Ethical and Procedural Issues For Applying Researcher-Driven Multi-National Paediatric Clinical Trials in and Outside The European Union: The Challenging Experience of The DEEP Project

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Abstract

**Background.** We describe our experience from a multi-national application of a European Union-funded research-driven paediatric trial (DEEP-2, EudraCT 2012-000353-31; NCT01825512).

This paper aims to evaluate the impact of the local and national rules on the trial authorisation process in European and non-European countries.

National/local provisions and procedures, number of Ethics Committees and Competent Authorities to be addressed, documentation required, special provisions for the paediatric population, timelines for completing the authorisation process and queries received were collected; compliance with the European provisions were evaluated.

Descriptive analysis, Wilcoxon Rank-Sum test and General Linear Model analysis were used to determine factors potentially influencing the timelines. The Cluster Analysis procedure was used to identify homogenous groups of cases.

**Result.** The authorisation process was completed in 7.7 to 53.8 months in European countries and in 17.1 to 27.1 months in non-European countries. The main factors influencing these timelines resulted the requests for changes/clarifications in European countries and the different national legislations in non-European countries.

**Conclusion.** This work confirms that the procedures and requirements for the clinical trial application of a paediatric trial are different. In the European Union, the timeframes for submission were generally harmonised but longer. In non-EU countries, delays were caused by national dispositions but the entire authorisation process resulted faster with less requests from ECs/CAs. The upcoming application of Regulation (EU) 536/2014 is expected to harmonise practices in Europe and possibly outside. Networks on paediatric research acting at international level will be crucial in this effort.

Background

Trials involving ‘small populations’, such as children and patients affected by rare diseases, are typically multi-centre and multi-national. For these studies, the preparation of the Clinical Trial Application (CTA) to obtain the ethical approval and the Competent Authority (CA) authorisation may result in a difficult enterprise [1]. In fact, besides Good Clinical Practice (GCP) guidelines [2], the different rules and procedures set out at local level need to be complied with and all the available guidance does not address the specific provisions for carrying out a multinational trial [1].

In Europe, GCP has been implemented by two different Directives [3, 4]. Directive 2001/20/EC [3] introduced the obligation to obtain a CA “authorisation” and offered the opportunity to mandate a single opinion from the coordinating centre (while the other sites, as ‘satellite’ sites, were required only to grant the acceptance/refusal of the single opinion) in the case of multinational trials.
Furthermore, the European Commission released two documents specifically issued to guide the submission of clinical trials to Ethics Committees (ECs) [5] and CAs [6] and to prepare documents for a multinational CTA. Directive 2001/20/EC [3] and this related guidance were aimed to harmonise and, when possible, to reduce the burden of the procedures. However, since their legislative power is limited, they have been poorly implemented at the national level, potentially leading to different interpretations around Europe [1].

The provisions specifically addressed to paediatrics coming from directives, guidelines and recommendations have been implemented even more differently at national level [7]. Among them, the Ethical Recommendations [8] as updated in 2017 [9] provides recommendations on benefit/risk assessment, protocol designs and populations, the ethical review of paediatric protocols from experts, insurance, the involvement in the informed consent/assent process of children and their rights [10] and they are intended to be applied also outside the EU. They recommend to inform paediatric trial participants according to their age and maturity and to collect their informed assent. This concept has been adopted by the new CT Regulation [13] recently entered into force in the EU.

The need for harmonising CTA procedures for multi-centre trials has been also underlined outside the European Union (EU). As an example, Matheson and coll. claimed for a more effective and efficient approach to multicentre paediatric research because the current disparate system places too large a burden on both the investigators involved in multicentre studies and the local ECs and proposed a common ethics application form and consenting process to harmonise the ethics review process for multicentre paediatric studies in Canada [11]. In Russia, changes in legislation were made to make the process of clinical trial approval better defined and more transparent, thus, contributing to a decrease in the administrative burden [12].

In other non-EU countries such as in Mediterranean countries, the context is different: generally, the ICH-GCP have been implemented but a clinical trials legislation and/or a specific paediatric medicines regulation is lacking.

Furthermore, it should be noted that the ethical issues and procedures in one site of the country do not necessarily represent the situation of the country, as each ethics committee can have its own rules and follow different procedures asking different documents and contents of the CTA.

This results in a greater effort to guarantee an ethical standard among trial sites in the case of a multinational paediatric study involving EU and non-EU countries. For instance, the written and oral information should be guaranteed in the same way in all centres and customised according the cultural, political and social settings.

Another key and largely discussed issue related with CTA is the long timeline needed to obtain the full authorisation, often far from the provision set out by Directive 2001/20/CE [3]. In fact, criticisms on these issues have led to the release of a EU Clinical Trials Regulation [13].
We performed a multi-centre, randomised, open label, non-inferiority active-controlled efficacy-safety trial involving paediatric patients from 1 month to less than 18 years affected by transfusion dependent haemoglobinopathies (DEEP-2; EudraCT 2012-000353-31; NCT01825512) according to a Paediatric Investigation Plan (PIP) agreed by PDCO (P/0357/2016). The study is part of the EU funded project “DEferiprone Evaluation in Paediatrics” (DEEP, FP7 HEALTH-F4-2010-261483) [14, 15]. The study was based on the setting up of a unique submission package to ECs and CAs based on GCP and other specific paediatric EU requirements [8], case by case adaptation of this package according to the national frameworks in force at the time of the submission in each involved country.

