Failures to further developing orphan medicinal products after designation granted in Europe: an analysis of marketing authorisation failures and abandoned drugs

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ABSTRACT

Objectives The research and development process in the field of rare diseases is characterised by many well-known difficulties, and a large percentage of orphan medicinal products do not reach the marketing approval. This work aims at identifying orphan medicinal products that failed the developmental process and investigating reasons for and possible factors influencing failures.

Design Drugs designated in Europe under Regulation (European Commission) 141/2000 in the period 2000–2012 were investigated in terms of the following failures: (1) marketing authorisation failures (refused or withdrawn) and (2) drugs abandoned by sponsors during development. Possible risk factors for failure were analysed using statistically validated methods.

Results This study points out that 437 out of 788 designations were still under development, while 219 failed the developmental process. Among the latter, 34 failed the marketing authorisation process and 185 were abandoned during the developmental process. In the first group of drugs (marketing authorisation failures), 50% reached phase II, 47% reached phase III and 3% reached phase I, while in the second group (abandoned drugs), the majority of orphan medicinal products apparently never started the development process, since no data on 48.1% of them were published and the 3.2% did not progress beyond the non-clinical stage. The reasons for failures of marketing authorisation were: efficacy/safety issues (26), insufficient data (12), quality issues (7), regulatory issues on trials (4) and commercial reasons (1). The main causes for abandoned drugs were efficacy/safety issues (reported in 54 cases), inactive companies (25.4%), change of company strategy (8.1%) and drug competition (10.8%). No information concerning reasons for failure was available for 23.2% of the analysed products.

Conclusions This analysis shows that failures occurred in 27.8% of all designations granted in Europe, the main reasons being safety and efficacy issues. Moreover, the stage of development reached by drugs represents a specific risk factor for failures.

Strengths and limitations of this study

► This report about failures of orphan medicinal products in the European Union is based on a large amount of data and on a rigorous methodology.
► Information on studies supporting marketing authorisation was derived from official Summaries of Product Characteristics, clinical trial databases and literature searches.
► Orphan drug designations have been classified by year of designation, disease area, type of sponsor (commercial or non-commercial), stage of development, age-related type of condition (whether they affect children or not).
► Public information on drug development, as well as on trial results, is not mandatory, and therefore not always publicly available.
► As the developmental phase and reasons for failures have been identified through sponsor-sourced information, clinical trial databases and literature, we considered as ‘abandoned’ drugs even those whose preclinical and clinical studies are ongoing but no information has been made available from the sponsor.

INTRODUCTION

The availability of drugs for rare diseases still represents a challenging objective, since research and development (R&D) in this field is characterised by many well-known difficulties. For instance, rarity of conditions and geographical dispersion represent hurdles for conducting adequate studies and trials. This is even more relevant if we consider that a large part of these patients are children, since paediatric trials are more challenging due to methodological, ethical and economic reasons, especially when neonates are involved. Therefore, pharmaceutical companies were traditionally reluctant to invest in...
developing specific treatments for rare diseases, mainly because of the smallness of the market and/or lower commercial interest.

Over the years, specific regulations have been released in Europe,\textsuperscript{1} USA,\textsuperscript{2} Japan\textsuperscript{3} and Australia,\textsuperscript{4} in order to provide incentives for companies to develop medicines for diseases with small market, including grants, research support, fee waivers/reduction, market exclusivity and public diffusion of orphan innovation. Notwithstanding the incentives issued at national and international level to overcome such obstacles, the number of marketed medicines for rare diseases is still limited, especially for the ones targeted at paediatric patients.\textsuperscript{5} Noticeably, many drugs in Europe gain an orphan drug designation (ODD) under the European Orphan Regulation (European Commission (EC)) No. 141/2000.\textsuperscript{1} However, a large percentage of them do not reach marketing approval. While in some cases the failure is made evident, since marketing authorisation (MA) is refused or withdrawn by the sponsor, in other cases, the R&D process of an orphan medicinal product (OMP) is interrupted with apparently no reason. Unfortunately, even if the European OMP Regulation (EC) No. 141/2000\textsuperscript{7} requires the sponsor to submit to the European Medicines Agency (EMA) an annual report on the state of development of the OMP (art 5), such reports are not public. Few analyses on the developmental status of OMPs and regulatory pathway have been published.\textsuperscript{6–9} In conclusion, the real analyses on the developmental status of OMPs and regulation require the sponsor to submit to the European Medicines Agency (EMA) an annual report on the state of development of the OMP (art 5), such reports are not public. Few analyses on the developmental status of OMPs and regulatory pathway have been published.\textsuperscript{6–9} In conclusion, the real extent and reasons for the failures in the developmental process of OMPs in European Union (EU) are currently mainly unknown.

The aim of this work is to identify the OMPs designated by EMA that failed to reach the MA and the reasons for their failure. We considered failed those drugs (1) with a refused or withdrawn MA (MA failures) and (2) abandoned by the sponsor during development (abandoned). In the first case, they reached the submission and/or the assessment from the Committee for Medicinal Products for Human Use (CHMP), but finally resulted failed because the MA approval was refused or the MA has been withdrawn; in the second case, they did not reach the CHMP assessment.

We also investigated the stage of the R&D process at the time of its interruption and other possible factors influencing the failure.

**METHODS**

The sample we considered in our analysis is represented by OMPs designated in the period 2000–2012 and currently listed in the EC Register of OMPs.\textsuperscript{10} We did not consider OMPs designated after 2012 since the beginning of drug clinical development may take 2–3 years from the designation to the inclusion of clinical trials in public databases.

Medicinal products that received an ODD are included in the study (online supplementary file 1). We excluded from the analysis OMPs included in an MA application (MAA) with a pending decision (last update: 31 March 2016).

Information on the OMPs in Europe, in the considered period, has been derived from EuOrphan.\textsuperscript{11,12} EuOrphan is a database containing information on OMPs and other medicines available on the market for rare diseases in both the EU and the USA. It was created by the Consorzio per Valutazioni Biologiche e Farmacologiche within a funded European IT-Technology project (eTen 510774 2003/C 118/19), as previously described.\textsuperscript{11,12} It is populated with data derived from official sources\textsuperscript{13–15} and is regularly updated to allow analyses and statistical evaluations.

OMPs have been sorted by year of designation, disease area, type of sponsor (commercial or non-commercial), stage of development and age-related type of condition (affecting children or not).

Information on studies supporting the MA has been derived from official Summaries of Product Characteristics, as catalogued by EuOrphan, and clinical trial databases (EU Clinical Trials Register\textsuperscript{16} and Clinicaltrials.gov\textsuperscript{17}).

The following search strategy has been adopted to query clinical trial databases:

- EU Clinical Trials Register: <disease name> AND <drug name> OR Advanced Search <OrphanDesignation Number>;
- Clinicaltrials.gov: Advanced Search-Targeted Search: Conditions: <disease name> AND Interventions: <drug name>.

We considered trials in which the sponsor that obtained the ODD was mentioned as sponsor or collaborating organisation (eg, company manufacturing the investigational medicinal product (IMP)).

Literature data have been derived from a bibliographic search performed in PubMed\textsuperscript{18} by using an ad hoc search strategy as follows:

- **Search terms.** Keywords derived from Medical Subject Headings (MeSH) vocabulary thesaurus were used: (MeSH <drug name> AND MeSH <condition name>) OR (<drug name> AND <condition name>). Further keywords, eg, synonyms or acronyms, were used when relevant.

- **Limits.** The MeSH search was ‘restricted to MeSH Major Topic’ and to search field ‘Title and abstract’.

- **Subheadings of MeSH <condition name>** were limited to: ‘statistical and numerical data’, ‘drug therapy’ AND ‘therapy’ OR ‘prevention and control according to the orphan indication’.

- **Subheadings of MeSH <drug name>** were limited to: ‘administration and dosage’, ‘adverse effects’, ‘drug effects’, ‘pharmacokinetics’, ‘pharmacology’, ‘therapeutic use’, ‘toxicity’.

We have considered only items published in English during the period ranging from the designation date to March 2016. Used sources and related investigated information are summarised in table 1.

We assumed that the development of a drug was successfully completed if an MA has been issued by the
Table 1 Sources used for the analysis and information investigated

| Source                                           | Information                                                                 |
|--------------------------------------------------|-----------------------------------------------------------------------------|
| EuOrphan (EMA, Orphanet)                         | ► Active substances designated as OMP                                          |
|                                                  | ► ODDS with an MA                                                            |
|                                                  | ► ODDS withdrawn with an MA                                                  |
|                                                  | ► Dates of designation                                                       |
|                                                  | ► Rare condition(s)                                                          |
|                                                  | ► Orphan indication(s)                                                       |
|                                                  | ► First and current sponsors                                                 |
|                                                  | ► MA refusals and MAA withdrawals                                            |
|                                                  | ► Reasons for withdrawals or refusals                                        |
|                                                  | ► Clinical trials and other evidence supporting the MA                      |
|                                                  | ► Possible competitors, that is, other OMPs for the same indication          |
| Clinical trial databases (EU Clinical Trials Register and Clinicaltrials.gov) | ► Published clinical trials                                                 |
|                                                  | ► Reasons for prematurely ended clinical trials                              |
| PubMed                                           | ► Published clinical trials and other studies in literature                  |
|                                                  | ► Efficacy and safety data                                                   |
| Sponsor-sourced information (company websites and pipelines, direct communications with the sponsors) | ► Sponsor type (commercial or non-commercial)                                 |
|                                                  | ► Stage of development of the drug                                           |
|                                                  | ► Reasons for failures                                                       |

EMA, European Medicines Agency; MA, marketing authorisation; MAA, MA application; ODD, orphan drug designation; OMP, orphan medicinal product.

RESULTS

Orphan designations: current status

As shown in the flow chart (online supplementary file 1), 788 ODDs have been granted in EU during the period 2000–2012: 766 ODDs still are in the OMP Register and 22 have lost the ODD after receiving the MA.

Overall, the R&D process was concluded with a successful MA in 132 cases (as detailed in the flow-chart online supplementary file 1, 110 ODDs received an MA and are still listed in the OMP Register, 22 ODDs received an MA but the designation has been withdrawn) and with a withdrawn or refused MA in 22 cases (14 received a negative opinion and 20 had the MAA withdrawn by the sponsor); 437 ODDs resulted under R&D when we performed the analysis. For the remaining 185, the R&D process was considered interrupted if:

► No trials have been published in clinical trial databases during the last 3 years (130 ODDs) or;
► The R&D process has been declared terminated by the sponsor (55 ODDs).

Therefore, a total of 219 ODDs resulted in failure.

Data analysis by risk factors

We have organised data by year of designation (figure 1), stage of development (figure 2), therapeutic area, type of sponsor and age-related type of condition (table 2).

Figure 1 shows that the number of failures gradually increases from 2000 to 2012.

Figure 2 emphasises the developmental status of all ODD groups and shows a comparison among ODDs with an MA, ODDs in R&D, MA failures and abandoned ODDs. All the developmental phases are represented. Data on
clinical trials revealed that, out of a total of 788 ODDS, 54 OMPs reached phase I, 270 reached phase II, 309 reached phase III and 3 were only included in compassionate use programmes (figure 2).

No information about the stage of development of 106 ODDS was found.

Phase III studies prevail in the MA groups (including both ODDS with an MA and MA failures); both phases II and III are well represented in the R&D group, while the abandoned group is characterised by a very high frequency of ‘no studies/not classified studies’. In this group, the majority of ODDS apparently never started the developmental process, since for 89 out of 185 ODDS (48.1%), we found no data in literature, clinical trial databases or information from the sponsor. Six out of 185 ODDS (3.2%) did not progress beyond the non-clinical stage, while 55 out of 185 ODDS (29.7%) were in phase II clinical trials when the developmental process stopped.

Our data show that the percentage of failures referring to a condition affecting adults and children and the percentage of failures referring to a condition affecting adults only are close to each other: 27.3% (166/609) and 29.6% (53/179), respectively (table 2).

As detailed in table 2, the highest percentage of failures (out of a total of 219 ODDS) occurred in renal, urinary and reproductive diseases and other diseases (40%), followed by cardiovascular and respiratory (37.3%), dermatological (35.7%), oncologic (31.7%), gastrointestinal (30.7%), and neurologic (29.7%).
Table 2  Orphan drug designations by risk factors

| Risk factors                                      | ODDS with an MA (n) | R&D (n) | Failures (n) | MA failures | Abandoned | Total | % Failures |
|---------------------------------------------------|---------------------|---------|--------------|-------------|-----------|-------|------------|
| Age-related type of condition                     |                     |         |              |             |           |       |            |
| Not affecting children                            | 24                  | 102     | 8            | 45          | 179       | 219   | 29.6%      |
| Affecting children                                | 108                 | 335     | 26           | 140         | 609       | 665   | 27.3%      |
| Therapeutic area                                  |                     |         |              |             |           |       |            |
| Cardiovascular and respiratory diseases           | 10                  | 37      | 3            | 25          | 75        | 83    | 37.3%      |
| Dermatological diseases                           | 1                   | 8       | 1            | 4           | 14        | 16    | 35.7%      |
| Endocrine diseases                                | 6                   | 16      | 1            | 4           | 27        | 32    | 18.5%      |
| Gastrointestinal diseases                         | 2                   | 11      | 0            | 6           | 19        | 25    | 31.6%      |
| Haematological diseases                           | 12                  | 35      | 0            | 8           | 55        | 63    | 14.5%      |
| Inborn errors of metabolism diseases              | 32                  | 37      | 6            | 16          | 91        | 113   | 24.2%      |
| Infectious and immunitary system diseases         | 8                   | 58      | 1            | 19          | 86        | 105   | 23.3%      |
| Neurological and psychotic diseases               | 9                   | 54      | 2            | 20          | 85        | 102   | 25.9%      |
| Oncologic diseases                                | 49                  | 147     | 17           | 74          | 287       | 324   | 31.7%      |
| Ophthalmic diseases                               | 1                   | 22      | 1            | 4           | 28        | 34    | 17.9%      |
| Poisoning/overdose diseases                       | 0                   | 5       | 1            | 0           | 6         | 7     | 16.7%      |
| Renal, urinary and reproductive diseases          | 0                   | 3       | 1            | 1           | 5         | 7     | 40%        |
| Others                                            | 2                   | 4       | 0            | 4           | 10        | 14    | 40%        |
| Sponsor type                                      |                     |         |              |             |           |       |            |
| Commercial                                        | 132                 | 405     | 34           | 178         | 749       | 817   | 28.3%      |
| Non-commercial                                    | 0                   | 32      | 0            | 7           | 39        | 46    | 17.9%      |
| Sponsorship transferred                           | 40                  | 117     | 16           | 53          | 226       | 242   | 30.5%      |

MA, marketing authorisation; ODD, orphan drug designation; R&D, research and development.

(31.6%), neurological and psychotic (25.9%) and inborn errors of metabolism diseases (24.2%).

In particular, the rare conditions with the highest number of failures were in the oncology area and included: glioma (12), acute myelogenous leukaemia (11), pancreatic cancer (10) and chronic lymphocytic leukaemia (7). In the respiratory group, six failures were for cystic fibrosis.

Concerning the sponsor, commercial sponsors receiving ODD are the most represented with 749 out of 788 ODDs (95.0%, table 2), while non-commercial sponsors account for only 39 out of 788 ODDs.

In particular, 28.3% (212/749) of ODDs sponsored by commercial sponsors and the 17.9% (7/39) of ODDs sponsored by a non-commercial entity ended up in failures.

Finally, our analysis demonstrated that OMPs that completed (or reached) phase III have a reduced risk of failure (p<0.01).

**Reasons for failures**

As shown in figure 3, lack of efficacy and safety has been identified as the main reason for failure of the developmental process. This aspect varies across therapeutic areas (figure 4). For example, we have found that 42.5% (34 out of 80) of ODDs referred to oncologic diseases failed for efficacy/safety issues.

Other relevant causes for failure are economic issues and strategic decisions. Inactive companies (due to bankruptcy) accounted for a large number of failures (47/185, 25.4%). In other cases, the development was abandoned because of a specific strategy; for example, 11 ODDs were abandoned during the developmental phase for other indications.

Moreover, the number of ODDs abandoned because of competitor drugs, such as other OMPs with an MA or under development for the same therapeutic indication, is considerable (20/185, 10.8%).

No information about the possible reasons for failure was available for 23.2% of abandoned ODDs (figure 3). In this case, no conclusions can be drawn.

Interestingly, safety and efficacy issues are significantly more represented than other causes of failure in the ODD groups that reached MA. In these groups, commercial reasons were declared by the sponsor in just one case (1).

For the abandoned drugs, the main reasons for failure were efficacy/safety issues, reported in 54 cases. Other relevant causes were linked to sponsors, that is, (a) lack of data, (b) inactive company, (c) company strategy blocking the developmental process.
For MA failures, the identified reasons were: efficacy/safety issues (26), insufficient data (12), issues related with the quality of the IMP (eg, manufacturing issues) (7) and regulatory issues on trials (4), such as trials without a control arm or not compliant with Good Clinical Practice and/or no commercial protection (ie, market exclusivity granted for other products already authorised for the same condition). In just one case, a commercial reason was declared by the sponsor (1). It is noticeable that, in some cases, more than one reason accounted for the failure.

DISCUSSION

Research and scientific progress in the rare disease field is challenging since a small number of patients are affected by such diseases, highly specialised research centres dealing with specific conditions are needed and economic return is scarce.

Specific clinical studies may be long, costly and difficult to be performed. Fagnan et al\textsuperscript{19} reported that, in recent years, OMP trials take approximately 5.9 years from phase I to new drug application, with an additional 0.8 years required for the approval process, and that the revenue from the OMPs development is not perceived as justifying the cost of the clinical trials.

In our analysis, we have found that the number of ODDs gradually increases from 2000 to 2012. This is consistent with the situation in the USA, where less than 14\% of OMPs have received an MA by Food and Drug Administration and an exponential increase of ODDs has been demonstrated up to 2013; concurrently, the annual number of orphan medicinal approvals has remained more or less constant.\textsuperscript{20}

If we look at non-orphans, the recent EMA reports\textsuperscript{21,22} indicate that the percentage of MAAs receiving a positive opinion from EMA out of the total number of MAAs submitted is similar between orphan and non-orphan drugs in the last years: 59\% and 73\%, respectively (2016); 83\% and 89\%, respectively (2015); 85\% and 86\%, respectively (2014).
The present analysis has shown that, out of a total of 788 ODDs designated during the period 2000–2012, 132 received an MA, 437 are in R&D and 219 have not reached MA: 34 failed the MA (refused or MAA withdrawal) and 185 were abandoned during the developmental process.

In particular, failures accounted for 27.8% of ODDs granted in Europe, including abandoned ODDs and MA failures.

Renal, cardiovascular, respiratory, dermatological, oncologic and gastrointestinal diseases have the highest rate of failures, while poisoning/overdose and haematological diseases were characterised by a lower percentage of failures (16.7% and 14.5%, respectively). However, differences were not significant. In line with our data, a publication from 2014 demonstrated that the success rate of market approval for OMPs developed by pharmaceutical companies is 21.8% and the success or failure of OMP development programmes may be unlikely correlated with the type of disease.20

Furthermore, we confirmed that most of the sponsors that obtained the ODD are commercial (about 90%), in line with a previous publication,12 while hospitals and universities obtained only 30 ODDs, mostly still under research (25).

We demonstrated that the stage of development represents the main factor influencing the success or failure of the R&D process of OMPs, since differences among various stages are statistically significant (p<0.01). Most of the failures could not reach the clinical phase, especially if efficacy/safety issues arose. In fact, when in preliminary preclinical or early clinical studies both efficacy and safety issues were raised, the sponsors stopped the development due to a negative benefit/risk balance.

This demonstrates that completing the R&D process still remains a challenging issue for an OMP. In particular, the development of abandoned OMPs for efficacy/safety issues was stopped in the preclinical phase in 20% of the cases and in phase I–II clinical studies in 48.1%.

Our data are in line with a very recent publication by Morel and colleagues9 demonstrating that the development of more than 100 OMPs has been discontinued mainly in phase II.

Overall, our analysis shows that the main reasons for failure during the developmental phase are efficacy/safety issues (about 30%). For six OMPs, the development was terminated after the discontinuation of trials, two recommended by the Data Safety Monitoring Committee.

Moreover, only a small part of refused MA and MAA withdrawals completed the developmental process when applying for an MA. This is in line with the known difficulties in providing the necessary evidences for OMPs approval when a standardised phase I–III scheme is followed. The second reason for failure is company inactivity/bankruptcy (about 25.4%), perhaps connected to the failure of the R&D programme, especially in case of small companies whose efforts are mainly focused on a single OMP. About 51% of these abandoned OMPs were in the oncologic area. Often, small pharmaceutical companies may fail the developmental programme of their lead OMP and consequently go bankrupt. This means that the bankruptcy may be the cause or even the resulting effect of the failure of the drug development.

Nevertheless, other relevant company-related causes of failure are shown in our study. Among them, drug competition plays one of the most important roles. Other OMPs with an MA or in development for the same therapeutic indication were the main causes for the discontinuation of the R&D process. Competitors in the developmental phase were found from both the same sponsor and other companies.

Economic issues and lack of funding related to OMP development (and not to the general economic trend of the company) accounted for a small part of the failures (3.2%), especially among oncologic, cardiovascular and respiratory diseases. For the majority of such OMPs, no clinical trial has been published on the main databases. These data support the relevance of incentive issues within the EU for drugs gaining the ODD under Regulation (EC) No. 141/2000.1 These drugs are entitled to receive incentives such as fee waivers/reduction, 10-year market exclusivity, free-of-charge protocol assistance and public funding for research support. During the last years, the EC have planned research programmes, such as the Sixth and Seventh Framework Programmes and the ongoing Horizon 2020, to grant funding for OMP development. Importantly, additional funds are requested to be provided by each member state.12 This would have promoted the study of medicines for rare diseases by pharmaceutical companies, small-sized and medium-sized enterprises and research groups, as well as the creation of research consortia. This was proven to be successful for paediatric research.23 It would be interesting to evaluate the mentioned measures within 5–10 years.

A small number of OMPs (8.1%) failed due to company strategy, for example, change in the overall product development plan. In fact, most of them were found in development for other indications.

Other reasons for MA failures emerged, such as insufficient data, quality issues or issues on trials and products.

In the following paragraphs, strengths and weaknesses of this study are discussed.

One of the main difficulties in performing this kind of analysis is the lack of publicly available information. To overcome this issue, we directly contacted the sponsors to investigate the stage of development of OMPs and the reasons for failures, even when OMPs were still listed in the European OMPs Registry. Unfortunately, we cannot exclude that a drug we defined ‘abandoned’ is actually in the preclinical or clinical phase, but there is no evidence about that. However, this effort has only been partially successful. In particular, the search for information about failures of trials and OMP development faced some difficulties related to the availability of results. In fact, we have found no information about failures for 23.2% and about the stage of development of 48% of abandoned drugs.
This aspect deals with the ‘transparency’ of results, a problem still under debate.

The European OMP Regulation\(^1\) dictates that the developmental stage of OMPs has to be provided only to the EMA on a confidential basis. In addition, the EU Clinical Trials Register does not provide any detail about trial completion or discontinuation. On the contrary, public availability of trial results has been made mandatory in Europe by the new EU Regulation on clinical trials (EU) 536/2014\(^24\) requiring publication of summary of clinical trial results 1 year after the end of each trial, while respecting personal data protection and commercially confidential information. This should improve access to information, but the real outcomes of the new law will be clear only in the next years, also considering that the regulation allows pharmaceutical companies to censor clinical study reports before online publication.

Publication and availability for researchers of trial results and datasets still represent sensitive issues, as also underlined by Doshi and colleagues.\(^25\) Data sharing allows clinicians to directly match the electronic health record of a patient to clinical trials and observational study datasets for better individualised therapeutic decisions. On the other hand, regulators are legally obliged to take timely decisions on the availability of drugs for patients, even under conditions of uncertainty, and personal data protection or patient confidentiality (ie, issues completely different with respect to commercial confidentiality) are not easy to ensure, as uploading trial data on a website would entail its own problems, since an individual patient could be identified from an anonymised dataset.\(^26\)

Hence, a step further to improve the availability of data without compromising the work of regulators and companies, personal data protection and patient and commercial confidentiality may consist in publishing summaries of the main outcomes, being the publication of full trial reports probably unnecessary. Therefore, registries and databases like EuOrphan may be useful to better disseminate and make information available.

Another issue faced when performing the present study was related to sponsorship transfer. Over the years, 28.7% of sponsorships (226/788) has been transferred (data not shown) from the sponsor obtaining the designation to the actual one, and this makes it more difficult to obtain reliable information.

Finally, this work allows to better understand the risks encountered by companies willing to develop OMPs.

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REFERENCES

1. European Parliament and Council of European Union. Regulation (EC) No. 141/2000 of 16 December 1999 on Orphan Medicinal Products: OJL 018/1. (22 Jan 2000).
2. United States Food and Drug Administration. Orphan drug act. 1983-4.
3. Ministry of Health, Labour and Welfare (Japan). Amendment of the pharmaceutical affairs law, 1993.
4. Therapeutic Goods Administration (Australia). SR 1990 No. 394 as amended made under the Therapeutic Goods Act 1989, 1997.
5. European Parliament and Council of European Union Regulation (EC) 1901/2006 12 December 2006 on medicinal products for paediatric use, 2006.
6. Giannuzzi P. Orphan drugs: the regulatory environment. Drug Discov Today 2013;18:163–72.
7. Uguen D, Lönngren T, Le Cam Y, et al. Accelerating development, registration and access to medicines for rare diseases in the European Union through adaptive approaches: features and perspectives. Orphanet J Rare Dis 2014;9:20.
8. Pariser AR, Xu K, Milto J, et al. Regulatory considerations for developing drugs for rare diseases: orphan designations and early phase clinical trials. Discov Med 2011;11:367–75.
9. Morel T, Lhori A, Picavel E, et al. Regulatory watch: the orphan drug pipeline in Europe. Nat Rev Drug Discov 2016;15:376.
10. Ec.europa.eu. [Internet]. Public health, European Commission. Community register of medicinal products; c2016. http://ec.europa.eu/health/documents/community-register/html/index_en.htm (accessed 8 Sep).
11. Stakiaitis D, Spokienie I, Juskevicius J, et al. Access to information supporting availability of medicines for patients suffering from rare diseases looking for possible treatments: the EuOrphan Service. Medicina 2007;43:441–6.
12. Giannuzzi V, Conte R, Landi A, et al. Orphan medicinal products in Europe and United States to cover needs of patients with rare diseases: an increased common effort to be foreseen. Orphanet J Rare Dis 2012;17:264.
13. Ema.europa.eu. [Internet]. Home-European medicines agency. c2016 http://www.ema.europa.eu/ema/index.jsp?curl=pages/home/Home_Page.jsp&mid= (accessed 8 Sep).
14. Accessdata.fda.gov [Internet]. Home—Food and Drug Administration. Search Orphan Drug Designations and Approvals. c2016 http://www.accessdata.fda.gov/scripts/oopdlisting/odop/index.cfm (accessed 8 Sep).
15. Orphanet. [Internet]. Home—INSERM US14 (Institut national de la santé et de la recherche médicale). Orphanet. c2016 http://www.orpha.net/consor/cgi-bin/index.php (accessed 8 Sep).
16. Clinicaltrialsregister.eu. [Internet]. Home—EU clinical trials register. c2016 https://www.clinicaltrialsregister.eu/eu/cr-search/search (accessed 8 Sep).
17. Clinicaltrials.gov. [Internet]. Home—Clinical Trials.gov. c2016 https://clinicaltrials.gov/ (accessed 8 Sep).
18. Ncbi.nlm.nih.gov. [Internet]. Home—PubMed—NCBI c2016. http://www.ncbi.nlm.nih.gov/pubmed (accessed 8 Sep).
19. Fagnan GD, Grromatzky AA, Stein RM, et al. Financing drug discovery for orphan diseases. Drug Discov Today 2014;19:533–8.
20. Kumar Kakkar A, Dahiy A. The evolving drug development landscape: from blockbusters to nicheusters in the orphan drug space. Drug Dev Res 2014;75:231–4.
21. European Medicines Agency. Annual Report 2016, 2017.
22. European Medicines Agency. Monthly statistics report: May 2017. Medicinal products for human use (cumulative figures for the year to date). 2017. EMA/397446/2017.

23. Ruggieri L, Giannuzzi V, Baiardi P, et al. Successful private-public funding of paediatric medicines research: lessons from the EU programme to fund research into off-patent medicines. *Eur J Pediatr* 2015;174:481–91.

24. European Parliament and of the 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: Official Journal of the European Union L158, 2014.

25. Doshi P, Jefferson T, Del Mar C. The imperative to share clinical study reports: recommendations from the tamiflu experience. *PLoS Med* 2012;9:e1001201.

26. Eichler HG, Abadie E, Breckenridge A, et al. Open clinical trial data for all? A view from regulators. *PLoS Med* 2012;9:e1001202.