



19 September 2024 EMA/CMDv/7381/2021 - Rev.4 Corr.<sup>1</sup>

# Guidance on the details of the classification of variations requiring assessment according to Article 62 of Regulation (EU) 2019/6 for veterinary medicinal products and on the documentation to be submitted pursuant to those variations

<sup>1</sup> Date corrected to reflect the document's latest adoption date.



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# **Executive Summary**

This guidance is intended to explain the practice of Articles 60 to 68 of <u>Regulation (EU) 2019/6</u> of the European Parliament and of the Council of 11 December 2018 on veterinary medicinal products, laying down rules for the placing on the market, manufacturing, import, export, supply, distribution, pharmacovigilance, control and use of veterinary medicinal products and to categorise the variations requiring assessment. The Annex to this guidance provides a list of variations, which require assessment according to Article 62 of Regulation (EU) 2019/6 and indicates, where appropriate, the timetable proposed to be applied, the data to be submitted and how this data should be documented. The Annex to this guidance will be regularly updated, taking into account the recommendations provided in accordance with section 7 of this guidance as well as scientific and technical progress. This guidance shall come into effect from the date of application of Regulation (EU) 2019/6.

# 1. Introduction

The objective of this guidance is to provide details on variations requiring assessment, i.e. those not listed in the <u>Commission Implementing Regulation (EU) 2021/17</u> of 8 January 2021 establishing a list of variations not requiring assessment in accordance with Regulation (EU) 2019/6 of the European Parliament and of the Council, hereafter referred to as the Implementing Regulation.

According to Article 62(1) of Regulation (EU) 2019/6, where a variation is not included in the Implementing Regulation, the marketing authorisation holder shall submit an application for a variation requiring assessment to the competent authority which has granted the marketing authorisation or to the Agency, as applicable.

This guidance is intended to

- establish a specific veterinary variation guidance;
- introduce, for variations requiring assessment according to Article 62(1) of Regulation (EU) 2019/6, a variation code system and its documentation requirements;
- utilise existing knowledge to include all known variations;
- identify variations that fundamentally alter the terms of the marketing authorisation and that can
  either be granted a marketing authorisation or be included in the initial marketing authorisation to
  which it relates (changes of active substance(s), strength, pharmaceutical form, route of
  administration or food producing target species);
- reflect the different levels of complexity of variations requiring assessment, as such generally
  enabling shorter assessment timetables for less complex variations and longer timetables for
  changes of active substance(s), strength, pharmaceutical form, route of administration or food
  producing target species and other more complex variations.

# 2. Scope

This guidance concerns variations, which require assessment i.e. those, which are not listed in the Implementing Regulation. As laid down in Article 4(39) of Regulation (EU) 2019/6 'variation' means a change to the terms of the marketing authorisation for veterinary medicinal products as referred to in Article 36 of Regulation (EU) 2019/6. The marketing authorisation(s) concerned may be valid throughout the Union ('centralised marketing authorisation'), in a single Member State ('national marketing authorisation'), or in several Member States ('decentralised marketing authorisations, DCP'),

including those resulting from a mutual recognition procedure (MRP) or subsequent recognition procedure (SRP, formerly Repeat Use Procedure).

# 3. Legal basis

This guidance shall be read in conjunction with Articles 62 to 68 of Regulation (EU) 2019/6.

# 4. Definitions

Definitions relevant to this guidance are provided in Regulation (EU) 2019/6. In addition, for the purpose of this guidance, marketing authorisation holders belonging to the same mother company or group of companies and marketing authorisation holders having concluded agreements or exercising concerted practices concerning the placing on the market of the relevant medicinal product have to be taken as the same marketing authorisation holder<sup>2</sup> ("holder").

# 5. Types of variations

Articles 61 and 62 of Regulation (EU) 2019/6 foresee two types of variations: Those not requiring assessment and those requiring assessment.

## i. Variations not requiring assessment – Article 61

According to Article 61 of Regulation (EU) 2019/6, any variation that is listed in the Implementing Regulation shall follow the procedure laid down in that article. The Implementing Regulation determines the relevant requirements (conditions and documentation) that shall be fulfilled.

## ii. Variations requiring assessment – Article 62

According to Article 62(1) Regulation (EU) 2019/6, any variation that is not listed in the Implementing Regulation requires an application for variation requiring assessment. The rules provided for in Articles 62 to 68 of Regulation (EU) 2019/6 shall be applied.

## 6. Variations arising from those listed in Commission Implementing Regulation (EU) 2021/17 which do not meet the requirements laid down therein

Where the general description of a variation is listed in the Implementing Regulation, but at least one of the relevant requirements laid down therein is not fulfilled, that particular variation cannot be executed as a variation not requiring assessment. Such variation has to be submitted as a variation requiring assessment, subject to the procedures according to Articles 62 to 68 of Regulation (EU) 2019/6.

That particular variation should follow the rules provided hereunder:

- 1. Where the particular variation is listed in the Annex to this guidance, it should be classified in accordance with the Annex to this guidance.
- 2. Where the particular variation is not specifically listed in the Annex to this guidance, it should be classified under the relevant code level within the appropriate chapter of this Annex, using the "z"-

<sup>&</sup>lt;sup>2</sup>Commission communication on the Community marketing authorisation procedures for medicinal products <u>98/C 229/03 OJ C 229, 22.7.1998, p. 4 - link</u>

variation. Further information on the "z"-variations is provided in section 9 Explanation of the Annex to this guidance.

## 7. Classification of additional, new variations not already listed

While very comprehensive, the Annex is not an exhaustive list of variations requiring assessment.

As such, where a particular variation is not listed in the Annex to this guidance, and it is not listed in the Implementing Regulation, that particular variation shall follow the rules provided for in Article 62(1) of Regulation (EU) 2019/6. The variation should be classified under the relevant code level of the appropriate chapter of the Annex, using the "z"-variation. Further information on the "z"-variations is provided in section 9 Explanation of the Annex to this guidance.

Where a particular variation is neither listed in the Implementing Regulation, nor in the Annex to this guidance, the CMDv in consultation with the EMA may deliver, upon request, a recommendation concerning the type of variation, the classification code and conditions and documentation requirements as relevant. Where relevant, any recommendation for a specific variation requiring assessment delivered pursuant to the CMDv and EMA classification procedure should be followed after the Annex of this guidance and the electronic Application Form have been updated accordingly. This guidance will be regularly updated to reflect experience gained and inclusion of variations not previously listed.

## 8. Timetables for variation procedures

In accordance with Article 66(3) of Regulation (EU) 2019/6 an assessment report or opinion shall be prepared within 60 days of receipt of a valid application of a variation requiring assessment. This period may be extended to 90 days for a more complex procedure.

Acknowledging that variations requiring assessment may have different levels of complexity and considering the timeframes within which variations requiring assessment are to be completed, this guidance allows a third shorter timetable for less complex procedures. The relevant timetables for each variation category are included in the Annex as a separate column.

In the column "timetable" of the annexed tables, the following abbreviations are used to indicate the review time generally considered appropriate:

- "R" for Reduced timetable
- "S" for Standard timetable
- "E" for Extended timetable

However, where appropriate, the competent authority, the Agency, the competent authority agreed in accordance with Article 65(3) of Regulation (EU) 2019/6, or the competent authority in the Reference Member States, as applicable, may decide to use other timetable than those detailed in this guideline.

Grouped variations requiring assessment will be processed according to the longest timetable applicable to any of the included variations.

For variations requiring assessment that concern products authorised in the national, DCP, MRP or SRP procedure, the procedural handling is laid down in the CMDv Best Practice Guide for Variations requiring assessment. This includes a description of all the relevant steps from the submission of an application for a variation to the final outcome of the procedure on the application.

## 9. Explanation of the Annex to this guidance

The Annex to this guidance provides for the classification of variations requiring assessment in accordance with Regulation (EU) 2019/6. It should be regarded as being complementary to the classifications laid down in the Implementing Regulation which details variations considered to not require assessment.

Thus the classification codes provided for in the Annex to this guidance start with the capital letter "E" and they are a continuation of the classification codes used in the Implementing Regulation which use the classification codes "A", "B", "C" and "D".

The Annex to this guidance consists of five chapters classifying variations related to:

- E. Administrative changes,
- F. Quality changes,
- G. Safety, Efficacy and Pharmacovigilance changes,
- H. VAMF or, PTMF changes,
- I. Changes of active substance(s), strength, pharmaceutical form, route of administration or food
  producing target species (variations that fundamentally alter the terms of the marketing
  authorisation and that can either be granted a marketing authorisation or be included in the initial
  marketing authorisation to which it relates),
- Where reference is made to a specific variation in this Annex, the variation in question should be referenced using the following structure: X.N.x.n.x.n ("variation classification code"),
- X refers to the capital letter of the chapter in this Annex as described above (e.g. "E"),
- N refers to the roman number of the subchapter within a chapter where the variation is included (e.g. I, II, III...),
- x refers to the letter of the topic within a chapter where the variation is included (e.g. a, b, c...),
- n refers to the number given for a subtopic in this Annex to a specific variation (e.g. 1, 2, 3...),
- For some variations further levels are necessary: Category (e.g. a, b, c...) and subcategory (e.g. 1, 2, 3,...),
- On the appropriate level within a chapter, a "z"-variation has been included in order to provide for the following cases:
  - a) Variations which are listed in the Annex to the Implementing Regulation, but at least one of the requirements laid down in the Implementing Regulation is not fulfilled;
  - b) Variations that are neither listed in the Annex to this guidance nor in that of the Implementing Regulation.