The aim of this paper is to evaluate the impact of the different local and national rules and procedures and of their complexity on the paediatric trial authorisation process in different EU and non-EU countries in terms of timelines for the final EC approval and CA authorisation from the preparation of submission package to the release of authorisation and approval.

**Methods**

DEEP-2 CTA procedure was performed in 23 trial sites of which 17 were located in the EU (Cyprus, Greece, Italy and the UK) and 6 in non-EU countries (Egypt, Albania and Tunisia) that include 7 coordinating sites (located in the 7 concerned countries) and 15 satellite sites.

To the aim of the study, we collected the following information for each site:

1. Applicable national legal frameworks ruling the CTA procedures, timelines and required documents. Compliance with GCP and paediatric trial dispositions were identified, as well;
2. Local procedures to authorise a paediatric trial in force at the time of the CTA. The following parameters were considered:
   a. The number of ECs and CAs to be addressed;
   b. If the submission is to be carried out in parallel or subsequently to the CA and the EC;
   c. Preparation of the CTA form
   d. Number and type of documentation required for the CTA.

Compliance of required documents with the EU provisions was assessed by comparing the lists of documents required for the submission in the seven participating countries with the documents required by the EC guidance [5, 6].

The level of complexity of the procedure was considered based on the number of documents required by EC/CAs: if documents exceed the EC requirements, the procedure was considered at increased complexity.

Notably, the procedures of each site derived from the national rules, but each ethics committee and competent authority had their own procedures.
We also analysed the number and the contents of queries received from the CAs and ECs.

Finally, the performance of the whole process was evaluated in terms of timelines as referred to the following slots:

a. Time from the submission package ready to package submitted to CAs and/or ECs;
b. Time from submission to CAs/ECs authorisation/opinion granted.

We considered the timelines related with the coordinating trial sites separately from the satellite sites.

For the analysis, we grouped 7 countries and 23 trial sites into two groups: EU and non-EU, considering that the countries of the EU have a common legal framework that would make rules more harmonised.

**Sources of information**

National and local procedures to authorise a paediatric trial were derived by official sources of ECs and CAs [15]. Data deriving from the Inventory of procedures for obtaining clinical trial authorisations from TEDDY [16] was also integrated by the results from a survey addressed to DEEP-2 local study teams.

The submission dates, number and type of local/national documentation submitted in each centre as well as the requests for modifications/clarifications from CAs and ECs were provided by DEEP-2 sponsor as sourced by the Trial Master File and other study documentation.

**Statistical analysis**

The Wilcoxon Rank-Sum test, a non-parametric analogue of the two samples t-test based on ranks of data, was used to compare median between two independent samples (EU countries versus non-EU countries, countries at high complexity versus countries with lower complexity and national coordinating centre versus satellite sites) without the assumption of normally distributed data.

The General Linear Model (GLM) analysis was used to identify possible predictors that could explain the differences in ECs approval time in the group of DEEP-2 study centres. Thus, GLM analysis provided regression analysis and analysis of variance for one dependent variable (ECs approval time) by two factors (EU or non-EU countries, National coordinating centre or satellite sites) and one covariate (number of requests by ECs).

The Cluster Analysis procedure was used to identify homogenous groups of cases. Two-step cluster analysis identified groupings by running pre-clustering first and then by running hierarchical methods.

**Results**

1) National legal framework
As shown in Table 1, in all EU countries participating in the DEEP-2 study, ad hoc national laws have implemented EU Directives [3;4] and GCP applied.

In non-EU countries, ad hoc national rules were in place at the time of DEEP-2 submission with the exception of Albania. GCP were not ‘officially’ implemented in a national law in Egypt and Tunisia, but currently implemented in the trials conduct. In Albania, GCP principles were accepted and implemented for the first time in that country as a prerequisite to participating in the DEEP-2 study.

In all the EC countries, paediatric trials are accepted and included in the scope of directives and national laws. With reference to non-EU countries, in Egypt paediatric trials were allowed while in Tunisia, under normal circumstances, paediatric trials with a non-marketed IMP were not allowed and a special authorisation from the Tunisian Ministry of Health to perform DEEP-2 trial was required and finally granted after written proves that this was part of a PIP agreed by the PDCO-EMA and sponsored by a not for profit consortium.

Special rules should be mentioned:

- in the UK besides the EC approval and MHRA authorisation, another approval from the Clinical Research Network of the National Institute for Health Research (NHS) is highly recommended (non-mandatory);
- in Egypt, the national law prevents to move biological samples beyond the borders, unless a special authorisation is granted from the National Security.

Details of the national laws applicable in the DEEP-2 study countries are available at the DEEP project website [15].

