

PUBLIC ASSESSMENT REPORT of the Medicines Evaluation Board in the Netherlands

Azitromycine Sandoz 100 mg/5 ml, powder for oral suspension Azitromycine Sandoz 200 mg/5 ml, powder for oral suspension Sandoz B.V., the Netherlands

azithromycin monohydrate

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/886/001-002/MR Registration number in the Netherlands: RVG 32016, 32017

30 June 2010

Pharmacotherapeutic group: ATC code:	antibacterials for systemic use, macrolids J01FA10
Route of administration:	oral
Therapeutic indication:	the following infections caused by microorganisms that are sensitive to azithromycin: upper respiratory tract infections (sinusitis pharynoitis tonsillitis) acute of the media lower
	respiratory tract infections (acute bronchitis and mild to moderately severe community acquired pneumonia), skin and soft tissue infections, uncomplicated <i>Chlamydia trachomatis</i> urethritis and cervicitis.
Prescription status:	prescription only
Date of first authorisation in NL:	19 June 2006
Concerned Member States:	Mutual recognition procedure with BE, PL, SI, and SK (both strengths). AT, DE, FI, IT, SE, and UK (only 200 mg/5ml)
Application type/legal basis:	Directive 2001/83/EC, Articles 10(1) and 10(3), depending on availability of innovator strengths in RMS and CMSs.

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 Azitromycine Sandoz 100 mg/5 ml and 200 mg/5 ml powder for oral suspension, from Sandoz B.V. The date of authorisation was on 19 June 2006 in the Netherlands. The product is indicated for the following infections caused by microorganisms that are sensitive to azithromycin:

- upper respiratory tract infections: sinusitis, pharyngitis, tonsillitis
- acute otitis media
- lower respiratory tract infections: acute bronchitis and mild to moderately severe community acquired pneumonia
- skin and soft tissue infections
- uncomplicated Chlamydia trachomatis urethritis and cervicitis

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

Azithromycin is an azalide, a sub-class of the macrolid antibiotics. By binding to the 50S-ribosomal subunit, azithromycin avoids the translocation of peptide chains from one side of the ribosome to the other. As a consequence of this, RNA-dependent protein synthesis in sensitive organisms is prevented.

This mutual recognition procedure concerns a generic application claiming essential similarity with the innovator product Zithromax powder for oral suspension 200 mg/5 ml (NL RVG 14999) which has been registered in the Netherlands by Pfizer since 1994 (original product). In addition, reference is made to Zithromax authorisations in the individual member states (reference product).

Legal basis

In the Netherlands Azitromycine Sandoz 100 mg/5 ml and 200 mg / 5 ml have been registered following the abridged procedure according to EEC directive 2001/83/EC article 10(1) called generic application (200 mg / 5 ml) and according article 10(3) called hybrid application (100 mg/5 ml) because this strength was not available in the Netherlands. In other countries where both strengths are available, marketing authorization is also granted based on article 10(1). In countries where the 200 mg/5ml or 100 mg/5 ml strength is not available, granting of the marketing authorization is based on article 10(3) for the strength not marketed in that country. The Dutch reference product is Zithromax 200 mg/5 ml (RVG 14999, registered since January 1994, (Pfizer BV). It should be mentioned that the active substance is in another salt form (as monohydrate) in comparison with the innovator product (comprising the active substance as dihydrate). Nevertheless, the products are interchangeable; the declaration of strength concerns the anhydrous substance.

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 compared with 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 Zithromax 200 mg/5 ml suspension, registered in the UK. 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.



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 azithromycin monohydrate, an established active substance described in the European Pharmacopoeia (Ph.Eur.*). Azithromycin monohydrate is a fermentation product and appears as a white or slightly yellow crystalline powder. The macrolide nucleus comprises 10 chiral carbon atoms, the side units desosaminyl and cladinosyl possess each 4 chiral centres. No different polymorphs are described for azithromycin monohydrate.

