



Session 1: Outcome Summary from GBHI 2018 Amsterdam Meeting

Bioequivalence of Transdermal Systems

Markham C. Luke, MD, PhD

Director, Division of Therapeutic Performance

Office Research and Standards, Office of Generic Drugs

CDER | U.S. FDA

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Evaluation of Bioequivalence for TDS



- In Vivo Studies for Demonstration of Bioequivalence (BE) for TDS
 - An in vivo comparative BE study with pharmacokinetic endpoints ¹
 - An in vivo comparative adhesion study ²
 - An in vivo comparative irritation/sensitization study ³

Draft guidances for industry:

1. [Bioequivalence Studies with Pharmacokinetic Endpoints for Drugs Submitted Under an ANDA](#)
2. [Assessing Adhesion With Transdermal and Topical Delivery Systems for ANDAs](#) *
3. [Assessing the Irritation and Sensitization Potential of Transdermal and Topical Delivery Systems for ANDAs](#) #

* Revised and #New Guidances since 2018 GBHI meeting in Amsterdam

General Guidance on Adhesion

Draft guidance on assessing generic TDS adhesion

- **Published June, 2016**
 - Study design considerations
 - Introduced a new statistical analysis approach
 - Revised criteria for primary and secondary endpoints
 - Discussed numerous critical study controls, for example
 - Discouraged tampering with TDS
 - Discouraged restrictions on normal subject motion
- **Revised October, 2018** (incorporating feedback from stakeholders)
 - Clarity related to how data should be collected and analyzed
 - Potential use of alternative scales

General Guidance on Irritation/Sensitization



Draft guidance for industry on assessing generic TDS irritation and sensitization

- **Published October, 2018**
 - Study design considerations
 - Introduced a new statistical analysis approach
 - Introduced concepts for when a sensitization study may not be appropriate
 - Discussed numerous critical study controls, for example
 - Discouraged restrictions on normal subject motion
 - Potential for use of alternative scales