2) National/local requirements for DEEP-2 study authorisation process

Number of ECs and CAs addressed per country. In three out of four EU countries (Cyprus, Greece and the UK), one EC and one CA were to be addressed, even in the case of multi-site application. In Italy, one EC and one CA was addressed for each site for a total of 12 CAs and 12 ECs; the EC competent for the coordinating site granted the single opinion, and the other ECs granted the acceptance of the single opinion.

With regards to non-EU countries, in Albania a single CA application was carried out for both Albanian sites, while the EC approval was granted in two different period of time, due to the later inclusion of the second trial site. In Egypt and Tunisia, the CA authorisation was granted after the ethical approval and was valid for all the sites involved at national level. Further details are included in the Table 1 of Supplementary material.

Parallel or subsequent EC and CA submission. In three out of four EU countries (Cyprus, Greece and the UK), the EC and CA were addressed in parallel, while in Italy the CA authorisation was granted after the EC approval. With regards non-EU countries, in Albania, the application was carried out in parallel, while in
Egypt and Tunisia, the CA authorisation was granted after the ethical approval and was valid for all the sites involved at national level. Further details are included in the Table 1 of Supplementary material.

**Preparation of the CTA form.** The document was prepared through the EU platform ([https://eudract.ema.europa.eu/](https://eudract.ema.europa.eu/)) for Cyprus and Greece, and through the national web-based platform for Italy and UK, i.e. the “Osservatorio Nazionale per le Sperimentazioni Cliniche” (OsSC)[1] and the “Integrated Research Approval System” (IRAS) respectively.

In non-EU countries, a national CTA form was required; the EU CTA form for third countries was submitted as well, as required for trials included in a PIP [6]. Further details are included in the Table 1 of Supplementary material.

**Documents required for the submission.** EC guidance [5,6] was considered as a reference to prepare the list of documents required at each site level. As detailed in Table 2, no substantial differences resulted between EU and non-EU countries. Notably, in no country the assent form and information material for paediatric participants was required by law despite the provisions contained in the EC Ethical Recommendations [8]. However, the assent form was mentioned in the list of documents for ECs in Italy, UK and Egypt.

As shown in Figure 1, in Italy the number of documents needed for submission was higher than the number of documents listed in the EU guidance.

3) **Queries during the authorisation process**

Some CAs and ECs asked for clarifications and/or modifications to study documents, as detailed in Table 3.

The clarifications and requests from the CAs were raised only in Egypt and the UK. With regards to the ECs, 8 out of 20 ECs, all from the EU, requested 18 changes/clarifications, mostly concerning the material for parents/patients. Table 4 shows the requests for changes on material for the informed consent and assent process by the ECs.

Importantly, none of the concerned ECs raised issues on the protection of paediatric patients involved in the trial. However, in Cyprus, the trial was approved for not the entire paediatric population proposed in the protocol, i.e. from 1 month to less than 18 years, but from 2 years above.

4) **Timing for completing the authorisation procedures**

Figure 2 describes the timing for getting the CA authorisation and EC approval divided in two different slots.

The first slot includes the timing that was necessary at each site level to comply with all the administrative/legislative procedure until the submission package is formally submitted.
With regards to the seven coordinating centres, the timing to prepare the submission package was ranging from 0.4 to 21.7 months (median = 11.7 months) in EU countries. In non-EU countries, this process was completed in a period ranging from 14.3 to 25.1 months (median = 20.4 months). With regards to the satellite sites, the preparation of the submission package was completed in 3.2 to 28 months (median = 6.3 months) in EU countries and from 1.6 to 3.8 months (median = 3 months) in non-EU countries.

The second slot refers to the time necessary to obtain the CA authorisation and the EC approval from the submission. With regards to the seven coordinating centres, the EC opinion and the CA authorisation were obtained in a period ranging from 7.3 to 32.9 months (median = 17.1 months) in the EU, and by 2.8 months (median = 2.5 months) in non-EU countries. With regards to the other sites, the EC opinion and the CA authorisation were obtained in a period ranging from 8.6 to 33.8 months (median = 21.3 months) in EU countries and from 2.8 to 7 months (median = 4.5 months) in non-EU countries.

If we consider the entire process, the following data result. With regards to the seven coordinating centres, the timing ranged from 7.7 to 53.8 months (median = 28.8 months) in EU countries and from 17.1 to 27.1 months (median = 23 months) in non-EU countries. With regards to the other sites, this timing was ranging from 13.6 to 61.5 months (median = 27.7 months) in EU countries and from 4.4 to 10.7 months (median = 7.6 months) in non-EU countries.

5) Statistical evaluation and cluster analysis

The GLM analysis (Table 2 - Supplementary material) suggested that the ECs approval time resulted significantly correlated to the number of EC requests (p-value < 0.001). When the statistical model is adjusted for the number of EC requests as covariate the difference observed in the comparison of the ECs approval time between EU and non-EU countries and between EC coordinating centre versus satellite sites was not significant, p-value = 0.393 and 0.320 respectively.

