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**Testimony Before the FDA's Arthritis Advisory Committee  
Regarding New Drug Application 207988 for Lesinurad:  
No Unique Benefits, But Serious Risks**

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I am Dr. Michael Carome, Director of Public Citizen's Health Research Group. Public Citizen and I have no financial conflicts of interest. Before joining Public Citizen, I was a practicing board-certified nephrologist for nearly two decades and often evaluated patients with acute kidney injury.

We strongly oppose Food and Drug Administration (FDA) approval of lesinurad for treatment of hyperuricemia associated with gout in combination with a xanthine oxidase inhibitor because:

- (1) The drug offers meager clinically meaningful benefits relative to placebo for gout patients with hyperuricemia;
- (2) The drug has serious risks, including definite significant renal toxicity and possible cardiovascular toxicity; and
- (3) As a result, the risks of the drug far outweigh its benefits.

We urge the committee to recommend that the FDA not approve lesinurad.

**Efficacy Assessment: Meager Clinical Benefit**

The sponsor's new drug application (NDA) submission for lesinurad included data from three randomized, double-blind, placebo-controlled phase 3 trials. The trials evaluated the urate-lowering effect of 200 milligram (mg) or 400 mg doses of lesinurad versus placebo once daily combined with a xanthine oxidase inhibitor (allopurinol [studies 301 and 302] or febuxostat [study 304]) for 12 months.<sup>1</sup>

In studies 301 and 302, the proportion of subjects who achieved the primary endpoint (a serum uric acid level <6 mg/dl by month 6) was higher in both the 200 mg and 400 mg lesinurad groups compared with the placebo group.<sup>2</sup> The differences were statistically significant for both lesinurad doses in both trials.

The results from study 304 were less robust: The proportion of subjects who achieved the primary endpoint (a serum uric acid level <5 mg/dl by month 6) was higher in both the 200 mg and 400 mg lesinurad groups in a dose-dependent manner compared with the placebo group.<sup>3</sup> This difference

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<sup>1</sup> Food and Drug Administration. Briefing document for the October 23, 2015, meeting of the Arthritis Advisory Committee.

<http://www.fda.gov/downloads/AdvisoryCommittees/CommitteesMeetingMaterials/Drugs/ArthritisAdvisoryCommittee/UCM467942.pdf>. Accessed October 21, 2015. PDF page 61.

<sup>2</sup> *Ibid.* PDF page 10.

<sup>3</sup> *Ibid.* PDF page 11.

was statistically significant only for the 400 mg lesinurad group. However, statistically significant differences in the proportions of subjects treated with 200 mg lesinurad who achieved a serum uric acid <5 mg/dL were observed at the month 5, month 8, and later time points as compared with the placebo-treated subjects.<sup>4</sup>

The FDA reviewers emphasized that the magnitude of lesinurad's urate-lowering effect was only modest for all three trials. For studies 301 and 302, the adjusted difference in mean serum uric acid change over baseline for the lesinurad 200 mg treatment groups versus the placebo groups ranged from 1.01-1.09 mg/dL at month 6 to 0.89-0.93 mg/dL at month 12.<sup>5</sup> Likewise, in study 304, the adjusted difference in mean serum uric acid change over baseline for the lesinurad 200 mg treatment group versus the placebo group ranged from 0.79 mg/dL at month 6 to 1.06 mg/dL at month 12.<sup>6</sup>

More importantly, the FDA reviewers noted that the changes in the surrogate endpoint were not associated with any statistically significant differences favoring the 200 mg lesinurad-treated subjects on clinically meaningful secondary endpoints in any of the three pivotal clinical trials, including rate of gout flares requiring treatment in months 6 to 12, resolution of tophi by month 12, and measures of patient disability (see tables 1-3 below).<sup>7</sup>

**Table 1: Study 301, Key Secondary Endpoint Results**

|  | <b>Placebo + ALLO<br/>(N=201)</b> | <b>Lesinurad 200mg +<br/>ALLO<br/>(N=201)</b> | <b>Lesinurad 400mg<br/>+ ALLO<br/>(N=201)</b> |
|--|-----------------------------------|---|---|
| <b>Mean adjusted rate of<br/>gout flares requiring<br/>treatment per subject in<br/>months 6-12 (standard<br/>error)</b> | 0.58 (0.10)                       | 0.57 (0.10)                                   | 0.51 (0.09)                                   |
| <b>Incidence rate ratio vs.<br/>placebo + ALLO<br/>(95% CI)<br/>p-value</b>  |                                   | 0.99<br>(0.61, 1.61)<br>p = 0.98              | 0.88<br>(0.54, 1.43)<br>p = 0.61              |
| <b>Of patients with ≥1<br/>tophus at baseline,<br/>proportion with target<br/>tophus resolution at 12<br/>months</b>     | 5/17 (29%)                        | 0/18 (0%)                                     | 4/19 (21%)                                    |
| <b>Difference vs. placebo +<br/>ALLO<br/>(95% CI), p-value</b>   |                                   | -0.29<br>(-0.51, -0.08)<br>p = 0.02           | -0.08<br>(-0.37, 0.20)<br>p = 0.60            |

