**The United States Food and Drug Administration’s Innovative Alternative Tools To Evaluate Good Clinical Practice During the COVID-19 Public Health Emergency**

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**Abstract**

**Background**

The COVID-19 public health emergency limited the U.S. Food and Drug Administration’s (FDA) ability to conduct on-site good clinical practice (GCP) inspections. Alternative tools therefore have been used by the FDA during the pandemic to evaluate the reliability and integrity of clinical trial data for marketing applications. However, no systematic assessment of the pandemic’s impact on in-person GCP inspections has been conducted. In addition, the alternative tools and their contribution to GCP oversight have not been reported.

**Methods**

This retrospective study reviewed databases internal to the FDA and identified and characterized alternative tools used in lieu of on-site GCP inspections in fiscal year (FY) 2020 and FY2021 by the Center for Drug Evaluation and Research (CDER). The impact of the pandemic on on-site GCP inspections and the contribution of alternative tools to overall GCP activities were described.

**Results**

Between April 13, 2020, and September 30, 2021, the FDA conducted 77 GCP evaluations using alternative tools. Alternative tools were most commonly used for GCP evaluations of non-U.S. clinical investigators in support of mission critical, original New Drug Applications (NDAs) and Biologic License Applications (BLAs) submitted to CDER. The FDA conduced 370 on-site GCP inspections in FY2020 and 451 in FY2021, which represented a 23% and 6% decrease, respectively, compared to the yearly average of 481 on-site GCP inspections in the five years preceding the pandemic. The use of alternative tools contributed 10% and 8% to total GCP activities, including on-site inspections and evaluations using alternative methods, in FY2020 and FY2021, respectively.

**Conclusion**

GCP evaluations using alternative tools have played a significant role in GCP activities supporting the review of 29 NDAs and 12 BLAs during the COVID-19 public health emergency.

**Keywords**

COVID-19 pandemic, public health emergency, remote regulatory assessment (RRA), good clinical practice, remote inspection, FDA.

**Background**

The World Health Organization (WHO) declared the outbreak of Coronavirus Disease 2019 (COVID-19) a pandemic on March 11, 2020.1 The US president declared a national emergency in response to COVID-⁠19 on March 13, 2020.2 The pandemic limited the ability of regulatory agencies to conduct on-site good clinical practice (GCP) inspections due to lockdowns and other travel restrictions, as well as the need to protect inspectors and the site staff. Regulatory agencies around the world swiftly responded to the pandemic, adapting to the public health crisis and conducting inspection activities to ensure continued regulatory oversight of clinical trial participant safety, data integrity, and GCP compliance.3–10

As part of the Bioresearch Monitoring (BIMO) program at the U.S. Food and Drug Administration (FDA), GCP inspections of clinical investigators (CIs)11 and sponsors and contract research organizations (CROs)12 are conducted to assess the quality and integrity of data submitted to the FDA, as well as compliance with the regulations that govern the conduct of clinical trials. GCP inspections ensure the reliability of safety and efficacy data of clinical trials submitted to the FDA in support of marketing applications.

At the onset of the COVID-19 public health emergency, the FDA limited on-site GCP inspections to those applications considered mission critical, based on factors such as whether the product had received breakthrough therapy designation or would be used for a serious disease with no current available treatments.13–14 For these applications, the feasibility of on-site inspections was assessed based on factors such as lockdowns, other travel restrictions, and COVID-⁠19 infection rates provided by the COVID-19 Advisory Rating System.15

When on-site GCP inspections were not feasible, the FDA used innovative alternative tools to evaluate data integrity of clinical trials to help inform regulatory decisions for New Drug Applications (NDAs) and Biologics License Applications (BLAs). These alternative tools included remote regulatory assessments (RRAs),a remote evaluation of an FDA-regulated establishment and/or its records for data integrity and compliance with relevant FDA regulations, as well as review of foreign regulatory counterpart inspection reports.16–18

In this paper, we present our experience in using alternative tools to evaluate data integrity for pivotal Phase II/III clinical trials supporting marketing applications during the COVID-19 public health emergency in the Office of Scientific Investigations (OSI) in the Center for Drug Evaluation and Research (CDER). In addition, we analyze the impact of the pandemic on on-site GCP inspections and discuss the contribution of alternative tools to GCP activities and the implications for the future.

