	DEPARTMENT OF HEALTH AND HUMAN SERVICE FOOD AND DRUG ADMINISTRATION	Use this check box to generate the required 483 statement on page 1 for medical device observations.
DISTRICT OFFICE ADDRESS AND PHONE NUMBER		DATE(S) OF INSPECTION
300 River Place, Suite 5900		5/6/2019-6/6/2019*
Detroit, MI 48207		1000
(313) 393-8100 Fax:(313)393-8139		FEINUMBER
Industry Information: www.fda.gov/oc/indus	try	3011509553
NAME AND TITLE OF INDIVIDUAL TO WHOM REPOR	IT IS ISSUED	The state of the s
TO: Edward J. Zatta, CEO and Founder		
FIRM NAME	STREET ADDRESS	
RXQ Compounding LLC	340 W State St Unit 9	
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT	INSPECTED
Athens, OH 45701-1564	503B Outsourcing Fac	cility

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 (I) (WE) OBSERVED:

#### OBSERVATION 1

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. Since August 2017, your firm has conducted approximately eight (8) sterility failure investigations for the following:

Dated	Investigation	Product	Lot Number	Microbial Identification
04/22/2019	INV-2019-043	Ascorbic Acid 500 mg/mL	04012019:82	Kocuria rihzophilla
04/19/2019	INV-2019-040	Sodium Bicarbonate 8.4%	03272019:41	Paenibacillus urinalis; Streptococcus oralis; Rothia aeria
03/26/2019	INV-2019-034	Procaine HCl 20 mg/mL	03112019:27	Pending as of 5/30/2019
01/03/2019	INV-2019-002	Ascorbic Acid 500 mg/mL	12182018:90	Penicillium citrinum
11/19/2018	INV-2018-073	Ascorbic Acid 500 mg/mL	11132018:68, 11132018:43	Bacillus cereus
09/17/2018	INV-2018-059	Lidocaine HCl 1%	09122018:66	Bacillus infantis; Microbacterium liquefaciens/oxy dans/maritypicu m

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Sarah E. Rhoades, Investigator Jazmine N. Still, Investigator DATE ISSUED

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Detroit, MI 48207 (313) 393-8100 Fax:(313)393-8139 Industry Information: www.fda.gov/oc/inc	FEI NUMBER 3011509553	
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TO: Edward J. Zatta, CEO and Founder		
TO: Edward J. Zatta, CEO and Founder FIRM NAME  RXQ Compounding LLC		9

08/01/2018	INV-2018-043	Lidocaine HCI 1%	07162018:93	Propionibacteriu m (Cutibacterium acnes
06/06/2018	INV-2018-025	Phenylep 1.5% Lidocaine 1%	05212018:01	Propionibacteriu m acnes; Staphylococcus aureus; Staphylococcus epidermis

These investigations were incomplete in that they did not include other lots of product potentially impacted, did not include environmental monitoring results, were not opened or completed in a timely manner, and did not have adequate root cause assessments or CAPAs.

- B. Complaint investigation RCA-2019-013 was opened on 03/19/2019 for reported crystallization of Ascorbic Acid 500 mg/mL lot #12122018:20. The investigation identified approximately 18 additional lots that exhibited crystallization in the retain samples or in released finished goods inventory. A root cause could not be determined, and no further action was taken regarding product that was identified as having crystallization.
- C. Since August 2017, there have been approximately 107 out of specification investigations for potency, for example:
  - a. INV-005-18 was opened on 03/05/2018 for the potency failure of Ascorbic Acid 500 mg/mL lot #02122018:52. This lot was retested after receiving an initial result of 86.2% (specification is (b) (4) %) and the quality assurance unit released the lot for distribution. No laboratory error was identified for the original result of 86.2% and no root cause was identified by the investigation.
  - b. INV-2019-023 was opened on 02/19/2019 for the potency failure of Trypan Blue 0.06% lot #01232019:40. This lot was retested after receiving an initial result of 220% (specification is (6) (4) %). The retest results were 200% and the product was not released, however, the master formula was changed. Approximately (b) (4) lots of Trypan Blue 0.06% were produced prior to the formula change and released for sale. Your firm's quality assurance unit did not evaluate the effect of the formula change on previously released Trypan Blue lots.