It was possible to hypothesize that the difference in the ECs approval time observed between EU and non-EU countries is related to the greater number of the requests of the EU ECs. The cluster analysis identified two clusters (EU and non-EU) chosen by the auto-clustering model. Considering the EC time approval and the CA time authorisation as continuous variables, the cluster model assigned 15 EU cases in the first cluster and five non-EU cases in the second cluster (Figure 1 - Supplementary material). Longer authorisation period resulted for the cases in the EU and shorter authorisation period for non-EU. The comparison of the CA time authorisation in months showed a significant difference between EU and non-EU clusters (Wilcoxon Rank-Sum test p-value = 0.001; Figure 1 - Supplementary material). In the same way, longer EC time approval resulted for coordinating centres (mean = 5.9 months) and shorter time approval period for satellite sites (mean = 4.2 months), Wilcoxon Rank-Sum test p-value = 0.699. The CA time authorisation showed an opposite trend comparing the ECs: longer CA time authorisation resulted for satellite sites (mean = 14.8 months) and shorter time authorisation for coordinating centres (mean = 4.9 months), Wilcoxon Rank-Sum test p-value = 0.046.
Discussion

The preparation and submission to ECs and CAs, as established by art. 9 of Directive 2001/20/EC [3] for multi-national studies is a challenging duty for the sponsor. In fact, each country has its own rules and procedures to comply with, and unfortunately, even each EC can have their own, while an ethical standard among trial centres should be guaranteed at the same time. In this work, we described our experience of a multi-centre multi-national CTA in EU and non-EU countries with different cultures, languages, geographical and political frameworks, as well as different pharmaceutical systems and prescriptive habits [18]. In fact, notwithstanding the implementation of EU Directives into national laws and the acknowledgment of the EU system and guidance, differences in regulatory frameworks and procedures when applying a multi-national trial still remain.

On the other hand, the framework of non-EU countries for paediatric clinical trials is not yet implemented, thus leading to legal obstacles during the preparedness of a trial. Noticeably, DEEP-2 has represented the first paediatric clinical trial carried out in Albania, where Law No. 9323/2004 on Drugs and Pharmaceutical Service [19] which defines the rules of pharmaceutical service and medicines production, trading, prescribing, quality control, and inspection, was not specifically addressed to clinical trials.

In fact, the preparation of the CTA for coordinating sites, as the first to be addressed, was longer in non-EU countries, while for EU countries the shortest time resulted in Italy (0.4 months), as expected because the sponsor was Italian with an already good knowledge of national rules, and the longest time was in Greece (21.7 months), given that it was required to translate the protocol in the national language.

Overall, the parallel submission was efficacious in the EU, with the exception of Italy where the CA authorisation was granted after the EC approval, causing consistent delays for trial initiation. In Italy, at the time of DEEP-2 submission and until very recently, while the single opinion was recognised by the national law D.lgs. 211/2003 [15] implementing Directive 2001/20/EC [3], de facto the ‘satellite ECs’, in charge of the acceptance or refusal of the single opinion granted by the ‘coordinator EC’, were used to review the CTA documents in line with their own internal procedures. With regards to the CA, the legal Officer of the trial site was addressed after the ethics approval. In fact, while the above mentioned Directive [3] as well as the Italian law itself dealt with the ‘tacit authorisation’ - *if the Competent Authority has not informed the sponsor of any objections within 60 days (with the mentioned exceptions)* - in practice in Italy a trial may not start if the legal Officer has not provided the written authorisation! In fact, for many Italian satellite ECs the time necessary to complete the authorisation process was longer.

It should be underlined that, even if in the non-EU countries GCP provisions are not officially implemented in a national law, the type and number of documents required for the EC approval are similar to what required in Europe. This represents the most interesting aspect of the DEEP experience documenting that it is possible to perform a GCP-compliant paediatric trial also in a heterogeneous framework, following the EU regulatory guidance as reference.
Moreover, provided that all the legal specific requirements were met, the timing to obtain the final trial authorisation was significantly reduced in non-EU countries in comparison with the EU.

Regarding the EU, DEEP experience has also documented the need for simplifying and further harmonising the authorisation process.

In the EU, the provision for CA authorisation and EC approval timing is indicated in Directive 2001/20/EC [3] as 60 days for the single opinion release and 30 days for its acceptance. Overall, our analysis revealed that in the EU countries the timeframes for the authorisation were not compliant with this requirement and longer than in non-EU countries.

The issues that affected the whole duration of the CTA in such a multi-national trial, resulted in the – long – lists of documents for submission, the requirement applicable in Italy and the UK to use separate portals from EudraCT to carry out the CTA and prepare the CTA form, and the queries raised from CAs and ECs.

Differences exist regarding the documents for submission, notwithstanding the EU rules [3] and guidance [5;6].

Important issues for children’s protection were found in Italy: relevance of the trial and trial design, benefit/risk evaluation, foreseen risks, justification for including minors (if not given in the protocol) were required by law [15]. A recent Italian law [15] has established that insurance for clinical trials in children must foresee at least 10 years from completion of the clinical trial as the minimum period of tail coverage for the risk; this is the minimum time required to ascertain their regular psychophysical development.

