A comprehensive study on regulatory requirements for development and filing of generic drugs globally

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Abstract

The regulatory requirements of various countries of the world vary from each other. Therefore, it is challenging for the companies to develop a single drug which can be simultaneously submitted in all the countries for approval. The regulatory strategy for product development is essentially to be established before commencement of developmental work in order to avoid major surprises after submission of the application. The role of the regulatory authorities is to ensure the quality, safety, and efficacy of all medicines in circulation in their country. It not only includes the process of regulating and monitoring the drugs but also the process of manufacturing, distribution, and promotion of it. One of the primary challenges for regulatory authority is to ensure that the pharmaceutical products are developed as per the regulatory requirement of that country. This process involves the assessment of critical parameters during product development.

Key words: Development, drug, generic, global, regulatory

INTRODUCTION

The pharmaceutical industry is one of the highly regulated industries, with many rules and regulations enforced by the government to protect the health and well-being of the public. Therefore, the aim of the pharmaceutical industry is to identify and develop a generic drug product which can be tailor made to meet the diverse market requirements. As per global market trend, it is estimated that approximately $150 billion worth of drugs will be off-patented during the period 2010 to 2017, which will serve as a platform for pharmaceutical companies to develop generic drugs.[1] The pharmaceutical industry in India has shown a remarkable growth which in turn has risen the economy of India.[2] After the introduction of the product patent regime in India, there was a need for pharmaceutical companies both in India and abroad to explore newer markets. Indian pharma majors are entering new markets with global ambitions, mergers and acquisitions are in focus with a reason to enter new market. For sustained growth over the next few decades, firms have to concentrate on generic drug products. “Diseases that cannot be cured, diseases that have to be managed, provide great opportunities for generic drugs.” Government has the responsibility to protect their citizens. It is the responsibility of national governments to establish regulatory authorities with strong guidelines for quality assurance and drug regulations in the respective territories. Somewhat parallel with the ongoing harmonization and movement toward creating a common market for medicines inside the EU, the need for wider harmonization was felt by officials from Japan, EU, and US during International Conference of Drug Regulatory Authorities (ICDRA) organized by world health organization (WHO). The informal discussions had led to a need of the harmonization of requirements relating to the new innovative drugs and also subsequently paved the way to the establishment of International Conference on Harmonization of Technical Requirements for the Registration of Pharmaceuticals for Human Use (ICH), a collaborative initiative between the EU, Japan, and the United States with observers from WHO, EFTA, and Canada. Efforts to harmonize various elements of drug regulatory activities have been initiated by various inter-governmental organizations at regional and inter-regional level in the past decade. The driving force behind these efforts has been the increase in global trade in pharmaceutical products, and growth in the complexity of technical regulations related to drug efficacy, safety, and quality.

Status as of today: Due to the emerging regulatory needs of pharmaceutical sector, the drug evaluation for the control of drug
quality and trade has become highly sophisticated. Regulatory
guidelines and standard tools provide a basis for implementation
of laws, whereas laws provide a legal basis for drug control.
The world covers more than 100 countries, where most of them
have established pharmaceutical legislations and regulatory
requirements. For worldwide regulatory dossier submissions, it
is a pre-requisite requirement to have a knowledge of country
specific guidelines and norms. Therefore, it is very important to
analyze the differences and commonness between the regulatory
requirements and pharmaceutical legislations of different
countries of the world. The Pharmaceutical market based on
the diversity in the regulation region and marketing interest can
be divided into two groups: Regulated and emerging markets.
The regulated market involves those countries where there are
defined regulatory requirements set by the regulatory bodies of
that country and the emerging market countries are those who
still lag behind in putting forward the well defined regulations
for drugs. United States (US) and the EU are the biggest and
the most potential markets for in the world and are categorized
under the regulated markets, whereas ROW (Rest of the World)
market includes all the emerging markets like Brazil (LATAM),
Tanzania (Africa), Russia (CIS), Hong Kong (ASIA), etc.

