

**CENTER FOR DRUG
EVALUATION AND
RESEARCH**

Approval Package for:

APPLICATION NUMBER:

80-680

Generic Name: Folic Acid 1mg Tablets

Sponsor: Danbury Pharmacal, Inc.

Approval Date: December 23, 1971

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APPLICATION NUMBER:

80-680

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APPLICATION NUMBER:

80-680

APPROVAL LETTER

NDA 80-680

DEC 23 1971

AF _____

Danbury Pharmacal, Inc.
Attention: Mr. Ira Sacks
131 West Street
Danbury, Connecticut 06810

Gentlemen:

Reference is made to your abbreviated new drug application submitted pursuant to Section 505(b) of the Federal Food, Drug, and Cosmetic Act for Folic Acid Tablets, 1.0 mg.

Reference is also made to your communication dated November 16, 1971, enclosing final printed labeling and manufacturing information.

We have completed the review of this abbreviated new drug application and have concluded that the drug is safe and effective for use as recommended in the submitted labeling. Accordingly, the application is approved.

Any significant change in the conditions outlined in this abbreviated new drug application, requires an approved supplemental application before the change may be made, except for changes made in conformance with other provisions of section 130.9 of the new drug regulations.

This Administration should be advised of any change in the marketing status of this drug.

The enclosures summarize the conditions relating to the approval of this application.

Sincerely yours,

John C. Byers, M.D.
Henry E. Simmons, M.D., M.P.H.
Director
Bureau of Drugs

12/23/71

cc:

BOS-DO

Dup

BD-1 BD-100

BD-69

BD-67 BD-22

BD-242

BD-310

Enclosures

Records and Reports Requirements

(Reg. 130.13)

Conditions of approval of a New Drug Application

JHEilert/JLMeyer/RJWolters: 12/2/71

R/D init. by MAClark, JLMeyer 12/3/71

Final typing bhy 12/6/71 Approved

Dr. J. C. Byers, M.D. 12/20/71

J. H. Eilert 12/20/71

John C. Byers, M.D. 12/21/71

Summary 12/16/71

*JHEilert
12-13-71*

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FINAL PRINTED LABELING

FOLIC ACID

Description

Yellow single scored compresses. Each tablet contains: 1.0 mg. of Folic Acid. Folic Acid (pteroylmonoglutamic acid) has a molecular weight of 441.4 and its empirical formula is $C_{19}H_{19}N_7O_6$. Folic acid occurs as yellow, or yellowish-orange crystalline powder.

Action

Folic Acid is an essential dietary factor from which is derived a coenzyme, tetrahydrofolic acid (THFA), and a group of structurally related derivatives, these are concerned with the metabolic transfer of one-carbon units. Pteroylmonoglutamic acid is enzymatically reduced in the body to THFA. Folate coenzymes are involved in nearly all, or possibly all, mammalian metabolic systems in which there is a transfer of a one-carbon unit. These reactions include: 1) de-novo purine synthesis; 2) pyrimidine nucleotide biosynthesis; 3) three amino acid conversions, a) the inter-conversion of serine and glycine (also requires Vitamin B₆), b) the catabolism of histidine to glutamic acid, c) the conversion of homocysteine to methionine (also requires Vitamin B₁₂); 4) the generation of formate into the so-called formate pool, and the utilization of formate therefrom.

Indications

Folic acid is effective in the treatment of megaloblastic anemia due to a deficiency of folic acid as may be seen in tropical or subtropical sprue, in anemias of nutritional origin, pregnancy, infancy, or childhood.

Warnings

Folic acid alone is improper therapy in the treatment of pernicious anemia and other megaloblastic anemias where vitamin B₁₂ is deficient.

Precautions

Folic acid especially in doses above 1.0 mg. daily may obscure pernicious anemia, in that hematologic remission may occur while neurological manifestations remain progressive.

Adverse Reactions

Allergic sensitization has been reported following both oral and parenteral administration of folic acid.

Dosage and Administration

Oral Administration: Folic acid is well absorbed and may be administered orally with satisfactory results except in severe instances of intestinal malabsorption.

Dosage and Administration

Usual Therapeutic Dosage: In Adults: 0.25 mg. to 1.0 mg. daily. In Children: (regardless of age) 0.25 to 1.0 mg. daily. Resistant cases may require larger doses.

Maintenance Dosage: When clinical symptoms have subsided and the blood picture has become normal, a maintenance dose of 0.1 mg. to 0.25 mg. daily should be used but never less than 0.1 mg. per day. Patients should be kept under close supervision and adjustment of the maintenance dose made if relapse appears imminent.

In presence of alcoholism, pregnancy, hemolytic anemia, anticonvulsant therapy, or chronic infection, the maintenance dose should be at least doubled.

HOW SUPPLIED

Tablets 1.0 mg. in bottles of 100, 500, and 1000

DANBURY PHARMACAL, INC., Danbury, Conn.

Rev., 1971

APPROVED DEC 28 1971



FOLIC ACID TABLETS U.S.P. 1.0 mg.

CAUTION: Federal law prohibits dispensing without prescription.

APPROVED DEC 23 1971

100 TABLETS

DANBURY PHARMACAL, INC. Danbury, Conn. 06810

Each tablet contains:
Folic Acid USP-1.0 mg.
USUAL DOSE: See accompanying brochure.

See accompanying brochure for complete prescribing information.



FOLIC ACID TABLETS U.S.P. 1.0 mg.

CAUTION: Federal law prohibits dispensing without prescription.

APPROVED DEC 23 1971

500 TABLETS

DANBURY PHARMACAL, INC. Danbury, Conn. 06810

Each tablet contains:
Folic Acid USP-1.0 mg.
USUAL DOSE: See accompanying brochure.

See accompanying brochure for complete prescribing information.



FOLIC ACID TABLETS U.S.P. 1.0 mg.

CAUTION: Federal law prohibits dispensing without prescription.

APPROVED DEC 23 1971

100 TABLETS

DANBURY PHARMACAL, INC. Danbury, Conn. 06810

Each tablet contains:
Folic Acid USP-1.0 mg.
USUAL DOSE: See accompanying brochure.

See accompanying brochure for complete prescribing information.

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CSO LABELING REVIEW(S)

REVIEW OF ANDA, FPL

Salvage

DATE COMPLETED: 11-29-71

ANDA #: 80-680

F.R. DATE: 4-9-71

CO. NAME: Danbury Pharmacal, Inc.
Danbury, Conn.

