	TH AND HUMAN SERVICES GADMINISTRATION
DISTRICT ADDRESS AND PHONE NUMBER	DATE(S) OF INSPECTION 5/3
550 W. Jackson Blvd.	4/9-20/18, 5/3/18, 5/7-11,16/18
Chicago, IL 60661	FEI NUMBER
(312) 353-5863 (FAX: 312-596-4190)	1450114
NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT ISSUED	
Jonathan D. Shoemaker, Vice President and	General Manager
FIRM NAME	STREET ADDRESS
Akorn, Inc.	1222 W. Grand Ave.
CITY, STATE, ZIP CODE, COUNTRY	TYPE ESTABLISHMENT INSPECTED
Decatur, IL 62522	Sterile Drug Manufacturer

This document lists observations made by the FDA representative(s) during the inspection of your facility. They are inspectional observations, and do not represent a final Agency determination regarding your compliance. If you have an objection regarding an observation, or have implemented, or plan to implement, corrective action in response to an observation, you may discuss the objection or action with the FDA representative(s) during the inspection or submit this information to FDA at the address above. If you have any questions, please contact FDA at the phone number and address above.

DURING AN INSPECTION OF YOUR FIRM WE OBSERVED:

Observation 1

Your firm failed to establish and follow appropriate written procedures that are designed to prevent microbiological contamination of drug products purporting to be sterile, and that include validation of all aseptic and sterilization processes.

Aseptic behavior is described in AA143 Aseptic Technique procedure, revision 32, dated 4.9.18.

- A. During the inspection, our investigators observed poor aseptic processing techniques that were previously videotaped at your facility (b) (4) line (aseptic/(b) (4) sterilized) and line sterilized)) as well as during a walk-through inspection of (b) (4) line on 4/9/18.
 - 1. Operators were seen reaching over open vials during interventions. These vials were not removed from the line. Interventions are not executed using the closest door available. During the review of the video, we observed interventions on the far side of the filling area being executed from the near side of the filling area.
 - 2. The addition of rubber stoppers is not performed aseptically. The stopper bag is held over the head of the operator and dangled through the (b) (4) The bag touches the inside of the hopper and is shook to empty the stoppers bag. Smoke studies show the operator touching the inside of the hopper with his glove during addition. The outer bag was removed up to 20 minutes prior to addition. The inner bag was handled multiple times during this period.
 - 3. Operators were seen touching their gowning. In one case the operator touched their lower leg/shoe, then proceeded to touch a stopper bag.
 - 4. Fallen vials were not removed and instead replaced onto the line.

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Michele Perry Williams, Investigator Sandra A. Hughes, Investigator Michele L. Glendenning, Investigator 16/2018

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5. Spraying of the stopper bags before loading is not always performed.

6. The full surface of the door exposed to the Class 10,000 area is not wiped prior to closing the door. In some cases, the door was not wiped at all.

7. Operators spray and rub their gloves with (b) (4) while holding(b) (4) wipes which are later used to wipe down the equipment and doors prior to leaving the Class 100 area. In some case the operator failed to sanitize gloves prior to entering the Class 100 area.

8. The stopper hopper is periodically jarred to dislodge stoppers. The stopper hopper is located

above open vials.

9. Ineffective contact of the (b) (4) wipe during surface wiping of equipment prior to leaving the Class 100 area.

- 10. Excessive movement and talking in the Class 10,000 areas during filling operations. The stopper bag is kneaded and manipulated multiple times in the class 10,000 area located immediately adjacent to the class 100 area prior to addition. This could potentially lead to particulate contamination from the stoppers. Operators were also seen stretching in the Class 10,000 immediately adjacent to the aseptic filling area.
- B. The interventions performed during media fills are not based on historical data from filling operations. Media fills are not reflective of routine operation.
 - 1. Inherent interventions are not tracked or trended in routine production. Only corrective and critical interventions are documented. Management admitted that they only perform the interventions required by the media fill. For example, they would only perform the addition of (b) (4) stopper bags in a media fill even though (b) (4) stopper bags might be added during routine production. Likewise, they would only perform fallen vial interventions in a media fill if a vial falls regardless of how many fallen vial interventions occur during routine production. They do not simulate any interventions.