The CEP procedure is used for the active substance. Under the official Certification Procedures of the EDQM of the Council of Europe, manufacturers or suppliers of substances for pharmaceutical use can apply for a certificate of suitability concerning the control of the chemical purity and microbiological quality of their substance according to the corresponding specific monograph, or the evaluation of reduction of Transmissible Spongiform Encephalopathy (TSE) risk, according to the new general monograph, or both. This procedure is meant to ensure that the quality of substances is guaranteed and that these substances comply with the European Pharmacopoeia, the official handbook in which methods of analysis with specifications for substances are laid down by the authorities of the EU.

Manufacture

Assessment of the manufacture was part of granting the CEP and has been approved by the EDQM.

Specification

Azithromycin monohydrate is considered adequately controlled by the CEP. Additional requirements for residual solvents and residual boron are stated on the CEP. Batch analytical data demonstrating compliance with this specification have been provided for four production scale batches.

<u>Stability</u>

The active substance is stable for 36 months when stored in a polyethylene bag inside an aluminium foil bag. Assessment thereof was part of granting the CEP and has been granted by the EDQM.

* Ph.Eur., USP, BP are official handbooks (pharmacopoeias) in which methods of analysis with specifications for substances are laid down by the authorities of the EU, USA, or UK respectively.



Medicinal Product

Composition

The product is formulated as a powder for oral suspension. The powder is packaged into 30 ml HDPE syrup bottles (capacity 60 ml), with a child resistant polypropylene closure and a polypropylene cap. The bottles contain the active ingredient azithromycin monohydrate, equivalent to azithromycin 200 mg/5 ml. The 100 mg/ 5 ml strength is only available in a 20 ml presentation whereas the 200 mg/5 ml is available in several presentations: 15 ml, 20 ml, 22.5 ml, 30 ml and 37.5 ml. Before administration the powder should be reconstituted with water.

The excipients are: sucrose, xanthan gum, hydroxypropylcellulose, trisodium phosphate anhydrous, silica, colloidal anhydrous, aspartame (E951), cream caramel flavour, and titanium dioxide (E171).

It is stated by the MAH that sucrose is the main excipient of the formulation and presents 95.2% of the weight of the 100 mg/5 ml strength and 92.6% of the weight of the 200 mg/5 ml strength.

Pharmaceutical development

The product is an established pharmaceutical form and its development is adequately described in accordance with the relevant European guidelines.

The drug formulation development has been sufficiently described, discussing the influence of excipients on the conversion from azithromycin monohydrate to azithromycin dihydrate due to patent issues at the time of development.

The used excipients are well known and safe in the proposed concentrations. All excipients comply with the requirements in the relevant Ph.Eur. monographs, except for trisodium phosphate anhydrous and cream caramel which comply with in-house specifications.

Manufacturing process

A flow chart of the manufacturing process is submitted in which the points where in-process controls are performed are identified. The powder is prepared by a dry powder mixing and sieving process and consists of 5 steps in total.

The manufacturing process has been validated according to relevant European/ICH guidelines. Process validation for 3 production-scale batches will be forwarded post-approval.

Product specification

The finished product specifications are adequate to control the relevant parameters for the dosage form and includes tests for appearance, odor and taste (powder and suspension), identity, uniformity of mass, fill weight, (re)suspensibility, water, sedimentation speed, dissolution rate, microbial count, pH, assay and related substances. Limits in the specification have been justified and are considered appropriate for adequate quality control of the product.

Satisfactory validation data for the analytical methods have been provided.

Batch analysis has been performed on production batches of all proposed packaging sizes produced at both the developing site and the production site. The batch analysis results show that the finished products meet the specifications proposed.

Packaging

The packaging material for both strengths is the same 30 ml HDPE syrup bottles (capacity 60 ml) (one size bottle for both strengths and all amounts of powder). The bottles are closed using child-resistant screw closures press and turn with guarantee ring. The applicant has committed that as soon as the tests on compliance to the revised standard ISO 8317:2003 have been completed, a declaration of compliance to this standard will be send to the MEB.