NAME OF DRUG: Trade:
& Folic Acid Tablets, 1.0 mg.
Generic:

DATE OF SUBMISSION: 11-16-71

TYPE OF SUBMISSION: Response to FDA 11-8-71 request for FPL and Chemist data

CLINICAL EVALUATION:

1. Review of Studies: Chemist to evaluate
2. Review of Labeling: Conforms to request

CONCLUSION: Suitable response to FDA 11-8-71 communication.

- RECOMMENDATION:
1. Approve package insert and container label.
 2. Chemist evaluation.

John H. Eilert, M.D.
John H. Eilert, M.D.

cc:
Dup.
BD-69
BD-100
JHEilert/rt/11-30-71

**CENTER FOR DRUG
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APPLICATION NUMBER:

80-680

CHEMISTRY REVIEW(S)

CHEMIST'S REVIEW FOR ABBREVIATED NEW DRUG APPLICATION OR SUPPLEMENT		Federal Register Statement Date 4-9-71	ORIGINAL <input type="checkbox"/> 10-7-71
Name Address of Applicant (City & State) Danbury Pharnacal, Inc. 131 West Street Danbury, Connecticut 06810		NDA Number 80-680	Supplement <input type="checkbox"/>
Name of Drug Folic Acid	Nonproprietary Name Folic Acid	Supplement Date and Number	Amendment Date(s)
Purpose of Supplement		Other Date(s)	AF Number
Pharmacological Category Vitamin	How Dispensed Rx <input checked="" type="checkbox"/> O.T.C. <input type="checkbox"/>	Related IND/NDA/ME(s)	
Dosage Form(s) Tablet <input checked="" type="checkbox"/>	Potency (ies) 1.0 mg.		
Satisfactory <input type="checkbox"/>	Labeling Date Due _____	To be revised (JHEilert)	
Satisfactory <input type="checkbox"/>	Components, Composition, Date Due _____	Manufacturing and Controls See below	
Satisfactory <input type="checkbox"/>	Biologic Availability Date Due _____	NA	
Satisfactory <input type="checkbox"/>	Is data on current formulation? YES <input type="checkbox"/> NO <input type="checkbox"/>		
Satisfactory <input type="checkbox"/>	Probably or Possibly Effective Indications (if in labeling) Date Data Due _____		
Establishment Inspection Satisfactory 6-2-71	Recalls		
Relabeling of drug in commercial channels required? So, what level:		YES <input type="checkbox"/>	NO <input type="checkbox"/>
Remarks Request: 1. Revised labeling per MO's report 2. Identification test for dosage form.			
Inclusions Rev w/f Reg FRV			

RJ Walters 11-5-71
RJWalters

CHEMIST'S REVIEW FOR
ABBREVIATED NEW DRUG APPLICATION
OR SUPPLEMENT

Federal Register
Statement Date
4-9-71

ORIGINAL
10-7-71
SUPPLEMENT
NDA Number
80-680

Name & Address of Applicant (City & State)

Danbury Pharmacal, Inc.
131 West Street
Danbury, Connecticut 06810

Supplement Date and

Name of Drug

Nonproprietary Name

Folic Acid

Amendment Date(s)

11-16-71

Purpose of Supplement

Other Date(s)

FPL and manufacturing information.

Pharmacological Category

Vitamin

How Dispensed

R_x

O.T.C.

AF Number

Related IND/INDA/ME(s)

Dosage Form(s)

Tablet

Potency (ies)

1.0 mg.

Satisfactory

Labeling

Date Due

Satisfactory (JHEilert)

Satisfactory

Components, Composition, Manufacturing and Controls

Date Due Satisfactory

Satisfactory

Biologic Availability

Date Due

NA

Is data on current

formulation? YES NO

Satisfactory

Probably or Possibly Effective Indications
(if in labeling)

Date Data Due

Establishment Inspection

Satisfactory 6-2-71

Recalls

If relabeling of drug in commercial channels required?
If so, what level:

YES

NO

Remarks

APPEARS THIS WAY
ON ORIGINAL

Conclusions

Approved

RJ Walters 12-4-71
RJWalters

REVIEWER:

SIGNATURE:

DATE:

Original

REVIEW OF ANDA

Date Completed: 10-15-71

ANDA #: 80-680

F.R. Date: 4-9-71

Co. Name: Danbury Pharmacal, Inc.
Danbury, Conn.

Name of Drug: Trade & Generic: Folic Acid Tablets, 1.0 mg.

Date of Submission: 10-7-71

Type of Submission: ANDA

Clinical Evaluation:

1. Review of Studies: Chemist to evaluate.

2. Review of Labeling: Container label acceptable.

Package insert: ~~Insert Rx warning:~~ *m. Clark MD*

"Caution: Federal law prohibits dispensing without prescription."

Conclusion: 1. Chemist to evaluate.
2. ~~Insert requires Rx warning.~~

Recommendations: 1. Chemist to evaluate:
2. ~~Add Rx warning to insert.~~

*Labeling is approvable,
Request FPL to Clark MD*

John H. Eilert, M.D.
John H. Eilert, M.D.

Dup
BD-69
BD-100

JHEilert/va/10-18-71

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**ADMINISTRATIVE
DOCUMENTS**

NEW DRUG APPLICATION (DRUGS FOR HUMAN USE)
(Title 21, Code of Federal Regulations, § 130.4)

Name of applicant DANBURY PHARMACAL, INC.

Address 131 West Street, Danbury, Connecticut 06810

Date October 7, 1971

Name of new drug Folic Acid 1.0 mg. Tablets

- Original application (regulation § 130.4). Amendment to abbreviated, unapproved application (regulation § 130.7).
 Amendment to original, unapproved application (regulation § 130.7). Supplement to an approved application (regulation § 130.9).
 Abbreviated application (regulation § 130.4(f)). Amendment to supplement to an approved application.

The undersigned submits this application for a new drug pursuant to section 505(b) of the Federal Food, Drug, and Cosmetic Act. It is understood that when this application is approved, the labeling and advertising for the drug will prescribe, recommend, or suggest its use only under the conditions stated in the labeling which is part of this application; and if the article is a prescription drug, it is understood that any labeling which furnishes or purports to furnish information for use or which prescribes, recommends, or suggests a dosage for use of the drug will contain the same information for its use, including indications, effects, dosages, routes, methods, and frequency and duration of administration, any relevant warnings, hazards, contraindications, side effects, and precautions, as that contained in the labeling which is part of this application in accord with § 1.106(b) (21 CFR 1.106(b)). It is understood that all representations in this application apply to the drug produced until an approved supplement to the application provides for a change or the change is made in conformance with other provisions of § 130.9 of the new-drug regulations.

