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DANISH MEDICINES AGENCY



# **Post-marketing surveillance of drug safety in 2012: The EU Regulatory network**

Benefit-Risk Assessment Methodology Workshop

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## Overview

- What is pharmacovigilance?
- The European network for approval and surveillance of medicinal products
- New European pharmacovigilance legislation
- EU network opportunities
- New legislation – major achievements





## New Public Institution....

- 1 March 2012 The National Board of Health and the Danish Medicines Agency merged and became...
- **The Danish Health and Medicines Authority**

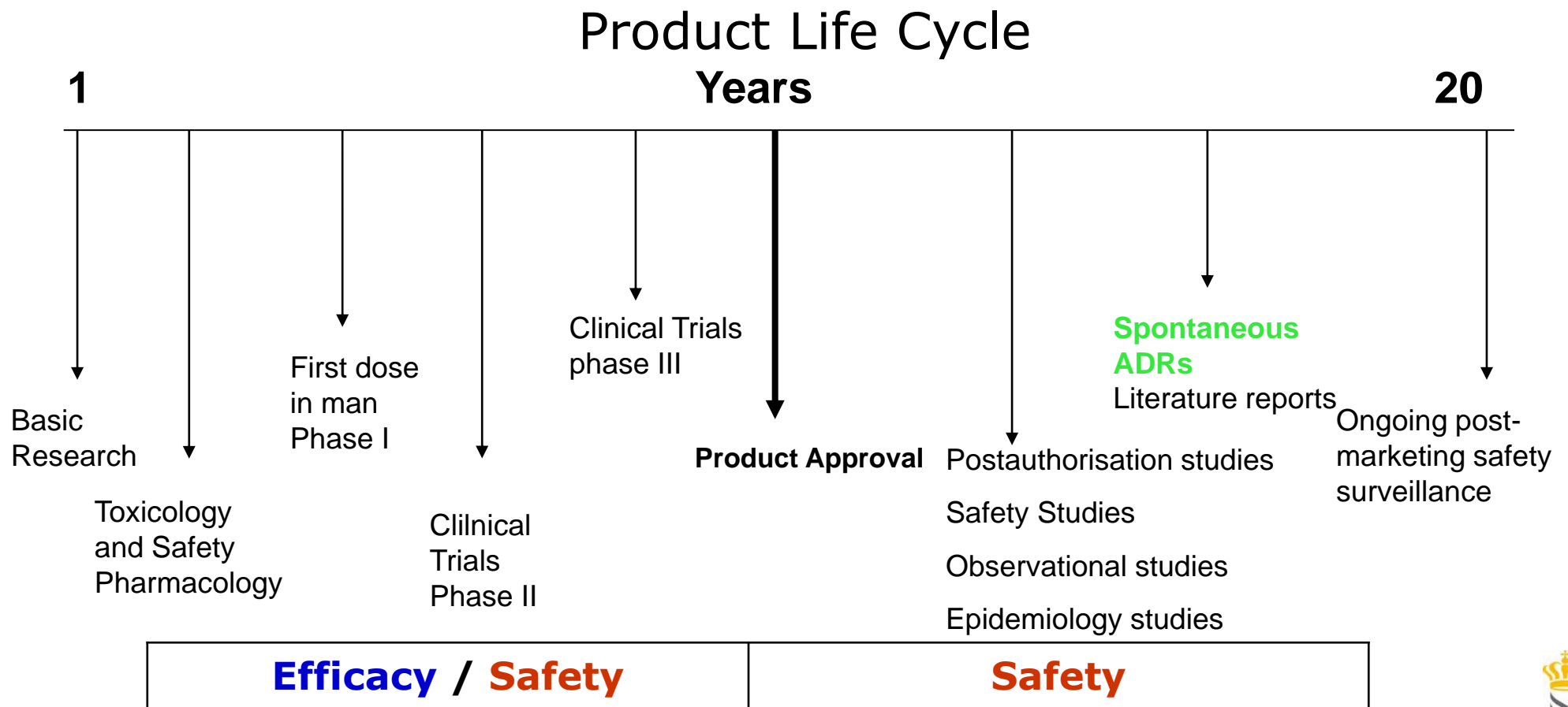


## What is Pharmacovigilance?

- Pharmacovigilance is the ongoing surveillance of product safety and repetitive assessment of the benefit-risk balance throughout the product life cycle
- A product safety profile evolves over time and it necessitates a continuous safety surveillance in order to identify new safety issues which may change the benefit-risk balance of a product



