A Perspective on ICH Q12 Implementation in Japan

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The views and opinions expressed in this presentation are those of the presenter and should not necessarily represent the views and opinions of the PMDA.
Outline

• Overview of Recent Revision of Japanese Regulation

• Introduction of PACMP into Our Regulation

• Perspective on Harmonized Implementation of ICH Q12 Guideline
Regulatory Framework in Japan

- Pharmaceuticals and Medical Devices Act (PMD. Act)
  (Act on Securing Quality, Efficacy and Safety of Products including Pharmaceuticals and Medical Devices)
- Enforcement Ordinance of the PMD. Act
- Enforcement Regulation of the PMD. Act
- GMP, QMS, GCTP, GQP
- Japanese Pharmacopoeia
- Standard for Biological Ingredients
- Minimum Requirements for Biological Products
- ICH Guidelines
- Guideline for Descriptions (of Mfg. process section) in Application Forms for Marketing Approval of Drugs, Quasi-drugs and Cosmetics (10 Feb 2005)
- ...
Latest Revision of PMD. Act

• Purpose
  • Deliver better medical products in a safer, more prompt and more efficient manner
  • Improve the system to allow patients to use drugs without anxiety in their familiar community

• Three major pillars
  • Modernize regulation throughout product lifecycle
  • Revise the role of community pharmacies/pharmacists
  • Establish more reliable legal compliance system
Implementation Schedule for some major revisions

4 Dec. 2019
• The revision was enacted

1 Sep. 2020
• Implementation of legislated;
  • SAKIGAKE designation system
  • Conditional early approval system for drugs

1 Apr. 2018 ~
• PACMP pilot program

16 Jun. 2021
• Guideline for PACMP Implementation

1 Aug. 2021
• Implementation of legislated PACMP
  • Introduction of registration system for Mfg. sites for holding purpose only
  • Streamlining some routine GMP inspections
  • Establishment of legal compliance system
  • Electronic distribution of Package Insert Information

1 Dec. 2022
• Barcode labeling of Drugs/Medical Devices
Other Key Updates (in relation to ICH Q12 implementation)

• Revision of Enforcement Regulation of the PMD. Act (enacted on 29 Jan. 2021)
  (Range of minor change in the approval items)
  Article 47 The minor changes specified by MHLW Ordinance pursuant to the provisions of Article 14, Paragraph 10 of the Act shall be changes other than those specified below.
  (1) Changes in the manufacturing methods, etc. that will affect the nature, properties, performance, or safety of a product
  (2) Deletion of items from the specifications and changes in the specifications
  (3) Changes concerning methods for the inactivation or elimination of pathogenic factors
  (4) Addition, changes or deletions concerning the dosage and administration, or the indications
  (5) In addition to those specified in the preceding items, any changes that could potentially affect the quality, efficacy, or safety of a product

• Revision of GMP (enacted on 28 Apr. 2021)
  • Incorporate PQS (Pharmaceutical Quality System) into MHLW Ministerial Ordinance
  • Ensure thorough compliance with Approved Matsers
  • …

For more details about Post-Approval CMC Changes in Japan: Y. Kishioka’s presentation at CMC Strategy Forum Summer 2016
Outline

• Overview of Recent Revision of Japanese Regulation

• Introduction of PACMP* into Our Regulation
  * PACMP: Post Approval Change Management Protocols

• Perspective on Harmonized Implementation of ICH Q12 Guideline
PACMP: Legal Basis

- PMD Act.
  
  (Confirmation of plan for making a change of approved matters of pharmaceuticals, Quasi-Pharmaceutical Products and Cosmetics)

  **Article 14-7-2 (1) ~ (11):**

  (Application, Mutatis Mutandis)

  **Article 19-4** The provision for “designated holder of marketing authorization for foreign-manufactured pharmaceuticals, quasi-pharmaceutical products or cosmetics” shall apply mutatis mutandis to Article 14-4 ~ 14-8 and ...

- Enforcement Ordinance of the PMD. Act
- Enforcement Regulation of the PMD. Act.
  