D. Endotoxin failure investigations INV-2019-022 and INV-2019-041 were opened on 02/15/2019 and 04/19/2019, respectively, for approximately six lots of methylcobalamin. Your firm determined that the root cause for the endotoxin failures was the active pharmaceutical ingredient, methylcobalamin, (b) (4) DATE ISSUED

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EMPLOYEE(S) NAME AND TITLE (Print or Type)

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Industry Information: www.fda.gov/oc/indust NAME AND TITLE OF INDIVIDUAL TO WHOM REPOR			
To: Edward J. Zatta, CEO and Founder			
FIRM NAME STREET ADDRESS			
RXQ Compounding LLC	340 W State St Unit 9	Western Committee of the Committee of th	
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT	0540	
Athens, OH 45701-1564 (lot #(b) (4) and	(b) (4) 503B Outsourcing Faci	nce unit did not evaluate the released	
for example:  a. INV-2019-030 was on ISO5 hood (b) (4) and ISO5 hood (b) (4) and ISO5 hood (c) (5) (6) (6) (6) (6) (6) (7) (7) (7) (8) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	pened on 10/25/2018 for a personnel glove ociated with the recovery was rejected, howether drug product lots or environmental move been eleven (11) (b) (4) testing failed on 05/31/2018 discussed one failed (b) (INJ lot #11022017:73. (b) (4) (b) (4) were u (4) Your quality assurance unit released on 05/16/2018 discussed one failed (b) (id 500 mg/mL lot #04202018:71. This was treleased this lot for sale based on passing testing per USP.	overies of bacillus species from  (4)  made between (b) (4)  PHEN 10% CYCLO 1% TROP 1%  sample that exceeded the action limit vever the investigation was incomplete onitoring data and trends.  ures, for example:  4) test for a (b) (4)  sed for this lot, and the failure was sed the lot for sale based on passing  4) test for a (b) (4)  the only (b) (4) used for this lot. Your	
OBSERVATION 2	crobiological contamination of drug produ	cts purporting to be sterile are not	
A. Proper aseptic technique products.	was not practiced by personnel engaged i	n manufacturing sterile drug	
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	ion: www.fda.gov/oc/industry		1509553
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TO: Edward J. 2	atta, CEO and Founder		2
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RXQ Compound	ing LLC	340 W State St Unit 9	
CITY, STATE AND ZIP	CODE	TYPE OF ESTABLISHMENT INSPEC	TED
Athens, OH 4570	01-1564	503B Outsourcing Facility	
and 05072019:	67, we observed the following Operators working in a (b) (4 blocking first pass air around	duction of Bupivacaine 0.125% / Ropg:  4) laminar flow ISO5 hood were obselved open containers, either before or after containers were not discarded. Additional containers were not discarded.	erved reaching over and r it was filled with sterile
b.	the non-classified (b) (4) such as product containers a than 40 times. After such act	was observed entering the ISO 8 anter using sterile gloves to obtain nd environmental monitoring plates. The tivities, the technician did not change supivacaine 0.125%/ Ropivacaine 0.50	ain materials for production This activity can occur more their gloves before resuming
c.	wipes in and out of the ISO the ISO7 from non-classified	terile gowned operator was observed a 5 hood. The sterile wipes were used to d space(b) (4)(b) (4) used in the ISO5 hood after being exp	o clean materials coming into and then moved into the ISO5
B. Accor (b) (4		s, bulk drug product is routinely (b) (4	in the ISO 5 hood into
04012	2019:11 was (b) (4)	. For example, a (b) (4)batch	n of Ascorbic Acid lot Approximately (b) (4)
	. These steps are not reco	rded as part of the batch record.	
THIS IS A R	EPEAT OBSERVATION		
OBSERVAT	ION 3		
	EMPLOYEE(S) SIGNATURE	EMPLOYEE(S) NAME AND TITLE (Print	t or Type) DATE ISSUED
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ro: Edward J. 2	Zatta, CEO and Founder				tar as well:
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RXQ Compound	1.00		340 W State St Unit 9		1942
CITY, STATE AND ZI			TYPE OF ESTABLISHMENT IN		
Athens, OH 457	01-1564		503B Outsourcing Facil	lity	
a. b.	Operator qualification however, products a 500 mg/mL Lot # 15 validated. Operator qualification produces compound vial sizes other than Media fills do not compound the sizes of the sizes	on media fills are per are routinely comport 2122018:20. Filling on media fills are per aled drug products in (b) (4) has not been apture the worst-cas in one hood simulta	erformed with (b) (4) volume 10 mL, 30 mL, 50 mL n validated. See processing condition the number of the processing and the number of the processing conditions the number of the processing conditions the number of the processing conditions the number of	of (b) (4) for example, Ascorb than (b) (4) has not be tials; however, your for and 100 mL vial size s such as the number	firm zes. Filling of r of operators
7507	incubation and the i	ords and associated number of vials that ords and associated	forms do not record the were considered failing forms do not consistent oved from incubation. I	g, if any. Itly record when vial	viewed after
71 10 10 10 10 10 10 10 10 10 10 10 10 10	There is not enough Smoke studies do n production of Bupin product being(b) (	n smoke produced to not simulate operation vacaine 0.125% / Ro 4) into the ISO5 ho	/27/2019 identified the visualize the air flow ons under dynamic conceptivacaine 0.5% lot #0.  od, the use of equipment is ISO5 hood. These acceptive ISO5 hood. These acceptive ISO5 hoods in the second in the sec	at critical production ditions. For example 5072019:88 we obsent in the ISO5 hood tivities were not con	n areas. , during the erved bulk , and the

