

21 April 2017 EMA/502080/2017 Committee for Medicinal Products for Human Use (CHMP)

Scientific conclusions and grounds for the variation to the terms of the marketing authorisation(s)

Active substance(s): denosumab (indicated for skeletal related events associated with bone metastases and for giant cell tumour of bone)

Procedure No. EMEA/H/C/PSUSA/00009119/201609

Period covered by the PSUR: 27 September 2015 to 26 September 2016



Scientific conclusions

Taking into account the PRAC Assessment Report on the PSUR(s) for denosumab (indicated for skeletal related events associated with bone metastases and for giant cell tumour of bone), the scientific conclusions of CHMP are as follows:

There have been no reports of osteonecrosis of external auditory canal (OEAC) for XGEVA. OEAC has now been reported in patients treated with denosumab (Prolia). The underlying mechanism is considered similar to osteonecrosis of the jaw. OEAC is an identified risk for bisphosphonates since some years but was considered initially as a potential risk for denosumab on the basis of only two cases out of which the other was radionecrosis. OEAC is included in the adverse drug reactions (ADRs) of bisphosphonates or it is proposed to be included in the ADRs for both osteoporosis and cancer indications as a class effect. For consistency, OEAC should also be included in the adverse drug reactions (ADRs) for XGEVA and a relevant warning should be introduced, similar to the warning in the product information of bisphosphonates.

The CHMP agrees with the scientific conclusions made by the PRAC.

Grounds for the variation to the terms of the marketing authorisation(s)

On the basis of the scientific conclusions for denosumab (indicated for skeletal related events associated with bone metastases and for giant cell tumour of bone) the CHMP is of the opinion that the benefit-risk balance of the medicinal product(s) containing denosumab (indicated for skeletal related events associated with bone metastases and for giant cell tumour of bone) is unchanged subject to the proposed changes to the product information

The CHMP recommends that the terms of the marketing authorisation(s) should be varied.