For the purpose of this Annex "test procedure" has the same meaning as "analytical procedure"; "limits" has the same meaning as "acceptance criteria". "Specification parameter" means the quality attribute for which a test procedure and limits are set e.g. assay, identity, water content. The addition or deletion of a specification parameter therefore includes its corresponding test method and limits.

When several minor changes are taking place (e.g. to the same method or process or material) at the same time or in cases of a major update of the quality information for the active substance or the finished product, the applicant should take into account the overall impact of these changes on the

quality, safety or efficacy of the medicinal product when considering the appropriate classification and submit them accordingly.

Requirements for supporting data for particular variations will depend on the exact nature of the change and are not specified for all variations, however, where specified the appropriate data is to be provided. In most cases this is to facilitate the reduced timetable. In all cases where the change impacts on the contents of the dossier the variation application should include amendment of the relevant section(s) of the dossier.

Furthermore, if a variation leads to a revision of the summary of product characteristics, labelling or package leaflet (jointly referred to as 'the product information'), this change is considered part of that variation. For veterinary medicinal products authorised through the centralised, DCP, MRP and SRP procedures the updated common English product information has to be submitted as part of the initial variation application with relevant translations provided at the end of the procedure (centralised) or after the end of the European phase of the procedure (EoP) (DCP, MRP and SRP). For purely nationally authorised products only Product Information (PI) in the language of the member state is required and should be provided with the initial variation application. Mock-ups or specimens should be provided to the Reference Member State, the national competent authority or the Agency if required.

It is not necessary to notify the competent authorities of an updated monograph of the European pharmacopoeia or a national pharmacopoeia of a Member State when the version number of the monograph is not specified in the dossier and it is referred to as "current edition" or similar. Applicants are reminded that compliance with the updated monograph should be implemented within six months of its publication.

Any change to the content of the data that supports a European Pharmacopoeia Certificate of Suitability, should be submitted to the European Directorate for the Quality of Medicines (EDQM). Such changes may result in a revison of the certificate. When a revised certificate, or consequential changes to other sections of the dossier are implemented at the manufacturing site any marketing authorisation concerned must be updated accordingly by submittiung an appropriate variation.

Where the Annex to this guidance refers to 'changes to the marketing authorisation dossier', it should be understood as addition, replacement or deletion, unless specifically indicated. If amendments to the dossier only concern editorial changes, such changes should generally not be submitted as a separate variation, but they can be included in a variation concerning that part of the dossier. In such cases the changes should be clearly identified in the application form as editorial changes and a declaration that the content of the concerned part of the dossier has not been changed by the editorial changes beyond the scope of the variation submitted should be provided. It should be noted that editorial changes include the removal of obsolete or redundant text but not the removal of specification parameters or manufacturing descriptions.

The Annex to this guidance will be updated regularly, taking into account the recommendations provided in accordance the relevant processes, such as those refered to in section 7, as well as scientific and technical progress.

## **10.** References

Regulation (EU) 2019/6 of the European Parliament and of the Council of 11 December 2018 on veterinary medicinal products, laying down rules for the placing on the market, manufacturing, import, export, supply, distribution, pharmacovigilance, control and use of veterinary medicinal products.

Commission Implementing Regulation (EU) 2021/17 of 8 January 2021 establishing a list of variations not requiring assessment in accordance with Regulation (EU) 2019/6 of the European Parliament and of the Council.

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E.z Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance	Documentation to be supplied	Timetable
		R

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### **CHAPTER F. QUALITY CHANGES**

#### F.I ACTIVE SUBSTANCE

## F.I.a) Manufacture

materia process manufa testing	Change in the manufacturer of a starting l/reagent/intermediate used in the manufacturing of the active substance or change in the cturer (including where relevant quality control sites) of the active substance, where no Ph. Eur. ate of Suitability is part of the approved dossier	Documentation to be supplied	Timetable
a)	Introduction of a manufacturer of the active substance supported by an ASMF		S
b)	The proposed manufacturer uses a substantially different route of synthesis or manufacturing conditions, which may have a potential to change important quality characteristics of the active substance, such as qualitative and/or quantitative impurity profile requiring qualification, or physico-chemical properties impacting on bioavailability		S
c)	New manufacturer of material for which an assessment is required of viral safety and/or TSE risk		S
d)	The change relates to a biological/immunological active substance or a starting material/reagent/intermediate used in the manufacture of a biological/immunological product		S
e)	Introduction of a new manufacturer of the active substance that is not supported by an ASMF and requires significant update to the relevant active substance section of the dossier		S
f)	Addition of an alternative sterilisation site for the active substance using a Ph. Eur. method	1, 2, 3, 4	R
g)	Changes to quality control testing arrangements for a biological active substance: replacement or addition of a site where batch control/testing including a biological / immunological / immunochemical method takes place		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	A declaration from the marketing authorisation holder or the synthetic route (or in case of herbal medicinal produc preparation, geographical source, production of herbal de procedures and specifications of the active substance and material/reagent/intermediate in the manufacturing proc are the same as those already approved.	cts, where appropriate the m rug and manufacturing route d of the starting	ethod of ) quality control
2.	Batch analysis data (in a comparative tabular format) for of the active substance from the current and proposed m		num pilot scale)

 The variation application form should clearly outline the "present" and "proposed" manufacturers as listed in the application form for marketing authorisation.
 Proof that the proposed site is appropriately authorised for the pharmaceutical form or product or manufacturing operation concerned, i.e.: For a manufacturing site within the EU/EEA: a copy of the current manufacturing authorisation. A reference to the EudraGMDP database will suffice. For a manufacturing site outside the EU/EEA where an operational GMP mutual recognition agreement (MRA) exists between the country concerned and the EU: a GMP certificate issued within the last 3 years by the relevant competent authority. For a manufacturing site outside the EU/EEA where no such mutual recognition agreement exists: a GMP certificate issued within the last 3 years by an inspection service of one of the Member States of the EU/EEA. A reference to the EudraGMDP database will suffice.

.I.a.2 C ubstan	ce the manufacturing process of the active	Documentation to be supplied	Timetable
a)	Substantial change to the manufacturing process of the active substance which may have a significant impact on the quality, safety or efficacy of the medicinal product		S
b)	The change refers to a biological / immunological substance or use of a different chemically derived substance in the manufacture of a biological/immunological substance, which may have a significant impact on the quality, safety and efficacy of the medicinal product and is not related to a protocol		S
c)	The change relates to a herbal medicinal product and there is a change to any of the following: geographical source, manufacturing route or production		S
d)	Minor change to the restricted part of an Active Substance Master File	1, 2, 3, 4	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation	1	1
1.	Amendment of the approved Active Substance Master F present process and the new process.	ile, including a direct compar	ison of the
2.	Batch analysis data (in comparative tabular format) of a manufactured according to the currently approved and p		n pilot scale)
3.	Copy of approved specifications of the active substance.		
4.	A declaration from the ASMF Holder that there is no chan profile or in physico-chemical properties, that the synthe specifications of the active substance or intermediates a	etic route remains the same a	
rout of th	e: For F.I.a.2.a: For chemical active substances, this referse e or manufacturing conditions which may have a potential be active substance, such as qualitative and/or quantitative sico-chemical properties impacting on bioavailability.	to change important quality	characteristics

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of active	Change in batch size (including batch size ranges) e substance or intermediate used in the cturing process of the active substance	Documentation to be supplied	Timetable
a)	The change requires assessment of the comparability of a biological/immunological active substance		S
b)	The scale for a biological/immunological active substance is increased/decreased without process change (e.g. duplication of line)	1, 2, 3	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation	·	<b>i</b>
1.	The batch numbers of the tested batches having the pro-	oposed batch size.	
2.	Batch analysis data (in a comparative tabulated format) on a minimum of one production batch of the active substance or intermediate as appropriate, manufactured to both the currently approved and the proposed sizes. Batch data on the next two full production batches should be made available upon request and reported by the marketing authorisation holder if outside specification (with proposed action).		
	proposed action).		

	Change to in-process tests or limits applied during sufacture of the active substance	Documentation to be supplied	Timetable
a)	Widening of the approved in-process test limits, which may have a significant effect on the overall quality of the active substance		S
b)	Deletion of an in-process test which may have a significant effect on the overall quality of the active substance		S
c)	Addition or replacement of an in-process test as a result of a safety or quality issue	1, 2, 3, 4	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Comparative table of current and proposed in-process tests.		
2.	Details of any new non-pharmacopoeial analytical method and validation data, where relevant.		
3.	Batch analysis data on two production batches (3 production batches for biologicals, unless otherwise justified) of the active substance for all specification parameters.		
4.	Justification from the MAH or ASMF Holder as appropriate for the new in-process test and limits.		

