

# **E11(R1) Addendum: Clinical Investigation of Medicinal Products in the Pediatric Population**

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INTERNATIONAL COUNCIL ON HARMONISATION OF TECHNICAL  
REQUIREMENTS FOR PHARMACEUTICALS FOR HUMAN USE

**ICH HARMONISED GUIDELINE**

**ADDENDUM TO ICH E11: CLINICAL INVESTIGATION OF  
MEDICINAL PRODUCTS IN THE PEDIATRIC  
POPULATION**

**E11(R1)**

Current *Step 1* version  
dated 25 August 2016

*At Step 2 of the ICH Process, a consensus draft text or guideline, agreed by the appropriate ICH Expert Working Group, is transmitted by the ICH Assembly to the regulatory authorities of the ICH regions (the European Union, Japan, the USA, Health Canada and Switzerland) for internal and external consultation, according to national or regional procedures.*

**ICH E11(R1)  
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**Current *Step 1* version of the E11(R1)**

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# ICH HARMONISED GUIDELINE

## ADDENDUM TO ICH E11: CLINICAL INVESTIGATION OF MEDICINAL PRODUCTS IN THE PEDIATRIC POPULATION

### E11 (R1)

#### Draft ICH Consensus Guideline

Released for Consultation on 12 October 2016, at *Step 2* of the ICH

#### TABLE OF CONTENTS

<b>1.</b>	<b>INTRODUCTION .....</b>	<b>4</b>
1.1	Scope and Objective of the ICH E11 Guideline Addendum (R1) .....	4
<b>2.</b>	<b>ETHICAL CONSIDERATIONS.....</b>	<b>4</b>
<b>3.</b>	<b>COMMONALITY OF SCIENTIFIC APPROACH FOR PEDIATRIC DRUG DEVELOPMENT PROGRAMS.....</b>	<b>6</b>
<b>4.</b>	<b>AGE CLASSIFICATION AND PEDIATRIC SUBGROUPS, INCLUDING NEONATES.....</b>	<b>7</b>
<b>5.</b>	<b>APPROACHES TO OPTIMIZE PEDIATRIC DRUG DEVELOPMENT .....</b>	<b>7</b>
5.1	Use of Existing Knowledge in Pediatric Drug Development .....	8
5.1.1	<i>The Use of Extrapolation in Pediatric Drug Development.....</i>	<i>8</i>
5.1.2	<i>The Use of Modelling and Simulation in Pediatric Drug Development .....</i>	<i>10</i>
<b>6.</b>	<b>PRACTICALITIES IN THE DESIGN AND EXECUTION OF PEDIATRIC CLINICAL TRIALS.....</b>	<b>11</b>
6.1	Feasibility.....	11
6.2	Outcome Assessments.....	12
6.3	Long-term Clinical Aspects, including Safety .....	12
<b>7.</b>	<b>PEDIATRIC FORMULATIONS .....</b>	<b>13</b>
7.1	Dosage and Administration.....	13
7.2	Excipients.....	14
7.3	Palatability and Acceptability .....	14
7.4	Neonates.....	15
<b>8.</b>	<b>GLOSSARY .....</b>	<b>15</b>

1    **1.    INTRODUCTION**

2    **1.1    Scope and Objective of the ICH E11 Guideline Addendum (R1)**

3    Pediatric drug development has evolved since the original ICH E11 Guideline (2000),  
4    requiring consideration of regulatory and scientific advances relevant to pediatric  
5    populations. This addendum does not alter the scope of the original guideline. ICH E11  
6    (2000), including the present addendum (R1) is not intended to be comprehensive; other ICH  
7    guidelines, as well as documents from regulatory authorities worldwide, the World Health  
8    Organization (WHO) and pediatric societies, provide additional detail.

9    The purpose of the addendum is to complement and provide clarification and current  
10   regulatory perspective on topics in pediatric drug development. The use of the word  
11   “should” means that something is suggested or recommended, but not required, unless  
12   specific regulatory or statutory requirements are specified as advised by regulatory authorities  
13   worldwide.

