ADB-CHMINACA

EMCDDA–Europol Joint Report on a new psychoactive substance: \( N-(1\text{-amino}-3,3\text{-dimethyl-1-oxobutan-2-yl})-1\text{-cyclohexylmethyl})-1H\text{-indazole-3-carboxamide} \) (ADB-CHMINACA)

In accordance with Article 5 of Council Decision 2005/387/JHA on the information exchange, risk assessment and control of new psychoactive substances

About this series
EMCDDA–Europol Joint Report publications examine the detailed information provided by the EU Member States on individual new psychoactive substances. Information is collected from the Reitox network, the Europol National Units and the national competent authorities of the European Medicines Agency. Each Joint Report serves as the basis upon which the decision to conduct a risk assessment of the new psychoactive substance is taken. It is part of the three-step procedure involving information exchange, risk assessment and decision-making in the framework of Council Decision 2005/387/JHA.
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- the Europol National Units (ENUs) and Europol Project Synergy;
- the national competent authorities responsible for human and veterinary medicinal products in the Member States, Norway and Iceland;
- the European Medicines Agency (EMA) and the European Commission;
- the World Health Organization.

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1. Introduction

Article 5.1 of Council Decision 2005/387/JHA (1) (hereinafter the 'Council Decision') stipulates that ‘Where Europol and the EMCDDA, or the Council, acting by a majority of its members, consider that the information provided by the Member State on a new psychoactive substance merits the collection of further information, this information shall be collated and presented by Europol and the EMCDDA in the form of a Joint Report.’ The Joint Report shall be submitted to the Council of the European Union, the European Medicines Agency (EMA) and the European Commission.

In March 2017, the EMCDDA and Europol examined the available information on the new psychoactive substance \( N-(1\text{-amino-3,3-dimethyl-1-oxobutan-2-yl})-1\text{-}(cyclohexylmethyl)-1\text{H}-\text{indazole-3-carboxamide} \), commonly known as ADB-CHMINACA, through a joint assessment based upon the following criteria:

1. the amount of the material seized;
2. evidence of organised crime involvement;
3. evidence of international trafficking;
4. analogy with better-studied compounds;
5. evidence of the potential for further (rapid) spread; and,
6. evidence of cases of serious intoxication or fatalities.

The EMCDDA and Europol agreed that the information collected on ADB-CHMINACA satisfied criteria 1, 4 and 6. The two agencies therefore concluded that sufficient information had been accumulated to merit the production of a Joint Report on ADB-CHMINACA as stipulated by Article 5.1 of the Council Decision.

2. Information collection process

In compliance with the provisions of the Council Decision, on 25 April 2017 the EMCDDA and Europol launched a procedure for the collection of information on ADB-CHMINACA, in order to prepare the Joint Report. The information was collected mainly through the Reitox national focal points in the Member States, Turkey and Norway as well as the Europol National Units. In addition, the EMA collected information through the national competent authorities responsible for human and veterinary medicinal products in the Member States as well as in Norway, Iceland and Liechtenstein. The EMA also provided information as relevant to the centralised procedure for authorising medicinal products. The information collection process was largely concluded by 6 June 2017.

Information collected by Europol

Europol asked the Europol National Units to provide information on:

- the level of production of ADB-CHMINACA in their country;
- the level of distribution of ADB-CHMINACA in their country;
- the level of trafficking of ADB-CHMINACA in their country, both for internal, transit or export purposes;
- the number of seizures of ADB-CHMINACA in their country, the total amount of the seizures, country of origin, details on the physical forms (including photos);
- the role of organised crime or criminal groups, in the production, distribution and trafficking of ADB-CHMINACA in their country;
- any known aspect of violence and/or money laundering relating to the production and trafficking of ADB-CHMINACA.

Europol received responses from 16 Member States (2).

Information collected by the EMA

According to Article 5.3 of the Council Decision, the EMA requested that the national competent authorities responsible for human and veterinary medicinal products in the Member States, Norway, Iceland and Liechtenstein, provide information on whether:

- the new psychoactive substance ADB-CHMINACA has obtained a marketing authorisation;
- the new psychoactive substance ADB-CHMINACA is the subject of an application for a marketing authorisation;
- a marketing authorisation that had been granted in respect of the new psychoactive substance ADB-CHMINACA has been suspended.

Twenty-three countries provided a response to the EMA’s request regarding human and/or veterinary medicinal products (3). The EMA also provided information as relevant to the centralised procedure for authorising human and veterinary medicinal products.


(2) In alphabetical order: Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Finland, Germany, Greece, Latvia, Lithuania, Luxembourg, Romania, Slovakia and Slovenia.