## F.I.b) Control of active substance

limits of materia	Change in the specification parameters and/or f an active substance, starting l/intermediate/reagent used in the manufacturing of the active substance	Documentation to be supplied	Timetable
a)	Deletion of a specification parameter which may have a significant effect on the overall quality of the active substance and/or the finished product		S

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b)			
	Change outside the approved specifications limits range for the active substance		S
c)	Widening of the approved specifications limits for starting materials/intermediates, which may have a significant effect on the overall quality of the active substance and/or the finished product		S
d)	Addition or replacement (excluding biological or immunological substance) of a specification parameter with its corresponding test method as a result of a safety or quality issue	1, 2, 3, 4, 5	R
e)	Where there is no monograph in the European Pharmacopoeia or the national pharmacopoeia of a Member State for the active substance, a change in specification from in-house to a non- official Pharmacopoeia or a Pharmacopoeia of a third country	1, 2, 3, 4, 5	R
f)	Removal of level of testing level performed by the finished product manufacturer on receipt of the drug substance batches from the dossier(1)		R
g)	Change in the testing frequency of specification parameter, from routine testing to skip or periodic testing		R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	sumentation		
1.	Comparative table of current and proposed specifications		
	Details of any new analytical method and validation data, where relevant.		
2.	Details of any new analytical method and validation data	, where relevant.	
2. 3.	Details of any new analytical method and validation data Batch analysis data on two production batches (3 produc otherwise justified) of the relevant substance for all spec	tion batches for biologicals, un	less
3.	Batch analysis data on two production batches (3 produc	tion batches for biologicals, un ification parameters. For the finished product on at le current and proposed specific	east one pilot
	Batch analysis data on two production batches (3 production batches in the second contervise justified) of the relevant substance for all spectrum. Where appropriate, comparative dissolution profile data for batch containing the active substance complying with the	tion batches for biologicals, un ification parameters. for the finished product on at le current and proposed specific ta may be acceptable.	east one pilot ation. For
3. 4.	Batch analysis data on two production batches (3 production otherwise justified) of the relevant substance for all spect Where appropriate, comparative dissolution profile data for batch containing the active substance complying with the herbal medicinal products, comparative disintegration data Justification from the MAH or ASMF Holder as appropriate	tion batches for biologicals, un ification parameters. For the finished product on at le e current and proposed specific ta may be acceptable. The of the new specification parameters by the finished product manufaction the approved registration do	east one pilot ration. For meter and the cturer on ossier, the

starting	hange in test procedure for active substance or material/reagent/intermediate used in the turing process of the active substance	Documentation to be supplied	Timetable
a)	Substantial change to or replacement of a biological/immunological/immunochemical test method or a method using a biological reagent for a biological active substance		S

b)	Other changes to a test procedure (including replacement or addition) for the active substance or a starting material/intermediate	1, 2	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
1.	Description of the analytical methodology, a summary of impurities (if applicable).	f validation data, revised specif	ications for
2.	Comparative validation results, or if justified comparative test and the proposed one are equivalent. This requirem a new test procedure.		

## F.I.c) Container closure system

F.I.c.1 ( substan	Change in immediate packaging of the active ce	Documentation to be supplied	Timetable	
a)	Qualitative and/or quantitative composition for sterile and non-frozen biological/immunological active substances		S	
b)	Liquid active substances (non sterile)	1, 2, 3, 4	R	
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R	
Doc	cumentation			
1.	Appropriate data on the new packaging (e.g. comparative data on permeability e.g. for O <sub>2</sub> , CO <sub>2</sub> moisture), including a confirmation that the material complies with relevant pharmacopoeial requirements or legislation of the Union on plastic materials and objects in contact with foodstuffs.			
2.	Where appropriate, proof must be provided that no interaction between the content and the packaging material occurs (e.g. no migration of components of the proposed material into the content and no loss of components of the product into the pack), including confirmation that the material complies with relevant pharmacopoeia requirements or legislation of the Union on plastic material and objects in contact with foodstuffs.			
3.	The results of stability studies that have been carried ou stability parameters, on at least two pilot or industrial so months, and an assurance is given that these studies we immediately to the competent authorities if outside spec at the end of the approved retest period (with proposed	cale batches, covering a mini ill be finalised, and that data cifications or potentially outsio	num period of will be provided	

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	Change in the specification parameters and/or f the immediate packaging of the active substance	Documentation to be supplied	Timetable
a)	Addition or replacement of a specification parameter as a result of a safety or quality issue	1, 2, 3, 4	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Comparative table of current and proposed specification	S.	
2.	Details of any new analytical method and validation data	a, where relevant.	
3.	Batch analysis data on two batches of the immediate pa	ckaging for all specification p	arameters.
4.	Justification from the marketing authorisation holder or specification parameter and the limits.	the ASMF Holder, as appropr	iate, of the new

F.I.c.3 Change in test procedure for the immediate packaging of the active substance		Documentation to be supplied	Timetable
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

## F.I.d) Stability

ctive s	Change in the re-test period/storage period of the ubstance where no Ph. Eur. Certificate of Suitability g the retest period is part of the approved dossier	Documentation to be supplied	Timetable
a)	Extension of the retest period based on extrapolation of stability data not in accordance with VICH guidelines*		S
b)	Extension of storage period of a biological/immunological active substance not in accordance with an approved stability protocol		S
c)	Extension or introduction of a re-test period/storage period supported by real time data	1, 2, 3	R
Doc	umentation		
1.	Results of appropriate real time stability studies, conducte guidelines on at least two (three for biological medicinal pr of the active substance in the authorised packaging mater requested re-test period or requested storage conditions.	roducts) pilot or production	scale batches
2.	Confirmation that stability studies have been done to the currently approved protocol. The studies must show that the agreed relevant specifications are still met.		
2.	must show that the agreed relevant specifications are suit	met.	

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bstan	Change in the storage conditions of the active ce where no Ph. Eur. Certificate of Suitability g the retest period is part of the approved dossier	Documentation to be supplied	Timetable
a)	Change in storage conditions of biological/immunological active substances/reference standards, when the stability studies have not been performed in accordance with a currently approved stability protocol		S
b)	Change in storage conditions of the active substance/reference standard	1, 2, 3	R
Doc	cumentation	·	
1.	Results of appropriate real time stability studies, conducted in accordance with the relevant stability guidelines on at least two (three for biological medicinal products) pilot or production scale batches of the active substance in the authorised packaging material and covering the duration of the requested re-test period or requested storage conditions.		
2.	Confirmation that stability studies have been done to the currently approved protocol. The studies must show that the agreed relevant specifications are still met.		

F.I.d.z Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance	Documentation to be supplied	Timetable
		R

## F.I.e) Design Space and post-approval change management protocols

	Introduction of a new design space or extension of oved design space for the active substance, ning:	Documentation to be supplied	Timetable	
a)	One unit operation in the manufacturing process of the active substance including the resulting in-process controls and/or test procedures	1, 2	S	
b)	Test procedures for starting materials/reagents/ intermediates and/or the active substance	1, 2	S	
Doc	cumentation			
1.	<ol> <li>The design space has been developed in accordance with the relevant European and international scientific guidelines. Results from product, process and analytical development studies (e.g. interaction of the different parameters forming the design space have to be studied, including risk assessment and multivariate studies, as appropriate) demonstrating where relevant that a systematic mechanistic understanding of material attributes and process parameters to the critical quality attributes of the active substance has been achieved.</li> </ol>			
2.	Description of the Design space in tabular format, includ process parameters, as appropriate) and their proposed		tributes and	

F.I.e.2 Changes to a post approval change management protocol related to the active substance	Documentation to be supplied	Timetable
a) Introduction of a post approval change management protocol related to the active substance	1, 2	S

b)		jor changes to an approved change nagement protocol		S
c)		plementation of changes foreseen in an proved change management protocol		
	1.	The implementation of the change requires further supportive data	3, 4, 5	R
	2.	Implementation of a change for a biological/immunological medicinal product	3, 4, 5, 6	R
		ntation		
<b>Doc</b> 1.		ntation ailed description for the proposed change.		
	Deta		tance.	
1.	Deta Cha	ailed description for the proposed change.		
1. 2.	Deta Cha Refe Dec	ailed description for the proposed change. nge management protocol related to the active subs	ol. approved change ma the protocol. In addit	ion, declaration that a
1. 2. 3.	Deta Cha Refe Deci stud asse	ailed description for the proposed change. nge management protocol related to the active subs erence to the approved change management protoco laration that the change is in accordance with the dy results meet the acceptance criteria specified in	ol. approved change ma the protocol. In addit al/immunological med	ion, declaration that a icinal products.

F.I.e.z Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance	Documentation to be supplied	Timetable
		R

## F.I.f) Other changes to the active substance

F.I.f.1 Substantial changes in the updated version of the ASMF or the active substance part of the dossier	Documentation to be supplied	Timetable
		S
Note: The update can be submitted as a grouped application longest timetable of the included variations. However, in cas version of this part of the dossier or the ASMF it is recommendategory F.I.f.1	e of substantial changes in t	he updated

Guidance on the details of the classification of variations requiring assessment according to Article 62 of Regulation (EU) 2019/6 for veterinary medicinal products and on the documentation to be submitted pursuant to those variations EMA/CMDv/7381/2021 Rev.4

### F.II. FINISHED PRODUCT

## F.II.a) Description and composition

marking	Change or addition of imprints, bossing or other as including replacement, or addition of inks used luct marking.	Documentation to be supplied	Timetable
a)	Changes in scoring/break lines intended to divide into equal doses	1, 2, 3	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Detailed drawing or written description of the current and new appearance.		
2.	Samples of the finished product where applicable.		
3	Results of the appropriate Ph. Eur tests demonstrating equivalence in characteristics/correct dosing.		

	hange in the shape or dimensions of the Documentation supplied	Documentation to be supplied	Timetable R
a)	Gastro-resistant, modified or prolonged release pharmaceutical forms and scored tablets intended to be divided into equal doses	1, 2, 3, 4, 5	
b)	Addition of a new kit for a radiopharmaceutical preparation with another fill volume*		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Detailed drawing of the current and proposed situation.		
2.	Comparative dissolution data on at least one pilot batch (no significant differences regarding comparability see t bioavailability/bioequivalence). For herbal medicinal pro be acceptable.	he relevant guidance on	
3.	Justification for not submitting a new bioequivalence stu Bioavailability/bioequivalence.	udy according to the relevant	guidance on
4.	Samples of the finished product where applicable.		
5.	Results of the appropriate Ph. Eur tests demonstrating e dosing.	equivalence in characteristics	/correct
	te: Marketing authorisation holders are reminded that any luct is classified as a variation under chapter I of this anne		the medicinal