14   In this addendum, section 2 on ETHICAL CONSIDERATIONS, section 4 on AGE CLASSIFICATION  
15   AND PEDIATRIC SUBGROUPS INCLUDING NEONATES, and section 7 on PEDIATRIC  
16   FORMULATIONS, supplement the content in ICH E11 (2000). Section 3 on COMMONALITY OF  
17   SCIENTIFIC APPROACH FOR PEDIATRIC DRUG DEVELOPMENT PROGRAMS addresses issues to  
18   aid scientific discussions at various stages of pediatric drug development in different regions.  
19   Section 5 on APPROACHES TO OPTIMIZE PEDIATRIC DRUG DEVELOPMENT includes  
20   enhancement to the topic of *Extrapolation*, and introduces *Modelling and Simulation (M&S)*.  
21   These sections describe essential considerations intended to provide high level guidance on  
22   the implementation of these important approaches in pediatric drug development, reflecting  
23   the evolving nature of these topics. This harmonized addendum will help to define the  
24   current recommendations and reduce the likelihood that substantial differences will exist  
25   among regions for the acceptance of data generated in pediatric global drug development  
26   programs and ensure timely access to medicines for children.

27   **2.    ETHICAL CONSIDERATIONS**

28   ICH E11 (2000) Section 2.6 addresses relevant principles for the ethical conduct of pediatric  
29   studies including, the roles and responsibilities of the Institutional Review Board/Independent  
30   Ethics Committee (IRB/IEC), recruitment of study participants, parental (legal guardian)  
31   consent/permission and child assent, and minimization of risk and distress. These ethical

32 principles are also defined in the current legal and regulatory framework of health authorities  
33 worldwide responsible for ensuring safeguards for the protection of children participating in  
34 research.

35 A fundamental principle in pediatric drug development requires that children should not be  
36 enrolled in a clinical study unless necessary to achieve an important pediatric public health  
37 need. When clinical studies are required to obtain information relevant to the use of a  
38 medicinal product, such studies should be conducted in pediatric populations having the  
39 disease or condition for which the investigational product is intended, unless an exception is  
40 justified. Without a prospect of clinical benefit from an experimental intervention or  
41 procedure, the foreseeable risks to which a pediatric participant would be exposed must be  
42 low. The burden of a procedure or an intended intervention should also be minimized.  
43 Experimental interventions or procedures that present greater than low risk must offer a  
44 sufficient prospect of clinical benefit to justify exposure of a pediatric population to such risk.  
45 Likewise, the balance of risk and anticipated clinical benefit must be at least comparable to  
46 the available alternative treatments. There should be a reasonable expectation that a clinical  
47 benefit resulting from the clinical study can be made available to this population in the future.

48 The general principles of ethical considerations for parental (legal guardian)  
49 consent/permission and child assent are outlined in ICH E11 (2000) Section 2.6.3 and  
50 continue to apply. Information regarding the clinical study and the process of parental (legal  
51 guardian) consent/permission and child assent should be provided to the parent (legal  
52 guardian) and/or child participant, as appropriate, at the time of enrollment, especially  
53 relating to long term studies or studies that may require sample retention. When obtaining  
54 child assent, relevant elements of informed consent should be provided appropriate to the  
55 child's capability to understand. Lack or absence of expression of dissent or objection must  
56 not be interpreted as assent. Over the course of a clinical study, it may be necessary to  
57 reassess the assent of a child in recognition of their evolving maturity and competency.  
58 During clinical studies there may be a requirement for obtaining adequate informed consent  
59 from pediatric participants once a child reaches the age of legal consent. Local regulations  
60 related to confidentiality and privacy of pediatric participants should be followed.

61 Policies that promote clinical research transparency are also relevant in pediatric clinical  
62 research. A fundamental principle of drug development is the public availability of objective

63 and unbiased clinical study results to enhance clinical research, to avoid unnecessary clinical  
64 trials especially in children, and to inform clinical decisions in pediatric practice.