(3) Austria, Belgium, Denmark, Estonia, Finland, Germany, Greece, Ireland, Latvia, Norway, Poland, Spain, Sweden and the United Kingdom provided a response in relation to human medicinal products. Croatia, Czech Republic, Hungary, Italy and the Netherlands provided a response in relation to human medicinal products. France, Portugal, Slovakia and Slovenia provided a response in relation to veterinary medicinal products.
Furthermore, in anticipation of Article 7.3 of the Council Decision in relation to the manufacturing of medicinal products in the European Union, the EMA also requested information on whether the new psychoactive substance ADB-CHMINACA is used to manufacture a medicinal product:

- which has been granted a marketing authorisation;
- for which an application has been made for a marketing authorisation; and,
- for which a marketing authorisation has been suspended by a competent authority.

Twenty-three countries (4) provided a response to the EMA’s request in this regard. The EMA also provided information as relevant to the centralised procedure for authorising human and veterinary medicinal products.

Information collected by the EMCDDA

The EMCDDA collected information through:

- a structured questionnaire to the Reitox national focal points. The EMCDDA received replies from 27 Member States (5), as well as Turkey and Norway;
- reports previously provided to the European Union Early Warning System, including EMCDDA–Europol Reporting Forms and Progress Reports and Final Reports;
- routine monitoring of open source information;
- a specific information request to the World Health Organization on whether or not ADB-CHMINACA is under assessment by the United Nations system; and,
- a search of open source information conducted specifically for the production of the Joint Report which included: scientific and medical literature, official reports, grey literature, internet drug discussion forums and related websites (hereafter, ‘user websites’) and online vendors selling ADB-CHMINACA.

Thus, the information included in sections 3.2.1 and 3.3 of the Joint Report was provided by Europol, while the EMCDDA provided information included in sections 3.1, 3.2.2, 3.4, 3.5, 3.6, 3.7, 3.8.1, 3.8.2 and 3.8.3 (in part). The information included in sections 3.8.3 (in part) and 4 was provided by the EMA. Images of the seizures and collected samples reported to the EMCDDA are provided in Annex 1.

3. Information required by Article 5.2 of the Council Decision

The order and titles of subsections 3.1 to 3.8 and section 4, below, are as they appear in Article 5.2(a) to (h) and Article 5.3(a) to (c) of the Council Decision; sections are cross-referenced with those set down in the Council Decision.

3.1 Chemical and physical description, including the names under which the new psychoactive substance is known (Article 5.2(a) of the Council Decision)

Chemical description and names

\[ N-\{(1\text{-}amino\text{-}3,3\text{-}dimethyl\text{-}1\text{-}oxobutan\text{-}2\text{-}yl})\text{-}1\text{-}\text{H}\text{-indazole\text{-}3\text{-}carboxamide}\}\text{ carboxamide} \]

is commonly referred to as ADB-CHMINACA or MAB-CHMINACA (6).

ADB-CHMINACA is a synthetic cannabinoid receptor agonist. It has an indazole core, which is a common structural feature in many of the synthetic cannabinoids monitored by the EMCDDA.

Two synthetic cannabinoid receptor agonists have been recently controlled under Schedule II of the United Nations Convention on Psychotropic Substances of 1971: JWH-018 (7) and AM-2201 (8). In addition, MDMB-CHMICA, 5F-APINACA (5F-AKB48) and XLR-11 will be included in the same schedule.

The molecular structure, molecular formula and molecular mass of ADB-CHMINACA are provided in Figure 1.

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(4) Austria, Belgium, Denmark, Estonia, Finland, Germany, Greece, Iceland, Latvia, Norway, Poland, Spain, Sweden and the United Kingdom provided a response in relation to human and veterinary medicinal products. Croatia, Czech Republic, Hungary, Italy and the Netherlands provided a response in relation to human medicinal products. France, Portugal, Slovakia and Slovenia provided a response in relation to veterinary medicinal products.

(5) A reply was not received from Slovakia.

(6) The common name for the substance is derived after its structural features. Different naming systems exist and are used for applying short/code names to synthetic cannabinoids.

(7) Naphthalen-1-yl[1-pentyl-1\text{-}H\text{-}indol-3-yl]methanone

(8) 1-(5-Fluoropentyl)-1\text{-}H\text{-}indol-3-yl]-[naphthalen-1-yl]methanone
ADB-CHMINACA contains a stereocentre thus allowing for the existence of a pair of enantiomers, (R)- and (S)-ADB-CHMINACA. The synthesis of (S)-AB-CHMINACA was first described in the patent literature in 2009 (Buchler et al., 2009). Based on the literature and the most likely precursors to be used, an (S)-configuration of the stereocentre could be expected.

