Guideline on the warning on transmissible agents in summary of product characteristics (SmPCs) and package leaflets for plasma-derived medicinal products

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This guideline replaces 'Guideline on the warning on transmissible agents in summary of product characteristics (SmPCs) and package leaflets for plasma-derived medicinal products' (CPMP/BPWG/BWP/561/03).

**Keywords**

*Warning statements, plasma derived medicinal products, immunoglobulins, albumin, SmPC, package leaflet.*
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Executive summary

This guideline provides standard texts for warning statements on transmissible agents to be included in summary of product characteristics (SmPCs) and package leaflets for plasma-derived medicinal products. The original guideline (CPMP/BPWG/BWP/561/03) was adopted by CHMP in October 2003 and came into operation in May 2004. This revision affects only the introduction, where an update related to vCJD and an addition concerning albumin as excipient are now included.

1. Introduction (background)

When medicinal products prepared from human blood or plasma are administered, infectious diseases due to the transmission of infective agents cannot be totally excluded. The measures taken to prevent infection resulting from the use of these products include selection of donors, screening of individual donations and plasma pools for specific markers of infection and the inclusion of effective steps for the inactivation / removal of a wide range of viruses in manufacturing processes.

All these measures are critically evaluated by the relevant Competent Authority(ies) for medicines for the granting and maintenance of the Marketing Authorisation of each plasma-derived medicinal product.

In 1994, CHMP recommended a standard text for the Summary of Product Characteristics (SmPC) and the user Package Leaflet to inform doctors and patients about the risk of transmission of infective agents associated with the administration of any human blood or plasma-derived medicinal products.1

This warning text on transmissible agents has been reviewed and updated by the Blood Products Working Party (BPWP) and Biologics Working Party (BWP) in the core SmPCs for specific plasma-derived medicinal products approved since June 2000. The text can be modified if certain warnings are not valid for a specific product.

Additionally, since potential safety problems may be batch-related, a strong recommendation to health professionals is included that, every time that a plasma-derived medicinal product is administered to a patient, the name and batch number of the product are recorded in order to maintain a link between the patient and the batch of the product. Patients are also made aware of this recommendation through the warning statement in the user Package Leaflet.

This document updates the previous recommendations and states the warning to be included in the SmPC and Package Leaflet of any plasma-derived medicinal product.

This warning is part of Section 4.4, “Special warnings and precautions for use” of the SmPC. As indicated by the title of this section, it is intended for clinically important warnings and precautions for use. Therefore, the recommended text should not be extended by other information that is not a warning or precaution (e.g. description of viral inactivation / removal steps or tests for specific viruses).2 The same considerations apply to the user Package Leaflet.

There are two changes in the approach to the warning statement from the previous recommendations. Firstly, reference to specific mandatory measures is removed, as it is not a warning or precaution, the information is available elsewhere,3 and the important message of the resulting text is clearer.

Secondly, the warning gives information on the overall effectiveness of measures for the safety of the

1 CHMP (Committee for medicinal products for human use) was previously named CPMP; “Background document on medicinal products derived from human blood or plasma”, 16 March 1994
2 It is not the purpose of the SmPC or Package Leaflet to give technical details of manufacturing processes. Manufacturing details are not listed in Article 11 or Article 59 with Article 62 of Directive 2001/83/EC, where the information to be included in SmPC and Package Leaflets respectively is specified.
3 Mandatory measures are published in the European Pharmacopoeia monograph for Human Plasma for Fractionation.
product, rather than highlighting whether inactivation / removal procedures can be considered effective. Focussing on inactivation / removal procedures may be misleading, particularly in the case of parvovirus B19. For example, a manufacturing process may contain an effective step for parvovirus B19 (i.e. capable of inactivating / removing several logs of infectivity) but the capacity of the step may be exceeded if there is a high viral load in the plasma pool.

This warning statement should indicate the remaining potential risk of transmitting infective agents by plasma-derived medicinal products. Guidance on assessing the risk of virus transmission has been published4 to support the use of the warning statements in this Guideline.