Attached hereto, submitted in the form described in § 130.4(e) of the new-drug regulations, and constituting a part of this application are the following:

1. Table of contents. The table of contents should specify the volume number and the page number in which the complete and detailed item is located and the volume number and the page number in which the summary of that item is located (if any).

2. Summary. A summary demonstrating that the application is well-organized, adequately tabulated, statistically analyzed (where appropriate), and coherent and presents a sound basis for the approval requested. The summary should include the following information: (In lieu of the outline described below and the evaluation described in Item 3, an expanded summary of the information as outlined in § 130.4(d) of the new-drug regulations may be submitted to facilitate the review of the application.)

- a. Chemistry.
i. Chemical structural formula or description for any new-drug substance.
ii. Relationship to other chemically or pharmacologically related drugs.
iii. Description of dosage form and quantitative composition.

b. Scientific rationale and purpose the drug is to serve.
c. Reference number of the investigational drug notice(s) under which this drug was investigated and of any notice, new-drug application, or master file of which any contents are being incorporated by reference to support this application.

d. Preclinical studies. (Present all findings including all adverse experiences which may be interpreted as incidental or not drug-related. Refer to date and page number of the investigational drug notice(s) or the volume and page number of this application where complete data and reports appear.)

i. Pharmacology (pharmacodynamics, endocrinology, metabolism, etc.).

ii. Toxicology and pathology: Acute toxicity studies; subacute and chronic toxicity studies; reproduction and teratology studies; miscellaneous studies.

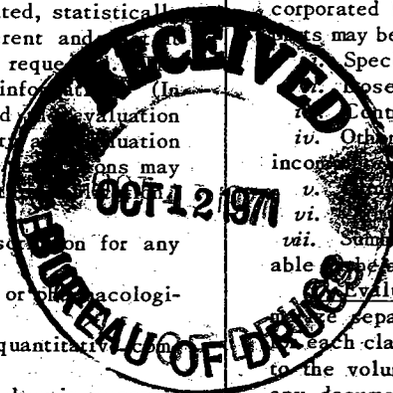
e. Clinical studies. (All material should refer specifically to each clinical investigator and to the volume and page number in the application and any documents incorporated by reference where the complete data and reports may be found.)

- Special studies not described elsewhere.
i. Dose-range studies.
ii. Controlled clinical studies.
iii. Other clinical studies (for example, uncontrolled or uncontrolled studies).
iv. Animal laboratory studies related to effectiveness.
v. Animal laboratory studies related to safety.
vi. Summary of literature and unpublished reports available to the applicant.

g. Evaluation of safety and effectiveness. a. Summarize separately the favorable and unfavorable evidence for each claim in the package labeling. Include references to the volume and page number in the application and in any documents incorporated by reference where the complete data and reports may be found.

b. Include tabulation of all side effects or adverse experience, by age, sex, and dosage formulation, whether or not considered to be significant, showing whether administration of the drug was stopped and showing the investigator's name with a reference to the volume and page number in the application and any documents incorporated by reference where the complete data and reports may be found. Indicate those side effects or adverse experiences considered to be drug-related.

4. Copies of the label and all other labeling to be used for the drug (a total of 12 copies if in final printed form, 4 copies if in draft form):



a. Each label, or other labeling, should be clearly identified to show its position on, or the manner in which it accompanies, the market package.

b. If the drug is to be offered over the counter, labeling on or within the retail package should include adequate directions for use by the layman under all the conditions for which the drug is intended for lay use or is to be prescribed, recommended, or suggested in any labeling or advertising sponsored by or on behalf of the applicant and directed to the layman. If the drug is intended or offered for uses under the professional supervision of a practitioner licensed by law to administer it, the application should also contain labeling that includes adequate information for all such uses, including all the purposes for which the over-the-counter drug is to be advertised to, or represented for use by, physicians.

c. If the drug is limited in its labeling to use under the professional supervision of a practitioner licensed by law to administer it, its labeling should bear information for use under which such practitioners can use the drug for the purposes for which it is intended, including all the purposes for which it is to be advertised or represented, in accord with §1.106(b) (21 CFR 1.106(b)). The application should include any labeling for the drug intended to be made available to the layman.

d. If no established name exists for a new-drug substance, the application shall propose a nonproprietary name for use as the established name for the substance.

e. Typewritten or other draft labeling copy may be submitted for preliminary consideration of an application. An application will not ordinarily be approved prior to the submission of the final printed label and labeling of the drug.

f. No application may be approved if the labeling is false or misleading in any particular. (When mailing pieces, any other labeling, or advertising copy are devised for promotion of the new drug, samples shall be submitted at the time of initial dissemination of such labeling and at the time of initial placement of any such advertising for a prescription drug (see §130.13 of the new-drug regulations). Approval of a supplemental new-drug application is required prior to use of any promotional claims not covered by the approved application.)

5. A statement as to whether the drug is (or is not) limited in its labeling and by this application to use under the professional supervision of a practitioner licensed by law to administer it.

6. A full list of the articles used as components of the drug. This list should include all substances used in the synthesis, extraction, or other method of preparation of any new-drug substance, and in the preparation of the finished dosage form, regardless of whether they undergo chemical change or are removed in the process. Each substance should be identified by its established name, if any, or complete chemical name, using structural formulas when necessary for specific identification. If any proprietary preparation is used as a component, the proprietary name should be followed by a complete quantitative statement of composition. Reasonable alternatives for any listed substance may be specified.

7. A full statement of the composition of the drug. The statement shall set forth the name and amount of each ingredient, whether active or not, contained in a stated quantity of the drug in the form in which it is to be distributed (for example, amount per tablet or per milliliter) and a batch formula representative of that to be employed for the manufacture of the finished dosage form. All components should be included in the batch formula regardless of whether they appear in the finished product. Any calculated excess of an ingredient over the label declaration should be designated as such and percent excess shown. Reasonable variations may be specified.

