**Questionable Industry-Sponsored Postneonatal Pediatric Studies in Slovenia**

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**A B S T R A C T**

**Background:** US and EU pediatric laws promote industry-sponsored pediatric studies, based on the therapeutic orphans concept that claims discrimination of children in drug treatment and drug development. Objective: We investigated the medical validity of international pediatric studies with centers in Slovenia, an EU member state, and challenge their medical utility.

**Methods:** We analyzed international industry-sponsored pediatric studies with centers in Slovenia, listed in www.ClinicalTrials.gov, for their medical value.

**Results:** Most pediatric studies triggered by the US Food and Drug Administration and by the European Medicines Agency were/are without medical or scientific value. They were/are formally and regulatorily justified, but lack medical sense and thus were/are unethical. Several even harm children and/or adolescents with serious diseases by exposing them to placebo or substandard treatment.

**Conclusions:** Pediatric studies triggered by US and EU regulatory demands are a serious abuse of neonatal children and adolescents in Slovenia and worldwide. They are medically redundant at best and often deter patients from effective innovative personalized therapy. They also exclude young patients from reasonable studies. Institutional review boards/ethics committees should be alerted, should critically review all ongoing pediatric studies, should suspend those found to be questionable, and should reject newly submitted questionable ones.

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**Introduction**

US and EU laws promote pediatric studies sponsored by pharmaceutical companies based on the concept that children are discriminated against in drug treatment and drug development.¹ The medical legitimacy of such studies has been challenged mainly because they define children administratively and claim that underage persons remain as immature and vulnerable as newborns until they reach age 17 or 18 years.²⁻⁴ The aim of medical research is to improve prevention, diagnosis, and treatment.⁵ Studies without the potential to answer scientifically or clinically relevant questions are unscientific and unethical. All medical journal editors are obliged by the International Committee of Medical Journal Editors only to consider publications of clinical studies that were registered before recruitment starts in a public trials registry.⁶ These databases provide an overview over clinical studies performed currently or in the past. In our view, this information is undervalued in medical research, as is research into the origin of studies from the interaction between pharmaceutical companies and regulatory authorities. Herein we use such an approach to investigate pediatric studies listed on www.ClinicalTrials.gov, including at least 1 center in Slovenia. Comparable investigations have already been published for studies with centers in Switzerland,⁷ the United States, Russia,⁸ and China,⁹ but not yet for a European Union member; Slovenia is an EU member state.

In some diseases, a child’s body may respond differently to drugs; for example, in hypertension, where blood vessel elasticity decreases over time. Regarding most other diseases, a child’s organs mature in the months after birth sufficiently to allow drug treatment with the same principles as in adults. For example,
monoclonal antibodies do not change their mode of action with administrative age limits. However, administrative age limits serve as inclusion criteria of many pediatric studies triggered by US and EU regulatory authorities. Such studies are currently accepted by the international clinical community and published in high-ranking medical journals.

Children’s rights are codified in international conventions.5,10 The US Food and Drug Administration (FDA) and European Medicines Agency (EMA) insist on separate proof of efficacy for drug approval in underage patients and are authorized by laws to enforce studies in children.1 These laws are based on the belief that children were/are discriminated in pharmaceutical treatment and drug development11,12 and that children’s physiology requires separate studies. The FDA defines children as age <16 years (i.e., <17 years),13 the EU defines children as age <18 years.1 Table 1 outlines the origins of this concept and of US/EU pediatric laws.

The FDA and the EU also use the concept of extrapolation of adult study data to children (defined as age <17 years [FDA]/age <18 years [EU]). The FDA has in some clinical areas retreated from the therapeutic orphans concept; for example, in epilepsy.14,15 The EMA has published a concept paper on extrapolation of efficacy,16 but nonetheless continues to insist adamantly on separate proof of efficacy in pediatric populations, as shown unambiguously by the numerous pediatric investigation plan (PIP)-triggered studies that are performed worldwide.2,4,7,8

FDA pediatric requests based on the first pediatric law from 1997 are voluntary. Companies decide if they want to perform the study/studies requested in an official written request; as a reward they get 6 months expanded market protection against generic competition (pediatric exclusivity); a later law, the Pediatric Research Equity Act, authorized the FDA to mandate pediatric studies without a reward, usually as a postmarketing requirement.1 Pediatric studies can also be part of regular drug development when a drug is targeted for a predominantly pediatric disease. EMA, or both as pediatric studies, or if they were performed as a routine part of drug development. Studies in www.ClinicalTrials.gov can be Internet-retrieved by the national clinical trial number; PIP decisions by the PIP number. FDA documents are referenced by their weblink. We analyzed the studies’ design and rationale on the basis of developmental pharmacology, ethics and medical rationale, and practicality.