	Changes in the composition (excipients) of the product	Documentation to be supplied	Timetable
a)	Changes in components of the flavouring or colouring system		
	1. Biological/immunological veterinary medicinal products for oral use for which		S

		the colouring or flavouring agent is important for the uptake by target animal species		
b)	Oth	er excipients		
	1.	Qualitative or quantitative changes in one or more excipients that may have a significant impact on the safety, quality or efficacy of the veterinary medicinal product		S
	2.	Change that relates to a biological/immunological product		S
	3.	Any new excipient that includes the use of materials of human or animal origin for which assessment is required of viral safety data or TSE risk		S
	4.	Change that is supported by a bioequivalence study		S
	5.	Replacement of a single excipient with a comparable excipient with the same functional characteristics and at a similar level	1, 2, 3, 4, 5, 6, 7, 8, 9	R
z)	var	er changes under this code level, e.g. iations outlined in section 6 and 7 of this dance		R
Doc	umer	ntation		
1.		ntification method for any new colorant, where re		
1.	The stal 3 m pro	ntification method for any new colorant, where re e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if crifications at the end of the approved shelf life (w	l out under VICH conditions, o Il scale batches, covering a mi es will be finalised, and that c outside specifications or pote	inimum period of lata will be
	The stal 3 m pro spe	e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if	l out under VICH conditions, o Il scale batches, covering a mi es will be finalised, and that c outside specifications or pote	inimum period of lata will be
2.	The stal 3 m pro spe Sar Eith or v bee cur <i>Enc</i> incl	e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if crifications at the end of the approved shelf life (w	l out under VICH conditions, o al scale batches, covering a mi es will be finalised, and that c outside specifications or pote ith proposed action). component of animal suscept specific source of the TSE risk and shown to comply with the <i>transmitting Animal Spongifor</i> <i>al Products</i> . The following infor- rer, species and tissues from v	inimum period of lata will be ntially outside :ible to TSE risk material has le scope of the m rmation should b
2. 3. 4.	The stal 3 m pro spe Sar Eith or v bee cur Enc incl is a For B, i	e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if crifications at the end of the approved shelf life (w mple of the new product, where applicable. There a Ph. Eur. Certificate of Suitability for any new where applicable, documentary evidence that the se on previously assessed by the competent authority rent <i>Note for Guidance on Minimising the Risk of The cephalopathies via Human and Veterinary Medicina</i> uded for each such material: Name of manufacture derivative, country of origin of the source animal the Centralised Procedure, this information should f relevant).	l out under VICH conditions, o al scale batches, covering a mi es will be finalised, and that c outside specifications or pote ith proposed action). component of animal suscept specific source of the TSE risk v and shown to comply with th <i>Transmitting Animal Spongifor</i> <i>al Products</i> . The following info rer, species and tissues from v s and its use. d be included in an updated Ta	inimum period of lata will be ntially outside cible to TSE risk material has be scope of the m rmation should b which the materia SE table A (and
2. 3.	The stal 3 m pro spe Sar Eith or v bee curr Enc incl is a For B, i	e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if crifications at the end of the approved shelf life (w mple of the new product, where applicable. Ther a Ph. Eur. Certificate of Suitability for any new where applicable, documentary evidence that the se on previously assessed by the competent authority rent <i>Note for Guidance on Minimising the Risk of The cephalopathies via Human and Veterinary Medicina</i> uded for each such material: Name of manufacture derivative, country of origin of the source animal the Centralised Procedure, this information should	l out under VICH conditions, o al scale batches, covering a mi es will be finalised, and that c outside specifications or pote ith proposed action). component of animal suscept specific source of the TSE risk v and shown to comply with th <i>Transmitting Animal Spongifor</i> <i>al Products</i> . The following info rer, species and tissues from v s and its use. d be included in an updated Ta	inimum period of lata will be ntially outside cible to TSE risk material has be scope of the m rmation should b which the materia SE table A (and
2. 3. 4.	The stal 3 m pro spe Sar Eith or v bee curi Encc incl is a For B, i Dat spe	e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if crifications at the end of the approved shelf life (w mple of the new product, where applicable. There a Ph. Eur. Certificate of Suitability for any new where applicable, documentary evidence that the se on previously assessed by the competent authority rent <i>Note for Guidance on Minimising the Risk of The cephalopathies via Human and Veterinary Medicina</i> uded for each such material: Name of manufacture derivative, country of origin of the source animal the Centralised Procedure, this information should f relevant).	l out under VICH conditions, o al scale batches, covering a mi es will be finalised, and that c outside specifications or pote ith proposed action). component of animal suscept specific source of the TSE risk v and shown to comply with th <i>Transmitting Animal Spongifor</i> <i>al Products</i> . The following info rer, species and tissues from v s and its use. d be included in an updated Ta- interfere with the finished pro- must be given by appropriate	inimum period of lata will be ntially outside cible to TSE risk material has le scope of the m rmation should b which the materia SE table A (and oduct development
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	The stal 3 m pro spe Sar Eith or v bee cur Enc incl is a For B, i Dat spe Jus pha	e results of stability studies that have been carried bility parameters, on at least two pilot or industria nonths, and an assurance is given that these studi vided immediately to the competent authorities if crifications at the end of the approved shelf life (w mple of the new product, where applicable. There a Ph. Eur. Certificate of Suitability for any new where applicable, documentary evidence that the se en previously assessed by the competent authority rent <i>Note for Guidance on Minimising the Risk of The cephalopathies via Human and Veterinary Medicina</i> uded for each such material: Name of manufacture derivative, country of origin of the source animal the Centralised Procedure, this information should f relevant). The to demonstrate that the new excipient does not crification test methods, if appropriate.	l out under VICH conditions, o al scale batches, covering a mi es will be finalised, and that c outside specifications or pote ith proposed action). component of animal suscept specific source of the TSE risk v and shown to comply with th <i>Transmitting Animal Spongifor</i> <i>al Products</i> . The following infor- rer, species and tissues from v s and its use. d be included in an updated Ta- interfere with the finished pro- must be given by appropriate crobial preservation where ap le data of at least two pilot sca	inimum period of lata will be ntially outside cible to TSE risk material has be scope of the m rmation should b which the materia SE table A (and oduct development propriate). ale batches of th

9. If intended for use in food producing animal species, proof that the excipient is classified according to Article 14(2)(c) of Regulation (EC) No 470/2009 of the European Parliament and the Council of 6 May 2009 laying down Community procedures for the establishment of residue limits of pharmacologically active substances in foodstuffs of animal origin, or, if not, justification that the excipient does not have pharmacological activity at the dose at which it is administered to the target animal.

	Change in coating weight of oral dosage forms or in weight of capsule shells	Documentation to be supplied	Timetable
a)	Gastro-resistant, modified or prolonged release pharmaceutical forms where the coating is a critical factor for the release mechanism		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

F.II.a.5 Change in concentration of a single-dose, total use parenteral product, where the amount of active substance per unit dose (i.e. the strength) remains the same	Documentation to be supplied	Timetable
		S

F.II.a.6 Change in concentration of a biological/ immunological multi-dose, parenteral product, where the amount of active substance per unit dose (i.e. the strength) remains the same.	Documentation to be supplied	Timetable
		S

F.II.a.z Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance	Documentation to be supplied	Timetable
		R

### F.II.b) Manufacture

F.II.b.1 Replacement or addition of a manufacturing site for part or all of the manufacturing process of the finished product		Documentation to be supplied	Timetable
a)	Site where any manufacturing operation(s) take place, except batch release, batch control, and secondary packaging, for biological/ immunological veterinary medicinal products, or for pharmaceutical forms manufactured by complex manufacturing processes		S
b)	Site which requires an initial or product specific inspection		S
c)	Site where any manufacturing operation(s) take place, except batch-release, batch control, primary and secondary packaging, for non-sterile medicinal products	1, 2, 3, 4, 5, 6, 7, 8	R
d)	Site where any manufacturing operation(s) take place, except batch release, batch control, and secondary packaging, for sterile veterianry medicinal products (including those that are	1, 2, 3, 4, 5, 6, 7	R

	aseptically manufactured) excluding biological/	
e)	immunological veterinary medicinal products Change in supplier of sterilised primary container components, which are to be used in the aseptic manufacture of veterinary medicinal products	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance	R
Doc	umentation	
1.	Proof that the proposed site is appropriately authorised f concerned, i.e.: For a manufacturing site within the EU/EEA: a copy of th reference to the EudraGMDP database will suffice; For a manufacturing site outside the EU/EEA where an op agreement (MRA) exists between the country concerned the last 3 years by the relevant competent authority; For a manufacturing site outside the EU/EEA where no su GMP certificate issued within the last 3 years by an inspec of the EU/EEA. A reference to the EudraGMDP database	e current manufacturing authorisation. A perational GMP mutual recognition and the EU: a GMP certificate issued with uch mutual recognition agreement exists: ction service of one of the Member State
2.	Where relevant, the batch numbers, corresponding batch batches ( $\geq$ 3) used in the validation study should be individual validation protocol (scheme) to be submitted.	size and the manufacturing date of
3.	The variation application form should clearly outline the 'manufacturers as listed in the application form.	
4.	Copy of approved release and end-of-shelf life specificati	ons if relevant.
5.	Batch analysis data on one production batch and two pild process (or two production batches) and comparative da previous site; batch data on the next two production bat reported if outside specifications (with proposed action).	ta on the last three batches from the
6.	For semisolid and liquid formulations in which the active appropriate validation data including microscopic imaging morphology or any other appropriate imaging technique.	
7.	<ul> <li>i) If the new manufacturing site uses the active substance the Qualified Person (QP) at the site responsible for batch manufactured in accordance with the detailed guidelines materials as adopted by the Union.</li> <li>ii) In addition, if the new manufacturing site is located w substance as a starting material – A declaration by the Q manufacturing site that the active substance used is marguidelines on good manufacturing practice for starting materials</li> </ul>	n release that the active substance is on good manufacturing practice for start ithin the EU/EEA and uses the active ualified Person (QP) of the new hufactured in accordance with the detaile
8.	If the manufacturing site and the primary packaging site bulk storage should be specified and validated.	are different, conditions of transport and
Note	25	
	In case of a change in or a new manufacturing site in a coperational GMP mutual recognition agreement with the advised to consult the relevant competent authorities first notification and to provide information about any previou and/or any planned EU/EEA inspection(s) including inspection. The inspection by an inspection service of one of the Member	EU, marketing authorisation holders are at before making the submission of the as EU/EEA inspection in the last 2-3 years ction dates, product category inspected, is will facilitate the arrangement for a GM
	<b>QP Declarations in relation to active substances</b> Manufacturing authorisation holders are obliged to only u that have been manufactured in accordance with GMP so manufacturing authorisation holders that use the active s	a declaration is expected from each of the