We compared the number of interventions performed during production by watching production videos of set-up and filling performed on the (b) (4) sterilized line and noted the following discrepancies:

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Video watched	Type	Name	# Doc.	# Performed
Ketamine HCl	Inherent	Various	NA	Unknown
Injection, USP,	Corrective	Spill cleanup / line sanitation	0	(b) (4)
100mg/mL (Base),	Corrective	(b) (4) Adjusting (b) (4)	0	(0) (1)
10mL vial, lot 031858, dated	Corrective	Adjust stopper (b) (4) (b) (4) times	2	
3/30/18	Corrective	Removal of jammed stoppers post filling	0	İ
		(b) (4) Adjust Change Parts	0	Ī
Diltiazem Hydrochloride Injection, 5 mg/mL, 10 mL vial, lot 041248, dated 4/6/18	Inherent	Various	NA	Unknown
Methadone HCl	Inherent	Various	NA	Unknown
Injection USP 10mg/mL, 20cc vial, batch 041328 filled on 04/05/2018	Corrective	Stopper(b) (4) Adjustments	0	(b) (4)
Midazolam Injection,	Inherent	Various	NA	Unknown
USP, 5 mg/mL, 10	Corrective	Removal of jammed stoppers post filling	0	(b) (4)
mL Fill / 10mL Vial	Corrective	(b)(4) Adjusted needle carriage	2 -	
lot no. 041228 which was filled on 4/5/18	Corrective	(b) (4) (b) (4) adjustment	0	

	Media fill tin b) (4) (b) (4)		1 7 7 7 7	edia Fill Proces	Simulation	Program procedure
S	tates the fill		ust last a mi			l (b) (4) the maxim
(1	b) (4)		18.28.2			, an
(4)		rmed on 1/3/18	reports the	fill time as (b)	and (D) (4) however t
		imes for (b) (4)				

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550 W. Jackso Chicago, IL (312) 353-586	on Blvd. 60661 3 (FAX: 312-596-4190)		DATE(S) OF INSPECTION 5/3 4/9-20/18, 5/3/18, 5/7-11,16/18 FEI NUMBER 1450114
	hoemaker, Vice President and	d General M	Manager
Akorn, Inc.	RY	1222 W. G	
Decatur, IL 6	Sterile Drug Manufacturer		PER PROPERTY OF THE PER PROPERTY.
media fil 1. T p (t d (t) (t) cc v q 2. S p ar (I) D. Smoke st 1. The A	l is to be consistent with the nature the procedure does not define what ass the media fill requirement. Ma (a) (4) — in a media fill to be qual ocumented, the activities of the media fill of	of the duties activities near nagement statisfied to work dia fill particular	k in the aseptic filling area. Although cipants are not tracked. During media fill a personnel (b) (6) production operator form any interventions but were still (b) and (b) (6) performed (b) (4) and (b) (6) performed (b) (4) and (b) (6) performed (b) (4) and (b) (6) performed by an operator in a media fill is in the aseptic filling area. The set-up amine HCl Injection, USP, 100mg/mL rch 30, 2018, was performed by (b) (6) and his activity in a media fill. tic filling room (b) (4) and (b) (4) unidirectional airflow when two doors ated in the smoke studies. Two open (b) (4) are unidirectional airflow when two doors ated in the smoke studies. Two open (c) (d) (d) are unidirectional airflow when two doors ated in the smoke studies. Two open (c) (d) (d) (e) (e) (f) (f) (d) (f) (f) (d) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f
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the open vials located directly below the hopper. Although not simulated during the smoke study, the filling line can be moving during stopper addition.

- 2. The smoke studies for line were deficient in that not all interventions were simulated including:
 - Intervention under the curtain with (b) (4) people
 - Full body intervention at the stopper bowl

These interventions were seen during the video review of the filling of Fluorescein Injection, lot 031878, dated 3/26/18.

E. On 04/17/2018, during our initial evaluation of (b) (4) wipes from Lot#(b) (4), used in the Class 100 Filling Room (b) (4) we found holes in the outer packaging which were initially thought to be a sterility issue as only the outer package is sprayed with (b) (4) (b) (4) prior to entering the aseptic area. Preliminary results from the firm's investigation indicates that the supplier notified the firm that the outer barrier was never intended by the supplier to be a sterile barrier. The firm's current procedures do not account for this as the inner package has previously never been subjected to decontamination efforts prior to entering the cleanroom environment or upon opening in the aseptic area.

Repeat observations from 11/2004, 9/2006, 8/2007, 6/2009 & 2017

Observation 2

Your firm failed to establish an adequate system for monitoring environmental conditions in aseptic processing areas.

SOP EM127 Environmental Monitoring Program for Grand Avenue procedure specifies the specifications for environmental and personnel monitoring.

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A. The following discrepancies were noted during personnel monitoring:

- Adequate scientific justification for holding the recovery rates for personnel working in the Class 100 area to Class 10,000 requirements was not provided. Per the SOP, the action level is set at colony forming units (CFU) for the gloves and forearms in the Class 100 area where personnel perform critical interventions during filling, line set-up, and other aseptic activities.
- 2. No alert levels are listed for gloves, forearms or gowning. SOP EM127 requires the identification of CFUs over action or alert levels. This means the firm does not identify all CFUs obtained on operators working in the class 100 area. Adequate justification could not be provided for allowing CFU on the operators who perform Class 100 interventions without any potential follow-up. These instances are not tracked or trended.
 - First quarter 2017: 611 positive samples were obtained on the gloves, forearms and gowning of operators working in the class 100 aseptic area. Of these, 103 were categorized as over action level. A total of 203 plates were identified resulting in a minimum of 408 positive samples not being identified or trended.
 - Second quarter 2017: 636 positive samples were obtained on the gloves, forearms and gowning of operators working in the class 100 aseptic area. Of these, 90 were categorized as over action level. A total of 148 plates were identified resulting in a minimum 488 positive samples not being identified or trended.
 - Third quarter 2017: 488 positive samples were obtained on the gloves, forearms and gowning of operators working in the class 100 aseptic area. Of these, 70 were categorized as over action level. A total of 125 plates were identified resulting in a minimum 363 positive samples not being identified or trended.
 - Fourth quarter 2017: 510 positive samples were obtained on the gloves, forearms and gowning of operators working in the class 100 aseptic area. Of these, 15 were categorized as over action level. A total of 76 plates were identified resulting in a minimum 434 positive samples not being identified or trended.

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3. PM monitoring takes place immediately following aseptic connections and setup per AA273 Room (b) (4) Interventions procedure, revision 4, dated 1/29/18 and AA143 Aseptic Technique procedure, revision 32, dated 4.9.18. During the review of the videos for the setup, and aseptic filling of Ketamine HCl Injection, USP, 100mg/mL (Base), 10mL vial, lot 031858 on March 30, 2018, Methadone HCl Injection USP 10mg/mL, 20cc vial, batch 041328 filled on 04/05/2018, and Midazolam Injection, USP, 5mg/mL, 10mL fill/10mL vial filled on 4/05/2018, the operators who performed the aseptic connection wiped their gloves with(b) (4) prior to being monitored.

As a level of (b) (4) is acceptable for gloves and forearms during aseptic personnel qualification, (b) (4) obtained after aseptic connection would not be investigated. (b) (4) was obtained on the operator who performed the aseptic connection 7/28/17 for product code 629, Clindamycin Injection 600mg, lot 071097.

- B. You do not perform environmental monitoring (EM) sampling in all appropriate locations. Specifically, in the Aseptic (b) (4) Fill Room, you perform surface sampling (b) (4) plates) in multiple areas; however, you do not perform surface sampling (b) (4) plates) on all significant objects which are touched and/or handled during filling operations. For example:
 - There are (b) (4) plastic containers which are used as reject bins for the rejected product.
 These bins are periodically picked up during processing operations and are not included in your EM program.
 - You have a stainless-steel stool which is used throughout manufacturing process operations and can be moved throughout the filling activities. This stool is not included in your EM program.
 - You have a stainless-steel frame which you attach plastic bags to which is used as your trash receptacle. You do not include this frame as a part of your EM program.
 - There is a hand held electrical device which is used during filling operations which is

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Decatur, IL		Sterile Drug Manufa	cturer
de C. The firm aseptic 1. Scie 1. Scie 2. Charmon to(b) HCl	while filling is occurring. The conditions are monitored by (4) monitoring is perform while filling is occurring. The conditions. The (b) (4) monitoring is perform while filling is occurring. The conditions. The (b) (4) main grooms used during aseptitoring of the (b) (4) monitoring of the (b) (4) monitoring is perform while filling is occurring. The conditions. The (b) (4) main grooms used during aseptitoring of the (b) (4) was to (4) when (b) (4) was to (4) when (b) (4) was to (4) when (b) (4) was to (4) was to (5) windle air (4) when (b) (4) was to (4) when (b) (4) was to (4) when (b) (4) was to (5) windle (b) (4) was to (6) (4) when (6) (4) when (6) (4) was to (6) (4) when (6) (4) when (6) (4) when (6) (6) (6) (6) (6) (6) (6) (6) (6) (6)	rior to (b) (4) (b) (4)	bial flora existing in the amental monitoring: fenvironmental monitoring: fenvironmental monitoring: set the area immediately settle plates during filling in the performed at any time ale, Ketamine HCl Injection, form(b) (4) to (b) (4) and filled g plates were taken between (b) (a) and other Class 100,000 articulate (viable and non-lisms in the Class 100 area (b) (4) by personnel and forcedures and not during comment in the (b) (4) and (c) (d) line. For example, in 3/29/18 between (b) (4) reptic filling of Ketamine
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Observation 3

An annual report did not include a full description of the manufacturing and control changes not requiring a supplemental application, listed by date in the order in which they were implemented.

A. The FDA was not notified that you ceased to test Acetylcysteine Injection 200mg/mL for L-Cystine and L-Cysteine impurities. This has been ongoing since 2016.

The 2016 Annual report lists the L-Cystine and L-Cysteine impurities as pending on the 6 months' stability reports for lots 051295LTT and 051315LTT. The stability tables were signed 5/13/16. The L-Cystine and L-Cysteine impurities were due for 6 months' stability analysis on 12/19/2015.