65 **3. COMMONALITY OF SCIENTIFIC APPROACH FOR PEDIATRIC DRUG**  
66 **DEVELOPMENT PROGRAMS**

67 General principles outlined in ICH E11 (2000) Section 1.4 continue to apply. Pediatric drug  
68 development programs are increasingly multiregional. Multiregional pediatric drug  
69 development programs face specific challenges due to regional differences in pediatric  
70 regulatory requirements, operational practicalities, and cultural expectations. These regional  
71 differences in some instances limit the ability of health authorities to align regulatory  
72 processes. Thus, timely and efficient drug development requires a common scientific  
73 approach for which the following key questions should be addressed:

- 74 1. What is the medical need in one or more pediatric populations that the drug could  
75 address?
- 76 2. Who are the appropriate pediatric populations or subgroups that could be  
77 considered?
- 78 3. What objectives(s) for the pediatric development program could be considered?
- 79 4. Based on the existing knowledge, including developmental physiology, disease  
80 pathophysiology, nonclinical data, data in adult or pediatric populations or  
81 subgroups, or data from related compounds, what are the knowledge gaps?
- 82 5. Are specific juvenile animal studies needed?
- 83 6. What clinical studies and/or methodological approaches could be considered?
- 84 7. What pediatric-specific clinical study design elements could be considered?
- 85 8. Are there different formulations/dosage forms that will be needed for specific  
86 pediatric subgroups, both to facilitate an optimal dose-finding strategy, and for  
87 treatment of pediatric patients in different subgroups?

88 A common scientific approach should consider input from stakeholders, (e.g., clinicians,  
89 patients, experts from academia), and should be based on scientific advances and up-to-date  
90 knowledge.

91 Early consideration of pediatric populations during drug development planning, along with  
92 early interactions between drug developers and regulatory authorities worldwide can facilitate  
93 agreement on a common scientific approach. When differences are identified, established  
94 regulatory pathways to minimize the impact of these differences can be utilized. Therefore, a

95 common scientific approach, not common regional requirements, is at the cornerstone of  
96 efficient pediatric drug development and timely delivery of safe and effective medicines for  
97 children.

98 **4. AGE CLASSIFICATION AND PEDIATRIC SUBGROUPS, INCLUDING**  
99 **NEONATES**

100 A rationale for the selection of the pediatric population to be included in clinical studies  
101 should be provided. Chronologic age alone may not serve as an adequate categorical  
102 determinant to define developmental subgroups in pediatric studies. Physiological  
103 development and maturity of organs, pathophysiology of disease or condition, and the  
104 pharmacology of the investigational product are factors to be considered in determining the  
105 subgroups in pediatric studies. Further, the arbitrary division of pediatric subgroups by  
106 chronological age for some conditions may have no scientific basis and could unnecessarily  
107 delay development of medicines for children by limiting the population for study.  
108 Depending on the condition and treatment, it may be justifiable to include pediatric  
109 subpopulations in adult studies or adult subpopulations in pediatric studies.

110 Advances in medical care have led to better survival of high risk newborn infants, especially  
111 preterm newborn infants, which makes drug development research in newborn infants or  
112 “neonates” increasingly important. Neonates include both term and pre-term newborn  
113 infants. The neonatal period for term newborn infants is defined as birth plus 27 days. The  
114 neonatal period for preterm newborn infants is defined as beginning at birth and ending at the  
115 expected date of delivery plus 27 days. As the neonatal population represents a broad  
116 maturational range, the conditions that affect this population can vary considerably. A  
117 rationale for the selection of a neonatal population in clinical studies should be provided.

118 **5. APPROACHES TO OPTIMIZE PEDIATRIC DRUG DEVELOPMENT**

119 The concepts presented in ICH E11 (2000) Section 2.4 still apply. The principles outlined in  
120 ICH E4, E5, E6, E9, and E10 should be consulted. The number of pediatric studies and  
121 knowledge in the field of pediatrics has increased since ICH E11 (2000). Respective  
122 regulations for pediatric drug development worldwide have also evolved. However, drug  
123 development in pediatrics continues to present challenges and opportunities. In some cases,  
124 there are difficulties with generating data across a pediatric population due to a variety of  
125 ethical considerations and feasibility issues. Alternative approaches may provide  
126 opportunities to address these issues when structured and integrated into the development

127 program as per the principles outlined in this addendum. Early multi-disciplinary dialogue  
128 regarding the acceptability of such approaches with regulatory authorities is recommended.  
129 The planning for development of the drug for children should not begin when development in  
130 adults reaches its conclusion.