The warning statements make specific reference to the viruses that have been transmitted in the past by plasma-derived medicinal products. The measures taken to prevent the transmission of enveloped viruses such as HIV, HBV and HCV are considered effective for all marketed products. Non-enveloped viruses, such as HAV and parvovirus B19, are more difficult to inactivate / remove and the effectiveness of measures for non-enveloped viruses differs among marketed products. Therefore, the information given in the SmPC and user Package Leaflet should highlight the remaining potential risk of transmission of the non-enveloped viruses, HAV and parvovirus B19, taking into account the characteristics of the safety measures taken and the results of the viral inactivation / removal studies performed by the Marketing Authorisation Holder.

No specific statement can be made about remaining potential risks with non-enveloped viruses in general. It is an objective, for all plasma-derived medicinal products, to incorporate effective steps for inactivation / removal of a wide range of viruses of diverse physico-chemical characteristics. This would provide some assurance of effectiveness for viruses that are at present unknown or emerging.

West Nile virus (WNV) has emerged in North America and has been transmitted by blood components. However, no plasma-derived medicinal product has been implicated in WNV transmission. A CPMP Position Statement on WNV and plasma-derived medicinal products was published in July 2003, which concludes that the steps currently in place are adequate to assure safety of plasma-derived medicinal products with respect to WNV. Considering these factors, no specific reference to WNV is included in the warning statements.

Consideration has been given to whether to include a specific reference to vCJD in the warning statements. Variant CJD is a complex subject, where current knowledge is incomplete. In 2003 it was concluded that inclusion of a specific reference at that time would give the impression that there was increased concern about potential transmissibility by plasma-derived medicinal products when this was not the case. Therefore, it was concluded that it is better to continue with the practice of providing specific information through CPMP Position Statements. This position has been reconfirmed in 2011 in conjunction with the update of the CHMP Position Statement on CJD.

The warning statement will continue to include a general warning that the possibility of transmitting infective agents cannot be totally excluded.

There are no reports of virus infections with albumin manufactured to European Pharmacopoeia specifications by established processes. When albumin is used as excipient in medicinal products, there is no need to include any specific warning statement related to albumin. This is based on the good safety record of human albumin. In these products, human albumin should be declared in the List of excipients.

The following documents can be consulted for further information on plasma-derived medicinal products and transmissible agents:

4 Guideline on plasma derived medicinal products (EMA/CHMP/BWP/706271/2010)
2. Warning on transmissible agents in SmPCs for plasma-derived medicinal products

In the following recommendations for the warning in section 4.4 “Special warnings and precautions for use”, the choice of text indicated between < > depends on whether the measures taken are considered effective for the specified virus.

2.1. Plasma-derived medicinal products (except immunoglobulins and albumin)

“Standard measures to prevent infections resulting from the use of medicinal products prepared from human blood or plasma include selection of donors, screening of individual donations and plasma pools for specific markers of infection and the inclusion of effective manufacturing steps for the inactivation/removal of viruses. Despite this, when medicinal products prepared from human blood or plasma are administered, the possibility of transmitting infective agents cannot be totally excluded. This also applies to unknown or emerging viruses and other pathogens.

The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus (HBV) and hepatitis C virus (HCV) <, and for the non-enveloped <hepatitis A> <and> <parovirus B19> virus<es>>.

<The measures taken may be of limited value against non-enveloped viruses such as <hepatitis A> <and> <parovirus B19>.>

<Parovirus B19 infection may be serious for pregnant women (fetal infection) and for individuals with immunodeficiency or increased erythropoiesis (e.g. haemolytic anaemia).>^5

It is strongly recommended that every time that {name of product} is administered to a patient, the name and batch number of the product are recorded in order to maintain a link between the patient and the batch of the product.”

^5 Note: the statement about parovirus B19 risk groups does not need to be included for products where the measures are considered effective for B19.
Examples:

**Measures effective for HAV and parvovirus B19**

“The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus (HBV) and hepatitis C virus (HCV) and for the non-enveloped hepatitis A and parvovirus B19 viruses.”

