

PUBLIC ASSESSMENT REPORT of the Medicines Evaluation Board in the Netherlands

Rizatriptan Aurobindo 5 mg and 10 mg, orodispersible tablets Aurobindo Pharma B.V., the Netherlands

rizatriptan benzoate

This assessment report is published by the MEB pursuant Article 21 (3) and (4) of Directive 2001/83/EC. The report comments on the registration dossier that was submitted to the MEB and its fellow –organisations in all concerned EU member states.

It reflects the scientific conclusion reached by the MEB and all concerned member states at the end of the evaluation process and provides a summary of the grounds for approval of a marketing authorisation.

This report is intended for all those involved with the safe and proper use of the medicinal product, i.e. healthcare professionals, patients and their family and carers. Some knowledge of medicines and diseases is expected of the latter category as the language in this report may be difficult for laymen to understand.

This assessment report shall be updated by a following addendum whenever new information becomes available.

General information on the Public Assessment Reports can be found on the website of the MEB.

To the best of the MEB's knowledge, this report does not contain any information that should not have been made available to the public. The MAH has checked this report for the absence of any confidential information.

EU-procedure number: NL/H/2411/001-002/DC Registration number in the Netherlands: RVG 110325 - 110326

10 December 2012

Pharmacotherapeutic group: antimigraine preparations, selective serotonin (5HT1B/1D)

agonists

ATC code: N02CC04

Route of administration: oral

Therapeutic indication: Acute treatment of the headache phase of migraine attacks, with

or without aura in adults.

Prescription status: prescription only
Date of authorisation in NL: prescription only
17 September 2012

Concerned Member States: Decentralised procedure with DE, ES, IT, MT and UK.

Application type/legal basis: Directive 2001/83/EC, Article 10(1)

For product information for healthcare professionals and users, including information on pack sizes and presentations, see Summary of Product Characteristics (SPC), package leaflet and labelling.



I INTRODUCTION

Based on the review of the quality, safety and efficacy data, the member states have granted a marketing authorisation for Rizatriptan Aurobindo 5 mg and 10 mg, orodispersible tablets, from Aurobindo Pharma B.V. The date of authorisation was on 17 September 2012 in the Netherlands.

The product is indicated for acute treatment of the headache phase of migraine attacks, with or without aura in adults.

A comprehensive description of the indications and posology is given in the SPC.

Rizatriptan binds selectively with high affinity to human 5-HT1B and 5-HT1D receptors and has little or no effect or pharmacological activity at 5-HT2, 5-HT3; adrenergic alpha1, alpha2 or beta; D1, D2, dopaminergic, histaminic H1; muscarinic; or benzodiazepine receptors.

The therapeutic activity of rizatriptan in treating migraine headache may be attributed to its agonist effects at 5-HT1B and 5-HT1D receptors on the extracerebral intracranial blood vessels that are thought to become dilated during an attack and on the trigeminal sensory nerves that innervate them. Activation of these 5-HT1B and 5-HT1D receptors may result in constriction of pain-producing intracranial blood vessels and inhibition of neuropeptide release that leads to decreased inflammation in sensitive tissues and reduced central trigeminal pain signal transmission.

This decentralised procedure concerns a generic application claiming essential similarity with the innovator product Maxalt Smelt 5 mg and 10 mg, orodispersible tablets (NL License RVG 21817 and RVG 21818) which has been registered in the Netherlands by Merck Sharp & Dohme B.V. since 11 February 1998 (original product). The Netherlands is RMS for the MRP procedure under which Maxalt is processed, procedure number NL/H/0144.

The marketing authorisation is granted based on article 10(1) of Directive 2001/83/EC.

This type of application refers to information that is contained in the pharmacological-toxicological and clinical part of the dossier of the authorisation of the reference product. A reference product is a medicinal product authorised and marketed on the basis of a full dossier, i.e. including chemical, biological, pharmaceutical, pharmacological-toxicological and clinical data. This information is not fully available in the public domain. Authorisations for generic products are therefore linked to the 'original' authorised medicinal product, which is legally allowed once the data protection time of the dossier of the reference product has expired. For this kind of application, it has to be demonstrated that the pharmacokinetic profile of the product is similar to the pharmacokinetic profile of the reference product. To this end the MAH has submitted a bioequivalence study in which the pharmacokinetic profile of the product is compared with the pharmacokinetic profile of the reference product Maxalt Smelt 10 mg tablets, registered in the Netherlands. A bioequivalence study is the widely accepted means of demonstrating that difference of use of different excipients and different methods of manufacture have no influence on efficacy and safety. This generic product can be used instead of its reference product.