General Guidance on Irritation/Sensitization



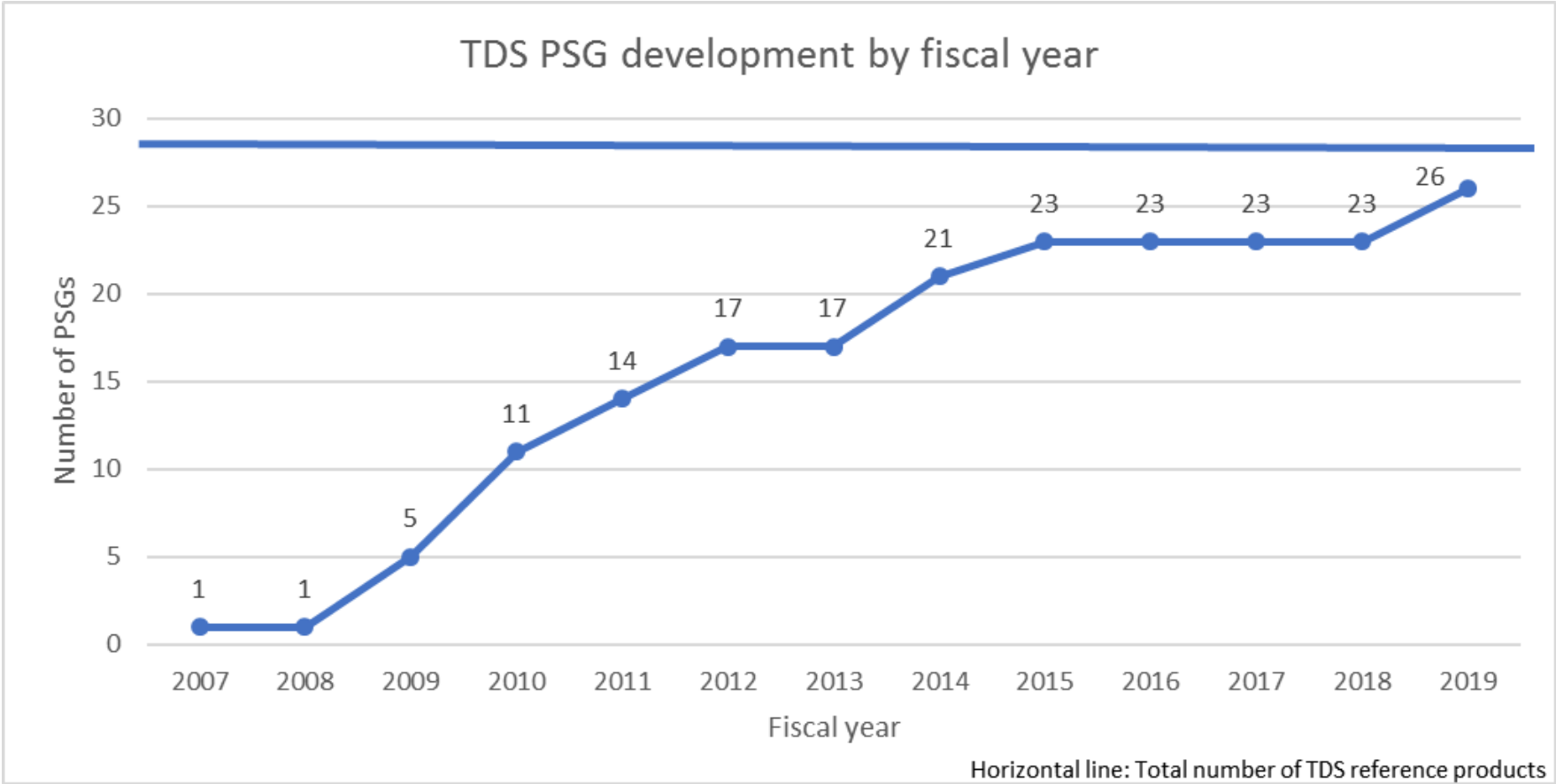
- October, 2018 Federal Register Notice for Draft Guidance encouraged further feedback
- GDUFA Public Workshop May 1, 2019 included an Expert Panel with a presentation by Walter Wigger-Alberti, MD on “Specific Challenges in the Evaluation of Irritation and Sensitization for Transdermal Systems: A Dermatological Appraisal Focusing on Scoring and Application”

Guidances for TDS

- 26 TDS Product Specific Guidances (PSGs) have been published
 - Consistent structure and recommendations across all PSGs
 - Clarity related to strength/size/duration of the study
 - Clarity related to waiver of in vivo testing
 - Removal of studies that don't impact an assessment of BE for a specific product e.g., sensitization study
 - Repetitive information was migrated to the general guidances
- Harmonized recommendations across all PSG's in alignment with the general guidances with the goal of increasing the efficiency of TDS product development programs

Guidances for TDS

- 26 PSGs have been published



Product-Specific Guidances (PSGs) for TDS



- 26 PSGs (new and revised) published since October 2018

Active Ingredient: Buprenorphine

Dosage Form; Route: Film, extended release; transdermal

Recommended Studies: Three studies

1. Type of study: Bioequivalence (BE) study with pharmacokinetic (PK) endpoints
Design: Single-dose, two-treatment, two-period crossover in vivo
Strength: 20 mcg/hr
Subjects: Males and non-pregnant, non-lactating females, general population
2. Type of study: Adhesion study
Design: Single-dose, two-treatment, two-period crossover in vivo
Strength: 20 mcg/hr
Subjects: Males and non-pregnant, non-lactating females, general population
3. Type of study: Skin irritation and sensitization study
Design: Randomized, evaluator-blinded, within-subject repeat in vivo
Strength: Vehicle TDS and positive control (TDS containing the active pharmaceutical ingredient should not be used in this study due to safety concerns)
Subjects: Males and non-pregnant, non-lactating females, general population