GENERIC DRUG DEVELOPMENT

To make a generic product, formulator must know in detail
the exact regulatory requirements of each concerned country
where the drug is intended to be filed. Generic drug product
development uses a different approach and strategy compared
to that used to develop an innovator drug product containing a
new chemical entity. Generic drug product manufacturers must
formulate a drug product that will have the same therapeutic
efficacy, safety, and performance characteristics as of its branded
counterpart. The key factor is that the generic drug product
must meet all the necessary criteria to be therapeutically
equivalent to the innovator drug product. Therapeutically
equivalent means that the drug product shows pharmaceutical
equivalence as well as bioequivalence. Table 1 shows regulatory
requirement for generic drug product development in some
selected countries.

The decision to proceed with the development of a generic drug
product should therefore be based on well-researched data that
primarily indicate market value together with a sound knowledge
of patent expiry dates, predicted market share, and growth rate
for the product, amongst others. The predicted profitability of
the new generic product will require strategic planning for the
subsequent launch timing, which must take into account the
expected generic price and knowledge of anticipated competitors,
such as who they are and when they are expected. According to
Hamrell R. Michael “The Drug Price Competition and Patent
Term Restoration Act” in 1984 changed the regulatory climate
for generic drugs. This law allowed for the approval of generic
“me-too” copies of many approved drug after the patent had
expired. Therefore, as per Kathy Redmond the regulatory agencies have
a responsibility to ensure that high-quality, safe, and effective
medicines are made available to patients in a timely manner.

Despite the fact that all regulators worldwide share the same
aims, they do not adopt a consistent approach to drug approval
requirements, and as a result, medicines are often approved
quicker in some countries than others. Therefore, there is need
for a harmonized drug regulation globally.

FILING A GENERIC DRUG APPLICATION

When a dossier is ready as per the regulatory requirement of the
respective country, it is submitted to the regulatory agency of that
country. Various regulatory agencies worldwide are tabulated in
the Table 2.

Food and Drug Administration (FDA), European Medicines
Agency (EMA), Pharmaceutical and Medical Devices Agency
(PMDA), Therapeutic Goods Administration (TGA), Medicines
Control Council (MCC), Tanzania Food and Drugs Authority
(TFDA), Agência Nacional De Vigilância Sanitária (National
Health Surveillance Agency) (ANVISA), Commonwealth
Independent States (CIS), Department of Health (DOH), The
Gulf Co-Operation Council (GCC).