Abbreviations: ALLO, allopurinol; CI, confidence interval

<sup>4</sup> *Ibid.* PDF page 62.

<sup>5</sup> *Ibid.* PDF page 61.

<sup>6</sup> *Ibid.* PDF page 62.

<sup>7</sup> *Ibid.* PDF pages 78, 79, 80, 83

**Table 2: Study 302, Key Secondary Endpoint Results**

|   | <b>Placebo + ALLO<br/>(N=206)</b> | <b>Lesinurad 200mg +<br/>ALLO<br/>(N=204)</b> | <b>Lesinurad 400mg<br/>+ ALLO<br/>(N=200)</b> |
|---|-----------------------------------|---|---|
| <b>Mean adjusted rate of<br/>gout flares requiring<br/>treatment per subject in<br/>months 6-12 (standard<br/>error)</b>              | 0.83 (0.13)                       | 0.73 (0.12)                                   | 0.77 (0.13)                                   |
| <b>Incidence rate ratio vs.<br/>placebo + ALLO<br/>(95% CI)<br/>p-value</b>   |                                   | 0.88<br>(0.57, 1.37)<br>p = 0.57              | 0.93<br>(0.60, 1.45)<br>p = 0.75              |
| <b>Of patients with <math>\geq 1</math><br/>tophus at baseline,<br/>proportion with target<br/>tophus resolution at 12<br/>months</b> | 11/33 (33%)                       | 11/35 (31%)                                   | 8/29 (28%)                                    |
| <b>Difference vs. placebo +<br/>ALLO<br/>(95% CI), p-value</b>  |                                   | -0.02<br>(-0.24, 0.20)<br>p = 0.85            | -0.06<br>(-0.29, 0.17)<br>p = 0.63            |

Abbreviations: ALLO, allopurinol; CI, confidence interval

**Table 3: Study 304, Select Key and Other Secondary Endpoint Results**

|  | <b>Placebo + FBX<br/>(N=109)</b> | <b>Lesinurad 200mg +<br/>FBX<br/>(N=106)</b> | <b>Lesinurad 400mg<br/>+ FBX<br/>(N=109)</b> |
|--|----------------------------------|--|--|
| <b>Mean adjusted rate of<br/>gout flares requiring<br/>treatment per subject in<br/>months 6-12 (standard<br/>error)</b> | 1.3 (0.25)                       | 1.5 (0.31)                                   | 0.7 (0.15)                                   |
| <b>Incidence rate ratio vs.<br/>placebo + FBX<br/>(95% CI), p-value</b>  |                                  | 1.2<br>(0.7, 2.1)<br>p = 0.55                | 0.5<br>(0.3, 1.0)<br>p = 0.04                |
| <b>Proportion with a CR or<br/>PR of at least one target<br/>tophus by month 12</b>                                      | 55 (51%)                         | 60 (57%)                                     | 64 (59%)                                     |
| <b>Difference vs. placebo +<br/>FBX<br/>(95% CI), p-value</b>  |                                  | 0.06<br>(-0.09, 0.21)<br>p = 0.45            | 0.08<br>(-0.07, 0.23)<br>p = 0.12            |

Abbreviations: FBX, febuxostat; CI, confidence interval; CR, complete resolution; PR, partial resolution

In summary, the efficacy data indicate that lesinurad offers little clinically meaningful benefit and does not represent a major therapeutic breakthrough in the management of hyperuricemia and

gout. These limited benefits must be weighed carefully against the risks of the drugs. Approval of the drug could be justified only if the safety data revealed no serious safety signals.