The 2017 Annual report had the L-Cystine and L-Cysteine impurities removed from the 18 months' stability study reports for lots 051115LTT, 051295LTT and 051315LTT although these impurities were still listed on the specification. The reports submitted to the FDA differs from the stability reports reviewed at the firm from this same time period for the same lots. These reports lists the L-Cystine and L-Cysteine impurities as (b) (4)

B. A critical processing equipment change was made which affected the following eight products manufactured at your facility when your processing operations were changed from the use of a

(b) (4) for (b) (4) sterilization operations.

to your (b) (4)

Product Name	Application No.	Date of Approval
Midazolam HCl Inj.	ANDA 75-494	6/30/00
Orphenadrine Citrate Inj.	ANDA 40-484	5/24/06
Adenosine Inj.	ANDA 78-076	10/31/08
Levofloxacin Inj.	ANDA 91-644	6/20/11
Ephedrine Sulfate Inj.	NDA 208-609	3/1/17

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Sterile Drug Manufacturer

Product Name	Application No.	Date of Approval
Fentanyl Inj.	NDA 16-619	2/19/68
(b) (4)	NDA(b) (4)	(b) (4)
Fluorescein Inj.	NDA 22-186	8/14/08

Your processing change began with Fentanyl Citrate Inj. lot no. 051087 in 7/2017. Your Annual Report for Fentanyl Citrate Injection, 50 mcg/ mL, 2 mL, 5 mL, 10 mL, and 20mL Ampules (NDA no. 016-19) dated April 11, 2018 does not include the change in(b) (4) sterilizing made from the(b) (4) to the (b) (4) . You also did not include information regarding the equipment's processing capacities for each (b) (4) along with your qualification work performed to support the use of the(b) (4)

Observation 4

Your firm failed to establish an adequate system for cleaning and disinfecting the room and equipment used to produce aseptic conditions.

The inspection revealed numerous instances where your operators did not follow AA245 Cleaning & Sanitization of Manufacturing Areas, revision 40, designed to clean and disinfect the critical areas of the aseptic processing room. Specifically,

- A. SOP AA245 specifies that machine sanitization in the class 100 area consists of cleanings. ancillary (common use) equipment consists of sanitizations and floor cleanings can vary from to cleaning. During a review of the following videos of cleaning, the following data integrity discrepancies were noted. These discrepancies were confirmed by the Production Manager:
 - Cleaning performed after the filling of Ketamine HCl Injection, USP, 100mg/mL (Base), 10mL vial, lot 031858 on March 30, 2018: although documented as being performed, only of the cleanings were executed on the machine, none on the ancillary (common use) equipment and only of the cleanings was performed on the floor.

