Bipharmaceutical packaging performs several vital functions in assuring the drug product safety. First and foremost, packaging must be a barrier to the external environment and maintain the sterility of its contents. Depending upon the contents, packaging may also serve to shield the drug product from oxidation, light degradation, and moisture permeation. The packaging must clearly identify its contents and may include dosage information and hazard warnings. Finally, a package may help to ensure accurate dosage of a drug product, in an easy and foolproof way. Satisfying all of these functional requirements includes testing of a spectrum of components and materials: plastic containers, metal springs, elastomeric valves and gaskets, adhesives, and coatings. While these materials may meet the functional goals of the container closure, if quality is considered at the beginning of the process, harmful contaminants may inadvertently be introduced into the drug product.

This is not just a thought experiment, as there is ample history of harmful packaging additives leaching to stored contents. Up until the 1980s, carbon black was added to rubber to make it more supple. It was also added to elastomers used in everything from asthma inhalers to baby bottle nipples, until it was shown that cancer causing polynuclear aromatic hydrocarbons leached from rubber made with carbon black (1). Bisphenol A is used as a building block in polycarbonate bottles and as a liner in metal...
 Extractables and Leachables

Quality Target Product Profile (QTPP) | Critical Quality Attributes (CQA) | Risk Assessment | Design Space | Control Strategy | Continuous Improvement
--- | --- | --- | --- | --- | ---
* Define packaging | * Which specifications are important | * Understand risk based on dosage form | * Selection of materials | * Set leachable specifications | * Work with supplier to control change |
* Define process | * What baseline material quality attributes | * Formulation potential to extract | * Working with suppliers | * Develop library for alternate materials | * Develop Improvement

Figure 1: Developing a container/closure system utilizing quality by design (QbD) to minimize the impact of leachables.

Cans, and was common in baby bottles, but is now known to be an endocrine disruptor and is a banned plastic additive in several states.

Complexity of packaging means that a wide range of materials are involved. Therefore, potentially harmful leachables, including (but not limited to) metals, catalysts, antioxidants, curing agents, activators, accelerators, pigments, stabilizers, plasticizers, and lubricants can be introduced. How does one set up a testing program to ensure none of these potential components are contaminating the final product? Is it reasonable to test for every potential impurity?

A standard extractable and leachable program begins by coaxing potential leachables from packaging or processing materials in an exaggerated extraction study. Components are shredded and placed in solvents of varying polarity, regardless of final drug product solvent. This solvent component mixture is heated at elevated temperatures to extract all potential impurities out in a short period of time. These extracted chemicals are then identified by various analytical techniques, typically inductively coupled plasma mass spectrometry (ICP-MS), liquid chromatography–mass spectrometry (HPLC–MS), and gas chromatography–mass spectrometry (GC–MS). Extractables of concern are highlighted and targeted in the leachable study. Not all extractables are leachables, but because it is not always clear which components could leach out under storage conditions likely to be encountered, methods are developed to detect the extractables in the product matrix. During finished product testing, it will be useful to quantify the leachable impurity in the presence of the drug product. These impurity methods are validated for accuracy, precision, specificity, linearity, range, and limit of quantitation. These validated impurity tests are then added to the suite of tests run during the product stability study. Extracting, identifying, developing, and validating methods for these components is a costly and labor-intensive endeavor and resembles a “quality-by-QC test” strategy, rather than a more sensible quality-by-design (QbD) strategy that is expected today. If harmful leachables are found during stability studies, one would have to step backwards toward product design stages, choose new materials, and qualify them.

FDA Guidance for Industry, Q8 (R2) Pharmaceutical Development describes the elements of QbD used in pharmaceutical development (2). The guidance outlines a series of proactive steps used to build quality into the final product. Figure 1 illustrates these steps.

**Elements of QbD**

The first QbD element is quality target product profile (QTPP). The QTPP is the basis for the design of the drug product and its packaging. It is at this stage that the team will describe intended use, route of administration, dosage form, patient population, chronic-versus short-term use, etc. Any changes in the QTPP will require evaluation of the impact of this change in proceeding quality design elements. QTPP information informs the second element of QbD, the critical quality attributes (CQA).

CQA is defined as a physical, biological, or microbiological property or characteristic that should be within an acceptable range to ensure the desired product quality. The FDA guideline states that CQAs are generally associated with drug substances, excipients, intermediates, and drug product, but the concept can also be applied to container closure systems. While it is not possible at the QTPP stage to define all potentially harmful leachables, one can certainly prohibit known harmful additives such as mercaptothiazole or bisphenol A. One can also set baseline CQA that require packaging and production components meet basic entry-level quality attributes. Examples include the gravimetric leachable criteria for nonvolatile residues, residue on ignition, heavy metals, and buffering capacity outlined in United States Pharmacopeia (USP) <671>...
Containers—Plastic (3). Glass components should minimally meet hydrolytic resistance and etching criteria outlined in USP 37 <660>.

Containers—Glass (3). Gross toxicity screening should also be confirmed for plastic and elastomeric components, such as that provided by USP <88> Biological Evaluation Reactivity Tests, In Vivo (3), confirming the plastic meets USP Class VI criteria. Impact on cell culture might also be important, particularly for single-use fermentation bags, for example, and USP <87> Biological Evaluation, In Vitro (3) would be a reasonable minimal CQA for which to start.