For administration after reconstitution with water an oral PE/PP-measuring syringe is enclosed in the packaging. Reconstitution could be done with this dosing syringe, even when this product will be reconstituted in the Pharmacy. In that case the patient will receive a used syringe but this is accepted because only water is used as reconstitution solvent.



Furthermore, the final volume is indicated on the label of the bottle as a control on correctness of the amount added water. A declaration with regard to the CE mark for the oral syringes is included in the dossier. A syringe adaptor is included in the syringe packaging and should be inserted into the bottle neck before dispensing. The adaptor is made of LDPE.

Stability tests on the finished product

All the presentations have been included in the stability program. To determine its stability the powder has been stored at 25°C/60% RH, 30°C/65% RH and 40°C/75% RH. Stability data of the developing site are sufficient to justify the claimed shelf life and storage conditions. Stability data (first three production batches) of the production site are awaited. Some trends are seen, but they remain within specification. For the powder a shelf life of 18 months when stored below 30°C is granted.

The shelf life has been changed by a post-approval type-IB variation (NL/H/886/001-002/IB/005) to 2 years on 7 December 2007. Subsequently, the shelf life was extended to 36 months by another type-IB variation (NL/H/886/001-002/IB/009) on 13 October 2008. See also the table 'Steps taken after finalisation of the initial procedure' on Page 10.

An in-use stability study has been performed on constituted samples of batches used in the stability study on the powder. The following parameters were tested in in-use-stability studies: appearance, odour and taste of RFU suspension, suspensibility, resuspensibility, pH of RFU suspension, related substances and assay. No trends were observed during five days when stored at 25°C. Therefore, an in-use shelf life was granted of 5 days when stored below 25°C.

<u>Specific measures concerning the prevention of the transmission of animal spongiform encephalopathies</u> No material of animal origin is used in the components of the powder. The starting material for azithromycin is made by fermentation as starting process, and the only starting material of animal origin, used in small amounts in the strain preservation for fermentation inoculum, is bacto-tryptone. This material, produced from a bovine milk derived casein, subsequently hydrolyzed by a protease of porcine origin, is in compliance with the EMEA NfG, as is the alternative skim milk. The milk powder is derived from milk, which is sourced from healthy animals fit for human consumption.

II.2 Non clinical aspects

This product is a generic formulation of Zithromax which is available on the European market. No new preclinical data have been submitted, and therefore the application has not undergone preclinical assessment. This is acceptable for this type of application.

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 azithromycin 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

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

For this generic application, the MAH has submitted one bioequivalence study in which the pharmacokinetic profile of the test product Azitromycine Sandoz 200 mg/5 ml powder for oral suspension (Sandoz B.V., the Netherlands) is compared with the pharmacokinetic profile of the British reference product Zithromax 200 mg/5 ml powder for suspension.

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 differs slightly in composition from the commercial formulation. Trisodium phosphate dodecahydrate and flavouring agent cream caramel has been used. It is shown that this does not influence the dissolution rate, and is therefore acceptable.

Bioequivalence study

A single center, open, randomised, two-way, crossover bioequivalence study was carried out under fasted conditions in 44 (+4 alternatives) healthy volunteers (22 males and 26 females), aged 18-46 years. Each subject received a single dose (500 mg) of one of the 2 azithromycin formulations. The suspension was administered with 240 ml water after a 10 h fasting period. For each subject there were 2 dosing periods, separated by a washout period of at least 21 days. Blood samples were collected pre-dose and at 0.33, 0.67, 1, 1.33, 1.67, 2, 2.5, 3, 4, 6, 8, 10, 12, 16, 24, 48, 72, 96, and 120 hours after administration of the products.

Two subjects were withdrawn during the washout period because of adverse events (head injury and erythema nodosum). Forty-four subjects were included in the statistical analysis. To balance the study, the last two subjects with the opposite treatment sequence were excluded from the pharmacokinetic and statistical analysis in compliance with the study protocol.

Azithromycin may be taken without reference to food intake. From the literature it is known that food does not interact with the absorption of azithromycin. Therefore, a food interaction study is not deemed necessary. 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.