Results

We found 19 pediatric studies in Slovenia sponsored by international pharmaceutical companies (listed in Table 2).

Discussion

Individual studies

Tiotropium bromide is a long-acting anticholinergic bronchodilator used in chronic obstructive pulmonary disease and asthma. Study 1 (Table 2) tested tiotropium versus placebo on top of maintenance therapy with an inhaled corticosteroid in adolescent patients. It was triggered by the tiotropium PIP (Table 3). The FDA written request for tiotropium bromide asked for a double-blind placebo-controlled study in children aged 6 to 11 years but not in adolescents.28 The publication of study 1 does not mention its regulatory background; it confirms the well-known pharmacological effects of tiotropium in adolescents.29 The authors report that this was the first placebo-controlled study of tiotropium Respinat SoftMist inhaler (Boehringer Ingelheim, Ingelheim am Rhein, Germany) in adolescents with symptomatic asthma.29 In the placebo group, this study withheld effective treatment.

Lacosamide, a third-generation antiepileptic drug was FDA-approved in 2008 as add-on drug for refractory partial onset seizures and in 2014 as monotherapy for partial onset seizures.38 Studies 2 and 3 (Table 1) were triggered both by FDA postmarketing request and an EU PIP (Table 3). Since 2016, separate pediatric efficacy studies are no longer FDA-demanded for antiepileptic drugs in patients aged ≥4 years.15,39 Thus, the FDA has for epilepsy partially abandoned the therapeutic orphans concept. Study 2 would now be considered obsolete even by FDA standards, as would study 3 regarding patients aged ≥4 years. Meanwhile, the EMA continues its demands for so-called pediatric studies, although the FDA has made concessions to medical wisdom. In the ongoing extension study 3, US centers continue participation. Study 2 withheld effective treatment in the placebo group.

### Table 1

| Timeline     | Event                                                                                                                                 |
|--------------|----------------------------------------------------------------------------------------------------------------------------------------|
| 1956         | Toxicities of antibiotics reported in preterm newborns17                                                                                   |
| 1962         | US law demands proof of S&K of new drugs by clinical studies,18 and transfers jurisdiction over the advertising of prescription drugs from the FTC to the FDA19 |
| From 1962 on | Companies put pediatric warnings into labels to prevent damage lawsuits                                                                   |
| 1968         | Shirley claims these warnings deny children the use of many new drugs20                                                                    |
| 1977         | The AAP characterizes prescribing drugs not FDA-approved in children as experimental21                                                     |
| 1979         | The FDA defines children as from birth to age 16 y (21 CFR 201.57 (f)(9))13                                                                |
| 1995         | The AAP demands clinical testing of new drugs in all pediatric age groups22                                                               |
| 1997         | US law introduces voluntary PE to facilitate pediatric studies1                                                                             |
| 2001         | First FDA pediatric report to congress23                                                                                                 |
| 2003         | US law authorizes FDA to demand pediatric studies also without reward1                                                                       |
| 2006         | The European Union makes PIPS mandatory for drug approval, defining children as from birth to age 18 y1                                     |
| 2012         | Both US laws become permanent as FDASIA,1,24                                                                                              |
| 2016         | Second FDA pediatric report to congress25                                                                                                 |
| 2016         | EMA pediatric report to EU Commission14                                                                                                   |
| 2017         | EU Commission pediatric report17                                                                                                          |

AAP=American Academy of Pediatrics; CFR=code of federal regulations; FDASIA=Food and Drug Administration Safety and Innovation Act; FTC=Federal Trade Commission; PE=pediatric exclusivity; PIP=pediatric investigation plan; S&K=safety and efficacy.