There is no representative information on the enantiomeric composition of the samples of AB-CHMINACA detected within the European Union, which in part may reflect the fact that stereoochemical analysis is not routinely undertaken in forensic laboratories. Differentiation of enantiomers is possible using the following techniques: chiral chromatography, vibrational circular dichroism (VCD) spectroscopy and/or electronic circular dichroism (ECD) spectroscopy.

**Commonly used names:**
ADB-CHMINACA

**Systematic (IUPAC) name:**

$N-(1\text{-amino-3,3-dimethyl-1-oxo-2-butanyl})\text{-}1\text{-}(cyclohexylmethyl)\text{-}1H\text{-indazole-3-carboxamide}$

**Chemical Abstracts names:**

1. $N-(1\text{-amino-3,3-dimethyl-1-oxobutan-2-yl})\text{-}1\text{-}(cyclohexylmethyl)\text{-}1H\text{-indazole-3-carboxamide}$
2. $N\text{-}[(2S)\text{-}1\text{-amino-3,3-dimethyl-1-oxobutan-2-yl}]\text{-}1\text{-}(cyclohexylmethyl)\text{-}1H\text{-indazole-3-carboxamide}$ (S enantiomer)
3. $N\text{-}(1\text{-amino-3,3-dimetyl-1-oxobutan-2-yl})\text{-}1\text{-}(cyclohexylmethyl)\text{-}1\text{-}H\text{-indazol-3-karboxamid}$ (Swedish)

**Other names and code names:**

MAB-CHMINACA

**Chemical Abstracts Service (CAS) registry numbers (9):**

1863065-92-2  ADB-CHMINACA racemate
1185887-13-1  (S)-ADB-CHMINACA

**IUPAC International Chemical Identifier Key (InCHI Key) (10):**

ZWCCSIUBHCZKOY-UHFFFAOYSA-N  ADB-CHMINACA racemate
ZWCCSIUBHCZKOY-GOSISDBHSA-N  (S)-ADB-CHMINACA

The REACH registered substances database hosted by the European Chemicals Agency (ECHA) was searched using the CAS registry numbers listed above. The searches returned no hits.

**Physical description**

In its pure form, ADB-CHMINACA is a white solid (SWGDRUG, 2016). It is soluble in dichloromethane (DCM), methanol (MeOH) and is poorly soluble in water (Slovenian National Forensic Laboratory, 2016). It is soluble up to approximately 1 mg/mL in ethanol, 10 mg/mL in dimethyl sulfoxide (DMSO) and 5 mg/mL in dimethyl formamide (DMF) (Cayman Chemical Company, 2016a).

The reported melting point for ADB-CHMINACA is 141.5°C (SWGDRUG, 2016).

ADB-CHMINACA has been typically seized as a herbal material and in powder form. A more detailed description of seizures and collected samples can be found in section 3.2.1 and section 3.2.2.

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(9) The Chemical Abstract Service Registry Number (CAS RN) is a unique numeric identifier assigned by the Chemical Abstract Service Division of the American Chemical Society to a specific, single chemical substance.

(10) InChI Key is a unique, non-proprietary structural identifier of chemical substances useful in electronic sources.
Chemical stability and typical reactions
For long term storage it is recommended that ADB-CHMINACA, supplied as a solid, is stored at -20ºC (Cayman Chemical Company, 2016b).

Detection and analysis
Methods documented in the literature for the detection of ADB-CHMINACA include: gas chromatography–mass spectrometry (GC-MS), high performance liquid chromatography time-of-flight (HPLC-TOF), Fourier transform infrared spectroscopy attenuated total reflectance (FTIR-ATR) and gas chromatography–mass spectrometry–infrared (GC-MS-IR) condensed phase, ion chromatography (IC) and nuclear magnetic resonance spectroscopy (NMR) (Slovenian National Forensic Laboratory, 2016) (11).

In addition, the analytical profile of ADB-CHMINACA using gas chromatography–mass spectrometry (GC-MS) (Akamatsu et al., 2015 and Wurita et al., 2015), liquid chromatography–mass spectrometry (LC-MS) (Akamatsu et al., 2015), liquid chromatography tandem mass spectrometry (LC-MS-MS) (Hasegawa et al., 2015 and Wurita et al., 2015) and nuclear magnetic resonance (NMR) (Buchler et al., 2009) has been described in the literature.

Quantification of ADB-CHMINACA in products can be carried out according to the general procedure described by the UNODC (UNODC, 2013).