addition, as the QP responsible for batch certification takes overall responsibility for each batch, a further declaration from the QP responsible for batch certification is expected when the batch release site is a different site from the above.

In many cases only one manufacturing authorisation holder is involved and therefore only one declaration will be required. However, when more than one manufacturing authorisation holder is involved rather than provide multiple declarations it may be acceptable to provide a single declaration signed by one QP. This will be accepted provided that:

The declaration makes it clear that it is signed on behalf of all the involved QPs.

The arrangements are underpinned by a technical agreement as described in Chapter 7 of the GMP Guide and the QP providing the declaration is the one identified in the agreement as taking specific responsibility for the GMP compliance of the active substance manufacturer(s). Note: These arrangements are subject to inspection by the competent authorities.

Applicants are reminded that a Qualified Person is at the disposal of a manufacturing authorisation holder according to Article 97 of Regulation (EU) 2019/6 and located in the EU/EEA. Therefore declarations from personnel employed by manufacturers in third countries, including those located within MRA partner countries are not acceptable.

According to Article 88(1) of Regulation (EU) 2019/6, a manufacturing authorisation shall be required in order to carry out any of the following activities: to manufacture veterinary medicinal products even if intended only for export; to engage in any part of the process of manufacturing a veterinary medicinal product or of bringing a veterinary medicinal product to its final state, including engagement in the processing, assembling, packaging and repackaging, labelling and relabelling, storing, sterilising, testing or releasing it for supply as part of that process; or to import veterinary medicinal products. According to Article 88(2) of Regulation (EU) 2019/6, notwithstanding Article 88(1) of Regulation 2019/6, Member States may decide that a manufacturing authorisation shall not be required for preparation, dividing up, changes in packaging or presentation of veterinary medicinal products, where those processes are carried out solely for retail directly to the public in accordance with Articles 103 and 104 of Regulation (EU) 2019/6.

A declaration is not required for blood or blood components. Regulation (EU) 2019/6 does not apply to veterinary medicinal products which have not undergone an industrial process such as, for example, non-processed blood.

	Change to importer, batch release arrangements lity control testing of the finished product	Documentation to be supplied	Timetable
a)	Replacement or addition of a site where batch control/testing takes place		
	1. Replacement or addition of a site where batch control/testing takes place for a biological/immunological veterinary medicinal product and any of the test methods performed at the site is a biological/immunological method		S
	z. Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
b)	Replacement or addition of a manufacturer responsible for importation and/or batch release		
	1. Including batch control/testing for a biological/immunological product and any of the test methods performed at that site is a biological / immunological / immunochemical method		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

Guidance on the details of the classification of variations requiring assessment according to Article 62 of Regulation (EU) 2019/6 for veterinary medicinal products and on the documentation to be submitted pursuant to those variations

finished	Change in the manufacturing process of the product, including an intermediate used in the ture of the finished product	Documentation to be supplied	Timetable
a)	Minor change in the manufacturing process	1, 2, 3, 4, 5, 6, 7, 8	R
b)	Substantial changes to a manufacturing process that may have a significant impact on the quality, safety and efficacy of the medicinal product		S
c)	The product is a biological/immunological veterinary medicinal medicinal product and the change requires an assessment of comparability		S
d)	Introduction of a non-standard terminal sterilisation method		S
e)	Introduction or increase in the overage that is used for the active substance		S
f)	Minor change in the manufacturing process of an aqueous oral suspension	1, 2, 4, 6, 7, 8	R
g)	Move the sterilizing filtration from A/B to C		S
h)	Change in the holding time of an intermediate or bulk product (if applicable)		R
i)	Minor change in the manufacturing process of a sterile finished product after the primary packaging step		R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Direct comparison of the present process and the new pr	OCESS.	
2.	For semi-solid and liquid products in which the active sub appropriate validation of the change including microscop changes in morphology; comparative size distribution da	ic imaging of particles to check ta by an appropriate method.	for visible
3.	For solid dosage forms: dissolution profile data of one re comparative data of the last three batches from the prev production batches should be available on request or rep action). For herbal medicinal products, comparative disin	ious process; data on the next ported if outside specification (w	two full ith proposed
4.	Justification for not submitting a new bioequivalence stud bioavailability/bioequivalence.	dy according to the relevant gui	dance on
5.	For changes to process parameter(s) that have been con the finished product, declaration to this effect reached in assessment.		
6.	Copy of approved release and end-of-shelf life specificati	ons.	
7.	Batch analysis data (in a comparative tabulated format) on a minimum of one batch manufactured to both the currently approved and the proposed process. Batch data on the next two full production batches should be made available upon request and reported by the marketing authorisation holder if outside specification (with proposed action).		
8.	Declaration that relevant stability studies have been star (with indication of the batch numbers concerned) and rel assessed in at least one pilot scale or industrial scale bat stability data are at the disposal of the applicant at time is similar to the currently registered situation. Assurance and that the data will be provided immediately to the cor or potentially outside specifications at the end of the app	levant stability parameters have sch and at least three months sa of notification and that the stab is given that these studies will mpetent authorities if outside sp	e been atisfactory atisf profile be finalised becifications

	Change in the batch size (including batch size of the finished product	Documentation to be supplied	Timetabl
a)	The change requires assessment of the comparability of a biological/immunological veterinary medicinal product or the change in batch size requires a new bioequivalence study		S
b)	The change relates to all other pharmaceutical forms manufactured by complex manufacturing processes		S
c)	More than 10-fold increase compared to the originally approved batch size for immediate release (oral) pharmaceutical forms of biological/immunological products	1, 2, 3, 4, 5	R
d)	The scale for a biological/immunological medicinal product is increased / decreased without process change (e.g. duplication of line)	1, 2, 3, 4, 5	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
1.	Batch analysis data (in a comparative tabulated format) manufactured to both the currently approved and the pro full production batches should be made available upon re specifications (with proposed action).	oposed sizes. Batch data on	the next two
2.	Copy of approved release and end-of-shelf life specification	ions.	
3.	Where relevant the batch numbers, corresponding batch ( $\geq$ 3) used in the validation study should be indicated or v		
4.	The validation results should be provided		
5.	The results of stability studies that have been carried ou stability parameters, on at least one pilot or industrial so months, and an assurance is given that these studies wil immediately to the competent authorities if outside spec at the end of the approved shelf life (with proposed action	ale batch, covering a minim Il be finalised, and that data ifications or potentially outsi	um period of 3 will be provide ide specificatior

	Change to in-process tests or limits applied during nufacture of the finished product	Documentation to be supplied	Timetable
a)	Deletion of an in-process test which may have a significant effect on the overall quality of the finished product		S
b)	Widening of the approved IPC limits, which may have a significant effect on overall quality of the finished product		S
c)	Addition or replacement of an in-process test as a result of a safety or quality issue	1, 2, 3, 4, 5	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
1.	Comparative table of current and proposed in-process te	sts and limits.	

2.	Details of any new analytical method and validation data, where relevant.
3.	Batch analysis data on two production batches (3 production batches for biologicals, unless otherwise justified) of the finished product for all specification parameters.
4.	Where appropriate, comparative dissolution profile data for the finished product on at least one pilot batch manufactured using the current and new in-process tests. For herbal medicinal products, comparative disintegration data may be acceptable.
5.	Justification of the new in-process test and limits.

