

## Life after Official Action Indicated (OAI)

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CDER Bioresearch Monitoring (BIMO) Good Clinical Practice (GCP) Compliance and Enforcement– February 16, 2022

### Disclaimer

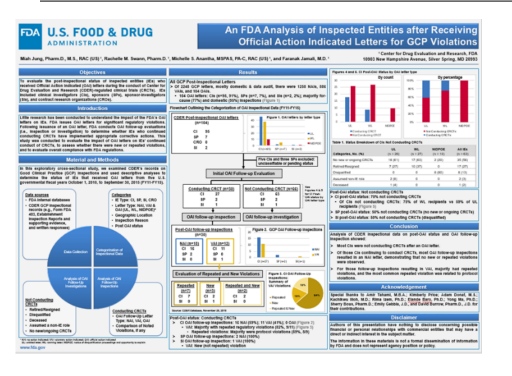


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## 2019 DIA Presentation

# 2021 DIA Publication







#### An FDA Analysis of Inspected Entities After Receiving Official Action Indicated Letters for Good Clinical Practice Violations

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#### bstract

Background Limited research has been conducted to examine whether clinical investigators (Cls), sponsors (SPs), contract research organizations (CROs), and sponsor-investigators (Sls) continue conducting clinical trials following issuance of FDs. Official Action Indicated (OAI) letters. FDA issues OAI letters for significant regulatory violations. The objective of this study was to evaluate the status of inspected entities who received OAI letters in the conduct of Center for Drug Evaluation and Research (CDER)-regulated clinical trials (CRCTs).

Methods This cross-sectional study included an analysis of inspectional data from CDER's Good Clinical Practice (GCP) inspections for OAI letters issued from October 1, 2010, to September 30, 2015, with an in-depth analysis of post-OAI status of inspected entities, including OAI follow-up inspections.

Results Of the 2248 GCP letters issued during this period, 104 (4.6%) OAI letters were sent; 95 (4.2%) to CIs (91% of OAIs), 71 (0.3%) to SPs (7% of OAIs), and (3.0%) to SPs (7% of OAIs). And (3.0%) to SPs (7% of OAIs), and (3.0%) to SPs (7% of OAIs), and (3.0%) to SPs (7% of OAIs). And (3.0%) to SPs (7% of OAIs), and (3.0%) to SPs (7% of OAIs), and (3.0%) to SPs (3

Conclusions Majority (70%) of CIs who received an OAI letter were no longer conducting CRCTs at the time of follow-up. Of the 27 CIs continuing CRCTs, 16 (59%) OAI follow-up inspections resulted in NAI classifications and 11 (41%) in VAI.

Keywords Bioresearch Monitoring (BIMO) · Clinical investigator · Form FDA 483 · Good Clinical Practice compliance Inspection · Sponsor

		Abbreviations		
		21 CFR	Title 21 of United States Code of Federal Regulations	
The views and opinions expressed in this presentation are those of the authors and do not necessarily represent the views or polices of Food and Drug Administration or its staff, per 21 CFR 10.85(k). Drug Information Association 2019 Global Annual Meeting—poster and oral presentations, June 25, 2019, in San Diesgo, California.		BIMO	Bioresearch Monitoring Center for Drug Evaluation and Research Code of Federal Regulations Clinical Investigator	
		CDER		
		CFR		
		- CI		
		CRCT	CDER-Regulated Clinical Trial	
		CRO	Contract Research Organization	
B	Faranak Jamahi faranak jamahi@fda.hhs.gov	EIR	Establishment Inspection Report	
		FDA	United States Food and Drug Administration	
	SAS ENGLAS CALLES CONTRACTOR CONT	GCP	Good Clinical Practice	
	Compliance Enforcement Branch, Division of Enforcement and Postmarketing Safety, Office of Scientific Investigations, Office of Compliance, Center for Drug Evaluation and Research, U.S. Food and Drug Administration, 10903 New Hampshire Avenue, Silver Spring, MD 20993, USA	IE	Inspected Entity	
		IND	Investigational New Drug Application	
		NAI	No Action Indicated	
		NDA	New Drug Application	

Springer

### Overview



- OAI Follow-up Objectives, Process & Procedures
- OAI Follow-up Research Purpose, Design & Methods
- OAI Follow-up Research Metrics, Trends & Outcomes
- OAI Follow-up Case Examples
- Conclusions & Questions



## OAI Follow-Up Objectives





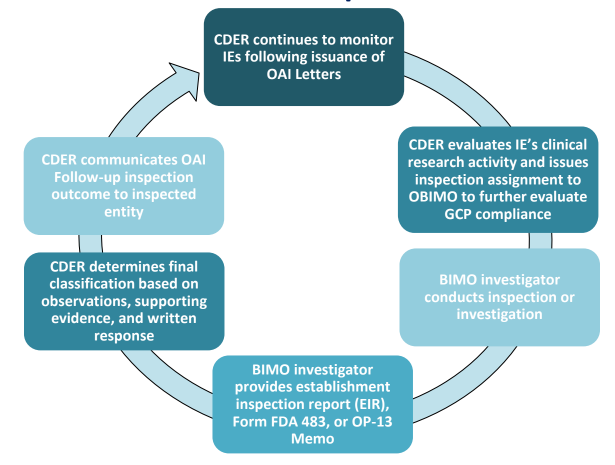


 OAI follow-up inspections or investigations of inspected entities (IEs)

- Post-OAI compliance
  - Corrective actions
  - Repeat or new regulatory violations

## OAI Follow-Up Process







### Overview

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### OAI Follow-Up Research Purpose



- Analysis of post-OAI inspectional status of inspected entities (IEs) for CDER-regulated clinical trials (CRCTs)
  - Clinical Investigators (CI)
  - Sponsors (Sp)
  - Sponsor-investigators (SI)
  - Contract research organizations (CRO)

# OAI Follow-Up Research Study Design & Methods



#### Data sources

- FDA internal databases
- CDER GCP inspectional records

**Data Collection** 

#### <u>Categories</u>

- IE Types: CI, SP, SI, CRO
- Letter Types: NAI, VAI
   & OAI
- Geographic location
- Inspection reason
- Post-OAI status

#### **Not Conducting CRCTs**

- · Retired/Resigned
- Disqualified
- Deceased
- · Assumed a non-IE role
- · No future plans specified

Analysis of OAI Follow-Up Investigations

Analysis of OAI Follow-Up Inspections

Inspectional

Data

Categorization

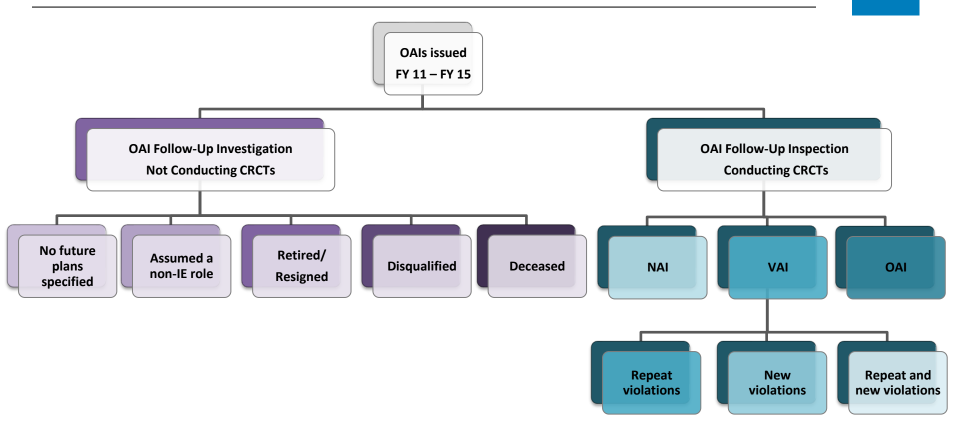
#### **Conducting CRCTs**

- OAI Follow-Up Letter Type: NAI, VAI & OAI
- Comparison of noted violations, if any

NAI: No Action Indicated VAI: Voluntary Action Indicated OAI: Official Action Indicated

## OAI Follow-Up Research Analysis







### Overview

- OAI Follow-up Objectives, Process & Procedures
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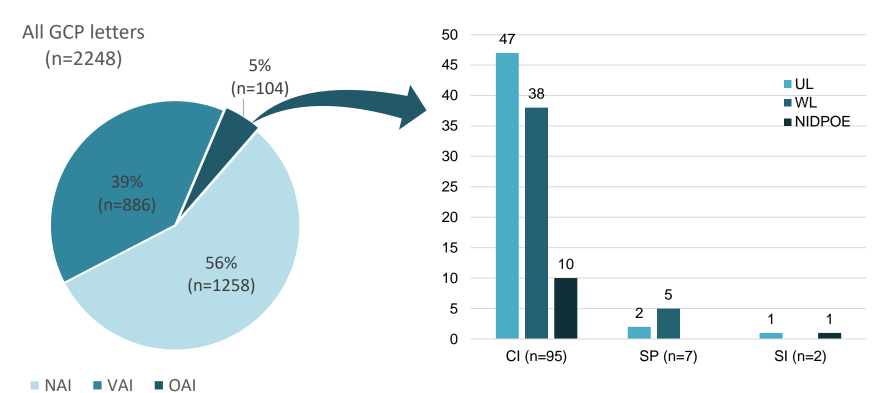
# OAI Follow-Up Research Metrics & Results Post-Inspectional Letters: All IEs FY11 – FY15





### OAI Follow-Up Research Metrics & Results Post-Inspectional Letter Classifications & IE Type: FY11 – FY15



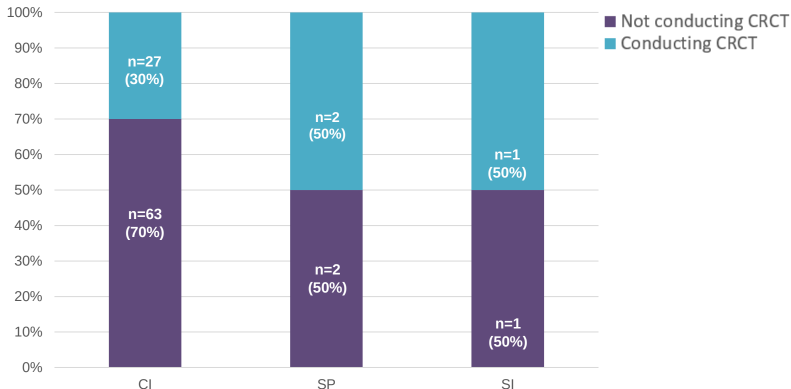


**UL**: Untitled Letter

WL: Warning Letter NIDPOE: Notice of Initiation of Disqualification Proceedings and Opportunity to Explain

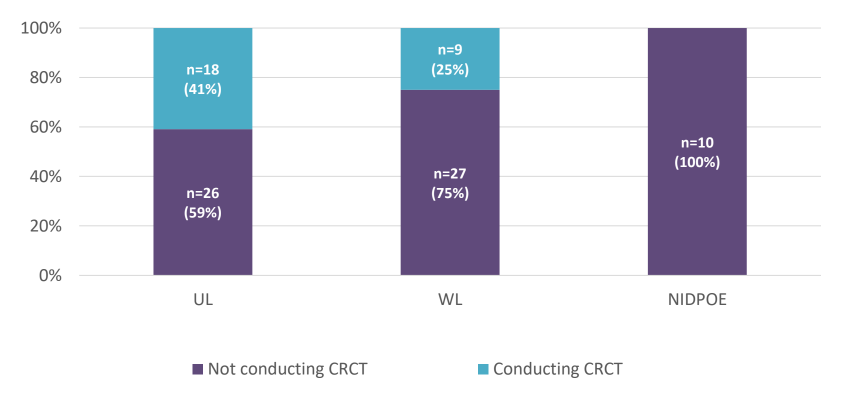
# OAI Follow-Up Research Metrics & Results<sup>†</sup> Post-OAI Status: All IEs FY11 – FY15





# OAI Follow-Up Research Metrics & Results<sup>†</sup> Post-OAI Status: CI FY11 – FY15



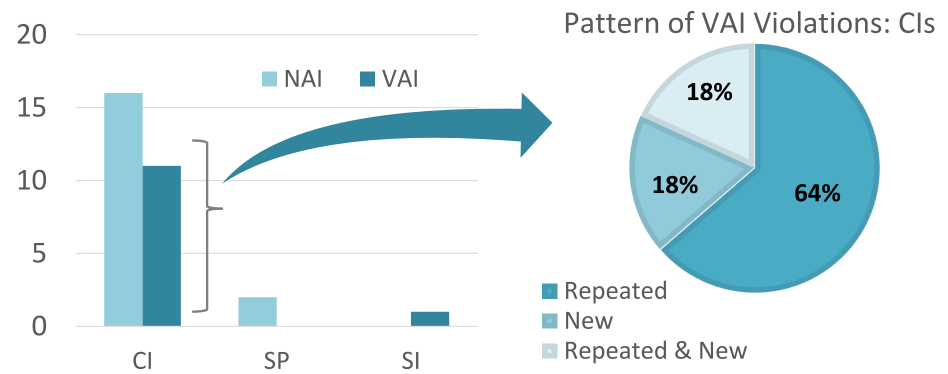


## OAI Follow-Up Research Metrics & Results: Post-OAI Status of Cls Not Conducting CRCTs Status Breakdown: FY11 – FY15

Categories	UL (No, %)	WL (No, %)	NIDPOE (No, %)	Total (No, %)
No future plans specified	16 (61)	17 (63)	2 (20)	35 (56)
Retired/Resigned	7 (27)	10 (37)	0	17 (27)
Disqualified	0	0	8 (80)	8 (13)
Assumed non-IE role	2 (8)	0	0	2 (3)
Deceased	1 (4)	0	0	1 (2)
Total	26	27	10	63

## OAI Follow-Up Research Metrics & Results Post-OAI Inspection Outcomes FY11 – FY15







### Overview

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## OAI Follow-Up: Case Examples



### OAI Follow-Up Case Example #1 - CI



2015 OAI WL

- 21 CFR 312.60 protocol violations; 21 CFR 312.62(b) recordkeeping violations
- CI proposed CAPA: eligibility checklist creation, SOP development, and training

2016 OAI Follow-up CI continued conducting CRCTs for long-term follow-up studies post-OAI WL

• Follow-up inspection did not result in any observed regulatory violations

Inspection

OAI Follow-Up
Final
Classification

NAI classification – no regulatory violations





#### 2015 OAI UL

- 21 CFR 312.60 protocol violations
- CI proposed CAPA protocol and GCP training

2016
OAI Follow-up
Inspection

- CI continued conducting CRCTs post-OAI UL
- Follow-up inspection noted repeat violations, including protocol assessments not completed and discrepant case report forms
- VAI classification repeat violations noted but not significant

OAI Follow-Up
Final
Classification

Cl implemented corrective actions to prevent recurrence of inspectional findings





2014 OAI WL

- 21 CFR 312.2(a), 312.20(a), 312.40(a) and (b), 312.56(a) for failure to submit an IND; 312.50 & 312.56(a) for failure to ensure proper monitoring
- Sponsor proposed CAPA IND submission; SOP monitoring implementation

2017

OAI Follow-up
Inspection

Sponsor study still active post-OAI WL

• Follow-up inspection did not result in any observed regulatory violations

OAI Follow-Up
Final
Classification

NAI classification – no regulatory violations





2014 OAI UL

- 21 CFR 312.62(b) recordkeeping violations
- CI CAPA— GCP training, revised SOPs, and utilization of quality control management

2015
OAI Follow-up
Inspection

- CI continued conducting CRCTs post-OAI UL
- Follow-up inspection confirmed SOPs and GCP training implemented post-OAI UL; however, new violations noted for failure to assure continuing IRB review and approval

OAI Follow-Up
Final
Classification

- VAI classification new violations noted but minimal impact
- CI implemented CAPA including submission of revised IRB questionnaire noting 2014 FDA Form 483. CI implemented revised SOPs and IRB reporting requirement training to prevent repeat violations

## **Challenge Question**



Most CIs who were not conducting CRCTs following issuance of an OAI were disqualified CIs?

A. True

B. False

### Summary



- Majority of Cls did not continue to conduct CRCTs post-OAI
- Most CI OAI follow-up inspections resulted in NAI
- Majority of CI VAIs noted repeated but not significant violations
- Most repeated regulatory violations were related to procedural noncompliance
- No OAI follow-up inspections resulted in OAI

### **Key Takeaway Points**



- Promote and protect the public health by ensuring safe and effective drugs reach the public
- Monitor and take enforcement action for noncompliant inspected entities
- Share inspectional data and trends



## Questions?

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CDER | US FDA

### **Abbreviations**



**BIMO:** Bioresearch Monitoring

**CDER:** Center for Drug Evaluation and Research

**CFR:** Code of Federal Regulations

**CI:** Clinical Investigator

**CRCT:** CDER-Regulated Clinical Trial

**CRO:** Contract Research Organization

**EIR:** Establishment Inspection Report

FDA: Food and Drug Administration

**GCP:** Good Clinical Practice

**IE:** Inspected Entity

**IND:** Investigational New Drug Application

**NAI:** No Action Indicated

**NIDPOE:** Notice of Initiation of Disqualification Proceedings and Opportunity to Explain

**OAI:** Official Action Indicated

**OSI:** Office of Scientific Investigations

SI: Sponsor-Investigator

**SP:** Sponsor

**UL:** Untitled Letter

**VAI:** Voluntary Action Indicated

**WL:** Warning Letter

