Determined
N/L = Not Listed
L = Listed
C = Ceiling
S = Short-term
(R) = Registered Trademark of Abbott Laboratories
(TM) = Registered Trademark of Abbott Laboratories

The information and recommendations contained herein are based upon tests believed to be reliable. However, Abbott Laboratories does not guarantee their accuracy or completeness NOR SHALL ANY OF THIS INFORMATION CONSTITUTE A WARRANTY, WHETHER EXPRESSED OR IMPLIED, AS TO THE SAFETY OF THE GOODS, THE MERCHANTABILITY OF THE GOODS, OR THE FITNESS OF THE GOODS FOR A PARTICULAR PURPOSE. Adjustment to conform with actual conditions of usage may be required. Abbott Laboratories assumes no responsibility for results obtained or for incidental or consequential damages arising from the use of these data. No freedom from infringement of any patent, copyright or trademark is to be inferred.

APPROVED BY: jsk



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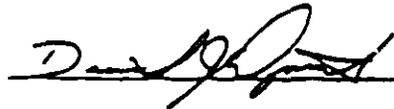
Pharmaceutical Products Division

Abbott Laboratories
100 Abbott Park Road
Abbott Park, Illinois 60064-3500

**ABBOTT LABORATORIES
CHEMICAL AND AGRICULTURAL PRODUCTS DIVISION
NORTH CHICAGO**

GENERAL ENVIRONMENTAL COMPLIANCE STATEMENT

Abbott Laboratories states that it is in material compliance with, or on an enforceable schedule to be in compliance with, applicable emission requirements set forth in permits, consent decrees and administrative orders relating to the production of Ritonavir at its facilities in North Chicago, Illinois, as well as applicable emission requirements set forth in federal, state and local statutes and regulations relating to the production of Ritonavir.

 05/29/95

Daniel Wozniak
Environmental Coordinator
Chemical and Agricultural Products Division



ABBOTT

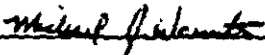
Pharmaceutical Products Division

Abbott Laboratories
100 Abbott Park Road
Abbott Park, Illinois 60064-3500

**ABBOTT LABORATORIES
PHARMACEUTICAL PRODUCTS DIVISION
NORTH CHICAGO**

GENERAL ENVIRONMENTAL COMPLIANCE STATEMENT

Abbott Laboratories states that it is in material compliance with, or on an enforceable schedule to be in compliance with, applicable emission requirements set forth in permits, consent decrees and administrative orders relating to the production of Ritonavir at its facilities in North Chicago, Illinois, as well as applicable emission requirements set forth in federal, state and local statutes and regulations relating to the production of Ritonavir.



Michael J. Warmuth
Director
North Chicago Operations
Pharmaceutical Products Division

3 Pages

Purged