

# **STUDY DATA TECHNICAL CONFORMANCE GUIDE**

## *Technical Specifications Document*

This Document is incorporated by reference into the following  
Guidance Document(s):

### **Guidance for Industry *Providing Regulatory Submissions in Electronic Format – Standardized Study Data***

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**U.S. Department of Health and Human Services  
Food and Drug Administration  
Center for Drug Evaluation and Research (CDER)  
Center for Biologics Evaluation and Research (CBER)**

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**U.S. FOOD & DRUG  
ADMINISTRATION**

**STUDY DATA  
TECHNICAL CONFORMANCE GUIDE**

**March 2018**

Revision History		
Date	Version	Summary of Revisions
January 2014	1.0	Initial Version
December 2014	2.0	Revisions based on the public comment period (February 2014 – May 2014); and CDER/CBER internal review May 2014 – December 2014
March 2015	2.1	Revisions based on comments received to version 2.0. Updates to Sections 2.2 Study Data Reviewer’s Guide (SDRG) SDRG, 2.3 Analysis Data Reviewer’s (ADRG), 3.3.1 SAS Transport Format, 3.3.2. Dataset Size and a revision of Section 4.1.4.5 Data Definition File
June 2015	2.2	Revisions based on comments received to version 2.1. Updates on Table of Contents; Sections 4.1, 4.1.1.2, 4.1.2.3. Updates to Trial Design. Added Exposure as Collected (EC Domain) and Death Details (DD) subsections. Updates to 4.1.2.2, 4.1.2.3, 4.1.2.4, 4.1.2.5, 4.1.2.6, 4.1.2.8, 4.1.2.9.1, 4.1.2.9.2, 4.1.4 (header and all sub-headers updated to specify which standards apply), 4.1.4.5, and 4.1.4.6. Added 5.1 subsection; 6.7, 6.7.1, 6.7.1.1. Updates on Section 7, 8.2.2 and Glossary.
October 2015	2.3	Updates to Section 1.3, Exposure as Collected (EC Domain) and Death Details (DD Domain). Reorganization of Section 4.1.2 and corresponding updates to appropriate sub-sections. Updates to Sections 4.1.4.5 and 5.1. Added Sections 7.1 and 7.2.
March 2016	3.0	Section 2.2 (Study Data Reviewer’s Guide) - Updated link for SDRG in Footnote 10 Section 3.3.2 (Dataset Size) - Increased Data Set Size Section 4.1.1.2 (SDTM General Considerations) - Updated to reflect define.xml file and SDRG reference. Section 4.1.2.2 (Analysis Data Model - General Considerations) - Updated to reflect define.xml file and SDRG reference. Section 4.1.3.2 (Standard for Exchange of Nonclinical Data - General Considerations) - Updated to reflect define.xml file and SDRG reference. Section 4.1.4.5 (Data Definition Files for SDTM, SEND, and AdaM) - Updated to reflect define.xml version 2.0 and data definition specification details Section 5.1 (Therapeutic Area Standards – General) - Updated to reflect more detailed information related to Therapeutic Area Standards Section 5.2 (Supported Therapeutic Area Standards) - Added information related to acceptance testing on the standard Section 5.2.1 (Chronic Hepatitis C) - Added Section for this information. Section 5.2.2 (Dyslipidemia) - Added Section for this information. Section 6.1.2.1 (Use of the specific controlled term “OTHER”) - Added information related to controlled terminology and the mapping to “Other” Section 8.3.1 (Study Data Traceability Overview) - Update to Study Data Traceability flow diagram reference.
July 2016	3.1	Section 2.1 (Study Data Standardization Plan) Updated to reflect acronym SDSP (Study Data Standardization Plan) and added footnote 10. Section 4.1.1.3 (SDTM Domain Specifications) – Updated Trial Design Model (TDM) Section 4.1.3.3 (SEND Domain Specification) – Added Trial Design (TD) Section 5.2.3 (Diabetes) - Added Section for this information. Section 5.2.4 (QT Studies) - Added Section for this information. Section 5.2.5 (Tuberculosis) - Added Section for this information. Section 8.2.1.1 (Conformance validation) - Created Section Header and expanded information. Section 8.2.1.2 (Quality checks) – Created Section Header and updated to reflect study data standard. Section 8.2.2 (Support on Data Validation Rules) - Expanded information. Section 3.2 (Portable Document Format) & Glossary – Updated International Council for Harmonisation (ICH) name

Revision History		
Date	Version	Summary of Revisions
October 2016	3.2	<p>Section 2.2.1 (SDRG for Clinical Data) – Added naming convention</p> <p>Section 2.2.2 (SDRG for Nonclinical Data) -Added naming convention</p> <p>Section 2.3 (Analysis Data Reviewer’s Guide) – Provided additional information</p> <p>Section 3.3.3 (Dataset Column Length) – Expanded Information</p> <p>Section 4.1.1.2 (SDTM General Considerations) – Expanded Adjudication Data</p> <p>Section 4.1.2.10 ( Software Programs) – Added more detail related to software programs</p> <p>Section 4.1.3.2 (General Considerations) – Added VISITDY variable information</p> <p>Section 4.1.3.3 (SEND Domain Specification) – Added Clinical Observations (CL) Domain and Pharmacokinetic Concentrations (PC) Domain. Expanded Trial Arms and Trial Sets information.</p> <p>Section 5.1 (General) – Expanded Information</p> <p>Section 5.2 (Supported Therapeutic Areas) – Expanded Information</p> <p>Section 7.1 (ECTD File Directory Structure) – Referenced the Guidance to Industry Providing Regulatory Submissions in Electronic Format: Certain Human Pharmaceutical Product Applications and Related Submissions Using the Electronic Common Technical Document Specifications and added footnote</p> <p>Section 7.2 (ECTD Sample Submission) – Change header to align with detailed information.</p> <p>Section 8.2.1 (Types of Data Validation Rules) – Expanded Information</p> <p>Section 8.2.1.1 (Conformance validation) – Expanded Information</p> <p>Section 8.2.1.2 (FDA Business Rules) – Added new Section</p> <p>Section 8.2.2 (Support on Data Validation Rules) – updated to reflect conformance rules</p> <p>Section 8.3.1 (Overview (Study Data Traceability) – added relate counts information</p>
November 2016	3.2.1	<p>Section 8.2.2 (Support on Data Validation Rules) – Footnote 50 Added reference to the Standards Webpage.</p> <p>Section 4.1.3.3 (SEND Domain Specification) – Fixed Typo.</p> <p>Global (Updated naming convention for clinical Study Data Reviewer’s Guide (“csdrg.pdf”) and the non-clinical Study Data Reviewer’s Guide (“nsdrg.pdf”) to reflect lower case instead of upper case. eCTD requires lower case file names</p>
March 2017	3.3	<p>Section 1.1 (Background) – Updated tense</p> <p>Section 1.4 (Organization and Summary of the Guide) – Clarification on terminology section</p> <p>Section 2.3 (Analysis Data Reviewer’s Guide) – Clarification on ADRG</p> <p>Section 4.1.1.3 (SDTM Domain Specifications) – Clarification on DS Domain</p> <p>Section 4.1.2.2 (General Considerations) – Added prior text for desired analysis views for reviews</p> <p>Section 4.1.3.2 (General Considerations) – Clarification on VISITDY for MA, MI, OM in the DS Domain</p> <p>Section 4.1.3.3 (SEND Domain Specification) – Clarification on SUPQUAL and MI Domain. Expanded PC Domain, Custom Domain, and Trial Design Model information. Added footnote for SENDIG</p> <p>Section 4.1.4.1 (Variables in SDTM and SEND: Required, Expected, and Permissible) – Clarification on SEND datasets and Subject Visits in SDTM.</p> <p>Section 5.1 (General) – Updated and clarified text</p> <p>Section 5.2 (Supported Therapeutic Areas) – Updated and clarified text, added TA section</p> <p>Section 8 (Study Validation and Traceability) –Updated and clarified text</p> <p>Section 8.3.1 (Overview) – Expanded information on traceability</p> <p>Section 8.3.2 (Legacy Study Data Conversion to Standardized Study Data) – Clarification on legacy data conversions</p> <p>Glossary – Additions</p>