### Materials and Methods

We investigated international prospective clinical studies sponsored by pharmaceutical companies listed in www.ClinicalTrials.gov with at least 1 center in Slovenia in the age group from birth to 17 years. We excluded vaccination studies, retrospective studies, and studies that recruit children, adolescents, and adults together, because we focused specifically on pediatric studies. We retrieved regulatory documents related to the studies’ origins from FDA and EMA websites to check if they were requested/demanded by FDA,
Separate efficacy studies in patients with multiple sclerosis aged ≤17 years are regularly justified. However, exposing patients with multiple sclerosis of any age to placebo treatment withholds effective treatment and can cause irreparable damage to the central nervous system. The course of pediatric multiple sclerosis differs from adult multiple sclerosis, but the underlying process is inflammatory.40,41 Teriflunomide, FDA-approved for multiple sclerosis treatment, works equally before and after the 18th birthday.42 In the placebo group in study 4, (Table 2) effective treatment is withheld as is flexible treatment with combination therapy in underage and vulnerable patients.43 It was both FDA- and EMA-triggered (Table 3). Preadolescent and adolescent multiple sclerosis patients need dose finding, not placebo-controlled randomized proof-of-efficacy studies once efficacy in human beings has been established. Dose finding can and should be performed in 1 or a few centers. Some physicians will use their medical wisdom and judgment and prescribe adequate treatment in underage patients44; others will hesitate because of concerns with off-label treatment.

Dalteparin, a low-molecular-weight heparin, is used for prophylaxis and treatment of venous thromboembolism. Study 5 (Table 2) was PIP-triggered (Table 3). Red and white blood cells and thrombocytes have the same size, weight, and function in humans of all ages, from the moment that blood cells emerge in the embryo,45 dalteparin works in children, adolescents, and adults. This study confirmed the pharmaceutical properties of dalteparin in underage patients. It was regulatorily imposed, wasted medical resources, but did not harm patients.

E doxaban, a novel oral anticoagulant works in all neononatal patients. Today, treatment with novel anticoagulants is standard of care.46 Study 6 (Table 2) exposes underage patients to traditional standard of care, which today should be regarded as standard. The sponsoring company is forced to undertake this study by an EU PIP (Table 3).

Studies 7 through 10 (Table 2) investigated the use of different growth hormones in children. Children with growth hormone deficiency experience retardation of growth. These studies demonstrate that there is a market for treatment of childhood diseases. None of these studies were triggered by a PIP or an FDA request based on pediatric legislation.

Liraglutide (study 11 in Table 2) is a human glucagon-like polypeptide-1 analogue approved for type 2 diabetes mellitus in several countries.47 Both FDA and EMA demanded a separate study in patients with type 2 diabetes mellitus aged 10 to 17 years despite the fact that glucagon-like polypeptide-1 has the same mechanism of action before or after the 10th or 17th birthday. Because this study was placebo-controlled, it withheld effective treatment from the control group.

Studies 12 and 13 (Table 2) compared safety and efficacy of different insulin types in children and adolescents. Insulin does not change its mode of action with administrative age limits. Consequently, dose finding is medically justified but separate comparisons of different insulin types in underage patients is not. Nonetheless, both studies 12 and 13 were demanded by EU PIPs.

Study 14 (Table 2) investigated recombinant human glucagon acid decarboxylase in patients aged 10 to 20 years. Study 14