## 131 **5.1 Use of Existing Knowledge in Pediatric Drug Development**

132 To better inform the design of a pediatric drug development program, there is an opportunity  
133 to utilize existing knowledge. Existing knowledge includes evidence already or concurrently  
134 generated with the drug under development in adult and pediatric populations with the same  
135 disease or condition. Existing knowledge also integrates nonclinical data, data about related  
136 compounds, disease pathophysiology, as well as consideration of the developmental  
137 physiology of the pediatric population or subgroup. Use of such information can optimize  
138 pediatric drug development programs without reducing evidentiary standards. Safety and risk  
139 consideration based on the existing knowledge should guide the decision whether specific  
140 mitigation, such as staggered enrollment based on age group, is necessary. However, any  
141 uncertainties related to the use of existing knowledge must be identified and managed  
142 prospectively. As data are generated through the drug development cycle, it is possible that  
143 the assumptions behind the parameters that have gone into the development strategy and  
144 methodology may need to be revisited to take new information into account. This new  
145 information will continue to inform the strategy and present an opportunity to further address  
146 uncertainties.

147 Additional approaches to optimize pediatric drug development may include, but are not  
148 limited to, statistical and pharmacometric methods, including M&S that integrate and  
149 leverage existing knowledge, as well as extrapolation of information from other populations  
150 (adults or pediatric subgroups).

### 151 **5.1.1 The Use of Extrapolation in Pediatric Drug Development**

152 The concept of “extrapolation” is used in different ways in drug development. “Pediatric  
153 Extrapolation” is defined as an approach to providing evidence in support of effective and  
154 safe use of drugs in the pediatric population when it can be assumed that the course of the  
155 disease and the expected response to a medicinal product would be sufficiently similar in the  
156 pediatric and reference (adult or other pediatric) population.

157 When a drug is studied in a pediatric population, consider all factors which may result in  
158 different drug responses, such as intrinsic (e.g., developmental) and extrinsic (e.g.,  
159 geographic) factors that could impact on the extrapolation of data from one population to the  
160 other.

161 Where an extrapolation approach is scientifically justifiable, it should be a dynamic process  
162 that examines several factors including disease pathogenesis, criteria for disease diagnosis  
163 and classification, measures of disease progression, and pathophysiological,  
164 histopathological, and pathobiological characteristics that support the assumptions of  
165 similarity of disease and similarity of response to therapy between the pediatric and the  
166 reference populations. A thorough understanding of the differences between pediatric and  
167 reference populations is required relative to the pathophysiology of the disease, available  
168 biomarker/endpoints, organ systems physiology (i.e., renal, hepatic, central nervous system,  
169 skeletal, and immune systems), as well as clinical context of therapeutics, and  
170 pharmacological behavior of the drug.

171 Support for the assumptions of similarity of disease and response to therapy, including  
172 exposure-response relationship, and prediction of an effective dose for the intended  
173 population, may be derived from existing data, published literature, expert panels and  
174 consensus documents, or previous experience with other products in the same therapeutic  
175 class. All data and information gathered can either confirm the extrapolation approach or  
176 inform how it might be improved. Ultimately, the exercise should identify if there is  
177 sufficient data to support extrapolation, or if additional clinical information is needed.

178 When efficacy in the pediatric population can be extrapolated from data obtained in the  
179 reference populations, leveraging of safety data from the reference to the pediatric population  
180 may be utilized; however, additional pediatric safety data are usually required, as data in  
181 adults may only provide some information about potential safety concerns related to the use  
182 of a drug in the pediatric population. [ICH E11 (2000) Section 2.4].

183 When extrapolation is considered in a pediatric drug development strategy, the following  
184 framework of questions should be discussed to assess what additional supportive data are  
185 needed:

- 186 1. What evidence supports a common pathophysiology of disease, natural history, and  
187 similarity of the disease course between the reference and pediatric population(s)?