No new pre-clinical and clinical studies were conducted, which is acceptable for this abridged application.

No scientific advice has been given to the MAH with respect to these products and no paediatric development programme has been submitted, as this is not required for a generic application.



II SCIENTIFIC OVERVIEW AND DISCUSSION

II.1 Quality aspects

Compliance with Good Manufacturing Practice

The MEB has been assured that acceptable standards of GMP (see Directive 2003/94/EC) are in place for this product type at all sites responsible for the manufacturing of the active substance as well as for the manufacturing and assembly of this product prior to granting its national authorisation.

Active substance

The active substance is rizatriptan benzoate, an established active substance described in the European Pharmacopoeia (Ph.Eur.*). The active substance is a white or almost white powder or crystals, which is slightly hygroscopic. It is soluble in water, sparingly soluble in ethanol and practically insoluble in methylene chloride. The active substance does not have a chiral center.

Polymorphs of rizatriptan benzoate are known in the literature. However, the basic patent process in crystallizing rizatriptan benzoate, which yields the polymorphic form, is followed and identical to the marketed form.

The Active Substance Master File (ASMF) procedure is used for the active substance. The main objective of the ASMF procedure, commonly known as the European Drug Master File (EDMF) procedure, is to allow valuable confidential intellectual property or 'know-how' of the manufacturer of the active substance (ASM) to be protected, while at the same time allowing the applicant or marketing authorisation holder (MAH) to take full responsibility for the medicinal product, the quality and quality control of the active substance. Competent Authorities/EMA thus have access to the complete information that is necessary to evaluate the suitability of the use of the active substance in the medicinal product.

Manufacturing process

The manufacturing process is a two-step synthesis. The route of synthesis is adequately described and a thorough discussion on (potentially genotoxic) impurities, solvents, reagents and catalyst resulting from or used in the manufacture is provided.

Quality control of drug substance

The specifications on identification are identical to the requirements of the draft Ph.Eur. monograph, and are herewith acceptable. The microbial requirements are in accordance with Ph. Eur., the in-house requirements on residual solvents are equal or tighter than corresponding ICH limits, and the remaining inhouse requirements are based on custom requirements. All quantitative methods are satisfactorily validated, and satisfactory cross-validations have been performed for the in-house HPLC methods for assay and related substances. Batch analysis results were satisfactory. Sufficient data on the reference-and working standards, and on the impurity reference standards, have been provided.

Stability of drug substance

Three batches have been put on stability: 3 years at 25°C and 6 months at 40°C/75% RH. All stability results are in accordance with the set requirements. Based on the provided stability data the claimed retest period of 3 years was granted, without specific storage temperature if stored in the original packaging in order to protect from moisture.

* Ph.Eur. is an official handbook (pharmacopoeia) in which methods of analysis with specifications for substances are laid down by the authorities of the EU.



Medicinal Product

Composition

Rizatriptan Aurobindo 5 mg, orodispersible tablets are white to off-white coloured, circular, biconvex, uncoated tablets debossed with 'F24' on one side and plain on other side with a peppermint flavor.

Rizatriptan Aurobindo 10 mg, orodispersible tablets are white to off-white coloured, circular, biconvex, uncoated tablets debossed with 'F25' on one side and plain on other side with a peppermint flavor.

The orodispersible tablets are packed in Polyamide/ Aluminium / PVC - Aluminium foil blister packs.

The excipients are: cellulose microcrystalline [E460], starch pregelatinized, mannitol [E421], crospovidone (type A) [E1202], aspartame [E951], peppermint flavor (maltodextrin, natural flavors, modified corn starch) sodium stearyl sumarate [E485].

The two strengths are dose proportional.

Pharmaceutical development

An adequate description of the pharmaceutical development has been provided. The proposed excipients are well-known and partially based on the innovator's composition. A bio-equivalence study was carried by comparing the test product Rizatriptan 10 mg tablets with the reference product Maxalt 10 mg tablets. The dissolution profiles of the 10 mg test bio-equivalence batch and the 10 mg reference test product are highly similar in four different test media, and in all media > 85% of the drug is released within 15 min. Also the 5 & 10 mg strengths of the product have been compared in the 4 dissolution media. All profiles were found similar and in all media > 85% of the drug is released within 15 min. Based on these data and other data, the MAH justified a biowaiver for the 5 mg strength on quality grounds. The description of the development of the dissolution method is acceptable. The manufacturing development and up-scaling activities of the proposed manufacturing process have been adequately described.

