	ALTH AND HUMAN SERVICE RUG ADMINISTRATION	s	
DISTRICT OFFICE ADDRESS AND PHONE NUMBER		DATE(S) OF INSPECTION	
FDA 4040 North Central Expressway Suite #300		11/27/17-12/22/17	
Dallas, TX 75204		FEI NUMBER	
(214) 253-5200		3000717703	
Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED			
To: Mr. Bruce W. Bagley, General Manager			
FIRM NAME	STREET ADDRESS		
Pharmedium Services, LLC	12620 West Airport B	lvd. Suite #130	
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT I	NSPECTED	
Sugar Land, TX 77478	Outsourcing Facility		
THIS DOCUMENT LISTS OBSERVATIONS MADE BY THE FDA REPRESENT, OBSERVATIONS; AND DO NOT REPRESENT A FINAL AGENCY DETERMINAT OBSERVATION, OR HAVE IMPLEMENTED, OR PLAN TO IMPLEMENT COR OBJECTION OR ACTION WITH THE FDA REPRESENTATIVE(S) DURING THE YOU HAVE ANY QUESTIONS, PLEASE CONTACT FDA AT THE PHONE NUMBE DURING AN INSPECTION OF YOUR FIRM (I) (WE) OBSERVED:	ION REGARDING YOUR COMPLIA RECTIVE ACTION IN RESPONS INSPECTION OR SUBMIT THIS I	ANCE, IF YOU HAVE AN OB E TO AN OBSERVATION,	JECTION REGARDING AN YOU MAY DISCUSS THE
OBSERVATION #1			
The quality control unit lacks the responsibility and au	thority to reject all dru	g products. For exa	mple,
A. The product 0.2% Ropivacaine HCl in 0.9% Sodius 7/14/17, Expiration date: 8/12/17) passed testing for endistribution. On 7/26/17, your firm discovered that los recalled.	ndotoxin testing on 7/1-	4/17 and was releas	sed for
B. The product Magnesium Sulfate 2 g 4 ml of 50% Ir #17033149S (Production date: 2/3/17 Expiration: 3/19 to the (b) (4) (b) (4) was re-tested using a new (b) (4) report was not issued.	/17) failed testing for e le (b) (4) was found	ndotoxin. The failu acceptable, but in	re was attributed each case, the
Lot #17033149S was released for distribution.			
C. The product Norepinephrine Bitartrate 1mg/ml 4ml Expiration: 3/7/17) failed testing for endotoxin. The fasuitability of the (b) (4) was found acceptable, but (b) (4) from the same lot with passing results. A nor	ilure was attributed to tin each case, the (b) (4)	the (b) (4) was re-	ction date: 2/3/17 . The tested using a new
Lot #170330111S was released for distribution.			
OBSERVATION #2			
EMPLOYEE(S) SICKATURE	EMPLOYEE(S) NAME AND TITLE	(Print or Type)	DATE ISSUED
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DELICACE / / / / /	Stephen D. Brown, Investiga		12/22/2017
OF THIS PAGE PARA PARALLO	Dr. Jason R. Caballero, Inves	tigator	
FORM FDA 483 (9/08) PREVIOUS EDITION OBSOLETE	NSPECTIONAL OBSERVA	TIONS	Page 1 of 10

DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION DISTRICT OFFICE ADDRESS AND PHONE NUMBER DATE(S) OF INSPECTION 11/27/17-12/22/17 4040 North Central Expressway Suite #300 Dallas, TX 75204 FEI NUMBER (214) 253-5200 3000717703 Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED TO: Mr. Bruce W. Bagley, General Manager FIRM NAME STREET ADDRESS 12620 West Airport Blvd. Suite #130 Pharmedium Services, LLC CITY, STATE AND ZIP CODE TYPE OF ESTABLISHMENT INSPECTED Sugar Land, TX 77478 **Outsourcing Facility** The flow of components, drug product containers, closures, labeling, in-process materials, drug products through the building is not designed to prevent contamination. Specifically, a dynamic smoke study performed in 3/17 revealed the ingress of air from the unclassified staging " of the differential area into the ISO 7 Pass In area when the door was open. Your firm performed a "(b) (4) pressure which, to date, has not been verified (deadline 12/31/17). In addition, smoke studies have not been conducted to verify that the "(b) (4) " of air pressure resolved the issue. Prior to 3/17, dynamic smoke studies evaluating the flow of air between unclassified and classified areas have never been conducted. **OBSERVATION #3** Your firm failed to establish and follow appropriate written procedures that are designed to prevent microbiological contamination of drug products purporting to be sterile. Specifically, A. On 11/27/17, I (CSO Brown) observed that several technicians engaged in aseptic processing did not consistently re-sanitize their gloves to include the wrist after moving from the ISO 7 area to the ISO 5 hood. In addition, technicians failed to sanitize their gloved hands after transferring plastic bags containing tube sets to the ISO 5 hoods. B. On 12/12/2017, I (CSO Caballero) observed the firm's compounding technician handle non-sterile paperwork in the cleanroom area and immediately proceed to compound drug product, 1.5 g Vancomycin HCL in 0.9% , inside the firm's ISO5 hood (6)(4) Sodium Chloride, Lot # 173450110S, (b) (4) without sanitizing her hands with sterile (b) (4) **OBSERVATION #4** There is a failure to thoroughly investigate any unexplained discrepancy or failure of a batch, regardless of whether the batch has been distributed, or a failure to expand an investigation to assess other batches that may also be impacted. DATE ISSUED EMPLOYEE(S) NAME AND TITLE (Print or Type) Stephen D. Brown, Investigator 12/22/2017 Dr. Jason R. Caballero, Investigator

DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION

DISTRICT OFFICE ADDRESS AND PHONE NUMBER	DATE(S) OF INSPECTION	
FDA 4040 North Central Expressway Suite #300	11/27/17-12/22/17	
Dallas, TX 75204 (214) 253-5200	FEI NUMBER	
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TO: Mr. Bruce W. Bagley, General Manager

10: Mr. Didoo W. Dagloy, Constant Managor		
FIRM NAME	STREET ADDRESS	
Pharmedium Services, LLC	12620 West Airport Blvd. Suite #130	
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT INSPECTED	
Sugar Land, TX 77478	Outsourcing Facility	

A. Sterility Testing

Review of sterility failures in 2017 revealed that the investigations were incomplete in that: 1) the contaminating microorganism was not identified, and 2) there was no assessment of other lots from the same ISO 5 hood which may have been affected. In each case, the lots were not distributed. For example,

1. Nonconformance #SNC-17-975 dated 11/29/17 documents that "Ropivacaine HCl in 0.9% Sodium Chloride Injection Pumps, lot numbers 172120168S, 172120156S, 172120172S, and 172120183S failed sterility testing on 3/1/17. The investigation does not include an assessment of the need for additional sampling of other products or increased environmental monitoring to determine potential impact.

The related laboratory investigation #SL-2017-003 dated 8/1/17 (QM approval date) documents that no laboratory error occurred during the investigation.

2. Nonconformance #SNC-17-136 dated 10/30/17 documents that 0.2% Ropivacaine HCl in 0.9% Sodium Chloride in On Q Pump, lot numbers 170320090S and 170320098S, failed sterility testing on 2/2/17. The investigation does not include an assessment of the need for additional sampling of other products or increased environmental monitoring to determine potential impact.

The related laboratory investigation #SL-2017-001 dated 2/15/17 (QM approval date) documents that no laboratory error occurred during the investigation.

B. Endotoxin Testing

The product 0.5% Ropivacaine HCl 30 ml Total Volume in a 30 ml BD syringe, lot # 170690291S failed testing for endotoxin on 3/13/17 (Result: 0.475 EU/ml, Endotoxin limit (b) (4) EU/ml). The lot was re-tested with passing results but was not distributed. A root cause was not determined.

Since 1/17, your firm has issued Nonconformance Forms for 8 additional lots of drug product which failed to meet specifications for endotoxin. In each case, the product was discarded. However, the investigations remain open.

