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- 3 Rheumatology and Immunology Working Party (RIWP)
- 4 Concept paper on a paediatric update of the Guideline on
- 5 clinical investigation of medicinal products for the
  - management of Crohn's disease

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Start of public consultation	22 October 2025
End of consultation (deadline for comments)	31 January 2026

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Keywords	Crohn's disease, paediatric patients, placebo, endoscopy, real-world
	evidence

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### 14 Introduction

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- 15 Crohn's disease (CD) is a chronic relapsing, remitting inflammatory disease of the gastrointestinal
- tract. It occurs in all age groups, but with a higher incidence in the younger population. Although
- multiple medicinal treatment options are currently available for adults with CD, the medicinal
- 18 treatment options for children are still limited. Paediatric drug development in CD faces numerous
- 19 challenges, which are likely to delay the availability of authorized medicinal products for the paediatric
- 20 population. To enhance the development and ultimately regulatory approval of medicinal products for
- 21 paediatric CD patients, the sections of the current EMA Guideline on the development of new medicinal
- 22 products for the treatment of Crohn's disease (CPMP/EWP/2284/99 Rev. 2)(1) related to the paediatric
- 23 population will be reconsidered and updated where necessary.

#### 1. Problem statement

- 25 Paediatric CD patients are likely to benefit from medicinal treatment options that are available for adult
- 26 CD patients. There is substantial overlap in gene expression and disease characteristics between
- 27 paediatric and adult inflammatory bowel disease populations (2, 3). Although the disease tends to be
- 28 more extensive in paediatric compared to adult patients with a higher need for more advanced
- 29 treatment options (e.g. biological treatment) (1, 4), the responses to pharmaceutical therapies may be
- 30 comparable in both age groups. The similarity in pathophysiology between adult and paediatric CD can
- 31 serve as a basis for extrapolation of efficacy and/or safety data of a medicinal treatment from adult to
- 32 paediatric CD patients, taking into account the aspects addressed in the ICH E11A guidance such as
- potential differences in exposure-response by age and body weight (6).
- 34 Despite the similarities between adult and paediatric CD, the development and regulatory approval of
- 35 new medicinal product for paediatric CD patients remains challenging after prior marketing
- 36 authorisation in adult CD patients. There are difficulties to obtain paediatric data in this situation,
- 37 which results in a delayed regulatory approval of the medicinal products for paediatric CD patients (4,
- 38 5). In order to facilitate timely development and authorization of medicinal products for paediatric CD
- 39 patients, the regulatory requirements for this population should be reconsidered (4, 5).
- 40 Several factors have been identified that may complicate conducting clinical trials in the paediatric CD
- 41 population after marketing authorisation of the medicinal product for adult CD patients. The potential
- 42 allocation to placebo treatment can be a reason not to participate in a paediatric trial on CD once
- 43 efficacy at an acceptable safety level of the new medicinal product has been demonstrated in adult CD
- 44 patients, due to off-label paediatric use, the availability of suitable alternative medicinal products, and
- ethical reasons (4, 5). Therefore, the conditions in which a placebo arm would be acceptable in
- 46 paediatric CD trials should be reconsidered (4, 5).
- 47 Another aspect to reconsider is the recommended efficacy endpoints in paediatric patients (4, 5). In
- 48 the current EMA Guideline on the development of new medicinal products for the treatment of Crohn's
- 49 disease (CPMP/EWP/2284/99 Rev. 2) (1), the requested co-primary endpoints are defined in terms of
- 50 symptomatic and endoscopic remission, both for the induction and the maintenance phase of
- 51 treatment. This need for repeated endoscopic procedures and the associated burden (including bowel
- 52 preparation, anxiety, and absence from school or work) have been identified as an obstacle for
- recruitment of paediatric patients into CD trials. This results in delays in the development of medicinal
- 54 products for the treatment of paediatric CD (5).
- Non-invasive efficacy measures are currently available and have been increasingly accepted in the
- 56 scientific community. Replacement of burdensome procedures by non-invasive measures in order to

- 57 reduce the frequency of ileocolonoscopies has the potential to enhance patient recruitment (4, 5). The
- value of the non-invasive efficacy measures should, however, be convincingly demonstrated.
- 59 Updated guidance on the use of registry data as part of the paediatric extrapolation plan, in line with
- 60 the ICH E11A guidance, may be needed (1, 5, 6), as this may facilitate marketing authorisation of a
- 61 new medicinal product in paediatric CD patients.
- 62 This concept paper highlights the points in the existing EMA guideline that may need to be revised to
- 63 provide further guidance on when to and how clinical data in paediatric CD patients need to be
- 64 generated, and how current challenges in conducting corresponding trials can be better addressed. The
- 65 proposed update primarily concerns the sections of the CD guideline related to the paediatric
- 66 population. If adjustments to the paediatric section also affect other sections of the guideline,
- 67 respective sections will also be adjusted.