## F.II.c) Control of excipients

	Change in the specification parameters and/or f an excipient	Documentation to be supplied	Timetable
a)	Change outside the approved specifications limits range		S
b)	Deletion of a specification parameter which may have a significant effect on the overall quality of the finished product		S
c)	Addition or replacement (excluding biological or immunological product) of a specification parameter with its corresponding test method, as a result of a safety or quality issue	1, 2, 3, 4, 5, 6	R
d)	Where there is no monograph in the European Pharmacopoeia or the national pharmacopoeia of a Member State for the excipient, a change in specification from in-house to a non-official Pharmacopoeia or a Pharmacopoeia of a third country	1, 2, 3, 4, 5, 6	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
<b>Doc</b> 1.	Comparative table of current and proposed specifications	5.	
1.	Comparative table of current and proposed specifications	, where relevant.	ccipients,) of
1. 2.	Comparative table of current and proposed specifications Details of any new analytical method and validation data Batch analysis data on two production batches (3 produc	, where relevant. tion batches for biological ex for the finished product on a t and proposed specification.	t least one pilot
1. 2. 3.	Comparative table of current and proposed specifications Details of any new analytical method and validation data Batch analysis data on two production batches (3 produc the excipient for all specification parameters. Where appropriate, comparative dissolution profile data to batch containing the excipient complying with the curren	, where relevant. tion batches for biological ex for the finished product on a t and proposed specification be acceptable.	t least one pilot . For herbal

F.II.c.2 Change in test procedure for an excipient		Documentation to be supplied	Timetable
a)	Substantial change to or replacement of a biological/ immunological/ immunochemical test method or a method using a biological reagent		S
b)	Other changes to a test procedure (including replacement or addition)	1, 2	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

Doo	cumentation
1.	Description of the analytical methodology, a summary of validation data, revised specifications for impurities (if applicable).
2.	Comparative validation results or if justified comparative analysis results showing that the current test and the proposed one are equivalent. This requirement is not applicable in case of an addition of a new test procedure.

F.II.c.3 ( TSE risk	Change in source of an excipient or reagent with	Documentation to be supplied	Timetable
a)	From TSE risk material to vegetable or synthetic origin for excipients or reagents used in the manufacture of a biological / immunological active substance or in a biological / immunological medicinal product	1, 2	R
b)	Change or introduction of a TSE risk material or replacement of a TSE risk material from a different TSE risk material, not covered by a TSE certificate of suitability		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doci	umentation		
1.	Declaration from the manufacturer or the marketing aut purely of vegetable or synthetic origin.	horisation holder of the mate	rial that it is
2.	Study of equivalence of the materials and the impact or on behaviour (e.g. Dissolution characteristics) of the fin		ial and impact

pharma	Change in synthesis or recovery of a non- copoeial excipient (when described in the dossier) vel excipient	Documentation to be supplied	Timetable
a)	The specifications are affected or there is a change in physico-chemical properties of the excipient which may affect the quality of the finished product.		S
b)	The excipient is a biological/immunological substance		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

## F.II.d) Control of finished product

	Change in the specification parameters and/or f the finished product	Documentation to be supplied	Timetable
a)	Change outside the approved specifications limits range		S
b)	Deletion of a specification parameter which may have a significant effect on the overall quality of the finished product		S

c)	Addition or replacement (excluding biological or immunological product) of a specification parameter with its corresponding test method as a result of a safety or quality issue	1, 2, 3, 4, 5	R
d)	Reduction in the testing frequency of an analysis, from routine testing to skip or periodic testing (microbial testing of finished product)		R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Comparative table of current and proposed specifications	5.	
2.		where relevant	
	Details of any new analytical method and validation data	, where relevant.	
3.	Batch analysis data on two production batches (3 production otherwise justified) of the finished product for all specific	tion batches for biological	s, unless
3. 4.	Batch analysis data on two production batches (3 produc	tion batches for biological ation parameters for the finished product or	n at least one pilo

F.II.d.2	Change in test procedure for the finished product	Documentation to be supplied	Timetable
a)	Substantial change to, or replacement of, a biological/ immunological/ immunochemical test method or a method using a biological reagent or replacement of a biological reference preparation not covered by an approved protocol		S
b)	Other changes to a test procedure (including replacement or addition)	1, 2	R
с)	Replacement of a biological or immunological reference preparation (e.g. reference vaccine batch, reference serum batch) in an immunological/immunochemical test method, which may have a potential significant impact on the quality of the product (e.g. estimate of potency)		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Description of the analytical methodology, a summary of impurities (if applicable).	validation data, revised spec	cifications for
2.	Comparative validation results or if justified comparative test and the proposed one are equivalent.; This requiren of a new test procedure.		

F.II.d.3 Variations related to the introduction of real-time release or parametric release in the manufacture of the finished product	Documentation to be supplied	Timetable
		S

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## F.II.e) Container closure system

a)		supplied	
	Qualitative and quantitative composition		
	1. Semi-solid and non-sterile liquid pharmaceutical forms	1, 2, 3, 4	R
	2. Sterile medicinal products and biological/ immunological medicinal products.		S
	3. The change relates to a less protective pack where there are associated changes in storage conditions and/or reduction in shelf life.		S
b)	Change in type of container or addition of a new container*		
	1. Solid, semi-solid and non-sterile liquid pharmaceutical forms	1, 2, 3, 4, 5	R
	2. Sterile medicinal products and biological/ immunological medicinal products		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Docu	umentation		
1.	Appropriate data on the new packaging (comparative moisture).	data on permeability e.g. for O	2, CO <sub>2</sub>
2.	Where appropriate, proof must be provided that no int packaging material occurs (e.g. no migration of compo- content and no loss of components of the product into material complies with relevant pharmacopoeial requir material and objects in contact with foodstuffs.	onents of the proposed materia the pack), including confirmat	l into the ion that the
3.	The results of stability studies that have been carried out under VICH conditions, on the relevant stability parameters, on at least two pilot or industrial scale batches, covering a minimum period of 3 months, and an assurance is given that these studies will be finalised, and that data will be provided immediately to the competent authorities if outside specifications or potentially outside specifications at the end of the approved shelf life (with proposed action).		
4.	Comparative table of the current and proposed immed	liate packaging specifications, i	f applicable.
••	Samples of the new container/closure where applicable.		

	Change in the specification parameters and/or f the immediate packaging of the finished product	Documentation to be supplied	Timetable
a)	Addition or replacement of a specification parameter as a result of a safety or quality issue	1, 2, 3, 4	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

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Doc	sumentation
1.	Comparative table of current and proposed specifications.
2.	Details of any new analytical method and validation data, where relevant.
3.	Batch analysis data on two batches of the immediate packaging for all specification parameters.
4.	Justification of the new specification parameter and the limits.

	Change in test procedure for the immediate ng of the finished product	Documentation to be supplied	Timetable
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

	Change in shape or dimensions of the container or (immediate packaging)	Documentation to be supplied	Timetable
a)	The change in shape or dimensions concerns a fundamental part of the packaging material, which may have a significant impact on the delivery, use, safety or stability of the finished product		S
b)	Sterile medicinal products	1, 2, 3, 4	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
1.	Description, detailed drawing and composition of the cor	ntainer or closure material.	
2.	Samples of the new container/closure where applicable.		
3.	Re-validation studies have been performed in case of stendin numbers of the batches used in the re-validation studies		
4.	In case of a change in the headspace or a change in the required stability studies have been started under VICH numbers concerned) and that, as relevant, the required the disposal of the applicant at time of submission, and problem. Assurance should also be given that the studie provided immediately to the competent authorities if our specifications at the end of the approved shelf life (with	conditions (with indication of minimum satisfactory stabilit that the available data did no s will be finalised and that da tside specifications or potenti	the batch y data were at indicate a ta will be

F.II.e.5	Change in pack size of the finished product	Documentation to be supplied	Timetable
a)	Change in the number of units (e.g. tablets, ampoules, etc.) in a pack outside the range of the currently approved pack sizes	1, 2	R
b)	Change in the fill weight/fill volume of sterile multidose (or single-dose, partial use) parenteral medicinal products, including biological/immunological medicinal products.		S

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c)	Change in the fill weight/fill volume of non- parenteral multi-dose (or single-dose, partial use) products	1, 2	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		·
1.	Justification for the new pack-size, showing that the new and duration of treatment as approved in the summary		
2.	Declaration that stability studies will be conducted in ac products where stability parameters could be affected. I specifications (with proposed action).		
	Note: For F.II.e.5.b) and c), marketing authorisation holes 'strength' of the medicinal product is classified as a variate		

materia formula	Change in any part of the (primary) packaging I not in contact with the finished product ition (such as colour of flip-off caps, colour code a ampoules, change of needle shield (different used))	Documentation to be supplied	Timetable
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

	Change in supplier of packaging components or (when mentioned in the dossier)	Documentation to be supplied	Timetable
a)	Any change to suppliers of spacer devices for metered dose inhalers		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

## F.II.f) Stability

F.II.f.1 Change in the shelf-life or storage conditions of the finished product			Documentation to be supplied	Timetable
a)	Ext	ension of the shelf life of the finished product		
	1.	As packaged for sale (supported by real time data)	1, 2	R
	2.	After first opening (supported by real time data)	1, 2	R
	3.	After dilution or reconstitution (supported by real time data)	1, 2	R
	4.	Extension of the shelf-life based on extrapolation of stability data not in accordance with VICH guidelines*		S
	5.	Extension of the shelf-life of a biological/immunological medicinal product	1, 2	R

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	in accordance with an approved stability protocol.		
b)	Change in storage conditions for biological medicinal products, when the stability studies have not been performed in accordance with an approved stability protocol		S
c)	Change in storage conditions of the finished product or the diluted/reconstituted product	1, 2	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	umentation		
1.	Results of appropriate real time stability studies (coveri accordance with the relevant stability guidelines on at le product in the authorised packaging material and/or aft	east two pilot scale l	patches <sup>1</sup> of the finished
	appropriate; where applicable, results of appropriate m		
		icrobiological testing	should be included.
2.	appropriate; where applicable, results of appropriate main <sup>1</sup> Pilot scale batches can be accepted with a commitment	icrobiological testing t to verify the shelf l	should be included. ife on production scale

## F.II.g) Design Space and post approval change management protocol

	Introduction of a new design space or extension of ved design space for the finished product, ng:	Documentation to be supplied	Timetable
a)	One or more unit operations in the manufacturing process of the finished product including the resulting in-process controls and/or test procedures	1, 2	S
b)	Test procedures for excipients/intermediates and/or the finished product.	1, 2	S
Doc	umentation		
1.	Results from product and process development studies ( studies, as appropriate) demonstrating that a systemati attributes and process parameters to the critical quality achieved.	c mechanistic understanding	of material
2.	Description of the design space in tabular format, includ process parameters, as appropriate) and their proposed		ttributes and