Treatment	AUC _{0-t}	AUC₀₋∞	C _{max}	t _{max}	t _{1/2}			
N=44	ng.h/ml	ng.h/ml	ng/ml	h	h			
Test	3743 ± 1231	4375 ± 1321	398 ± 147	2.0 (1.0 – 6.0)	54 ± 14			
Reference	3890 ± 1022	4571 ± 1145	415 ± 130	2.5 (1.0 – 4.0)	54 ± 15			
*Ratio (90% CI)	0.94 (0.88 - 1.01)	0.94 (0.88 - 1.01)	0.94 (0.85 - 1.03)					
CV (%)	17.9	16.8	26.1					
$\begin{array}{lll} \textbf{AUC}_{0 \text{-}\infty} & \text{area under the plasma concentration-time curve from time zero to infinity} \\ \textbf{AUC}_{0 \text{-}t} & \text{area under the plasma concentration-time curve from time zero to t hours} \\ \textbf{C}_{max} & \text{maximum plasma concentration} \\ \textbf{t}_{max} & \text{time for maximum concentration} \\ \textbf{t}_{1/2} & \text{half-life} \end{array}$								

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

*In-transformed values

The method of measuring plasma levels was validated and a validation report was provided. Statistical evaluation was performed for C_{max} , $AUC_{(0-t)}$, and $AUC_{(0-inf)}$ by ANOVA and the 90% confidence intervals for the ratio of test formulation over the reference formulation were calculated.

The 90% confidence intervals calculated for AUC_{0-t}, AUC_{0-∞} and C_{max} are in agreement with those calculated by the MAH and are within the bioequivalence acceptance range of 0.80 - 1.25. A significant period effect was observed, however as it was considered that the difference between periods represents only a minor part of the total variance and therefore without clinical significance. Based on the pharmacokinetic parameters of azithromycin under fasted conditions, it can be concluded that Azitromycine Sandoz and Zithromax are bioequivalent with respect to rate and extent of absorption, and fulfil the bioequivalence requirements outlined in the relevant CHMP Note for Guidance.

The qualitative and quantitative composition of the powder for the 200 mg/5 ml and 100 mg/5 ml suspension are similar; only the amount of active ingredient, which is available in less than 5% of the total



content, differs. In addition, the oral suspensions are manufactured by the same manufacturer and process, and the dissolution are similar. Therefore, no bioequivalence has to be carried out for the powder for suspension for the 100 mg/ 5 ml

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).

CMD referral

During the procedure, a concern was raised with regard to the increased prevalence of azithromycin resistance. Therefore, the MAH was requested to provide all necessary information on efficacy and safety of azitromycin in acute otitis media (AOM), sinusitis, acute bronchitis and mild to moderate severe community acquired pneumonia (CAP) in the light of increased prevalence of azithromycin resistant Streptococous pneumoniae in the referring member state and other European countries.

At the CMD(h) meeting held in May 2007 the RMS presented its view and the MAH's written response were discussed. Following the discussion all involved Member States could agree on a proposal to adapt the SPC. The following is added to section 4.1:

"Azithromycin is not the first choice for the empiric treatment of infections in areas where the prevalence of resistant isolates is 10% or more (see section 5.1)."

In section 4.4, all warnings related to limitations of the indications are listed under a separate heading. By this adaptation of the SPC agreement was reached.

Risk management plan

Azithromycin was first approved in 1991, and there is now more than 10 years post-authorisation experience with the active substance. The safety profile of azithromycin can be considered to be well established and no product specific pharmacovigilance issues were identified pre- or postauthorisation 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 SPC is greatly in line with procedures NL/H/546/01-02, NL/H/614/01-02 and FI/H/483. The table in section 5.1 has been updated to follow the recent guidelines as well as some minor differences in side effects section formulations.

During the MRP the SPCs, PILs and labelling texts for the procedures NL/H/953-954/001-002/MR, NL/H/955-958/01/MR and NL/H/886/01-02 were harmonized.