United States of America
USA is the major market for the pharmaceutical industry. The
USA has evolved from no regulations in the 18th century to one
of the highly regulated and admired regulatory authority in the
world. The food and drug administration (FDA) within the
U.S. Department of Health and Human Services regulates the
drug approval system in United States with help of six product
centers including Center for Drug Evaluation and Research
(CDER).)[5] Drug registration in USA is majorly categorized
by two types of applications: New Drug Application (NDA)
and Abbreviated New Drug Application (ANDA). ANDA
is filled for generic drug products; those require marketing
authorization and are of exact or close copies of already
approved drugs.[6] The ANDA approval process is depicted
in Figure 1.[7] Indeed, the way this country regulates drugs
typically has been born out of adversity, out of events that have
killed and injured thousands. The evolution of the current
drug regulatory system in USA is recognized globally as the
gold standard for drug safety and efficacy. During 1990, FDA
began work to develop standards for the exchange of electronic
information critical to the agency’s mission. This recognized
both the inefficiency of paper for transferring mass quantities
of data and the need to develop a harmonized format that
would be usable by FDA as well as its counterparts in the
European Union and Japan. Consequently, firms are now
able to submit paperless product applications and related
material to world regulatory agencies more efficiently, while
each review authority maintains its own high standards for
product evaluation. Because all drugs have some risk, FDA
task force advised the agency to make more systematic use of
| Requirement                          | USA                                      | EU                                      | Brazil (LATAM)                                      | Tanzania (AFRICA)                                      | Russia (CIS)                                      | Hong Kong (ASIA)                                      |
|-------------------------------------|------------------------------------------|-----------------------------------------|---------------------------------------------------|------------------------------------------------------|---------------------------------------------------|------------------------------------------------------|
| Number of exhibit batches required for submission | 1 exhibit, Mfg Batch size: 100,000 units, or 1/10th of commercial batch size whichever is larger | 2 exhibit, Mfg Batch size: 100,000 units, or 1/10th of commercial batch size whichever is larger | 3 Exhibit, Mfg Batch size: 100,000 units, or 1/10th of commercial batch size whichever is larger | 2 exhibit, Mfg Batch size: 100,000 units, or 1/10th of commercial batch size whichever is larger | 3 Exhibit batches, Mfg Batch size: 100,000 units, 1/10th of commercial batch size whichever is larger | 3 representative exhibit batches                      |
| Stability condition                 | CRT 25 ± 2°C/60 ± 5%RH Accelerated 40 ± 2°C/75 ± 5%RH Intermediate 30 ± 2°C/65 ± 5%RH | CRT 25 ± 2°C/60 ± 5%RH Accelerated 40 ± 2°C/75 ± 5%RH Intermediate 30 ± 2°C/65 ± 5%RH | CRT 30 ± 2°C/75 ± 5%RH Accelerated 40 ± 2°C/75 ± 5%RH Intermediate 30 ± 2°C/65 ± 5%RH | CRT 30 ± 2°C/75 ± 5%RH Accelerated 40 ± 2°C/75 ± 5%RH Intermediate 30 ± 2°C/65 ± 5%RH | CRT 30 ± 2°C/75 ± 5%RH Accelerated 40 ± 2°C/75 ± 5%RH Intermediate 30 ± 2°C/65 ± 5%RH | CRT 30 ± 2°C/75 ± 5%RH Accelerated 40 ± 2°C/75 ± 5%RH Intermediate 30 ± 2°C/65 ± 5%RH |
| Stability commitment while filing    | On 3 commercial batches CRT till shelf life | On 3 commercial batches, Accelerated data till 6 months and CRT till shelf life | CRT 6 months accelerated and CRT data. | CRT 6 months accelerated and CRT data. | CRT 6 months accelerated and CRT data. | CRT 6 months accelerated and CRT data. |
| Min stability data required during submission | 3 months accelerated and CRT data. | 6 months accelerated and CRT data. | 12 months accelerated and CRT data. | 6 months accelerated and CRT data. | 6 months accelerated and CRT data. | 6 months accelerated and CRT data. |
| Packaging requirements               | Child resistant packing                  | Blister                                 | No specific requirement                           | No specific requirement                               | No specific requirement                           | No specific requirement                               |
| Dissolution Requirements             | Only Official Media                      | Multimedia (min 3 media’s from pH range 1-7) 12 units data. | Multimedia (min 3 media’s from pH range 1-7) 12 units data. | Multimedia (min 3 media’s from pH range 1-7) 12 units data. | Submission of dissolution profile not required. | Submission of dissolution profile not required. |
| BE study requirements                | Fast/Fed condition, against RLD/US innovator at FDA approved center | Fast condition, against EU innovator (fed only if required) | Fast condition, against Brazilian innovator and at ANIVISA approved center | Fast/Fed condition, against any innovator. US/EU BE data is acceptable | Fast and Fed condition, against any innovator. Clinical trails are also required. US/EU BE data is acceptable | BE required only for epileptic drugs |
the principles of risk management in the way FDA oversees drug development and marketing.

European Union

The EU has one of the most highly regarded regulatory systems in the world. The system comprises of European parliament, the council of ministers, and the European Commission. EU consists of 27 member states: Austria, Belgium, Bulgaria, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, and the United Kingdom and three countries which are member of European Free Trade Agreement (EFTA) Iceland, Norway, and Liechtenstein. These EFTA members are those countries which were unable to join rest of the 27 member states as common market. These three EFTA member countries along with 27 EU member states, comprises of the European Economic Area (EEA). The European Medicines Agency is a decentralized agency of the European Union, located in London. The Agency is responsible for the scientific evaluation of medicines developed by pharmaceutical companies for use in the European Union and applications for European marketing authorizations for both human and veterinary medicines (centralized procedure). Under the centralized procedure, companies submit a single marketing-authorization application to the Agency. Once granted by the European Commission, a centralized (or “Community”) marketing authorization is valid in all European Union (EU) and EEA-EFTA states (Iceland, Liechtenstein and Norway). The European parliament approves the laws together with the council of ministers. The council of ministers is the voice of Member states and is responsible for enactment of directives.