8. A full description of the methods used in, and the facilities and controls used for, the manufacture, processing, and packing of the drug. Included in this description should be full information with respect to any new-drug substance and to the new-drug dosage form, as follows, in sufficient detail to permit evaluation of the adequacy of the described methods of manufacture, processing, and packing and the described facilities and controls to determine and preserve the identity, strength, quality, and purity of the drug:

a. A description of the physical facilities including building and equipment used in manufacturing, processing, packaging, labeling, storage, and control operations.

b. A description of the qualifications, including educational background and experience, of the technical and professional personnel who are responsible for assuring that the drug has the safety, identity, strength, quality, and purity it purports or is represented to possess, and a statement of their responsibilities.

c. The methods used in the synthesis, extraction, isolation, or purification of any new-drug substance. When the specifications and controls applied to such substance are inadequate in themselves to determine its identity, strength, quality, and purity, the methods should be described in sufficient detail, including quantities used, times, temperatures, pH, solvents, etc., to determine these characteristics. Alternative methods or variations in methods within reasonable limits that do not affect such characteristics of the substance may be specified.

d. Precautions to assure proper identity, strength, quality, and purity of the raw materials, whether active or not, including the specifications for acceptance and methods of testing for each lot of raw material.

e. Whether or not each lot of raw materials is given a serial number to identify it, and the use made of such numbers in subsequent plant operations.

f. If the applicant does not himself perform all the manufacturing, processing, packaging, labeling, and control operations for any new-drug substance or the new-drug dosage form, his statement identifying each person who will perform any part of such operations and designating the part; and a signed statement from each such person fully describing, directly or by reference, the methods, facilities, and controls in his part of the operation.

g. Method of preparation of the master formula records and individual batch records and manner in which these records are used.

h. The instructions used in the manufacturing, processing, packaging, and labeling of each dosage form of the new drug, including any special precautions observed in the operations.

i. Adequate information with respect to the characteristics of and the test methods employed for the container, closure, or other component parts of the drug package to assure their suitability for the intended use.

j. Number of individuals checking weight or volume of each individual ingredient entering into each batch of the drug.

k. Whether or not the total weight or volume of each batch is determined at any stage of the manufacturing process subsequent to making up a batch according to the formula card and, if so, at what stage and by whom it is done.

l. Precautions to check the actual package yield produced from a batch of the drug with the theoretical yield. This should include a description of the accounting for such items as discards, breakage, etc., and the criteria used in accepting or rejecting batches of drugs in the event of an unexplained discrepancy.

m. Precautions to assure that each lot of the drug is packaged with the proper label and labeling, including provisions for labeling storage and inventory control.

n. The analytical controls used during the various stages of the manufacturing; processing, packaging, and labeling of the drug, including a detailed description of the collection of samples and the analytical procedures to which they are subjected. The analytical procedures should be capable of determining the active components within a reasonable degree of accuracy and of assuring the identity of such components. If the article is one that is represented to be sterile, the same information with regard to the manufacturing, processing, packaging, and the collection of samples of the drug should be given for sterility controls. Include the standards used for acceptance of each lot of the finished drug.

o. An explanation of the exact significance of the batch control numbers used in the manufacturing, processing, packaging, and labeling of the drug, including the control numbers that appear on the label of the finished article. State whether these numbers enable determination of the complete manufacturing history of the product. Describe any methods used to permit determination of the distribution of any batch if its recall is required.

p. A complete description of, and data derived from, studies of the stability of the drug, including information showing the suitability of the analytical methods used. Describe any additional stability studies underway or contemplated. Stability data should be submitted for any new-drug substance, for the finished dosage form of the drug in the container in which it is to be marketed, including any proposed multiple-dose container, and if it is to be put into solution at the time of dispensing, for the solution prepared as directed. State the expiration date(s) that will be used on the label to preserve the identity, strength, quality, and purity of the drug until it is used. (If no expiration date is proposed, the applicant must justify its absence.)

q. Additional procedures employed which are designed to prevent contamination and otherwise assure proper control of the product.

(An application may be refused unless it includes adequate information showing that the methods used in, and the facilities and controls used for, the manufacturing, processing, and packaging of the drug are adequate to preserve its identity, strength, quality, and purity in conformity with good manufacturing practice and identifies each establishment, showing the location of the plant conducting these operations.)

9. Samples of the drug and articles used as components, as follows: a. The following samples shall be submitted with the application or as soon thereafter as they become available. Each sample shall consist of four identical, separately packaged subdivisions, each containing at least three times the amount required to perform the laboratory test procedures described in the application to determine compliance with its control specifications for identity and assays:

i. A representative sample or samples of the finished dosage form(s) proposed in the application and employed in the clinical investigations and a representative sample or samples of each new-drug substance, as defined in §130.1(g), from the batch(es) employed in the production of such dosage form(s).

ii. A representative sample or samples of finished market packages of each dosage form of the drug prepared for initial marketing and, if any such sample is not from a commercial-scale production batch, such a sample from a representative commercial-scale production batch; and a representative sample or samples of each new-drug substance as defined in §130.1(g), from the batch(es) employed in the production of such dosage form(s).

iii. A sample or samples of any reference standard and blank used in the procedures described in the application for assaying each new-drug substance and other assayed

components of the finished drug: *Provided, however,* That samples of reference standards recognized in the official U.S. Pharmacopeia or The National Formulary need not be submitted unless requested.

b. Additional samples shall be submitted on request.

c. Each of the samples submitted shall be appropriately packaged and labeled to preserve its characteristics, to identify the material and the quantity in each subdivision of the sample, and to identify each subdivision with the name of the applicant and the new-drug application to which it relates.

d. There shall be included a full list of the samples submitted pursuant to Item 9a; a statement of the additional samples that will be submitted as soon as available; and, with respect to each sample submitted, full information with respect to its identity, the origin of any new-drug substance contained therein (including in the case of new-drug substances, a statement whether it was produced on a laboratory, pilot-plant, or full-production scale) and detailed results of all laboratory tests made to determine the identity, strength, quality, and purity of the batch represented by the sample, including assays. Include for any reference standard a complete description of its preparation and the results of all laboratory tests on it. If the test methods used differed from those described in the application, full details of the methods employed in obtaining the reported results shall be submitted.

e. The requirements of Item 9a may be waived in whole or in part on request of the applicant or otherwise when any such samples are not necessary.

f. If samples of the drug are sent under separate cover, they should be addressed to the attention of the Bureau of Medicine and identified on the outside of the shipping carton with the name of the applicant and the name of the drug as shown on the application.

10. Full reports of preclinical investigations that have been made to show whether or not the drug is safe for use and effective in use. a. An application may be refused unless it contains full reports of adequate preclinical tests by all methods reasonably applicable to a determination of the safety and effectiveness of the drug under the conditions of use suggested in the proposed labeling.

b. Detailed reports of the preclinical investigations, including all studies made on laboratory animals, the methods used, and the results obtained, should be clearly set forth. Such information should include identification of the person who conducted each investigation, a statement of where the investigations were conducted, and where the underlying data are available for inspection. The animal studies may not be considered adequate unless they give proper attention to the conditions of use recommended in the proposed labeling for the drug such as, for example, whether the drug is for short- or long-term administration or whether it is to be used in infants, children, pregnant women, or women of child-bearing potential.

c. Detailed reports of any pertinent microbiological and *in vitro* studies.

d. Summarize and provide a list of literature references (if available) to all other preclinical information known to the applicant, whether published or unpublished, that is pertinent to an evaluation of the safety or effectiveness of the drug.