# Focus on safety throughout the entire lifecycle!



## What is Pharmacovigilance? The 4 main steps

- Risk **detection**
  - Multiple sources and methods; evidence hierarchy
- Risk **assessment**
  - Joint assessment industry/regulators, national/EU
- Risk **minimization**
  - Regulatory initiatives, scientific initiatives
- Risk **communication NEW!**
  - Medical literature, mass media





## Basic tools in pharmacovigilance

- Adverse drug reaction (ADR) reports / Individual Case Safety Reports (ICSRs)
- Signal detection
- Periodic Safety Update Report (PSUR)
- Risk Management Plans (RMP)
- Post-authorisation Safety Studies (PASS)





## Pharmacovigilance in a non-transparent, non-involving environment

- **20th century strategy** – build national institutions capable of collecting and evaluating ADR data
- **Decision** making based on **national** experience
- **Scope** – national, healthcare professionals
- **Communication** - None







## Crucial societal developments with impact on pharmacovigilance

21th century strategy needs to cover....

- Internet era → rapid data exchange → **cross-border transparency**
- Internationalisation → decision making based on international experience → **cross-border harmonisation**
- Empowerment of patients / citizens → active involvement of a new stakeholder → **cross-border engagement of the public**





## European Medicines Agency EMA – Docklands, London, since 1995





## EU Committees / procedures

- Pharmacovigilance Working Party → Pharmacovigilance Risk Assessment Committee (**PRAC**)
- Committee for Human Medicinal Products (**CHMP**); Central procedure for granting of marketing authorisations; **rapporteur / co-rapporteur**
- Coordination Group for Mutual and Decentral Procedure (**CMD(h)**); **reference member state**
- European Risk Management Strategy Facilitation Group (**ERMS**) → Project Oversight Committee





## Internationalisation in decision-making process – Example

- **The H1N1 flu pandemic in 2009**
- Total number of vaccinated
  - In DK 420.000; in the EU 36.5 mio.
- Total number of ADR reports
  - In DK < 600, in the EU > 13.000
- Pandemrix® and narcolepsy
  - In Finland significant increase in cases of narcolepsy
  - In the EU only sporadic cases → B/R unchanged