Legal basis for applications in Europe

The eligibility and the requirements are set in the commission regulation (EC) No 726/2004 and defined in articles 8 and 10 are of the Directive 2001/83/EC. The Figure 2[11] represents the types of application filed in Europe.

Types of submission procedure

To market a generic medicinal product in European Economic Area (EEA) which consists of 27 member states and 3 EFTA countries, a marketing authorization has to be issued. European medicines Agency (EMA formerly known as EMEA) regulates the medicinal products marketing authorization through various committees. Different types of submissions for receiving Marketing authorization in Europe are given below in Table 3.

In case of Generic drug products, generally the decentralized procedure is followed whereas in case of the new drug products the application for marketing authorization is always submitted through a centralized procedure.

*Table 2: Illustrates the regulatory authorities of various countries*

| Name of Country/Group | Regulatory authority |
|-----------------------|---------------------|
| USA                   | FDA                 |
| EU                    | EMA                 |
| Canada                | HPFB                |
| Japan                 | PMDA                |
| Australia             | TGA                 |
| South Africa          | MCC                 |
| AFRICA (Tanzania)     | Independent regulatory agencies/TFDA |
| LATAM (Brazil)        | Independent regulatory agencies/ANVISA |
| CIS (Russia)          | Independent regulatory agencies/ROSZDRAVNADZOR |
| ASIAN (Hong Kong)     | Independent regulatory agencies/DOH |
| GCC                   | Independent regulatory agencies/National filling |

*Figure 1: Approval process of ANDA[11]*

*Figure 2: Types of Application filed in Europe[11]*
Brazíl (LATAM)
Brazíl’s pharmaceutical market is the 11th largest in the world and second in Latin America after Mexico since the devaluation of 2001.[11] Brazíl’s market is clearly a key market to drive the global development of any pharmaceutical company with international ambitions and may have located regional headquarters in the country. The regulatory framework is considerably improved and makes Brazíl a preferred gateway to other Latin American markets. The federal regulatory agency responsible for pharmaceutical product registration in Brazíl is ANVISA (National Sanitary Vigilance agency), which was established in 1999.[12] The 1999 Law (The Generics Law) and the ANVISA regulate the implementation of generic pharmaceuticals policy in Brazíl, establishes the technical standards and defines the concepts of bioavailability, bioequivalent drugs, innovators, reference drugs, and similar. According to the Brazilian legislation, all the pharmaceutical products must be registered with ANVISA before coming to market in Brazil. Product registration in Brazil is a laborious exercise, and is to be requested by the local Brazilian based office of the foreign company or its distributor in Brazil. The registration is valid for 5 years and can be renewed continuously for the same period. Law must complete the registration process within 90 days after the registration is requested, or denied. For registration purposes, ANVISA classifies the products in various categories. The medications for human use are divided into three distinct areas i.e., New Product, Similar Product, Generic Product.

Tanzania (AFRICA)
African medicines regulatory authorities (MRAs) role is to ensure that the pharmaceutical products those are needed, are registered in their country: This process is called “registration,” “marketing approval,” “marketing authorization” or “product licensing”, and involves assessment of product information submitted by the manufacturer (the product ‘dossier’) to make sure that it is safe and effective for use by local patients. Assessment of generic drugs is relatively simple. This is because the regulator only needs to establish two key points. First, generic drug product is compyled into the same active substance as brand product. Second, the two products are comparable in terms of quality, efficacy, and safety.

| Agencies responsible | Procedure type | Summary |
|----------------------|---------------|---------|
| EMA                  | Centralized procedure | It is for single application, single evaluation and authorization allowing direct access to the single market of the member countries. |
| Reference member state (RMS) | Decentralized procedure (DCP) | Application is submitted to all member states where intended and choose one of them as reference member state. The assessment report is prepared by RMS including the concerned member states and based on both comments MA is granted. |
| Reference member state (RMS) | Mutual recognition procedure (MRP) | It is followed where an applicant having MA in one member state, wishes to obtain the same in other member states. It is based on mutual recognition of concerned member states, granted by the reference member states. |
| Member states         | National authorization | MA is granted by Member states and hence an application must be submitted to the particular member state. |