We demonstrated that queries impacted on the timing for getting the ECs opinion and the CAs authorisation in the EU. For example, the longest time for obtaining the full authorisation in Cyprus (32,9 months) was due to requests related with the protocol from the EC. In contrast, no additional queries were posed in non-EU countries where the approval process was quick and easy.

After the CTA of DEEP-2, some changes in the national regulatory frameworks occurred. For example, in Italy Laws n. 189/2012 (“Balduzzi Decree”) [20] and 158/2012 [21] established the reduction of national ECs, and the Italian Medicines Agency (AIFA) became the national CA. Outside the EU, in Albania the first law specifically dealing with clinical trials and partially aligned with the EU Directive [3] was released in 2014 [22].

Well-known differences exist to collect the informed consent at national level [1]. Even if all countries acknowledged the need for collecting the informed consent from parents or legal representatives, in Albania, Cyprus, Greece, Italy and Tunisia both parents must consent for the participation of a child in the trial (contextually or in different moments), while in the UK and Egypt the signature from only one parent is accepted. This issue would be impracticable to harmonise, even in the light of a common EU regulation.
Part of queries raised by ECs dealt with the informed consent/assent process. Our data show that the assent form was mentioned in the list of documents to be provided for the CTA in Italy, UK and Egypt, but in no country the assent form and information material for paediatric subjects is mandatory by law. Of note, Egypt was the only non-EU country to list the assent among the documents to be submitted.

On this specific topic, notwithstanding DEEP provided common ad hoc material for the informed assent (three different age-tailored informative booklets and two assent forms prepared with the contribution of the patient representatives, shared among partners and made available in six languages [14] based on the EC Recommendations [8], the position of the involved countries demonstrated to be different: in the UK, the age-tailored booklets prepared by the sponsor with the support of a communication team (one for pre-school children with coloured figures, one for school-age children with figures and friendly childish explanations, and one for adolescents with more complete information and images adjusted for this age range) were not accepted by the EC as considered too complicated for school children and not suitable for adolescents.

For other issues, very different points of view were expressed and therefore it was necessary to adopt ad hoc solutions to respect national social and religious habits. This was the case of contraception: two ECs in Italy required to include more details on this issue both in the documents for girls and for boys; the Greek EC required to cover contraception failures in the insurance coverage; in the UK, it was required to explain in the information sheet for adolescents what would happen if a young person was found to be pregnant; in Egypt, the ECs asked to avoid all details on contraception in the consent and assent documentation, since not considered tailored for girls.

All these issues represented a great challenge and resulted in a global delay for starting the authorisation process. These issues were solved through a strong interaction among investigators, DEEP coordination staff and ECs according to the DEEP project procedures.

In the UK, the two booklets for older patients (6-10 years and 11-17 years) were replaced by a single information sheets, In Egypt, the term ‘contraception was avoided in the information material for patients but considered in the oral consent procedure to parents.

So, what to do for improving this situation?

Ad hoc actions to support the acceptance of the Ethical Recommendations [9] provisions should be done, including educational and patient empowerment initiatives.

Improvement is expected from the already issued but not yet applicable CT Regulation [13] whose major aim is to overcome the drawbacks surrounding clinical research and the harmonisation among countries. However, this Regulation is not designed to affect the national ethics approval. Therefore, we will still need to know and address local requirements.

Some help could derive by the involvement of large research consortia able to deal with the differences and to set up a strong collaboration not limited to the scientific topics but including also cultural and
social issues and the direct experience and contribution of patients.

Accordingly, networks on paediatric research acting at international or global level will be crucial. The first initiative to establish a global rare disease CTs network is under discussion at FDA level as a “Rare Disease Cures Accelerator” [23]. By providing a more centralized infrastructure and common platform(s), this tool would support the conduct of CTs in rare disease populations.

All things considered and in spite of the wide regulatory, cultural and linguistic heterogeneity, this has represented an useful case study to highlight the existing differences and difficulties and also demonstrates that a GCP paediatric study is possible even in a heterogeneous context.

**Conclusions**

The effort to submit a paediatric multi-centre multi-national clinical trial in the rare disease setting is not easy.

In line with previous data [1], unfortunately the procedures and requirements to carry out a CTA are not harmonised across Europe and this impacts on the time for starting the trial.

DEEP-2 study represents a unique GCP-compliant active-controlled multi-national paediatric trial involving EU and non-EU countries [24] in which ad hoc measures were in place to overcome the regulatory and ethical differences among countries and sites, often delaying or preventing the starting of such a trial.

The set up a single submission package adaptable to different local situations and the deep knowledge of local requirements have been the keys to address these difficulties.

Therefore, we will wait for the real outcomes of the new Regulation to solve the gaps and challenges faced in such a multi-national clinical trial. In the paediatric setting, this will be harder as further rules should be complied with.

