Product: Repatha Protocol Number: 20130296 Date: 19 November 2015

# **Summary Table of Study Protocol**

| Title   | Observational Serial Chart Review of Repatha® Use in European Subjects with Hyperlipidaemia   |  |
|---|---|--|
| Protocol version identifier                   | 20130296  |  |
| Date of last version of the protocol          | 19 <sup>th</sup> November 2015  |  |
| EU Post Authorisation Study (PAS) Register No | To be determined: Registration occurs after Amgen internal approval of the protocol; must be prior to commencement of first data capture  |  |
| Active Substance                              | Evolocumab  |  |
| Medicinal Product                             | Repatha <sup>®</sup>  |  |
| Product Reference                             | EU/1/15/1016  |  |
| Procedure Number                              | EMA/H/C/3766  |  |
| Marketing Authorisation Holder(s)             | Amgen Europe B.V.   |  |
| Joint PASS                                    | NA  |  |
| Research Question and Objectives              | Research Question: What are the clinical characteristics of patients who are prescribed Repatha® in the post-launch period, and how is their treatment managed?   |  |
|   | Primary Objective: To describe the clinical characteristics of subjects at initiation of Repatha <sup>®</sup> Secondary Objective: To describe parameters associated with clinical management of hyperlipidaemia, in subjects initiated on Repatha <sup>®</sup> treatment |  |
| Countries of Study                            | Multiple countries across Europe  |  |
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Date: 19 November 2015

**Marketing Authorisation Holder** 

| Marketing authorisation holder(s) | Amgen Europe B.V.     |
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Approved

Protocol Number: 20130296 Date: 19 November 2015

# **Investigator's Agreement**

I have read the attached protocol entitled "Observational Serial Chart Review of Repatha® Use in European Subjects with Hyperlipidaemia", dated 19<sup>th</sup> November 2015, and agree to abide by all provisions set forth therein.

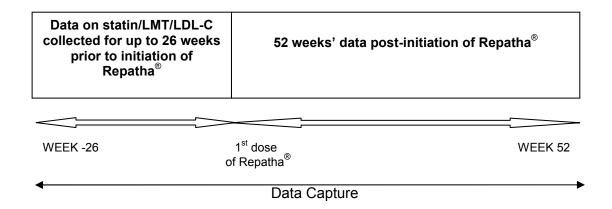
I agree to ensure that the confidential information contained in this document will not be used for any purpose other than the evaluation or conduct of the clinical investigation without the prior written consent of Amgen Ltd.

| Signature            |                      |
|----------------------|----------------------|
| <u> </u>             |                      |
| Name of Investigator | Date (DD Month YYYY) |

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# **Study Design Schema**



- Enrolment occurs only after initiation of Repatha® at physician discretion, independent of study protocol
- Follow-up post-initiation of Repatha<sup>®</sup> may be partly retrospective, if it is not possible to enrol the subject at the time of initiation
- Enrolment period timescale is dependent on launch in each country; anticipated to span Q1 2016 to Q3 2017
- Follow-up continues for up to 52 weeks irrespective of whether subject continues to receive Repatha®

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#### 2. **List of Abbreviations**

| Abbreviation | Meaning  |  |  |
|--------------|--|--|--|
| Adherence    | A derived measure describing both persistence and compliance               |  |  |
|              | combined at a specific point in time                                       |  |  |
| CABG         | Coronary artery bypass graft   |  |  |
| Compliance   | A measurement of how often a patient follows a particular dose and         |  |  |
|              | dosing schedule  |  |  |
| CTT          | Cholesterol Treatment Trialists  |  |  |
| CV           | Cardiovascular   |  |  |
| CVD          | Cardiovascular disease   |  |  |
| eCRF         | Electronic case report form  |  |  |
| EMA          | European Medicines Authority   |  |  |
| Enrolment    | Subject is considered enrolled when informed consent/notification has      |  |  |
|              | occurred (if applicable according to local requirements), eligibility has  |  |  |
|              | been determined and data entry initiated into the eCRF.                    |  |  |
| FH           | Familial hypercholesterolaemia   |  |  |
| HDL-C        | High density lipoprotein-cholesterol                                       |  |  |
| ICH GCP      | International Committee for Harmonisation Good Clinical Practice           |  |  |
| ICMJE        | International Committee of Medical Journal Editors                         |  |  |
| IRB/IEC      | Institutional Review Board/ Institutional Ethics Committee                 |  |  |
| LDL-C        | Low density lipoprotein-cholesterol  |  |  |
| LMT          | Lipid-modifying therapy  |  |  |
| MAN          | Manual   |  |  |
| NSTEMI       | Non-ST-elevation myocardial infarction                                     |  |  |
| PCI          | Percutaneous coronary intervention   |  |  |
| Persistence  | Individual subject time on therapy   |  |  |
| SOP          | Standard Operating Procedure   |  |  |
| Source data  | Information from an original record or certified as a copy of the original |  |  |
|              | record containing patient information for use in clinical research. The    |  |  |
|              | information may include, but is not limited to, clinical findings,         |  |  |
|              | observations or other activities in a study necessary for the              |  |  |
|              | reconstruction and evaluation of the study. Source data are contained in   |  |  |
|              | source documents (original records or certified copies). (ICH Guideline    |  |  |
|              | E6).   |  |  |
| STEMI        | ST-segment elevation myocardial infarction                                 |  |  |
| Study start  | Date on which data for first enrolled subject is first entered into EDC    |  |  |
| TIA          | Transient ischaemic attack   |  |  |
| Q2W          | Once every two weeks   |  |  |
| QM           | Once-monthly   |  |  |
| WHO          | World Health Organisation  |  |  |

#### **Responsible Parties** 3.

Amgen Ltd is responsible for all aspects of study execution, conduct and reporting.



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### 4. Abstract

 Study Title: Observational Serial Chart Review of Repatha<sup>®</sup> Use in European Subjects with Hyperlipidaemia

# Study Background and Rationale:

Cardiovascular disease (CVD) represents the leading cause of death and disability in the world, comprising over 10% of the global total disease burden. In 2008, the World Health Organization (WHO) reported that CVD accounted for over 17 million deaths, nearly 80% of which were due to heart attacks and strokes alone.

Elevated cholesterol is among the leading risk factors for cardiovascular deaths, with an estimated prevalence of 39% globally among all adults (greater in high-income countries). It is estimated that up to 50% of the European population aged 35-64 years has a total cholesterol > 6.5 mmol/L (Tolonen et al, 2005), (equivalent to > 254 mg/dL). This high prevalence of dyslipidemia translates into significant cardiovascular morbidity and mortality.

Over 50 million patients in the United States, Europe, and Japan are currently treated with lipid lowering therapies (LLTs). The rationale for treatment of dyslipidemia derives from extensive clinical trial data which demonstrate that the reduction in total cholesterol, non-high density lipoprotein-C (HDL-C), and most importantly, low density lipoprotein-C (LDL-C) through pharmacological therapies lowers the risk of CVD events (Kannel et al, 1974; Kannel, 1995; Kannel et al, 1979). A recent Cholesterol Treatment Trialists' (CTT) Collaboration (CTT et al, 2010) meta-analysis which included 21 randomized controlled trials involving nearly 170,000 patients showed that for every 1 mmol/L (equivalent to 39 mg/dL) reduction of LDL-C there was a 20% reduction in the risk of major vascular events (coronary death, non-fatal myocardial infarction, coronary revascularisation, or stroke).

A serine protease expressed predominantly in the liver, kidney and intestine (Seidah, 2003), proprotein convertase subtilisin/kexin type 9 (PCSK9), plays an important role in the recycling and regulation of the LDL receptor (Horton et al, 2007; Brown and Goldstein, 2006). PCSK9 acts via direct binding to the LDL receptor, resulting in post-translational down-regulation of receptor expression on the hepatic cell surface. This in turn leads to increased levels of circulating LDL-C. Repatha® (evolocumab) is a fully human monoclonal immunoglobulin (Ig) G2 that binds specifically to human PCSK9.



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Following parenteral administration, it inhibits circulating PCSK9 from binding to the low-density lipoprotein receptor (LDLR) on the liver cell surface, thus preventing PCSK9-mediated LDLR degradation. It increases liver LDLR levels resulting in associated reductions in serum LDL-C.

Repatha<sup>®</sup> is indicated in adults with primary hypercholesterolaemia (heterozygous familial and non familial) or mixed dyslipidaemia, as an adjunct to diet, in combination with a statin or statin with other lipid-lowering therapies in patients unable to reach LDL C goals with the maximum tolerated dose of a statin or, alone or in combination with other lipid-lowering therapies in patients who are statin-intolerant, or for whom a statin is contraindicated. (Repatha<sup>®</sup> EPAR)

European Medicines Agency (EMA) approval for Repatha® was granted on 17th July 2015. The data submitted in support of the filing were generated from an extensive interventional clinical trial programme in which selected populations were enrolled and managed according to strictly-defined protocols in a controlled setting; such data can not necessarily be generalised to routine clinical practice, and at present there is no information describing Repatha® use in a real-world setting.

Across Europe, country health authorities grant local access approvals based on clinical trial data; it is recognised that local conditions may limit the population eligible to receive Repatha® through application of criteria other than the terms of the label. As the next step, real world evidence describing product use in routine clinical practice is required, for continuation and/or reassessment of access.