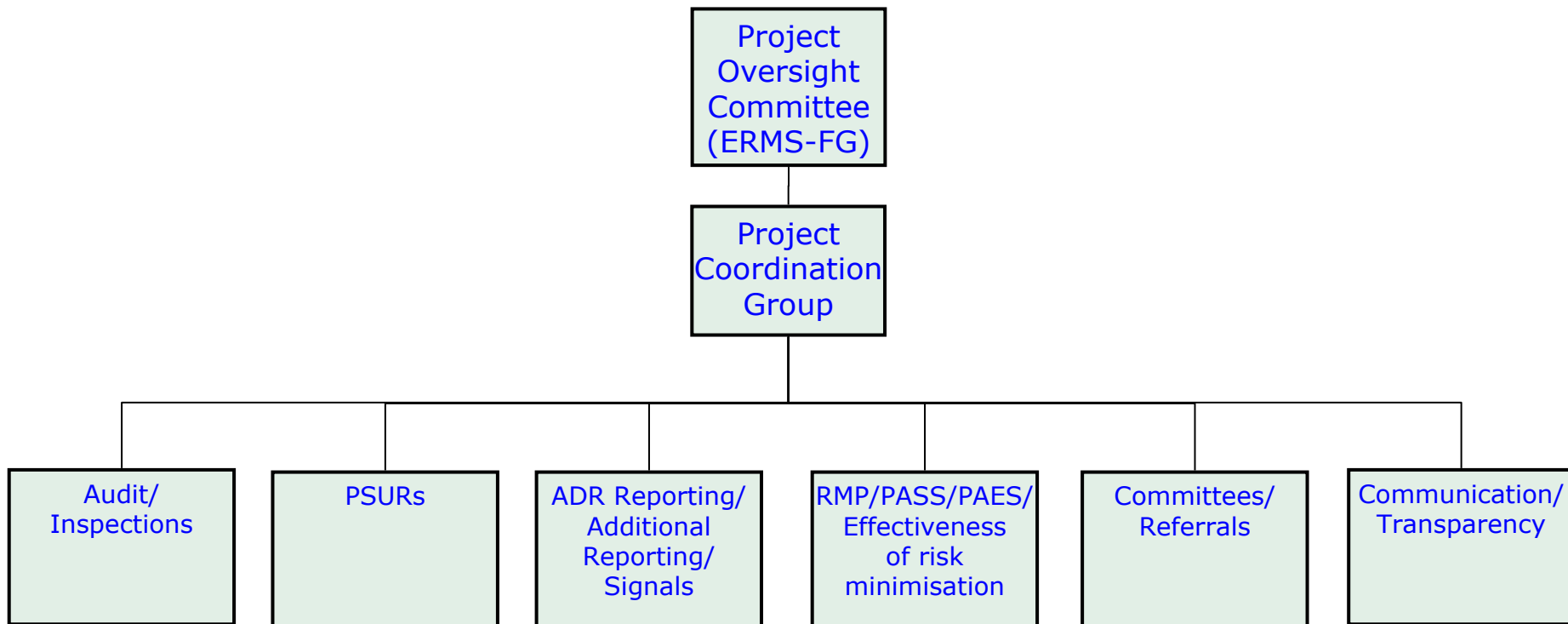
# New EU Pharmacovigilance Legislation

- Regulation (EU) no. 1235/2010 of 15 Dec 2010
  - Amends, as regards pharmacovigilance of medicinal products for human use, Regulation (EC) 726/2004
  - Applies from 2 July 2012
- Directive 2010/84/EU of 15 Dec 2010
  - Amends, as regards pharmacovigilance, directive 2001/83/EC relating to medicinal products for human use
  - National law to apply from 21 July 2012





# Governance and Organisation



## PRAC membership

### Appointed by each Member State:



- 1 member + 1 alternate
- 27 + EEA countries non voting members



### Appointed by the European Commission following a public call for expressions of interest:



- 1 patient organisations<sup>1</sup> rep + alternate
- 1 healthcare professionals<sup>1</sup> rep + alternate
- 6 members to ensure relevant expertise available

<sup>1</sup> *Criteria for involvement in EMA activities*



## PRAC activities and expertise needed

**Risk detection /  
signal detection**

**Pharmacovigilance audit**  
Design and Evaluation of post  
authorisation **safety studies**

**Risk assessment**  
Risk and therapeutic effect  
assessment

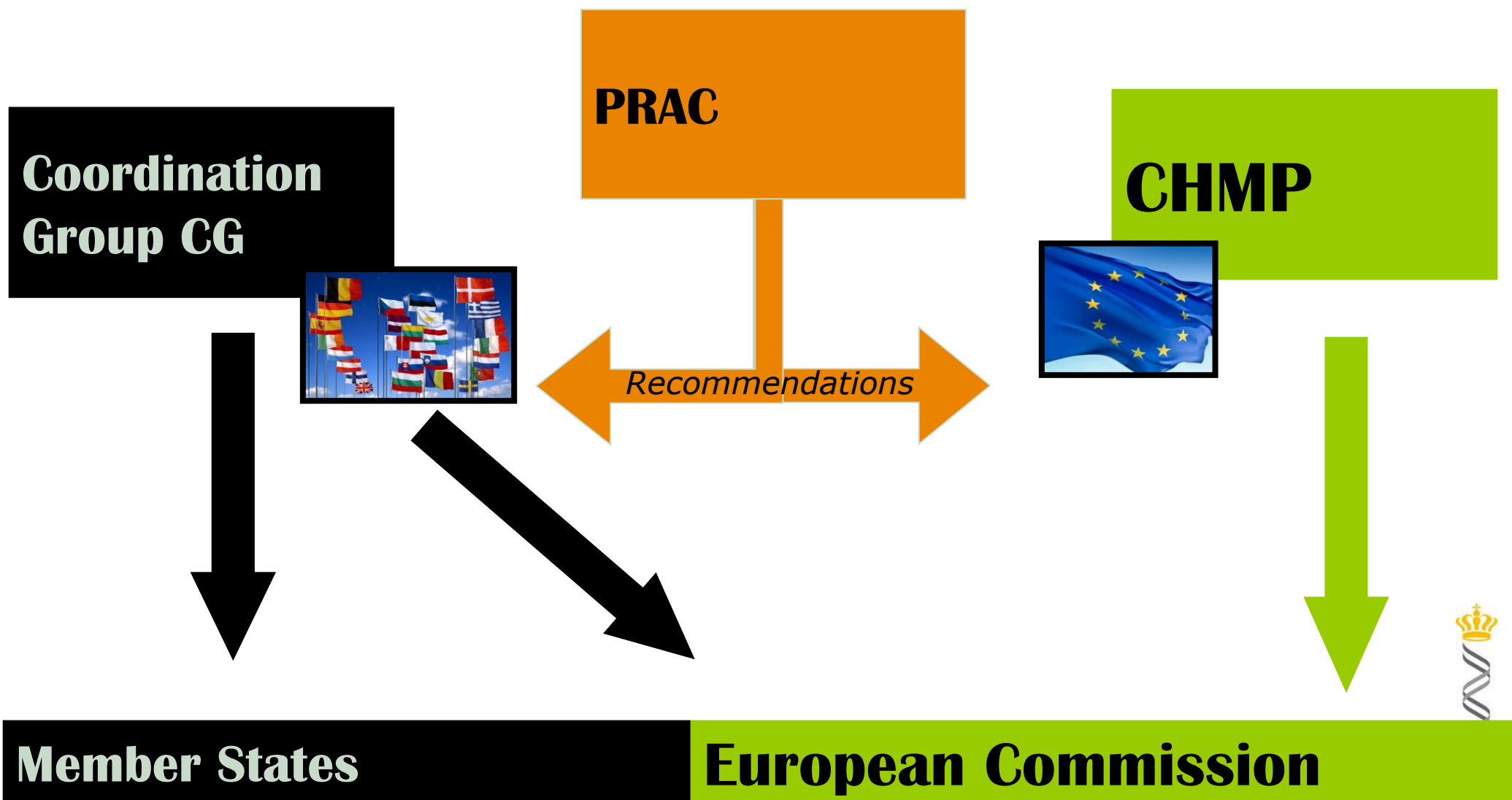
**Risk minimisation** (regulatory  
action) and analysis of impact of risk  
minimisation

**Communication** of risk  
and benefit/risk





## PRAC and the other Groups/Committees



## PRAC and Transparency

Regulation EU 1235/2010 states that in order to increase transparency as regards as pharmacovigilance issues a European medicines web portal should be created and maintained by the Agency in collaboration with Members States and the Commission



**Agenda &  
Minutes**

**Assessments**

**Decisions**

**Opinions  
Agreements  
Positions**

**Recommendations**

Available  
to the public





## New transparency tools

- Web portals
- Coordination of safety announcements
- Public hearings
- List of medicinal products subject to additional monitoring





## European Medicines Web Portal

- To be created and maintained by EMA – aiming at increasing transparency; links to national web portals
- Publications – examples:
  - List of medicinal products subject to additional monitoring
  - List of literature monitored by EMA for a defined list of active substances
  - Various public assessment reports
  - Information on initiated safety referrals





