

26 March 2015 EMA/CHMP/315243/2014 Committee for Medicinal Products for Human Use (CHMP)

## Memantine film-coated tablets 5, 10, 15 and 20 mg, oral solution 5 mg product-specific bioequivalence guidance\*

Draft agreed by Pharmacokinetics Working Party (PKWP)	October 2013
Adoption by CHMP for release for consultation	24 October 2013
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End of consultation (deadline for comments)	15 February 2014
Agreed by Pharmacokinetics Working Party	March 2015
Adoption by CHMP	26 March 2015
Date for coming into effect	1 October 2015

<sup>\*</sup>This guideline was previously published as part of a "compilation of individual product-specific guidance on demonstration of bioequivalence Rev.3 EMA/CHMP/736403/2014"

Keywords	Bioequivalence, generics, memantine	
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## **Disclaimer**:

This guidance should not be understood as being legally enforceable and is without prejudice to the need to ensure that the data submitted in support of a marketing authorisation application complies with the appropriate scientific, regulatory and legal requirements.

Requirements for bioequivalence demonstration (PKWP)\*

BCS Classification**	BCS Class: I III I neither of the two  Background: memantine is a high solubility compound with complete absorption.
Bioequivalence study design  in case a BCS biowaiver is not feasible or applied	single dose cross-over
	healthy volunteers
	Strength: any strength for the tablets.  Background: highest strength recommended. However, it is also possible to use the lower strengths for a drug with linear pharmacokinetics and high solubility.
	Number of studies: one single dose study

	Other critical aspects: the solution may be waived if the same amount of sorbitol is used as in the reference product.	
Analyte	□ parent □ metabolite □ both	
	□ plasma/serum □ blood □ urine	
	Enantioselective analytical method: ☐ yes ☒ no	
Bioequivalence assessment	Main pharmacokinetic variables: AUC <sub>0-72h</sub> and C <sub>max</sub>	
	<b>90% confidence interval:</b> 80.00– 125.00%	

<sup>\*</sup> As intra-subject variability of the reference product has not been reviewed to elaborate this product-specific bioequivalence guideline, it is not possible to recommend at this stage the use of a replicate design to demonstrate high intra-subject variability and widen the acceptance range of  $C_{max}$ . If high intra-individual variability ( $CV_{intra} > 30$  %) is expected, the applicants might follow respective guideline recommendations.

<sup>\*\*</sup> This tentative BCS classification of the drug substance serves to define whether *in vivo* studies seems to be mandatory (BCS class II and IV) or, on the contrary, (BCS Class I and III) the Applicant may choose between two options: *in vivo* approach or *in vitro* approach based on a BCS biowaiver. In this latter case, the BCS classification of the drug substance should be confirmed by the Applicant at the time of submission based on available data (solubility experiments, literature, etc.). However, a BCS-based biowaiver might not be feasible due to product specific characteristics despite the drug substance being BCS class I or III (e.g. in vitro dissolution being less than 85 % within 15 min (BCS class III) or 30 min (BCS class I) either for test or reference, or unacceptable differences in the excipient composition).