The design and objectives of this study address the requests being made by the health authorities. In particular, authorities require local real-world data on the patient population which is receiving Repatha<sup>®</sup>, including patient characteristics, dosing patterns and effectiveness in lowering LDL-C. The study will be conducted only in countries which require real world data to be collected in the post-launch setting and where it is allowed as per local regulations to study the use of a single treatment in clinical practice. Data obtained from this study are intended to fulfil health authorities' requirements and to provide a robust source of published information for physicians.

- Research Question and Objectives
  - Primary Objective: To describe the clinical characteristics of subjects at initiation of Repatha<sup>®</sup>



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- Secondary Objectives are to describe the following:
  - LDL-C and other cholesterol values over time
  - Repatha use over time (dose, dose frequency)
  - Use of other lipid-modifying therapies (LMTs) over time (type, dose, dose frequency)
  - Physician visits (dates and reason)
  - Hospitalisation (dates and reason)
- Hypothesis

No formal hypothesis will be tested in this observational study

Study Design/Type

Observational serial chart review

Study Population

The study population comprises patients from European countries, who have received Repatha® as part of routine clinical management of their hyperlipidaemia, between August 2015 and December 2018.

- Summary of Subject Eligibility Criteria
  - Inclusion Criteria:
    - Adults (≥18 years)
    - Provided informed consent if applicable according to local requirements
    - Initiated on Repatha® at physician's discretion, after 1st August 2015
    - Received at least one dose of Repatha®
  - Exclusion Criteria:
    - Enrolled in an interventional study of PCSK9 inhibitor within 12 weeks prior to initiation of Repatha®
- Follow-up

Individual follow-up is up to 18 months; capture of data from up to 6 months prior to the date of initiation of Repatha<sup>®</sup> to 12 months after the date of Repatha<sup>®</sup> initiation.

The study is expected to capture data for subjects treated with Repatha® between 1st August 2015 and 31st December 2018.



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### Variables

Outcome Variables:

### **Baseline**

- Age (at initiation of Repatha<sup>®</sup>)
- Gender
- Familial hypercholesterolaemia (FH) status
- Diabetic status
- Cardiovascular history (see Appendix B for list of applicable conditions/events)

### Throughout observation period

- Cholesterol values including total cholesterol, LDL-C, HDL-C, non-HDL-C, triglycerides
- Dose, dose frequency, commencement and discontinuation dates of Repatha<sup>®</sup> administration
- Type, dose, dose frequency, commencement and discontinuation dates of other LMT administration
- Dates and reason for hospital admittance/final diagnosis
- Dates of physician visits and reason for attendance
- Reason for non-completion of therapy
- Reason for non-completion of the study

### Study Sample Size

The primary outcome measures for the study involve estimating the percentage of subjects with clinical characteristics of interest (FH, diabetes, CV history) and also estimating the baseline LDL-C levels. The intention is to perform the analyses by country. The planned sample size for the study is 2000 subjects across approximately 15 countries; an average of approximately 130 subjects per country.

The sample size is expected to enable precise estimates of the primary outcome measures to be obtained for each participating country.

### Data Analysis

All summaries of the data will be descriptive in nature. For categorical variables the frequency and percentage, with 95% confidence interval, will be given.

Summary statistics for continuous variables will include the number of subjects, mean, median, standard deviation or standard error, 25th percentile (Q1), 75th percentile (Q3), minimum, and maximum.



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The primary intention is to analyse data for each country separately. The analyses will also be conducted for all countries pooled.

### 5. Amendments and Updates

None

### 6. Milestones

| Milestone                     | Planned date                   |  |  |
|-------------------------------|--------------------------------|--|--|
| Start of data collection      | 31st April 2016                |  |  |
| End of data collection        | 30 <sup>th</sup> December 2018 |  |  |
| Final report of study results | 30 <sup>th</sup> April 2019    |  |  |

### 7. Rationale and Background

# 7.1 Diseases and Therapeutic Area

Cardiovascular disease (CVD) represents the leading cause of death and disability in the world, comprising over 10% of the global total disease burden. In 2008, the World Health Organization (WHO) reported that CVD accounted for over 17 million deaths, nearly 80% of which were due to heart attacks and strokes alone.

Elevated cholesterol is among the leading risk factors for cardiovascular deaths, with an estimated prevalence of 39% globally among all adults (greater in high-income countries). It is estimated that up to 50% of the European population aged 35-64 years has a total cholesterol > 6.5 mmol/L (Tolonen et al, 2005) (equivalent to > 254 mg/dL). This high prevalence of dyslipidemia translates into significant cardiovascular morbidity and mortality.

Over 50 million patients in the US, Europe, and Japan are currently treated with lipid lowering therapies (LLTs). The rationale for treatment of dyslipidemia derives from extensive clinical trial data which demonstrate that the reduction in total cholesterol, non-HDL-C, and most importantly, LDL-C through pharmacological therapies lowers the risk of CVD events (Kannel et al, 1974; Kannel, 1995; Kannel et al, 1979). A recent Cholesterol Treatment Trialists' (CTT) Collaboration (CTT et al, 2010) meta-analysis which included 21 randomized controlled trials involving nearly 170,000 patients showed that for every 1 mmol/L (equivalent to 39 mg/dL) reduction of LDL-C there was a 20%



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reduction in the risk of major vascular events (coronary death, non-fatal myocardial infarction, coronary revascularisation, or stroke).

Repatha<sup>®</sup> (evolocumab) is a fully human monoclonal IgG2 antibody directed against proprotein convertase subtilisin/kexin type 9 (PCSK9). Following parenteral administration, it inhibits circulating PCSK9 from binding to the low-density lipoprotein receptor (LDLR) on the liver cell surface, thus preventing PCSK9-mediated LDLR degradation. It increases liver LDLR levels resulting in associated reductions in serum LDL-C.

Repatha<sup>®</sup> is indicated in adults with primary hypercholesterolaemia (heterozygous familial and non familial) or mixed dyslipidaemia, as an adjunct to diet, in combination with a statin or statin with other lipid-lowering therapies in patients unable to reach LDL C goals with the maximum tolerated dose of a statin or, alone or in combination with other lipid-lowering therapies in patients who are statin-intolerant, or for whom a statin is contraindicated.

### 7.2 Rationale

EMA approval for Repatha<sup>®</sup> was granted on 17th July 2015. The data submitted in support of the filing were generated from an extensive interventional clinical trial programme in which selected populations were enrolled and managed according to strictly-defined protocols in a controlled setting; such data can not necessarily be generalised to routine clinical practice, and at present there is no information describing Repatha<sup>®</sup> use in a real-world setting.

Across Europe, country health authorities grant local access approvals based on clinical trial data. As the next step, real world evidence describing product use in routine clinical practice are required, for continuation and/or reassessment of access. The design and objectives of this study address the requests being made by the health authorities. In particular, authorities require local real-world data on the patient population which is receiving Repatha®, including patient characteristics, dosing patterns and effectiveness in lowering LDL-C. The study will be conducted only in countries which require real world data to be collected in the post-launch setting and where it is allowed as per local regulations to study the use of a single treatment in clinical practice.

Data obtained from this study are intended to fulfil health authorities' requirements and to provide a robust source of published information for physicians.



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### 7.3 Statistical Inference (Hypothesis)

No formal hypothesis will be tested in this observational study. The study aims to describe the characteristics of subjects who commence treatment with Repatha<sup>®</sup>. The sample size is expected to enable sufficiently precise estimates of the primary outcome measures to be obtained for each participating country.

### 8. Research Question and Objectives

Research Question: What are the clinical characteristics of patients prescribed Repatha® in the post-launch period, and how is their treatment managed?

### 8.1 Primary Objective

To describe the clinical characteristics of subjects at initiation of Repatha®

### 8.2 Secondary Objectives

- To describe LDL-C and other cholesterol concentrations over time
- To describe treatment patterns of use of Repatha<sup>®</sup> over time
- To decribe treatment patterns of use of other lipid modifying therapies over time
- To describe Health Resource Utilisation components, including hospitalisations and physician visits

# 8.3 Exploratory Objective

To evaluate incidence of LDL-C below 50 mg/dL (below 1.3 mmol/L)

### 9. Research Methods

### 9.1 Study Design

The study is a multicountry, observational, serial chart review study of European patients receiving Repatha® as part of routine clinical management of their hyperlipidaemia. It is designed to capture data on clinical parameters relevant to health authorities and physicians.

Following approval of Repatha<sup>®</sup>, which was granted after review of data from an extensive interventional clinical trial programme, health authorities and other bodies now require real-world evidence on the clinical profile of patients who receive Repatha<sup>®</sup> in the immediate post-launch period, hence a non-interventional design is essential.



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To provide data in a short timeframe after Repatha<sup>®</sup> launch, and to avoid selection bias in enrolling subjects after post-initiation progress is already known, the study will capture data as close to real time as possible, following enrolment and attendance of subjects for routine visits to the clinic. To allow enrolment of subjects from early-launching countries, data up to 6 months after first administration of Repatha<sup>®</sup> may be captured retrospectively. Enrolment will not be stratified by population characteristics, although a cap will be placed on total enrolment per country.

Study site staff will abstract data from patient notes and enter these into the sponsor's electronic database, and all analyses will be conducted by the sponsor.