### Table 2

International industry-sponsored pediatric studies in Slovenia

| Study | NCT#     | Description                                      | Sponsor          | Patients/centers | Age        | Status                  | Town |
|-------|----------|--------------------------------------------------|-------------------|------------------|------------|-------------------------|------|
| 1     | NCT0122680 | DB R PC S&G tiotropium in asthma                 | BI                | 105/19           | 12–17 y    | Completed 2010-2011     | KLM  |
| 2     | NCT01921205 | Lacosamide vs placebo as add-on in POS          | UCB              | 404/118          | 4–17 y     | Completed 2013-2017     | Lj   |
| 3     | NCT01964560 | Lacosamide in POS longterm ES                    | UCB              | 500/117          | 1 mo–17 y  | Enrolling by invitation | Lj   |
| 4     | NCT02201108 | PC S&G, PK terifunilamide in MS                  | Genzyme          | 166/59           | 10–17 y    | Active, NR since 2014   | Lj   |
| 5     | NCT00952380 | Dalteparin for VTE in cancer patients            | Pfizer           | 50/51            | ≤18 y      | Recruiting since 2009   | Ll   |
| 6     | NCT02798471 | R OL edoxaban vs. SOc in VTE                     | DS               | 274/171          | ≤17 y      | Recruiting since 2016   | Lj   |
| 7     | NCT02615652 | E&S daily vs. weekly GHT in GHD                  | Novo N           | 60/56            | 30 mo–10 y | Active, NR              | Lj   |
| 8     | NCT01973244 | SD vs. daily dose GHT in GHD                     | Novo N           | 32/8             | 6–13 y     | Completed 2013-2014     | Lj   |
| 9     | NCT00936403 | GNC N126-0083 in GHD                            | Novo N           | 31/21            | 6–12 y     | Completed 2009-2010     | Lj   |
| 10    | NCT01947907 | S&E,PK,P/D daily vs weekly GHT in GHD            | Ascendis         | 53/36            | 3–12 y     | Completed 2013-2015     | Lj   |
| 11    | NCT00943501 | PC S, T, PK, PD of liraglutide in DMT2           | Novo N           | 21/20            | 10–17 y    | Completed 2009-2011     | Lj   |
| 12    | NCT01835431 | I degluc/ascart vs I detemin in DMT1             | Novo N           | 362/35           | 1–17 y     | Completed 2013-2014     | Lj   |
| 13    | NCT00312156 | S&E if I detemin vs I SNP in DMT1                | Novo N           | 347/42           | 6–17 y     | Completed 2002-2003     | Lj   |
| 14    | NCT00723441 | rhGAD65 in newly diagnosed DMT1                   | Diamyd           | 334/70           | 10–20 y    | Terminated 2008-2011    | Lj   |
| 15    | NCT02130362 | LT S&E of adalimumab in Crohn’s D                | AbbVie           | 1300/213         | 6–17 y     | Recruiting since 2014   | Lj   |
| 16    | NCT00962741 | Etanercept in JIA                                | Pfizer           | 127/42           | 2–17 y     | Completed 2009-2013     | Lj   |
| 17    | NCT01421069 | ES of etanercept in JIA                          | Pfizer           | 109/35           | 2–30 y     | A, NR since 2011        | Lj   |
| 18    | NCT00652925 | DB celecoxib vs naproxen in JIA                   | Pfizer           | 225/58           | 2–18 y     | Completed 2002-2005     | Lj   |
| 19    | NCT01261624 | OL dose finding of ginvostan in JIA              | IF               | 16/13            | 2–17 y     | Terminated              | Lj   |

### Table 3

Regulatory origin of pediatric studies

| Compound                        | EMA Pediatric investigation plan No. | FDA |
|---------------------------------|-------------------------------------|-----|
| Tiotropium                      | EMEA-000035-PI02-09-M02             | –   |
| Lacosamide                      | EMEA-000402-PI02-11-M04             | PMR |
| Dalteparin                      | EMEA-000119-PI01-10-M04             | PMR |
| Edoxaban                        | EMEA-007838-PI02-11-M06             | –   |
| GH Nordestropin                 | –                                   | RRR |
| GH Ascendis                     | –                                   | RRR |
| Givinostat                      | EMEA-000551-PI01-09                 | –   |
| Insulin detemir                 | EMEA-000479-PI01-08-M03             | PMR |
| Liraglutide                     | EMEA-000412-PI01-08-M01             | PMR |
| rhGAD65                         | EMEA-000609-PI01-09                 | –   |
| Adalimumab                      | EMEA-003666-PI01-08-M06             | –   |
| Etanercept                      | EMEA-002959-PI01-08-M03             | –   |
| Celecoxib                       | –                                   | WR1 |

EMA=European Medicines Agency; FDA=US Food and Drug Administration; PMR=postmarketing requirement, based on the Pediatric Research Equity Act; RHGAD65=recombinant human glucagon acid decarboxylase; RRR=regular regulatory requirement; WR=written request.

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(Table 2) was terminated because the primary end point at 15 months was not met. This compound has not been approved in any country. The PIP demands 5 double-blind placebo-controlled so-called pediatric studies (Table 3): 1 in patients aged 10 to 18 years, 2 in patients aged 10 to 20 years, 1 in patients aged 4 to 9 years, and 1 in patients aged 1 to 3 years. To recruit patients into study 14 was premature.