## Revision History

Date	Version	Summary of Revisions
October 2017	4.0	<p>Section 1.5 (Relationship to Other Documents) – Updated references</p> <p>Section 2.1 (Study Data Standardization Plan) – Clarification on SDSP and added footnotes</p> <p>Section 2.2 (Study Data Reviewer’s Guides) – Clarification on Reviewer Guides</p> <p>Section 4.1 (Clinical Data Interchange Standards Consortium) – Clarification on terms SDTM, ADaM, and SEND</p> <p>Section 4.1.1.2 (SDTM General Considerations) – Updated and clarified text</p> <p>Section 4.1.1.3 (SDTM Domain Specifications) – Added QS Domain (Questionnaires)</p> <p>Section 4.1.2.4 (Subject Level Analysis Data) – Updated and clarified text on baseline characteristics</p> <p>Section 4.1.2.10 (Software Programs) – Updated and clarified text</p> <p>Section 4.1.3.1 (Definition) – Updated and clarified text</p> <p>Section 4.1.3.2 (General Considerations) – Clarification on variable usage</p> <p>Section 4.1.3.3 (SEND Domain Specification) – Clarification and added text</p> <p>Section 4.1.4.1 (Variables in SDTM and SEND: Required, Expected, and Permissible) – Added text</p> <p>Section 4.1.4.6 (Annotated Case Report Form (aCRF) for SDTM) – Updated and clarified text. The recommendation to use the SDTM Metadata Submission Guidelines was removed pending further FDA review.</p> <p>Section 5.2 (Supported Therapeutic Areas) – Added TA sections</p> <p>Section 6.3.1.1 (General Considerations) – Updated and clarified text</p> <p>Section 6.7.1.1 (General Considerations) – Added clarification text</p> <p>Section 8.3.2 (Legacy Study Data Conversion to Standardized Study Data) – Added clarification text</p> <p>Section 8.3.2.2 (Legacy Data Conversion Plan and Report) – Added clarification text</p>
March 2018	4.1	<p>Section 2.1 (Study Data Standardization Plan) – Clarified text</p> <p>Section 2.2 (Study Data Reviewer’s Guides) – Updated footnote text</p> <p>Section 2.3 (Analysis Data Reviewer’s Guide) – Clarified text</p> <p>Section 3.3.1 (SAS Transport Format) – Updated text</p> <p>Section 3.3.6 (Variable and Dataset Names) – Updated text</p> <p>Section 4.1.1.2 (SDTM General Considerations) – Updated and clarified text</p> <p>Section 4.1.1.3 (SDTM Domain Specifications) – Updated and clarified text</p> <p>Section 4.1.2.2 (General Considerations) – Clarified text</p> <p>Section 4.1.2.10 (Software Programs) – Updated and clarified text</p> <p>Section 4.1.3.3 (SEND Domain Specification) – Clarified text</p> <p>Section 4.1.4.1 (Variables in SDTM and SEND: Required, Expected, and Permissible) – Updated and clarified text</p> <p>Section 5.2 (Supported Therapeutic Areas) – Added TA sections</p> <p>Section 6.1.2 (Use of Controlled Terminologies) – Updated and clarified text</p> <p>Section 6.4.2.1 (General Considerations) – Clarified text</p> <p>Section 6.6.1.1 (General Considerations) – Updated text</p>

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## STUDY DATA TECHNICAL CONFORMANCE GUIDE

This technical specifications document represents the Food and Drug Administration's (FDA's) current thinking on this topic. It does not create or confer any rights for or on any person and does not operate to bind FDA or the public. You can use an alternative approach if the approach satisfies the requirements of the applicable statutes and regulations. If you want to discuss an alternative approach, contact the FDA staff responsible for implementing this guidance. If you cannot identify the appropriate FDA staff, send an email to [cder-edata@fda.hhs.gov](mailto:cder-edata@fda.hhs.gov) or [cber.cdisc@fda.hhs.gov](mailto:cber.cdisc@fda.hhs.gov).

### 1. Introduction

#### 1.1 Background

This Study Data Technical Conformance Guide (Guide) provides specifications, recommendations, and general considerations on how to submit standardized study data using FDA-supported<sup>1</sup> data standards located in the **FDA Data Standards Catalog** (Catalog).<sup>2</sup> The Guide supplements the guidance for industry *Providing Regulatory Submissions in Electronic Format — Standardized Study Data* (eStudy Data). The eStudy Data guidance implements the electronic submission requirements of section 745A(a) of the Food Drug & Cosmetic (FD&C) Act with respect to standardized study data contained in certain investigational new drug applications (INDs), new drug applications (NDAs); abbreviated new drug applications (ANDAs); and certain biologics license applications (BLAs) that are submitted to the Center for Drug Evaluation and Research (CDER) or the Center for Biologics Evaluation and Research (CBER).<sup>3</sup>

#### 1.2 Purpose

This Guide provides technical recommendations to sponsors<sup>4</sup> for the submission of animal and human study data and related information in a standardized electronic format in INDs, NDAs, ANDAs, and BLAs. The Guide is intended to complement and promote interactions between sponsors and FDA review divisions. However, it is not intended to replace the need for sponsors to communicate directly with review divisions regarding implementation approaches or issues relating to data standards. To better understand why the FDA is now emphasizing the submission of standardized data for all studies, please refer to the Appendix.

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<sup>1</sup> For the purposes of this document, “supported” means the receiving Center has established processes and technology to support receiving, processing, reviewing, and archiving files in the specified file format.

<sup>2</sup> Available at <http://www.fda.gov/eStudyResources>.

<sup>3</sup> See *Providing Regulatory Submissions in Electronic Format — Standardized Study Data* (section II.A) available at <http://www.fda.gov/eStudyResources>.

<sup>4</sup> For the purposes of this document, the term “sponsor” refers to both “sponsors” and “applicants” who are submitting study data to the Agency.

Because of the inherent variability across studies and applications, it is difficult to identify all data needed by a review division prior to a scientific regulatory review. We recommend that as early as the pre-IND meeting, sponsors should use the established regulatory process to discuss with the review division the key data necessary to support a submission, the data elements that should be included in each dataset, and the organization of the data within the datasets.

Some data standards may not require the use of all defined data elements to be collected in any given study. For example, the Study Data Tabulation Model Implementation Guide (SDTMIG)<sup>5</sup> classifies variables as required, expected, or permissible. *What* data are collected and submitted is a decision that should be made based on scientific reasons, regulation requirements, and discussions with the review division. However, all study-specific data necessary to evaluate the safety and efficacy of the medical product should be submitted in conformance with the standards currently supported by FDA and listed in the Catalog.

If there is a question regarding a specific submission or a particular data standard implementation, the sponsor should contact the review division for specific submission questions or the appropriate contact for data standards issues (cdcr-edata@fda.hhs.gov or cber.cdisc@fda.hhs.gov).

This Guide supersedes all previous Study Data Specifications documents (Versions 1.0 - 2.0) and CDER Study Data Common Issues Documents (Versions 1.0 -1.1).

### 1.3 Document Revision and Control

FDA intends to post updated versions of the Guide to the **Study Data Standards Resources Web page** (Standards Web page)<sup>6</sup>. The plan is to publish updated versions in March and October of each calendar year. However, the guide will be posted sooner if important issues arise. The revision history page of the Guide provides information on the changes made to previous versions.

### 1.4 Organization and Summary of the Guide

This document is organized as follows:

- Section 1: **Introduction** – provides information on regulatory policy and guidance background, purpose, and document control.
- Section 2: **Planning and Providing Standardized Study Data** – recommends and provides details on preparing an overall study data standardization plan, a study data reviewer's guide and an analysis data reviewer's guide.
- Section 3: **Exchange Format: Electronic Submissions** – presents the specifications, considerations, and recommendations for the file formats currently supported by FDA.

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<sup>5</sup> See <http://www.cdisc.org>.

<sup>6</sup> The Standards Web page can be accessed at <http://www.fda.gov/eStudyResources>.

Section 4: **Study Data Submission Format: Clinical and Nonclinical** – presents general considerations and specifications for sponsors using, for example, the following standards for the submission of study data: Study Data Tabulation Model (SDTM), Analysis Data Model (ADaM), and Standard for Exchange of Nonclinical Data (SEND).

Section 5: **Therapeutic Area Standards** – presents supplemental considerations and specific recommendations when sponsors submit study data using therapeutic area extensions of FDA-supported standards.