To provide baseline information for each subject, in addition to demographic data, data on key variables will be collected:

- LMT use over the 6 months prior to initiation of Repatha<sup>®</sup> will be summarised and the regimen in place at the time of Repatha<sup>®</sup> initiation will be regarded as the baseline.
- LDL-C measured within 6 months prior to initiation of Repatha® (or the mean of the two most recent LDL-C measurements, if there is more than one) will be regarded as the baseline LDL-C.
- All CV history and diabetic status will be reported as baseline data

Outcome measures describe baseline characteristics and reflect parameters used in routine clinical management, and are expected to provide data which are of interest to physicians and health authorities, and relevant in the context of current clinical practice.

Study duration is considered sufficient to allow an estimation of Repatha<sup>®</sup> and other LMT usage and LDL-C concentrations over time, following initiation of Repatha<sup>®</sup>.

This is a non-interventional, observational study and is not intended to alter the clinical management of patients.

# 9.2 Setting and Study Population

# 9.2.1 Study Period

At the individual subject level data will be captured for up to 18 months (up to 6 months pre-initiation of Repatha<sup>®</sup> and 12 months follow-up post-initiation of Repatha<sup>®</sup>).



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At the study level data will be captured for the periods spanning February 2015 (includes the 6-month period prior to the earliest possible prescription of commercial Repatha<sup>®</sup>) and December 2018.

### 9.2.2 Selection and Number of Sites

Sites in Europe where patients are being treated with Repatha<sup>®</sup> will be considered for inclusion. These are anticipated to be specialist sites which treat patients at high or very high risk of experiencing a CV event, including but not limited to FH patients.

Potential sites will be identified, approached and selection confirmed according to Amgen SOPs; selection is based on interest in participation as a study site, willingness and ability to comply with the protocol and data entry conventions, and agreement to follow the subjects throughout the observation period.

# 9.2.3 Subject Eligibility

### 9.2.3.1 Inclusion Criteria

- Adults (≥18 years)
- Provided informed consent if applicable according to local requirements
- Initiated on Repatha® at physician's discretion, after 1<sup>st</sup> August 2015
- Received at least one dose of Repatha<sup>®</sup>

# 9.2.3.2 Exclusion Criteria

 Enrolled in an interventional study of PCSK9 inhibitor within 12 weeks prior to initiation of Repatha<sup>®</sup>

### 9.2.4 Matching

NA

### 9.2.5 Baseline Period

The baseline period is from the 6 months prior to the first dose of Repatha<sup>®</sup> through to the date of administration of the first dose of Repatha<sup>®</sup>. Variables planned to be captured for this period include demographics (age, gender, country), FH status, diabetic status, LMT use and LDL-C levels. All CV history (conditions and events) relevant for each subject will also be reported.



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LDL-C measured within 6 months prior to initiation of Repatha<sup>®</sup> (or the mean of the two most recent LDL-C measurements, if there is more than one) will be regarded as the baseline LDL-C.

# 9.2.6 Study Follow-up

Follow-up of each subject will be for the 12 months after date of first administration of Repatha<sup>®</sup>. Subjects will be followed for the full 12 month duration regardless of continuation/discontinuation of Repatha<sup>®</sup>.

If subjects are lost to follow-up the site will be encouraged to confirm the reason, which may include withdrawal of consent, relocation to a different physician, or death.

### 9.3 Variables

### 9.3.1 Exposure Assessment

Not applicable

### 9.3.2 Outcome Assessment

# 9.3.2.1 Primary Outcome:

Clinical characteristics at time of initiation of Repatha® as assessed in relation to:

- FH status (diagnosed/ not diagnosed)
- CV history (see Appendix B for a list of diagnoses/events)
- Diabetic status (diabetic/ not diabetic; Type 1 or Type II)
- LDL-C (value(s) available in the 26-week baseline period)

### 9.3.2.2 Secondary Outcomes:

- Age at initiation of Repatha<sup>®</sup>
- Gender
- Country of residence
- LDL-C and other cholesterol levels (over time; values available during the 12month follow-up period)
- Use of Repatha<sup>®</sup> (at initiation of Repatha<sup>®</sup> and over time; type, dose, frequency, switching, augmentation)
- LMTs (over the observation period; type, dose, frequency, switching, augmentation)
- Medication persistence
- Medication adherence
- Incidence of hospitalisation (dates, including reason for admittance/final diagnosis)
- Incidence of physician visits (dates, including reason for attendance)



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### 9.3.2.3 Exploratory Outcome:

• Incidence of LDL-C < 50 mg/dL (< 1.3 mmol/L)

### 9.3.3 Covariate Assessment

NA

### 9.3.4 Validity and Reliability

Study variables stated in this protocol are objective, relevant to the question under study and are accepted as appropriate by regulatory authorities. Variables to be evaluated in the study are parameters which are routinely measured as part of clinical management of patients with hyperlipidaemia.

### 9.4 Data Sources

Data will be provided by study site staff, utilising subject medical notes to abstract information in order to complete electronic CRFs in the study-specific electronic database, which will be provided by the sponsor. Sites participating in the study will be fully trained by Amgen in data entry and use of the study-specific database and eCRFs.

Chart reviews and data abstraction will be conducted periodically (at a minimum 3-monthly). Data capture comprises the following periods:

- Up to 6 months prior to the date of first administration of Repatha<sup>®</sup>
- The 12 months following the date of first administration of Repatha®

The first data abstraction into the CRF should occur as soon as the patient is enrolled into the study.

The periodic data abstractions are expected to occur once every 3 months thereafter.

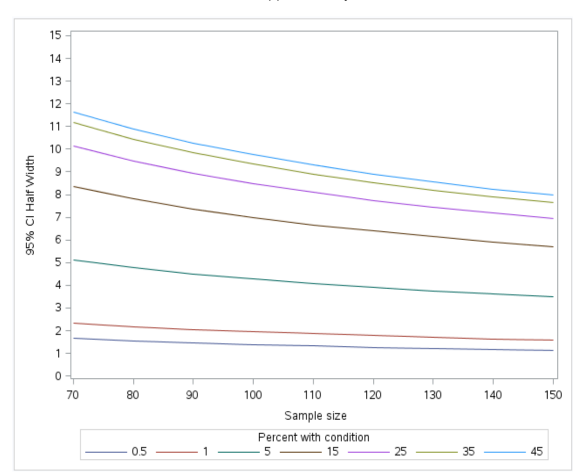
# 9.5 Study Size

The primary outcome measures for the study involve estimating the percentage of subjects with clinical characteristics of interest (FH, CV history, diabetes - yes or no for each outcome measure) and also estimating the baseline LDL-C levels. The intention is to perform the analyses by country. The planned sample size for the study is 2000



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subjects across approximately 15 countries; an average of approximately 130 subjects per country. The figure below shows the expected precision of estimates of the binary outcome measures for a range of sample sizes above and below 130 and for a range of percentages of subjects with and without the conditions of interest. This gives an indication of the likely precision of estimates and demonstrates that the sample size per country will enable sufficiently precise estimates to be obtained for the primary outcome measures. For example, with a sample size of 130 in the country and assuming 35% of subjects have the condition being summarised, the ½ width of the 95% confidence interval around the estimate would be approximately 8%.



The table below shows the estimated precision of the continuous primary outcome measure, the mean LDL-C value prior to initiation of Repatha<sup>®</sup>, assuming a range of sample sizes and standard deviations (standard deviations based on those observed in phase 3 studies).



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| Standard  | ½ width of 95% CI in mg/dL |       |       |       |
|-----------|----------------------------|-------|-------|-------|
| deviation | N=70                       | N=100 | N=130 | N=150 |
| 40        | 9.37                       | 7.84  | 6.88  | 6.40  |
| 45        | 10.54                      | 8.82  | 7.74  | 7.20  |
| 50        | 11.71                      | 9.80  | 8.60  | 8.00  |
| 55        | 12.89                      | 10.78 | 9.46  | 8.80  |

The sample size will also enable the secondary outcome measures to be precisely estimated. This includes the LDL-C over time after initiation of Repatha, after allowing for missing data due to subject withdrawal (expected to be up to 10% over the 12 months observation period).

# 9.6 Data Management

Data are abstracted by site staff from subject notes into an electronic database provided by the sponsor. The sponsor provides protocol-specific training to all site staff delegated to abstract subject data. An eCRF Completion Guideline is provided.

The Amgen representative(s) and regulatory authority inspectors are responsible for contacting and visiting the Investigator for the purpose of inspecting the facilities and, upon request, inspecting the various records of the clinical study (e.g. CRFs and other pertinent data) provided that subject confidentiality is respected.

The Clinical Monitor or designee is responsible for verifying the CRFs at regular intervals throughout the study to verify adherence to the protocol completeness, accuracy, and consistency of the data; and adherence to local regulations on the conduct of research. The Clinical Monitor, or designee is to have access to subject medical records and other study-related records needed to verify the entries on the CRFs in accordance with the local laws and regulations.



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The Investigator agrees to cooperate with the Clinical Monitor, or designee to ensure that any problems detected in the course of these monitoring visits, including delays in completing CRFs, are resolved.

In accordance with the sponsor's audit plans, this study may be selected for audit by representatives from Amgen's Global Compliance Auditing function (or designees). Review of study-related records will occur to evaluate the study conduct and compliance with the protocol, and applicable regulatory requirements.