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DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION DISTRICT OFFICE ADDRESS AND PHONE NUMBER DATE(S) OF INSPECTION 11/27/17-12/22/17 4040 North Central Expressway Suite #300 FEI NUMBER 3000717703 Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED

TO: Mr. Bruce W. Bagley, General Manager

FDA

Dallas, TX 75204

(214) 253-5200

FIRM NAME STREET ADDRESS Pharmedium Services, LLC 12620 West Airport Blvd. Suite #130 CITY, STATE AND ZIP CODE TYPE OF ESTABLISHMENT INSPECTED Sugar Land, TX 77478 **Outsourcing Facility**

Some examples consist of the following:

- A. SNC-17-409 dated 3/24/17 (0.25% Ropivacaine in 0.9% Sodium Chloride, lot #170820130S)
- B. SNC-17-1607 dated 4/27/17 (Ropivacaine HCl 0.5%, lot #171160125S)
- C. SNC-17-1456 dated 9/22/17 (0.2% Ropivacaine HCl in 0.9% Sodium Chloride 750 ml, lot #172640207S)
- D. SNC-17-1457 dated 9/25/17 (100mg/ml Cefazolin Sodium 2 g in Sterile Water for Injection USP, lot #172650138S)

C. Environmental Monitoring

Since 1/2017, your firm has had over 100 microbial excursions at action level in the ISO 5 hoods for air, surface, and personnel samples. Your firm performed an investigation which concluded that the source of the contamination (i.e. Aspergillis species) was confined to media fill bags obtained from a vendor. However, corrective action has not been implemented. Some examples consist of the following:

- 1. An "Over the Action Investigation Report" dated 9/21/17 documented that Aspergillis creber and Penicillium decumbens were isolated in routine EM samples in Hood # There was no investigation. A total of (b) (4) lots were produced in Hood # (b) (4) on 9/21/17 and distributed to consignees.
- 2. An "Over the Action Investigation Report" dated 9/27/17 documented that Aspergillis creber was isolated in routine EM samples in Hood # $^{(b)}$ (4) There was no investigation. A total of $^{(b)}$ (4) lots were produced in hood # $^{(b)}$ (4) on 9/27/17 and distributed to consignees.

D. Potency

From 1/2017 to the present, your firm reported a total of 289 confirmed OOS results for potency. Review of the "Investigation Report Assignment Log" for 2017 revealed that there was no documentation that the investigations had been closed. However, an investigation into the root cause has not been completed for approximately (b) (4) lots of drug products. For example, the following nonconformance investigations remain open:

1. SNC17-1548 dated 11/22/17 for Heparin, lot #173210103S

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DATE ISSUED

Stephen D. Brown, Investigator Dr. Jason R. Caballero, Investigator

12/22/2017

	OF HEALTH AND HUMAN SERVICES ND DRUG ADMINISTRATION	3	
DISTRICT OFFICE ADDRESS AND PHONE NUMBER		DATE(S) OF INSPECTION	
FDA 4040 North Central Evergenmen Suite #200		11/27/17-12/22/17	
4040 North Central Expressway Suite #300 Dallas, TX 75204		FEI NUMBER	
(214) 253-5200		3000717703	
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TO: Mr. Bruce W. Bagley, General Manager			
FIRM NAME	STREET ADDRESS		
Pharmedium Services, LLC	12620 West Airport Bl	vd. Suite #130	
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT IN		
Sugar Land, TX 77478	Outsourcing Facility		
 SNC-17-1213 dated 9/12/17 for Epinephrine He SNC-17-150 dated 1/25/17 for Oxytocin 20 Un In addition, review of OOS investigations for pote 	its added to 1000ml 5% Dex	ctrose, lot #170230	
of OOS results. Some examples consist of the following		taned to substantia	ate the invalidation
a. Investigation #17-EPA-546 dated 11/30/17 door potency with a value of 33.70 U (Specification invalidation of the original OOS result was a "post distributed. b. Investigation #17-EPA-544 dated 12/4/17 document of the invalidation USP, lot #173250080S (b) (4) specifications and was released. The conclusion we not mixed well and it should be invalid." There was distributed.	mented that Phenylephrine I failed testing for potency the Subsequent as that "The original preparations of the second se	reg passed. The reast vas not verified. The HCl 20 mg added to hree times: (b) (4) testing of a new seation was either pi	on for the see lot was so 250 ml 0.9% sample passed petted wrong or
c. Investigation #17-EPA-543 dated 11/28/17 docu	mented that I idocaine UCI	29% 20mg/ml 60 r	ng/3 ml lot
#173220027M failed testing for potency five time		270 20111g/1111 00 11	ng/5 mi, lot
(b) (4)	5, (~) (.)	Subsequent test	ing of a new
preparation of the same sample passed specification prepared wrong probably with a dilution error and conclusion. The lot was distributed.		onclusion was that	"The original was
E. Investigation of recalls			
Your firm failed to complete investigations, correct hazard analyses, recall file checklists, and recall in • RE-017-002: Products: 0.2% Ropiyaçaine HCL i	itiation checklists, when ha	ndling the following	g recalls:
EMPLOYER(S) SIGNAQURE	EMPLOYEE(S) NAME AND TITLE		DATE ISSUED
SEE REVERSE OF THIS PAGE Jam A. Palallur	Stephen D. Brown, Investigate Dr. Jason R. Caballero, Invest	or	12/22/2017