### **Major Safety Concerns**

Safety data from four phase 3 randomized clinical trials submitted in the sponsor's NDA (studies 301, 302, 303, and 304) identified dangerous dose-dependent increases in renal adverse events, major cardiovascular adverse events (MACE), serious adverse events, and deaths compared with placebo. While these safety signals were most prominent with the 400 mg dose of lesinurad, evidence of unacceptable risks was also apparent at the 200 mg dose.<sup>8</sup>

#### Renal Toxicity

Preclinical toxicology studies demonstrated that lesinurad is nephrotoxic in rats. FDA reviewers in particular noted:

Chronic toxicology studies showed evidence of kidney toxicity in rats. ... In rats, the dose of 600 mg/kg/day (119 x clinical exposure) was lethal due to kidney toxicity (tubular degeneration and single cell necrosis) and gastrointestinal toxicity. ... At the dose of 300 mg/kg/day (36 x clinical exposure), kidney findings were limited to tubular dilatation and changes of clinical chemistry parameters. ... [These findings] suggest lesinurad has the potential for kidney and GI tract toxicity. The kidney toxicity observed in the rat would not be likely to be due to uric acid crystalluria or nephrolithiasis, as rats, like most mammals, possess functional uricase, and have low serum uric acid levels (in the range of 1 to 2 mg/dL).

Thus, in rats, lesinurad is a direct nephrotoxin that can damage renal tubular cells. Note that the FDA's expression of the animal dose exposure relative to the proposed human dose appears to lack adjustment for the difference in body surface area, resulting in a misleading inflation of the ratio of the animal dose to the human dose.

The safety data from the phase 3 randomized clinical trials for lesinurad provide overwhelming evidence that the drug causes acute kidney injury in humans. The mechanisms for this lesinurad-induced renal injury likely include uric-acid-induced nephropathy, as well as direct toxicity to renal tubular cells.

Table 38 from the FDA review showed a marked lesinurad dose-related increase in the rate of renal-related adverse events for the 12-month studies (studies 301, 302, and 304) and the six-month monotherapy study (study 303).<sup>9</sup> A clear dose-response relationship can be seen for the most common renal-related adverse event in all phase 3 studies, blood creatinine elevation in the pooled safety data for studies 301, 302, and 304. Particularly concerning is the imbalance in cases of acute renal failure — the most severe form of acute kidney injury — at the 400 mg lesinurad dose.

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<sup>8</sup> *Ibid.* PDF page 12.

<sup>9</sup> *Ibid.* PDF page 117.

**Table 38: Renal-Related TEAE in the Controlled Phase 3 Studies**

| Preferred Term (PT)                  | Pooled 12-M, Studies 301, 302 and 304 |                       |                       |                          | 6-M, Monotherapy Study 303 |                 |
|--------------------------------------|---------------------------------------|-----------------------|-----------------------|--------------------------|----------------------------|-----------------|
|                                      | PBO + XO1 (N=516)                     | LESU200 + XO1 (N=511) | LESU400 + XO1 (N=510) | Tot. LESU + XO1 (N=1021) | PBO (N=107)                | LESU400 (N=107) |
| <b>Any Renal-Related AE</b>          | <b>23 (5%)</b>                        | <b>29 (6%)</b>        | <b>60 (12%)</b>       | <b>89 (9%)</b>           | <b>0</b>                   | <b>19 (18%)</b> |
| Blood Creatinine Increased           | 12 (2%)                               | 22 (4%)               | 40 (8%)               | 62 (6%)                  | 0                          | 9 (8%)          |
| Blood Urea Increased                 | 3 (1%)                                | 7 (1%)                | 7 (1%)                | 14 (1%)                  | 0                          | 2 (2%)          |
| Renal Failure                        | 6 (1%)                                | 4 (1%)                | 6 (1%)                | 10 (1%)                  | 0                          | 3 (3%)          |
| Renal Impairment                     | 0                                     | 1 (<1%)               | 5 (1%)                | 6 (1%)                   | 0                          | 4 (4%)          |
| Acute Renal Failure                  | 2 (<1%)                               | 0                     | 4 (1%)                | 4 (<1%)                  | 0                          | 3 (3%)          |
| Chronic Renal Failure                | 3 (1%)                                | 1 (<1%)               | 2 (<1%)               | 3 (<1%)                  | 0                          | 1 (1%)          |
| Urine Output Decreased               | 0                                     | 0                     | 3 (1%)                | 3 (<1%)                  | 0                          | 0               |
| Acute Prerenal Failure               | 0                                     | 0                     | 2 (<1%)               | 2 (<1%)                  | 0                          | 0               |
| Creatinine Renal Clearance Decreased | 0                                     | 0                     | 2 (<1%)               | 2 (<1%)                  | 0                          | 0               |

For each PT, subjects are included only once, even if they experienced multiple events with that PT.  
Modified Sponsor's Tables 4.17.5.1 and 14.17.5.3; ISS