- 188 2. What is the strength of the evidence of efficacy in the reference populations?
- 189 3. Is there a biomarker or surrogate endpoint in the reference populations that is  
190 relevant in the pediatric population?
- 191 4. What evidence supports a similar exposure-response between the reference and  
192 intended populations?
- 193 5. What uncertainties do the existing data (e.g., clinical or historical data and published  
194 literature) have, and what uncertainties about the pediatric population remain?
- 195 6. If uncertainties remain, what additional information should be generated (e.g.,  
196 information from M&S, animal, adult, pediatric subgroup studies) in order to inform  
197 the acceptability of the extrapolation approach?

198 As evidence builds, the acceptability of the proposed extrapolation approach will need to be  
199 reassessed and it may be appropriate to change the extrapolation approach.

### 200 ***5.1.2 The Use of Modelling and Simulation in Pediatric Drug Development***

201 Advancement in clinical pharmacology and quantitative modelling and simulation (M&S)  
202 techniques has enabled progress in utilizing model-informed approaches (e.g.,  
203 mathematical/statistical models and simulations based on physiology, pathology and  
204 pharmacology) in drug development. M&S can help quantify available information and assist  
205 in defining the design of pediatric clinical studies and/or the dosing strategy. Considering the  
206 limited ability to collect data in the pediatric population, pediatric drug development requires  
207 tools to address knowledge gaps. M&S is one such a tool that can help avoid unnecessary  
208 pediatric studies and help ensure appropriate data are generated from the smallest number of  
209 pediatric patients. The usefulness of M&S in pediatric drug development includes, but is not  
210 limited to, clinical trial simulation, dose selection, choice and optimization of study design,  
211 endpoint selection, and extrapolation. With M&S, quantitative mathematical models are built  
212 with all available and relevant sources of existing knowledge. Provided well conducted,  
213 M&S can inform on the pharmacokinetics, pharmacodynamics, efficacy and safety of a drug.

214 The incorporation of M&S into pediatric drug development should be based on a strategic  
215 plan established through multidisciplinary discussions outlining objectives, methods,  
216 assumptions, deliverables and timelines. When building a model, several criteria should be  
217 considered, including the intended use of the model itself, the quality and the extent of the  
218 existing data, and the assumptions made. Assumptions are usually structured around five  
219 main areas: clinical pharmacology (the compound and the patient), physiology, disease

220 considerations, existing data, as well as the mathematical and statistical assumptions  
221 underpinning the model.

222 Complexity in M&S requires a careful assessment of the impact of each of the above  
223 assumptions because the impact of each one can vary between populations. In pediatrics, it is  
224 particularly critical to consider the maturation of organ systems with the understanding that  
225 data from older subgroups may not necessarily be informative for the younger subgroups.  
226 Once assumptions are set, different scenarios should be defined to support the analysis of the  
227 impact of potential uncertainty in existing knowledge.

228 Emerging knowledge is incorporated into the model in an iterative approach to revisit and  
229 improve the model. A series of “learn and confirm” cycles should be used for model building  
230 and simulation/prediction, and be confirmed as soon as new information is generated.  
231 Several models may be needed to support a given pediatric drug development program  
232 depending on the question(s) to be addressed, the confidence in the model, and the emerging  
233 data generated.

234 Risk assessment is a critical part of M&S. The clinical and statistical consequences of a  
235 specific approach should be discussed with experts to define the risks to be handled. The  
236 risks associated with accepting the M&S assumptions should accordingly be assessed and  
237 weighed against the confidence in the model predictions and the validity of the assumptions.

## 238 **6. PRACTICALITIES IN THE DESIGN AND EXECUTION OF PEDIATRIC** 239 **CLINICAL TRIALS**

240 Before deciding which types of methodological approaches are to be used in clinical trial  
241 design and execution, one should consider several practical factors that influence the design  
242 and execution of pediatric clinical trials. Three key practical factors to consider are  
243 feasibility, outcome assessments, and long-term clinical aspects, including safety.