**Methods**

The main data sources for this study included a CDER internal database, Compliance Program Information System (COMPLIS), Enterprise Content Management System (ECMS­­­—document repository), and the Document Archiving, Reporting & Regulatory Tracking System (DARRTS). The information collected included marketing applications, product types, and inspection activity specifics, such as inspection type, site location, and mission priority, as well as whether on-site inspections or remote evaluations using alternative tools were conducted.

The Office of Regulatory Affairs conducted the first RRA for OSI on April 13, 2020, a remote evaluation of a U.S. CI in support of a mission critical BLA for an oncology product. We identified instances when alternative tools were used in lieu of on-site GCP inspections from April 13, 2020, through September 30, 2021. We then obtained the memoranda of these evaluations in ECMS and conducted a review to ensure the accuracy of the number and type of alternative tools used during the study period.

We reviewed, described, and characterized the alternative tools used in lieu of on-site GCP inspections in FY2020 and FY2021. In addition, we reviewed RRA memoranda and examined their scope and content, as well as obtained the total number of on-site GCP inspections from FY2015 to FY2021 from COMPLIS. Fiscal year is defined here as October 1 to September 30. We compared the total number of on-site GCP inspections in FY2020 and FY2021 to the yearly average for the five years preceding the pandemic (FY2015 through FY2019) and calculated the contribution of the use of alternative tools to the GCP activities in FY2020 and FY2021.

**Results**

In FY2020, 39 GCP evaluations were conducted using alternative tools to support 13 NDAs and 7 BLAs from 13 clinical divisions in the Office of New Drugs (OND). The top two therapeutic areas for which these evaluations were conducted were oncology and anti-viral, with five and three applications, respectively. In FY2021, 38 GCP evaluations were conducted using alternative tools to support 16 NDAs and 5 BLAs from 13 clinical divisions in OND. The two top therapeutic areas were oncology and rare diseases/medical genetics, with three applications each.

The FDA used alternative tools to evaluate the reliability and integrity of clinical trial data submitted in support of marketing applications when on-site GCP inspections could not be completed. The alternative tools included 1) remote evaluations conducted from FDA locations, 2) remote evaluations of non-U.S. sites conducted from U.S. sponsor or agent locations, 3) reviews of study records obtained from sponsors through the FDA’s information request, and 4) review of inspection reports shared by a foreign regulatory counterpart. The type and number of alternative tools and the relevant characteristics of the GCP evaluations conducted using these tools are shown in Table 1 and Table 2, respectively.

Each alternative tool used during the COVID-19 public health emergency is described in detail below.

1. **Remote evaluations from FDA locations**

The FDA conducted remote evaluations from FDA locations of CIs, sponsors, and CROs, located at both US and non-US sites, in accordance with relevant BIMO compliance programs. Remote evaluations were voluntary and were conducted using technologies such as teleconference, video conference, data sharing via an on-line platform, and read-only remote access to documents, such as individual subject records and the trial master file. The remote evaluations described in this paper were voluntary. An establishment could decline to participate or withdraw participation during the voluntary remote evaluation, in which case the agency would consider other tools for evaluating compliance with FDA requirements.18 This was the most used alternative tool in FY2020 and FY2021, with 28 remote evaluations from FDA locations conducted in FY2020 and 25 conducted in FY2021, accounting for 72% and 66% of the total GCP evaluations conducted using alternative tools, respectively (Table 1).

A total of 40 remote evaluations were conducted from FDA locations of CI sites in FY2020 and FY2021. Review of the RRA memoranda found that FDA inspectors were able to review source data to demonstrate participants met the eligibility criteria at all CI sites. FDA inspectors were also able to access the adverse event source data to verify safety data reporting for all but one CI. They were also able to verify the primary efficacy endpoint data for the respective marketing applications for 38 of the 40 CIs. For one CI, the primary efficacy endpoint data were not assessed due to time constraints and staffing issues. At this site, the data were recorded in a logbook that contained results from other patients who didn’t participate in the study, making identification of study subjects cumbersome. For the other CI site, the primary efficacy endpoint data were centrally reviewed and adjudicated and not available at the site.