Study 15 (Table 2) investigates adalimumab in Crohn's disease. Adalimumab, a tumor necrosis factor inhibitor, is FDA-approved for Crohn's disease for patients aged 6 years and older.38 Study 15 is a registry study that will recruit >1000 patients in 213 centers worldwide. Because it is noninterventional, it will not harm patients. But in our opinion does not make medical sense and will not contribute practical information.

Etanercept is a tumor necrosis factor inhibitor with well-known anti-inflammatory characteristics, which are the same before and after the 18th birthday of patients. Studies 16 and 17 (Table 2) were open-label. They confirmed etanercept's anti-inflammatory characteristics. They did not harm patients but the study wasted medical resources and time as well as failed to contribute new information.

Celecoxib and naproxen are nonsteroidal anti-inflammatory drugs. Celecoxib is COX-2 selective. Study 18 (Table 2) was triggered by an FDA request. The study confirmed both celecoxib's and naproxen's anti-inflammatory characteristics.40 The sponsor of the study was rewarded by 6 months US patent extension for celecoxib17 (Table 3).

Givinostat is a histone deacetylase inhibitor with anti-inflammatory potential still in clinical development.50 Study 19 (Table 2) was the first of 2 PIP-demanded clinical studies (Table 3). The study was terminated due to lack of recruitment.50

Discussion

Today's medical progress depend upon clinical studies. Their role has become so crucial that a strong emphasis on methodology has emerged. Medical research should always help us "to understand the causes, development, and effects of diseases and improve preventive, diagnostic, and therapeutic interventions."5 This is best exemplified by an ostensibly serious review of (nonexisting) randomized controlled trials to prove efficacy of parachutes that concludes that there are only 2 options: accept "that, under exceptional circumstances, common sense might be applied when considering the potential risks and benefits of interventions." or "continue our quest for the holy grail of exclusively evidence-based interventions and preclude parachute use outside the context of a properly conducted trial."51 When Shirkey20 in 1968 coined the term therapeutic orphans, most of his contemporary pediatricians simply ignored the pediatric warnings in the new US drug labels and used medications in children based on their medical judgment of what was best for the patient. We claim that these colleagues showed common sense (or medical wisdom) as was discussed in the parachute study.51 They did not intellectually challenge these warnings, which were written by lawyers, not physicians, to prevent damage lawsuits in the litigious United States. Nonetheless, Shirkey interpreted them as medical warnings. In our view, the time has come to challenge Shirkey's interpretation. He disregarded the fact that the FDA had/has no right to tell a physician how to use a drug and that off-label use of medications has gone on for the benefit of patients for many decades.52 The therapeutic orphans concept is a blur at the interface of administration, law, and medicine.2-4,53-55

Funds from pharmaceutical companies into regulatorily justified pediatric studies have created a strong conflict of interest in pediatric academic research. Participation in international studies offers networking opportunities, publications, participation at investigators' meetings, and presentations at conferences. The local institutional review boards/ethics committees of >500 study centers listed in Table 2 approved these studies. Formally, these studies appear to be well substantiated, with protocols, scientific justifications, and demanded by regulatory authorities. In our opinion, many of the studies performed in Slovenia and other centers worldwide lack(ed) medical sense and are/were thus in breach of the Declaration of Helsinki. Patients with asthma, epilepsy, multiple sclerosis, type 2 diabetes mellitus, and in danger of venous thromboembolism are/were exposed to substandard treatment (studies 1, 2, 4, 6, and 11). All these studies recruit(ed) internationally.

It is futile to speculate about the motivation of past persons involved in pediatric drug development, which over the years has become a powerful international movement.53,54 The previously detected toxicities from medications given to preterm newborns required appropriate additional focus on pediatric clinical pharmacology. Worldwide pediatricians and institutions promoted a greater focus on children's rights.9,10 The turning point came when separate pediatric labels were believed to be the solution of the perceived therapeutic orphans challenge. Pediatric oncology has over decades established public trust. Participation in a clinical oncology study is regarded as standard-of-care. Historically the studies originally performed by the pediatric oncology clinical networks were not focused on labels, but on patients. When the FDA defined children as patients younger than age 17 years and was authorized to reward studies for that population, the studies it rewarded were no longer patient-centric, but label-centric. The European Union has taken up this approach, has expanded it by defining children as age younger than 18 years, and has with the PIP system established a procedure that in many areas even goes beyond FDA demands. We have shown for studies that recruited in Slovenia and many other countries that for those underage patients with serious diseases, some of these studies with held known efficacious treatment to those in the placebo control group or the control group was given a treatment, that by today's standards, is outdated and hence substandard.

