

Category E Explanation**Registration Number: 22R0144****Number of Guinea Pigs: 1,116****Species (common name) of animals used in the study: Guinea pig****Explain the procedure producing pain and/or distress**

Guinea pigs (n=1,116) listed in column E were used in the regulatory required potency testing of (b) (4). 842 guinea pigs challenged with (b) (4) (b) (4) potency test and 274 guinea pigs challenged with (b) (4) potency test. The potency tests were conducted as required by Federal regulations. Guinea pigs became sick, developed signs and/or local irritation, or died due to the (b) (4) challenge.

Attach or include an explanation with the reason(s) for why anesthetics, analgesics and tranquilizers could not be used. (For federally mandated testing, see item 6 below)

The effects of analgesic or anti-inflammatory medication on the length and severity of the disease is not known. The Outlines of Production approved by the USDA/CVB currently require the use of the potency tests described in (b) (4). No alternative potency tests have been validated and approved by USDA/CVB for the testing of these products. We are in the process of developing regulatory acceptable in vitro (b) (4) (b) (4) potency tests that will reduce or eliminate the use of guinea pigs for (b) (4) (b) (4) testing. All guinea pig studies were reviewed and approved by the IACUC.

What, if any, federal regulations require this procedure? Cite the agency, the code of Federal Regulations (CFR) title number and the specific section number:

(b) (4)

Category E Explanation**Registration Number: 22R0144****Number of hamsters: 1,123****Species (common name) of animals used in the study: Hamsters****Explain the procedure producing pain and/or distress**

The 1,123 hamsters listed in column E were used in the regulatory required potency testing of (b) (4) vaccines and for the development of in vitro testing validation to reduce animal use. The potency testing, conducted as required by Federal regulations, caused depression and discomfort in the hamsters.

Attach or include an explanation with the reason(s) for why anesthetics, analgesics and tranquilizers could not be used. (For federally mandated testing, see item 6 below)

The effects of analgesic medication on the length and severity of the disease are not known; thus, use of analgesic medications would invalidate the scientific value of the potency tests. For this reason, neither the USDA/CVB nor our company uses any medications to relieve pain and distress.

At this time, Elkhorn is continuing to perform hamster potency testing pending the revision of the standard requirement, VS Memorandum (b) (4) but will continue to further investigate ways to practice the 3R's in the future.

Distress/discomfort caused by these tests has been substantially reduced by the use of sensitive endpoints determined in previous studies and successfully applied to these tests, as allowed by USDA. All studies were reviewed and approved by the IACUC.

What, if any, federal regulations require this procedure? Cite the agency, the code of Federal Regulations (CFR) title number and the specific section number:

(b) (4)



Category E Explanation**Registration Number: 22R0144****Number of Rabbits: 609****Species (common name) of animals used in the study: Rabbit****Explain the procedure producing pain and/or distress**

Rabbits (n=609) listed in column E were used in the regulatory required potency testing of commercial (b) (4) - challenged with (b) (4) per (b) (4) potency test. The potency tests were conducted as required by the Outlines of Production approved by USDA/CVB. The rabbits experienced local injection site reactions and, in some cases, death due to the bacterial challenge.

Attach or include an explanation with the reason(s) for why anesthetics, analgesics and tranquilizers could not be used. (For federally mandated testing, see item 6 below)

The effects of analgesic or anti-inflammatory medication on the length and severity of the disease is not known. The Outlines of Production approved by the USDA/CVB currently require the use of the potency tests described in (b) (4) A Category (b) (4) (b) (4) has been proposed to USDA/CVB as an alternative to the current (b) (4) test. No alternative potency tests have been validated and approved by USDA/CVB for the testing of these products. All rabbit studies were reviewed and approved by the IACUC.

What, if any, federal regulations require this procedure? Cite the agency, the code of Federal Regulations (CFR) title number and the specific section number:

(b) (4)