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DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION DISTRICT OFFICE ADDRESS AND PHONE NUMBER DATE(S) OF INSPECTION FDA 11/27/17-12/22/17 4040 North Central Expressway Suite #300 Dallas, TX 75204 FEI NUMBER (214) 253-5200 3000717703 Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED TO: Mr. Bruce W. Bagley, General Manager FIRM NAME STREET ADDRESS Pharmedium Services, LLC 12620 West Airport Blvd. Suite #130 CITY, STATE AND ZIP CODE TYPE OF ESTABLISHMENT INSPECTED

Sodium Chloride, ten lots affected.

- RE-017-003: Products: 1.5 g Vancomycin HCL in 5% Dextrose 300mL in 500mL Intravenous Bag, 7mMol Potassium Phosphate in 0.9% Sodium Chloride 100mL in 150mL Intravenous Bag, sixty-five lots affected.
- RE-017-005 Product: 1.25 g Vancomycin HCL added to 5% Dextrose Injection USP 250 mL in 250 mL Viaflex Bag, one lot affected.

Outsourcing Facility

• RE-017-007 Product: 9% Buffered Lidocaine HCL (buffered in 8.4% Sodium Bicarbonate) 5 mL in 5 mL BD Syringe, twelve lots affected.

OBSERVATION #5

Sugar Land, TX 77478

Aseptic processing areas are deficient regarding systems for maintaining any equipment used to control the aseptic conditions.

Specifically, review of hood certifications for the period between 1/2017 and the present revealed that in at least two cases the vendor responsible for certification documented a HEPA failure (leakage) which was repaired. However, in each case, your firm failed to determine the impact of the leakage on lots of drug products produced in the respective hoods before the failures occurred.

OBSERVATION #6

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

- A. Review of disinfectant effectiveness studies revealed multiple failures utilizing disinfectants currently in use. An investigation to determine the root cause was not conducted.
- B. Your firm is using non-sterile (b) (4) with sterile (b) (4) which are combined to disinfect bag ports and vial tops. The components are prepared in an unclassified area.
- C. SOP #CPS-301 entitled, "Facility Cleaning" (Effective date: 5/221/7) establishes a bid minute contact time for the disinfectants used in the facility. The suppliers of the disinfectants recommend a bid minute contact time.

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Stephen D. Brown, Investigator Dr. Jason R. Caballero, Investigator