11. List of investigators. a. A complete list of all investigators supplied with the drug including the name and post office address of each investigator and, following each name, the volume and page references to the investigator's report(s) in this application and in any documents incorporated by reference, or the explanation of the omission of any reports.

b. The unexplained omission of any reports of investigations made with the new drug by the applicant, or

submitted to him by an investigator, or the unexplained omission of any pertinent reports of investigations or clinical experience received or otherwise obtained by the applicant from published literature or other sources, whether or not it would bias an evaluation of the safety of the drug or its effectiveness in use, may constitute grounds for the refusal or withdrawal of the approval of an application.

12. Full reports of clinical investigations that have been made to show whether or not the drug is safe for use and effective in use. a. An application may be refused unless it contains full reports of adequate tests by all methods reasonably applicable to show whether or not the drug is safe and effective for use as suggested in the labeling.

b. An application may be refused unless it includes substantial evidence consisting of adequate and well-controlled investigations, including clinical investigations, by experts qualified by scientific training and experience to evaluate the effectiveness of the drug involved, on the basis of which it could fairly and responsibly be concluded by such experts that the drug will have the effect it purports or is represented to have under the conditions of use prescribed, recommended, or suggested in the proposed labeling.

c. Reports of all clinical tests sponsored by the applicant or received or otherwise obtained by the applicant should be attached. These reports should include adequate information concerning each subject treated with the drug or employed as a control, including age, sex, conditions treated, dosage, frequency of administration of the drug, results of all relevant clinical observations and laboratory examinations made, full information concerning any other treatment given previously or concurrently, and a full statement of adverse effects and useful results observed, together with an opinion as to whether such effects or results are attributable to the drug under investigation and a statement of where the underlying data are available for inspection. Ordinarily, the reports of clinical studies will not be regarded as adequate unless they include reports from more than one independent, competent investigator who maintains adequate case histories of an adequate number of subjects, designed to record observations and permit evaluation of any and all discernible effects attributable to the drug in each individual treated and comparable records on any individuals employed as controls. An application for a combination drug may be refused unless there is substantial evidence that each ingredient designated as active makes a contribution to the total effect claimed for the drug combination. Except when the disease for which the drug is being tested occurs with such infrequency in the United States as to make testing impractical, some of the investigations should be performed by competent investigators within the United States.

d. Attach as a separate section a completed Form FD-1639, Drug Experience Report (obtainable, with instructions, on request from the Department of HEW, Food and Drug Administration, Bureau of Drugs (BD-200) Rockville, Maryland 20852), for each adverse experience or, if feasible, for each subject or patient experiencing one or more adverse effects, described in Item 12c, whether or not full information is available. Form FD-1639 should be prepared by the applicant if the adverse experience was not reported in such form by the investigator. The Drug Experience Report should be cross-referenced to any narrative description included in Item 12c. In lieu of a FD Form 1639, a computer-generated report may be submitted if equivalent in all elements of information with the identical enumerated sequence of events and methods of completion; all formats proposed for such use will require initial review and approval by the Food and Drug Administration.

e. All information pertinent to an evaluation of the safety and effectiveness of the drug received or otherwise obtained by the applicant from any source, including information derived from other investigations or commercial marketing (for example, outside the United States), or reports in the scientific literature, involving the drug that is the subject of the application and related drugs. An adequate summary may be acceptable in lieu of a reprint of a published report which only supports other data submitted. Reprints are not required of reports in designated journals, listed in §130.38 of the new-drug regulations, about related drugs; a bibliography will suffice. Include any evaluation of the safety or effectiveness of the drug that has been made by the applicant's medical department, expert committee, or consultants.

f. If the drug is a combination of previously investigated or marketed drugs, an adequate summary of pre-existing information from preclinical and clinical investigation and experience with its components, including all reports received or otherwise obtained by the applicant suggesting side effects, contraindications, and ineffectiveness in use of such components. Such summary should include an adequate bibliography of publications about the components and may incorporate by reference information concerning such components previously submitted by the applicant to the Food and Drug Administration.

g. The complete composition and/or method of manufacture of the new drug used in each submitted report of investigation should be shown to the extent necessary to establish its identity, strength, quality, and purity if it differs from the description in Item 6, 7, or 8 of the application.

13. If this is a supplemental application, full information on each proposed change concerning any statement made in the approved application.

Observe the provisions of §130.9 of the new-drug regulations concerning supplemental applications.

DANBURY PHARMACAL, INC.

(Applicant)

Per

Ira Sacks
(Responsible official or agent)

President

(Indicate authority)

(Warning: A willfully false statement is a criminal offense. U.S.C. Title 18, sec. 1001.)

NOTE: This application must be signed by the applicant or by an authorized attorney, agent, or official. If the applicant or such authorized representative does not reside or have a place of business within the United States, the application must also furnish the name and post office address of and must be countersigned by an authorized attorney, agent, or official residing or maintaining a place of business within the United States.

[DESI 5897; Docket No. FDC-D-265; NDA 5-897, etc.]

FOLIC ACID PREPARATIONS, ORAL AND PARENTERAL FOR THERAPEUTIC USE

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated reports received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on the following folic acid preparations:

1. a. Folvite Elixir; 5 mg. folic acid per 5 cc.;
- b. Folvite Tablets; 5 mg. and 20 mg. folic acid per tablet; and
- c. Folvite Parenteral Solution; sodium folate equivalent to 15 mg. folic acid per cc.; marketed by Lederle Laboratories, Pearl River, New York 10965 (NDA 5-897).
2. Folic Acid Tablets; 5 mg. per tablet; marketed by Eli Lilly and Co., Box 618, Indianapolis, Indiana 46206 (NDA 6-135).
3. Folic Acid Injection; 15 mg. folic acid, as the sodium salt, per cc.; marketed by S. F. Durst and Co., Inc., 5317 North Third Street, Philadelphia, Pennsylvania 19120 (NDA 6-338).

