

BIOSPECTRA QUESTIONNAIRE FOR EXCIPIENT NITROSAMINES RISK EVALUATION

On September 19th, 2019, European Medicines Agency (EMA) published a new requirement that Marketing Authorization Holders (MAHs) for human medicines containing chemically synthesized active substances review their medicines for the possible presence of nitrosamines.

- 1. Information on nitrosamines for marketing authorization holders (EMA/189634/2019)¹
- 2. Questions and answers on "Information on nitrosamines for marketing authorization holders" (EMA/CHMP/428592/2019 Rev. 1)²

Other authorities started an equivalent approach, e.g. Health Canada³, TGA (Australia), Swissmedic⁴.

In September 2020, the US Food and Drug Administration (US FDA) published a guidance for the Control of Nitrosamine Impurities in Human Drugs⁵.

This questionnaire was developed with reference to EMA requirements on this topic. However, the information generated should also assist companies to address similar requests from other regulatory authorities, based on our current understanding of global activity on this subject.

The use of a standard format will facilitate data collection from excipient suppliers and thus enable a more efficient process of conducting the required risk assessments by drug product manufacturers / Marketing Authorisation Holders.

Information for nitrosamine risk evaluation is provided to the best of our knowledge, considering available supplier information and likely chemical production processes where information from the supplier is not available.

This information for nitrosamine risk evaluation is prepared for:

Product Name:	L-Cysteamine HCl (2-MEA), Bio Excipient Grade	
Product CAS Number:	156-57-0	
Supplier:	BioSpectra, Inc.	
Supplier Contact Name: (Please print full name)	Cassie Baun	
Supplier Signature:	Cassie Baun	
Date Completed:	9/28/21	

¹ Information on nitrosamines for marketing authorization holders. EMA/189634/2019: https://www.ema.europa.eu/en/documents/referral/nitrosamines-emea-h-a53-1490-information-nitrosamines-marketing-authorisation-holders_en.pdf

Questions and answers on "Information on nitrosamines for marketing authorization holders".
 EMA/CHMP/428592/2019 Rev. 1. https://www.ema.europa.eu/en/documents/referral/nitrosamines-emea-h-a53-1490-questions-answers-information-nitrosamines-marketing-authorisation_en.pdf
 Health Canada: Information to Marketing Authorization Holders (MAHs) of Human Pharmaceutical Products

³ Health Canada: Information to Marketing Authorization Holders (MAHs) of Human Pharmaceutical Products Regarding Nitrosamine Impurities. October 2, 2019

⁴ https://www.swissmedic.ch/swissmedic/en/home/news/mitteilungen/aufforderung-zlinhaberinnen-ham.html

⁵ https://www.fda.gov/media/141720/download

Product Code: Current Code: CSMH-3250; Historic Code: CH3250 Product Name: L-Cysteamine HCl (2-MEA), Bio Excipient Grade

1) Is sodium nitrite (NaNO ₂) or any other nitrite or			- 0
nitrosating agent ⁶ :			Information not available
- Used in any steps in the manufacturing process ⁷ as reagents/catalyst?	YES □	NO ⊠	not available
- Known to be used in the preparation of raw materials or intermediates used in the manufacturing process?	YES 🗆	NO 🗵	
 Known to be used in the preparation of reagents/catalysts/processing aids used in the manufacturing process? 	YES 🗆	NO ⊠	
- Known to be generated as impurities during the manufacturing process?	YES 🗆	NO ⊠	
2) Have you analysed, and are the results available for the excipient for:			Test result, if available
- Nitrites?	YES □	NO ⊠	
- Nitrates?	YES □	NO ⊠	
- Nitrosamines?	YES □	NO ⊠	
If yes, please provide test results for the tested analyte and a general indication of the applied test method and indicate if testing was performed in-house or contracted out.			
Net Auglieghte			
Not Applicable.			
3) If water is used in the manufacturing process ⁷ , is it prepared by distillation, by ion exchange or by reverse	YES 🗆	NO □ Not	Not applicable ⊠
osmosis?		Specified	
If "No", please inform about the maximum level of:	ppm		\boxtimes
- Nitrites	ppm		\boxtimes
- Nitrates			
(Note: Purified water according Ph. Eur. Complies with a nitrates level of maximum 0.2 ppm)			

 $^{^6}$ See Guidance 1 in Annex 7 In this document, "manufacturing process" refers to the manufacturing steps that are outlined in the flow chart of the manufacturing procedure for the mentioned product.