12/22/2017

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DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION DISTRICT OFFICE ADDRESS AND PHONE NUMBER DATE(S) OF INSPECTION **FDA** 11/27/17-12/22/17 4040 North Central Expressway Suite #300 Dallas, TX 75204 FEI NUMBER (214) 253-5200 3000717703 Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED TO: Mr. Bruce W. Bagley, General Manager FIRM NAME STREET ADDRESS Pharmedium Services, LLC 12620 West Airport Blvd. Suite #130 CITY, STATE AND ZIP CODE TYPE OF ESTABLISHMENT INSPECTED Sugar Land, TX 77478 **Outsourcing Facility** Environmental monitoring isolates obtained from the ISO 5 hoods in the last 6 months have revealed the presence of Aspergillus, Cladosporium, and Rhizopus. THIS IS A REPEAT OBSERVATION OBSERVATION #7 Aseptic processing areas are deficient regarding the system for monitoring environmental conditions. Specifically, environmental monitoring for non-viable particulates (air) is not performed at sufficient frequencies to represent routine production conditions within the ISO-7 Clean Room or the ISO-5 (b) (4) Laminar Air Flow Hoods, Currently, your firm performs non-viable monitoring of the ISO 5 hoods on a (b) (4) basis. **OBSERVATION #8** Procedures designed to prevent microbiological contamination of sterile drug products does not include adequate validation of aseptic processing. Specifically, process simulations are deficient in that new operators are not required to complete media fills for specific sub-processes (i.e. (b) (4) before being released to production. **OBSERVATION #9** Laboratory controls do not include the establishment of scientifically sound and appropriate test procedures designed to assure that components, in-process materials and drug products conform to appropriate standards of identity, strength, quality, and purity. Specifically, the visual inspection of finished sterile drug products for particulate matter is not performed against a for visualization of various types of particles throughout the filled container. Your firm (b) (4) approved SOP #CPS-788 entitled, "Visual Inspection" (Approval date: 3/21/17) which includes provision for EMPLOYEE(S) NAME AND TITLE (Print or Type) DATE ISSUED REVERSE Stephen D. Brown, Investigator 12/22/2017

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Dr. Jason R. Caballero, Investigator

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inspection using a (b) (4) . How	ever, the SOP has not been	implemented.	
OBSERVATION #10 Samples taken of drug products for determination of	conformance to written spe	cifications are no	ot representative.
Regardless of batch size, (b) (4) for ste dosage unit contains less than(b) (4), in which (b) (4)	erility and endotoxin testing are pulled. For example:	g of all batches, u	ınless the finished
A. Oxytocin 20 Units added to 500 ml 0.9% Sodium (b) (4))	Chloride Injection, USP, lo	t #170200098S (Sample: (b) (4)
B. Magnesium Sulfate 2 g (4 ml of 50% Injection) ad #170330149S (Sample: (b) (4)	ded to 100 ml 5% Dextrose	Injection USP l	, lot
C. 0.2% Ropivacaine HCl in 0.9% Sodium Chloride I #171940195S (Sample: (b) (4)	njection 400ml in 400ml O	n Q Fixed Prime	d, lot
OBSERVATION #11			
Input to and output from the computer, related system accuracy.	ns of formulas, records or de	ata are not check	ed for
A. Your firm has no procedure to describe the review products. There is no documented review of electron product has undergone unauthorized retesting or when potency, sterility, and endotoxin is performed on all captures data electronically (e.g. (b) (4)	ic raw data or audit trails, to ther data has been otherwise	o determine, for e e manipulated. T	example, whether resting for
(b) (4)			0
(b) (4) System for endotoxin analysis, and (b) (4)			System).
SOP CPS-728, Review of Batch Processing Documer	itation, does not describe ai	ny review of anal	lytical data.
SEE REVERSE OF THIS PAGE EMPLOYEES SIGNATURE LEMPLOYEES SIGNATUR	EMPLOYEE(S) NAME AND TITLE (Prin Stephen D. Brown, Investigator Dr. Jason R. Caballero, Investigat		12/22/2017

DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION DISTRICT OFFICE ADDRESS AND PHONE NUMBER DATE(S) OF INSPECTION 11/27/17-12/22/17 4040 North Central Expressway Suite #300 Dallas, TX 75204 FEI NUMBER (214) 253-5200 3000717703 Industry Information: www.fda.gov/oc/industry NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED TO: Mr. Bruce W. Bagley, General Manager FIRM NAME STREET ADDRESS Pharmedium Services, LLC 12620 West Airport Blvd. Suite #130 CITY, STATE AND ZIP CODE TYPE OF ESTABLISHMENT INSPECTED Sugar Land, TX 77478 **Outsourcing Facility**

- B. Quality Control laboratory worksheets are issued from an electronic document control system, but are accessible to the analyst for unlimited printing, with no date/time-stamp or other issuance controls for reconciliation against other laboratory data.
- C. Electronic logs of Quality System reports or files are maintained on uncontrolled spreadsheets on a shared network drive, and there are no controlled paper logs. The electronic spreadsheets do not have an audit trail function to show if previously entered items have been altered or deleted. Logs for the following items are stored in this manner: Notice of Event (NOE) reports, Non-Conformance Reports (NCRs), Laboratory Out-Of-Limit or Out-Of-Specification (OOLIOOS) reports, and and Corrective and Preventive Action (CAPA) reports.

