Does this affect us?

Our experience working with chemical suppliers and pharma companies show a research directed compound collection of 1M compounds will likely have several thousand controlled substances from...

- Library compounds from previous programs that are now controlled (e.g. CB1, Opioid, many pain targets, sleep disorders programs, anti depressants).

- “Collateral damage” e.g not addictive, not even a CNS target, but caught by a generic description so must be treated as controlled.

Remember - for most of these targets the chemical space is controlled – not just the approved drug, so all the library series etc

We have assisted several Pharma in this respect – it can and does happen. De risk early! It being in a clinical trial will not exempt it, get your licence sorted early and work with legislators for an exemption early on.

- Some common building blocks can also be regulated as they are easily convertible into Controlled Substances.

Especially within Europe.
Ok, so that might be us - but this can’t apply for a few mg’s for Research Purposes?

• A common held belief that's almost always wrong
• In general there are no exemptions based on research use or small amounts, even milligrams
• Usually when there exemption are you still require some form of licence and cannot supply the compounds to anyone else who does not have the licence
• This especially applies when shipping compounds to customers or collaborator on different sites
But the laws don’t vary much between countries do they?

<table>
<thead>
<tr>
<th>Country</th>
<th>Controlled compounds in ACD*</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Kingdom</td>
<td>114,241</td>
</tr>
<tr>
<td>Belgium</td>
<td>47,580</td>
</tr>
<tr>
<td>Ireland</td>
<td>30,638</td>
</tr>
<tr>
<td>Switzerland</td>
<td>28,217</td>
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<tr>
<td>United States of America</td>
<td>28,085</td>
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<tr>
<td>Denmark</td>
<td>23,214</td>
</tr>
<tr>
<td>France</td>
<td>8376</td>
</tr>
</tbody>
</table>

*The ACD (Available Compounds Directory) as of January 2017 - legislation as of May 2018. 11.7M compounds in total.

Yes, they vary greatly. Each European country has its own laws. The USA and many Europe in general take very different approaches in defining what chemical space is controlled.

Suppliers – what are you selling?
Purchasers – what are you buying?

Both need licences, know what it is and declare it.
Ok, but regulators will turn a blind eye won’t they?

- You are expected to self police and the impact can be severe if you do not put appropriate controls in place.
- The Opioid and Cannabinoid crisis combined with the ease of internet ordering means increased interest by regulators and law enforcement on suppliers.

**2017 - Pharma A** had to apply for emergency licencing to continue a cancer clinical trial after finding the lead molecule fell under a newly enacted piece of UK Controlled Drug legislation. The fact it was a potential cancer treatment did not exempt it.

**2018 - Chemical supplier X** which supplies research companies and universities in the USA was recently ordered to shut for several weeks after the DEA found it was able to order milligram amounts of US scheduled substances.
Can I just do this with a small list of CAS numbers or names?

• I’m afraid not – it needs to be done structurally and computationally.
• Even for a single named substance you will generally find legislation covers all ethers, esters, salts and stereoisomers. This enumerates into hundreds or thousands of possible names and number, many never before synthesised.
• How many way can you name a single molecule?
• Most countries now control chemical space – there are no specific CAS numbers or chemical listed!