**Measures effective for HAV but not parvovirus B19**

“The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus (HBV) and hepatitis C virus (HCV) and for the non-enveloped hepatitis A virus. The measures taken may be of limited value against non-enveloped viruses such as parvovirus B19. Parvovirus B19 infection may be serious for pregnant women (fetal infection) and for individuals with immunodeficiency or increased erythropoiesis (e.g. haemolytic anaemia).”

**Measures not effective for HAV and parvovirus B19**

“The measures taken are considered effective for enveloped viruses such as as human immunodeficiency virus (HIV), hepatitis B virus (HBV) and hepatitis C virus (HCV). The measures taken may be of limited value against non-enveloped viruses such as hepatitis A virus and parvovirus B19. Parvovirus B19 infection may be serious for pregnant women (fetal infection) and for individuals with immunodeficiency or increased erythropoiesis (e.g. haemolytic anaemia).”

### 2.2. Additional text for plasma-derived medicinal products regularly/repeatedly administered except immunoglobulins

For coagulation factor products, antithrombin products, and other plasma-derived medicinal products regularly/repeatedly administered except immunoglobulins, include the following additional text before the final sentence on recording name and batch number of the product:

"Appropriate vaccination (hepatitis A and B) should be considered for patients in regular/repeated receipt of human plasma-derived {product class e.g. factor VIII products, antithrombin products}.”

### 2.3. Immunoglobulins

"Standard measures to prevent infections resulting from the use of medicinal products prepared from human blood or plasma include selection of donors, screening of individual donations and plasma pools for specific markers of infection and the inclusion of effective manufacturing steps for the inactivation/removal of viruses. Despite this, when medicinal products prepared from human blood or plasma are administered, the possibility of transmitting infective agents cannot be totally excluded. This also applies to unknown or emerging viruses and other pathogens.

The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus (HBV) and hepatitis C virus (HCV)

<, and for the non-enveloped <hepatitis A><and><parvovirus B19> virus<es>>.

<The measures taken may be of limited value against non-enveloped viruses such as <hepatitis A><and> <parvovirus B19>>.

There is reassuring clinical experience regarding the lack of hepatitis A or parvovirus B19 transmission with immunoglobulins and it is also assumed that the antibody content makes an important contribution to the viral safety.
It is strongly recommended that every time that {name of product} is administered to a patient, the name and batch number of the product are recorded in order to maintain a link between the patient and the batch of the product.”

2.4. Albumin

“Standard measures to prevent infections resulting from the use of medicinal products prepared from human blood or plasma include selection of donors, screening of individual donations and plasma pools for specific markers of infection and the inclusion of effective manufacturing steps for the inactivation/removal of viruses. Despite this, when medicinal products prepared from human blood or plasma are administered, the possibility of transmitting infective agents cannot be totally excluded. This also applies to unknown or emerging viruses and other pathogens.

There are no reports of virus transmissions with albumin manufactured to European Pharmacopoeia specifications by established processes.

It is strongly recommended that every time that {name of product} is administered to a patient, the name and batch number of the product are recorded in order to maintain a link between the patient and the batch of the product.”

3. Text for section 4.8 Undesirable effects in SmPCs for plasma-derived medicinal products

“For safety information with respect to transmissible agents, see section 4.4.”

4. Warning on transmissible agents in the package leaflets for plasma-derived medicinal products

A warning statement compatible with the text in the SmPC is included in Section 2 ‘What you need to know before you <take><use> {name of the product}’.

In the following recommendations, the choice of text indicated between < > depends on whether the measures taken are considered effective for the specified virus.

4.1. Plasma-derived medicinal products (except immunoglobulins and albumin)

“When medicines are made from human blood or plasma, certain measures are put in place to prevent infections being passed on to patients. These include:

• careful selection of blood and plasma donors to make sure those at risk of carrying infections are excluded,
• the testing of each donation and pools of plasma for signs of virus/infections,
• the inclusion of steps in the processing of the blood or plasma that can inactivate or remove viruses.

Despite these measures, when medicines prepared from human blood or plasma are administered, the possibility of passing on infection cannot be totally excluded. This also applies to any unknown or emerging viruses or other types of infections.
The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus and hepatitis C virus, and for the non-enveloped hepatitis A and parvovirus B19 viruses.