The therapeutic orphan and pediatric drug development concepts are clashing increasingly with the speed of modern drug development. In our view, it is undefendable to deny young patients with multiple sclerosis, asthma, epilepsy, autoinflammatory diseases, or other serious ailments effective standard-of-care treatment. It is time for institutional review boards/ethics committees worldwide to update training in pediatric drug development.2-4,7,8,53-55

The original good intentions of the pediatric laws are obvious in the FDA report to US Congress in 2001: The incentives provided by the newly authorized pediatric exclusivity should lead to significant advances in pediatric medicine. Superior drug treatment information is expected to permit quicker recoveries.24 In contradistinction, the 2016 report states: "Integration of pediatric planning and exclusivity requests has become a regular part of product development. This has led to enormous progress in obtaining pediatric studies and has permitted new pediatric labeling of more than 600 products."25 Comparing the 2001 and 2016 statements reflects the shift from expected clinical outcomes toward regulatory activism. Children and adolescents do not need as many studies as possible, but studies with the potential to improve treatment.

Conclusions

Scientific publications should be expected to ethically outline the regulatory background of reported studies. These research articles are the outcome of executive orders by bureaucracies that have become powerful, but insensitive to medical ethics. Slovenian institutional review boards/ethics committees should be encouraged to analyze each pediatrics-focused study for its medical
worthiness. Those found to be without merit or unethical should be suspended; questionable newly submitted studies should be rejected. Institutional review boards/ethics committees worldwide need training in developmental pharmacology and physiology to prevent the future approval of questionable studies. US and EU pediatric legislation need to be revised to spare children and adolescents from being recruited into unnecessary and potentially harmful studies.

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Potential conflicts of interest
Dr. Rose consults on pediatric drug development, teaches, organizes scientific conferences, edits book, and publishes. The other authors have indicated that they have no potential conflicts of interest regarding the content of this article.