M.	DEPARTMENT OF HEALTH AND HUMAN SERVICES FOOD AND DRUG ADMINISTRATION	S Use this check box to generate the required 483 statement on page 1 for medical device observations.
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(313) 393-8100 Fax:(313)393-8139		FEI NUMBER ~
Industry Information: www.fda.gov/oc/indus	try	3011509553
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ro: Edward J. Zatta, CEO and Founder		87 27
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RXQ Compounding LLC	340 W State St Unit 9	
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT	NSPECTED
Athens, OH 45701-1564	503B Outsourcing Fac	ility
distributed until its e sterilize components b. All (b) (4) validated during qua that are used to clear documented on Form c. The qualification for qualified equipment example, instruction	alification. For example, no (b) (4) In ISO 8 and ISO 7 clean room areas, how In 005,(b) (4) In ISO 8 and ISO 7 clean room areas, how In 005,(b) (4) In ISO 8 and ISO 7 clean room areas, how In ISO 8 and ISO 8 and ISO 8 clean room areas, how In ISO 8 c	m, the use of the (b) (4) to d in (b) (4) . v used by lab technicians were not exist that included (b) (4) ever, these are consistently Sheet. ors that were not incubated using
OBSERVATION 4 Aseptic processing areas are deficite equipment to produce aseptic conditions Specifically,	ent regarding the system for cleaning and itions.	disinfecting the room and
cleanroom by mixing the stored in the ISO8 ante cleanroom. A sterile lint- the inside of the ISO5 hoo B. Your environmental mon	O5 hoods is performed using(b) (4). The sterile (b) (4) with sterile (b) (4) room. The bucket is wiped with (b) (4)-free wipe is dipped into the bucket of non-sods.  Intoring identification results show recoveries suggests your cleaning program is not effective	in a non-sterile bucket that is before being transferred into the ISO7 sterile cleaning solution and used to clean s of spore-forming organisms in the ISO
SEE REVERSE OF THIS PAGE	Sarah E. Rhoades, Investigate Jazmine N. Still, Investigate	ntor 06/06/2019

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NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT	IS ISSUED	
TO: Edward J. Zatta, CEO and Founder		İ
FIRM NAME	STREET ADDRESS	A .
RXQ Compounding LLC	340 W State St Unit 9	9
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHMENT	INSPECTED
Athens, OH 45701-1564 503B Outsourcing Facility		cility
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Date of recovery	Location	Organism Identification
12/27/2018	Personnel	Bacillus circulans
01/24/2019	ISO 7(Bench)	Bacillus kyongiensis
03/06/2019	(b) (4)Hood	Bacillus halosaccharavan s
03/14/2019	ISO 5 (b) (4) Hood	Bacillus circulans
03/16/2019	ISO 5 (b) (4) Hood	Bacillus parlichenformis
04/20/2019	ISO 7(Bench)	Paenibacillius provencensis