CQAs for specific leachables are added after conducting extractable risk assessment. The relative risk to patient health of design parameters outlined during the QTPP is evaluated and informs CQAs. Consider, for example, the analysis of risk posed by dosage form. A leached impurity in an inhalation or parenteral product poses a higher risk than the same impurity in an oral or topical product. Similarly, aqueous drug products pose a higher likelihood of drug product interactions than solid oral dosage forms. Therefore, a broader range of leachables at lower detection levels is suggested by liquid parenteral or solvent propelled inhalant drug packaging.

Table I: Route of administration and potential harm from leachables, compiled from FDA Guidance for Industry, Container Closure Systems for Packaging Human Drugs and Biologics.

<table>
<thead>
<tr>
<th>Degree of concern associated with the route of administrations</th>
<th>Likelihood of packaging component dosage form interaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highest</td>
<td>Inhalation aerosols and solutions; injections and injectable suspensions</td>
</tr>
<tr>
<td>High</td>
<td>Sterile powders and powders for injection; inhalation powders</td>
</tr>
<tr>
<td>Low</td>
<td>Topical solutions and suspensions; topical and lingual aerosols; oral solutions and suspensions</td>
</tr>
</tbody>
</table>

Table II: Route of administration and tests to assess safety of potential leachables, compiled from FDA Guidance for Industry, Container Closure Systems for Packaging Human Drugs and Biologics.

<table>
<thead>
<tr>
<th>Route of administration</th>
<th>Safety</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inhalation aerosols and solutions</td>
<td>1S: Typically provided are USP Biological Reactivity Test data, extraction/toxicological evaluation, limits on extractables, and batch-to-batch monitoring of extractables</td>
</tr>
<tr>
<td>Injections, injectable suspensions, sterile powders for injections, ophthalmic solutions</td>
<td>2S: Typically provided are USP Biological Reactivity Test data and possibly extraction/toxicological evaluations</td>
</tr>
<tr>
<td>Topical solutions, suspensions, delivery systems, oral solutions and suspensions</td>
<td>3S: Typically, an appropriate reference to indirect food additive regulations for aqueous drug products; non aqueous solvents require additional suitability information</td>
</tr>
<tr>
<td>Topical powders, oral powders</td>
<td>4S: An appropriate reference to indirect food additive regulations</td>
</tr>
<tr>
<td>Oral tablets and oral (hard and soft gelatin) capsules</td>
<td>5S: An appropriate reference to indirect food additive regulations</td>
</tr>
</tbody>
</table>

An example of using risk analysis to inform CQA is in the Product Quality Research Institute’s establishment of the analytical evaluation threshold (AET) for inhaled drugs. The AET is the threshold at or above which one should identify a particular extractant and make a toxicological assessment. The calculation for AET relies on a safety concern threshold (SCT) of 0.15 mcg/day. The SCT is the threshold below which a leachable would have a dose so low as to present negligible safety concerns from carcinogenic and non-carcinogenic effects (5). If the potential exposure of the patient exceeds 0.15
mcg/day, the extractant should be identified and the toxicity should be assessed. Anything below this value is considered low risk.

The relationship between the materials selected, the manufacturing process, and critical quality attributes are described in the design space. This defined relationship will provide assurance of quality in the final product. Extractable studies have been performed, risk analysis conducted, and CQAs are established. Within the design space, it is important to work with the packaging component supplier to understand what potential sources of variability exist for each packaging component, especially those with greatest product contact and highest risk. Confirmation that the supplier has cGMP control over its manufacturing process is essential. Once variability is known, one can assess the impact of this variability on component leachables, and in turn, how these leachables may affect drug product quality.

Controlling for Quality Variables

Jenke and Swanson describe the use of a design space in the extractable and leachable assessment of terminally sterilized aqueous drug product in a plastic packaging system (6). Quality variables controlled in the design space included composition of drug product; composition of packaging system; configuration of packaging system; and conditions of contact. When controlling for these variables, the product package interaction and leachable parameters within the design space can be so well known after sufficient evaluation, that subsequent leachable profiles can be predicted.

The next step in the QbD process is the control strategy. What are the planned sets of controls, based on the design space that will ensure end-product quality? It is sensible to apply control upstream—to the component extractable specification—where the source of variability is likely. If the component has a new extractable due to lack of manufacturing consistency, it may not be picked up during leachable assessment if the wrong column or method is used. A supplier’s pharmaceutical application for a component or resin may be a small piece of its overall business profile, particularly for commodity-type components like metal springs or plastic pieces. The importance of change control and supply chain management for these vendors cannot be overemphasized.

Finally, there is lifecycle management and continual improvement. It is important to partner with the material supplier to understand potential changes in their processes. A vendor quality agreement will help ensure adequate notification of any changes in process or materials. It may be useful to proactively source and assess alternative materials, in case of business failure or unacceptable change. Change of the design space may occur after gaining additional process knowledge.

QbD principles allow for a more useful extractable and leachable program. Rather than simply focusing on identification of all potential leachables in the finished product, QbD takes a more holistic approach to ensure product quality and focuses on the leachables that have an actual risk to product integrity. QbD also considers potential product quality influencers outside of the testing program, such as issues with vendor qualification and disruptions in supply chain management.

REFERENCES

2. FDA, Guidance for Industry, Q8 (R2) Pharmaceutical Development (Rockville, MD, 2009).