3.2 Information on the frequency, circumstances and/or quantities in which a new psychoactive substance is encountered, and information on the means and methods of manufacture of the new psychoactive substance (Article 5.2(b) of the Council Decision)

The data reported to Europol discussed in section 3.2.1 may overlap with the data reported to the EMCDDA discussed in section 3.2.2.

3.2.1 Information provided to Europol
Europol received replies from 16 Member States (Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Finland, Germany, Greece, Latvia, Lithuania, Luxembourg, Romania, Slovakia and Slovenia).

Eight countries reported that they have no available information on ADB-CHMINACA (Austria, Belgium, Croatia, Cyprus, Czech Republic, Greece, Luxembourg and Slovakia).

Eight countries provided information on ADB-CHMINACA (Bulgaria, Estonia, Finland, Germany, Latvia, Lithuania, Romania and Slovenia).

The level of production
No information was received in relation to the production of ADB-CHMINACA.

The level of distribution
At least 120 seizures were reported by seven Member States: Bulgaria (2), Estonia (1), Finland (exact number unspecified), Germany (95), Latvia (17), Lithuania (1) and Romania (2).

- Bulgaria: two seizures, one of which was a crystalline substance in a bag, amounting to 9 g, in postal package from Spain to Bulgaria, labelled ‘MMB CHMINACA’; and one seizure made in 2016.
- Estonia: 1 courier seizure made in 2017, amounting to 203 g, which came from Russia.
- Finland: unspecified number of seizures made in 2015 and 2016.
- Germany: 70 seizures made in 2016 which amounted to 2.1 kg, most of which were in the form of herbal material (‘legal high’ products). One of the seizures amounted to 1.66 kg; 25 seizures in 2017 which amounted to 85 g, most of which were in powder form.
- Latvia: 11 seizures of herbal material in 2015 and 6 seizures in 2016, which amounted to 528 g and 5.4 g, respectively.
- Lithuania: 1 seizure containing also AD-FUBINACA, which amounted to 0.3 g.
- Romania: 2 seizures in 2015, amounting to 467 g and 871 g.

The level of trafficking
Information related to trafficking routes is limited to the seizures reported above.

3.2.2 Information provided to the EMCDDA
The EMCDDA received responses from 27 Member States (5), as well as from Turkey and Norway. Of these, 17 Member States (Belgium, Croatia, Estonia, Finland, France, Germany, Greece, Hungary, Latvia, Lithuania, the Netherlands, Poland, Romania, Slovakia and Slovenia).

(11) An impurity (possibly cyclohexylmethyl) was also found.
Slovenia, Spain, Sweden and the United Kingdom), Turkey and Norway reported detections of ADB-CHMINACA (12).

It is important to note that detections of ADB-CHMINACA may be under-reported since the substance is not routinely screened for. Three Member States (Austria, Slovenia and Sweden) reported that ADB-CHMINACA is part of routine screening in some (but not all) of their laboratories.

Seizures

In total, 3,794 seizures of ADB-CHMINACA were reported to the EMCDDA by 17 Member States, Norway and Turkey: Belgium (16), Croatia (2), Estonia (2), Finland (10), France (3), Germany (2), Greece (1), Hungary (75), Latvia (33), Lithuania (1), the Netherlands (1), Norway (2), Poland (233), Romania (1), Slovenia (1), Spain (1), Sweden (83), Turkey (3162) and the United Kingdom (165). The majority of the seizures comprise police and customs cases, with additional seizures taking place in custodial settings.

Seizures included herbal materials, powders, blotters and other physical forms. A summary is provided below.

Herbal material

- 485 seizures of ADB-CHMINACA in herbal material were reported by 13 countries: Croatia, Estonia, Germany, Greece, Hungary, Latvia, Lithuania, Norway, Poland, Romania, Slovenia, Sweden and the United Kingdom, amounting to nearly 11 kg seized. In addition, Turkey reported around 3,160 seizures of herbal material amounting to almost 128 kg which have not been included in the total count (13).

- The largest single seizure of ADB-CHMINACA in herbal material was reported by Germany, amounting to 1.66 kg of a mixture containing ADB-CHMINACA, 5F-AMB-PICA, EMB-FUBINACA, 5F-APP-PINACA, THC and CBD. Greece reported a seizure of nine bags of herbal material, found to contain just over 1 kg of ADB-CHMINACA mixed with 5F-AMB. The seizure was made during a raid on a tobacco store in Drama, where a number of products containing other synthetic cannabinoids were seized.

In herbal material, ADB-CHMINACA was commonly found mixed with other synthetic cannabinoids (33 % of the cases).

Powder

- 76 seizures of powders were reported by 10 countries: Belgium, Finland, France, Hungary, Latvia, the Netherlands, Poland, Spain, Sweden and Turkey, amounting to a total of 9.8 kg.