Table 44 from the FDA review, which provides the incidence of various degrees of serum creatinine elevation for the phase 3 trials, provides compelling evidence for a dose-response toxicity relationship for lesinurad. Note that under the Kidney Disease: Improving Global Outcomes Clinical Practice (KDIGO) guidelines for acute kidney injury, increases in serum creatinine of 1.5 to 1.9 times baseline, 2.0 to 2.9 times baseline, and 3.0 or more times baseline are defined as stage 1, stage 2, and stage 3 acute kidney injury, respectively.<sup>10</sup>

An increased incidence of acute kidney injury at all three stages occurred in a dose-dependent manner and was evident even at the 200 mg lesinurad dose used in studies 301, 302, and 304.<sup>11</sup>

**Table 44: SCr by Elevation Category in the Controlled Phase 3 Studies**

| Variable                       | Pooled 12-M, Studies 301, 302 and 304 |                       |                       |                          | 6-M, Monotherapy Study 303 |                 |
|--------------------------------|---------------------------------------|-----------------------|-----------------------|--------------------------|----------------------------|-----------------|
|                                | PBO + XO1 (N=516)                     | LESU200 + XO1 (N=511) | LESU400 + XO1 (N=510) | Tot. LESU + XO1 (N=1021) | PBO (N=107)                | LESU400 (N=107) |
| <b>sCr Elevation Category:</b> |                                       |                       |                       |                          |                            |                 |
| sCr ≥ 1.5 x Baseline           | 12 (2%)                               | 29 (6%)               | 73 (14%)              | 102 (10%)                | 0                          | 26 (24%)        |
| sCr ≥ 2.0 x Baseline           | 0                                     | 9 (2%)                | 34 (7%)               | 43 (4%)                  | 0                          | 9 (8%)          |
| sCr ≥ 3.0 x Baseline           | 0                                     | 4 (1%)                | 12 (2%)               | 16 (2%)                  | 0                          | 4 (4%)          |

sCr=serum creatinine. Elevation categories are cumulative: subjects can be counted in more than one category, so percentages can sum to >100%. Baseline is defined as the highest sCr value recorded ≤14 days prior to the first dose of randomized study medication.

Modified Sponsor's Tables 9.1.1.1 and 9.1.1.3; ISS

This same dose-response relationship also was seen when looking at the number of serum creatinine elevations ≥1.5 and ≥2.0 times baseline (see FDA reviewers Table 45 and 46,

<sup>10</sup> Palevsky PM. Definition of acute kidney injury (acute renal failure). UpToDate. Last updated August 31, 2015. <http://www.uptodate.com/contents/definition-of-acute-kidney-injury-acute-renal-failure>. Accessed October 22, 2015.

<sup>11</sup> Food and Drug Administration. Briefing document for the October 23, 2015, meeting of the Arthritis Advisory Committee. <http://www.fda.gov/downloads/AdvisoryCommittees/CommitteesMeetingMaterials/Drugs/ArthritisAdvisoryCommittee/UCM467942.pdf>. Accessed October 21, 2015. PDF page 130.

respectively).<sup>12</sup> Particularly concerning is the number of serum creatinine elevations that were prolonged or had not resolved by the time of last assessment.

