

## Regulatory Affairs

### Rydapt®

#### Summary of the EU Safety Risk Management Plan

Active substance(s) (INN or common name):	<i>Midostaurin</i>
Product(s) concerned (brand name(s)):	<i>Rydapt®</i>
Document status:	<i>Final</i>
Version number of the RMP Public Summary:	<i>8.1</i>
Date of final sign off of the RMP Public Summary	<i>22-Mar-2023</i>

The Risk Management Plan (RMP) is a comprehensive document submitted as part of the application dossier for market approval of a medicine. The RMP summary contains information on the medicine's safety profile and explains the measures that are taken in order to further investigate and follow the risks as well as to prevent or minimise them.

The RMP summary of "Rydapt" is a concise document and does not claim to be exhaustive.

As the RMP is an international document, the summary might differ from the "Arzneimittelinformation / Information sur le médicament" approved and published in Switzerland, e.g. by mentioning risks occurring in populations or indications not included in the Swiss authorization.

Please note that the reference document which is valid and relevant for the effective and safe use of "Rydapt" in Switzerland is the "Arzneimittelinformation/ Information sur le médicament" (see [www.swissmedic.ch](http://www.swissmedic.ch)) approved and authorized by Swissmedic. Novartis Pharma Schweiz AG is fully responsible for the accuracy and correctness of the content of the published summary RMP of "Rydapt".

## Table of contents

Table of contents .....	2
Summary of the risk management plan for <i>Rydapt (Midostaurin)</i> .....	3
I. The medicine and what it is used for .....	3
II. Risks associated with the medicine and activities to minimize or further characterize the risks .....	4
II.A: List of important risks and missing information.....	5
II B: Summary of important risks .....	5
II C: Post-authorization development plan .....	6
II.C.1 Studies which are conditions of the marketing authorization .....	6
II.C.2 Studies in the post-authorization development plan.....	6

## Summary of the risk management plan for Rydapt (midostaurin)

This is a summary of the risk management plan (RMP) for Rydapt (midostaurin). The RMP details important risks of midostaurin, how these risks can be minimized, and how more information will be obtained about risks and uncertainties (missing information) associated with midostaurin use.

Midostaurin summary of product characteristics (SmPC) and its package leaflet give essential information to healthcare professionals and patients on how midostaurin should be used.

This summary of the RMP for midostaurin should be read in the context of all this information including the assessment report of the evaluation and its plain-language summary, all which is part of the European Public Assessment Report (EPAR).

Important new concerns or changes to the current ones will be included in updates of midostaurin RMP.

### I. The medicine and what it is used for

Rydapt® contains midostaurin as the active substance and it is authorized for use in the following indications:

- In combination with standard daunorubicin and cytarabine induction and high-dose cytarabine consolidation chemotherapy and for patients in complete response followed by Rydapt® single agent maintenance therapy for adult patients with newly diagnosed acute myeloid leukaemia (AML) who are FLT3 mutation-positive;
- As monotherapy for the treatment of adult patients with aggressive systemic mastocytosis (ASM), systemic mastocytosis with associated hematological neoplasm (SM-AHN), or mast cell leukemia (MCL).

Rydapt® is available as 25 mg soft capsules, and the dosing information is provided below.

**For AML:** The recommended dose of Rydapt® is 50 mg orally twice daily. Rydapt® is dosed on days 8-21 of induction and consolidation chemotherapy cycles, and then for patients in complete response every day as single agent maintenance therapy until relapse for up to 12 cycles of 28 days each. In patients receiving a haematopoietic stem cell transplant (SCT), Rydapt® should be discontinued 48 hours prior to the conditioning regimen for SCT.

**For ASM, SM-AHN and MCL:** The recommended starting dose of Rydapt® is 100 mg orally twice daily. Treatment should be continued as long as clinical benefit is observed or until unacceptable toxicity occurs.

Additional details on the approved indications are available in the SmPC.

Further information about the evaluation of midostaurin's benefits can be found in midostaurin's EPAR, including in its plain-language summary, available on the EMA website, under the medicine's webpage:

<https://www.ema.europa.eu/en/medicines/human/EPAR/rydapt>.

## **II. Risks associated with the medicine and activities to minimize or further characterize the risks**

Important risks of midostaurin, together with measures to minimize such risks and the proposed studies for learning more about midostaurin risks, are outlined below.

Measures to minimize the risks identified for medicinal products can be:

- Specific information, such as warnings, precautions, and advice on correct use, in the package leaflet and SmPC addressed to patients and healthcare professionals;
- Important advice on the medicine's packaging;
- The authorised pack size — the amount of medicine in a pack is chosen so to ensure that the medicine is used correctly;
- The medicine's legal status — the way a medicine is supplied to the patient (e.g. with or without prescription) can help to minimize its risks.

Together, these measures constitute routine risk minimization measures.

In addition to these measures, information about adverse reactions is collected continuously and regularly analysed, including PSUR, so that immediate action can be taken as necessary. These measures constitute routine pharmacovigilance activities.

## II.A: List of important risks and missing information

Important risks of midostaurin are risks that need special risk management activities to further investigate or minimize the risk, so that the medicinal product can be safely administered.

Important risks can be regarded as identified or potential. Identified risks are concerns for which there is sufficient proof of a link with the use of midostaurin. Potential risks are concerns for which an association with the use of this medicine is possible based on available data, but this association has not been established yet and needs further evaluation. Missing information refers to information on the safety of the medicinal product that is currently missing and needs to be collected (e.g. on the long-term use of the medicine).

**Table 1: List of important risks and missing information**

<b>Important identified risks</b>	None
<b>Important potential risks</b>	<ul style="list-style-type: none"> <li>• Cardiac dysfunction</li> </ul>
<b>Missing information</b>	None

## II B: Summary of important risks

**Table 2: Important potential risk: Cardiac dysfunction**

<b>Evidence for linking the risk to the medicine</b>	Current evidence is based on clinical data, literature, and post marketing.
<b>Risk factors and risk groups</b>	The major risk factors for congestive heart failure are total blood cholesterol elevation, hypertension, abnormal lipid profiles, abdominal obesity, alcohol overconsumption, cigarette use, and diabetes. In AML patients, chemotherapy with daunorubicin is a known risk factor for cardiac dysfunction.
<b>Risk minimization measures</b>	<p><b>Routine risk minimization measures</b> SmPC Section 4.4 PL Section 2 SmPC Section with specific clinical measure: Section 4.4</p> <p><b>Additional risk minimization measures</b> None</p>

## **II C: Post-authorization development plan**

### **II.C.1 Studies which are conditions of the marketing authorization**

There are no studies which are conditions of the marketing authorization or specific obligation of Rydapt.

### **II.C.2. Other studies in post-authorization development plan**

There are no studies required for Rydapt.