



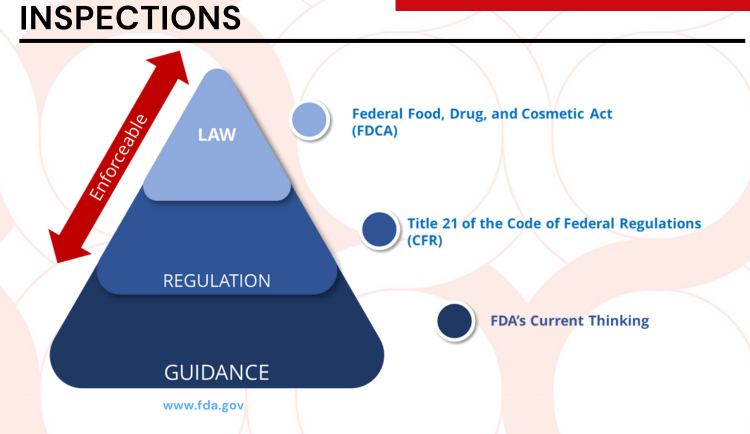
MARCH, 2025

Postmarketing Adverse Drug Experience (PADE) Inspections - Part IV

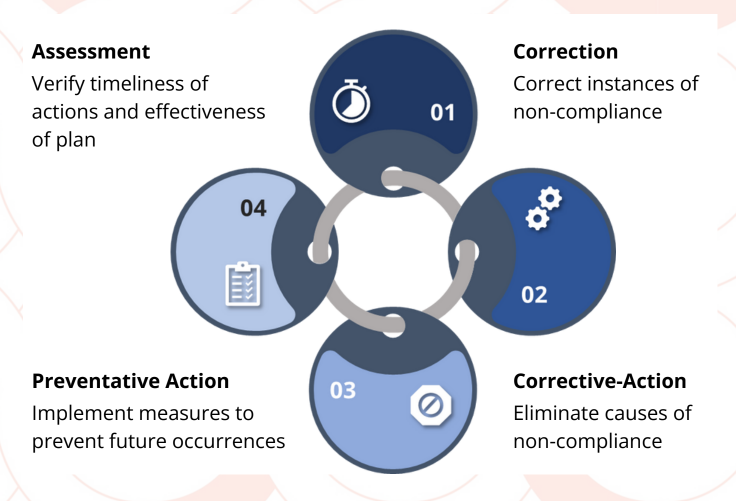
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LEGAL FRAMEWORK OF PADE

Postmarketing Adverse Drug Experience (PADE) Inspections - Part IV



GOOD CORRECTIVE ACTION PLAN



Four Reasons to Submit a Complete and Timely Written Response



May be considered in an FDA compliance decision.

- 2
- Demonstrates your acknowledgment and understanding of the observations to the FDA
- 3

Demonstrates your commitment to correct the observations to the FDA

4

Establishes credibility with the FDA

Points to Consider for Written Responses to the FDA

Include a commitment from senior leadership

Address each observation separately

Note whether you agree or disagree

Provide both corrective and preventive actions



Provide both completed and planned actions

Provide timelines for completion

Provide a method of verification or monitoring the effectiveness of the actions

Submit documentation (training, SOPs, CAP, records)

SUBMIT THE RESPONSE WITHIN 15 WORKING DAYS

Inspection Reporting: FORM FDA 483, Inspectional Observations



Inspection Classifications

No Action Indicated (NAI)

No objectionable conditions or practices were found during an inspection (or the objectionable conditions found do not justify further regulatory action).

Voluntary Action Indicated (VAI)

Objectionable conditions or practices were found, but do not rise to the level warranting OAI classification.

Official Action Indicated (OAI)

Objectionable conditions or practices were found, whose scope, severity, or pattern warrants the recommendation for a regulatory action.



a) Warning Letters

• The issuance of a Warning Letter (WL) may be warranted when the inspection uncovers significant objectionable conditions related to noncompliance with PADE requirements. The CDER PVC Team and OSI management will evaluate all inspections classified as OAI by OBIMO on a case-by-case basis.

b) Untitled Letters

- An Untitled Letter (UL) may be warranted when the deficiencies found at the firm are severe enough to justify a formal letter to the firm, but do not meet the threshold of regulatory significance for a WL.
- Factors that influence the issuance of a WL or UL include the nature and extent of the violations (for example, if they are repeated or deliberate), the compliance history of the inspected firm, and the corrective actions implemented by the firm.

Inspection Reporting: FORM FDA 483, Inspectional Observations

c) Enforcement Actions

Generally, FDA may take the following enforcement actions if the firm does not implement adequate corrective actions and continues to violate PADE regulations or the FD&C Act following the issuance of a WL or UL.

- 1. **Injunction:** Injunction should be considered when follow-up inspection(s) show that the firm has a continuing pattern of significant and substantial deviations, despite previous attempts by FDA to obtain compliance.
- 2. **Seizure**: Seizure for failure to comply with postmarketing adverse drug experience reporting regulations would be possible only if the approval of the application for the product has first been withdrawn (FD&C Act, section 304(a)(1)). Seizure would then be based on distribution of an unapproved drug product.
- 3. **Prosecution**: Evidence that a firm is submitting false information, not submitting required reports for serious postmarketing adverse events, or withholding important information, the submission of which may have resulted in the Agency requiring labeling changes or withdrawing an application, should be referred to the Office of Criminal Investigations (OCI) for consideration of prosecution.



Selected References

- 1.https://www.fda.gov/
- 2. Number of 483 issued from the System* Inspections ending between 10/1/2022 and 9/30/2023 https://www.fda.gov/inspections-compliance-enforcement-andcriminal-investigations/inspection-references/inspection-observations
- 3. Postmarketing Drug Safety Compliance: 2019 Inspection Findings April 29, 2020 (Live Webinar) Center for Drug Evaluation and Research – Small Business and Industry Assistance, Center for Drug Evaluation and Research, US Food and Drug Administration
- 4. Postmarketing Drug Safety and Inspection Readiness June 19, 2018 Center for Drug Evaluation and Research (CDER) Small Business and Industry Assistance (SBIA) Webinar
- 5. Postmarketing Drug Safety and Inspection Readiness June 19, 2018 Center for Drug Evaluation and Research (CDER) Small Business and Industry Assistance (SBIA) Webinar
- 6.CHAPTER 53 Postmarketing Surveillance and Epidemiology: Human Drug and Therapeutic Biological Products, fda.gov

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Dr. Sumit Verma is a medical graduate with specialization in anesthesiology and has more than 15 years of experience in pharmaceutical industry, clinical medicine, clinical research, and pharmacovigilance. He has built teams that have consistently delivered and exceeded customer expectations across pharmacovigilance domains such as case risk processing, signal management, management, aggregate reports, and clinical safety. He has co-authored two books - one on pharmacovigilance and another on pharmacology.

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We use state-of-the-art technologies to solve complex safety operations problems, be it case processing, intake, site reporting for clinical trials, or literature search and management. We have one of the most accurate solutions for case intake and case processing using Al.

We support companies from the initial development stage of a drug/vaccine to the approval and ultimate marketing of the therapy, supporting ongoing operations and regulatory commitments globally.

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