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Decatur, IL 6	52522	Sterile Dr	ug Manufacturer
Althorizan Clear batch Clear lond comm B. Floor and (b) (4), equipme C. Cleaning from lear D. Cleaning 2018. The common (b) (4) car with (b) cleaned to frame, and E. An operate	aning were executed on the machine ining performed after the filling of M. L. Vial lot no. 041228 filled on 4/5/1 mon use equipment (cart, (b) (4) standed wall cleanings are not performed to or using (b) (4) per	ed, common use (b) (c) leanings Methadone HC hough docume e. Midazolam Injusting the (b) (c) ocedure for all surface of the larea to least the operator of (b) (4) rooms the operator of (b) (4) in (b) (4) and (b) (4) (b) (4) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	were performed on the floor. I Injection USP 10mg/mL, 20cc vial, ented as being performed, only of the ection, USP, 5 mg/mL, 10 mL Fill / documented as being performed, ne) was not cleaned. System (b) (4) I videos reviewed. Common use walls and floors during cleaning. critical area, from top to bottom and etions by the same Operator on April 7, s (b) (4) During the review of the documented cleaning the (b) (4) stands in (b) (4) The same operator carts, (b) (4) carts, the (b) (4) garbage
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CITY, STATE, ZIP CODE, COUNTRY Decatur, IL 62522	Sterile Drug Manufacturer
Observation 5 Failure to maintain complete data derived from all to specifications and standards pertaining to data retermined to the specific data derived from all the specific data derived from	ntion and management.
Qualification Lyophilization Facility Enviro	ald not be provided. 8-2-PQLFEM-06 Performance onmental Monitoring protocol dated 1/13/06 states
(b) (4)	Only the (h) (A) interior
(b) (4)	Only the (b) (4) interim report imples were inadvertently not taken. Deviation 6 was
written on 7/31/06 regarding the (b) (4)	and(b) (4) reports not being written. The
deviation stated "(b) (4)	reports not being written. The
(b) (4)	
There is no evidence that this was completed	d
 Lot(b) (4) , dated 8/23/17 could not be located. C. The video files (b) (4) through(b) (4) 2mL vial batch record, lot(b) (4) , dated 1/5 D. Testing documents for the Atropine Sulfate Ophthalmic Solution, USP lot 011037A. At the country of the Atropine Sulfate Control of the Atropine Sulfate	corresponding to Media, Vials (Area (b) (4) 5/18 could not be located. API and (b) (4) used in Atropine Sulfate tropine Sulfate API is tested (b) (4) and could not find the electronic data from the testing of formed using (b) (4)
SEE REVERSE OF THIS PAGE Michele Perry Williams, Inve	estigator MUy
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Chicago, IL (312) 353-58	63 (FAX: 312-596-4190)	1450114	
	IAL TO WHOM REPORT ISSUED		
Jonathan D.	Shoemaker, Vice President an	d General Manager street ADDRESS	
Akorn, Inc.	NTTPV	1222 W. Grand Ave.	
Decatur, IL		Sterile Drug Manufactus	cer
concerning bac deterioration in A. Testing number results f	Alert Report was not submitted witteriological contamination and/or site a distributed drug product. Specific of your Indocyanine Green (trade is 021656, 31206, 041136, 051216 after these lots of product. You failed ith initiate an investigation and/or i	gnificant chemical, physical, of ically, name IC Green) NDA no. 11-5 and 061486 identified a downw I to submit a Field Alert Repor	or other change or 25, retain sample lot ward trend for the pH t regarding this trend
"some d (b) (4) (b) (4) which w notificat	/18, your Customer Complaint Invelor (b) (4)	in two lots of (b) (4) thes (b) (4) (b) (4) batch (b) fy your customer for this prod A Field Alert within the require the was a result of this establish	o) (4)) and (b) (4) uct in a timely manner ed timeframe, as this hment inspection.
	mL was not executed for (b) (4)	Assay due to method	
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	FOOD AND DRU	TH AND HUMAN SERVIC G ADMINISTRATION		
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Jonathan D.	Shoemaker, Vice President and			
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Decatur, IL	62522	Sterile Drug Ma	nufacturer	
components to	d to thoroughly investigate any unex	ner or not the batch l		
investigations d	o not always include conclusions ar	d follow-up.		H
monitor personne procedu (b) (4) (b) (4) Investig monitor on his cl (b) (6) perf level rec (b) (4) 11/27/17 10/30/17 During to obtained	ate investigations were noted during ing. The firm uses (b) (4) el monitoring. What is reviewed dure. Management explained the oper is documented but not (b) ation 71675, dated 10/25/17, identifing of production operator (b) (6) exition est (action level (b) (4) during the forms interventions in the Class 100 every rate of (b) (4)%. Due to the higher aining on aseptic procedures and is not documented. Training was of During the execution of CAPA 7, 10/31/17, 11/03/17, 11/6/17, 11/7 this time (11/8/17), investigation 72 during the PM monitoring of (b) (c) (d) (d) during the filling the PM monitoring of (d) (e) (e) (d) (d) during the filling the PM monitoring of (d) (e) (e) (d) (d) during the filling the PM monitoring of (e) (e) (e) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f	to address OOT of ring a (b) (4) rator gowns(b) (4) rator gowns(c) (4) rator action results as a septic filling of (b) (4) Eptificarea. The investigation of (b) (4) rator rate, CAI (c) (7) (8) (6) continued (7) (1) (8) (7) (7) rator rate rate rate ration rate rate rate rate rate rate rate rate	r action levels obtained is not governed by is not governed by ing is performed. The desult obtained during person (b) (4) at (b) (4), with batide, lot 101107 on 1 tion determined (b) (6) had PA 72529 was initiated. The results of the (b) (17 and QA approved on to work in the filling reference of the person o	l during a late of the ersonnel h 10 cfu 0/16/17. d an action to track (4) n coom on
His 'acti	on level' recovery rate was determines greater than(b) (4) 'was (b) (4)%.	ned to be (b) (4)% and This exceeded the r	his 'total personnel bi- ecovery rate specification	oburden ions set by
the firm.	CAPA 74623 was triggered stated	will be monitor	red and(b) (4) by a p	roduction
	•			
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Decatur, IL		Sterile Drug M		
While to the section less investige action less investige action less investige action less investige action less investige listed in the section of the sec	evel at the same site number. Due to gation just references CAPA 74623. Teness checks are not performed on (station 66336, dated 8/21/17, regarded the media fill simulations for: edia fill(b) (4) dated 7/25/17, Line edia fill(b) (4) dated 7/27/17. Line edia fill(b) (4) dated 7/27/17, Line edia fill(b) (4) dated 7/28/17, Line edia fill(b) (4) dated 7/28/17, Line edia fill(b) (4) dated 7/28/17, Line edia fill (b) (4) dated 7/28/17, Line edia fill (b) (a) dated 7/28/17, Line edia fill (b) (b) (c) dated 7/28/17, Line edia fill (c) (d) dated 7/28/17, Line edia fill (d) (edia fill (d) (d) dated 7/28/17, Line edia fill (edia fill (d) (d) dated 7/28/17, Line edia fill (edia fill (d) (d) dated 7/28/17, Line edia fill (edia f	cork in the aseptic of the original occasions show the ongoing investigation 73 oring occasions show the ongoing investigation of the ongoing investigation of the failure to constitute action intervents of the failure production of the failure of the failure the failure action intervents of the failure the failure of the failure	441 was initiated of wed colony forming stigations mentioned bersonnel monitoring applete replicated in a Media fills, more is scenario of a commo cords were not revisitions during routing. Management stalline interventions per 6 was not supported.	on 11/16/17 for any units below and above, this ang. Iterventions Interventions
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Chicago, IL 60661 (312) 353-5863 (FAX: 312-596-4190)	FEI NUMBER 1450114
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risk assessment was based on conversations with SMEs. Who was interviewed was not documented.