- C. Your procedure, SOP 003 Environmental Monitoring of the Cleanroom does not require additional cleaning activities in the cleanroom areas to take place in the event there is an environmental excursion such as temperature, humidity, or pressure differential. Furthermore, there is no procedure established for cleaning activities required after a recovery in the ISO5 hood.
- D. Your procedure, SOP 002 Cleaning and Maintenance of the Cleanroom Facility, is not always followed. For example, your firm does not always document (b) (4) cleaning on Log 005, Cleaning and Maintenance of the Clean Room Unit each (b) (4)

## THIS IS A REPEAT OBSERVATION

### OBSERVATION 5

Aseptic processing areas are deficient regarding the system for monitoring environmental conditions.

Specifically,

Environmental monitoring in the cleanrooms and the surrounding supporting clean areas is deficient in that it does not represent the working conditions during multiple steps of processing. For example:

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RXQ Compounding LLC		340 W State St Unit 9		
CITY, STATE AND ZIP CODE		TYPE OF ESTABLISHMENT II	NSPECTED	Winds # si
Athens, OH 45701-1564	503B Outsourcing Facility		W	
B. Air and surface sampling of bulk drug pro Ropivicaine 0.2% Injection any air or surface sampling was being made or while C. The air and surface sampling the chosen locations. On 05 Solution lot #05072019:88 left corner plates were on right corner plates were blusurface.  THIS IS A REPEAT OBSERVATION	oducts. On 05/07/20 in Solution lot #050' in solution lot #050' ing in the non-classic the solution was beling locations in to 5/07/2019, we observe and noticed settling top of the (b) (4) ocked by the large (b)	oll9, we observed the (b) 72019:88 from non-class ified area, ISO7 cleanro being (b) (4) the ISO8, ISO7, and IS ed the filling of Bupivica ag plates in the far left a approximately six ince	of Bup of Bup of Bup om, or ISO5 hood whe O5 areas have no ratine 0.125% / Ropivical and right corners of the	ivicaine 0.125% / SO5 hood without nile the connection tionale to support aine 0.2% Injection ne ISO5 hood. The g surface, while the
OBSERVATION 6 Equipment and utensils are not clea safety, identity, strength, quality or			ntamination that wou	uld alter the
Specifically,				
The process for cleaning equipment udrug product residue. For example:  A. (b) (4) used during(b) (4)		ulation and(b)(4) g product is reused. The		show removal of as follows: (b) (4)
		-		
B. Mixing (b) (4) meant for sin		o(b) (4)	A CONTRACT OF THE PROPERTY OF	lassified area for
multiple(b) (4) batches of d C. Stainless steel (b) (4)	used for (b) (	4) are purged v		without any
additional steps and stored D. Stir bars and luer lock u	sed in bulk formula			
water and subsequently EMPLOYEE(S) SIGNATURE	(b) (4) FOL 6	EMPLOYEE(S) NAME AND TITLE	E (Print or Type)	DATE ISSUED
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TO: Edward J. Zatta, CEO and Founder			
FIRM NAME		STREET ADDRESS	
RXQ Compounding LLC		340 W State St Unit 9	
CITY, STATE AND ZIP CODE		TYPE OF ESTABLISHMENT INSPECTED	
Athens, OH 45701-1564		503B Outsourcing Facility	
according to your qua of (b) (4) ar B. Your quality control want in batch records revie C. Training records are reseample, five employ related to sterile compand by Your firm does not for Control 2019-074 open (b) (4) for the (b) (4) and updated all record by your firm. E. Your quality assurance TROP 1% KETO 0.5	itiate change controls vality assurance unit, a cland the movement of (b) unit failed to initiate an ewed, for example, Tryphot maintained by the quee training records were pounding.  ollow change controls the ened on 03/04/2019 and of drug products to reflect this change the unit initiated and autiliated	when necessary and in a time hange control was not initiate (4) from room 21:	ly manner. For example, ed for the decommissioning 5 to room 211.  f specification product yield 19:60.  often incomplete. For fully completed for tasks  ge. For example, Change essed using (b) (4) ty Manager, your firm has (4) hat has been (b) (4)  EN 10% CYCLO 1%
Time limits are not established with quality of the drug product.  Specifically, time limits for sterile and holding drug products in unclassified area until filling operations scientific evidence to justify the use non-classified areas prior to being(the stable).	drug production have no assified areas is acceptab lot #12122018:20 was p s resumed on (b) (4) of a(b) (4) hold time to	ot been established or evaluated ble to assure the quality of find prepared and mixed on(b) (4) This lot was released for salest produce sterile drug products	d to demonstrate that preparing hished sterile drug products. For , it was then left in the non-
EMPLOYEE(S) SIGNATURE	Er	MPLOYEE(S) NAME AND TITLE (Print or Ty	pe) DATE ISSUED
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OF THIS DV		azmine N. Still, Investigator	06/06/2019