Manufacturing process

Rizatriptan tablets are manufactured using a wet granulation process. It involves use of standard procedures well known for manufacture of tablets, namely sifting, mixing, granulation, drying, size reduction, blending, lubrication and compression. A list of equipment applicable for all three scale blend sizes, a flow diagram and detailed descriptions of the manufacturing steps are provided.

Three batches of the common blend have been validated, as well as the resulting 5 & 10 mg tablets. The validation results on the preparation of the common blend and the compression quality parameters were satisfactory. Validation schemes are provided for validation of batches for both the blend and resulting 5 & 10 mg tablets. The limited validation data confirms so far that the manufacturing process is fully under control.

Control of excipients

All excipients, , are in accordance with the requirements of the corresponding Ph.Eur. monographs.. Additional tests are applied for microcrystalline cellulose, pregelatinized starchare acceptable.

Quality control of drug product

Drug product specifications are applied for description, identification by HPLV and TLC, average weight, thickness, KF water content, HPLC assay, uniformity of dosage units (content uniformity), dissolution, HPLC related substances and microbiological purity.

In general all proposed release and shelf life specifications are considered acceptable. The release and shelf life specifications – with minor differences for KF water content and HPLC related substances – are considered adequate. Batch analysis results have been provided for three submission batches per strength. All results are in accordance with the set drug product release specification.

Stability of drug product

The MAH claims a shelf life of 2 years if stored in triple laminated cold form Alu-Alu blister pack without specific storage condition. For 3 batches of each strength 18 months normal stability data and 6 months accelerated stability data are available. Test parameters are description, HPLC assay, HPLC rela-ted

$$\frac{\mathbf{C} \quad \mathbf{B} \quad \mathbf{G}}{M \quad E^{\quad B}}$$

substances, dissolution, microbial contamination, KF water content, disintegration, and friability, the latter two for information only. No significant changes regarding the test parameters have been observed for both the accelerated as well as the long term stability studies. Photostability has been demonstrated. Based on the satisfactory stability data the claimed shelf-life of 2 years in the proposed blister packaging without specific storage condition can be accepted. The hold time of bulk tablets in double LDPE bags of NMT 12 months has been adequately demonstrated.

Specific measures concerning the prevention of the transmission of animal spongiform encephalopathies. There are no substances of ruminant animal origin present in the product nor have any been used in the manufacturing of this product, so a theoretical risk of transmitting TSE can be excluded. Sodium stearyl fumarate is from synthetic origin.

II.2 Non-clinical aspects

This product is a generic formulation of Maxalt Smelt 5 mg and 10 mg, tablets, which is available on the European market. A non-clinical overview on the pharmacology, pharmacokinetics and toxicology has been provided, which is based on up-to-date and adequate scientific literature. The overview justifies why there is no need to generate additional non-clinical pharmacology, pharmacokinetics and toxicology data. Therefore, the member states agreed that no further non-clinical studies are required.

Environmental risk assessment

The product is intended as a substitute for other identical products on the market. The approval of this product will not result in an increase in the total quantity of rizatriptan benzoate released into the environment. It does not contain any component, which results in an additional hazard to the environment during storage, distribution, use and disposal.

II.3 Clinical aspects

Rizatriptan is a well-known active substance with established efficacy and tolerability.

For this generic application, the MAH has submitted a bioequivalence study in which the pharmacokinetic profile of the test product Rizatriptan Aurobindo 10 mg, orodispersible tablets (Aurobindo Pharma B.V., the Netherlands) is compared with the pharmacokinetic profile of the reference product Maxalt Smelt Tablets 10 mg (Merck Sharp & Dohme B.V., the Netherlands).

The choice of the reference product

The choice of the reference product in the bioequivalence study has been justified by comparison of dissolution results and compositions of reference products in different member states.

The formula and preparation of the bioequivalence batch is identical to the formula proposed for marketing.

Design

An open label, randomized, two-treatment, two-sequence, two-period, crossover, single-dose comparative oral bioavailability study was carried out under fasted conditions in 36 healthy male subjects, aged 18-46 years. Each subject received a single dose (10 mg) of one of the 2 rizatriptan benzoate formulations. After a supervised overnight fast of at least 10 hours, subjects swallowed 20 ml of water to wet the mouth before applying the orodispersible tablet on the tongue. Subjects allowed the tablet to dissolve for 30 seconds and then swallowed. There were 2 dosing periods, separated by a washout period of 8 days.