In addition to the above products, folic acid preparations for therapeutic use are marketed by other firms. A partial list of other suppliers of folic acid preparations limited to prescription dispensing, as indicated in readily available reference sources, is as follows:

ABA Pharmaceutical Co., Division of Bergher Distributing Co.
 American Pharmaceutical Co.
 American Drug Products.
 American Quinine Co.
 Approved Pharmaceutical Corp.
 Arcum Pharmaceutical Corp.
 Associated Labs., Inc.
 Barre Drug Co., Inc., The.
 Barry-Martin Pharmaceuticals, Inc.
 Bell Pharmacal Co.
 Carroll Chemical Co., The.
 Columbia Medical Co.
 Consolidated Midland Corp., CMC Research Division.
 Corvit Pharmaceuticals.
 Daniels, Robert and Co., Inc.
 DuMont Pharmacal Co.
 Evron Pharmaceutical Co., Inc.
 Faraday Laboratories, Inc.
 Gold Leaf Pharmacal Co., Inc.
 Gotham Pharmaceutical Co., Inc.
 Halsey Drug Co., Inc.
 Harvey Labs., Inc.
 Jan Labs.
 Kirkman Labs., Inc.
 Lannett Co., Inc.
 Lit Drug Co.
 Lustgarten Laboratories, Inc.
 Mifflin, McCambridge Co., Inc.
 Penhurst Pharmacal Co.
 Pharmex, Inc.
 Pfister Franklín Pharmacal Co.
 Richlyn Labs.
 Robinson Laboratory, Inc.
 Spencer-Mead, Inc.
 Stanlabs, Inc.
 Supreme Pharmaceutical Co., Inc.
 Thompson, Wm. T., Co.
 Towne, Paulson and Co., Inc.
 Vitamin Research Corp.
 Vita-Fore Products Co.

West-Ward, Inc.
 Williams Chemical Co.
 Winsale Drug Co.

The drugs are regarded as new drugs (21 U.S.C. 321(p)). Supplemental new-drug applications are required to revise the labeling in and to update previously approved applications providing for such drugs. A new-drug application is required from any person marketing such drugs without approval.

The Food and Drug Administration is prepared to approve new-drug applications and supplements to previously approved new-drug applications under conditions described in this announcement.

A. Effectiveness classification. The Food and Drug Administration has considered the Academy reports, as well as other available evidence, and concludes that:

1. Folic acid is effective for the treatment of megaloblastic anemias of tropical and nontropical sprue, nutritional origin, pregnancy, infancy, and childhood.

2. There is a lack of substantial evidence that folic acid is effective for the following labeled indications: "macrocytic anemias associated with pellagra and similar deficiency states" and such vague, unspecific conditions as "macrocytic anemia of gastrointestinal origin" and "megaloblastic anemias other than pernicious anemia."

The Food and Drug Administration also concludes that there is no evidence that doses of folic acid greater than 1 mg. daily have greater efficacy than do those of 1 mg. Further, the usual therapeutic dose, oral or parenteral, should be 0.25 mg. to 1.0 mg. daily, and the maintenance dose should ordinarily be 0.1 to 0.25 mg. daily. Administration of higher doses greatly increases the possibility of masking vitamin B-12 deficiencies and the insidious development of or precipitation of neurological manifestations and/or lesions.

Preparations supplying no more than 0.1 mg. folic acid daily continue to be regarded as dietary supplements (21 CFR 3.42) and may be prescribed when a maintenance dose of 0.1 mg. a day is indicated.

B. Form of drug. Folic acid preparations are in (1) tablet form suitable for oral administration and contain no less than 0.15 mg. and no more than 1.0 mg. folic acid per tablet or (2) solution form suitable for parenteral administration in the dosages recommended in the labeling guidelines below.

C. Labeling conditions. 1. The label bears the statement "CAUTION: Federal law prohibits dispensing without prescription."

2. The drug is labeled to comply with all requirements of the Act and regulations promulgated thereunder, and those parts of its labeling indicated below are substantially as follows: (Optional additional information, applicable to the drug, may be proposed under other appropriate paragraph headings and should follow the information set forth below.)

FOLIC ACID

DESCRIPTION

(To be supplied by the manufacturer. This is to be confined to an appropriate description of the physical and chemical properties of the drug, and the formulation.)

ACTIONS

(To be supplied by the manufacturer. This is to be confined to an appropriate statement of the demonstrated pharmacologic/physiologic actions of the active ingredients of the drug in humans. When the mode of action has not been determined, this should be clearly indicated.)

INDICATIONS

Folic acid is effective in the treatment of megaloblastic anemias due to a deficiency of folic acid as may be seen in tropical or nontropical sprue, in anemias of nutritional origin, pregnancy, infancy, or childhood.

WARNINGS

Folic acid alone is improper therapy in the treatment of pernicious anemia and other megaloblastic anemias where vitamin B₁₂ is deficient.

PRECAUTIONS

Folic acid especially in doses above 1.0 mg. daily may obscure pernicious anemia, in that hematologic remission may occur while neurological manifestations remain progressive.

ADVERSE REACTIONS

Allergic sensitization has been reported following both oral and parenteral administration of folic acid.

DOSAGE AND ADMINISTRATION

Oral administration: Folic acid is well absorbed and may be administered orally with satisfactory results except in severe instances of intestinal malabsorption.

Parental administration: Intramuscular, intravenous, and subcutaneous routes may be used if the disease is exceptionally severe, or if gastrointestinal absorption may be, or is known to be, impaired.

Usual therapeutic dosage: In adults: 0.25 mg. to 1.0 mg. daily. In Children (regardless of age): 0.25 to 1.0 mg. daily. Resistant cases may require larger doses.

Maintenance dosage: When clinical symptoms have subsided and the blood picture has become normal, a maintenance dose of 0.1 mg. to 0.25 mg. daily should be used, but never less than 0.1 mg. per day. Patients should be kept under close supervision and adjustment of the maintenance dose made if relapse appears imminent.

In the presence of alcoholism, pregnancy, hemolytic anemia, anticonvulsant therapy, or chronic infection, the maintenance dose should be at least doubled.

D. Previously approved applications.

1. Each holder of a "deemed approved" new-drug application (i.e., an application which became effective on the basis of safety prior to October 10, 1962) for such drug is requested to seek approval of the claims of effectiveness and bring the application into conformance by submitting supplements containing:

a. Revised labeling as needed to conform to the labeling conditions described herein for the drug, and complete current container labeling, unless recently submitted.

b. Updating information as needed to provide for an oral dosage form containing no less than 0.15 mg. and no more than 1.0 mg. folic acid per tablet or a

6-15

parenteral dosage form containing an amount appropriate for administration as described herein, and to make the application current in regard to items 6 (components), 7 (composition), and 8 (methods, facilities, and controls) of the new drug application form FD-356H to the extent described for abbreviated new-drug applications, § 130.4(f), published in the FEDERAL REGISTER April 24, 1970 (35 F.R. 6574). (One supplement may contain all the information described in this paragraph.)