A total of nine remote evaluations were conducted of sponsors and four of CROs in FY2020 and FY2021. The review of the sponsor RRA memoranda found that during all evaluations FDA inspectors were able to review the electronic trial master file, transfers of obligations to contractors, data management, monitoring, quality assurance, and study drug handling and accountability. The review of the CRO RRA memoranda found that the FDA inspectors were able to review the tasks and responsibilities for which the CROs were contracted. The availability of electronic systems at the sponsor/CRO sites facilitated the review of data and documents for the evaluations.

1. **Remote evaluations of non-US sites from US sponsor or agent locations**

The FDA conducted remote evaluations of non-US CIs from US sponsor locations as well as an evaluation of a non-US sponsor from its US agent location (Table 1).

In FY2020, the FDA conduced 10 remote evaluations of non-US CIs located in the Democratic Republic of the Congo (8), Argentina (1), and Columbia (1) from their US sponsor locations due to travel restrictions to Argentina during the COVID-19 pandemic and FDA restrictions on conducting inspections in Colombia and the Congo. The FDA worked with the sponsors to obtain certified copies of the original paper medical records and other paper source documents for all subjects screened and enrolled at these sites, as well as certified copies of any electronic records, including electronic case report forms. The sponsors then uploaded the records to a cloud service provider and made the files available to FDA inspectors through a secure file sharing system. During these evaluations, CIs were available to participate in meetings via telephone to answer study-specific questions. Sponsor representatives and translators (provided by the sponsors) were present to assist with the evaluations.

In FY2021, the FDA conducted six remote evaluations of non-US CIs from US sponsor or agent locations, including five for non-US CIs from their US sponsor locations and one for a non-US sponsor from its US agent’s location (Table 1). All six non-US sites were in the EU, where the General Data Protection Regulations (GDPR) limited the transmission of identifiable health data outside the EU. For the evaluations of the five CIs, source document review was conducted by the CI staff viewing the source documents and then screen sharing with the FDA inspectors at the US sponsor locations. The evaluation of the non-US sponsor was conducted remotely via teleconferencing and screen sharing from its US agent’s location.

1. **Remote review of study records obtained through the FDA’s information request**

The FDA conducted remote reviews of study records obtained through an FDA information request for three non-US CIs located in Poland, Canada, and South Korea when on-site inspections were not feasible from October 2020 to March 2021 due to the pandemic and conducting a comprehensive remote evaluation was limited due to reasons such as staffing issues or institutional restrictions (Table 1). In these instances, the FDA made voluntary information requests to the sponsor. FDA inspectors then reviewed the study records obtained from the sponsors, which were limited to electronic case report forms, monitoring reports, and lab reports.

This remote review method was different from the two types of RRAs described above because the records reviewed were limited to what the sponsor could provide, and there were no interactions with CIs via teleconference or otherwise.

1. **Review of inspection reports shared by a foreign regulatory counterpart**

For one marketing application, the FDA reviewed inspection reports shared by the European Medicines Agency (EMA) in 2021. In this case, marketing applications, containing the same clinical trial data, were under review by both the FDA and the EMA. The EMA had already conducted five on-site GCP inspections of three CIs and two sponsors for this application and provided the individual inspection reports and the integrated inspection report to the FDA. The FDA reviewed and assessed the EMA’s findings to determine the potential impact on data integrity and subject safety (Table 1).

**Total GCP on-site inspections** **in FY2015 through FY2021**

The total number of on-site GCP inspections of CIs, sponsors, and CROs for marketing applications conducted from FY2015 through FY2021 are depicted in Figure 1. On average, there were 481 GCP inspections conducted yearly during the five years preceding the pandemic (FY2015 through FY2019). The total number of on-site GCP inspections conducted in FY2020 was 370 and in FY2021 was 451, which was a 23% and 6% decrease, respectively, compared to the pre-pandemic yearly average of 481.

