DEPARTMENT OF HEALTH AND HUMAN SERVICES		
FOOD AND DRUG ADMINISTRATION DISTRICT ADDRESS AND PHONE NUMBER DATE(S) OF INSPECTION		
4040 North Central Expressway, Suite 300	02/23/2016 - 03/02/2 FEI NUMBER	2016
Dallas, TX 75204 (214) 253-5200 Fax:(214) 253-5314	3012038236	
Industry Information: www.fda.gov/oc/ind	ustry	*
TO: Rene F. Garza, CEO/Partner	STREET ADDRESS	
Stonegate Pharmacy LP	2501 W. William Cannon Drive, St	ce 203
CITY, STATE, ZIP CODE, COUNTRY Austin, TX 78745-5255	TYPE ESTABLISHMENT INSPECTED  Producer of Sterile Drug Product	s
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:	and and a first of the	
OBSERVATION 1		
Procedures designed to prevent microbiological contamination of drug products purporting to be sterile do not include adequate validation of the sterilization process.		
Specifically,		
a) Your firm has not validated the sterilization process for any of the drug products that you prepare. Your firm prepares various drug products from bulk non-sterile active pharmaceutical ingredients (API) and excipients that are then either(b) (4)  (b) (4)		
d) Media fills performed by your firm with each of the operators that work preparing		
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injectable drug products do not closely simulate actual production conditions or cover worst case or most challenging conditions. In routine production, your firm fills various size vials ((b) (4) ) and batch sizes can be in excess of (b) (4) . The media fill your firm performs has the operator filling (b) (4) vials and (b) (4) vials Your firm also does not perform any environmental monitoring (viable air or surface) during the media fill.				
OBSERVATION 2  Aseptic processing areas are deficient regarding the system for monitoring environmental conditions.  Specifically,				
<ul> <li>a) Your firm is not performing environmental monitoring of the ISO 5 area every day that your firm is preparing drug products. Your firm is collecting viable surface samples</li> <li>(b) (4)</li> </ul>				
A review of the Clean Room Facility Surface Sampling Logs from August 2015-January 2016 showed that your firm failed to document the date the samples are taken, how long they are incubated and at what temperature. In addition, your firm failed to document the results (b) (4), and for (b) (4) failed to document the lot number and type of media used.				
Viable a	air monitoring is only performed	every (b) (4)		
	10	(4) (1)	2 1 7	
b) Your firm is not monitoring each operator working in the ISO 5 area and ISO 7 clean room each day that drug products are prepared. Your firm is currently sampling the fingertips of operators (b) (4)				
c) There is no documentation of the actual pressure differential measurement between the ISO 7 Cleanroom (where the (b) (4) ) and the ISO 8 Ante Room (b) (4) ) and between the ISO 8 Ante Room and the ISO 8 Non-Sterile (b) (4) Room during operations. The documentation of the (b) (4) check of the				
SEE REVERSE OF THIS PAGE	Margaret M. Annes, CSO MC Patty P. Kaewussdangkul, CSO	arganet M.	annes	03/02/2016
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#### DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION DATE(S) OF INSPECTION DISTRICT ADDRESS AND PHONE NUMBER 02/23/2016 ~ 03/02/2016 4040 North Central Expressway, Suite 300 Dallas, TX 75204 (214) 253-5200 Fax: (214) 253-5314 3012038236 Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT ISSUED TO: Rene F. Garza, CEO/Partner STREET ADDRESS Stonegate Pharmacy LP 2501 W. William Cannon Drive, Ste 203 TYPE ESTABLISHMENT INSPECTED CITY, STATE, ZIP CODE, COUNTRY Austin, TX 78745-5255 Producer of Sterile Drug Products pressure differential only documents "pass" or "fail" for the reading.

### **OBSERVATION 3**

Aseptic processing areas are deficient regarding the system for cleaning and disinfecting the room and equipment to produce aseptic conditions.

# Specifically,

- a) Your firm is using non-sterile wipes when disinfecting the ISO 5 laminar flow hood (LFH).
- b) Your firm is(b) (4)

  for disinfection of the ISO 5 laminar flow hood. Your firm is using Sterile (b) (4)

  for disinfection of the floors and walls in the ISO 7 Cleanroom. Neither the (b) (4)

  Your firm is not documenting which disinfectant is being used (b) (4)

  Your technician said the contact time for the disinfectants used in the hood is approximately (b) (4). Your firm does not have documentation to demonstrate that these products are effective in cleaning/disinfecting the laminar flow hood and the room.
- c) For the (b) (4) , there is no documentation of when the product was (b) (4) and no expiration date given to the product. Your firm has no documentation to show the product is stable for the approximately (b) (4) it is used after preparation (b) (4)

# **OBSERVATION 4**

Clothing of personnel engaged in the manufacturing and processing of drug products is not appropriate for the duties they perform.