C. Laboratory events and void analytical errors are not tracked or trended. This has resulted in problems with test methods/equipment/analysts not be investigated. For example, an investigation was not initiated into the evaluation of (b) (4) in Pilocarpine Hydrochloride Ophthalmic Solutions method. Suitability could not be obtained during the running of this method and numerous (b) (4) executed over a short period due to being unable to obtain adequate chromatography to start suitability. (b) (4) were confirmed as being(b) (4) Lab events were triggered for these runs, but these events were not tracked or trended.

Date	Sequence	# of injections	Lab Event
8/9/17	(h) (1)	(b) (4)	65299
8/9/17	(b) (4)		
8/10/17			69147
8/16/17			
8/23/17			
8/28/17			
8/31/17			
9/7/17			68228
9/8/17			
9/15/17			68864
9/18/17	1		45
9/18/17			
9/20/17			69147
9/21/17			
9/21/17			

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Chicago, IL 60661 (312) 353-5863 (FAX: 312-596-4190)	FEI NUMBER 1450114
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11/17/17. The informal investigation currently ongoing.

- D. During review of the Investigation PR65403 opened 8/10/2017 due to an (b) (4) (b) (4) (b) (4) Alarm and later an (b) (4) Alarm for Non-Viable Particles during filling operations, I observed in the investigation report that the firm did not further address the unknown cause of the (b) (4) alarm reported. The (b) (4) Alarm occurred 08/09/2017 (b) (4) Trays(b) (4) were segregated/rejected. The (b) (4) occurred at (b) (4) Trays (b) (4) were segregated. These were later released from hold. The root cause for the (b) (4) was found to be due to personnel in the area when the fill line had stopped. However, the root cause of the (b) (4) alarm remains unknown and was not further investigated or addressed in CAPAs.
- E. During review of complaint investigation PR67417 for Brimonidine Ophthalmic Solution -the firm did not conduct retain sample review adequately to mimic the conditions reported in the complaint. The complaint reported that after the customer placed the dose in his eyes and set the bottle down on the table the drug product was observed to be coming out of the tip. However, during the course of the investigation at Wykles, (6)(4) retain samples were inspected for leaks. When I interviewed the Quality Manager at Wykles, he stated that the retain sample review conducted for this investigation as well as others consisted of checking for leaks by inspecting the outer bottle for damage. This type of perfunctory examination of the outer container is not consistent with the type of issue reported in the complaint.
- F. Brimonidine complaints such as PR77856 for "difficult to deliver drug product" are not completely investigated. The firm is using only a reference to their Global Investigation 2014-06 to address these complaint issues. Global investigation 2014-06 references a peer review study suggesting that wetted tips (more frequent/daily use) delivered product more efficiently than periodic use. This indicates that the plastic remains malleable and assists in the correct delivery of drug product. However, the firm is not confirming that these situations reported in the peer

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Decatur, IL			Drug Manufacturer	
Personn cfus dur (b) (4) effective H. Compla (b) (4)	review of the CAPA 69622 which el Bioburden from a fill room Techning exit monitoring after filling op of the employee. However, necess of the corrective action. int no. 78593 was opened 1/23/18 mg. As a part of your investigation	h recovery of the receiving after receiving lots of pro	n forearm resulting in a namenced, the CAPA address check was put in placing a complaint for (b) (4) duct which were observed.	ressed ce to test the
	eciate the mold found on the secon		The state of the s	which you
3	and during your review of retain sa	G		willen you
	T 5	-		1 4 6 4
dit	recument in your investigation how ferent reserve lots (b) (4) as found.			on them for the where the mold
	ontact your customer to notify them at they could complete their regular			reserve samples so
pa	pand your investigation to evaluate ckaging material as the (b) (4) ected.		ucts which used the sam- luct to determine if other	
	clude in your investigation for this aterial the mold was identified on.	"moldy even	nt" the evaluation of the	packaging
	formance Report no. 61664 was opnotified when Fentanyl (b) (4) lot (
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Chicago, IL 60661 (312) 353-5863 (FAX: 312-596-4190)	1450114
NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT ISSUED	
Jonathan D. Shoemaker, Vice President	t and General Manager
FIRM NAME	STREET ADDRESS
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for verification of incoming product identity and batch number. CAPA 63662 was opened on 7/20/17 to evaluate the in-coming product check process for procedural enhancement with assistance from the Quality Assurance to ensure checks are appropriately completed and implement procedural enhancement to SOP W1101 "Inspection Area Set-Up, (b) (4) (b) (4) Verification, Operation and Clearance" and SOP WP157 "Packaging Line Preparation and Completion". You have not completed a timely Effectiveness Check reported in document no. 75064 to verify the effectiveness of your changes.