Data capture for this study is planned to be electronic:

- All source documentation supporting entries into the electronic CRFs must be maintained and available upon request.
- Updates to electronic CRFs will be automatically documented through the software's "audit trail".
- To ensure the quality of clinical data across all subjects and sites, a clinical data management review is performed on subject data received at Amgen. During this review, subject data is checked for consistency, omissions, and any apparent discrepancies. To resolve any questions arising from the clinical data management review process, data queries and/or site notifications are created in the EDC system database for site resolution and closed by Amgen reviewer.
- The Investigator signs only the Investigator Verification Form for this electronic data capture study. This signature indicates that the Investigator inspected or reviewed the data on the CRF, the data queries, and site notifications, and agrees with the content.

9.6.1 Obtaining Data Files

NA

9.6.2 Linking Data Files

NA

### 9.6.3 Review and Verification of Data Quality

Automatic edit checks within the database and further manual review by the sponsor help to ensure quality and completeness of the data. Data queries are sent to site for clarification and resolution of discrepancies.



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#### 9.7 **Data Analysis**

#### 9.7.1 **Planned Analyses**

#### 9.7.1.1 Interim Analyses

Interim analyses (IAs) will be performed according to individual country need, where possible, to provide a snapshot of essential data prior to the final analysis. Two IAs are planned to be performed; the first IA is intended to deliver results in Q1 2017 and the second will be conducted approximately 12 months later. Country-specific analyses will be provided at the interim analysis stage where possible, according to enrolment and duration of follow-up (for some countries baseline data only may be presented at the interim analyses).

#### 9.7.1.2 **Primary Analysis**

The summaries of FH status, CV history and diabetic status and the summary statistics of LDL-C will be presented for the time of initiation of Repatha<sup>®</sup>.

#### 9.7.2 **Planned Method of Analysis**

All summaries of the data will be descriptive in nature. For categorical variables the frequency and percentage, with 95% confidence interval, will be given.

Summary statistics for continuous variables will include the number of subjects, mean, median, standard deviation or standard error, 25th percentile (Q1), 75th percentile (Q3), minimum, and maximum.

For the outcome measure of LDL-C and other cholesterol values over time, the data collection period (6 months pre-initiation of Repatha® and 12 months post-initiation of Repatha®) will be divided into time windows. For each subject the mean LDL-C and other cholesterol values during each time period will be obtained, and summary statistics will be produced based on these mean values. In order to optimally utilize the available LDL-C and other cholesterol data, the following time windows will be used:

Definition 1: Period of 6 months duration pre-initiation of Repatha® (to obtain baseline LDL-C), windows of 3 months duration post initiation of Repatha® (months 1-3, months 4-6, months 7-9 and months 10-12)

Definition 2: Period of 6 months duration pre-initiation of Repatha® (to obtain baseline LDL-C), windows of 6 months duration post initiation of Repatha® (months 1-6, months 7-12)



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The primary intention is to analyse data for each country separately, but the final analysis will also be conducted for all countries pooled.

### 9.7.2.1 General Considerations

Statistical analyses will be descriptive only. No statistical inference or imputations of missing data are planned.

Subject demographics and baseline characteristics will be summarized. Summary statistics for continuous variables will include the number of subjects, mean, median, standard deviation or standard error, minimum, and maximum. For categorical variables, the frequency and percentage will be reported.

Collection of study data may be both retrospective and/or prospective, depending on the time of enrolment of each study subject during the study observation period. Data obtained from retrospective and prospective subject identification may be reported separately and together.

# 9.7.2.2 Missing or Incomplete Data and Lost to Follow-up

The primary outcome measures are commonly recorded and/or already known to the treating physician and incomplete information is not expected in this regard.

To evaluate the secondary objectives the study intends to capture variables expected to be recorded as part of routine follow-up in this cardiovascular high risk population. Measurement of laboratory variables eg LDL-C may be infrequent, however it is likely that Investigators will be interested to check this parameter more closely following administration of a novel therapeutic. Likewise, accuracy in reporting use of Repatha® and concomitant LMTs can be expected in this situation.

Where data appears to be incomplete in the study database, the study monitor will encourage sites to provide as much information as possible, from patient notes.

There will be no imputation for missing data.

Based upon data from the long-term Phase III studies Descartes and Osler (Blom et al 2014, Sabatine et al 2015), a lost-to-follow-up rate of around 10% might be expected in this study. However, the low dropout rate in long-term interventional Phase III studies of evolocumab indicates subjects' willingness to continue on therapy. The incidence of



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discontinuation may be expected to be lower in an observational study, which does not carry the burden of additional study visits and invasive laboratory investigations.

Subjects lost to follow up will not be replaced.

# 9.7.2.3 Descriptive Analysis

# 9.7.2.3.1 Description of Study Enrolment

All eligible patients at each study site will be invited by the Investigator to provide informed consent to be enrolled into the study.

### 9.7.2.3.2 Description of Subject/Patient Characteristics

Subjects are adult patients who have been prescribed Repatha<sup>®</sup> as part of routine treatment at centres in Europe, and who provide informed consent to participate in the study.

Inclusion criteria have been written to be as inclusive as possible of the population initiated on Repatha<sup>®</sup> in the post-launch period.

# 9.7.2.4 Analysis of the Primary, Secondary and Exploratory Endpoints

# 9.7.2.4.1 Analysis of Primary Endpoints:

Summaries displaying frequency and percentage, with 95% confidence intervals will be presented for FH status, CV history and diabetic status at the time of initiation of Repatha<sup>®</sup>.

Summary statistics displaying the number of subjects, mean, median, standard deviation or standard error, 25th percentile (Q1), 75th percentile (Q3), minimum, and maximum will be presented for LDL-C at the time of initiation of Repatha<sup>®</sup>.

# 9.7.2.4.2 Analysis of Secondary Endpoints:

Summaries displaying frequency and percentage, with 95% confidence intervals will be presented for gender, country, use of Repatha<sup>®</sup> (at initiation of Repatha<sup>®</sup> and over time), lipid-modifying therapies (at initiation of Repatha<sup>®</sup> and over time), medication adherence, medication persistence, incidence of hospitalization (including reason for admittance/final diagnosis), and incidence of physician visits.



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Summary statistics displaying the number of subjects, mean, median, standard deviation or standard error, 25th percentile (Q1), 75th percentile (Q3), minimum, and maximum will be presented for age (at initiation of Repatha®) and LDL-C over time.

# 9.7.2.4.3 Exploratory Endpoint:

A Summary displaying frequency and percentage, with 95% confidence intervals will be presented for incidence of LDL-C < 50 mg/dL (< 1.3 mmol/L)

### 9.7.2.5 Sensitivity Analysis

The primary analysis, summarizing data for each country separately, will include all data pooled, regardless of whether the data was collected retrospectively or prospectively. Sensitivity analyses will be performed subsetting the data according to the amount of retrospective data capture post-Repatha® initiation, to assess any differences in data completion for subjects with a greater or smaller duration of retrospective data capture.

### 9.7.2.5.1 Subgroup Analysis

Subgroup analysis will be conducted to be supportive of the primary analysis of the primary, secondary and exploratory endpoints. The subgroup analysis will be the planned analysis stratified by country.

### 9.7.3 Analysis of Safety Endpoint(s)/Outcome(s)

No formal analysis of Safety data is planned for this study. ADRs will be summarised.

# 9.8 Quality Control

Source data verification will be performed at the study site, in accordance with Amgen SOPs.

The Investigator is to maintain a list of appropriately qualified persons to whom he/she has delegated study duties. All persons authorized to make entries and/or corrections on CRFs will be included on the Amgen Delegation of Authority Form.

Source documents are original documents, data, and records from which the subject's CRF data are obtained. These include but are not limited to hospital records, clinical and office charts, laboratory and pharmacy records, diaries, microfiches, radiographs, and correspondence.



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The Investigator and study staff are responsible for maintaining a comprehensive and centralized filing system of all study-related (essential) documentation, suitable for inspection at any time by representatives from Amgen and/or applicable regulatory authorities.

### Elements to include:

- Subject files containing completed CRF, informed consent forms, as applicable, and subject identification list
- Study files containing the protocol with all amendments, copies of pre-study documentation, and all correspondence to and from the IRB/IEC or other relevant ethical review board and Amgen

In addition, all original source documents supporting entries in the CRFs must be maintained and be readily available.

Retention of study documents will be governed by the contractual agreement with Amgen.

Amgen retains all data, programs and outputs generated for the study. At study close, data are uploaded from the Medidata Rave database and stored in accordance with Amgen SOPs. Statistical programming and outputs are locked in the analysis environment and no updates are permitted; standard programming procedures will apply.

# 9.9 Limitations of the Research Methods

# 9.9.1 Internal Validity of Study Design

# 9.9.1.1 Information Bias

For the primary objective, information bias is not anticipated to be applicable, as Investigators will be aware of the subjects' age and gender, and will have paid particular attention to their CV history as they have been referred for CV cause. It is possible that lipids may be measured more frequently in very high risk and/or sicker patients, which could influence the baseline LDL-C; to help prevent this, a maximum of two LDL-C values in the 6 months prior to initiation of Repatha® will be considered for inclusion in the baseline, and these will be the two most recent values prior to the initiation date.

For the secondary objectives, it is expected that Investigators will follow all subjects closely as: 1. they have been initiated on a novel therapeutic in the immediate post-



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launch period. LDL-C values and use of Repatha<sup>®</sup> and any concomitant medications will be significant markers of clinical care, and are likely to be assessed on an ongoing basis over the observation period. 2. Subjects are high risk patients in secondary care.