Product-Specific Guidances (PSGs) for TDS



- BE study with pharmacokinetic (PK) endpoints
 - Integration of PSGs with external references e.g., product label

Unless otherwise justified, the buprenorphine TDS should be applied to the same anatomical site on all subjects, selected from among those recommended for dosing in the approved labeling for the reference listed drug (RLD) product, and worn for 7 days. Applicants should randomize subjects to receive either the test or RLD product in a given study period. When possible, the TDS administered in the second study period should be applied to the same anatomical site as in the first study period, but on the contralateral side of the body.

Product-Specific Guidances for TDS



- BE study with PK endpoints
 - Data collection and analysis of PK study

Contact of the TDS with the skin is essential for the in vivo performance of the TDS, and the PK may be altered when a TDS loses its adherence to the skin. Therefore, the adherence of each TDS should be monitored and recorded throughout the PK study. The PK samples should be collected and analyzed from all subjects at all sampling times regardless of the adherence scores of the TDS. Provisions should be included in the study protocol to ensure that deliberate actions with the intent to re-apply a detached area of the TDS, to apply pressure to the TDS, or to reinforce TDS adherence with the skin (e.g., overlays) are avoided throughout the study.

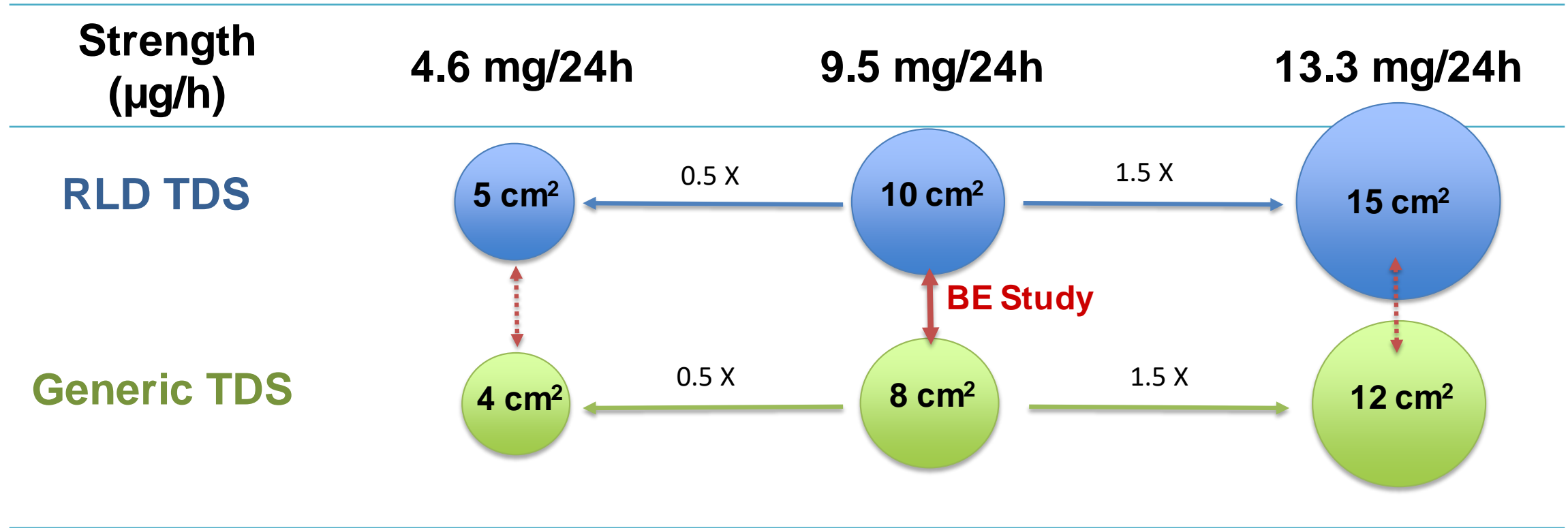
Product-Specific Guidances for TDS

- Waiver request of in vivo testing
 - Proportionality of a TDS

Waiver request of in vivo testing: The 4.6 mg/24 hr and 13.3 mg/24 hr strengths of the TDS may be considered for a waiver of in vivo BE testing based on (i) an acceptable BE study with the 9.5 mg/24 hr strength TDS, (ii) acceptable in vitro dissolution testing of all strengths, and (iii) proportional similarity of the TDS formulation across all strengths.