# Specifically,

a) The general gowning attire for entry into the ISO 5/ISO 7 classified areas consists of the following: scrubs worn from outside the facility, a disposable lab coat, a single hair net, a single ear-loop face mask, gloves and dedicated shoes. All are non-sterile with the

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exception of sterile gloves. The general gowning requirements leave exposed skin around the eyes, forehead and neck of the person preparing the drug product.

On 2/23/16, we observed your firm prepare the following injectable drug products:

- Lot #02232016:01@4 of Trimix (Papaverine/Phentolomine/Alprostadil) 30/0.01mg/mL injectable, Beyond Use Date: April 8, 2016
- Lot #02232016:58@5 of Trimix (Papaverine/Phentolomine/Alprostadil) 30/0.012mg/mL injectable, Beyond Use Date: April 8, 2016
- Lot #02232016:73@6 of Trimix (Papaverine/Phentolomine/Alprostadil) 30/0.5/0.02mg/mL injectable, Beyond Use Date: April 8, 2016
- Lot #02232016:81@8 of Trimix (papaverine/Phentolomine/Alprostadil)
   23/0.77/0.038mg/mL injectable, Beyond Use Date: April 8, 2016
- b) The general gowning attire for the preparation of the Testosterone, Testosterone/Anastrazole and Estradiol pellet drug products performed in a (b) (4) in the Non-Sterile (b) (4) Room (ISO Class 8) is scrubs worn from outside the facility, a disposable lab coat, a single hair net, a single ear-loop face mask, booties and gloves. All are non-sterile. On 2/24/16, we observed your firm prepare (b) (4) pellets of lot #02242016:76@14 (Beyond Use Date: August 22, 2016).

# **OBSERVATION 5**

There is a failure to thoroughly review any unexplained discrepancy and the failure of a batch or any of its components to meet any of its specifications whether or not the batch has been already distributed.

# Specifically,

a)	During the certification of the ISO 5 Laminar Flow Hood (LFH) and the IS	3O 7 Cleanroom
	on (b) (4) , there was an environmental monitoring failure rep	orted by the 3rd
		, 12 CFU in the
	(b) (4) , 2 CFU found in the (b) (4)	and 24 CFU in
	the (b) (4)	
	The organisms found were Cladosporium and Yeasts in the	he (b) (4)

The organisms found were Cladosporium and Yeasts in the (b) (4),

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EMPLOYEE(S) SIGNATURE

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Patty P. Kaewussdangkul, CSO Juty P. Kaewussdangkul

Patty P. Kaewussdangkul

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Aspergillus niger, Cladosporium and Yeasts in the (b) (4) , Penicillium in the (b) (4) and Cladosporium, Yeasts, Fusarium and Non-sporulating fungi in the (b) (4) No investigation into the failure was performed by your firm to determine the cause of the failure. The 3<sup>rd</sup> party vendor returned (b) (4) to re-sample and no colonies were detected. From (b) (4) approximately lots of drug products were prepared by your firm in the ISO 5 LFH.

b) Your firm has no documentation of an investigation being performed when Methylcobalamin 1mg/ml Injection, Lot #07302015:33@26 failed potency testing on 9/25/15. The test revealed that the product had a potency of 18.8% whereas the product specifications are (b) (4). This lot was distributed to a customer.

### OBSERVATION 6

Container closure systems do not provide adequate protection against foreseeable external factors in storage and use that can cause deterioration or contamination of the drug product.

Specifically, your firm packages the Testosterone, Testosterone/Anastrazole and Estradiol pellets into non-sterile/non-depyrogenated (b) (4)

Your firm has no documentation to show that this packaging and container/closure system is suitable to protect the drug product from external factors that may affect the quality and sterility of the drug product over time.

## **OBSERVATION 7**

Drug product containers and closures were not sterilized and processed to remove pyrogenic properties to assure that they are suitable for their intended use.

Specifically, your firm packages the Testosterone, Testosterone/Anastrazole and Estradiol pellets into non-sterile/non-depyrogenated (b) (4)

pyrogenic properties. Your firm has not validated the sterilization (b) (4) for the pellets and has no documentation to show that the (b) (4) are rendered sterile after being (b) (4).