### 9.9.1.2 Selection Bias

At the site level, to avoid enrolment bias via selective invitation of a particular subject profile to participate in the study, all eligible patients will be invited to enrol in chronological order of attending the clinic, until the local enrolment cap has been reached. This also minimises selection of study subjects based on patient progress through the 12 month follow-up period.

It is possible that there could be differential follow-up over the 12 month post-initiation if subjects with certain characteristics, e.g. those with less elevated LDL-C, were more likely to drop out than others. To explore this, an analysis set of study completers will be defined, and the primary outcome measure for that analysis set will be presented along with the primary analysis for the full analysis set (ie all eligible subjects enrolled).

# 9.9.1.3 Confounding

NA

# 9.9.2 External Validity of Study Design

It is unlikely that Repatha<sup>®</sup> will be available to all patients eligible to receive it according to the guidance in the European label. Regional health authorities' access policies will determine which patients are eligible for prescription. It is expected that patients refractory to conventional lipid-lowering therapy (eg statins) and at highest risk of a CV event will be those deemed to be eligible to receive Repatha<sup>®</sup> treatment, hence the study population will comprise mainly high risk and secondary prevention patients.

In addition, access may vary from region to region, so the populations enrolled in each country may differ in their clinical characteristics. Data at the local level will not necessarily be generalizable to the entire CV population, nor to the overall European population with elevated LDL-C. However, the primary objective of the study is to provide a country-level picture of the clinical characteristics of patients who are prescribed Repatha<sup>®</sup>, and data will not be interpreted as being more broadly generalizable.

# 9.9.3 Limitations Due to Missing Data and/or Incomplete Data

Missing/incomplete data is a possibility on this study, but is not expected to be significant: Subjects are expected to be followed closely by their specialist physicians



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and the variables collected in the eCRF are those captured as part of routine care of this patient population. Additionally, Amgen will review all study data thoroughly on an ongoing basis throughout the study conduct period, and will follow up directly with study sites to query for information which seems to be missing from the study database.

A dropout rate of approximately 10% is possible; this number has been taken into account when considering the fesibility of addressing the study secondary objectives which involve capturing data over time, post initiation of Repatha.

### 10. Protection of Human Subjects

### 10.1 Informed Consent

An initial sample informed consent form is provided for the Investigator to prepare the informed consent document to be used at his or her site. Updates to the template are to be communicated formally in writing from the Amgen Clinical Study Manager to the Investigator. The written informed consent document is to be prepared in the language(s) of the potential subject population.

Before a subject's participation in the study, the Investigator is responsible for obtaining written informed consent, where applicable by local regulations, from the subject or legally acceptable representative after adequate explanation of the aims, methods, anticipated benefits, and potential hazards of the study and before any protocol-specific activities/assessments are conducted. A legally acceptable representative is an individual or other body authorized under applicable law to consent, on behalf of a subject/patient, to the subject's/patient's participation in the study.

The acquisition of informed consent and the subject's/patient's agreement or refusal of his/her notification of the primary care physician is to be documented in the subject's medical records, and the informed consent form is to be signed and personally dated by the subject or a legally acceptable representative and by the person who conducted the informed consent discussion. The original signed informed consent form is to be retained in accordance with institutional policy, and a copy of the signed consent form is to be provided to the subject or legally acceptable representative.

If a potential subject is illiterate or visually impaired and does not have a legally acceptable representative, the Investigator must provide an impartial witness to read the informed consent form to the subject and must allow for questions. Thereafter, both the



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subject and the witness must sign the informed consent form to attest that informed consent was freely given and understood.

### 10.2 Institutional Review Board (IRB)/Independent Ethics Committee (IEC)

A copy of the protocol, proposed informed consent form, as applicable, other written subject/patient information, and any proposed advertising material must be submitted to the IRB/IEC or other relevant ethical review board for written approval. A copy of the written approval of the protocol, and informed consent form, as applicable must be received by Amgen before the study can be initiated.

The Investigator must submit and, where necessary, obtain approval from the IRB/IEC or other relevant ethical review board for all subsequent protocol amendments and changes to the informed consent document, as applicable. The Investigator is to notify the IRB/IEC or other relevant ethical review board of deviations from the protocol or serious adverse event(s) occurring at the site and other adverse event reports received from Amgen, in accordance with local procedures.

The Investigator is responsible for obtaining annual IRB/IEC or other relevant ethical review board approval /renewal throughout the duration of the study. Copies of the Investigator's reports, where applicable by local regulations and the IRB/IEC or other relevant ethical review board continuance of approval must be sent to Amgen.

# 10.3 Subject Confidentiality

The Investigator must ensure that the subject's confidentiality is maintained for documents submitted to Amgen.

- Subjects are to be identified by a unique subject identification number.
- Where permitted, date of birth is to be documented and formatted in accordance with local laws and regulations.
- On the CRFs demographics page, in addition to the unique subject identification number, include the age at time of initiation of Repatha<sup>®</sup>.
- Documents that are not for submission to Amgen (e.g., signed informed consent forms, as applicable) are to be kept in confidence by the Investigator, except as described below.



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In compliance with Local country regulations/ICH GCP Guidelines, it is required that the Investigator and institution permit authorized representatives of the company, of the regulatory agency(s), and the IRB/IEC or other relevant ethical review board direct access to review the subject's original medical records for verification of study-related activities and data. Direct access includes examining, analyzing, verifying, and reproducing any records and reports that are important to the evaluation of the study. The Investigator is obligated to inform and obtain the consent of the subject to permit such individuals to have access to his/her study-related records, including personal information.

# 11. Collection of Safety Information and Product Complaints

# 11.1 Definition of Safety Events

### 11.1.1 Adverse Events

An adverse event is any untoward medical occurrence in a subject/patient administered a pharmaceutical product(s) irrespective of a causal relationship with this treatment.

An adverse event can therefore be any unfavorable and unintended sign (including an abnormal laboratory finding, for example), symptom, or disease temporally associated with the use of a product(s), whether or not considered related to the product(s). The definition of an adverse event includes:

- Worsening of a pre-existing condition or underlying disease
- Events associated with the discontinuation of the use of a product(s), (eg, appearance of new symptoms)

It is the investigator's responsibility to evaluate whether an adverse event is related to an Amgen product prior to reporting the adverse event to Amgen.

An adverse device effect is any adverse event related to the use of a medical device. Adverse device effects include adverse events resulting from insufficient or inadequate instructions for use, adverse events resulting from any malfunction of the device, or adverse events resulting from use error or from intentional misuse of the device.

### 11.1.2 Serious Adverse Events

A serious adverse event is any adverse event as defined above that meets at least one of the following serious criteria:

is fatal



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- is life threatening (places the subject at immediate risk of death)
- requires in-patient hospitalization or prolongation of existing hospitalization
- results in persistent or significant disability/incapacity
- is a congenital anomaly/birth defect
- is an "other significant medical hazard" that does not meet any of the above criteria

A hospitalization meeting the regulatory definition for "serious" is any in-patient hospital admission that includes a minimum of an overnight stay in a healthcare facility.

"Other significant medical hazards" refer to important medical events that may not be immediately life-threatening or result in death or hospitalization, but may jeopardize the subject or may require intervention to prevent one of the other outcomes listed in the definition above. Examples of such events could include allergic bronchospasm, convulsions, and blood dyscrasias, drug-induced liver injury, events that necessitate an emergency room visit, outpatient surgery, or other events that require other urgent intervention.

### 11.1.3 Other Safety Findings

Other Safety Findings (regardless of association with an adverse event) include:

- Medication errors, overdose, whether accidental or intentional, misuse, or abuse, involving an Amgen product,
- Pregnancy and lactation exposure,
- Transmission of infectious agents,
- Reports of uses outside the terms for authorized use of the product including offlabel use,
- Occupational exposure,
- Any lack or loss of intended effect of the product(s).

### 11.1.4 Product Complaints

Product Complaints include any written, electronic or oral communication that alleges deficiencies related to the identity, quality, durability, reliability, safety, effectiveness, or performance of a product or device after it is released for distribution to market or clinic by either Amgen or by distributors and partners for whom Amgen manufactures the material. This includes any drug(s) or device(s) provisioned and/or repackaged /modified by Amgen. Drug(s) or device(s) includes investigational product.



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This study will collect Product Complaints to Repatha® and devices used in the administration of Repatha®.

### 11.2 Safety Reporting Requirements

The Investigator is responsible for ensuring that safety events (adverse events considered by the Investigator to be causally related to administration of Repatha<sup>®</sup>, product complaints and other safety findings) observed by the Investigator or reported by the subject that occur during the study observation period through to the final study contact are recorded in the subject's appropriate study documentation. Safety events must be submitted as individual case safety reports to Amgen via the applicable Amgen Safety Reporting Form (paper or electronic form) within 1 business day of Investigator awareness.

If the electronic data capture (EDC) system is unavailable to the site staff to report the safety event, the information is to be reported to Amgen via a paper Safety Reporting Form within 1 business day of the Investigator's awareness. For EDC studies where the first notification of a safety event is reported to Amgen via the Safety Reporting Form, the data must be entered into the EDC system when the system is again available.