**Table 46: sCr Elevation  $\geq 2$  x Baseline, Number and Reversibility of Changes**

| Variable   | Pooled 12-M, Studies 301, 302 and 304 |                             |                             |                                | 6-M, Monotherapy Study 303 |                    |
|--|---------------------------------------|-----------------------------|-----------------------------|--------------------------------|----------------------------|--------------------|
|  | PBO +<br>XOI<br>(N=516)               | LESU200<br>+ XOI<br>(N=511) | LESU400<br>+ XOI<br>(N=510) | Tot. LESU<br>+ XOI<br>(N=1021) | PBO<br>(N=107)             | LESU400<br>(N=107) |
| <b>sCr <math>\uparrow \geq 2.0</math> x Baseline</b> |                                       |                             |                             |                                |                            |                    |
| <b>Number of Pts. With:</b>                          |                                       |                             |                             |                                |                            |                    |
| <b>No Elevation</b>                                  | 516(100%)                             | 502 (98%)                   | 476 (93%)                   | 978 (96%)                      | 107(100%)                  | 98 (92%)           |
| <b>At Least 1 Elevation</b>                          | 0                                     | 9 (2%)                      | 34 (7%)                     | 43 (4%)                        | 0                          | 9 (8%)             |
| <b>1 Elevation</b>                                   | 0                                     | 9 (2%)                      | 28 (6%)                     | 37 (4%)                        | 0                          | 7 (7%)             |
| <b>2 Elevations</b>                                  | 0                                     | 0                           | 6 (1%)                      | 6 (1%)                         | 0                          | 2 (2%)             |
| <b>&gt;2 Elevations</b>                              | 0                                     | 0                           | 0                           | 0                              | 0                          | 0                  |
| <b>Total Number of Elevations</b>                    | <b>0</b>                              | <b>9</b>                    | <b>40</b>                   | <b>49</b>                      | <b>0</b>                   | <b>11</b>          |
| <b>Total # of Resolutions</b>                        | 0                                     | 8 (89%)                     | 32 (80%)                    | 40 (82%)                       | 0                          | 6 (55%)            |
| <b># Resolut. S/P Interruption<br/>of Study Meds</b> | 0                                     | 2 (22%)                     | 9 (23%)                     | 11 (22%)                       | 0                          | 1 (9%)             |
| <b># Resolut. W/O Interrupt. of<br/>Study Meds</b>   | 0                                     | 6 (67%)                     | 23 (58%)                    | 29 (59%)                       | 0                          | 5 (46%)            |
| <b>Time to Resolution:</b>                           | <b>(n=0)</b>                          | <b>(n=9)</b>                | <b>(n=40)</b>               | <b>(n=49)</b>                  | <b>(n=0)</b>               | <b>(n=11)</b>      |
| <b>1-14 days</b>                                     | 0                                     | 5 (56%)                     | 7 (18%)                     | 12 (25%)                       | 0                          | 1 (9%)             |
| <b>&gt;14-28 days</b>                                | 0                                     | 0                           | 10 (25%)                    | 10 (20%)                       | 0                          | 0                  |
| <b>&gt;28-56 days</b>                                | 0                                     | 1(11%)                      | 8 (20%)                     | 9 (18%)                        | 0                          | 4 (36%)            |
| <b>&gt;56-84 days</b>                                | 0                                     | 0                           | 5 (13%)                     | 5 (10%)                        | 0                          | 1 (9%)             |
| <b>&gt;84 days</b>                                   | 0                                     | 2 (22%)                     | 2 (5%)                      | 4 (8%)                         | 0                          | 1                  |
| <b>Unresolved at Last<br/>Assessment</b>             | <b>0</b>                              | <b>1 (11%)</b>              | <b>8 (20%)</b>              | <b>9 (18%)</b>                 | <b>0</b>                   | <b>5 (46%)</b>     |

sCr=serum creatinine

Baseline is defined as the highest sCr value recorded  $\leq 14$  days prior to the first dose of randomized study medication. A resolution is defined as a sCr value of  $\leq 1.2$  x baseline following an elevation. A subject remains elevated until a resolution is observed. Denominators are the total number of elevations in each group.

Modified Sponsor's Tables 9.1.5.1.1 and 9.1.5.1.3; ISS

Two subjects who had normal baseline renal function and developed acute kidney failure while taking lesinurad underwent kidney biopsies, both of which revealed acute tubular necrosis (ATN).<sup>13</sup> In both cases, lesinurad cannot be ruled out as the cause for the ATN.

The FDA reviewers noted the following regarding the renal safety data:<sup>14</sup>

The risk for lesinurad-associated renal toxicity is best evidenced by safety data from the monotherapy Study 303. In this study, treatment with the drug is clearly associated with a marked increase in risk for renal adverse events (18%), including reversible and non-reversible creatinine elevations and serious renal-related adverse events (5%) including acute and chronic renal failure as there were no cases of renal adverse events observed in the placebo group.

<sup>12</sup> *Ibid.* PDF pages 131-132.

<sup>13</sup> *Ibid.* PDF pages 128-129.

<sup>14</sup> *Ibid.* PDF page 87

But similar, substantial evidence of lesinurad-associated toxicity also was seen in studies 301 and 302.

Importantly, after the protocols for the ongoing phase 3 trials (studies 301, 302, and 304) were amended in June 2013, based on emerging renal safety data, to instruct all subjects to drink two liters of fluid per day, no change was seen in exposure-adjusted incidence rates for renal-related adverse events pre- and post-amendment: 8.4 renal-related adverse events/100 patient-years versus 9.5 renal-related adverse events/100 patient-years, respectively, for the 200 mg lesinurad groups; and 17.0 renal-related adverse events/100 patient-years versus 15.5 renal-related adverse events/100 patient-years, respectively, for the 400 mg lesinurad groups.

In addition, real-world use of lesinurad — outside the context of a carefully monitored clinical trial and inevitably for off-label uses — undoubtedly will lead to rates of renal adverse events that exceed those seen in the phase 3 clinical trials. It is thus not unlikely that, if approved, lesinurad will trigger an epidemic of drug-induced acute kidney injury.