Parvovirus B19 infection may be serious for pregnant women (fetal infection) and for individuals whose immune system is depressed or who have some types of anaemia (e.g. sickle cell disease or haemolytic anaemia).

It is strongly recommended that every time you receive a dose of {name of product} the name and batch number of the medicine are recorded in order to maintain a record of the batches used.

**Examples:**

**Measures effective for HAV and parvovirus B19:**

“The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus and hepatitis C virus, and for the non-enveloped hepatitis A and parvovirus B19 viruses.”

**Measures effective for HAV but not parvovirus B19:**

“The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus and hepatitis C virus, and for the non-enveloped hepatitis A virus. The measures taken may be of limited value against non-enveloped viruses such as parvovirus B19. Parvovirus B19 infection may be serious for pregnant women (fetal infection) and for individuals whose immune system is depressed or who have some types of anaemia (e.g. sickle cell disease or haemolytic anaemia).”

**Measures not effective for HAV and parvovirus B19:**

“The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus and hepatitis C virus. The measures taken may be of limited value against non-enveloped viruses such as hepatitis A virus and parvovirus B19. Parvovirus B19 infection may be serious for pregnant women (fetal infection) and for individuals whose immune system is depressed or who have some types of anaemia (e.g. sickle cell disease or haemolytic anaemia).”

**4.2. Additional text for plasma-derived medicinal products regularly/repeatedly administered except immunoglobulins**

For coagulation factor products, antithrombin products, and other plasma-derived medicinal products regularly/repeatedly administered except immunoglobulins, include the following additional text before the final sentence on recording name and batch number of the product:

“Your doctor may recommend that you consider vaccination against hepatitis A and B if you regularly/repeatedly receive human plasma-derived {product class e.g. Factor VIII products, antithrombin products}.”

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6 Note: The statement about parvovirus B19 risk groups does not need to be included for products where the measures are considered effective for B19.
4.3. Immunoglobulins

“When medicines are made from human blood or plasma, certain measures are put in place to prevent infections being passed on to patients. These include:

- careful selection of blood and plasma donors to make sure those at risk of carrying infections are excluded,
- the testing of each donation and pools of plasma for signs of virus/infections,
- the inclusion of steps in the processing of the blood or plasma that can inactivate or remove viruses.

Despite these measures, when medicines prepared from human blood or plasma are administered, the possibility of passing on infection cannot be totally excluded. This also applies to any unknown or emerging viruses or other types of infections.

The measures taken are considered effective for enveloped viruses such as human immunodeficiency virus (HIV), hepatitis B virus and hepatitis C virus,

<, and for the non-enveloped <hepatitis A><and> <parvovirus B19> virus<es>>.

<The measures taken may be of limited value against non-enveloped viruses <such as> <hepatitis A virus> <and > <parvovirus B19>.>

Immunoglobulins have not been associated with hepatitis A or parvovirus B19 infections possibly because the antibodies against these infections, which are contained in the product, are protective.

It is strongly recommended that every time you receive a dose of {name of product} the name and batch number of the medicine are recorded in order to maintain a record of the batches used.”

4.4. Albumin

“When medicines are made from human blood or plasma, certain measures are put in place to prevent infections being passed on to patients. These include:

- careful selection of blood and plasma donors to make sure those at risk of carrying infections are excluded,
- the testing of each donation and pools of plasma for signs of virus/infections,
- the inclusion of steps in the processing of the blood or plasma that can inactivate or remove viruses.

Despite these measures, when medicines prepared from human blood or plasma are administered, the possibility of passing on infection cannot be totally excluded. This also applies to any unknown or emerging viruses or other types of infections.

There are no reports of virus infections with albumin manufactured to European Pharmacopoeia requirements by established processes.

It is strongly recommended that every time you receive a dose of {name of product} the name and batch number of the medicine are recorded in order to maintain a record of the batches used.”
5. Implementation of this note for guidance

See the guidance on assessing the risk for virus transmission in the Guideline on plasma-derived medicinal products (EMA/CHMP/BWP/706271/2010) for the risk assessments that should be provided.