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4) Is there any secondary and/or tertiary amine ⁸ present in the			
manufacturing process as ⁴ :			
- Raw material ⁹ ?	YES □	NO ⊠	
- Intermediate?	YES □	NO ⊠	
- Reagent?	YES □	NO ⊠	
- Processing aids?	YES □	NO ⊠	
- Catalyst / Base?	YES □	NO ⊠	
- Solvent?	YES □	NO ⊠	
If yes, are those amines present in the			Not applicable
- Same	YES □	NO □	\boxtimes
- Previous	YES □	NO □	\boxtimes
- Subsequent	YES □	NO □	\boxtimes
step as any nitrosating agent mentioned in section 1?			
Information about the chemical name / structure of amine(s):			
Not Applicable.			
5) Is there any amide, primary amine or ammonium salt ¹⁰			
used or present in the substance manufacturing process as:			
- Raw material	YES ⊠	NO □	
- Intermediate	YES ⊠	NO □	
- Reagent	YES □	NO ⊠	
- Processing aid	YES □	NO ⊠	
- Catalyst / Base	YES □	NO ⊠	
- Solvent	YES ⊠	NO □	
- Washing Fluid	YES □	NO ⊠	
Information about the chemical name / structure:			
Cysteamine Hydrochloride chemical structure contains a			
primary amine. Solvent refers to approved L-Cysteamine			
Hydrochloride (2-MEA) recycled mother liquor used in the BioSpectra manufacturing process.			

 ⁸ see Guidance 2 in Annex
 9 2014 IPEC General Glossary of Terms and Acronyms
 10 see Guidance 2 in Annex

Product Code: Current Code: CSMH-3250; Historic Code: CH3250 Product Name: L-Cysteamine HCl (2-MEA), Bio Excipient Grade

Cysteamine Hydrochloride Chemical Structure: + HCl NH ₂			
Primary Amine Chemical Structure: H H H R			
6) Recycled/recovered Solvents: - Are recycled / recovered nitrogen containing solvents used in the manufacturing process?	YES ⊠	NO □	
 7) Multipurpose Equipment⁷: Is the substance produced in multipurpose equipment? In case of multipurpose equipment, is the equipment used for manufacturing of any material involving nitrites, nitrosating agents or material with identified risk of formation of nitrosamines? 	YES ⊠ YES ⊠	NO □	Not applicable
Multiple products may be manufactured utilizing BioSpectra's multiuse equipment. Product manufacturing processes are validated in accordance with BioSpectra's approved Manufacturing Process Validation Master Plan. Additionally, cleaning of multiuse equipment is conducted in accordance with BioSpectra's approved Process Cleaning Validation Master Plan and associated Cleaning Worksheet Procedure.			

Product Code: Current Code: CSMH-3250; Historic Code: CH3250

Product Name: L-Cysteamine Hydrochloride (2-MEA), Bio Excipient Grade

Annex¹¹:

Guidance 1 (Sources of nitrosating agents)

Nitrosating agents to be considered include; nitrites (e.g. sodium nitrite, NaNO₂) and nitrous acid (HNO₂), nitric oxide (NO), nitrosyl halides (e.g. ClNO, BrNO), dinitrogen trioxide (N₂O₃), dinitrogen tetroxide (N₂O₄) and organic nitrites (e.g. t-BuONO).

Other potential nitrosation risks:

- Side reaction in nitration reactions. Nitric acid typically contains nitric oxide as an impurity, additional nitrous acid may also be produced, leading to nitrosation, if any reducing agents are present.
- Hydroxylamine under oxidative conditions
- Chloramines are known to generate N-nitrosamines under certain conditions and so should also be considered¹²
- Ozone may lead to the formation of N-nitrosamines by initial oxidation of amines to nitrite⁹
- Use of azide salts and azide compounds is commonly followed by quenching with nitrous acid or nitrites and may lead to nitrite residues.¹
- Nitric acid and nitrates under reducing conditions may result in by-products with nitrosating activity.

This evaluation must include the use of all chemicals within a process, including those used during the quench and work-up as well as during reactive chemistry.

Guidance 2 (Sources of secondary and tertiary amines)¹³

Secondary amines are of greatest concern, however tertiary amines can also undergo nitrosation via more complex pathways. All secondary and tertiary aliphatic and aromatic amines should therefore be considered including those present as part of the starting material, intermediate or final structure as well as those introduced as reagents, catalysts, solvents or as impurities.