References
1. Hirschfeld S, Initiatives Saint-Raymond APediatric Regulatory, Handb Exp Pharmacol. 2011;205:245–268.
2. Rose K, Grant-Kels JM. Questionable International Pediatric Studies With Swiss Participation. Swiss Med Wkly. 2018 https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6413647/.
3. Rose K, Grant-Kels JM. Most adolescents’ melanomas are conventional malignant adult-type melanomas. Eur J Cancer. 2018 Feb 20.
4. Rose K, Walson PD. Do Pediatric Investigation Plans (PIPs) Advance Pediatric Healthcare? Pediatr Drugs. 2017; Dec;19(6):515–522.
5. World Medical Association Declaration of Helsinki. Ethical Principles for Medical Research Involving Human Subjects Revised by the 64th WMA General Assembly, Fortaleza, Brazil; October 2013 https://www.wma.net/policies-post/wma-declaration-of-helsinki-ethical-principles-for-medical-research-involving-human-subjects/.
6. European Commission, State of Paediatric Medicines in the EU 10 years of the EU Paediatric Regulation; 2017 https://ec.europa.eu/health/sites/health/files/files/paediatrics/2016_pe_report_2017/ema_10_year_report_for_consultation.pdf.
7. Food and Drug Administration Safety and Innovation Act (FDASIA) 2012 https://www.gov dél_sypkx/PLAV-112publ144/pd/PLAV-112publ144.pdf.
8. Best Pharmaceuticals for Children Act and Pediatric Research Equity Act. July 2016. https://www.fda.gov/downloads/ScienceResearch/SpecialTopics/PediatricTherapeuticsResearch/UCM509815.pdf.
9. EMA. Report to the European Commission General report on the experience acquired as a result of the application of the Paediatric Regulation. 2016 https://ec.europa.eu/health/sites/health/files/files/paediatrics/2016_pe_report_2017/ema_10_year_report_for_consultation.pdf.
10. FDA. Drug Approval Report # NDA 209292 https://www.accessdata.fda.gov/drugsatfda_docs/appletter/2012/209292Orig1s001tfr.pdf.
11. FDA. Drug Approval Report # NDA 202255 https://www.accessdata.fda.gov/drugsatfda_docs/appletter/2012/202255Orig1s006.pdf.
12. FDA. Drug Approval Report # NDA 201524 https://www.accessdata.fda.gov/drugsatfda_docs/appletter/2012/201524Orig1s002.pdf.
13. FDA. Drug Approval Report # NDA 203314 https://www.accessdata.fda.gov/drugsatfda_docs/appletter/2013/203314Orig1s002tfr.pdf.
14. FDA. Drug Approval Report # NDA 204436 https://www.accessdata.fda.gov/drugsatfda_docs/appletter/2013/204436Orig1s002tfr.pdf.
15. FDA. Drug Approval Report NDA 203140 https://www.accessdata.fda.gov/drugsatfda_docs/appletter/2012/203140Orig1s000tfr.pdf.
16. EMA. Concept paper on extrapolation of efficacy and safety in medicine development; 2013. https://www.eusa.europa.eu/documents/scientific-guideline/concept-paper-extrapolation-efficacy-safety-medicine-development_en.pdf.
17. Sarma-Va VA, Anderson DH, Kessel C. A difference in mortality rate and incidence of kernicterus among premature infants allotted to two prophylactic antibacterial regimens. Pediatrics. 1956;18:614.
18. Rigo L, Santo B. Drug Regulation: History, Present and Future. In: van Boxtel CJ, Santoro E, Ochs H, eds. Drug Benefits and Risks: International Textbook of Clinical Pharmacology, revised 2nd edition. Uppsala, Sweden: IOS Press & Uppsala Monitoring Centre; 2008:65–77.
19. Donohue JA. History of Drug Advertising: The Evolving Roles of Consumers and Government. Milbank Q. 2006;84:599–609.
20. Shirley H. Therapeutic Orphans. J Pediatr. 1968;72:119–120.
21. American Academy of Pediatrics. Committee on Drugs. Guidelines for the Ethical Conduct of Studies to Evaluate Drugs in Pediatric Populations. Pediatrics. 1993;92:101–101.
22. Committee on Drugs. Guidelines for the Ethical Conduct of Studies to Evaluate Drugs in Pediatric Populations. American Academy of Pediatrics. Pediatrics. 1995;95:286–294.
23. The Pediatric Exclusivity Provision. Status Report to Congress; January 2001. https://www.fda.gov/downloads/Drugs/DevelopmentApprovalProcess/DevelopmentResources/UCM409915.pdf.
47. Li M, Yang Y, Jiang D, Ying M, Wang Y, Zhao R. Efficacy and safety of liraglutide versus sitagliptin both in combination with metformin in patients with type 2 diabetes. Medicine (Baltimore). 2017 Sep;96(39):e8161.

48. Adalimumab FDA Approval Package. 2014. https://www.accessdata.fda.gov/drugsatfda_docs/label/2008/125057s0110lbl.pdf.

49. Foeldvari I, Szer IS, Zemel LS, Lovell DJ, Giannini EH, Robbins JL, et al. A prospective study comparing celecoxib with naproxen in children with juvenile rheumatoid arthritis. J Rheumatol. 2009 Jan;36(1):174–182.

50. Mauro A, Rigante D, Cimaz R. Investigational drugs for treatment of juvenile idiopathic arthritis. Expert Opin Investig Drugs. 2017 Apr;26(4):381–387.

51. Smith GC, Pell JP. Parachute use to prevent death and major trauma related to gravitational challenge: systematic review of randomized controlled trials. BMJ. 2003;327(7427):1459–1461.

52. Blumer JL. Off-label Uses of Drugs in Children. Pediatrics. 1999 Sep;104(3 Pt 2):598–602.

53. Rose K, Grant-Kels JM. Pediatric Melanoma – The Whole (Conflicts Of Interest) Story. Int J Womens Dermatol. 2018. https://doi.org/10.1016/j ijwd.2018.10.020.

54. Rose K, Grant-Kels JM. The Meanings of “Pediatric Drug Development”. A Review. Therapeutic Innovation and Regulatory Science. 2018. https://journals.sagepub.com/doi/pdf/10.1177/2168479018812060.

55. Rose K, Walson PD. Do the European Medicines Agency (EMA) Decisions Hurt Pediatric Melanoma Patients? Clinical Therapeutics. 2017;39(2):253–265.