Readability test

A readability test has not been performed, but reference is made to other user testing reports. These two reports have been provided with the PIL:

- FI/H/483/II/01: Azithromycin film-coated tablets for reference to most of the text, except for section 3 on the use of this other oral pharmaceutical form.
- UK/H/851-854: Cefpodoxime Proxetil 40 mg/5 ml powder for oral suspension for reference to the formulation on the use of the suspension.

A full justification is presented. The member states accept this waiver on the basis of the following:

The reference user test reports were accepted in recent MRP's. There were sufficient questions relevant for these azithromycin suspensions. The questions covered the following areas sufficiently: traceability, comprehensibility and applicability. The patient information leaflet has been adapted sufficiently taking into



account the results of the reference tests. A table of comparison of both azithromycin PIL texts has been provided to the RMS and was accepted as being comparable enough. The PIL still reflects the SPC of this oral suspension sufficiently.



III OVERALL CONCLUSION AND BENEFIT-RISK ASSESSMENT

Azitromycine Sandoz 100 mg/5 ml and 200 mg/5 ml powder for oral suspension has a proven chemicalpharmaceutical quality and is a generic form of Zithromax 200 mg/5 ml powder for oral suspension. Zithromax 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 greatly in line with the SPCs of procedures NL/H/546/01-02, NL/H/614/01-02 and FI/H/483, section 5.1 is updated. Braille conditions are met by the MAH.

The Board followed the advice of the assessors during the national procedure for marketing authorisation. Azithromycin Sandoz powder for oral solution was authorised in the Netherlands on 19 June 2006.

In the Board Meeting of 19 April 2007 a discussion was held regarding the concern that was raised by one CMS in the mutual recognition procedure regarding the increased prevalence of azithromycin resistance. The Board decided to accept the text proposal made by one of the CMS. Further, the number of dosingdays and the dose in children was discussed in the Board meeting.

During the mutual recognition procedure, one CMS raised a concern in regard to the increased prevalence of azithromycin resistance, and referred this procedure to the CMD(h). The MAH was requested to provide all necessary information on efficacy and safety of azitromycin in acute otitis media (AOM), sinusitis, acute bronchitis and mild to moderate severe community acquired pneumonia (CAP) in the light of increased prevalence of azithromycin resistant Streptococous pneumoniae in the referring member state and other European countries.

At the CMD(h) meeting held in May 2007 the RMS presented its view and the MAH's written response were discussed. Following the discussion all involved Member States could agree on a proposal to adapt the SPC.

The concerned member states, on the basis of the data submitted, considered that essential similarity has been demonstrated for Azitromycine Sandoz with the reference product, and have therefore granted a marketing authorisation. Agreement was reached on 3 May 2007.

A European harmonised birth date has been allocated 4 April 1991 and subsequently the first data lock point for azithromycin is April 2008. The first PSUR will cover the period from June 2006 to April 2008, after which the PSUR submission cycle is 3 years.

The date for the first renewal will be: 28 February 2012.

The following post-approval commitments have been made during the procedure:

Product information

- The MAH committed to change the SPCs according to the decision of the CMD(h).
- In a next update of the SPC, in section 4.2 the MAH will change the sentence 'To treat these patients tablets are also available' into 'To treat these patients other pharmaceutical forms are available'.
- The MAH committed to start a type II variation that section 5.1 will be adapted to EUCAST breakpoints whenever available.



<u>Quality</u>

- A commitment is made regarding the declaration of compliance to the revised standard NEN-ISO-8317:2003.
- The MAH committed to put the first three production batches of all dosage strengths on stability and to test according to the post-approval stability protocol as laid down.