**Declarations**

**Ethics approval and consent to participate**

Not applicable (no human/clinical data is used in the study).

**Consent for publication**

Not applicable.

**Availability of data and materials**

The datasets used and/or analysed during the current study are available from the authors on reasonable request.
Competing interests

All authors have completed the ICMJE uniform disclosure form at www.icmje.org/coi_disclosure.pdf and declare no other relationships or activities that could appear to have influenced the submitted work.

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Authors' contributions

VG prepared the first draft of the manuscript and performed the analysis; MF contributed to the analysis and to the first draft of the manuscript; DB reviewed results and provided the final review of the draft; HD, GP, LR, SF reviewed regulatory data and issues; BT performed the data collection and contributed to the preparation of the figures and tables; GR performed the statistical analysis and prepared the figures; AC contributed to set up of the methodology and provided a general review of the paper.

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References

1. Giannuzzi V, Altavilla A, Ruggieri L, Ceci A. Clinical trial application in Europe: what will change with the new regulation. Sci Eng Ethics (2016)22:451–466.

2. European Medicine Agency. ICH topic E 6 (R1) Guideline for good clinical practice CPMP/ICH/135/95. (2002).

3. European Parliament and the Council of the European Union. Directive 2001/20/EC of the European Parliament and of the Council of 4 April 2001 on the approximation of the laws, regulations and administrative provisions of the Member States relating to the implementation of good clinical practice in the Eur J Clin Pharmacol conduct of clinical trials on medicinal products for human use. Off J Eur Communities (2001) L121:34–44.

4. Commission Directive 2005/28/EC of 8 April 2005 laying down principles and detailed guidelines for good clinical practice as regards investigational medicinal products for human use, as well as the
requirements for authorisation of the manufacturing or importation of such products (2005) Off J Eur Communities (2005) L91:13–19.

5. European Commission. Detailed guidance on the application format and documentation to be submitted in an application for an Ethics Committee opinion on the clinical trial on medicinal products for human use February 2006 (ENTR/CT 2). (2006).

6. European Commission. Communication from the Commission — Detailed guidance on the request to the competent authorities for authorisation of a clinical trial on a medicinal product for human use, the notification of substantial amendments and the declaration of the end of the trial (CT-1) (2010/C 82/01) Off J Eur Communities (2010) C82:1-19.

7. Altavilla A, Giaquinto C, Giocanti D, Manfredi C, Aboulker JP, Bartoloni F, et al. Activity of ethics committees in Europe on issues related to clinical trials in paediatrics: Results of a survey. Pharmaceuticals Policy and Law. (2009) 11(1.2): 79-87.

8. European Commission. Ethical considerations for clinical trials on medicinal products conducted with the paediatric population Recommendations of the ad hoc group for the development of implementing guidelines for Directive 2001/20/EC relating to good clinical practice in the conduct of clinical trials on medicinal products for human use. (2008).

9. European Commission. Ethical considerations for clinical trials on medicinal products conducted with minors Recommendations of the expert group on clinical trials for the implementation of Regulation (EU) No 536/2014 on clinical trials on medicinal products for human use. European Commission (2017): rev. 1:1-48.

10. Giannuzzi V, Devlieger H, Margari L, Odlind VL, Ragab L, Bellettato CM, D'Avanzo F, Lampe C, Cassis L, Cortès-Saladelafont E, Cazorla ÁG, Barić I, Cvitanović-Šojat L, Fumić K, Dali CI, Bartoloni F, Bonifazi F, Scarpa M, Ceci A. The ethical framework for performing research with rare inherited neurometabolic disease patients. Eur J Pediatr. 2017 Mar;176(3):395-405.

11. Matheson LA, Huber AM, Warner A, Rosenberg AM. Ethics application protocols for multicentre clinical studies in Canada: A paediatric rheumatology experience. Paediatr Child Health. 2012;17(6):313-316.

12. Reihart, D., Platonov, P. Clinical Trials in Russia. Int J Pharm Med 19, 73–76 (2005).

13. European Parliament, Council of the European Union. Regulation (EU) No 536/2014 of the European Parliament and of the Council of 16 April 2014 on clinical trials on medicinal products for human use, and repealing Directive 2001/20/EC. 2014. Official Journal of the European Union L 158.

14. https://cordis.europa.eu/project/id/261483. Accessed 30 September 2020.

15. deepproject.eu. Accessed 2 October 2020.

16. teddynetwork.net. Accessed 29 May 2020.

17. Regulation (EC) No 1901/2006 of the European Parliament and of the Council of 12 December 2006 on medicinal products for paediatric use and amending Regulation (EEC) No 1768/92. European Parliament, Council of the European Union (2006) Directive 2001/20/EC, Directive 2001/83/EC and Regulation (EC) No 726/2004. Official Journal of the European Union L 378:1–19.
18. Ceci A, Conte R, Didio A, Bonifazi D, Felisi M, Giannuzzi V, Bonifazi F. An overview of the efficacy and safety of deferiprone in paediatric patients with congenital haemoglobinopathies and chronic iron overload. Expert Opinion on Orphan Drugs, 2019;7(4):181-197.

