## Derogations from certain obligations concerning certain medicinal products for human use made available in the United Kingdom in respect of Northern Ireland, as well as in Cyprus, Ireland and Malta

2021/0431(COD) - 17/12/2021 - Legislative proposal

PURPOSE: to ensure the continuity of supply of certain medicinal products for human use to Northern Ireland, as well as to Cyprus, Ireland and Malta.

PROPOSED ACT: Directive of the European Parliament and of the Council.

ROLE OF THE EUROPEAN PARLIAMENT: the European Parliament decides in accordance with the ordinary legislative procedure and on an equal footing with the Council.

BACKGROUND: pursuant to the Ireland/Northern Ireland Protocol, which is an integral part of the UK Withdrawal Agreement, medicines placed on the market in Northern Ireland must be covered by a valid marketing authorisation issued by the Commission (EU-wide authorisations) or the United Kingdom (UK) in respect of Northern Ireland. These national authorisations should be in compliance with the obligations of the EU acquis for medicinal products.

Cyprus, Ireland, Malta and Northern Ireland have always relied on the supply of medicines, including investigational medicines, from or through parts of the UK other than Northern Ireland.

On 25 January 2021, the Commission issued a notice on the application of the EU pharmaceutical acquis in markets historically dependent on the supply of medicines from or via Great Britain (i.e. Cyprus, Ireland, Malta and Northern Ireland) after the end of the transitional period. This notice provides for a one-year grace period (until the end of December 2021) for maintaining batch testing and manufacturing / logistics in parts of the United Kingdom other than Northern Ireland to ensure undisrupted supply of medicines to Northern Ireland, Cyprus, Ireland and Malta.

Despite the transition period, it still proves very difficult for certain operators currently based in parts of the United Kingdom other than Northern Ireland to adapt and move relevant regulatory compliance functions (namely, the marketing authorisation holder, quality control (batch) testing, the qualified persons responsible for batch testing pharmacovigilance) to Northern Ireland or the EU in respect of nationally authorised products, as required by the Protocol.

<u>Directives 2001/20/EC</u> and <u>2001/83/EC</u> of the European Parliament and of the Council lay down rules concerning medicinal products for human use and investigational medicinal products intended to be placed on the market in the Member States. In order to avoid shortages of medicinal products and to ensure a high level of public health protection, these Directives need to be amended to **provide for derogations** for medicinal products supplied to Cyprus, Ireland, Malta and Northern Ireland from parts of the UK other than Northern Ireland.

CONTENT: the proposal provides for derogations from Directives 2001/20/EC and 2001/83/EC in order to ensure the long-term continuity of supply of generic and innovative medicines to Northern Ireland from the UK and to address the remaining supply problems in Cyprus, Ireland and Malta.

The proposal exceptionally allows the following:

- the marketing authorisation holder and the manufacturing authorisation holder may be established in parts of the United Kingdom other than Northern Ireland;
- batch checks may be carried out in parts of the United Kingdom other than Northern Ireland;
- the qualified person for batch controls and pharmacovigilance may be located in parts of the UK other than Northern Ireland;
- an EU wholesaler located in Northern Ireland, Cyprus, Ireland or Malta will be able to purchase and obtain medicinal products from a third country (parts of the UK other than Northern Ireland) without holding a manufacturing authorisation and without the need to repeat batch checks;

This proposal allows exceptionally that:

- a marketing authorisation holder may be established in parts of the United Kingdom other than Northern Ireland;
- the manufacturing authorisation holder may be located in parts of the United Kingdom other than Northern Ireland;
- the batch testing may be carried out in parts of the United Kingdom other than Northern Ireland;
- the qualified person for batch testing and pharmacovigilance may be located in parts of the United Kingdom other than Northern Ireland;
- an EU wholesaler located in Northern Ireland, Cyprus, Ireland, or Malta may purchase and obtain medicines from a third country (parts of the United Kingdom other than Northern Ireland) without holding a manufacturing import authorisation and without re-testing the products;
- the competent authorities of the United Kingdom in respect of Northern Ireland may temporarily authorise the supply to patients in Northern Ireland of a medicinal product provided that (i) the medicinal product concerned has obtained a marketing authorisation issued by the competent authority of the United Kingdom for parts of the United Kingdom other than Northern Ireland; and (ii) the medicinal product concerned is made available to patients or end-users only within the territory of Northern Ireland and is not made available in any Member State;
- the UK should comply with EU legislation on the quality, safety and efficacy of medicinal products for human use when issuing marketing authorisations for Northern Ireland.

Malta, Cyprus and Ireland will have certain derogations for a period of three years (until 31 December 2024). In these three countries, during this period, importers of medicinal products from the UK will not be required to hold manufacturing authorisations, nor will such medicinal products be required to undergo batch testing if such testing has already been carried out in the UK.

This proposal should be read in conjunction with the <u>proposal</u> to amend Regulation (EU) No 536/2014 as regards a derogation from certain obligations concerning investigational medicinal products made available in the United Kingdom with respect to Northern Ireland as well as in Cyprus, Ireland and Malta.