### 244 **6.1 Feasibility**

245 Pediatric drug development faces unique feasibility issues, including a small number of  
246 eligible children for clinical research, limited pediatric specific resources at research centers,  
247 and the lack of dedicated pediatric trial networks. Consideration should be given to the  
248 available centers willing to participate that have access to eligible pediatric participants.  
249 When studying pediatric conditions, it may be necessary to consider implementing clinical  
250 trial operational strategies, including, but not limited to, the use of pediatric research

251 coordinating centers, the development of master protocols for clinical trials planned and  
252 conducted in a collaborative manner to evaluate multiple therapies for the same disease or  
253 condition with a single control arm, and the enhancement of pediatric clinical research  
254 networks. These operational strategies may be challenging to implement, but may result in  
255 improved feasibility and increase timely and efficient pediatric drug development.

256 The expectations of children and their guardians, including the emotional and physical  
257 burden, and the convenience of participation, should be considered. Current standards of care  
258 can influence physician/patient treatment choices that may impact pediatric clinical trial  
259 design. Strategies that foster input from children, their caregivers, and the advocacy  
260 communities can facilitate participation, recruitment, and acceptability of a clinical study.

## 261 **6.2 Outcome Assessments**

262 As stated in the ICH E11 (2000) Section 2.4.2, it may be necessary to develop, validate, and  
263 employ different endpoints for specific age and developmental subgroups. The relevant  
264 endpoints and outcome measures for the pediatric population should be identified as early as  
265 possible. It is important to include protocol design features that allow pediatric participants  
266 at appropriate ages to contribute directly in these measures when possible. Where relevant, it  
267 may be prudent to assess potential pediatric endpoints in the adult development program.

## 268 **6.3 Long-term Clinical Aspects, including Safety**

269 The concepts on safety presented in ICH E11 (2000) Section 2.4.3 and Section 2.4.4 still  
270 apply. It is acknowledged that rare events may not be identifiable in pre-registration  
271 development, and that pediatric-specific adverse events are unlikely to be detected in  
272 development programs that are limited in size and duration. Planned collection of safety data  
273 in nonclinical studies, adult clinical studies regardless of dose or indication, or data from  
274 other sources (e.g., M&S), should serve to improve the design of pediatric studies and  
275 pharmacovigilance activities to address specific pediatric safety concerns.

276 Long-term effects of drug treatment in children can include impacts on development, growth,  
277 and/or maturation of organ/system function. Therefore, adequate baseline assessments of  
278 growth/development and organ function, and regular follow-up measurements should be  
279 planned. Early planning for follow-up in a development program offers the opportunity to  
280 systematically capture and evaluate long-term effects in a disease or condition, and increase  
281 data interpretability.

282 **7. PEDIATRIC FORMULATIONS**

283 Principal considerations for the development of age-appropriate pediatric formulations to  
284 allow for safe and accurate use of pediatric medicines as outlined in ICH E11 (2000) Section  
285 2.2 continue to apply. Additional considerations for pediatric formulations to optimize  
286 efficacy and reduce the risk for medication and dosing errors should include age-appropriate  
287 dosage forms, ease of preparations and instructions for use for caregivers, acceptability (e.g.,  
288 palatability, tablet size), choice and amount of excipients, delivery systems, and appropriate  
289 packaging.

290 Adult dosage forms are not always appropriate for use in the pediatric population, and if a  
291 preparation for adults is used, it may pose a safety risk. When pediatric considerations are  
292 not addressed early during the development process, the final medicinal product may require  
293 such manipulation for use in children that it increases the likelihood for inaccurate dosing and  
294 changes in stability or bioavailability. Examples of this include multiple small volume  
295 acquisitions from a vial designed for a single adult use, use of an opened adult capsule  
296 formulation or crushed tablets to administer a pediatric dose mixed with food, and breaking  
297 tablets that do not have a score line. Therefore, planning for development of age-appropriate  
298 dosage forms for pediatric populations should be incorporated into the earliest stages of  
299 product development. When manipulations of the available form are unavoidable, measures  
300 to minimize the impact on dose accuracy, stability and bioavailability must be addressed.

301 **7.1 Dosage and Administration**

302 In order to achieve the targeted drug exposure, more than one dosage form of the active  
303 pharmaceutical ingredient (API) or its strength may be needed to cover the range of pediatric  
304 populations intended to receive the medicinal product. For pediatric drugs, the environment  
305 where the product is likely to be administered should be considered when selecting the  
306 formulation for development. For example, long acting formulations may be of importance  
307 in settings where the caregiver is not available (e.g., school, nursery). Further, certain dosage  
308 forms that reduce the requirements for handling and storage may be more appropriate than  
309 others.