2. Such supplements should be submitted within the following time periods after the date of publication of this notice in the FEDERAL REGISTER:

a. 60 days for revised labeling; or, for those products which must be reformulated, 180 days for revised labeling fully in accord with this announcement, provided claims for which substantial evidence of effectiveness is lacking are deleted within 60 days. The supplements should be submitted under the provisions of § 130.9 (d) and (e) of the new-drug regulations (21 CFR 130.9) which permit certain changes to be put into effect at the earliest possible time.

b. 180 days for updating information.

3. Marketing of the drug may continue until the supplemental applications submitted in accord with the preceding subparagraphs 1 and 2 are acted upon, provided that the labeling of the preparation shipped within the jurisdiction of the Act is in accord with the labeling conditions described in this announcement within the time periods described in subparagraph 2a.

E. *New applications.* 1. Any person who distributes or intends to distribute such drug which is intended for the conditions for which it has been shown to be effective, as described under A1 above, should submit an abbreviated new-drug application meeting the conditions specified in § 130.4(f) (1) and (2), published in the FEDERAL REGISTER April 24, 1970 (35 F.R. 6574). Such applications should include proposed labeling which is in accord with the labeling conditions described herein.

2. Distribution of any such preparation currently on the market without an approved new-drug application may be continued provided that:

a. Within 60 days from the date of publication of this announcement in the FEDERAL REGISTER, the labeling of such preparation shipped within the jurisdiction of the Act is in accord with the labeling conditions described herein, except that if the preparation must be reformulated, 180 days will be allowed for the dosage recommendations to be in accord with this announcement.

b. The manufacturer, packer, or distributor of such drug submits, within 180 days from the date of this publication, a new-drug application to the Food and Drug Administration.

c. The applicant submits within a reasonable time additional information that may be required for the approval of the application as specified in a written communication from the Food and Drug Administration.

d. The application has not been ruled incomplete or unapprovable.

F. *Opportunity for a hearing.* 1. The Commissioner of Food and Drugs proposes to issue an order under section 505(e) of the Federal Food, Drug, and Cosmetic Act withdrawing approval of all new-drug applications and all amendments and supplements thereto providing for the indications for which substantial evidence of effectiveness is lacking as described in paragraph A2 of this announcement. An order withdrawing approval of the applications will not issue if such applications are supplemented, in accord with this notice, to delete such indications. Promulgation of the proposed order would cause any such drug for human use offered for the indications for which substantial evidence of effectiveness is lacking, to be a new drug for which an approved new-drug application is not in effect. Any such drug then on the market would be subject to regulatory proceedings.

2. In accordance with the provisions of section 505 of the Act (21 U.S.C. 355) and the regulations promulgated thereunder (21 CFR Part 130), the Commissioner will give the holders of any such applications, and any interested person who would be adversely affected by such an order, an opportunity for a hearing to show why such indications should not be deleted from labeling. A request for a hearing must be filed within 30 days after the date of publication of this notice in the FEDERAL REGISTER. A request for a hearing may not rest upon mere allegations or denials, but must set forth specific facts showing that a genuine and substantial issue of fact requires a hearing, together with a well-organized and full-factual analysis of the clinical and other investigational data the objector is prepared to prove in a hearing. Any data submitted in response to this notice must be previously unsubmitted and include data from adequate and well-controlled clinical investigations (identified for ready review) as described in § 130.12(a) (5) of the regulations published in the FEDERAL REGISTER of May 8, 1970 (35 F.R. 7250). Carefully conducted and documented clinical studies obtained under uncontrolled or partially controlled situations are not acceptable as a sole basis for approval of claims of effectiveness, but such studies may be considered on their merits for corroborative support of efficacy and evidence of safety. If a hearing is requested and justified by the response to this notice, the issues will be defined, a hearing examiner will be named, and he shall issue a written notice of the time and place at which the hearing will commence.

G. *Unapproved use or form of drug.* 1. If the article is labeled or advertised for use in any condition other than those provided for in this announcement, it may be regarded as an unapproved new drug subject to regulatory proceedings until such recommended use is approved in a new-drug application, or is otherwise in accord with this announcement.

2. If the article is proposed for marketing in another form or for use other than

the use provided for in this announcement, appropriate additional information as described in § 130.4 or § 130.9 of the regulations (21 CFR 130.4, 130.9) may be required, including results of animal and clinical tests intended to show whether the drug is safe and effective.

Representatives of the Administration are willing to meet with any interested person who desires to have a conference concerning proposed changes in the labeling set forth herein. Requests for such meetings should be made to the Office of Scientific Evaluation at the address given below, within 30 days after the publication of this notice in the FEDERAL REGISTER.

A copy of the NAS-NRC report has been furnished to each firm referred to above. Any other interested person may obtain a copy by request to the appropriate office named below.

Communications forwarded in response to this announcement should be identified with the reference number DESI 5897, directed to the attention of the following appropriate office, and addressed (unless otherwise specified) to the Food and Drug Administration, 5600 Fishers Lane, Rockville, Maryland 20852:

Supplements (identify with NDA number):
Office of Scientific Evaluation (BD-100),
Bureau of Drugs.

Original abbreviated new-drug applications (identify as such): Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs.

Request for Hearing (identify with Docket number): Hearing Clerk, Office of General Counsel (GC-1), Room 6-62, Parklawn. All other communications regarding this announcement: Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs.

Requests for NAS-NRC report: Press Relations Office (CE-200), 200 C Street SW., Washington, D.C. 20204.

This notice is issued pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 505, 52 Stat. 1050-53, as amended; 21 U.S.C. 352, 355) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: March 19, 1971.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.71-4952 Filed 4-8-71; 8:46 am]

[DESI 10423]

LEVALLORPHAN TARTRATE INJECTION

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated a report received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on the following drug for intravenous use:

Lorfan Injection, containing levallorphan tartrate; Roche Laboratories, Division of Hoffman-LaRoche, Inc., 340 Kingsland Street, Nutley, New Jersey 07110 (NDA 10-423).

879

**NOTICE OF APPROVAL
NEW DRUG APPLICATION OR SUPPLEMENT**

NDA NUMBER
80-680

DATE APPROVAL LETTER ISSUED
DEC 23 1971

TO:

Press Relations Staff (CE-300)

FROM:

Bureau of Medicine **Drugs**

Bureau of Veterinary Medicine

ATTENTION

Forward original of this form for publication only after approval letter has been issued and the date of approval has been entered above.