19. National Agency for Medicines and Medical devices. Law No. 9323 of 25.11.2004 On drugs and pharmaceutical service. (2004).

20. LEGGE 8 novembre 2012, n. 189 Conversione in legge, con modificazioni, del decreto-legge 13 settembre 2012, n. 158, recante disposizioni urgenti per promuovere lo sviluppo del Paese mediante un più alto livello di tutela della salute. (GU Serie Generale n.263 del 10-11-2012 - Suppl. Ordinario n. 201).

21. Decreto-Legge 13 settembre 2012, n. 158, Disposizioni urgenti per promuovere lo sviluppo del Paese mediante un più alto livello di tutela della salute. (GU Serie Generale n.214 del 13-09-2012).

22. National Agency for Medicines and Medical devices. Law No.105/2014 of 31.07.2014 On Pharmaceuticals and Pharmaceutical Services. (2014)

23. DEPARTMENT OF HEALTH AND HUMAN SERVICES Food and Drug Administration [Docket No. FDA–2020–N–0837] Rare Disease Clinical Trial Networks; Request for Information and Comments. Federal Register / Vol. 85, No. 105 / Monday, June 1, 2020 / Notices.

24. Maggio A, Kattamis A, Felisi M, Reggiardo G, El-Beshlawy A, Bejaoui M, Sherief L, Christou S, Cosmi C, Della Pasqua O, Del Vecchio GC, Filosa A, Cuccia L, Hassab H, Kreka M, Origa R, Putti MC, Spino M, Telfer P, Tempesta B, Vitrano A, Tsang YC, Zaka A, Tricta F, Bonifazi D, Ceci A. Evaluation of the efficacy and safety of deferiprone compared with deferasirox in paediatric patients with transfusion-dependent haemoglobinopathies (DEEP-2): a multicentre, randomised, open-label, non-inferiority, phase 3 trial. Lancet Haematol. 2020 Jun;7(6):e469-e478.

Tables

Table 1 - National rules on the CTA in the DEEP-2 countries
| Country | National rules | National rule on paediatric trial | GCP application |
|---------|----------------|-----------------------------------|-----------------|
| EU      |                |                                   |                 |
| Cyprus  | YES according to Directive 2001/20/EC [3] | YES | Implemented in the national Law |
| Greece  | YES according to Directive 2001/20/EC [3] | YES | Implemented in the national Law |
| Italy   | YES according to Directive 2001/20/EC [3] | YES | Implemented in the national Law |
| UK      | YES according to Directive 2001/20/EC [3]. Besides the EC approval and CA authorisation, another approval from the CRN-NHS highly recommended | YES | Implemented in the national Law |
| Non-EU  |                |                                   |                 |
| Albania | NO             | NO                                | Not implemented |
| Egypt   | YES but national law prevents to move biological samples beyond the borders | YES | Implemented but no legislative disposition exists |
| Tunisia | YES            | paediatric trials with a non-marketed IMP not allowed | Implemented but no legislative disposition exists |

Table 2 - Documents required for DEEP-2 submission compared to the EC Guidance [5,6]
| Documents required by the EC Guidance | EU | Non-EU |
|--------------------------------------|----|--------|
|                                      | CY | GR     | IT² | UK | AL | EG | TU |
| For EC approval                      | x  | x      | x   | x  | x  | x  | x  |
| Cover letter, protocol, CTA form,    |    |        |     |    |    |    |    |
| information on countries and sites   |    |        |     |    |    |    |    |
| involved, synopsis in the national   |    |        |     |    |    |    |    |
| language, I.B. / SmPC, insurance     |    |        |     |    |    |    |    |
| Receipt of confirmation of EudraCT    | x  | x      | x   | x  | x  | x  | x  |
| number, agreement between sponsor    |    |        |     |    |    |    |    |
| and site                            |    |        |     |    |    |    |    |
| List of involved Competent Authorities| x  | x      | x⁵  | x  | x  | x  | x  |
| PIP opinion/link to the specific     | x  | x      | x⁵  | x  | x  | x  | x  |
| documentation⁴                      |    |        |     |    |    |    |    |
| IMPD, NIMPD (including GMP compliance)| x  | x      | x⁵  | x  | x  | x  | x  | x  | x  |
| Examples of the label in the national| x  | x      | x⁵,⁶| x  | x  | x  | x  | x  |
| language                            |    |        |     |    |    |    |    |
|Outline of all active trials with the| x  |        |     |    |    |    |    |
| same IMP                            |    |        |     |    |    |    |    |
| IMPD                                |    |        |     |    |    |    |    |
| Information documents for parents/   | x  | x      | x   | x  | x  | x  | x  |
| legal representative, consent form, |    |        |     |    |    |    |    |
| any other material used for the      |    |        |     |    |    |    |    |
| recruitment                         |    |        |     |    |    |    |    |
| Information material for children,   | x  | x      | x   | x  | x  | x  | x  |
| assent form                         |    |        |     |    |    |    |    |
| CVs of Investigators, Investigator   | x  | x      | x   | x  | x  | x  | x  |
| disclosure of conflict of interest  |    |        |     |    |    |    |    |
| Quality of facilities for the trial | x  | x      | x   | x  | x  | x  | x  |
| For CA authorisation                | x  | x      | x³  | x  | x  | x  | x  |
| Cover letter, protocol, CTA form,    |    |        |     |    |    |    |    |
| contents of the labelling, I.B. /   |    |        |     |    |    |    |    |
| SmPC                                 |    |        |     |    |    |    |    |
| IMPD, NIMPD (including GMP compliance)| x  | x      | x   | x  | x  | x  | x  |
| Insurance                            | x  | x      | x   | x  | x  | x  | x  |
| EC opinion (where available)         | x  | x      | x   | x  | x  | x  | x  |
| PIP opinion/link                     | x  | x      | x   | x  | x  | x  | x  |
| Proof of payment                     | x  | x      | n.a.| x  | x  | x  | x  |
| Agreement between sponsor and site   | x  |        | x   | x  | x  | x  | x  |
Scientific Advice, Indemnity/compensation for participants and rewards to investigators required by EC Guidance [6] not foreseen in DEEP-2 trial; Scientific Advice, Indemnity/compensation for participants and rewards to investigators, unjustified/unexpected impurities, viral safety information, GMOs, radiopharmaceuticals, TSE certificate required by EC Guidance [5] not foreseen in DEEP-2 trial., 2 12 CAs addressed in Italy., 3/6 2 out of 12 sites in Italy. 4 The PIP not mentioned in the Guidance [5], being issued after the Paediatric Regulation [17], but required by the EC., 5 Only the EC issuing the single opinion.