J. Nonconformance no. 53767 was opened 3/27/2017 after Indocyanine Green (trade name IC Green) NDA no. 11-525, lot number 021516 stability sample failed stability for pH at 12 months. The out of specification result (OOS) was 5.3 with your specifications being (b)(4) to (b)(4) As a part of your investigation you tested retain samples within expiry at the time of the OOS results for lot 021516. After this evaluation, you initiated CAPA no. 58383 opened 5/16/17 where you identified five (5) retain lots which you continued to evaluate for lots 021656, 31206, 041136, 051216 and 061486. On 8/10/17 you closed your CAPA No. 58383 stating "there is no downward trend in any of the batches". You continued to test these 5 lots of product for an additional important impoints and a downward trend is present for each of these lots of product. You failed, however, to initiate an investigation regarding this trend and initiate corrective and preventive actions associated with this trend.

Repeat observation from 11/2004, 9/2006, 8/2007, 6/2009, 5/2013, 6/2016

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Decatur, IL 62522	Sterile Drug Manufacturer

Observation 8

Equipment used in the manufacture, processing, packing or holding of drug products is not of appropriate design to facilitate operations for its intended use and cleaning and maintenance.

- A. The HEPA filters used in the class 100 area are not periodically monitored for uniformity of velocity across the filter relative to adjacent filters. Velocities of these filters are not correlated to the velocity range established at the time of in situ air pattern analysis studies.
- B. The stopper hopper is located on the far side of the filling area. To reach the hopper during the addition of stoppers.(b) (4)

 (b) (4) which can be accessed by operators. Exposed vials are not removed and the line can be moving during the addition of stoppers. Management confirmed the design of the line was not ideal.
- C. The filling lines are not designed for ease of cleaning. The filling lines are set several inches off the floor making it difficult to clean underneath:
 - (b) (4) line (aseptic filling) is located (b) (4) off the floor
 - (ophthalmic filling) is located (b) (4) off the floor
 - line (b) (4) sterilized) filler is located (b) (4) off the floor
 - Line (b) (4) filler (ampule) is located (b) (4) off the floor

Repeat observation from 9/2006, 8/2007, 4/2017

Observation 9

Each container or grouping of containers of components is not examined visually upon receipt and before acceptance for container damage, broken seals, or contamination. Specifically,

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Jonathan D. Shoemaker, Vice President an	d General Manager	
FIRM NAME	STREET ADDRESS	
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- A. Evaluation of Sterile Gloves: On 04/17/2018 during inspection of the sterile gloves the firm uses in the Class 100 Filling Room(b) (4) I observed several instances of packaging integrity issues and the presence of foreign matter within the package cavity. These gloves are sold in cases and in each case there are separate packs, each containing pairs of gloves. We inspected only one (1) package (b) (4) pairs). The results of the visual inspection are as follows.
 - 78% of the pairs had concerning issues. ((b)(4) of (b)(4) pairs).
 - 34% of the pairs had potential bottom seal integrity issues (b) (4) of (b) (4) pairs).
 - 70% of the pairs contained foreign matter such as plastic fragments, black, blue or red fibers, black or blonde hair (b) (4) of pairs).
 - (b) (4) had more than 1 fiber observed (b) (4) had 6 fibers and a gap in the bottom seal.
- B. Failure to inspect personnel and surface monitoring contact plates prior to use: During the tour on 4/10/2018, we observed that the (b) (4) contact plates the firm uses for environmental monitoring had defective (b) (4) fills. The (b) (4) did not appear to be (b) (4) and was unevenly distributed throughout the plate. The fill was uneven leaving the level of (b) (4) at or below the rim level of the plates for at least (b) (4) of the contact surface area. We visually inspected plates which had been used and found that 98% (b) (4) of (b) (4) plates) of the plates had (b) (4) which was unevenly distributed in the plate where (b) (4) of the (b) (4) surface area was below the rim of the plate.

We reviewed (b) (4) plates which had not been opened from lot number (b) (4). This unopened package contained (b) (4) plates. I found that (b) (4) out of the (b) (4) plates had defects which included which includes being uneven (6) (4) and not domed (5) (6).

Observation 10

The written stability program for drug products does not include reliable, meaningful, and specific test methods.