Section 6: **Terminology** – presents general considerations and specific recommendations when using controlled terminologies/vocabularies for clinical trial data or nonclinical study data.

Section 7: **Electronic Submission Format** – provides specifications and recommendations on submitting study data using the electronic Common Technical Document (eCTD) format.

Section 8: **Study Data Validation and Traceability** – provides general recommendations on conformance to standards, data validation rules, data traceability expectations, and legacy data conversion.

## 1.5 Relationship to Other Documents

This Guide integrates and updates information discussed previously in the Study Data Specifications and the CDER Common Data Standards Issues documents. As noted above, this Guide supersedes all previous Study Data Specifications documents (Versions 1.0 - 2.0) and CDER Study Data Common Issues Documents (Versions 1.0 - 1.1). The examples of issues and concerns discussed in the Guide are intended as examples only of common issues, and not an inclusive list of all possible issues.

This Guide is incorporated by reference into the Guidance to Industry *Providing Regulatory Submissions in Electronic Format: Standardized Study Data*. In addition, sponsors should reference the following:

- Study Data Standards Resources Web page (See section 1.3)
- FDA Data Standards Catalog (See section 1.1)
- FDA Portable Document Format Specifications (See section 3.2)
- Specifications for File Format Types Using eCTD Specifications<sup>7</sup>
- Guidance to Industry Providing Regulatory Submissions in Electronic Format: *Submissions Under Section 745A(a) of the Federal Food, Drug, and Cosmetic Act*<sup>8</sup>

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<sup>7</sup> See

<https://www.fda.gov/downloads/drugs/developmentapprovalprocess/formssubmissionrequirements/electronic/submissions/ucm347471.pdf>

<sup>8</sup> <https://www.fda.gov/downloads/drugs/guidances/ucm384686.pdf>

- *Guidance to Industry Providing Regulatory Submissions in Electronic Format: Certain Human Pharmaceutical Product Applications and Related Submissions Using the Electronic Common Technical Document Specifications*<sup>9</sup>

## 2. Planning and Providing Standardized Study Data

### 2.1 Study Data Standardization Plan

For clinical and nonclinical studies, sponsors should include a plan (e.g., in the IND) describing the submission of standardized study data to FDA. The Study Data Standardization Plan (SDSP) assists FDA in identifying potential data standardization issues early in the development program. Sponsors may also initiate discussions at the pre-IND stage. For INDs, the SDSP should be located in the general investigational plan. Although a specific template is not specified, an example of a SDSP is available.<sup>10</sup>

The SDSP should be updated in subsequent communications with FDA as the development program expands and additional studies are planned. Updates to the SDSP should not be communicated each time a study is started. The cover letter accompanying a study data submission should describe the extent to which the latest version of the SDSP was executed.

In addition, for clinical studies that will be submitted to CBER, the SDSP appendix should be provided to the review office no later than the end-of-phase 2 meeting. The CBER SDSP appendix should include tables of proposed SDTM domain/variable usage, supplemental domain usage and proposed analysis.

### 2.2 Study Data Reviewer's Guides

The preparation of relevant Reviewer Guides (RG)<sup>11</sup> is recommended as an integral part of a standards-compliant study data submission. An RG should describe any special considerations or directions or conformance issues that may facilitate an FDA reviewer's use of the submitted data and may help the reviewer understand the relationships between the study report and the data.

<sup>9</sup> [www.fda.gov/downloads/drugs/guidancecomplianceregulatoryinformation/guidances/ucm333969.pdf](http://www.fda.gov/downloads/drugs/guidancecomplianceregulatoryinformation/guidances/ucm333969.pdf)

<sup>10</sup> A specific template for a Study Data Standardization Plan is not specified. However, an example can be found at <https://www.phuse.eu/css-deliverables>. The PhUSE SDSP template has been reviewed by FDA and published in the Federal Register <https://www.federalregister.gov/documents/2016/11/08/2016-26913/intent-to-review-a-study-data-standardization-plan-template-notice-of-availability-establishment-of>. FDA prefers but does not require its use.

<sup>11</sup>For the purposes of this document, the term 'Reviewer Guide' refers only to those located in the m4 or m5 eCTD folders.

There are two study data reviewer guides: clinical and nonclinical. The SDRG for nonclinical studies (nSDRG)<sup>12</sup> and SDRG for clinical studies (cSDRG)<sup>13</sup> should be placed with the study data in Module 4 and 5, respectively, in the Electronic Common Technical Document (eCTD).<sup>14</sup>

### 2.2.1 SDRG for Clinical Data

An SDRG for clinical data should be named cSDRG (the prefix ‘c’ designates ‘clinical’) and the document should be named ‘csdrg’ and provided as a PDF file upon submission (csdrg.pdf)

### 2.2.2 SDRG for Nonclinical Data

An SDRG for nonclinical data should be named nsdrg (the prefix ‘n’ designates ‘nonclinical’) and the document should be named ‘nsdrg’ and provided as a PDF file upon submission (nsdrg.pdf).

## 2.3 Analysis Data Reviewer’s Guide

The preparation of an Analysis Data Reviewer’s Guide (ADRG)<sup>15</sup> is recommended as an important part of a standards-compliant analysis data submission for clinical trials. The ADRG provides FDA reviewers with context for analysis datasets and terminology, received as part of a regulatory product submission, additional to what is presented within the data definition folder (i.e., define.xml). The ADRG also provides a summary of ADaM conformance findings. The ADRG purposefully duplicates limited information found in other submission documentation (e.g., the protocol, statistical analysis plan (SAP), clinical study report, define.xml) in order to provide FDA reviewers with a single point of orientation to the analysis datasets. It should be noted that the submission of an ADRG does not eliminate the requirement to submit a complete and informative define.xml file corresponding to the analysis datasets.

- The ADRG for a clinical study should be placed with the analysis data in Module 5 of the Electronic Common Technical Document (eCTD).

<sup>12</sup> A specific template for a Study Data Reviewer’s Guide for clinical studies is not specified. However, an example can be found at <https://www.phuse.eu/css-deliverables>. The PhUSE cSDRG template has been reviewed by FDA and published in the Federal Register <https://www.federalregister.gov/documents/2015/07/23/2015-18027/intent-to-review-a-study-data-reviewers-guide-template>. FDA prefers but does not require its use.

<sup>13</sup> A specific template for a Study Data Reviewer’s Guide for nonclinical studies is not specified. However, an example can be found at <https://www.phuse.eu/css-deliverables>. The PhUSE nSDRG template has been reviewed by FDA and published in the Federal Register <https://www.federalregister.gov/documents/2016/03/04/2016-04791/intent-to-review-a-nonclinical-study-data-reviewers-guide-template>. FDA prefers but does not require its use.

<sup>14</sup> The Study Data Reviewer’s Guides are separate documents from an overall reviewer’s guide which is placed in Module 1 of the eCTD.

<sup>15</sup> A specific template for an Analysis Data Reviewer’s Guide is not specified. However, an example can be found at <https://www.phuse.eu/css-deliverables>.

- An ADRG for clinical data should be called an ADRG and the document should be a PDF file ‘adrg.pdf’ upon submission.

### 3. Exchange Format – Electronic Submissions

#### 3.1 Extensible Mark-up Language

Extensible Mark-up Language (XML), as defined by the World Wide Web Consortium (W3C), specifies a set of rules for encoding documents in a format that is both human-readable and machine-readable.<sup>16,17</sup> XML facilitates the sharing of structured data across different information systems. An XML use case is CDISC’s define.xml file. All XML files should use .xml as the file extension. Although XML files can be compressed, the define.xml should not be compressed.

#### 3.2 Portable Document Format

Portable Document Format (PDF) is an open file format used to represent documents in a manner independent of application software, hardware, and operating systems.<sup>18</sup> A PDF use case includes, e.g., the annotated CRF (aCRF / blankcrf), and other documents that align with the International Council for Harmonisation (ICH) M2.<sup>19</sup> FDA PDF specifications are located on FDA’s Electronic Common Technical Document (eCTD) Web site.<sup>20</sup> The Catalog lists the PDF version(s) that are supported by FDA. All PDF files should use .pdf as the file extension.