-	Changes to or introduction of a post approval management protocol related to the finished	Documentation to be supplied	Timetable
a)	Introduction of a post approval change management protocol related to the finished product	1, 2	S

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-	Changes to an approved change management protocol		
	1. Major changes to an approved change management protocol		S
	2. Minor changes to an approved change management protocol that do not change the strategy defined in the protocol	3	R
c)	Implementation of changes foreseen in an approved change management protocol		
	1. The implementation of the change requires further supportive data	4, 5, 6	R
	2. Implementation of a change for a biological/immunological product	4, 5, 6, 7	R
Doc	cumentation	- ·	
<b>Doc</b>	Detailed description for the proposed change.		
_		product.	
1.	Detailed description for the proposed change.	e of currently approved li	
1. 2.	Detailed description for the proposed change. Change management protocol related to the finished p Declaration that any change should be within the rang declaration that an assessment of comparability is not	e of currently approved li required for biological/im	
1. 2. 3.	Detailed description for the proposed change. Change management protocol related to the finished p Declaration that any change should be within the rang declaration that an assessment of comparability is not medicinal products.	e of currently approved li required for biological/im col. approved change manage the protocol. In addition,	munological ment and that th declaration that
1. 2. 3. 4.	Detailed description for the proposed change. Change management protocol related to the finished p Declaration that any change should be within the rang declaration that an assessment of comparability is not medicinal products. Reference to the approved change management proto Declaration that the change is in accordance with the a study results meet the acceptance criteria specified in	e of currently approved li required for biological/im col. approved change manage the protocol. In addition, cal/immunological medici	munological ment and that th declaration that nal products.

F.II.g.z Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance	Documentation to be supplied	Timetable
		R

## F.III CEP/TSE/MONOGRAPHS

	Submission of a new or updated Ph. Eur. certificate ability or deletion of Ph. Eur. certificate of lity:	Documentation to be supplied	Timetable
	For an active substance		
	For a starting material/reagent/intermediate used in the manufacturing process of the active substance		
	For an excipient		
a)	European Pharmacopoeial Certificate of Suitability to the relevant Ph. Eur. Monograph.		
	1. New certificate for a non-sterile active substance that is to be used in a sterile medicinal product, where water is used in the last steps of the synthesis and the material is not claimed to be endotoxin free	1, 2, 3, 4, 5	R

	<ul> <li>Other changes under this code level, e.g.</li> <li>variations outlined in section 6 and 7 of this guidance</li> </ul>	R
b)	European Pharmacopoeial TSE Certificate of suitability for an active substance/starting material/reagent/ intermediate/or excipient	
	1. New/updated certificate from an already- approved/new manufacturer using materials of human or animal origin for which an assessment of the risk with respect to potential contamination with adventitious agents is required	S
	<ul> <li>Other changes under this code level, e.g.</li> <li>variations outlined in section 6 and 7 of this</li> <li>guidance</li> </ul>	R
Docu	umentation	
1.	Copy of the current (updated) Ph. Eur. Certificate of Suit	ability.
2.	In case of an addition of a manufacturing site, the variation application form should clearly outline the "present" and "proposed" manufacturers as listed in the application form.	
3.	Where applicable, a document providing information of a Note for Guidance on Minimising the Risk of Transmitting via Human and Veterinary Medicinal Products including th the active substance/ excipient. The following information Name of manufacturer, species and tissues from which th of the source animals and its use.	Animal Spongiform Encephalopathy Agent nose which are used in the manufacture of n should be included for each such materia
	For the Centralised Procedure, this information should be if relevant).	included in an updated TSE table A (and E
4.	Where applicable, for active substance, a declaration by the Qualified Person (QP) of each of the manufacturing authorisation holders listed in the application where the active substance is used as a starting material and a declaration by the QP of each of the manufacturing authorisation holders listed in the application as responsible for batch release. These declarations should state that the active substance manufacturer(s) referred to in the application operate in compliance with the detailed guidelines on good manufacturing practice for starting materials. A single declaration may be acceptable under certain circumstances - see the note under variation no. F.II.b.1. The manufacture of intermediates also require a QP declaration, while as far as any updates to certificates for active substances and intermediates are concerned, a QP declaration is only required if, compared to the previously registered version of the certificate, there is a change to the actual listed manufacturing sites.	
5.	Suitable evidence to confirm compliance of the water use active substance with the corresponding requirements or	

	Change to comply with Ph. Eur. or with a national copoeia of a Member State	Documentation to be supplied	Timetable
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

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### F.IV DEVICES

F.IV.1 C	hange of a measuring or administration device	Documentation to be supplied	Timetable
a)	Addition or replacement of a device which is not an integrated part of the primary packaging		
	1. Device without CE marking	1, 2, 3	R
	2. Spacer device for metered dose inhalers or other device which may have a significant impact on the delivery of the active substance in the product (e.g. nebuliser)		S
b)	Addition or replacement of a device which is an integrated part of the primary packaging*		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		·
1.	Description, detailed drawing and composition of the de appropriate.	vice material and supplier wh	ere
2.	Data to demonstrate accuracy, precision and compatibil	ity of the device.	
3.	Samples of the new device where applicable.		
	*Note: Marketing authorisation holders are reminded the pharmaceutical form" is classified as a variation under c		ו a "new

	Change in specification parameters and/or limits of uring or administration device	Documentation to be supplied	Timetable
a)	Widening of the approved specifications limits, which has a significant effect on the overall quality of the device		S
b)	Deletion of a specification parameter that has a significant effect on the overall quality of the device		S
c)	Addition of a specification parameter as a result of a safety or quality issue	1, 2, 3, 4	R
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
1.	Comparative table of current and proposed specification	ons.	
2.	Details of any new analytical method and summary of	validation data.	
3.	Batch analysis data on two production batches for all t	ests in the new specification.	
4.	Justification for the new specification parameter and the	he limits	

	nange in test procedure of a measuring or rration device	Documentation to be supplied	Timetable
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

#### F.V. CHANGES TO A MARKETING AUTHORISATION RESULTING FROM OTHER REGULATORY PROCEDURES

#### F.V.a) VAMF/PTMF

igen	Inclusion of a new, updated or amended Vaccine Master File in the marketing authorisation dossier dicinal product. (VAMF 2nd step procedure)	Documentation to be supplied	Timetabl	
a)	First-time inclusion of a new Vaccine Antigen Master File		S	
b)	Inclusion of an updated/amended Vaccine1, 2, 3, 4SAntigen Master File, when changes affect the properties of the finished productS			
Doc	umentation			
1.	Declaration that the VAMF Certificate and Evaluation Report are fully applicable for the authorised product, VAMF holder has submitted the VAMF Certificate, Evaluation report and VAMF dossier to the MAH (where the MAH is different to the VAMF holder), the VAMF Certificate and Evaluation Report replace the previous VAMF documentation for this Marketing Authorisation.			
2.	VAMF Certificate and Evaluation Report.			
3.	An expert statement outlining all the changes introduced with the certified VAMF and evaluating their potential impact on the finished products including product specific risk assessments.			
4.	The variation application form should clearly outline the Certificate (code number) in the MA dossier. When appli- clearly list also all the other VAMFs to which the medicin subject of the application.	cable, the variation application	on form should	

Technol	Inclusion of a new, updated or amended Platform ogy Master File in the marketing authorisation of a medicinal product. (PTMF 2nd step procedure)	Documentation to be supplied	Timetable
a)	First-time inclusion of a new PTMF		S
b)	Inclusion of an updated/amended PTMF when changes affect the finished product		S

### F.V.b) Harmonisation of the quality dossier

F.V.b.1	Harmonisation of the quality dossier	Documentation to be supplied	Timetable
a)	Harmonisation of the quality dossier after a Union interest referral procedure when the quality dossier was not part of the referral		S
b)	Harmonisation of the quality dossier after a SPC harmonisation procedure		S
c)	Harmonisation of the quality dossier for the same purely national products and/or the same products approved in MR/DC procedures which are owned by the same MAH not participating in a former union interest referral procedure or SPC harmonisation procedure		S

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## CHAPTER G. SAFETY, EFFICACY, PHARMACOVIGILANCE CHANGES

Charact implem	hange(s) in the Summary of Product eristics, Labelling or Package Leaflet intended to ent the outcome of a Union interest referral are according to Article 83 of Regulation (EU)	Documentation to be supplied	Timetable
a)	The medicinal product is not covered by the defined scope of the procedure but the change(s) implements the outcome of the procedure and no new additional data is required to be submitted by the MAH	1, 2	R
b)	The medicinal product is not covered by the defined scope of the procedure but the change(s) implements the outcome of the procedure with new additional data submitted by the MAH	1	S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R
Doc	cumentation		
1.	Attached to the cover letter of the variation application: a reference to the Commission Decision concerned with the annexed Summary of Product Characteristics, Labelling or Package Leaflet.		
2.	A declaration that the proposed Summary of Product Characteristics, Labelling and Package Leaflet is identical for the concerned sections to that annexed to the Commission Decision.		