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## **OBSERVATION 8**

Each batch of drug product purporting to be sterile and pyrogen-free is not laboratory tested to determine conformance to such requirements.

Specifically, your firm does not conduct routine sterility or endotoxin testing for all injectable drug products produced. Per your SOP 9.120 Sterile Compounding Finished Preparation Testing, version 2.0 effective 8/1/15, sterility testing is to be performed for (b) (4)

The procedure also states that endotoxin testing is to be performed for sterile drug products that are (b) (4)

Your firm is not following your written procedure

for sterility or endotoxin testing.

## **OBSERVATION 9**

There is no written testing program designed to assess the stability characteristics of drug products.

Specifically, your firm does not have a written stability testing program to determine Beyond Use Dates (BUD) placed on all your drug products. For example,

Your firm has no documentation to justify the following BUDs placed on these injectable drug products prepared by your firm.

- I. Estradiol 6.25mg pellet Lot #01152016:60@10, BUD: 180 days
- II. Testosterone 80mg pellet (all lots) BUD: 180 days
- III. Hydroxyprogesterone Caproate 250mg/mL Oil Injectable Solution (all lots) BUD: 90 days
- IV. Methylcobalamin 1mg/ml Injection Solution Lot #12292015:47@23, BUD: 60 days. Your firm also does not label this product to be refrigerated as stated in the Formula Worksheet.
- V. Lipo-B Injection (Methionine/Choline Chloride/Inositol/Methylcobalamin 15/100/50/0.02mg/mL) Lot #12142015:62@1, BUD: 90 days. Your firm also does not label this product to be refrigerated as stated in the Formula Worksheet.
- VI. Chorionic Gonadotropin Multidose Vial 1000U/ML Solution Lot

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#01142016:49@20, BUD: 90 days

### **OBSERVATION 10**

Written procedures are not established for the cleaning and maintenance of equipment, including utensils, used in the manufacture, processing, packing or holding of a drug product.

Specifically,

- a) Your firm cleans (b) (4) and other utensils such as (b) (4) used to process drug products prior to sterilization, by (b) (4) with (b) (4) brand household dishwashing detergent and then in a household style dishwasher using (b) (4) (b) (4) brand dishwashing gel. The water supplied to the dishwasher is (b) (4) (b) (4) water. Your firm has not validated this cleaning process to demonstrate that it is adequate and that no residue or cross contamination of drug substances or cleaning products occurs.
- b) SOP 8.010 <u>Sterilization and Depyrogenation</u>, version 2.0 effective 8/1/15, states that equipment must be "(b) (4)
  (b) (4) " to achieve depyrogenation. Your firm is placing (b) (4) used for making sterile injectable drug products in the (b) (4)
  Your firm has no documentation to show that the (b) (4) will be depyrogenated using that (b) (4)

#### **OBSERVATION 11**

Testing and release of drug product for distribution do not include appropriate laboratory determination of satisfactory conformance to the final specifications and identity and strength of each active ingredient prior to release.

Specifically, your firm does not conduct routine testing for potency for all drug products produced by your firm. Per your SOP 9.120 <u>Sterile Compounding Finished Preparation Testing</u>, version 2.0 effective 8/1/15, potency testing is to be performed (b) (4)

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Austin, TX 7874	45-5255	Producer of Sterile Drug Products
		12000000
<b>OBSERVATION 12</b>		
		equipment is not performed according to a written program
designed to assure prop	er performance.	2
Canalisanily,		
Specifically,		
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1 11 ( ( ( ) ( ) ( )	1. C
a) Your firm does	not calibrate (b) (4)	used to monitor the following:
i) The (b) (4)		Testosterone/Anastazole pellets and
arrange of the same of the sam	on of glassware.	
ii) The (b) (4)	used to (b) (4)	drug products and equipment/utensils.
iii) Refrigerato	r and freezer used to store fir	<b>+</b> 1
vi) (b) (4)		incubate environmental monitoring samples,
	nitoring samples and media fi	
pordonnon	morning samples and media in	III Viais
h) Vour firm doos	not collibrate the proceure of	gauges used to monitor the measurement of the
	tial between the ISO 7 Clea	
	SO 8 Ante Room (where (b)	(4) ) and between the ISO 8 Ante Room
and the ISO 8 No	n-Sterile (b) (4) Room (b) (b)	
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