See Appendix C for sample Safety Reporting Form, Appendix D for Additional Safety Reporting Information regarding the adverse event grading scale used in this study, and Appendix E for sample Pregnancy and Lactation Notification Worksheets.

The Investigator may be asked to provide additional information for any event submitted, which may include a discharge summary or extracts from the medical record. Information provided about the event must be consistent with information recorded on study Case Report Forms (CRFs) where safety data may also be recorded (eg, Event CRF).

# 11.2.1 Protocol Exempt Safety Information

Only those adverse events considered by the Investigator to be causally related to Repatha<sup>®</sup> administration are required to be reported. These events are to be reported as they are of specific interest to health authorities and other bodies.

Exempted events are those not considered by the Investigator to have a causal relationship with Repatha® administration: Local health authorities require information



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only on those adverse events related to the product under study, which in this instance is Repatha<sup>®</sup>.

If any of the exempted events have a fatal outcome, they should be considered a serious adverse event and must be reported individually within 1 business day of Investigator awareness.

All safety information that is not specified in this section including all fatal events are to be collected and submitted to Amgen within the specified time frame.

### 11.2.2 Safety Reporting Requirement to Regulatory Bodies

Amgen will report safety data as required to regulatory authorities,
Investigators/institutions, IRBs/IECs or other relevant ethical review board(s) in
accordance with Pharmacovigilance guidelines and in compliance with local regulations.
The Investigator is to notify the appropriate IRB/IEC or other relevant ethical review
board of Serious Adverse Events in accordance with local procedures and statutes.

# 12. Administrative and Legal Obligations

# 12.1 Protocol Amendments and Study Termination

Amgen may amend the protocol at any time. If Amgen amends the protocol, written agreement from the Investigator must be obtained where applicable per local governing law and/or regulations. The IRB/IEC or other relevant ethical review board must be informed of all amendments and give approval. The Investigator **must** send a copy of the approval letter from the IRB/IEC or other relevant ethical review board to Amgen.

Amgen reserves the right to terminate the study at any time. Both Amgen and the Investigator reserve the right to terminate the Investigator's participation in the study according to the contractual agreement. The Investigator is to notify the IRB/IEC or other relevant ethical review board in writing of the study's completion or early termination and send a copy of the notification to Amgen.

### 13. Plans for Disseminating and Communicating Study Results

The intent is to publish the results from this study. Publication may be in the form of Congress abstracts or posters, and/or manuscript(s).



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#### 13.1 **Publication Policy**

Authorship of any publications resulting from this study will be determined on the basis of the International Committee of Medical Journal Editors (ICMJE) Recommendations for the Conduct, Reporting, Editing and Publication of Scholarly Work in Medical Journals, which states:

- Authorship credit should be based on (1) substantial contributions to conception and design, acquisition of data, or analysis and interpretation of data; (2) drafting the article or revising it critically for important intellectual content; (3) final approval of the version to be published and (4) agreement to be accountable for all aspects of the work in ensuring that questions related to the accuracy or integrity of any part of the work are appropriately investigated and resolved. Authors should meet conditions 1, 2, and 3 and 4.
- When a large, multicenter group has conducted the work, the group should identify the individuals who accept direct responsibility for the manuscript. These individuals should fully meet the criteria for authorship defined above.
- Acquisition of funding, collection of data, or general supervision of the research group, alone, does not justify authorship.
- All persons designated as authors should qualify for authorship, and all those who qualify should be listed.
- Each author should have participated sufficiently in the work to take public responsibility for appropriate portions of the content.

All publications (eg, manuscripts, abstracts, oral/slide presentations, book chapters) based on this study must be submitted to Amgen for corporate review. The vendor agreement will detail the procedures for, and timing of, Amgen's review of publications.



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Date: 19<sup>th</sup> November 2015

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15. Appendices

Approved

Product: Repatha Protocol Number: 20130296 Date: 19<sup>th</sup> November 2015

# Appendix A. List of Stand-alone Documents

None

Protocol Number: 20130296 Date: 19<sup>th</sup> November 2015

## **Appendix B. Cardiovascular History Variables**

- Coronary Thrombosis (acute, non-acute)
- Acute coronary Syndrome
- Angina (stable, unstable)
- Coronary Artery Disease
- Ischaemic Heart Disease
- Myocardial Infarction (NSTEMI/STEMI)
- Coronary Artery Bypass Grafting (CABG)
- Percutaneous Coronary Intervention (PCI)

## Components of Cerebrovascular or Peripheral Vascular Disease (CVD / PVD)

- Peripheral Artery Disease
- Claudication intermittens
- Critical limb ischemia
- Atherosclerosis
- Carotid Artery Disease
- Ischaemic Stroke
- Transient Ischaemic Attack (TIA)

#### Additional risk factors:

- Smoking status/history
- History of hypertension
- History of CKD
- Vascular bed involvement



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# Appendix C. Sample Safety Reporting Forms

|   | cumab)           | Fax reports to   | o: Amgen Loca   | Ifety Repo<br>Primary Data<br>Il Office < </th <th>a Collection</th> <th>on<br/>AO fax here</th> <th>or dele</th> <th>ete lang</th> <th>guage&gt;&gt;</th> <th>·</th> <th></th> <th></th> | a Collection   | on<br>AO fax here   | or dele   | ete lang                      | guage>>                        | ·                         |  |                                |
|---|------------------|--|---|---|--|---|---|-------------------------------|--------------------------------|---------------------------|--|--------------------------------|
| Indicate event                                      | type: AE         | Other safety find  | ding AE/  | Other safety f  | inding wi  | th Product  | Compl   | aint                          | Pro                            | oduct Co                  | mplaint c  | only                           |
| 2. Vendor Contac                                    | ct Details       | phone  | fax   | 3.<br>Name o  | Reporter<br>rID  | D   |   | phone                         | •                              | fax                       |  |                                |
| ddress  |                  |  |   | address   | 8  |   |   | <u> </u>                      |                                |                           |  |                                |
| ity   |                  | state/province   |   | city  |  |   |   | sta                           | te/provinc                     | e                         |  |                                |
| ostal code  |                  | country  |   | postalc   | ode  |   |   | COL                           | intry                          |                           |  |                                |
| 4. HCP Contact D                                    | etails (if othe  | r than reporter)   |   |   | atient<br>(optional)   | Sex   |   | _                             | t time of                      |                           | nsent obtaii<br>v-up with H0   |                                |
| ountry<br>ddress                                    |                  |  |   |   |  | ☐ F [   | M   |                               | ,                              |                           | ☐ Yes  |                                |
| ity   | sta              | ate/province   | postal cod  | e W   | /eight   | Heigh   | t   | R                             | ace                            |                           | also reporte   | er?                            |
| hone  |                  | fax  |   |   | □ <mark>lbs.</mark><br>□ kg  | ☐ ir  |   |                               |                                |                           | ☐ Yes<br>☐ No  |                                |
| 6. Medical Histor                                   | y (include prir  | nary diagnosis)  | 7. Su:  | spect Product   |  |   |   | ng det                        | ails)                          |                           |  |                                |
|   |                  |  | Product: _  |   |  |   |   |                               |                                |                           |  |                                |
|   |                  |  | Indication:   | :   |  |   |   |                               |                                | _                         |  |                                |
|   |                  |  |   | Start Date<br>ay month year   |  | Stop Date<br>y month year   |   | Dose                          |                                | Route                     | Erec   | 1.                             |
|   |                  |  |   |   |  |   |   |                               |                                |                           |  |                                |
| regnant? Yes  | ☐ No Lactatin    | g? 🗌 Yes 🔲 I   | No Prefilled S  | Syringe?  Ye  | s 🗆 No   | Lot#  |   |                               |                                | _                         | Vial si  | ize                            |
| llergy:   |                  |  | _ Other Dev   | rice  |  | Unkn Serial#  |   |                               |                                |                           |  |                                |
|   | ty finding, or p | oroduct complair   | nt information  |   |  | ☐ Unav  | ailable/  | Unkno                         | wn                             | НСР                       | ONLY   |                                |
| <ol><li>AE, other safet</li></ol>                   | , ,,             |  | Hospita   | alization<br>] Yes □ No   | 01 Fatal   | s Criteria<br>ely life-   | Action<br>1=none  |                               | Outcom 1=resolved 2=resolved w | ne Severit                | Relation<br>Product<br>Is there a re   | t/ De                          |
| Finding (List main event first; one event per line) | Onset Date       | Resolved Date (If patient died, list date of death) Cause of Death: (provide autopsy | Hospitalization Prolonged?   Admitting dx (provide disch                          | arge summary)   | threatening<br>03 Required<br>04 Prolonged<br>05 Persisten<br>disability /inc  | hospitalization<br>d hospitalization<br>t or significant<br>apacity | 2=dose red<br>3=dose inc<br>4=drug wit<br>5=Drug reg<br>(state outc | reased<br>hdrawn<br>challenge | sequelae<br>3=resolving        | i/ 2=moderate<br>3=severe | possibility t<br>event may l<br>caused by !<br>/ Device?   | that th<br>have t              |
| Finding<br>(List main event first;                  | Onset Date       | Date (If patient died, list date of death) Cause of Death:  (provide autopsy report) | Hospitalization Prolonged?  | large summary)  Date  | threatening<br>03 Required<br>04 Prolonge<br>05 Persisten<br>disability /inc<br>06 Congenit<br>birth defect<br>07 Other<br>significant m | d hospitalization<br>t or significant<br>apacity<br>al anomaly /    | 3=dose ind<br>4=drug wit<br>5=Drug reg                              | reased<br>hdrawn<br>challenge | sequelae                       |                           | e possibility t<br>event may t<br>caused by t  | that thi<br>have to<br>the Pro |
| Finding<br>(List main event first;                  |                  | Date (If patient died, list date of death) Cause of Death:  (provide autopsy report) | Hospitalization Prolonged?   Admitting dx (provide disch Date Admitted Discharged | large summary)  Date  | threatening<br>03 Required<br>04 Prolonged<br>05 Persisten<br>disability /ind<br>06 Congenit<br>birth defect<br>07 Other                 | d hospitalization<br>t or significant<br>apacity<br>al anomaly /    | 3=dose ind<br>4=drug wit<br>5=Drug reg                              | reased<br>hdrawn<br>challenge | sequelae                       |                           | e possibility the event may be caused by the process of the proces | that this<br>have b<br>the Pro |
| Finding<br>(List main event first;                  |                  | Date (If patient died, list date of death) Cause of Death:  (provide autopsy report) | Hospitalization Prolonged?   Admitting dx (provide disch Date Admitted Discharged | large summary)  Date  | threatening<br>03 Required<br>04 Prolonge<br>05 Persisten<br>disability /inc<br>06 Congenit<br>birth defect<br>07 Other<br>significant m | d hospitalization<br>t or significant<br>apacity<br>al anomaly /    | 3=dose ind<br>4=drug wit<br>5=Drug reg                              | reased<br>hdrawn<br>challenge | sequelae                       |                           | e possibility to event may be caused by be be be be product  | that thi<br>have to<br>the Pro |



