To:
Head of Paediatric Medicines
European Medicines Agency

Notification of discontinuation of a paediatric development which is covered by an agreed PIP Decision

Actives substances(s): Atraser	ntan (hydrochloride)							
Invented name: N/A								
Latest Decision number(s):	1) P/0171/2016	2) P/0175/2015	5					
Corresponding PIP number(s):	1) EMEA-001666-PIP0	1-14-M01	2) EMEA-001666-PIP01-14					
Date of initial marketing autho	risation granted: N/A							
Date of authorisation of new indication, pharmaceutical form or route of administration: N/A								
Please note that development of the medicinal product above in the following condition(s)/indication(s):								
Treatement of multidrug-resist	ant nephrotic syndrome	!						
$oxed{\boxtimes}$ has been discontinued								
$\hfill \square$ has been suspended/put on	long-term hold (with pe	ossible re-start a	at a later time)					
for the following reason(s): (tick all that apply)								
\square (possible) lack of efficacy in	adults							
\square (possible) lack of efficacy in	children							
(possible) unsatisfactory safety profile in adults								
☐ (possible) unsatisfactory safety profile in children								
☐ commercial reasons (please specify:)								
manufacturing / quality problems								
other regulatory action	(please specify:) (e.g. suspension	on, revocation of M.A.)					
$oxed{\boxtimes}$ other reason	(please specify: paedia	itric developmen	t covered by another PIP)					
Please add a brief description (max 2000 characters) of the reason(s) for the discontinuation / suspension:								
Due to a change in sponsorship of the initial PIP and in the clinical development of atrasentan, the paediatric development of atrasentan is now covered by PIP ref EMEA-001666-PIP02-21 for treatment of IgA nephropathy.								

Please note that if the PIP has been submitted as part of a marketing authorisation application in order to comply with the requirements of Article 7 of the Paediatric Regulation (as a condition of the validation of the respective application) and a marketing authorisation was granted based on this application, then there is a legal obligation to complete that PIP. The same applies if there has been a successful post-authorisation application, where the PIP was included in order to comply with the requirements of Article 8 of the Paediatric Regulation.

Pl€	ease	confirn	1 if	any	of	the	above	applies	s to	the	PIP	in	questic	on:

Voc		Nο	∇
res		NO	IX

If yes, it means that based on the Marketing Authorisation obtained at the end of that initial procedure or the successful post-authorisation application, as applicable, you are obliged to complete that PIP. That obligation cannot be cancelled by a unilateral decision, including by withdrawing the MA. Such PIP must be completed, unless it is modified in agreement with the PDCO by removing all outstanding PIP measures or granting a full product-specific waiver instead (upon relevant circumstances in accordance with the Paediatric Regulation). Non-completion of a binding PIP establishes noncompliance with the requirements of the Paediatric Regulation, which the European Medicines Agency has an obligation to report to the European Commission.

Name and signature of the PIP contact point: Signature on file

Date: 07/09/2023

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