310 In developing a formulation for pediatric use, considerations should include the ease of  
311 accurate measurement and capability to deliver small volumes to minimize the risk for dosing  
312 error, especially in neonates, infants and young children. Such approaches could include

313 clearly marked administration devices designed for accurate measurement of the smallest  
314 dose volume and dose increments.

## 315 **7.2 Excipients**

316 Excipients may lead to adverse reactions in children that are not observed (or not to the same  
317 extent) in adults. Thus, the use of excipients in pediatric medicines should take into account  
318 factors such as pediatric age group (e.g., term and preterm newborns related to their  
319 physiologic development), frequency of dosing, and intended duration of treatment. The  
320 number of excipients and their quantity in a formulation should be kept to the minimum  
321 required to ensure product performance, stability, palatability, microbial control, and dose  
322 uniformity. Alternatives to excipients that pose a significant risk to children should always  
323 be considered, and the risk posed by the excipient weighed against the severity of the disease  
324 and availability of alternative treatments. When selecting excipients, one should always  
325 consider the potential impact on absorption and bioavailability of the active ingredient.

## 326 **7.3 Palatability and Acceptability**

327 Orally administered pediatric medicines must be palatable to ensure dose acceptance and  
328 regimen adherence. A formulation strategy for developing palatable drugs includes  
329 minimizing/eliminating aversive attributes of the API and formulation of favorable flavor  
330 attributes. Taste masking is often needed to improve the palatability of the medicine. As  
331 pediatric drug development can benefit global populations, the target for taste masking  
332 should not only be focused on ensuring a medicine does not taste unpleasant; it should also  
333 ensure that the taste has broad cultural acceptance.

334 Alternative dose administration strategies should be considered for pediatric populations who  
335 cannot be accommodated by the intended dosage form (e.g., segmenting or crushing tablets,  
336 co-administration with food or liquids). Appropriateness of the alternative strategy for a  
337 pediatric population, including patient and caregiver aspects (e.g., taste/palatability, ease and  
338 accuracy of manipulation, and potential changes in bioavailability due to a variety of factors)  
339 should be investigated prior to selection of the final market image formulation.  
340 Understanding real-world use behaviors in administering pediatric dosage forms and the  
341 mitigation of associated risks will contribute to the development of a formulation that allows  
342 for safe dose administration.

343 **7.4 Neonates**

344 Formulation requirements for neonates warrant special attention, such as its effects on  
345 electrolyte, fluid or nutritional balance. Intramuscular injections should be avoided where  
346 possible and the tolerability of subcutaneous and intravenous injections evaluated. For  
347 neonates, environmental conditions (e.g., temperature, light) and equipment used for drug  
348 administration (e.g., enteral feeding tubes) may have an effect on drug delivery and  
349 bioavailability. When developing a parenteral dosage form, compatibility with other  
350 commonly administered parenteral medicines or parenteral nutrition should also be  
351 investigated, as intravenous access is often limited in this population.

352 **8. GLOSSARY**

353 **Parental (legal guardian) consent/permission:**

354 Expression of understanding and agreement by fully informed parent(s) or legal guardian to  
355 permit the investigator/sponsor of a clinical study to enroll a child in a clinical investigation.  
356 The choice of the terms parental consent or parental permission in different regions may  
357 reflect local legal/regulatory and ethical considerations.

358 **Child assent:**

359 The affirmative agreement of a child to participate in research or to undergo a medical  
360 intervention. Lack or absence of expression of dissent or objection must not be interpreted as  
361 assent.

362 **Modelling and Simulation (M&S):**

363 A range of quantitative approaches, including pharmacometrics/systems pharmacology and  
364 other mathematical/statistical approaches based on physiology, pathology and pharmacology  
365 to quantitatively characterize the interactions between a drug and an organic system which  
366 could predict quantitative outcomes of the drug and/or system's behavior in future  
367 experiments. In modelling and simulation, existing knowledge is often referred to as "prior"  
368 knowledge.