OBSERVATION #12

1. The labels of your outsourcing facility's drug products do not include information required by section 503B(a) (10)(A).

Specifically,

The following information is not found on your drug product labels:

- a) The date that the drug was compounded.
- b) A list of active and inactive ingredients, identified by established name and the quantity or proportion of each ingredient.

Examples of drug product labels that do not contain this information include:

- Oxytocin 30 units added to 500 mL 0.9% Sodium Chloride Injection USP (503 mL total volume)
- NORepinephrine Bitartrate 4 mg added to 250 mL 0.9% Sodium Chloride Injection USP (16 mcg per mL) (254.00 mL total volume)
- EPINEPHrine HCl 4 mg added to 250 mL 5% Dextrose Injection USP (16 mcg per mL) (254.00 mL total volume)
- Magnesium Sulfate 2 g (4 mL of 50% Injection) added to 50 mL 0.9% Sodium Chloride Injection USP (54.00 mL total volume)
- Diltiazem HCl 125 mg in 125 mL 0.9% Sodium Chloride Injection USP (1 mg per mL)
- Calcium GLUCOnate 1 g (10 mg per mL) in Dextrose 5% (100 mL total volume in a 150 mL Intravia bag)
- 0.2% Ropivacaine HCl in 0.9% Sodium_Chloride (60 mL total volume in 60 mL BD Syringe)

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Stephen D. Brown, Investigator

Dr. Jason R. Caballero, Investigator

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DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION

DISTRICT OFFICE ADDRESS AND PHONE NUMBER

FDA
4040 North Central Expressway Suite #300
Dallas, TX 75204
(214) 253-5200
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10: IVII. Diuce W. Bagiey, General Manager	
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- PHENYLephrine HCl 20 mg added to 250 mL 0.9% Sodium Chloride Injection USP (80 mcg per mL) (252.00 mL total volume)
- Heparin Sodium Injection USP 25,000 USP Units added to 250 mL 0.9% Sodium Chloride Injection USP (100 units per mL) (255.00 mL total volume)
- Vasopressin 50 units added to 50 mL 0.9% Sodium Chloride Injection USP (1 unit per mL) (52.50 mL total volume)
- Sodium PHOSphate added to 0.9% Sodium Chloride 15 mMol 250 mL bag (255.00 mL total volume)
- Oxytocin 20 units added to 1000 mL 0.9% Sodium Chloride Injection USP (1002.00 mL total volume)
- Oxytocin 40 units added to 1000 mL 0.9% Sodium Chloride Injection USP (1004.00 mL total volume)
- Magnesium Sulfate 2 g (4 mL of 50% Injection) added to 50 mL 5% Dextrose Injection USP (54.00 mL total volume)
- 0.25% Bupivacaine HCl in 0.9% Sodium Chloride Injection (500 mL total volume in an ON-Q Pump)

THIS IS A REPEAT OBSERVATION

OBSERVATION #13

Your outsourcing facility has not submitted a report to FDA identifying a product compounded during the December 1, 2016, through May 31, 2017, reporting period as required by section 503B(b)(2)(A). Specifically, the following products were compounded and not identified on your June 2017 report:

- 10 mEq Potassium Chloride and 10 mg Lidocaine added to 0.9% Sodium Chloride
- 20 mEq Potassium Chloride and 10 mg Lidocaine added to 5% Dextrose

EMPLOYEE(S) SIGNATURE	EMPLOYEE(S) NAME AND TITLE (Print or Type)		
SEE REVERSE OF THIS PAGE	John B. Caballer	Stephen D. Brown, Investigator Dr. Jason R. Caballero, Investigator	

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