#### 3.3 File Transport Format

##### 3.3.1 SAS Transport Format

The SAS Transport Format (XPORT) Version 5 is the file format for the submission of all electronic datasets.<sup>21</sup> The XPORT is an open file format published by SAS Institute for the exchange of study data. Data can be translated to and from XPORT to other commonly used formats without the use of programs from SAS Institute or any specific vendor. There should be one dataset per transport file, and the dataset in the transport file should be named the same as the transport file (e.g., “ae” and ae.xpt, “suppae” and suppae.xpt).

XPORT files can be created by the COPY Procedure in SAS Version 5 and higher of the SAS Software. SAS Transport files processed by the SAS CPORT cannot be reviewed, processed, or archived by FDA. Sponsors can find the record layout for SAS XPORT transport files through SAS technical document TS-140.<sup>22</sup> All SAS XPORT transport files should use .xpt as the file extension. There should be one dataset per XPORT file and the files should not be compressed.

<sup>16</sup> See <http://en.wikipedia.org/wiki/XML>.

<sup>17</sup> See <http://www.w3.org/XML/>.

<sup>18</sup> Adobe Systems Incorporated, PDF Reference, sixth edition, version 1, Nov. 2006, p. 33.

<sup>19</sup> See <http://www.ich.org/products/electronic-standards.html>.

<sup>20</sup> Available at <http://www.fda.gov/ectd>

<sup>21</sup> See <http://www.sas.com>

<sup>22</sup> Available at [http://support.sas.com/techsup/technote/ts140\\_2.pdf](http://support.sas.com/techsup/technote/ts140_2.pdf)

### 3.3.2 Dataset Size

Each dataset should be provided in a single transport file. The maximum size of an individual dataset that FDA can process depends on many factors. Datasets greater than 5 gigabytes (GB) in size should be split into smaller datasets no larger than 5 GB. Sponsors should submit these smaller datasets, in addition to the larger non-split datasets, to better support regulatory reviewers. The split datasets should be placed in a separate sub-directory labeled “split” (See section 7.1). A clear explanation regarding how these datasets were split needs to be presented within the relevant data reviewer’s guide.

### 3.3.3 Dataset Column Length

The allotted length for each column containing character (text) data should be set to the maximum length of the variable used across all datasets in the study except for suppqual datasets. For suppqual datasets, the allotted length for each column containing character (text) data should be set to the maximum length of the variable used in the individual dataset. This will significantly reduce file sizes. For example, if USUBJID has a maximum length of 18, the USUBJID’s column size should be set to 18, not 200.

### 3.3.4 Variable and Dataset Descriptor Length

The length of variable names, descriptive labels, and dataset labels should not exceed the maximum permissible number of characters described below.

**Table 1: Maximum Length of Variables and Dataset Elements**

Element	Maximum Length in Characters
Variable Name	8
Variable Descriptive Label	40
Dataset Label	40

### 3.3.5 Special Characters: Variables and Datasets

Variable names, as well as variable and dataset labels should include American Standard Code for Information Interchange (ASCII) text codes only.

### 3.3.6 Variable and Dataset Names

Variable names should contain only uppercase letters, numbers, and must start with a letter. Dataset names should contain only lowercase letters, numbers, and must start with a letter. No other symbols or special characters should be included in these names. For legacy studies started on or before December 17, 2016, it is permissible to use the underscore character \_ in variable names and dataset names.

### 3.3.7 Variable and Dataset Labels

Variable and dataset labels can include punctuation characters. However, special characters should not be provided, such as,

1. Unbalanced apostrophe, e.g., Parkinson's.
2. Unbalanced single and double quotation marks.
3. Unbalanced parentheses, braces or brackets, e.g., ‘(’, ‘{’ and ‘[’.
4. ‘<’ less-than sign and ‘>’ greater-than sign.

## 4. Study Data Submission Format – Clinical and Nonclinical

### 4.1 Clinical Data Interchange Standards Consortium

Clinical Data Interchange Standards Consortium (CDISC) is an open, multidisciplinary, neutral, nonprofit standards development organization (SDO) that has been working through consensus-based collaborative teams to develop global data standards for clinical and nonclinical research.<sup>23</sup>

Data format specifications for the tabulation datasets of clinical and nonclinical toxicology studies are provided by SDTM and SEND, respectively, while data format specifications for the analysis datasets of clinical studies are provided by ADaM. It should be noted that data format specifications for the analysis datasets of nonclinical toxicology studies have not been developed yet. As noted in section 1.1, the Catalog provides a listing of the currently supported data standards with links to reference materials. For the purposes of this Guide, the terms SDTM, ADaM, and SEND apply to versions only listed and supported by FDA in the Catalog.

Although the SDTM and SEND formats facilitate review of the data, they do not always provide the data structured in a way that supports all analyses needed for review. Analysis files are critical for FDA to understand, on a per subject basis, how the specific analyses contained in the study report have been created. Therefore, sponsors should supplement the SDTM with ADaM analysis datasets as described below.

There may be instances in which current implementation guides (e.g., SDTMIG, SENDIG) do not provide specific instruction as to how certain study data should be represented. In these instances, sponsors should discuss their proposed solution with the

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<sup>23</sup> See <http://www.cdisc.org>.



review division and submit supporting documentation that describes these decisions or solutions in the appropriate SDRG at the time of submission.

#### **4.1.1 Study Data Tabulation Model**

##### **4.1.1.1 Definition**

The Study Data Tabulation Model (SDTM) defines a standard structure for human clinical trials tabulation datasets.

##### **4.1.1.2 SDTM General Considerations**

It is recommended that sponsors implement the SDTM standard for representation of clinical trial tabulation data prior to the conduct of the study.

The SDTMIG should be followed unless otherwise indicated in this Guide or in the Catalog. The conformance criteria listed in the SDTMIG should not be interpreted as the sole determinant of the adequacy of submitted data. If there is uncertainty regarding implementation, the sponsor should discuss application-specific questions with the review division and general standards implementation questions with the specific center resources identified elsewhere in this Guide (See section 1.2). Each submitted SDTM dataset should have its contents described with complete metadata in the define.xml file (See section 4.1.4.5) and within the cSDRG as appropriate (See section 2.2). No data should be imputed in SDTM datasets. Data should only be imputed in ADaM datasets (See section 4.1.2.9).

Except for variables that are defined in the SDTMIG as being coded, numerically coded variables typically are not submitted as part of the SDTM datasets. Numeric values generated from validated scoring instruments or questionnaires do not represent codes, and therefore have no relevance for this issue. There may be special instances when codes are preferred, hence sponsors should refer to the review division for direction, if there are any questions.

##### Subject Identifier (SUBJID)

The SUBJID is an ID of the entity (i.e., person) that participates in a trial. If the same subject is screened more than once in a trial, then the subject's SUBJID should be different.

##### Unique Subject Identifier (USUBJID)

Each individual subject should be assigned a single unique identifier across the entire application. This is in addition to the subject ID (SUBJID) used to identify subjects in each study and its corresponding study report. An individual subject should have the exact same unique identifier across all datasets, including between SDTM and ADaM datasets. Subjects that participate in more than one study should maintain the same USUBJID across all studies. It is important to follow this convention to enable pooling of a single subject's data across studies (e.g., a randomized control trial and an extension study).

Sponsors should not add leading or trailing spaces to the USUBJID variable in any dataset. For example, applications have been previously submitted in which the USUBJID variable for each individual subject appeared to be the same across datasets; however, in certain datasets, the actual entry had leading zeros added, or zeros added elsewhere in the entry. This does not allow for machine-readable matching of individual subject data across all datasets. Improper implementation of the USUBJID variable is a common error with applications and often requires sponsors to re-submit their data.

#### Adjudication Data

There are no existing standards or best practices for the representation of adjudication data as part of a standard data submission. Until standards for adjudication data are developed, it is advised that sponsors discuss their proposed approach with the review division and also include details about the presence, implementation approach, and location of adjudication data in the SDRG.

Whenever adjudication data is provided it should be clearly identified so that the reviewer can distinguish the results of adjudication from data as originally collected.

#### **4.1.1.3 SDTM Domain Specifications**

##### SUPPQUAL (Supplemental Qualifier)

A SUPPQUAL dataset is a special SDTM dataset that contains non-standard variables which cannot be represented in the existing SDTM domains. SUPPQUAL should be used only when key data cannot be represented in SDTM domains. In general, variables used to support key analyses should not be represented in SUPPQUAL. Discussion with the review division should occur if the sponsor intends to include important variables (e.g., that support key analyses) in SUPPQUAL datasets, and reflected in the SDRG.

##### DM Domain (Demographics)

In the DM domain, each subject should have only one single record per study.

Screen failures, when provided, should be included as a record in DM with the ARM field left blank. For subjects who are randomized in treatment group but not treated, the planned arm variables (ARM and ARMCD) should be populated, but actual treatment arm variables (ACTARM and ACTARMCD) should be left blank.<sup>24</sup>

##### DS Domain (Disposition)

When there is more than one disposition event, the EPOCH or DSCAT variable should be used to aid in distinguishing between them. This will allow identification of the EPOCH in which each event occurred or DSCAT to differentiate if the disposition is for treatment or study. If a death of any type occurs, it should be the last record and should include its associated EPOCH. It is expected that EPOCH variable values will be determined based on the trial design and thus should be defined clearly and documented in the define.xml.

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<sup>24</sup> Although this convention is inconsistent with the SDTMIG, FDA recommends its use so that “Screen Failure” is not specified as a treatment arm.

### SE Domain (Subject Elements)

The Subject Elements domain should be included to aid in the association of subject data (e.g., findings, events, and interventions) with the study element in which they occurred.

### AE Domain (Adverse Events (AE))

Currently, there is no variable in the AE domain that indicates if an AE was “treatment-emergent.” The AE domain should include all adverse events that were recorded in the subjects’ case report forms, regardless of whether the sponsor determined that particular events were or were not treatment-emergent.

The entry of a “Y” for the serious adverse event variable, AESER, should have the assessment indicated, (e.g., as a death, hospitalization, or disability/permanent damage). Frequently, sponsors omit the assessment information, even when it has been collected on the CRF. The criteria that led to the determination should be provided. This information is critical during FDA review to support the characterization of serious AEs.

### Custom Domains

The SDTMIG permits the creation of custom domains if the data do not fit into an existing domain. Prior to creating a custom domain, sponsors should confirm that the data do not fit into an existing domain. If it is necessary to create custom domains, sponsors should follow the recommendations in the SDTMIG. In addition, sponsors should present their implementation approach in the cSDRG. To provide study data that does not fit into an existing SDTM domain or draft SDTM domain, consider creating a custom dataset aligned with the Study Data Tabulation Model (SDTM). Questions about custom domains should be addressed in pre-submission meetings and documented in the SDSP.

### LB Domain (Laboratory)

The size of the LB domain dataset submitted by sponsors is often too large to process (See section 3.3.2). This issue can be addressed by splitting a large LB dataset into smaller datasets according to LBCAT and LBSCAT, using LBCAT for initial splitting. If the size is still too large, then use LBSCAT for further splitting. For example, use the dataset name lb1.xpt for chemistry, lb2.xpt for hematology, and lb3.xpt for urinalysis. Splitting the dataset in other ways (e.g., by subject or file size) makes the data less useable. Sponsors should submit these smaller files in addition to the larger non-split standard LB domain file. Sponsors should submit the split files in a separate sub-directory/split that is clearly documented in addition to the non-split standard LB domain file in the SDTM datasets directory (See section 7).

### Trial Design Model (TDM)

The SDTMIG TDM should be followed to define the treatment groups and planned visits and assessments that will be experienced by trial subjects. The TDM defines a standard structure for representing the planned sequence of events and the treatment plan for the trial. The TDM includes Trial Arms, Trial Elements, Trial Visit, Trial Inclusion/Exclusion Criteria, Trial Summary, and Trial Disease Assessment.

All TD datasets should be included, as appropriate for the specific clinical trial, in SDTM submissions as a way to describe the planned conduct of a clinical trial. Specifically, the Trial Summary (TS) dataset will be used to determine the time of study start. The requirement to submit using a particular study data standard is dependent on its support by FDA as listed in the Catalog at the time of study start. TSPARMCD = SSTDTC will allow the determination of the study start date and should be included in all SDTM submissions.

The submission of standardized study data is required according to the timetable specified in the eStudy Data guidance and the Catalog. Sponsors submitting legacy data (See section 8.3.2) should provide a TS dataset (ts.xpt) which includes the study start date in the form of SSTDTC (TSPARMCD = SSTDTC) and TSVAl= “yyyy-mm-dd”.

#### EC Domain (Exposure as Collected)

The Exposure as Collected domain provides for protocol-specified study treatment administrations, as-collected. The EC domain may address some challenges in providing a subject’s exposure to study medication.

#### DD (Death Details)

The Death Details domain provides for supplemental data that are typically collected when a death occurs, such as the official cause of death. The AE domain variables, AEOUT, AESDTH and AEENDTC/AEENDY should be populated and consistent with the death details.

#### QS Domain (Questionnaires)

Some items in an instrument may be logically skipped per the instrument’s instructions. Responses for logically skipped items should be (1) recorded and/or scored according to the instructions provided in the instrument’s user manual, scoring manual, or other documentation provided by the instrument developer and (2) included in the submission dataset.

If instructions on how to record and/or score responses to logically skipped items are available from the instrument developer, then records for logically skipped items should be included in the submission dataset with the following:

- QSSTAT = “NOT DONE”;
- QSREASND = “LOGICALLY SKIPPED ITEM”; and
- QSORRES, QSSTRESC, and QSSTRESN would be assigned according to the instrument’s instructions.

If instructions on how to record and/or score responses to logically skipped items are not available from the instrument developer, then records for logically skipped items should be included in the submission dataset with the following:

- QSSTAT = “NOT DONE”;
- QSREASND = “LOGICALLY SKIPPED ITEM”; and
- QSORRES, QSSTRESC, and QSSTRESN all set to null.

## 4.1.2 Analysis Data Model

### 4.1.2.1 Definition

Specifications for analysis datasets for human drug product clinical studies are provided by the Analysis Data Model (ADaM) and its implementation by the ADaMIG. ADaM datasets should be used to create and to support the results in clinical study reports, Integrated Summaries of Safety (ISS), and Integrated Summaries of Efficacy (ISE), as well as other analyses required for a thorough regulatory review. ADaM datasets can contain imputed data or data derived from SDTM datasets.

### 4.1.2.2 General Considerations

Generally, ADaM assists FDA review. However, it does not always provide data structured in a way that supports all of the analyses that should be submitted for review. For example, ADaM structures do not support simultaneous analysis of multiple dependent variables or correlation analysis across several response variables. Therefore, sponsors should, as needed, supplement their ADaM datasets after discussions with the specific review division.

One of the expected benefits of analysis datasets that conform to ADaM is that they simplify the programming steps necessary for performing an analysis. As noted above, ADaM datasets should be derived from the data contained in the SDTM datasets. There are features built into the ADaM standard that promote traceability from analysis results to ADaM datasets and from ADaM datasets to SDTM datasets. To ensure traceability, all SDTM variables utilized for variable derivations in ADaM should be included in the ADaM datasets when practical. Each submitted ADaM dataset should have its contents described with complete metadata in the define.xml file (See section 4.1.4.5) and within the ADRG as appropriate (See section 2.3).

### 4.1.2.3 Dataset Labels

Each dataset should be described by an internal label that is shown in the define.xml file. The label names of ADaM datasets should be different from those of the SDTM datasets. For example, the SDTM adverse event dataset (i.e., AE) and the ADaM adverse event dataset (i.e., ADAE) should not share the exact same dataset label, such as “Adverse Events.”

### 4.1.2.4 Subject Level Analysis Data

Subject Level Analysis Data (ADSL) is the subject-level analysis dataset for ADaM. All submissions containing standard analysis data should contain an ADSL file for each study. In addition to the variables specified for ADSL in the ADaMIG such as those listed below in the core variables section (See section 4.1.2.5); the sponsor should include multiple additional variables representing various important baseline subject characteristics / covariates presented in the study protocol. Some examples of baseline characteristics / covariates for drug studies include, but are not limited to, disease severity

scores such as Acute Physiology and Chronic Health Evaluation (APACHE) scores<sup>25</sup>, baseline organ function measurements such as calculated creatinine clearance or Forced Expiratory Volume in 1 second (FEV1), range categories for continuous variables, and numeric date variables in non-International Standards Organization (ISO) formats. Some examples of baseline characteristics for vaccine studies include, but are not limited to, past medical history (e.g. prior infection history), immunosuppressive conditions, prior vaccination history and concomitant medications/vaccines.

#### **4.1.2.5 Core Variables**

Core variables, which include covariates presented in the study protocol that are necessary to analyze data, should be included in each ADaM dataset, and are typically already included in the ADSL dataset (See section 4.1.2.4). The core variables included in an ADaM dataset should be necessary for the analysis need in that dataset. Examples of core variables include study/protocol number, center/site number, geographic region, country, treatment assignment information, sex, age, race, analysis population flags (e.g., Intent-to-Treat (ITTFL), Full Analysis Set (FASFL), Safety (SAFFL), and Per-Protocol (PPROTFL)), and other important baseline demographic variables. Note that all variables that contain coded data should be accompanied by a variable that provides the decoded information.

In addition, it is important to note that SDTM datasets do not have core variables (such as demographic and population variables) repeated across the different domains. The duplication of core variables across various domains can be fulfilled through their inclusion in the corresponding analysis datasets. For example, the SDTM AE dataset does not allow for the inclusion of variables such as treatment arm, sex, age, or race. These and other variables should be included in the adverse event ADaM dataset (i.e., ADAE).

#### **4.1.2.6 Key Efficacy and Safety Variables**

Sponsors should submit ADaM datasets to support key efficacy and safety analyses. At least one dataset should be referenced in the data definition file as containing the primary efficacy variables. Further, variables pertaining to the primary and secondary endpoints of a trial, along with their derivations (as applicable), should be provided as well as documented appropriately (i.e., variable-level metadata or parameter value-level metadata) in the data definition file.

#### **4.1.2.7 Timing Variables**

A variable for relative day of measurement or event, along with timing variables for visit should be included when an ADaM dataset contains multiple records per subject (i.e., repeated measures data).

#### **4.1.2.8 Numeric Date Variables**

Numeric date variables are needed for analysis and review purposes. Apply formats to all numeric date variables using a format that is understandable by SAS XPORT Version 5 files as per Section 3.3.1 above. The software specific (as opposed to trial specific) date of reference used to calculate numeric dates should be specified within the ADRG.

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<sup>25</sup> Knaus WA, Draper EA, Wagner DP, Zimmerman JE (1985). "APACHE II: a severity of disease classification system." *Critical Care Medicine*, 13 (10): 818–829.

In the event of partial dates, imputation should be performed only for dates required for analysis according to the SAP, and appropriate corresponding ADaM imputation flags should be utilized. When numeric time or date time variables are needed, all considerations apply as previously discussed for numeric dates.

For traceability purposes, SDTM character dates formatted as ISO 8601 should be included in the ADaM datasets as well.

#### **4.1.2.9 Imputed Data**

When data imputation is utilized in ADaM, sponsors should submit the relevant supporting documentation (i.e., define.xml and ADRG) explaining the imputation methods.

#### **4.1.2.10 Software Programs**

Sponsors should provide the software programs used to create all ADaM datasets and generate tables and figures associated with primary and secondary efficacy analyses. Furthermore, sponsors should submit software programs used to generate additional information included in Section 14 CLINICAL STUDIES of the Prescribing Information (PI)<sup>26</sup> if applicable. The specific software utilized should be specified in the ADRG. The main purpose of requesting the submission of these programs is to understand the process by which the variables for the respective analyses were created and to confirm the analysis algorithms. Sponsors should submit software programs in ASCII text format; however, executable file extensions should not be used. .

### **4.1.3 Standard for Exchange of Nonclinical Data**

#### **4.1.3.1 Definition**

The Standard for Exchange of Nonclinical Data (SEND) provides the organization, structure, and format of standard nonclinical (animal toxicology studies) tabulation datasets for regulatory submission. The SEND Implementation Guide (SENDIGv3.0) supports single-dose general toxicology, repeat-dose general toxicology, and carcinogenicity studies. SENDIG v3.1 additionally supports respiratory and cardiovascular safety pharmacology studies.

#### **4.1.3.2 General Considerations**

The SENDIG provides specific domain models, assumptions, and examples for preparing standard tabulation datasets that are based on the SDTM. If there is uncertainty regarding SEND implementation, the sponsor should discuss the issue with the review division.

The ideal time to implement SEND is prior to the conduct of the study as it is very important that the results presented in the accompanying study report be traceable back to the original data collected. Each submitted SEND dataset should have its contents described with complete metadata in the define.xml file (See section 4.1.4.5) and within the nSDRG as appropriate (See section 2.2).

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<sup>26</sup> <https://www.fda.gov/downloads/drugs/guidances/ucm075082.pdf>

Sponsors should use the VISITDY or --NOMDY variable appropriate to the selected SENDIG version if findings, which were intended to be analyzed together, were collected across multiple study days. For postmortem findings in MA, MI, and OM, indicate groupings of grace day data collections using VISITDY or DSNOMDY variable in the DS domain. For in-life findings domains like LB or EG, add VISITDY or --NOMDY to the domain to indicate grouping of measurements across grace days when measurements are grouped in the Study Report. For example, an ECG might be collected on Day 20, determined to be uninterpretable, and repeated on Day 21. If those ECG findings are grouped for analysis in the Study Report, VISITDY or EGNOMDY should be provided and set to Day 20 for both ECG collections to provide traceability in the SEND dataset.

#### **4.1.3.3 SEND Domain Specification**

##### **SUPPQUAL (Supplemental Qualifier)**

A SUPPQUAL dataset is a special SEND dataset that contains non-standard variables which cannot be represented in the existing SEND domains. Discussion with the review division should occur if the sponsor intends to include important variables (i.e., that support key analyses) in SUPPQUAL datasets and this should be reflected in the nSDRG.

Currently, SUPPMA and SUPPMI should be used to capture some collected information (e.g., pathology modifiers) as detailed in the SENDIG.

##### **Microscopic Findings (MI) Domain**

Sponsors should ensure that the transformation of findings from MIORRES to MISTRESC closely adheres to the instructions in the SENDIG. When controlled terminology is not required for MISTRESC, non-neoplastic findings should be standardized and limited to only the base pathological process to ensure that data can be tabulated. For suggestions as to what constitutes a base pathological process, refer to the CDISC NONNEO Controlled Terminology list. Result qualifiers for which there are variables available (e.g. MISEV, MIDTHREL, MICHRON) should be placed appropriately and not duplicated in MISTRESC or SUPPMI.

When histopathology severity data are collected on a severity scale that cannot be represented using the CDISC MISEV codelist without a loss of scientific accuracy (e.g. data were collected on 3 levels or 4 levels but MISEV specifies 5 levels), severity scores may be represented in MISEV as “1 of 4” “2 of 4” or “1 of 3” as appropriate, where the first number is the score and the second is the number of available severities in the scale. A score of 1 should be the least severe finding. Extend the non-extensible MISEV codelist with the necessary terms to describe the alternative severity scores, include these extended values in the define.xml and nSDRG, and explain any resulting validation error(s) in the nSDRG.

##### **Clinical Observations (CL) Domain**

Only Findings should be provided in CL; ensure that Events and Interventions are not included. Sponsors should ensure that the standardization of findings in CLSTRESC closely adheres to the SENDIG. The information in CLTEST and CLSTRESC, along with CLLOC and CLSEV when appropriate, should be structured to permit grouping of



similar findings and thus support the creation of scientifically interpretable incidence tables. Differences between the representation in CL and the presentation of Clinical Observations in the Study Report which impact traceability to the extent that terms or counts in incidence tables created from CL cannot be easily reconciled to those in the Study Report should be mentioned in the nSDRG.

#### Pharmacokinetics Concentrations (PC) Domain

The PC domain should support creation of time series graphs and automatic calculation of pharmacokinetic parameters from sets of related plasma concentrations. Three elements are necessary:

- Nominal timings relative to the dose in numeric or ISO 8601 format
- Grouping of each different set of time series measurements used to calculate a related pharmacokinetic parameter
- Identification of the start of each time series relative to the start of exposure

If the nominal times are provided in PCELT<sub>M</sub>, nulls should be avoided for plasma concentrations used to calculate a profile. PCDTC and PCDY variables should be populated with actual/collected information when it is available; however, for GLP single dose, repeat dose, or carcinogenicity studies where actual/collected information are not readily available to be incorporated into the dataset, these variables may be left null or populated with calculated or nominal dates/times. The use of calculated or nominal dates and times should be mentioned in the nSDRG.

When actual dates or date/time values are available for PCRFTDTC/PPRFTDTC, they can be included.

When a measurement is identified as being above or below a limit or quantitation threshold in PCSTRESC and/or PCLLOQ, standardized units for the threshold should be provided in PCSTRESU; PCLLOQ should be populated.

#### Custom Domains

To provide study data that does not fit into an existing SEND domain, draft SEND domain, or published SDTM domain, consider creating a custom dataset aligned with the Study Data Tabulation Model (SDTM). Questions about custom domains should be addressed in pre-submission meetings and documented in the SDSP.

#### Trial Design Model (TDM)

The TDM defines a collection of domains which describe the planned study design.

All TD datasets should be included in SEND submissions as a way to describe the planned conduct of a nonclinical study. Specifically, the Trial Summary (TS) dataset will be used to determine the time of study start. The requirement to submit using a particular study data standard is dependent on its support by FDA as listed in the Catalog at the time of study start. TSPARMCD = STSTDTC will allow the determination of the study start date and should be included in all SEND submissions.

Ensure that Trial Arms and Trial Sets represented in TA and TX closely follow the SENDIG examples of study designs with recovery and/or toxicokinetic animals. Recovery and/or toxicokinetic animals should be presented in separate Trial Sets from the main animals. Trial Sets should be defined to contain animals of both sexes if all other experimental parameters are the same.

The submission of standardized study data is required according to the timetable specified in the eStudy Data guidance and the Catalog. Sponsors submitting legacy data should provide a TS dataset (ts.xpt) which includes the study start date in the form of TSPARMCD = STSTDTC and TSVAl= “yyyy-mm-dd.

#### Tumor Dataset

Carcinogenicity studies should include an electronic dataset of tumor findings to allow for a complete review. At this time sponsors should continue to include the tumor.xpt and associated define.pdf files regardless of whether or not the study is in SEND format (See tumor.xpt file specification and mappings to the SEND standard available in the SENDIG). When both tumor.xpt and SEND are submitted, the sponsor should ensure that data are traceable between tumor.xpt and the SEND datasets. Any information needed to establish traceability should be presented in the nSDRG.

### **4.1.4 General Considerations: SDTM, SEND, and/or ADaM**

#### **4.1.4.1 Variables in SDTM and SEND: Required, Expected, and Permissible**

CDISC data standards categorize SDTM and SEND variables as being Required, Expected, and Permissible. In some instances, sponsors have interpreted Permissible variables as being optional and, in other cases, sponsors have excluded Expected variables. For the purposes of SDTM and SEND submissions, all Required, Expected, and Permissible variables that were collected, plus any variables that are used to compute derivations, should be submitted.<sup>27</sup>

SDTM and SEND datasets should not contain imputed data. FDA recognizes that SDTM contains certain operationally derived variables that have standard derivations across all studies (e.g., --STDY, EPOCH). If the data needed to derive these variables are missing, then these variables cannot be derived and the values should be null. The following are examples of some of the Permissible and Expected variables in SDTM and SEND that should be included, if available:

1. Clinical baseline flags (e.g., last non-missing value prior to first dose) for Laboratory results, Vital Signs, ECG, Pharmacokinetic Concentrations, and Microbiology results. Nonclinical baseline flags (e.g., last non-missing value prior to first dose) for Laboratory results, Vital Signs, and ECG results. Currently, for SDTM and SEND, baseline flags should be submitted if the data were collected or can be derived.

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<sup>27</sup> See CDISC SDTM Implementation Guide and the SEND Implementation Guide at [www.cdisc.org](http://www.cdisc.org) for additional information on variables referenced throughout this Guide.

2. EPOCH designators in SDTM. Please follow CDISC guidance for terminology.<sup>28</sup> The variable EPOCH should be included for clinical subject-level observation (e.g., adverse events, laboratory, concomitant medications, exposure, and vital signs). This will allow the reviewer to easily determine during which phase of the trial the observation occurred (e.g., screening, on-therapy, follow-up), as well as the actual intervention the subject experienced during that phase.
3. Whenever --DTC, --STDTC or --ENDTC, which have the role of timing variables, are included, the matching Study Day variables (--DY, --STDY, or --ENDY, respectively) should be included. For example, in most Findings domains, --DTC is Expected, which means that --DY should also be included. In the SDTM Subject Visits domain, SVSTDTC is Required and SVENDTC is Expected; therefore, both SVSTDY and SVENDY should be included.

As mentioned in section 4.1.3.3, in certain GLP nonclinical studies submitted in SEND, PCDTC and PCDY may be imputed.

#### **4.1.4.2 Dates in SDTM and SEND**

Dates in SDTM and SEND domains should conform to the ISO 8601 format. Examples of how to implement dates are included in the SDTMIG and SENDIG.<sup>29</sup>

#### **4.1.4.3 Naming Conventions in SDTM and SEND**

Naming conventions (variable name and label) and variable formats should be followed as specified in the SDTMIG and SENDIG.

#### **4.1.4.4 SDTM and SEND Versions**

When submitting clinical or nonclinical data, sponsors should not mix versions within a study. As noted above, the Catalog lists the versions that are supported by FDA.

#### **4.1.4.5 Data Definition Files for SDTM, SEND, and ADaM**

The data definition file describes the metadata of the submitted electronic datasets, and is considered arguably the most important part of the electronic dataset submission for regulatory review. This data definition specification for submitted datasets defines the metadata structures that should be used to describe the datasets, variables, possible values of variables when appropriate, and controlled terminologies and codes. An insufficiently documented data definition file is a common deficiency that reviewers have noted.

Consequently, the sponsor needs to provide complete detail in this file, especially for the specifications pertaining to derived variables. In addition, sponsors should also make certain that the code list and origin for each variable are clearly and easily accessible from the data definition file. The version of any external dictionary should be clearly stated both in the data definition file and, where possible, in the updated Trial Summary (TS) domain (e.g., SDTMIG 3.1.2 or greater; SENDIG 3.0 or greater). The internal dataset label should also clearly describe the contents of the dataset. For example, the dataset label for an efficacy dataset might be “Time to Relapse (Efficacy).”

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<sup>28</sup> See <http://www.cancer.gov/cancertopics/terminologyresources/page6>.

<sup>29</sup> See <http://www.cdisc.org>

Separate data definition files should be included for each type of electronic dataset submission, i.e., a separate data definition file for the SDTM datasets of a given clinical study, a separate data definition file for the SEND datasets of a given nonclinical study, and a separate data definition file for the ADaM datasets of a given clinical study. The data definition file should be submitted in XML format, i.e., a properly functioning `define.xml`<sup>30</sup>. In addition to the `define.xml`, a printable `define.pdf` should be provided if the `define.xml` cannot be printed.<sup>31</sup> To confirm that a `define.xml` is printable within the CDER IT environment, it is recommended that the sponsor submit a test version to [cder-edata@fda.hhs.gov](mailto:cder-edata@fda.hhs.gov) prior to application submission. The Catalog lists the currently supported version(s) of `define.xml`. It should be noted that `define.xml` version 2.0 is the preferred version. Sponsors should include a reference to the style sheet as defined in the specification and place the corresponding style sheet in the same submission folder as the `define.xml` file.

#### 4.1.4.6 Annotated Case Report Form (aCRF) for SDTM

An Annotated Case Report Form (aCRF) is a PDF document that maps the clinical data collection fields used to capture subject data (electronic or paper) to the corresponding variables or discrete variable values contained within the SDTM datasets. Regardless of whether the clinical database is in a format supported by the Catalog, an aCRF should be submitted preferably at the time a protocol is submitted. The aCRF should be provided as a PDF with the file name “`acrf.pdf`.”<sup>32</sup>

The aCRF should include treatment assignment forms, when applicable, and should map each variable on the CRF to the corresponding variables in the datasets (or database). The aCRF should include the variable names and coding for each CRF item.

When data are recorded on the CRF but are not submitted, the CRF should be annotated with the text “NOT SUBMITTED.” There should be an explanation in the SDRG stating why data have not been submitted.