On the basis of the preclinical and clinical renal safety data alone, the FDA should not approve the NDA for lesinurad. But the serious safety concerns about lesinurad are not limited to its renal toxicity.

### Serious Cardiovascular Safety Concerns

As shown in Table 32 from the FDA review, there was a troubling increase in the number of serious cardiac adverse events between the placebo- and lesinurad-treated subjects in the pooled data for studies 301, 302, and 304, with an increasing frequency of these adverse events as the dose of lesinurad increased.<sup>15</sup>

**Table 32: SAEs in the Controlled Phase 3 Studies (continued)**

| System Organ Class/<br>Preferred Term | Combined 12-M, Studies 301, 302 and 304 |                            |                             |                                | 6-M, Monotherapy<br>Study 303 |                    |
|---------------------------------------|---|----------------------------|-----------------------------|--------------------------------|-------------------------------|--------------------|
|                                       | PBO +<br>XOI<br>(N=516)                 | LESU200<br>+XOI<br>(N=511) | LESU400<br>+ XOI<br>(N=510) | Total LESU<br>+XOI<br>(N=1021) | PBO<br>(N=107)                | LESU400<br>(N=107) |
| <b>Cardiac Disorders</b>              | <b>2 (1%)</b>                           | <b>10 (2%)</b>             | <b>14 (3%)</b>              | <b>24 (2%)</b>                 | <b>2 (2%)</b>                 | <b>0</b>           |
| Acute Myocardial Infarction           | 0                                       | 1 (<1%)                    | 4 (1%)                      | 5 (1%)                         | 0                             | 0                  |
| Coronary Artery Disease               | 0                                       | 3 (1%)                     | 2 (<1%)                     | 5 (1%)                         | 1 (1%)                        | 0                  |
| Cardiac Failure Congestive            | 0                                       | 1 (<1%)                    | 3 (1%)                      | 4 (<1%)                        | 0                             | 0                  |
| Myocardial Infarction                 | 1 (<1%)                                 | 0                          | 3 (1%)                      | 3 (<1%)                        | 0                             | 0                  |
| Angina Pectoris                       | 0                                       | 1 (<1%)                    | 1 (<1%)                     | 2 (<1%)                        | 0                             | 0                  |
| Atrial Fibrillation                   | 0                                       | 2 (<1%)                    | 0                           | 2 (<1%)                        | 0                             | 0                  |
| Atrial Flutter                        | 0                                       | 0                          | 1 (<1%)                     | 1 (<1%)                        | 0                             | 0                  |
| Cardiac Arrest                        | 0                                       | 1 (<1%)                    | 0                           | 1 (<1%)                        | 0                             | 0                  |
| Cardiac Failure Acute                 | 0                                       | 0                          | 1 (<1%)                     | 1 (<1%)                        | 0                             | 0                  |
| Intracardiac Thrombus                 | 0                                       | 0                          | 1 (<1%)                     | 1 (<1%)                        | 0                             | 0                  |
| Myocardial Ischemia                   | 0                                       | 1 (<1%)                    | 0                           | 1 (<1%)                        | 0                             | 0                  |
| Pericardial Effusion                  | 0                                       | 0                          | 0                           | 0                              | 1 (1%)                        | 0                  |
| Pulseless Electrical Activity         | 0                                       | 1 (<1%)                    | 0                           | 1 (<1%)                        | 0                             | 0                  |
| Arrhythmia                            | 1 (<1%)                                 | 0                          | 0                           | 0                              | 0                             | 0                  |

<sup>15</sup> *Ibid.* PDF page 104.

There was also an increase in the number of MACEs between the placebo- and lesinurad-treated subjects for the phase 3 trials, shown in Table 35 of the FDA review (excerpted below):<sup>16</sup>