Legend: a.: not applicable for DEEP-2 trial given the non-profit nature of the trial; IMPD: Investigational Medicinal Product Dossier; NIMPD: Not-Investigational Medicinal Product Dossier.

Table 3 - Requests raised by Competent Authorities and Ethics Committees. The table shows the number of requests from 8 Ethics Committees and from 2 Competent Authorities as classified by type and country.

| Request type                                                                 | N. requests from ECs | N. requests from CAs |
|------------------------------------------------------------------------------|----------------------|----------------------|
| Changes/clarifications to/on material for patients/parents                   | tot 8 details       | tot 2 details       |
|                                                                               | Cyprus (1) Greece (1)| UK (1)              |
|                                                                               | Italy (4)           |                      |
| Changes/clarifications to/on protocol                                        | tot 3 details       | tot 1 details       |
|                                                                               | Cyprus (1) Italy (1)| UK (1)              |
| Changes to/clarifications on insurance                                       | tot 3 details       | tot 1 details       |
|                                                                               | Cyprus (1) Greece (1)| Italy (1)           |
| Other changes/clarifications*                                                | tot 4 details       | tot 1 details       |
|                                                                               | Cyprus (1) Italy (3)| Egypt (1)           |

* study procedures, treatment after the study; non-profit declaration; financial contribution; sample exportation.

n.a. not applicable: no request on that specific issue raised.

Table 4 - Requests for changes on material for the informed consent and assent process from EU Ethics Committees.
| Request type                                                                 | CY | GR | IT | UK |
|------------------------------------------------------------------------------|----|----|----|----|
| Inclusion of more details about Sponsor                                        |    |    | x  |    |
| Inclusion of details on contraceptive methods                                  | x  |    |    |    |
| Inclusion of details on volume of blood sample                                 |    |    | x  |    |
| Inclusion of information on anaesthesia and MRI                                |    |    | x  |    |
| Inclusion of information in risk and on insurance policy                       |    |    | x  |    |
| Inclusion of privacy of data (data will be remained confidential)               |    |    |    | x  |
| Inclusion of information on the custody holder in the consent form             |    |    |    | x  |
| Inclusion of detail on the taste of the new formulation                        |    |    |    | x  |
| Inclusion of more information on pregnancy (test and management possible occurrence) |    |    |    | x  |
| Removal of “thump prints” of participants and guardians from consent and assent forms |    |    | x  |    |
| Replacing the booklets prepared by the sponsor with information sheets, rewording the information for 6-10 years old age group considered too complicated and splitting the Young Person Information Sheet for the 11 to 17 into two |    |    |    | x  |

**Figures**
Figure 1

Number of additional documents required by Competent Authorities and Ethics Committees. This scatter-plot shows the number of documents required by each country in addition to those required by the EC guidance [5,6] for each country and the means of EU and non-EU countries. For Italy, the numbers vary according to the 12 sites. For Egypt, the 3 ECs were considered.
Figure 2

Time to obtain authorisation/approval by site. This figure shows the timing (months) for getting the CA authorisation and EC approval. The blue bars indicate the time necessary for preparing the CTA; the red and green bars indicate the time from the submission to the EC approval (red bars) and the CA authorisation (green bars). On the left side, data from the 7 countries is provided; on the right side, data is also provided for multi-site national submissions.

Supplementary Files

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