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DISTRICT OFFICE ADDRESS AND PHONE NUMBER 300 River Place, Suite 5900 Detroit, MI 48207 (313) 393-8100 Fax:(313)393-8139 Industry Information: www.fda.gov/oc/indu- NAME AND TITLE OF INDIVIDUAL TO WHOM REPO TO: Edward J. Zatta, CEO and Founder	stry	DATE(S) OF INSPECTION  5/6/2019-6/6/2019*  FEI NUMBER  3011509553	
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CITY, STATE AND ZIP CODE Athens, OH 45701-1564	700E38 80E 90 NEE	TYPE OF ESTABLISHMENT INSPECTED 503B Outsourcing Facility	

## **OBSERVATION 9**

Employees engaged in the manufacture, processing, packing and holding of a drug product lack the training required to perform their assigned functions.

# Specifically,

- A. Members of the quality assurance unit lack the proper qualifications for their job duties. For example, there is no documented training for a quality control technician who is responsible for lot release, batch record review, overseeing the media fill program, and overseeing the environmental monitoring program. This technician reviewed and released PHEN 10% CYCLO 1% TROP 1% KETO 0.5% OPTH lot #03142019:95 for distribution.
- B. There is no documented training for the pharmacist in charge who has been employed by your firm for approximately one year and in this role since November 2018.
- C. Visual inspection training does not include a challenge set that operators must pass in order to be qualified to inspect products. Additionally, all product types are not used to train employees and it is left up to the technicians to admit proficiency amongst various container types during the visual inspection process.
- D. Your quality assurance unit, pharmacist in charge, and production leadership do not confirm that personnel are trained for the task performed prior to an employee conducting the task.

#### OBSERVATION 10

The number of qualified personnel is inadequate to supervise the manufacture, processing, packing and holding of each drug product.

Specifically, the quality unit is inadequately staffed to keep up with the pace of production. For example, there is currently one quality unit member responsible for all out of specification and complaint investigations. In 2019, there have been more than 75 out of specification results obtained, each requiring an investigation.

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SEE REVERSE OF THIS PAGE EMPLOYEE(S) SIGNATURE

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EMPLOYEE(S) NAME AND TITLE (Print or Type)

Sarah E. Rhoades, Investigator Jazmine N. Still, Investigator DATE ISSUED

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RXQ Compounding LLC		340 W State St Unit 9	MODELLE TRANSPORTED TO	
CITY, STATE AND ZIP CODE		TYPE OF ESTABLISHMENT IN		
Athens, OH 45701-1564		503B Outsourcing Facility		4
OBSERVATION 11 Laboratory controls do not include a products.  Specifically,	a determination of co	onformance to approp	riate specifications t	or drug
A. Drug products produced at visible particles, or sub-vis B. Endotoxin specifications for patient dosage information entered is at their discretion with velocity 12019	ible particles. or each drug product a n at the time of sam	are not established by you	our firm. Pharmacists or	enter the maximum limit. The dosage
OBSERVATION 12 Routine checking of mechanical equation proper performance.	uipment is not perfo	rmed according to a v	vritten program desi	gned to assure
Specifically,				
A. The (b) (4) 007 states that the scale 017 LUMAC - Log of Us 1014 lots used materials th B. The (b) (4) temperature 215F, however, validated (	should be verified se, Maintenance, and at were weighed usi and humidity monitor	Cleaning for this equip ing this unqualified an ring system data logger	is verification is no ment. As of 05/03/20 d unverified scale.	recorded on Log 119, approximately
OBSERVATION 13 Separate or defined areas to prevent quarantine storage of drug products		nix-ups are deficient r	egarding operations	related to the
EMPLOYEE(S) SIGNATURE		EMPLOYEE(S) NAME AND TITLE	(Print or Type)	DATE ISSUED
SEE REVERSE OF THIS PAGE		Sarah E. Rhoades, Investigat Jazmine N. Still, Investigator		06/06/2019

	NT OF HEALTH AND HUMAN SERVI OD AND DRUG ADMINISTRATION	Use this check box to generate the required 483 statement on page 1 for medical device observations.
DISTRICT OFFICE ADDRESS AND PHONE NUMBER		DATE(S) OF INSPECTION
300 River Place, Suite 5900 Detroit, MI 48207		5/6/2019-6/6/2019*
(313) 393-8100 Fax:(313)393-8139		FEINUMBER
Industry Information: www.fda.gov/oc/industry		3011509553
NAME AND TITLE OF INDIVIDUAL TO WHOM REPORT IS ISSUED		
TO: Edward J. Zatta, CEO and Founder		
FIRM NAME	STREET ADDRESS	
RXQ Compounding LLC	340 W State St Un	it 9
CITY, STATE AND ZIP CODE	TYPE OF ESTABLISHME	INT INSPECTED
Athens, OH 45701-1564	503B Outsourcing	Facility
Specifically,		
Released and quarantined drug products were	observed stored in the semi	a rafrigarator or storage recorns for
example:	observed stored in the same	s refrigerator of storage rooms, for
A. On 05/06/2019, we observed quara	intined and released drive	products stored in the same
refrigerator #0051 located in the gow	The comment of the control of the co	products stored in the same
B. On 05/06/2019, we observed boxes	•	hot were stonged from being chinned
	[] 다리스러워 1 프로그램 (B) () (1 M M M M M M M M M M M M ( ) () () () () () () () () () () () ()	
due to an out of specification test resu	it stoled in foom 1540 with	released product.
Furthermore, there have been at least four cust	amar annulainta that address	aced product mix upo
ruttiermore, there have been at least four cust	sinci compiantis that address	isca product mix-ups.
ODCEDUATION 14		
OBSERVATION 14	tula desa escaduata assa dafia	
The container labels of your outsourcing facil	ity's drug products are defici	ient.
Specifically, your containers do not include t	na directions for use includ	ing as appropriate dosage and
administration.	ie directions for use, includ	ing, as appropriate, dosage and
administration.		-
Examples of your container labels that do not	contain this information:	
Ascorbic Acid 400mg/mL Injection		
Pyridoxine (MDV) 100 mg/mL In		
Magnesium Chloride Hexahydrate		
Buffered Lidocaine HCL (PF) 1%	선생님이 이 나는 그림을 잃었는데 하나 살았다. 하는 것이 아르지만 그렇게 하는데 맛있다.	
Ascorbic Acid 500 mg/mL (Non-0)		
Edetate Calcium Disodium 150mg	20 ( ) ( - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Dexpanthenol 250mg/mL (MDV)		
	gell 4의 ##를 맞았다니다 (5의 1일 이 시트로 및 12 보이지 않아보니 Bender (12 20) (1	
Vitamin B Complex 100 (PFV) In     Sections Bioschemate 8 400 (1) The		
Sodium Bicarbonate 8.4% (1 mEq.	(ML) INJ SOLIN	
*DATES OF INSPECTION	400 00000000000000000000000000000000000	
5/06/2019(Mon), 5/07/2019(Tue), 5/08/2019(	Wed), 5/09/2019(Thu), 5/10	)/2019(Fri), 5/14/2019(Tue),
5/15/2019(Wed), 5/16/2019(Thu), 5/28/2019(		
5/06/2019(Thu)		(Wed)
		8A2181419
SEE A AND E DINGLE	EMPLOYEE(S) NAME AND	

FORM FDA 483 (9/08) PREVIOUS EDITION OBSOLETE

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**INSPECTIONAL OBSERVATIONS** 

Sarah E. Rhoades, Investigator Jazmine N, Still, Investigator

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