**Table 35: Adjudicated Cardiovascular Treatment-Emergent Adverse Events in the Controlled Phase 3 Studies**

|   | Pooled 12-Month, Studies 301, 302 and 304 |  |  |   | 6- Month, Monotherapy Study 303    |   |
|---|---|--|--|---|------------------------------------|---|
|   | PBO + XO1<br>(N=516)<br>n (%) [# Events]  | LESU200 + XO1<br>(N=511)<br>n (%) [# Events] | LESU400 + XO1<br>(N=510)<br>n (%) [# Events] | Tot. LESU + XO1<br>(N=1021)<br>n (%) [# Events] | PBO<br>(N=107)<br>n (%) [# Events] | LESU400 mg<br>(N=107)<br>n (%) [# Events] |
| <b>MACE Events:</b>                         |   |  |  |   |                                    |   |
| Cardiovascular Death                        | 0   | 2 (<1%)                                      | 2 (<1%) <sup>b</sup>                         | 4 (<1%) <sup>b</sup>                            | 0                                  | 1 (1%)                                    |
| Non-Fatal MI                                | 1 (<1%) [1] <sup>a</sup>                  | 2 (<1%) [2]                                  | 7 (1%) [7] <sup>b</sup>                      | 9 (1%) [9] <sup>b</sup>                         | 0                                  | 0   |
| Non-Fatal Stroke                            | 3 (1%) [3] <sup>a</sup>                   | 0  | 0  | 0   | 0                                  | 0   |
| <b>Number of Subjects with MACE Events:</b> | <b>3 (1%) [4]</b>                         | <b>4 (1%) [4]</b>                            | <b>8 (2%) [9]</b>                            | <b>12 (1%) [13]</b>                             | <b>0</b>                           | <b>1 (1%) [1]</b>                         |

Pts. = patients; Adjud. = adjudicated; Revascul. = Revascularization; Arrhyth. = Arrhythmia; Periph. = Peripheral  
MACE events are defined as CV death, non-fatal MI, and non-fatal stroke

Subjects with multiple CEAC-adjudicated events can be counted in more than one category

<sup>a</sup>Two subjects experienced more than 1 MACE event: Subject 301-05345-105 who had a non-fatal MI and a non-fatal stroke in the PBO +XO1 group and Subject 302-15003-210 who had a non-fatal MI and subsequent CV death in the LESU400 mg + XO1 group.

Adapted Sponsor's Table 4.14.1.1. from ISS and Sponsor's table 16.3.1.3 and 14.3.2.2. from CSR for Study 303

Finally, the point estimates for the exposure-adjusted incidence rate for MACE (number of subjects with MACE and number of MACE) increased with lesinurad exposure, particularly at the 400 mg dose (see Table 36 from the FDA review).<sup>17</sup>

**Table 36: Exposure-Adjusted Incidence Rate of MACE in Studies 301, 302, & 304**

|  | PBO<br>+ XO1<br>(N=516) <sup>1</sup><br>(421 PY) <sup>2</sup> | LESU200<br>+ XO1<br>(N=511) <sup>1</sup><br>(415 PY) <sup>2</sup> | LESU400<br>+ XO1<br>(N=510) <sup>1</sup><br>(413 PY) <sup>2</sup> | Total LESU<br>+ XO1<br>(N=1021) <sup>1</sup><br>(828 PY) <sup>2</sup> |
|--|---|---|---|---|
| <b>Number of Subjects with MACE</b>                    | 3   | 4   | 8   | 12  |
| <b>Incidence Rate<sup>3</sup> (95% CI)<sup>4</sup></b> | 0.71 (0.23, 2.21)   | 0.96 (0.36, 2.57)   | 1.94 (0.97, 3.87)   | 1.45 (0.82, 2.56)   |
| <b>Number of MACE</b>                                  | 4   | 4   | 9   | 13  |
| <b>Incidence Rate<sup>3</sup> (95% CI)<sup>4</sup></b> | 0.95 (0.36, 2.53)   | 0.96 (0.36, 2.57)   | 2.18 (1.13, 4.19)   | 1.57 (0.91, 2.71)   |
| <b>Number of Subjects with CV Death</b>                | 0   | 2   | 2   | 4   |
| <b>Incidence Rate (95% CI)</b>                         |   | 0.48 (0.12, 1.93)   | 0.48 (0.12, 1.94)   | 0.48 (0.18, 1.29)   |
| <b>Number of Subjects with Non-Fatal MI</b>            | 1   | 2   | 7   | 9   |
| <b>Incidence Rate (95% CI)</b>                         | 0.24 (0.03, 1.69)   | 0.48 (0.12, 1.93)   | 1.70 (0.81, 3.56)   | 1.09 (0.57, 2.09)   |
| <b>Number of Subjects with Non-Fatal Stroke</b>        | 3   | 0   | 0   | 0   |
| <b>Incidence Rate (95% CI)</b>                         | 0.71 (0.23, 2.21)   |   |   |   |

PY= Patient years; CI = Confidence interval

Treatment-emergent AEs are those that started on or after the first randomized study medication dose date, or those that started prior to the first randomized study medication dose date but worsened during the double-blind treatment period of the study. Subjects with multiple events can be counted in more than one category. MACE events include CV death, non-fatal MI, and non-fatal stroke.