NOTE: The proportional similarity of the TDS formulation across all strengths means i) that the amounts of active and inactive ingredients per unit of active surface area are the identical for the different strengths of the test product, and ii) that the ratios of the active surface areas of each strength of the test product compared to the 9.5 mg/24 hr strength of the test product are the same as the corresponding ratios for the active surface areas of each strength of the RLD product compared to the 9.5 mg/24 hr strength of the RLD product.

Proportionality of TDS



Product-Specific Guidances for TDS



- Dissolution studies

- Simplifying language related to conduct of dissolution study

Dissolution test method and sampling times: Comparative dissolution testing should be conducted on 12 dosage units each, of all strengths of the test and RLD products. Information on a dissolution method for this drug product can be found on the FDA Dissolution Methods web site, accessible at:
<http://www.accessdata.fda.gov/scripts/cder/dissolution/>.

Product-Specific Guidances for TDS



- Adhesion study

- Alignment with general guidance

The applicant may elect to evaluate the PK BE (study 1) and the adhesion (study 2) in a single study with a combined purpose, or in independent studies. In either case, the studies should be adequately powered to evaluate the BE, and independently, the comparative assessment of adhesion.

- Selection of population for analysis of PK and adhesion data

Applicants should prespecify their inclusion criteria for the statistical analysis of PK endpoints and perform their primary PK analysis on the PP population. For the primary PK parameters, applicants should calculate the geometric mean ratios for the T/R treatments and the two-sided 90% confidence intervals.

Product-Specific Guidances for TDS

- Irritation and/or Sensitization(I/S) study
 - Selection of size and duration of wear for I/S study

All test articles (i.e., one-half of the 4.6 mg/24 hr test product¹, one-half of the 4.6 mg/24 hr RLD product, one-half of the optional vehicle TDS² and optional negative control³) should be applied simultaneously to each subject at different positions on an application site recommended for dosing in the approved labeling for the RLD product.

Sequential TDS applications should be made to the same application site every 24 hours, for a total of 21 consecutive days. The TDS applied on Day 21 should be removed on Day 22.

Guidances for TDS



- Residual drug
 - Recommendation related to assessment of residual drug

Applicants should collect and analyze PK samples from all subjects in the PK subpopulation, regardless of the subjects' TDS adhesion scores, and report the sample concentrations for all time points as well as the PK results for all subjects in the PK study. All TDS units that are removed at the end of (or which detach during) the in vivo adhesion and/or PK BE study should be retained for analysis of residual drug content.⁸

For additional information, please see the following draft guidance for industry, [Assessing Adhesion With Transdermal and Topical Delivery Systems for ANDAs](#)

Conclusions



- The FDA is committed to:
 - Identifying opportunities for strategic research to support the development of evidence based, efficient BE standards
 - Reviewing, revising, and modernizing BE recommendations to ensure that they reflect the Agency's current thinking, based upon continually advancing scientific knowledge
 - Harmonizing BE standards within classes of topical and transdermal drug products, to improve the consistency and predictability of regulatory expectations

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Guidance Development Teams

Transdermal and Topical Dermatological
Guidance Development Teams

- Office of Generic Drugs
 - Office of Research and Standards
 - Office of Bioequivalence
 - Office of Generic Drug Policy
- Office of Pharmaceutical Quality
 - Office of Lifecycle Drug Products
- Office of Translational Sciences
 - Office of Biostatistics