Tertiary amine bases (i.e. triethylamine, diisopropylethylamine and N-methylmorpholine) are known to degrade to secondary amines and have been implicated in N-nitrosamine formation.

Amines may also be introduced as impurities or degradants:

- Of common amide containing solvents such as N,N-dimethylformamide (DMF), N,N-dimethylacetamide (DMAC) and N-methylpyrrolidinone (NMP)
- Of quaternary ammonium salts such as tetrabutylammonium bromide (TBAB)
- Of primary amines such as monoethylamine
- Of starting materials, intermediates or the product itself

This evaluation must include the use of all chemicals within a process, including those used during the quench and work-up as well as during reactive chemistry.

Guidance 3 (Potential contamination risks)

Consider all potential sources of contamination in input materials

 $^{^{11}}$ This information is transferred from the EFPIA decision tree for drug substances, published 1 Nov 2019

¹² Nawrocki, J et al. Nitrosamines and Water, J. Hazard. Mater. 2011, 189, 1-18.

¹³ SCCS (Scientific Committee on Consumer Safety), Opinion on Nitrosamines and Secondary Amines in Cosmetic Products, 27 March 2012.

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Use of recovered materials (solvents, reagents, catalysts) is of particular concern if appropriate controls are not put in place. The materials DMF, ortho-xylene and tributyltin chloride were highlighted by the EMA as materials at risk of cross contamination by N-nitrosamines. Sodium azide was highlighted by Health Canada for risk of cross contamination with nitrite.

Cross contamination from other processes using shared equipment should be considered. Steps performed under GMP (using solvents/reagents with appropriate controls, and controls on their recovery and reuse) are considered to be a lower cross contamination risk.

Guidance 4 (Determining an acceptable level)

Interim acceptable daily intakes for chronic exposure to several common N-nitrosamines have been defined. See literature reference ¹⁴ for EMA interim acceptable daily intake for chronic exposure to common N-nitrosamines.

Processes to determine acceptable intakes for all other N-nitrosamines should be in alignment with the EFPIA paper. ¹⁵

These levels should be adjusted for less than lifetime exposures as described in ICH M7. 16

Calculate acceptable limits in ppm relative to the substance using the maximum daily dose. Higher limits may be justified for ICH S9 indications. ¹⁷

Guidance 5 (Conducting purge assessments)¹⁸

Where a nitrosating agent and amine have the potential to be concurrently present an assessment of the process conditions should be conducted to determine if a N-nitrosamine could potentially be formed and what the maximum realistic level could be. Nitrosation occurs more rapidly under acidic conditions (apart from organic nitrites) and may also be catalysed by certain anions and aldehydes (notably thiocyanate and formaldehyde). ^{10,19}

During purge calculations consider the likely physicochemical characteristics of the N-nitrosamine which may be formed. For instance, NDMA has a BP of 153°C and will partition in both aqueous and organic layers. It is highly soluble in water and organic solvents. Other, higher molecular weight, N-nitrosamines will behave differently.

N-nitrosamines are relatively stable compounds though the following conditions are known to result in denitrosation:

- Strongly acidic condition with a nucleophile trap (e.g. HCl with MeOH)
- Metal reducing conditions (e.g. Zn AcOH; Ni/Al KOH)
- Pd/C Hydrogenation
- Grignards
- Strong oxidants (H₂O₂; KMNO₄)

 $^{^{14}}$ EMA, Temporary interim limits for NMBA, DIPNA and EIPNA impurities in sartan blood pressure medicines, 20 August 20, 2019.

¹⁵ EFPIA position with respect to safety related aspects of EMA and Health Canada requests for N-nitrosamine evaluations, 2019.

¹⁶ ICH M7, Assessment and Control of DNA Reactive (Mutagenic) Impurities in Pharmaceuticals to Limit Potential Carcinogenic Risk, 31 March 2017.

¹⁷ICH S9, Nonclinical Evaluation for Anticancer Pharmaceuticals, 29 October 2009.

¹⁸ Barber, C et al. A consortium-driven framework to guide the implementation of ICH M7 Option 4 control strategies. Regul. Toxicol. Pharmacol. 2017, 90, 22-28.

¹⁹ Williams, D. L. H. Nitrosation reactions and the chemistry of nitric oxide. 2004, Amsterdam, Elsevier.