Figure 3: Scheme of the registration process
bioequivalent to and thus therapeutically interchangeable with the comparator product. Secondly, product meets comparable sustainable quality standards to that of the innovator product. Every country of the African region has its own regulatory framework. Drug product registration was gradually introduced in Tanzania under the Tanzania Food, Drugs and Cosmetics Act 2003, to have a smooth transition, beginning with 1-year provisional registration taken as a notification from 1998. This gave ample time for the Pharmacy Board to prepare guidelines to assist applicants and evaluators to respectively submit and evaluate correctly the required information. Following the preparation of the guidelines, the first application was received in 1997 and the first product was registered in April 1999. All documents shall be in Kiswahili or English. Applications that do not comply to requirements prescribed in these guidelines will be rejected and returned to the applicant at his own cost. All ingredients used in the formulation of generic medicinal products must comply with specifications prescribed either in the USP (United States pharmacopoeia), BP (British pharmacopoeia), EP (European pharmacopoeia), and International or Japanese pharmacopoeia. In-house specifications shall only be accepted if the limits are tighter than those prescribed in those pharmacopoeias and other specifications may be accepted if they are validated.

**Russia (CIS)**

According to some estimates, Russia is poised to be among the top five Global pharmaceutical markets in terms of value in the next five years. Today, Russia stands at the threshold of becoming a major force in the global pharmaceutical market. Russia is a member country of “The Commonwealth of Independent States” (CIS) founded in 1991, which is a regional organization whose participating countries are former Soviet Republics, formed after the dissolution of the Union of Soviet Socialist Republics (USSR). The regulatory processes in CIS countries are led and supervised by Regulatory Agencies closely collaborating with or operating within the respective Ministries of Health. Figure 3 depicts the scheme of registration process. Each of the CIS countries has established individual registration guidelines. Registration in RUSSIA is a national procedure. Estimated duration of procedure is up to 24 months. Documentation is done in Russian language in format compliant with Russian requirements. Recommended submission of a bioequivalence study is carried out in certified research organizations within the Russian Federation’s territory. Original and generic products pass the same stages of registration. Original products must pass through all registration procedures while the generic products are exempted from some of them. For example, original product must undergo clinical trials in Russia. For generic products, bio-equivalence studies can be conducted in any other countries and not only in Russia.

**Hong Kong (ASIA)**

Hong Kong’s market for pharmaceuticals drugs is about $1.5 billion. As a part of developed economy in Asia, it still lags behind other advanced economies of the OECD in medicines regulation. The pharmaceutical regulatory agency in Hong Kong remains conservative in outlook but is facing similar strain of challenge from pharmaceutical sector despite the issues raised are of plain trade and business. The HA’s adoption of purchasing policy favoring use of bulk contract and generic substitution has undercut the market for multinational pharmaceutical companies represented by the Hong Kong Association of the Pharmaceutical Industry (HKAPI). This alongside the difficulty of listing new drugs in the HA Drug Formulary, the delay in new drug registration application submitted to the Hospital Authority (HA) Drug Formulary, the delay in new drug registration applications submitted to the pharmacy and poisons Board (PPB), and Intellectual property rights issues have provoked outcries about deterioration in business environment for the pharmaceutical trade sector that calls for government policy changes. Hong Kong’s pharmaceutical regulatory body and its pharmaceutical business sector evidently lag behind international developments in number of ways. The PPB has not gained membership of Pharmaceutical Inspection Cooperation Scheme (PICS) that facilitates signing of Mutual Recognition Agreement with regulatory bodies in developed countries. This lack of International harmonization of GMP standard makes it difficult for local pharmaceutical manufacturers to go down the path of becoming exporters of medicines.

**CONCLUSION**

Although there is a continuous process of harmonization taking place all around the world, still we see a huge challenge, which is yet to be overcome by the Pharmaceutical industry in case of generic drug development and filing. This is due to the heterogeneity in the regulatory landscape of the various countries. Therefore, to meet these challenges, a lot of strategic planning is required before the development of any generic drug product.

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