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
МАН	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/}	Half-life
tmax	Time for maximum concentration
TSE	Transmissible Spongiform Encephalopathy
USP	Pharmacoppeia 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
Change to batch release arrangements and quality control testing of the finished product. Replacement or addition of a manufacturer responsible for batch release. Not including batch control/testing.	NL/H/886/ 001-002/IA/ 001	IA	19-9-2007	3-10-2007	Approval	N
Change to batch release arrangements and quality control testing of the finished product. Replacement or addition of a manufacturer responsible for batch release. Including batch control/testing.	NL/H/886/ 001-002/IA/ 002	IA	19-9-2007	3-10-2007	Non- Approval	N
Addition, replacement or deletion of a measuring or administration device not bein an integrated part of the primary packaging (spacer devices for metered dose inhalers are excluded). Medicinal products for human use Addition or replacement	NL/H/886/ 001-002/IA/ 003	IA	19-9-2007	3-10-2007	Approval	Ν
Change to batch release arrangements and quality control testing of the finished product. Replacement or addition of a manufacturer responsible for batch release. Including batch control/testing.	NL/H/886/ 001-002/IA/ 004	IA	1-11-2007	15-11-2007	Approval	Ν
Change in the shelf-life of the finished product as packaged for sale. Shelf life changes to 2 years.	NL/H/886/ 001-002/IB/ 005	IB	7-11-2007	7-12-2007	Approval	Ν
Submission of new or updated Ph. Eur. Certificate of Suitability for an active substance or starting material/reagent/intermediate in the manufacturing process of the active substance. From a manufacturer currently approved.	NL/H/886/ 001-002/IA/ 006	IA	18-3-2008	1-4-2008	Approval	Ν
Change in the name and/or address of the marketing authorization holder.	NL/H/886/ 002/IA/007	IA	22-10-2008	5-11-2008	Approval	Ν
Change in the name of the medicinal product in Germany.	NL/H/886/ 002/IB/008	IB	23-10-2008	24-11-2008	Approval	N
Change in the shelf-life of the finished product as packaged for sale. Extension of shelf-life unopened bottle with dry powder from 24 to 36 months.	NL/H/886/ 001-002/IB/ 009	IB	13-10-2008	13-10-2008	Approval	Ν
Repeat-use procedure with BG and RO (100 mg/5 ml) and BG, DK, ES, HU, and RO (200 mg / 5 ml).	NL/H/886/ 001-002/E/ 001	E	5-11-2008	5-12-2008	Approval	Y, Annex I
Change in the name of the medicinal product.	NL/H/886/ 001-002/IB/ 010	IB	16-12-2008	15-1-2009	Approval	N
Submission of an updated Ph. Eur. Certificate of Suitability for an active substance or starting material/reagent/intermediate in the manufacturing process of the active substance. From a manufacturer currently approved.	NL/H/886/ 001-002/IA/ 011	IA	16-7-2009	30-7-2009	Approval	Ν



Annex I – Repeat use procedure (NL/H/886/001-002/E/001)

The Repeat use procedure started on 8 May 2008. There was no discussion in the CMD(h). Agreement between member states was reached during a written procedure. The concerned member states (BG, DK, ES, HU, RO), on the basis of the data submitted, considered that essential similarity has been demonstrated for Azithromycin 100 mg/5 ml and 200 mg/5 ml powder for oral suspension with the reference product, and have therefore granted a marketing authorisation. The repeat use procedure was finished on 6 August 2008.

The date for the first renewal was allocated based on day 90 of the MRP: 28 February 2012.

A European harmonised birth date has been allocated 1991/04/04 with first data lock point being 2008/04. The first PSUR covers the period from 2003-05-01 to 2008-04-30, after which the PSUR submission cyclus is 3 years.

The following post-approval commitments have been made during the procedure:

- To harmonize all texts of the following procedures: NL/H/953/001/MR: PL NL/H/953/002/MR: DE LU PL NL/H/954/001/MR: SK NL/H/954/002/MR: DE SK NL/H/955/001/MR: DE NL/H/956/001/MR: DE IT NL/H/957/001/MR: IT NL/H/958/001/MR: IT
 A commitment is made regarding the declaration of compliance to the revised standard NEN-ISO-8317:2003.
- A commitment is made to put the first three production batches of all dosage strengths form one specific production plant on stability and to test according to the post-approval stability protocol as laid down.
- The supplier of the flavouring agent 'Cream Caramel' will test this agent by GC method and will submit the results as soon as these are available.
- The MAH committed to start a type II variation that section 5.1 will be adapted to EUCAST breakpoints whenever available.