- The largest single seizure of ADB-CHMINACA in powder form was reported by Belgium (3 kg seized by customs, originating in China, destined for Austria and Romania).

- Turkey reported 2 large seizures of powders: 1.84 kg, containing ADB-CHMINACA, FUBIMINA, FUB-AKB, AMB-FUBINACA and NEP; 1 kg containing ADB-CHMINACA mixed with THC, cannabinol and cannabidiol.

In 92 % of the cases of seized powders, ADB-CHMINACA was the only substance reported.

Other physical forms

- Seizures of blotters containing ADB-CHMINACA were reported by Poland (40 cases; 25.35 g) and Sweden (1 case; 2 blotters).

- Poland reported 19 seizures of ‘agglomerated material’ containing ADB-CHMINACA mixed with either caffeine (14 cases) or 5F-AKB48 (5), amounting to a total of over 235 g of substance.

- One seizure of a ‘slab’ containing ADB-CHMINACA mixed with MDMB-CHMICA was reported by Estonia (13.42 g); 1 case of a ‘lump’ containing ADB-CHMINACA, AB-FUBINACA, 5F-ADB-PINACA and FUB-APINACA was reported by Norway (9.7 g) and one seizure of a ‘paste-like substance’ was reported by Finland (0.7 g).

No quantitative information on purity was provided to the EMCDDA.

Collected samples

Two collected samples of ADB-CHMINACA were reported to the EMCDDA: by Slovenia (5 g of white powder purchased online as ‘5F-AEB’ from China) and Germany (one of many substances identified in a number of powder samples collected from a scene of a death).

Biological samples

Serious adverse events with confirmed exposure to ADB-CHMINACA from biological samples are discussed in section 3.4.2.

(12) ‘Detections’ is an all-encompassing term and may include seizures and/or collected and/or biological samples that are analytically confirmed. Seizure means a substance available (seized) through law enforcement activities (police, customs, border guards, etc.). Collected samples are those that are actively collected by drug monitoring systems (such as test purchases) for monitoring and research purposes. Biological samples are those from human body fluids (urine, blood, etc.) and/or specimens (tissues, hair, etc.).

(13) Minimum estimate provided by the Turkish national focal point for 2016.
In addition to these, 28 detections where ADB-CHMINACA was analytically confirmed in biological samples were reported by two Member States: Hungary (22 cases) and Poland (6) (14). Detections include:

- 22 cases were reported in relation to drug abuse (consumption), intoxication or non-fatal intoxication, with no further details provided.
- six cases related to persons suspected of driving under the influence of drugs, all reported by Hungary.

3.3 Information on the involvement of organised crime in the manufacture or trafficking of the new psychoactive substance (Article 5.2(c) of the Council Decision)

No information concerning the involvement of organised crime in the manufacture and/or trafficking of the ADB-CHMINACA was provided.

Money laundering aspects

No information was received on money laundering in connection with the production and/or trafficking of ADB-CHMINACA.

Violence in connection with production, wholesale and distribution

No information was received on incidents of violence in connection with the production, wholesale and/or trafficking of ADB-CHMINACA.

3.4 A first indication of the risks associated with the new psychoactive substance, including the health and social risks, and of the characteristics of users — Article 5.2(d) of the Council Decision

3.4.1 Health risks

Pharmacology and toxicology

Limited data suggests that ADB-CHMINACA is a CB1 receptor agonist (US DEA, 2015 (15)) that shares some similarities with the major psychoactive constituent of cannabis (−)-trans-Δ9-tetrahydrocannabinol (THC) and synthetic cannabinoids such as JWH-018 and MDMB-CHMICA (EMCDDA, 2017; Jarbe and Raghav, 2017; Pertwee, 2014; Reggio, 2009).

The acute effects of THC (and consequently cannabis) include: relaxation, euphoria, lethargy, depersonalisation, distorted perception of time, impaired motor performance, hallucinations, paranoia, confusion, fear, anxiety, dry mouth, reddening of the conjunctiva of the eyes, tachycardia, nausea and vomiting. THC also has an abuse liability and dependence potential (Pertwee, 2014; Wiley et al., 2016). Similar effects to cannabis have been reported for synthetic cannabinoids such as ADB-CHMINACA. In some cases, the effects are reported to be more pronounced/severe (EMCDDA, 2017).

Compared to cannabis, severe and fatal poisoning appears to be more common with synthetic cannabinoids (EMCDDA, 2017; Tait et al., 2016). Poisoning may include rapid loss of consciousness/coma, cardiovascular effects (such as hypertension, tachycardia, bradycardia, chest pain, myocardial infarction and stroke), seizures and convulsions, vomiting/hyperemesis, delirium, agitation, psychosis, aggressive and violent behaviour. Sudden death has also been reported. The mechanisms of this toxicity are poorly understood (Tai and Fantegrossi, 2016), but factors that are likely to play an important role are the potency of the substances and the doses that users are exposed to. In addition, some of the effects of poisoning — such as loss of consciousness or behavioural effects — may place users at additional risks such as choking on vomitus, drowning or self-harm.

There is no antidote to poisoning caused by synthetic cannabinoids.

In general, the use of herbal smoking mixtures containing synthetic cannabinoids appears to pose a high risk of poisoning. This is because manufacturers guess the amount of cannabinoids(s) to add to the herbal material and the manufacturing process makes it difficult to dilute them sufficiently and distribute them consistently throughout the material. This can result in mixtures that contain a large amount of highly potent cannabinoid, as well as ‘hot pockets’ where the cannabinoid is highly concentrated within parts of the herbal material (e.g. Schäper et al., 2016). Together, this makes it difficult for users to control the dose that they are exposed to. As these mixtures are typically smoked as cigarettes (‘joints’), users can inadvertently administer a toxic dose; in some cases, a small number of puffs from a cigarette have been sufficient to cause severe poisoning. Reflecting these risks, smoking mixtures have caused a large number of outbreaks of mass poisonings in recent years (Adams et al., 2017; Kasper et al., 2015; Schwartz et al., 2015; Shevyrin et al., 2015; Trecki et al., 2015; Tyndall et al., 2015).

While there is no specific data for ADB-CHMINACA, the chronic health risks might share similarities to cannabis and other synthetic cannabinoids. This may include dependence.

(14) In addition, Turkey reported 181 samples (blood, hair and urine) which may contain duplicates and therefore have not been included in the total count.

(15) Enantiomeric composition not specified.
3.4.2 Serious adverse events

Acute intoxications
A total of three acute intoxications with confirmed exposure to ADB-CHMINACA were reported by the United Kingdom (16). The cases occurred during 2016. In one case, no other substances were detected. In the remaining two cases, another synthetic cannabinoid was detected. All the cases included clinical features of poisoning similar to those reported for synthetic cannabinoids.

Deaths
A total of 12 deaths with confirmed exposure to ADB-CHMINACA were reported by Germany (6 cases), Hungary (1) and Sweden (5). The cases occurred between 2014 and 2016. All the deaths were male. They were aged between 17 and 38 years (mean 27.8, median 27.5). In one case, no other substances were detected. In the remaining cases, other substances were detected including central nervous system depressants (such as alcohol and synthetic cannabinoids). Where known, many of the cases were found dead and typically in a home environment. In at least nine cases, ADB-CHMINACA was the cause of death or contributed to the death.

3.4.3 Characteristics of users

Similar to other synthetic cannabinoids, ADB-CHMINACA is sold and used as a ‘legal’ substitute for cannabis (EMCDDA, 2009; EMCDDA, 2017). The most common way of using it is by smoking a cigarette of herbal mixture that has been laced with the substance. Because these products rarely state the ingredients, most users will be unaware that they are using ADB-CHMINACA.

People who use ADB-CHMINACA may include recreational users, high-risk drug users and groups who experiment with the substance (such as psychonauts). This may also include individuals who are subject to drug testing (such as people in drug treatment, prisoners and drivers) because some drug tests/screens will be unable to detect ADB-CHMINACA. In the past few years, synthetic cannabinoids have become increasingly used by vulnerable groups (such as the homeless and prisoners).

3.4.4 Social risks

While there is limited data for ADB-CHMINACA, the social risks might share some similarities with cannabis and other synthetic cannabinoids.

Of particular note is that synthetic cannabinoids are increasingly used by vulnerable groups, such as the homeless and prisoners. Reports suggest that this has caused new health and social problems as well as exacerbated existing ones for these groups. For example, in prisons, alongside the adverse health effects, the market in synthetic cannabinoids has been linked to an increase in aggression, violence, bullying and debt. In some cases this has caused a serious threat to the overall safety and security of the prison environment (Blackman et al., 2017; HMIP, 2015; Ralphs et al., 2017; User Voice, 2016).

3.5 Information on whether or not the new substance is currently under assessment, or has been under assessment, by the UN system (Article 5.2(e) of the Council Decision)


On 1 May 2017, the World Health Organization informed the EMCDDA that ADB-CHMINACA is currently not under assessment and has not been under assessment by the UN system.

3.6 The date of notification on the Reporting Form of the new psychoactive substance to the EMCDDA or to Europol (Article 5.2(f) of the Council Decision)

The first official EMCDDA–Europol notification of ADB-CHMINACA dates from 12 September 2014 from the Hungarian national focal point. The Reporting Form details a seizure of 2.07 g of light brown powder that was seized in August 2014 by the Hungarian Police in Hajós. The substance was analytically confirmed by GC-MS, FT-IR and NMR.

ADB-CHMINACA was added to the list of new psychoactive substances monitored by the EMCDDA and Europol through the European Union Early Warning System. A profile of the substance was created on the European Database on New [16] In addition, Germany reported eight acute intoxications with possible exposure to ADB-CHMINACA and Sweden reported two acute intoxications with suspected exposure to ADB-CHMINACA. These cases are not discussed further in this report.
Drugs (EDND). Since then, analytical details and other information, including a public health alert, have been exchanged between the EMCDDA, Europol, the Member States, Turkey and Norway, on an ad hoc basis; the European Commission and the EMA have been kept duly informed.

3.7 Information on whether or not the new psychoactive substance is already subject to control measures at national level in a Member State (Article 5.2(g) of the Council Decision)

Thirteen Member States (Belgium, Croatia, Cyprus, Czech Republic, Estonia, Finland, France, Germany, Italy, Latvia, Lithuania, Luxembourg and Sweden) reported that ADB-CHMINACA is controlled under drug control legislation.

Three Member States (Austria, Hungary and Poland) and Turkey reported that ADB-CHMINACA is controlled under specific new psychoactive substances control legislation.

Norway reported that ADB-CHMINACA is controlled under medicinal products legislation.

Eleven Member States (Bulgaria, Denmark, Greece, Ireland, Malta, the Netherlands, Portugal, Romania, Slovenia, Spain and the United Kingdom) reported that ADB-CHMINACA is not subject to control measures at the national level.

Slovakia did not provide information on the control status of ADB-CHMINACA.

3.8 Further information (Article 5.2(h) of the Council Decision)

3.8.1 The chemical precursors that are known to have been used for the manufacture of the substance

No information was reported by the Member States, Turkey or Norway, about the chemical precursors or manufacturing methods used to make the ADB-CHMINACA which has been detected within Europe.

The synthesis of ADB-CHMINACA was first described in a 2009 patent (Buchler et al., 2009). The starting compound methyl 1H-indazole-3-carboxylate used in the 2009 patent, which is commercially available, can be prepared from 1H-indole-2,3-dione using the procedure of Johnson et al. (Johnson et al., 2005).

Possible synthetic routes for the production of ADB-CHMINACA could utilise L-tert-leucinamide (for the synthesis of the (S) enantiomer), 1H-indole-3-carboxylic acid and methyl 1H-indazole-3-carboxylate as potential precursors.

3.8.2 The mode and scope of the established or expected use of the new substance

No studies were identified that have examined the mode and scope of established or expected use of ADB-CHMINACA. Given the limited information currently available, the relevant information has been included in the previous sections.

3.8.3 Other use of the new psychoactive substance and the extent of such use, the risks associated with this use of the new psychoactive substance, including the health and social risks

No information was provided by the Member States, Turkey or Norway that indicated that ADB-CHMINACA had any other use apart from in analytical reference materials and scientific research.

From the available information, it does not appear that ADB-CHMINACA is used in the manufacture of a medicinal product in the European Union. However, the data collection is incomplete and some countries indicated that this information is not known. It is understood that the collection of such information is a challenge in the absence of a database on the synthetic route of all medicinal products.

Eleven countries (Austria, Belgium, Croatia, Denmark, Finland, Greece, Italy, the Netherlands, Poland, Spain and the United Kingdom) reported that ADB-CHMINACA is not used to manufacture a medicinal product for human use. Eight countries (Czech Republic, Estonia, Germany, Hungary, Ireland, Latvia, Norway and Sweden) reported that it was unknown if ADB-CHMINACA is used to manufacture a medicinal product for human use.

In addition, the EMA reported that it is not known if ADB-CHMINACA is used in the manufacture of medicinal products for human use and which are centrally authorised within the European Union.

Eleven countries (Austria, Belgium, Denmark, Finland, France, Greece, Latvia, Poland, Slovakia, Spain and the United Kingdom) provided information that ADB-CHMINACA is not used to manufacture a medicinal product for veterinary use. Seven countries (Estonia, Germany, Ireland, Norway, Portugal, Slovenia and Sweden) reported that it was unknown if
ADB-CHMINACA is used to manufacture a medicinal product for veterinary use.

In addition, the EMA reported that it is not known if ADB-CHMINACA is used in the manufacture of medicinal products for veterinary use and which are centrally authorised within the European Union.

4. Information from the EMA (Article 5.3 of the Council Decision)

Nineteen countries (Austria, Belgium, Croatia, Czech Republic, Denmark, Estonia, Finland, Germany, Greece, Hungary, Ireland, Italy, Latvia, the Netherlands, Norway, Poland, Spain, Sweden and the United Kingdom) reported that:

- ADB-CHMINACA has not been granted a marketing authorisation as a medicinal product for human use;
- ADB-CHMINACA is not the subject of an application for a marketing authorisation as a medicinal product for human use;
- there had been no cases of suspended marketing authorisation in respect to ADB-CHMINACA as a human medicine.

Eighteen countries (Austria, Belgium, Denmark, Estonia, Finland, France, Germany, Greece, Ireland, Latvia, Norway, Poland, Portugal, Slovakia, Slovenia, Spain, Sweden and the United Kingdom) reported that:

- ADB-CHMINACA has not been granted a marketing authorisation as a medicinal product for veterinary use;
- ADB-CHMINACA is not the subject of an application for a marketing authorisation as a medicinal product for veterinary use;
- there had been no cases of suspended marketing authorisation in respect to ADB-CHMINACA as a veterinary medicine.

The EMA also reported that ADB-CHMINACA:

- has not been granted a marketing authorisation as a medicinal product for neither human nor veterinary use through the centralised procedure;
- is not the subject of an application for a marketing authorisation for neither human nor veterinary use through the centralised procedure;
- is not the subject of a suspended marketing authorisation for neither human nor veterinary use through the centralised procedure.

5. Conclusion

ADB-CHMINACA is a synthetic cannabinoid and a CB₁ receptor agonist. It shares some pharmacological similarities with Δ⁹-tetrahydrocannabinol (THC), which is responsible for the major psychoactive effects of cannabis. In humans, ADB-CHMINACA appears to cause effects that resemble those of cannabis and other synthetic cannabinoids.

ADB-CHMINACA has been available in the European Union since at least August 2014 and has been detected in 18 Member States, Turkey and Norway. More than 600 seizures have been made within the European Union, which includes 7 kg of powder and 11 kg of herbal material which has been laced with ADB-CHMINACA. This herbal material is typically sold as smoking mixtures; the products are marketed as ‘legal’ replacements to cannabis. Due to the way that these products are produced, it appears that users are at risk of serious poisoning. There are indications that the ADB-CHMINACA available on the market was synthesised by chemical companies based in China.

Twelve deaths with confirmed exposure to ADB-CHMINACA have been reported by three Member States. In at least nine of the deaths, ADB-CHMINACA was the cause of death or contributed to the death.

ADB-CHMINACA is currently not under assessment and has not been under assessment by the UN system. ADB-CHMINACA is not subject to control measures in 11 Member States.

We conclude that the health and social risks caused by the manufacture, trafficking and use of ADB-CHMINACA and the involvement of organised crime and possible consequences of control measures, could be thoroughly assessed through a risk assessment procedure in accordance with Article 6 of Council Decision 2005/387/JHA.
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US DEA, (2015), N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-(cyclohexylmethyl)-1H-indazole-3-carboxamide (MAB-CHMINACA; ADB-CHMINACA). Background information and evaluation of ‘three factor analysis’ (factors 4, 5 and 6) for temporary scheduling, United States Drug Enforcement Administration, Washington. Available at: https://www.regulations.gov/contentStreamer?documentid=DEA-2015-0025-0002&contentType=pdf


### Annex 1
Images from seizures and collected samples provided to the EMCDDA

<table>
<thead>
<tr>
<th>Country</th>
<th>Image</th>
<th>Description</th>
</tr>
</thead>
</table>
| Slovenia | ![Image](image_url) | Collected sample, 27 November 2015  
White powder  
Collecting authority: project RESPONSE |
Recommended citation:


The Joint Report represents a legal document, prepared in cooperation with the Council, EMA, and Commission and is published in the original version that has not been edited.

About the EMCDAA

The European Monitoring Centre for Drugs and Drug Addiction (EMCDAA) is the central source and confirmed authority on drug-related issues in Europe. For over 20 years, it has been collecting, analysing and disseminating scientifically sound information on drugs and drug addiction and their consequences, providing its audiences with an evidence-based picture of the drug phenomenon at European level.

The EMCDAA’s publications are a prime source of information for a wide range of audiences including: policymakers and their advisors; professionals and researchers working in the drugs field; and, more broadly, the media and general public. Based in Lisbon, the EMCDAA is one of the decentralised agencies of the European Union.

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