Charact generic	aange(s) in the Summary of Product eristics, Labelling or Package Leaflet of a /hybrid medicinal product following assessment of e change for the reference product	Documentation to be supplied	Timetable
a)	Implementation of change(s) which require to be further substantiated by new additional data to be submitted by the MAH (e.g. comparability)		S
b)	Harmonisation of the generic/hybrid product according to article 71(1) after SPC harmonisation of the reference product		S
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

intende recomm Agency	ange(s) in the SPC, labelling or package leaflet d to implement the outcome of a procedure or endations from the competent authority or the concerning risk management measures in covigilance related to veterinary medicinal s	Documentation to be supplied	Timetable
a)	Implementation of change(s) which require to be further substantiated by new additional data to be submitted by the MAH	1	S
b)	Implementation of wording agreed by the competent authority that require additional minor assessment, e.g. translations are not yet agreed upon	1	R

Do	cumentation
1.	Attached to the cover letter of the variation application: a reference to the agreement/assessment of
	the competent authority.

G.I.4 Change(s) in the Summary of Product Characteristics, Labelling or Package Leaflet due to new quality, preclinical, clinical or pharmacovigilance data.	Documentation to be supplied	Timetable
		S
Note: This variation does not apply when the new data such cases, the change(s) in the SPC, labelling and/or p variation G.I.9.		

contain	oduct Information update, for a medicinal product ing more than one active substance, in order to significant changes.	Documentation to be supplied	Timetable
a)	Those changes were already assessed by a EU competent authority for a medicinal product containing one of the active substances, and the same wording will be used for the combination product	1	S
Doc	umentation		
1.	Attached to the cover letter of the variation application: wording for one of the active substances was approved.		where the

	ange in the legal status of a medicinal product for y authorised products.	Documentation to be supplied	Timetable
a)	For generic/hybrid/biosimilar medicinal products following an approved legal status change of the reference medicinal product	1	R
b)	All other legal status changes		S
Doc	umentation		
1.	Attached to the cover letter of the variation application: change (e.g. reference to the Commission Decision conc		legal status
	Note: For Nationally Authorised Products approved via M handled at national level (not via MRP variation).	RP/DCP the change in legal s	tatus is to be

G.I.7 Cł	nange(s) to therapeutic indication(s)	Documentation to be supplied	Timetable
a)	Addition of a new therapeutic indication or modification of an approved one		E
b)	Deletion of a therapeutic indication		R
Note: Where the change takes place in the context of the implementation of the or referral procedure, or -for a generic/hybrid product- when the same change has b reference product, variations G.I.1 and G.I.2 apply, respectively.			

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conditio	troduction of, or change(s) to, the obligations and ons of a marketing authorisation, including the risk ment plan	Documentation to be supplied	Timetable
a)	Implementation of change(s) which require to be further substantiated by new additional data to be submitted by the MAH where significant assessment by the competent authority is required*		S
b)	Introduction of a risk management plan		S
	*Note: This variation covers the situation where the only and/or obligations of the marketing authorisation, includ conditions and/or obligations of marketing authorisations	ing the risk management plar	n and the

chapter compete	her variations not specifically covered elsewhere in G which involve the submission of studies to the ent authority, including additional clinical and non- studies, including BE-studies	Documentation to be supplied	Timetable
			E
	Note: In cases where the assessment by the competent a change of the Summary of Product Characteristics, Label amendment to the Summary of Product Characteristics, L the variation.	ling or Package Leaflet, the rele	evant
	This variation does not apply to variations that can be $\cos$ G.	nsidered as z-variation elsewhe	re in chapter

G.I.10 Variations concerning a change to or addition of a non-food producing target species.	Documentation to be supplied	Timetable
		E

G.I.11 C target s	Deletion of a food producing or non-food producing pecies.	Documentation to be supplied	Timetable
a)	Deletion as a result of a safety issue		S
b)	Deletion not resulting from a safety issue	1	R
Doc	cumentation		
1.	Justification for the deletion of the target species		

G.I.12 Changes to the withdrawal period for a veterinary medicinal product	Documentation to be supplied	Timetable
		S

strains or antigens for a veterinary vaccine based on a multistrain dossier.		E
G.I.13 Variations concerning the replacement or addition of a serotype, strain, antigen or combination of serotypes,	Documentation to be supplied	Timetable

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G.I.14 Variations concerning the replacement of a strain for a veterinary vaccine against equine influenza.	Documentation to be supplied	Timetable
		E

	Changes to the labelling or the package leaflet re not connected with the summary of product eristics.	Documentation to be supplied	Timetable
z)	Other changes under this code level, e.g. variations outlined in section 6 and 7 of this guidance		R

G.I.16 Clarification of the temperature of use in section 4.9 of the SPC and section 8 of the PL to ensure the correct handling of the veterinary medicinal product	Documentation to be supplied	Timetable
		R

G.I.17 Changes in relation to MR/SR procedures	Documentation to be supplied	Timetable
<ul> <li>a Update of the dossier in preparation of a</li> <li>) SRP/MRP/duplicate application in order to conform to the current legislation</li> </ul>		S
<ul><li>b Adaptation of the Product Information for the original</li><li>) Concerned Member States after a SRP*</li></ul>		R
*Note: This variation should only be submitted to the original Concerned Member States.		

G.I.18 One-off alignment of the product information with version 9.0* of the QRD templates i.e. major update of the QRD templates in accordance with Regulation (EU) 2019/6, for veterinary medicinal products authorised in accordance with Directive 2001/82/EC or Regulation (EC) No 726/2004	Documentation to be supplied	Timetable
		S

\*Version 9.0, or the latest version of the QRD templates that are in effect at the time that this one-off variation is submitted.

Note: In accordance with Regulation (EU) 2022/839, this variation should be submitted so that the variation is finalised and implemented on the printed labelling and package leaflet before 29 January 2027. Grouping with other variations in chapter G affecting the product information texts for the same product is recommended.

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Charact	Change(s) in the Summary of Product ceristics, Labelling or Package Leaflet to implement come of the MAH's signal management process ng to Article 81(2) of Regulation (EU) 2019/6	Documentation to be supplied	Timetable
		1, 2	R
Do	cumentation		
1.	A confirmation that the related signal has been submitted in the module for Veterinary Signal Management (VSM) for the VSM submission in IRIS (e.g., EMA/VS/XXXXXX	submissions (IRIS). The proc	
2.			vailable on the
	Note: This variation covers the situations where the new pharmacovigilance database. For cases where studies or are to be submitted, or where the recommendations to u several safety-related or lengthy sections, or where othe variation G.I.4 applies. Further guidance is available in the assessment report available on the EMA website.	extensive published literatur update the product informatio er risk minimisation measures	e references n concern are involved,

### CHAPTER H. VAMF/PTMF CHANGES 1<sup>st</sup> STEP

Codes for specific VAMF/PTMF 1<sup>st</sup> step variations may be added in a future revision of this guidance. In general, the respective F-codes are to be used for the 1<sup>st</sup> step of the VAMF/PTMF certification updates. Implementation on product-level are to be submitted under the F.V.a-codes, as required.

#### CHAPTER I. CHANGES OF ACTIVE SUBSTANCE(S), STRENGTH, PHARMACEUTICAL FORM, ROUTE OF ADMINISTRATION OR FOOD PRODUCING TARGET SPECIES

I.I.1 Changes to the active substance(s)		Documentation to be supplied	Timetable
a)	Replacement of a chemical active substance by a different salt/ester complex/derivative, with the same therapeutic moiety, where the efficacy/safety characteristics are not significantly different		E
b)	Replacement by a different isomer, a different mixture of isomers, of a mixture by an isolated isomer (e.g. racemate by a single enantiomer), where the efficacy/safety characteristics are not significantly different		E
c)	Replacement of a biological active substance with one of a slightly different molecular structure where the efficacy/safety characteristics are not significantly different, with the exception of the changes mentioned in G.I.13 and G.I.14		E
d)	Modification of the vector used to produce the antigen or the source material, including a new master cell bank from a different source, where the efficacy/safety characteristics are not significantly different		E
e)	A new ligand or coupling mechanism for a radiopharmaceutical, where the efficacy/safety characteristics are not significantly different		E
f)	Change to the extraction solvent or the ratio of herbal drug to herbal drug preparation where the efficacy/safety characteristics are not significantly different		E

hanges to strength, pharmaceutical form and route nistration	Documentation to be supplied	Timetable
Change of bioavailability		E
Change of pharmacokinetics e.g. change in rate of release		E
Change or addition of a new strength/potency <sup>(1)</sup>		E
Change or addition of a new pharmaceutical form		E
Change or addition of a new route of administration <sup>(2)</sup>		E
	Change of bioavailability Change of pharmacokinetics e.g. change in rate of release Change or addition of a new strength/potency <sup>(1)</sup> Change or addition of a new pharmaceutical form Change or addition of a new route of	Change of bioavailability       Change of pharmacokinetics e.g. change in rate of release         Change or addition of a new strength/potency <sup>(1)</sup> Change or addition of a new pharmaceutical form         Change or addition of a new route of       Change or addition of a new route of

Notes:

Including decrease in vial size for a multi-dose vaccine. Consequential changes to be included in the scope of the variation: reduction in diluent volume, reduction in dose volume, increasing antigen & excipient concentration per 1 ml, change in specification of in-process and final control (different no. CFU/ml).

For parenteral administration, it is necessary to distinguish between intra-arterial, intra-venous, intramuscular, subcutaneous and other routes. For administration to poultry, respiratory, oral and ocular (nebulisation) routes used for vaccination are considered to be equivalent routes of administration.

Guidance on the details of the classification of variations requiring assessment according to Article 62 of Regulation (EU) 2019/6 for veterinary medicinal products and on the documentation to be submitted pursuant to those variations

	Other changes specific to veterinary medicinal s to be administered to food-producing animals	Documentation to be supplied	Timetable
a)	Change or addition of target species		E