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Product: Repatha Protocol Number: 20130296 Date: 19<sup>th</sup> November 2015

# Appendix D. Additional Safety Reporting Information

## Adverse Event Severity Scoring System

| Grade | Amgen Standard Adverse Event Severity Scoring System                  |
|-------|---|
| 1     | MILD: Aware of sign or symptom, but easily tolerated                  |
| 2     | MODERATE: Discomfort enough to cause interference with usual activity |
| 3     | SEVERE: Incapacitating with inability to work or do usual activity    |



Approved

Appendix E. Pregnancy and Lactation Notification Worksheets

# **AMGEN**\* Pregnancy Notification Worksheet

Fax Completed Form to the Country-respective Safety Fax Line

|   | SELECT C                      | OR TYPE IN A FAX#    |             | 1                        |
|---|-------------------------------|----------------------|-------------|--------------------------|
| 1. Case Administrative Inf  | ormation                      |                      |             |                          |
| Protocol/Study Number: 2013029  | 6                             |                      |             |                          |
| Study Design:  Interventional   | Observational                 | (If Observational:   | Prospective | Retrospective)           |
| 2. Contact Information  |                               |                      |             |                          |
| Investigator Name   |                               |                      |             | Site #                   |
| Phone ()  |                               | )                    |             | Email                    |
| Institution   |                               |                      |             |                          |
| Address   |                               |                      |             |                          |
|   |                               |                      |             |                          |
| 3. Subject Information  |                               |                      |             |                          |
| Subject ID #  | Subject Gen                   | der: Female          | Male Su     | ubject DOB: mm/ dd/ yyyy |
| 4 American Directives Company   |                               |                      |             |                          |
| 4. Amgen Product Exposu   | ire                           |                      |             |                          |
| Amgen Product   | Dose at time of<br>conception | Frequency            | Route       | Start Date               |
|   | сопсерион                     |                      |             |                          |
|   |                               |                      |             | mm                       |
|   |                               |                      |             |                          |
| Was the Amgen product (or st  |                               |                      |             |                          |
| If yes, provide product (or   | study drug) stop da           | te: mm/dd            | <u> </u>    |                          |
| Did the subject withdraw from   | the study?  Yes               | ■ No                 |             |                          |
| 5. Duramana lafamatian  |                               |                      |             |                          |
| 5. Pregnancy Information  |                               |                      |             |                          |
| Pregnant female's LMP mm  |                               |                      |             |                          |
| Estimated date of delivery mm   |                               |                      |             |                          |
| If N/A, date of termination (act                                      |                               |                      |             | _                        |
| Has the pregnant female already of<br>If yes, provide date of deliver |                               |                      |             |                          |
| Was the infant healthy?   Yes   |                               |                      |             |                          |
| If any Adverse Event was experier                                     |                               |                      |             |                          |
| il ally Adverse Event was experier                                    | ced by the illiant, pi        | Ovide brief details. |             |                          |
|   |                               |                      |             |                          |
|   |                               |                      |             |                          |
|   |                               |                      |             |                          |
| Form Completed by:  |                               |                      |             |                          |
| Print Name:   |                               | Tit                  | e:          |                          |
| Signature:  |                               | Da                   | te:         |                          |
|   |                               |                      |             |                          |
|   | *******                       | ***********          | ******      | *******                  |
|   |                               |                      |             |                          |
|   |                               |                      |             |                          |

Effective Date: March 27, 2011 Page 1 of 1 Product: Repatha

Protocol Number: 20130296 Date: 19<sup>th</sup> November 2015

# **AMGEN**° Lactation Notification Worksheet

Fax Completed Form to the Country-respective Safety Fax Line SELECT OR TYPE IN A FAX# enter fax number 1. Case Administrative Information Protocol/Study Number: 20130296 Study Design: Interventional 
Observational (If Observational: Prospective Retrospective) 2. Contact Information Investigator Name Site # Phone ( ) Fax ( ) Institution Address 3. Subject Information Subject ID# Subject Date of Birth: mm\_\_\_\_/dd\_\_\_ 4. Amgen Product Exposure Dose at time of Amgen Product Route Start Date Frequency breast feeding /dd\_\_\_\_/yyyy\_ Was the Amgen product (or study drug) discontinued? 

Yes No If yes, provide product (or study drug) stop date: mm \_\_\_\_/dd\_\_\_\_/yyyy\_\_\_\_ Did the subject withdraw from the study? 

Yes No 5. Breast Feeding Information Did the mother breastfeed or provide the infant with pumped breast milk while actively taking an Amgen product? 🔲 Yes 🔠 No If No, provide stop date: mm /yyyy\_\_ Infant date of birth: mm\_\_\_\_ /dd Infant gender: Female Male Is the infant healthy? 
Yes 
No 
Unknown 
N/A If any Adverse Event was experienced by the mother or the infant, provide brief details: Form Completed by: Print Name: Signature: Date:

**AMGEN**®

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Product: Repatha

Study title:

Protocol Number: 20130296 Date: 19<sup>th</sup> November 2015

## Appendix F. ENCePP Checklist for Study Protocols

Observational Serial Chart Review of Repatha® Use in European Subjects with Hyperlipidaemia

| Study reference number: 20130296            |             |             |     |                   |
|---|-------------|-------------|-----|-------------------|
|   |             |             |     |                   |
| Section 1: Milestones                       | Yes         | No          | N/A | Page<br>Number(s) |
| 1.1 Does the protocol specify timelines for |             |             |     |                   |
| 1.1.1 Start of data collection <sup>1</sup> | $\boxtimes$ |             |     | Section 6         |
| 1.1.2 End of data collection <sup>2</sup>   | $\boxtimes$ |             |     | Section 6         |
| 1.1.3 Study progress report(s)              |             | $\boxtimes$ |     |                   |
| 1.1.4 Interim progress report(s)            |             | $\boxtimes$ |     |                   |
| 1.1.5 Registration in the EU PAS register   | $\boxtimes$ |             |     | 1                 |
| 1.1.6 Final report of study results.        | $\boxtimes$ |             |     | Section 6         |
| Comments:                                   |             |             |     |                   |

| Section 2: Research question  | Yes         | No | N/A | Page<br>Number(s) |
|---|-------------|----|-----|-------------------|
| 2.1 Does the formulation of the research question and objectives clearly explain:   |             |    |     |                   |
| 2.1.1 Why the study is conducted? (e.g. to address an important public health concern, a risk identified in the risk management plan, an emerging safety issue) |             |    |     | Sctn 4,7.2        |
| 2.1.2 The objective(s) of the study?  | $\boxtimes$ |    |     | Sctn 8            |
| <ol><li>2.1.3 The target population? (i.e. population or subgroup<br/>to whom the study results are intended to be generalised)</li></ol>                       |             |    |     | Sctn 9            |
| 2.1.4 Which formal hypothesis(-es) is (are) to be tested?   |             |    |     |                   |
| 2.1.5 If applicable, that there is no <i>a priori</i> hypothesis?   |             |    |     | Sctn 7            |

### Comments:

| Ihere  | IC DO  | tormal | hv  | pothesis |  |
|--------|--------|--------|-----|----------|--|
| HILLIC | 13 110 | romman | 117 | DOUICSIS |  |



<sup>1</sup> Date from which information on the first study is first recorded in the study dataset or, in the case of secondary use of data, the date from which data extraction starts.

<sup>2</sup> Date from which the analytical dataset is completely available.