  **Article 68-1 ~ 68-15**

  Scope, Procedures (such as “step1”, “step2” and GMP inspection), Timeline and Fee
PACMP: Guideline (MHLW PSEHB/ELD Notification 0616-14, 16 Jun. 2021)

- PACMP application
- Application for change in cPACMP*
- Notification for minor change in cPACMP*
- Data generation
- Application for GMP compliance confirmation
- Notification for change according to cPACMP

- Confirmation of PACMP
- [Confirmation Letter]
- * confirmed PACMP
- [Notification of the Confirmation]
- Confirmation of GMP compliance
- Notification for change according to cPACMP

- Inquiry- Response
- Confirmation of PACMP
- Acceptance of application
- Acceptance of notification

- Application for change in cPACMP*
- Notification for minor change in cPACMP*

- Implementation of normal Partial Change Application, Review of the cPACMP
- E.g. in cases where the data generated does not meet the acceptance criteria/other conditions in cPACMP

- Acceptance of notification
- Check of the notification

- Acceptance of application
- Acceptance of notification

- 40 working days (in particular case, 20 working days)

- Prefectures
- MHLW
- PMDA

# PACMP: Key Aspects in comparison with pilot program

<table>
<thead>
<tr>
<th>Legislated PACMP</th>
<th>Pilot program (Apr. 2018 ~ Jul. 2021)</th>
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<tbody>
<tr>
<td><strong>Scope</strong></td>
<td></td>
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<tr>
<td>Prescription drugs, Regenerative medical products, OTC drugs, Quasi-drugs, and Cosmetics that require approval by MHLW (Pharmaceuticals approved by 47 Prefectures are excluded) <strong>Note:</strong> Changes in Master File are excluded for the time being</td>
<td>Prescription drugs</td>
</tr>
<tr>
<td><strong>Step 1 procedure</strong></td>
<td></td>
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<tr>
<td>Application for confirmation to MHLW</td>
<td>PMDA Consultation</td>
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<tr>
<td><strong>Step 1 timeline</strong></td>
<td></td>
</tr>
<tr>
<td>to be announced by Q&amp;A</td>
<td>4 months (PACMP Quality consultation)</td>
</tr>
<tr>
<td><strong>PACMP in MAA</strong></td>
<td></td>
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<tr>
<td>Available <strong>Note:</strong> Need a separate application. Application timing should be consulted with relevant contact point</td>
<td>Not available</td>
</tr>
<tr>
<td><strong>GMP inspection</strong></td>
<td></td>
</tr>
<tr>
<td>PMDA or 47 Prefectures</td>
<td>PMDA</td>
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<tr>
<td><strong>Step 2 procedure</strong></td>
<td></td>
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<tr>
<td>Notification (Prior notification before implementation of the change)</td>
<td>PCA (Partial Change Application; Prior Approval) or MCN (Minor Change Notification; Notification)</td>
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<tr>
<td><strong>Step 2 timeline</strong></td>
<td></td>
</tr>
<tr>
<td>40 working days (in particular case*, 20 working days)</td>
<td>3 months (median) in case of PCA required</td>
</tr>
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<td>*:if it meets both of the following conditions;</td>
<td></td>
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<tr>
<td>• there is no notification for minor change submitted since lastly confirmed PACMP,</td>
<td></td>
</tr>
<tr>
<td>• there is no minor Change Notification in relevant Approved Matters submitted since last approval</td>
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Major Remaining Challenges

• Effective PQS incl. Change Management

• Identification of Established Conditions (ECs) and Associated Reporting Categories (RCs)
  • Criticality assessment vs. Risk assessment
  • Can PQS maturity reduce the details of ECs?
  • Risk Tolerance
  • Feasibility of unified ECs/RCs across regions based on current RC systems

• PACMP
  • Plan-Do-Check-Act

• Product Lifecycle Management (PLCM) document
  • How a tabular format covers all elements of ECs?
An Enabler: Prospective and Continuous Dialogues with Stakeholders

Communication;
- within an organization
- between regulators and the industry
- among regulators

For more details: CMC Strategy Forum Japan 2017

Wisdom
(Explicit) Knowledge

“Ba”
Nonaka & Konno (1998)
Summary

- PMDA has achieved some major milestones to implement ICH Q12 guideline in collaboration with stakeholders.
- Revised PMD. Act provides additional flexibility in terms of post approval CMC changes.
- Legislated PACMP will start from 1 August, 2021.
- “Ba” is necessary in order to reach the stage of adherence to ICH Q12 guideline.
Acknowledgements

- PMDA ICH Q12 IWG (YAGI Satomi, OKUDAIRA Shinichi, HARA Kentaro)
- PMDA Q12 Working Group
- AMED Research Group
- MHLW/PMDA-FPMAJ Task Force

AMED: Japan Agency for Medical Research and Development
MHLW: Minister of Health Labour and Welfare
FPMAJ: The Federation of Pharmaceutical Manufacturers' Associations of JAPAN
Roma wasn’t build in a day. And neither is the ICH Q12 Implementation.
Thank you for your attention!

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