Blood samples were collected pre-dose and at 0.25, 0.5, 0.75, 1, 1.25, 1.5, 1.75, 2, 2.25, 2.5, 3, 3.5, 4, 5, 6, 8, 10, 12, 16, 20 and 24 hours after administration of the products.

The study design is acceptable for orodispersible tablets. The wash-out period of 8 days is long enough considering that rizatriptan has a half-life of 2-3 hours. The sampling schedule is considered adequate to estimate PK parameters. The study was conducted in accordance to ICH-GCP norms, local regulatory requirements and the Declaration of Helsinki.

Analytical/statistical methods

The analytical method has been adequately validated and is considered acceptable for analysis of the plasma samples. The methods used in this study for the pharmacokinetic calculations and statistical evaluation are considered acceptable.

Results

Two subjects dropped out from the study as they did not show up in the second period. Thirty-four subjects completed the study and were included in the statistical analysis. No adverse events (AEs) occurred during in-house duration of the study. Three AEs were reported in 3 subjects in post study lab evaluation which resolved after follow up.

Table 1. Pharmacokinetic parameters (non-transformed values; arithmetic mean \pm SD, t_{max} (median, range)) of rizatriptan benzoate under fasted conditions.

Treatment	AUC _{0-t}	AUC₀₋∞	C _{max}	t _{max}	t _{1/2}
N=34	ng.h/ml	ng.h/ml	ng/ml	h	h
Test	113 ± 32	114 ± 32	26.9 ± 8.4	1.5	2.4 ± 0.7
				0.5 - 4	
Reference	106 ± 29	107± 29	27.2 ± 10	1.55 0.5 – 3.5	2.2 ± 0.5
*Ratio (90%	1.07	1.07	1.01	-	-
CI)	(1.01 – 1.12)	(1.01 – 1.12)	(0.95 – 1.08)		
CV (%)	13	13	15	-	-

 $AUC_{0-\infty}$ area under the plasma concentration-time curve from time zero to infinity AUC_{0-t} area under the plasma concentration-time curve from time zero to t hours

 \mathbf{C}_{max} maximum plasma concentration time for maximum concentration

t_{1/2} half-life

*In-transformed values

The 90% confidence intervals calculated for AUC_{0-t} , $AUC_{0-\infty}$ and C_{max} are in agreement with those calculated by the MAH and are within the bioequivalence acceptance range of 0.80-1.25. Based on the pharmacokinetic parameters of rizatriptan benzoate under fasted conditions, it can be concluded that Rizatriptan Aurobindo 10 mg and Maxalt Smelt 10 mg orodispersible tablets are bioequivalent with respect to rate and extent of absorption, and fulfil the bioequivalence requirements outlined in the relevant CHMP Note for Guidance.

The effect of food on the absorption of rizatriptan from orodispersible tablets has not been studied. For the rizatriptan tablets, t_{max} is delayed by approximately 1 hour when the tablets are administered in the fed state. A further delay in the absorption of rizatriptan may occur when the orodispersible tablets are administered after meals. Under the conditions of use as advised in the SPC, the bioequivalence study under fasting conditions is in accordance with CPMP/EWP/QWP/1401/98 Note for Guidance on the investigation of bioavailability and bioequivalence.

Extrapolation to 5 mg strength

A biowaiver has been granted for the 5 mg orodispersible tablet, as the following conditions have been fulfilled:

- the pharmaceutical products are manufactured by the same manufacturer and process
- the pharmacokinetics has been shown to be linear over the therapeutic range
- the qualitative composition of the different strengths is the same
- the ratio between amounts of active substance and excipients is the same

$$\frac{\mathbf{C} \quad \mathbf{B} \quad \mathbf{G}}{M \quad E^{\quad B}}$$

- the dissolution profile is similar under identical conditions for the additional strengths and the strength of the bioequivalence batch.

The MEB has been assured that the bioequivalence study has been conducted in accordance with acceptable standards of Good Clinical Practice (GCP, see Directive 2005/28/EC) and Good Laboratory Practice (GLP, see Directives 2004/9/EC and 2004/10/EC).

Risk management plan

Rizatriptan benzoate was first approved in 1998, and there is now more than 10 years post-authorisation experience with the active substance. The safety profile of rizatriptan benzoate can be considered to be well established and no product specific pharmacovigilance issues were identified pre- or post authorisation which are not adequately covered by the current SPC. Additional risk minimisation activities have not been identified for the reference medicinal product. The MAH has a pharmacovigilance system at their disposal, which is based on the current European legislation. Routine pharmacovigilance activities are sufficient to identify actual or potential risks and a detailed European Risk Management Plan is not necessary for this product.

Product information

SPC

The content of the SPC approved during the decentralised procedure is in accordance with that accepted for the reference product Maxalt smelt, 5 and 10 mg (NL/H/0144/003-004).

Readability test

The MAH did not submit a user readability for this application. A bridging report has been provided which states the following in summary:

Aurobindo Pharma declared that, following Directive 2001/83/EC as amended by Directive 2004/27/EC, the readability of the patient information leaflet (PIL) of the medicinal product Sumatriptan Aurobindo 50 mg & 100 mg tablets (Parent PIL) has been assessed and approved during DC Procedure (SE/H/686/001-002/DC) to ensure potential users could locate, understand and appropriately act upon the information contained in the leaflet. Aurobindo Pharma proposes to bridge the results of the user test for the PIL of Sumatriptan Aurobindo 50 mg & 100 mg tablets to that of Rizatriptan Aurobindo 5 mg & 10 mg orodispersable tablets (Daughter PIL). This is justified on the following grounds:

- Both products are prescription-only medicines.
- Both products belong to the class of 'Selective serotonin (5HT1) agonists'
- Both products are oral preparations.
- The precautions before using the products are similar.
- The expected side effect profiles of both products are similar.

The RMS considers the bridging report acceptable and therefore the readability is considered appropriate. Moreover, it is noted that the PIL is in line with the PIL of the innovator Maxalt Smelt (Dutch name), which is already tested and considered approvable on readability.

$$\frac{c \ B \ G}{M \ E^{\ B}}$$

III OVERALL CONCLUSION AND BENEFIT-RISK ASSESSMENT

Rizatriptan Aurobindo 5 mg and 10 mg, orodispersible tablets have a proven chemical-pharmaceutical quality and are generic forms of Maxalt Smelt 5 mg and 10 mg, orodispersible tablets. Maxalt is a well-known medicinal product with an established favourable efficacy and safety profile.

Bioequivalence has been shown to be in compliance with the requirements of European guidance documents.

The MAH has provided written confirmation that systems and services are in place to ensure compliance with their pharmacovigilance obligations.

The SPC is consistent with that of the reference product. The SPC, package leaflet and labelling are in the agreed templates and are in agreement with other rizatriptan benzoate containing products.

The Board followed the advice of the assessors.

There was no discussion in the CMD(h). Agreement between member states was reached during a written procedure. The member states, on the basis of the data submitted, considered that essential similarity has been demonstrated for Rizatriptan Aurobindo 5 mg and 10 mg, orodispersible tablets with the reference product, and have therefore granted a marketing authorisation. The decentralised procedure was finished on 9 August 2012. Rizatriptan Aurobindo 5 mg and 10 mg, orodispersible tablets were authorised in the Netherlands on 17 September 2012.

The date for the first renewal will be: 9 August 2017.

There were no post-approval commitments made during the procedure.

List of abbreviations

ASMF Active Substance Master File

ATC Anatomical Therapeutic Chemical classification

AUC Area Under the Curve BP British Pharmacopoeia

CEP Certificate of Suitability to the monographs of the European Pharmacopoeia

CHMP Committee for Medicinal Products for Human Use

CI Confidence Interval

C_{max} Maximum plasma concentration

CMD(h) Coordination group for Mutual recognition and Decentralised procedure for

human medicinal products

CV Coefficient of Variation EDMF European Drug Master File

EDQM European Directorate for the Quality of Medicines

EU European Union
GCP Good Clinical Practice
GLP Good Laboratory Practice
GMP Good Manufacturing Practice

ICH International Conference of Harmonisation

MAH Marketing Authorisation Holder

MEB Medicines Evaluation Board in the Netherlands

OTC Over The Counter (to be supplied without prescription)

PAR Public Assessment Report Ph.Eur. European Pharmacopoeia

PIL Package Leaflet

PSUR Periodic Safety Update Report

SD Standard Deviation

SPC Summary of Product Characteristics

 $t_{1/2}$ Half-life

 $t_{\text{max}} \hspace{1.5cm} \text{Time for maximum concentration} \\$

TSE Transmissible Spongiform Encephalopathy USP Pharmacopoeia in the United States

STEPS TAKEN AFTER THE FINALISATION OF THE INITIAL PROCEDURE - SUMMARY

Scope	Procedure number	Type of modification	Date of start of the procedure	Date of end of the procedure	Approval/ non approval	Assessment report attached