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(b) (4) (b) (4) The assurance affected the The firm here affected the The firm here affected the The firm here affected the the theorem here affected the theorem here affected the theorem here.	that the product remains in specific (b) (4) commercial (validation) lo as distributed lots of Acetylcysto ent confirmed that the compendial act have not been proven to be stable.	during state cation for to ts, plus the cine Injection methods until the cine indicate the control of the contr	ng/ml and Acetylcysteine solution by ability testing since 2016. There is no the life of the product (2 years). This 2016 and 2017 annual stability testing. ion. of these lots are still within expiry used during the stability testing of finisher ating. The following methods have not try to detect all unknown impurities:	
Product	And the control of th	Method	Disamenta	
Product		/le \ /	Discrepancies Not evaluated for peak purity	
(h) $(2$) (a)-	Not evaluated for mass balance	
(D)	5)		Not evaluated for peak purity	
Lorazepam Injection,2mg/ml - vial 2 mg/mL - 1 ml fill		- 8	Not evaluated for peak purity	
Lorazepam Injection,2mg/ml – vial 2 mg/mL – 1 ml fill		-	Not evaluated for mass balance	
Dorazopani injection, zing ini = viai z ing iniz = 1 ini ini			Not evaluated for peak purity	
Mycophenolate Mofetil for Injection USP, 500 mg/vial			Not evaluated for peak purity	
Mycophenolate Mofetil for Injection USP, 500 mg/vial			Not evaluated for mass balance	
			Not evaluated for peak purity	
(b) (4)			Not evaluated for mass balance	
Capastat Sulfate (capreomycin for Injection), 1g per vial, 10			Not evaluated for mass balance	
ml vials			Not evaluated for peak purity	
Repeat observation	n from 8/2007			
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Observation 11

Control procedures are not established which monitor the output of those manufacturing processes that may be responsible for causing variability in the characteristics of in-process material and the drug product. Specifically,

- A. During the visual inspection process of your finished sterile injectable drug products the established descriptions for packaging defects includes Foreign Matter. You have not established a baseline for what the foreign matter in your products are along with identifying in your processing records the different kinds of foreign matter found during your visual inspection operations (i.e. white particulates, black particulates, red/brown particulates, glass particulates, metallic particulate, etc.). You also do not maintain documentation for the containers reviewed by your technicians during their review of your product for rejects.
- B. You have also identified High/Low Fill Weights as one of the defects being evaluated during your visual inspection process. You have not, however, established alert and/or action limits for this defect. This is significant as potential discrepancies in fill weight will not be investigated. For example, during the visual inspection of Ketamine HCl Injection, USP, 100 mg/mL (Base), 10mL vial, lot 031858, 878 vials were rejected for low fill weights although all fill weights passed inspection during filling.

Repeat observation from 11/2004, 9/2006 & 6/2016

Observation 12

Employees engaged in the manufacture, processing, packing, and holding of a drug product lack the training required to perform their assigned functions.

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PREVIOUS EDITION OBSOLETE

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	TH AND HUMAN SERVICES G ADMINISTRATION	
DISTRICT ADDRESS AND PHONE NUMBER	DATE(8) OF INSPECTION 5/3	
550 W. Jackson Blvd.	4/9-20/18, 5/3/18, 5/7-11,16/18	
Chicago, IL 60661 (312) 353-5863 (FAX: 312-596-4190)	1450114	
NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT ISSUED		
Jonathan D. Shoemaker, Vice President and	General Manager	
FIRM NAME	STREET ADDRESS	
Akorn, Inc.	1222 W. Grand Ave.	
CITY, STATE, ZIP CODE, COUNTRY	TYPE ESTABLISHMENT INSPECTED	
Decatur, IL 62522	Sterile Drug Manufacturer	

- A. Set-up and the aseptic connection for aseptically filled Ketamine HCl Injection, USP, 100mg/mL (Base), 10mL vial, lot 031858 from March 30, 2018, was performed by (b) (6) and these operators have been certified to perform this activity.
- B. The following employees have performed set-up/aseptic connection in a media fill prior to completing their iob certification on AA234 Safety. Set-up and Operation of the (b) (4) Filler: (b) (6)

Repeat observation from 8/2007

Observation 13

Reserve samples from representative sample lots or batches of drug products selected by acceptable statistical procedures are not examined visually at least once a year for evidence of deterioration. Specifically,

During your annual review of reserve samples maintained at your facility your documentation for this review does not include the name of the employee who performs the review of the specific reserve samples. Your reserve sample review documentation lists all employees who were involved in the review of that product at the bottom of the page and does not include the date the reserve lot was reviewed along with the name of the person performing the review for the individual lots reviewed. In addition, the documentation does not include the types of defects the reserve samples are being evaluated for along with information on how many defects are identified during this review.

OF THIS PAGE

SEE REVERSE | Michele Perry Williams, Investigator Sandra A. Hughes, Investigator Michele L. Glendenning, Investigator

5/16/2018