TYPE OF APPLICATION

ORIGINAL NDA ABBREVIATED ORIGINAL NDA SUPPLEMENT TO NDA

CATEGORY

HUMAN VETERINARY

TRADE NAME (or other designated name) AND ESTABLISHED OR NONPROPRIETARY NAME (if any) OF DRUG

Folic Acid

DOSAGE FORM

Tablet

HOW DISPENSED

RX OTC

ACTIVE INGREDIENT(S) (as declared on label. List by established or nonproprietary name(s) and include amount(s), if amount is declared on label.)

3
0

Folic Acid 1.0 mg.

NAME OF APPLICANT (Include City and State)

**Danbury Pharnacal, Inc.
Danbury, Connecticut 06810**

PRINCIPAL INDICATION OR PHARMACOLOGICAL CATEGORY

Vitamin

COMPLETE FOR VETERINARY ONLY

ANIMAL SPECIES FOR WHICH APPROVED

COMPLETE FOR SUPPLEMENT ONLY

CHANGE APPROVED TO PROVIDE FOR

**APPEARS THIS WAY
ON ORIGINAL**

FORM PREPARED BY

NAME
R. J. Wolters

DATE

FORM APPROVED BY

NAME
J. L. Meyer

DATE

**CENTER FOR DRUG
EVALUATION AND
RESEARCH**

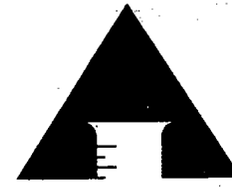
APPLICATION NUMBER:

80-680

CORRESPONDENCE

Danbury Pharmacal, Inc.

131 West Street · Danbury, Connecticut 06810
Telephone: (203) 744-7200



ORIGINAL EPL

Manufacturers
of fine
Pharmaceuticals

November 16, 1971

Dept of Health, Education
and Welfare
Public Health Service
Food & Drug Administration
Rockville, Maryland 20852

Attention: Dr. Paul A. Bryan, M.D.
Director
Drug Efficacy Study Implementation Project Office
Bureau of Drugs

Dear Sir:

In reference to our abbreviated NDA 80-680 for
Folic Acid Tablets 1.0 mg., we are enclosing the following:

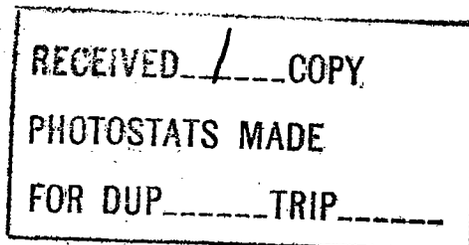
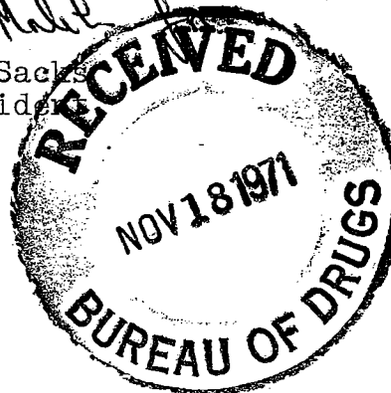
1. Twelve final printed labels.
2. Twelve final package insert.
3. New specification Sheet, adding to it the
identification test.
4. The method followed for the identification test.

Very truly yours,

DANBURY PHARMACAL, INC.

N. M. Sacks
Ira Sacks
President

IS/fod
Enclosure



NOV 8 1971

NDA 80-680

AF -----

Danbury Pharmsci, Inc.
Attention: Mr. Ira Sacks
131 West Street
Danbury, Connecticut 06810

Gentlemen:

Reference is made to your abbreviated new drug application dated October 7, 1971, submitted pursuant to Section 505(b) of the Federal Food, Drug, and Cosmetic Act for Folic Acid Tablets, 1.0 mg.

We have completed the review of this abbreviated new drug application as submitted with draft labeling. However, before the application may be approved, it will be necessary for you to submit final printed labeling. The labeling should be identical in content to the draft copy.

In addition before the application may be approved, it is noted that the procedures for the finished dosage form omits the identification test. Please clarify.

Please let us have your response promptly.

Sincerely yours,

Paul A. Bryan, M.D. 11/8/71

Paul A. Bryan, M.D.
Director
Drug Efficacy Study Implementation
Project Office
Bureau of Drugs

cc:
BOS-DO
Dup
BD-69
BD-67
BD-22
BD-242
BD-100

JHEilert/JLMeyer/RJWalters 10-27-71
R/D init. by MClark/JLMeyer 11-4-71
Final typing/wlb/11-5-71

*AKL
11-5-71*

py FPL

RJ Walters 11-5-71
Summary 11/8/71
Dr. Carroll, M.D. 11/8/71
JRWalters 11/8/71

Salmon Copy

OCT 14 1971

NDA 80-680

AF #

Danbury Pharmacal, Inc.
Attention: Mr. Ira Sacks
131 West Street
Danbury, Connecticut

Gentlemen:

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

NAME OF DRUG: Folic Acid Tablets, 1.0 mg.

DATE OF APPLICATION: October 7, 1971

DATE OF RECEIPT: October 12, 1971

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

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

Sincerely yours,

Paul A. Bryan, M.D. 10/14/71

Paul A. Bryan, M.D.
Director
Drug Efficacy Study Implementation
Project Office
Bureau of Drugs

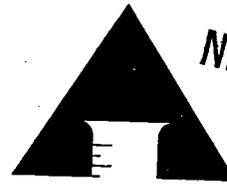
cc: BOS-DO
BD-22
BD-67
BD-69
JLMeyer/nlp 10/13/71
Ack.

JCMeyer 10/13/71

JRW Eurothorpe

10/14/71

Danbury Pharmacal, Inc.



ABBREVIATED
NEW DRUG APPLICATION

131 West Street - Danbury, Connecticut 06810
Telephone: (203) 744-7200

Manufacturers
of fine
Pharmaceuticals

80-680

October 7, 1971

Dept. of Health, Education
and Welfare
Public Health Service
Food & Drug Administration
Rockville, Maryland 20852

ATTENTION: Lee Geismar
Ass't. Director for
Physical Sciences

Dear Madam:

Enclosed please find our abbreviated New Drug
Application for Folic Acid 1.0 mg. Tablets.

Danbury Pharmacal, Inc., certifies that current
good manufacturing practices will be followed by all who
are involved in the manufacturing of the drug.

Respectfully,

DANBURY PHARMACAL, INC.

Lee Geismar
Lee Geismar
President

IS/fod