**Total GCP activities in FY2020 and FY2021**

Total GCP activities include on-site inspections as well as GCP evaluations conducted using alternative tools. In FY2020, the total number of GCP activities was 409, including 370 (90%) on-site inspections and 39 (10%) GCP evaluations using alternative tools.In FY2021, the total number of GCP activities was 489, including 451 (92%) on-site inspections and 38 (8%) GCP evaluations using alternative tools. The alternative tools used in FY2021 included the review of five inspection reports (three CIs and two sponsors) shared by the EMA (Figure 2).

**Discussion**

Alternative tools were utilized for 39 GCP evaluations in FY2020 and 38 in FY2021, and the majority were RRAs of non-US CIs supporting mission critical original NDAs. The use of alternative tools also played an important role in data integrity assessments for non-mission critical applications. In FY2020, almost half of the GCP evaluations conducted using alternative tools were for applications deemed non-mission critical. The most commonly used alternative tool was remote evaluations from FDA locations. The review of these RRA memoranda of the evaluations from FDA locations for CIs found that this type of RRA appeared to be useful to assess GCP documentation related to study eligibility, safety reporting, and primary efficacy endpoints. In addition, review of the sponsor/CRO RRA memoranda suggests that the remote review of electronic records is useful in assessing their responsibilities and conduct of clinical trials.

COVID-19 pandemic-related travel restrictions impacted the total number of on-site GCP inspections conducted in FY2020 (370) and FY2021 (451), a 23% and 6% decrease, respectively, compared to the yearly average of 481 on-site GCP inspections in the five years preceding the pandemic. The FDA transitioned to standard operating levels for domestic inspections in July 2021,19 which was likely facilitated by the increased availability of COVID-19 vaccines, diagnostics, and therapeutics. This was evidenced by the increase in the total number of on-site GCP inspections from 370 in FY2020 to 451 in FY2021 (Figure 1).

The FDA used alternative tools to accomplish 10% and 8% of the total GCP activities in FY2020 and FY2021, respectively (Figure 2). The GCP evaluations conducted using alternative tools were able to inform the agency’s regulatory decisions for 13 NDAs and 7 BLAs in FY2020 and 16 NDAs and 5 BLAs in FY2021. Therefore, the use of alternative tools in lieu of on-site GCP inspections played a significant role in ensuring the reliability of data submitted in marketing applications.

The decision to use alternative tools was made on a case-by-case basis and depended on the inspection types, sites, and the laws of local jurisdictions. Although the use of RRA was important to ensure continuity of GCP oversight during the COVID-19 pandemic, it has several limitations: 1) feasibility depended on technology issues, such as the quality of the internet connection; 2) the need for CI site staff to redact source records and upload them to an online platform was time consuming and may have interfered with subject care responsibilities, particularly when sites were already experiencing stressed resources due to the COVID-19 pandemic; 3) time zone differences for non-US remote evaluations; 4) translation issues; 5) unclear views of documents when using screen sharing; 6) data protection regulations limiting transmission of identifiable health data outside the EU; 7) inability to walk through the pharmacy and the study drug storage areas. Nevertheless, the use of RRAs enabled the agency to verify efficacy and safety data to inform regulatory decisions for marketing applications when on-site GCP inspections were not possible. It also helped protect FDA inspectors and the site staff from COVID-19 by minimizing travel and in-person interactions.

**Conclusion**

The innovative alternative tools used by the FDA to evaluate data reliability and integrity, GCP compliance, and subject safety during the COVID-19 public health emergency have been critical in informing the agency’s regulatory decisions for marketing applications while mitigating the spread of COVID-19. Our study shows that the remote evaluation of clinical trials from FDA locations was useful in evaluating CI and sponsor/CRO data integrity, subject safety, and clinical trial conduct. Looking forward, alternative tools can be complementary to on-site GCP inspections, particularly when travel limitations exist. In addition, these tools could be considered to expand the breadth of the inspection coverage.

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**Declaration of Conflicting Interests**

The authors declare no conflicts of interest. The views expressed in this article are the personal views of the authors and may not be understood or quoted as being made on behalf of or reflecting the position of the agency with which each author is affiliated.

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