Date: 19<sup>th</sup> November 2015 Page 47 of 50

| Section 3: Study design   | Yes | No | N/A | Page<br>Number(s) |
|---|-----|----|-----|-------------------|
| 3.1 Is the study design described? (e.g. cohort, case-control, randomised controlled trial, new or alternative design)  |     |    |     | Sctn 9            |
| 3.2 Does the protocol specify the primary and secondary (if applicable) endpoint(s) to be investigated?   |     |    |     | Sctn 9.3          |
| 3.3 Does the protocol describe the measure(s) of effect? (e.g. relative risk, odds ratio, deaths per 1000 person-years, absolute risk, excess risk, incidence rate ratio, hazard ratio, number needed to harm (NNH) per year) |     |    |     |                   |

| _ |        |   |   |             |      |   |
|---|--------|---|---|-------------|------|---|
| • | $\sim$ | m | m | $\triangle$ | nts  | • |
| • | u      |   |   |             | 11.3 | • |

| Section 4: Source and study populations  | Yes         | No          | N/A | Page      |
|--|-------------|-------------|-----|-----------|
|  |             |             |     | Number(s) |
| 4.1 Is the source population described?  | $\boxtimes$ |             |     | Sctn 9    |
| 4.2 Is the planned study population defined in terms of:   |             |             |     |           |
| 4.2.1 Study time period?   | $\boxtimes$ |             |     | Sctn 9    |
| 4.2.2 Age and sex?   | $\boxtimes$ |             |     | Sctn 9.2  |
| 4.2.3 Country of origin?   | $\boxtimes$ |             |     | Sctn 9.2  |
| 4.2.4 Disease/indication?  | $\boxtimes$ |             |     | Sctn 7    |
| 4.2.5 Co-morbidity?  |             | $\boxtimes$ |     |           |
| 4.2.6 Seasonality?   |             | $\boxtimes$ |     |           |
| 4.3 Does the protocol define how the study population will be sampled from the source population? (e.g. event or inclusion/exclusion criteria) |             |             |     | Sctn 9.9  |

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| Section 5: Exposure definition and measurement   | Yes | No | N/A | Page      |
|--|-----|----|-----|-----------|
|  |     |    |     | Number(s) |
| 5.1 Does the protocol describe how exposure is defined<br>and measured? (e.g. operational details for defining and<br>categorising exposure) |     |    |     |           |
| 5.2 Does the protocol discuss the validity of exposure<br>measurement? (e.g. precision, accuracy, prospective                                |     |    |     |           |



| Section 6: Endpoint definition and measurement   | Yes         | No | N/A | Page<br>Number(s) |
|--|-------------|----|-----|-------------------|
| 6.1 Does the protocol describe how the endpoints are defined and measured?   | $\boxtimes$ |    |     | Sctn 9.3          |
| 6.2 Does the protocol discuss the validity of endpoint measurement? (e.g. precision, accuracy, sensitivity, specificity, positive predictive value, prospective or retrospective ascertainment, use of validation sub-study) |             |    |     | Sctn 9.3          |

### Comments:

| Section 7: Confounders and effect modifiers   | Yes | No | N/A         | Page<br>Number(s) |
|---|-----|----|-------------|-------------------|
| 7.1 Does the protocol address known confounders? (e.g. collection of data on known confounders, methods of controlling for known confounders) |     |    | $\boxtimes$ |                   |
| 7.2 Does the protocol address known effect modifiers?<br>(e.g. collection of data on known effect modifiers, anticipated direction of effect) |     |    | $\boxtimes$ |                   |

### Comments:

Confounding is not applicable; no association is examined in this stiudy

| Section 8: Data sources   | Yes         | No          | N/A | Page<br>Number(s) |
|---|-------------|-------------|-----|-------------------|
| 8.1 Does the protocol describe the data source(s) used in the study for the ascertainment of:   |             |             |     | Number(s)         |
| 8.1.1 Exposure? (e.g. pharmacy dispensing, general practice prescribing, claims data, self-report, face-to-face interview, etc.)  |             |             |     |                   |
| 8.1.2 Endpoints? (e.g. clinical records, laboratory markers or<br>values, claims data, self-report, patient interview including scales<br>and questionnaires, vital statistics, etc.) |             |             |     | Sctn 9.4          |
| 8.1.3 Covariates?   | $\boxtimes$ |             |     | Sctn 9.4          |
| 8.2 Does the protocol describe the information available from the data source(s) on:  |             |             |     |                   |
| 8.2.1 Exposure? (e.g. date of dispensing, drug quantity, dose, number of days of supply prescription, daily dosage, prescriber)   |             |             |     |                   |
| 8.2.2 Endpoints? (e.g. date of occurrence, multiple event, severity measures related to event) 8.2.3 Covariates? (e.g. age, sex, clinical and drug use                                |             |             |     | Sctn 9.7          |
| history, co-morbidity, co-medications, life style, etc.)  | $\boxtimes$ |             |     | Sctn 9.7          |
| 8.3 Is a coding system described for:   |             |             |     |                   |
| 8.3.1 Diseases? (e.g. International Classification of Diseases (ICD)-10)  |             |             |     |                   |
| 8.3.2 Endpoints? (e.g. Medical Dictionary for Regulatory Activities (MedDRA) for adverse events)  |             |             |     |                   |
| 8.3.3 Exposure? (e.g. WHO Drug Dictionary, Anatomical Therapeutic Chemical (ATC)Classification System)  |             | $\boxtimes$ |     |                   |
| 8.4 Is the linkage method between data sources described? (e.g. based on a unique identifier or other)  |             | $\boxtimes$ |     |                   |
| Comments:   |             |             |     |                   |



| Pr | odu | ct: | Re | epat | tha |
|----|-----|-----|----|------|-----|
|    |     |     |    |      |     |

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| Section 9: Study size and power                         | Yes         | No | N/A | Page<br>Number(s) |
|---|-------------|----|-----|-------------------|
| 9.1 Is sample size and/or statistical power calculated? | $\boxtimes$ |    |     | Sctn 9.5          |
| Comments:   |             |    |     |                   |

| Section 10: Analysis plan   | Yes         | No          | N/A | Page<br>Number(s) |
|---|-------------|-------------|-----|-------------------|
| 10.1 Does the plan include measurement of excess risks?             |             |             |     |                   |
| 10.2 Is the choice of statistical techniques described?             | $\boxtimes$ |             |     | Sctn 9.7          |
| 10.3 Are descriptive analyses included?                             | $\boxtimes$ |             |     | Sctn 9.7          |
| 10.4 Are stratified analyses included?                              |             | $\boxtimes$ |     |                   |
| 10.5 Does the plan describe methods for adjusting for confounding?  |             |             |     |                   |
| 10.6 Does the plan describe methods addressing effect modification? |             |             |     |                   |

Comments:

| Section 11: Data management and quality control   | Yes         | No          | N/A | Page<br>Number(s) |
|---|-------------|-------------|-----|-------------------|
| 11.1 Is information provided on the management of missing data?   |             |             |     | Sctn 9.7          |
| 11.2 Does the protocol provide information on data storage? (e.g. software and IT environment, database maintenance and anti-fraud protection, archiving) |             |             |     | Sctn 9.6          |
| 11.3 Are methods of quality assurance described?  | $\boxtimes$ |             |     | Sctn 9.6          |
| 11.4 Does the protocol describe possible quality issues related to the data source(s)?  |             |             |     | Sctn 9.7          |
| 11.5 Is there a system in place for independent review of study results?  |             | $\boxtimes$ |     |                   |

| Comm | ents: |  |  |  |  |
|------|-------|--|--|--|--|
|      |       |  |  |  |  |



| Section 12: Limitations  | Yes         | No | N/A | Page      |
|--|-------------|----|-----|-----------|
|  |             |    |     | Number(s) |
| 12.1 Does the protocol discuss:  |             |    |     |           |
| 12.1.1 Selection biases?   | $\boxtimes$ |    |     | Sctn 9.9  |
| 12.1.2 Information biases?   |             |    |     |           |
| (e.g. anticipated direction and magnitude of such biases, validation sub-study, use of validation and external data, analytical methods)                 |             |    |     | Sctn 9.9  |
| 12.2 Does the protocol discuss study feasibility? (e.g. sample size, anticipated exposure, duration of follow-up in a cohort study, patient recruitment) |             |    |     |           |
| 12.3 Does the protocol address other limitations?  | $\boxtimes$ |    |     | Sctn 9.9  |

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| Section 13: Ethical issues   | Yes         | No | N/A | Page      |
|--|-------------|----|-----|-----------|
|  |             |    |     | Number(s) |
| 13.1 Have requirements of Ethics<br>Committee/Institutional Review Board approval<br>been described? | $\boxtimes$ |    |     | Sctn 10   |
| 13.2 Has any outcome of an ethical review procedure been addressed?                                  |             |    |     |           |
| 13.3 Have data protection requirements been described?   | $\boxtimes$ |    |     | Sctn 10   |

### Comments:

No EC review has yet taken place.

| Section 14: Amendments and deviations  | Yes | No | N/A | Page<br>Number(s) |
|--|-----|----|-----|-------------------|
| 14.1 Does the protocol include a section to document future amendments and deviations? |     |    |     | Sctn 5            |

### Comments:

| Section 15: Plans for communication of study results  | Yes | No | N/A | Page<br>Number(s) |
|---|-----|----|-----|-------------------|
| 15.1 Are plans described for communicating study results (e.g. to regulatory authorities)?  |     |    |     |                   |
| 15.2 Are plans described for disseminating study results externally, including publication? |     |    |     | Sctn 13           |

## Comments:

Date: 10 /12/2015

Signature:

