**Goals/ Definition**

Regulatory path and plan in place.

**Plan for proposed regulatory path through life-cycle of the product**
(Regulatory Strategy Plan in initiated prior to the FIH gate review and is updated & reviewed during development through to the DTF gate review)

<table>
<thead>
<tr>
<th>CRITERIA</th>
<th>SAMPLE CONTENT REQUIREMENT</th>
<th>GUIDELINES FOR LEVEL OF DETAIL NEEDED AT EACH GATE</th>
</tr>
</thead>
</table>
| ▪ Proposed regulatory path through life-cycle of product defined, including clinical development, licensure, WHO PQ (if needed), and post-authorization safety surveillance and further product development | a) Prioritized list of countries where the drug is intended to be introduced  
b) Understanding of country-specific regulatory requirements  
  • Type of submissions (original, supplement/variation, line extension, etc)  
  • Significant / unique requirements  
  • Required HA communications and timing  
c) Plans for NRA engagement during development to gain feedback and agreement with development and filing strategy  
d) Key regulatory risks and risk mitigation plans  
e) Plan to ensure proposed indication and labeling aligns with TPP and donor/utilization requirements  
f) Plan for approval and protocol review for clinical trial starts in target countries  
g) Plan to handle monitoring and reporting of adverse events and safety issues during clinical trials and post-authorizations  
h) WHO PQ applicability/programmatic suitability, plan to pursue WHO PQ (if applicable)  
i) Plans for WHO PQ engagement by end of phase 2 (if applicable) | ▪ Updated throughout life-cycle of product reflecting new data and priorities as they develop  
▪ Required at each gate: Detailed plan with timeline and resources for the next phase of development, and high-level/draft plan focusing on risk identification and mitigation for all subsequent phases of development |

* Items in **bold** font reflect suggested reporting guidelines for this stage gate