<sup>1</sup>Unique number of subjects in safety population

<sup>2</sup>Person-year = (date of completion/discontinuation - date of first dose of study drug +1)/365.25.

<sup>3</sup>Incidence rate= number of subjects with MACE events per 100 person-years.

<sup>4</sup>The 95% confidence intervals are based on Poisson regression.

<sup>5</sup>Incidence rate = number of MACE events per 100 person-year.

Adapted Sponsor's Table 16.2.1 Ad Hoc IAS

<sup>16</sup> *Ibid.* PDF page 112.

<sup>17</sup> *Ibid.* PDF page 114.



Although the number of MACE was small, the cardiovascular safety signal should be assumed to be real, particularly for a drug that offers meager benefits and is not a breakthrough treatment for a life-threatening disease.

### Other Notable Safety Data

Table 29 from the FDA review reveals that any treatment emergent adverse event (TEAE), any severe TEAE, any serious TEAE, any TEAE leading to study drug discontinuation, and death occurred with higher frequency in the lesinurad-treated subjects, particularly at the 400 mg dose.<sup>18</sup>

**Table 29: Safety Overview: Phase 3 Studies**

|  | Combined 12-M, Studies 301, 302 and 304 |                       |                       |                          | 6-M, Monotherapy Study 303 |                 |
|--|---|-----------------------|-----------------------|--------------------------|----------------------------|-----------------|
|  | PBO + XOI (N=516)                       | LESU200 + XOI (N=511) | LESU400 + XOI (N=510) | Total LESU +XOI (N=1021) | PBO (N=107)                | LESU400 (N=107) |
| Any Treatment Emergent Adverse Event (TEAE)          | 363 (70%)                               | 386 (76%)             | 407 (80%)             | 793 (78%)                | 70 (65%)                   | 83 (78%)        |
| Any Severe TEAE                                      | 41 (8%)                                 | 47 (9%)               | 59 (12%)              | 106 (10%)                | 4 (4%)                     | 16 (15%)        |
| Any Serious TEAE                                     | 29 (6%)                                 | 24 (5%)               | 44 (9%)               | 68 (7%)                  | 4 (4%)                     | 9 (8%)          |
| Any Serious Renal TEAE                               | 4 (1%)                                  | 0                     | 8 (2%)                | 8 (1%)                   | 0                          | 6 (15%)         |
| Any TEAE Leading to Study Medication Discontinuation | 28 (5%)                                 | 32 (6%)               | 48 (9%)               | 80 (8%)                  | 6 (6%)                     | 20 (19%)        |
| Deaths   | 0                                       | 2 (<1%)               | 3 (1%)                | 5 (<1%)                  | 0                          | 1 (1%)          |

Modified Sponsor's Tables 4.1.1.1, 4.8.1.1, 4.9.1.1 and 4.4.1.1 from the Integrated Safety Summary (ISS); Tables 14.3.1.1.a and 14.3.1.5a from Study 303 CSR

### **Risk-Benefit Assessment and Conclusions**

Gout is not a life-threatening disease, and, importantly, there are multiple FDA-approved drugs already on the market. Lesinurad does not offer any major unique or breakthrough benefits compared to these approved therapies, and, in fact, the data for studies 301, 302, and 304 show at best meager clinically meaningful benefits.

In contrast to the limited benefits, the clinical trials have documented very serious safety concerns, the most significant being compelling evidence of nephrotoxicity and a troubling cardiovascular safety signal. The currently available data thus demonstrate that the risks of the drug far exceed its benefits.

There is no evidence that instructing patients to drink at least two liters of fluid per day and always combining lesinurad with a xanthine oxidase inhibitor will prevent the type of renal injury seen during the clinical trials of lesinurad. Indeed, adverse renal events occurred despite such measures during the phase 3 clinical trials. Moreover, such proposed renal-risk mitigation steps presume that the renal toxicity seen in the clinical trials is due only or primarily to uric acid nephropathy. However, given the preclinical animal data and clinical trial data, that assumption is likely false.

<sup>18</sup> *Ibid.* PDF page 94.

In addition, as previously stated, real-world use of lesinurad undoubtedly will lead to rates of renal and other adverse events that exceed those seen in the phase 3 clinical trials.

The only reasonable course of action for the FDA, given the available data, is to reject approval of the NDA for lesinurad. FDA approval, with reliance on warnings in the product labeling, a risk evaluation and mitigation strategy, and postmarket safety studies, would be a reckless approach and would not be in the interests of public health because it would cause much more harm than benefit.

Therefore, we urge the committee to recommend that the FDA not approve lesinurad.