## Coordination of safety announcements

- Lack of co-ordination → suspicion that regulatory authorities deliberately hide data
- EMA has experience with co-ordination of safety announcements for centrally authorised products and referrals (*early notification* procedure)
- For non-centrally authorised products EMA will co-ordinate the safety announcements





## List of medicinal products subject to additional monitoring

- Balance in between pre-mature and unnecessarily delayed granting of a market authorisation
- New active substances, biological medicinal products incl. biosimilars, medicinal products for pediatric use, biotech. products being the result of a new manufacturing process...
- At request of the regulatory authorities, e.g. for medicinal products subject to required PASS or to conditions or restrictions to safe and effective use specified in the RMP





## Literature monitoring by EMA

- Aim - to decrease duplicate reporting
- Publication of a defined list of literature for a defined list of substances used in medicinal products for which there are several marketing authorisations





## New ADR definition

- **Adverse reaction:**
  - A response to a medicinal product which is noxious and unintended
- **Aim:**
  - to ensure that the definition not only covers noxious and unintended effects derived from **authorised** use at normal doses, but also from medication errors and uses outside the authorised SmPC, incl. misuse / abuse







## Patient reporting

- Patients considered to be “well placed” to report
- MSs should encourage patients to report
  - Provide not only web-based reporting forms, but also provide other means by which patients can report
  - Involve patient & HCP organisations as appropriate





## Eudravigilance

- Single point of receipt of ICSRs
  - MAHs report directly
  - MSs forward ICSRs received at national level incl. consumer reports
- Accessible to MSs, EMA and Commission + to MAH and the public *“to an appropriate extent”*
- Need to consider – examples:
  - Quality assurance at entry
  - Signal management





## Periodic Safety Update Reports

- Information on all ICSRs reported from all countries where the medicinal product is marketed, + patient exposure figures, data on studies, regulatory actions...
- To be submitted by the MAH at regular intervals
- Assessed by EU member states on workshare basis
- Hitherto a risk evaluation tool
- [Key changes of structure:](#)
- Benefit Evaluation
- Integrated benefit/risk analysis for approved indications – **method???**





## Risk Management Plan (1)

- Format and content: Seven parts
  - Part I – Product(s) overview
  - Part II – Safety specification
    - Module 1 – Epidemiology of indications and target populations
    - Module II – Non-clinical
    - Module III – Clinical trial exposure
    - Module IV – Populations not studied in clinical trials
    - Module V – Post-authorisation experience
    - Module VI – Identified and potential risks
    - Module VII – Additional EU requirements for the safety specification
    - Module VIII – Summary of the safety concerns





## Risk Management Plan (2)

- Format and content cont...
  - Part III - Pharmacovigilance Plan
  - Part IV - Plans for studies on effectiveness and longterm efficacy
  - Part V – Risk Minimization Measures
  - **Part VI – Summary of the RMP**
    - **Shall be published**
    - **Shall include key elements of the RMP addressing important potential and identified risks and missing information + a summary of risk minimization measures**
  - Part VII - Annexes





## PASS and PAES

- **PASS** - Any study with an authorised medicinal product conducted with the aim of
  - identifying, characterising or quantifying a safety hazard
  - confirming the safety profile of the medicinal product or
  - measuring the effectiveness of risk management measures
- Strengthened legal basis for request, clear rules for supervision
- **PAES** – Delegated act specifying criteria for PAES awaited from EC
- **Efficacy** concern?
  - if there are indications that previous efficacy evaluations could be significantly changed



## EU network opportunities

- **Knowledgesharing**
  - Decisions of high scientific quality
  - Harmonization – best practice
- **Worksharing**
  - Appropriate use of resources
- **Coordination**
  - Same recommendation simultaneously across EU countries





## New legislation – Major achievements

- Clarification of roles and responsibilities of various stakeholders
- New paradigm – decision-making based on cumulative international data
- Strengthening of the risk-adjusted approach
- Improvement of transparency and communication
- Reduction of duplication of work
- Strengthening and clarification of procedures in relation to the use of PASS and of RMP
- Involvement of patients





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