## 2. Discussion (on the problem statement)

- 69 The current regulatory requirements for development and approval of medicinal products for paediatric
- 70 CD will be reconsidered in the light of the concerns identified and presented in the above section 1. of
- 71 this document.

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- 72 The following aspects would need to be addressed in the guideline update:
- Consideration to make it more explicit that extrapolation based on efficacy and safety established in
  adult CD, with paediatric pharmacokinetic and pharmacodynamic data, should be considered as a
  possibility to spare children from unnecessary trials;
- Consideration to make it more explicit in which situations extrapolation of efficacy data from adult
  CD patients is not considered possible, and a paediatric trial that is designed and powered to
  provide self-standing evidence on clinical efficacy would be needed;
- Reconsideration of the conditions in which a relevant control group (active or placebo arm) would be acceptable (or even necessary) in CD paediatric trials;
- Reconsideration of the need for ileocolonoscopy after induction and/or maintenance treatment to evaluate efficacy in paediatric clinical trials;
- Reconsideration of the value of non-invasive measurements of efficacy such as the Mucosal
  Inflammation Non-Invasive (MINI) index, TUMMY-CD index (patient-reported outcome measure),
  ultrasound, magnetic resonance enterography at baseline, at the end of induction and/or
  maintenance treatment;
- Consideration of the possibility that observational data could support extrapolation of evidence from adult to paediatric CD patients.

#### 3. Recommendation

- 90 The Rheumatology and Immunology Working Party recommends revising the paediatric sections of the
- 91 EMA Guideline on the development of new medicinal products for the treatment of Crohn's disease
- 92 (CPMP/EWP/2284/99 Rev. 2) taking into account the specific issues identified above. To be more
- 93 specific, the regulatory requirements with respect to data applicable to the paediatric setting and how
- the regulatory view on extrapolation from adult to paediatric patients is expressed (section 7.3.1
- 95 "Studies in paediatric patients" and its subsections) will be reconsidered. Based on these
- 96 reconsiderations, it will be decided which adjustments or clarifications are needed to facilitate the

- 97 development of medicinal products for paediatric CD. Impact on other sections than section 7.3.1. will
- 98 be assessed.

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- 99 The current regulatory requirements for the development of medicinal products for adult CD patients
- are still considered to be generally appropriate.

#### 101 4. Proposed timetable

- 102 Agreed by RIWP 7/2025, CHMP adoption for 2 months public consultation [to be determined]
- 103 Released for consultation on [to be determined].

## 5. Resource requirements for preparation

- 105 The resources needed relate to members of the drafting group who will reconsider the text in the
- 106 current paediatric section of the EMA guideline on Crohn's disease (1) and who will propose
- 107 adjustments to this section where necessary.

## 6. Impact assessment (anticipated)

- 109 The most important impact is expected to be on:
- Promotion of adequate development and approval of medicinal products for paediatric CD patients.
- The regulatory requirements for the clinical development of medicinal products for paediatric CD.
- The willingness of paediatric patients and their caregivers to participate in clinical studies for the development of medicinal products for paediatric CD.
- The content of CHMP scientific advice and paediatric investigation plans.

## 7. Interested parties

- 117 Patient organisations;
- Healthcare professionals;
- Academic networks and learned societies within the European Union, e.g. the European Crohn's
- and Colitis Organisation (ECCO), European Society for Paediatric Gastroenterology, Hepatology
- 121 and Nutrition (ESPGHAN), and national professional societies for inflammatory bowel disease;
- Pharmaceutical industry;
- EU competent authorities;
- Consultation with other working parties or committees (e.g. scientific advice working party
- 125 (SAWP), methodology working party (MWP)) will be initiated, as appropriate;
- International regulatory agencies.

# 8. References to literature, guidelines, etc.

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