## 5. Therapeutic Area Standards

### 5.1 General

Generally, when a data standard is released by a Standards Development Organization for public use, it is not supported by FDA until it completes a testing and acceptance process and is announced in the *Federal Register*. Testing and acceptance is conducted to assess the impact of the new standard on FDA medical science review and the consistency and usability of the standard with FDA review tools.

Therapeutic area (TA) standards are not data standards, but rather extend the CDISC foundational standards (e.g., SDTM and ADaM) to represent data that pertains to specific

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<sup>30</sup> See <http://www.cdisc.org/define-xml>

<sup>31</sup> Detailed FDA PDF specifications are located on FDA’s Electronic Common Technical Document Web site, <http://www.fda.gov/ectd>

<sup>32</sup> Previously `acrf.pdf` was called `blankcrf.pdf`.

disease areas. CDISC publishes a TA User Guide (TAUG) for each therapeutic area which includes the extensions as disease-specific metadata, examples and recommendations for use (<http://www.cdisc.org/therapeutic>). The CDISC TAUGs should not be interpreted as FDA guidance.

## 5.2 Supported Therapeutic Areas

Sponsors may use new TA extensions of a CDISC standard, but are not required to until the extensions have been incorporated into a SDTMIG version supported by FDA (the supported SDTMIGs are listed in the Catalog). Sponsors should explain the rationale in the cSDRG for using TA extensions that are not currently listed in the Guide.

The TA extensions that are currently incorporated into FDA supported CDISC foundational standards include:

### 5.2.1 Chronic Hepatitis C

### 5.2.2 Dyslipidemia

### 5.2.3 Diabetes

### 5.2.4 Diabetic Kidney Disease

### 5.2.5 Ebola

The Ebola Virus Disease (EVD) Therapeutic Area User Guide (TAUG) identified the ISARIC<sup>33</sup> EVD CORE Clinical Dataset as input; however, only one of the two sets of source data is represented in the TAUG. The Survivor forms are not included because they contain primarily standard data seen in many trials. Sponsors should be aware of both components of the ISARIC CORE Dataset when conducting EVD clinical trials.

### 5.2.6 Influenza

### 5.2.7 Kidney Transplant

The Kidney Transplant TAUG does not address two important data elements. First, the date of the request for a biopsy is important for review, not just the date the biopsy was performed. Second, evidence of C4d staining status in renal allografts (+ or -) is important in the Banff classification criteria for the diagnosis of acute and chronic antibody-mediate rejection. Sponsors should discuss these two data elements with the appropriate review division.

### 5.2.8 Malaria

For Transmission Intensity:

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<sup>33</sup> International Severe Acute Respiratory and Emerging Infection Consortium (ISARIC)

Description and implementation examples demonstrating how malaria transmission intensity is calculated at the site are currently not available in the TAUG. Sponsors should consult with the appropriate FDA review division on the best approach for each specific study.

For Meal Data:

Implementation examples demonstrating how the types of meals (i.e., fatty meals or drinks) are currently not available in the TAUG. Sponsors should consult with the appropriate FDA review division on the best approach for each specific study.

### **5.2.9 Prostate Cancer**

The TAUG v1.0 does not include a guidance on where to capture “Reason Not Done” information for the tumor lesions that were Inevaluable (this is a Known Issue)). In addition, the agency considers it more accurate to refer to ‘tumor lesions’ rather than ‘tumors’.

Based on the previously submitted to the Agency datasets, about 10% of scans are not readable in identifying bone lesions. FDA recommends capturing Image Readability flag for all scans yet current TAUG does not address this. Sponsors should consult with the appropriate FDA review division on the best approach for each specific study.

For the Disease Assessments and Response for Metastatic Disease, in the proposed NSV comparison reference variable CMPREF, FDA recommends providing value ‘First Post Treatment Scan’ instead of ‘Flare’ to make it more inclusive, as not all subjects will have a flare in the 12 week scans.

FDA recommends submitting patient level aggregated data if an Independent Review Committee is part of a study and should include the overall assessment of disease status (e.g., disease progression) on bone scans and soft tissue scans (CT or MRI). Sponsors should consult with the appropriate FDA review division on the best approach for each specific study.

### **5.2.10 QT Studies**

### **5.2.11 Rheumatoid Arthritis**

Standardization for Radiologic Score variables is not available in the Rheumatoid Arthritis TAUG. Sponsors should refer to Radiographic Scoring methods as outcome measures in rheumatoid arthritis for additional guidance. Additionally, while the Controlled Terminology for the HAQ-DI Questionnaire is being finalized by CDISC, sponsors should refer to the Stanford HAQ-DI instrument. It is advised to consult with the review division for further guidance regarding a specific study.

## 5.2.12 Tuberculosis

## 5.2.13 Virology

# 6. Terminology

## 6.1 General

Common dictionaries should be used across all clinical studies and throughout the submission for each of the following: adverse events, concomitant medications, procedures, indications, study drug names, and medical history. FDA recommends that sponsors use, where appropriate, the terminologies supported and listed in the Catalog. It is important that coding standards, if they exist, be followed (e.g., ICH Medical Dictionary for Regulatory Activities (MedDRA) Term Selection: Points-to-Consider document). Frequently, sponsors submit data that do not conform to terminology standards, for example, misspelling of MedDRA or WHODrug Global terms, lack of conformance to upper / lower case, or the use of hyphens. All controlled terms submitted in datasets should conform to the exact case and spelling used by the terminology maintenance organization (e.g., MedDRA, CDISC controlled terminology). These conformance issues make it difficult to use or develop automated review and analysis tools. The use of a dictionary that is sponsor-defined or an extension of a standard dictionary should be avoided if possible, but, if essential, its use should be documented in the define.xml file and the SDRG.

### 6.1.1 Controlled Terminologies

Controlled terminology standards are an important component of study data standardization and are a critical component of achieving semantically interoperable data exchange (See Appendix). Generally, controlled terminology standards specify the key concepts that are represented as definitions, preferred terms, synonyms, codes, and code system.

The analysis of study data is greatly facilitated by the use of controlled terms for clinical or scientific concepts that have standard, predefined meanings and representations. Standard terminology for adverse events perhaps represents the earliest example of using standards for study data. For example, *myocardial infarction* and *heart attack* are synonyms, and as such should be mapped to the same term in a standard dictionary. This level of standardization facilitates an efficient analysis of events that are coded to the standard term. In electronic study data submissions, sponsors should provide the actual verbatim terms that were collected (e.g., on the case report form), as well as the coded term.

Controlled terminology is also useful when consistently applied across studies to facilitate integrated analyses (that are stratified by study) and cross-study comparative analyses (e.g., when greater statistical power is needed to detect important safety signals). Cross-study comparisons and pooled integrated analyses occasionally provide critical information for regulatory decisions, such as statistical results that support

effectiveness,<sup>34</sup> as well as important information on exposure-response relationships<sup>35</sup> and population pharmacokinetics<sup>36</sup>.

### 6.1.2 Use of Controlled Terminologies

FDA recognizes that studies are conducted over many years, during which time versions of a terminology may change. Sponsors should use the most recent version of the dictionary available at the start of a clinical or nonclinical study. It is common to have different studies use different versions of the same dictionary within the same application (e.g., NDA, BLA). A submission of study data should describe (e.g., in the SDSP, SDRG) the impact, if any, of the use of different versions on the study results. For example, if the sponsor anticipates pooling coded data across multiple studies, then it may be desirable to use a single version across those studies to facilitate pooling. If a sponsor selects this approach, then the approach and the justification should be documented in the Standardization Plan, or in an update to the plan.

Regardless of the specific versions used for individual studies, pooled analyses (e.g., for an integrated summary of safety) should be conducted using a single version of a terminology. The current version should be used at the time that data across studies are pooled. This will ensure a consistent and coherent comparison of clinical and scientific concepts across multiple studies. Sponsors should specify the terminologies and versions used in the study in the SDRG.

#### 6.1.2.1 Use of the specific controlled term “OTHER”

It is understood that the expansion of controlled terminology may lag behind scientific advancement, and that sometimes there may not be a relevant term within a controlled terminology’s value set to describe a clinical trial event, finding, or observation. However, it is not recommended to map a collected value to “OTHER” when there is a controlled term available to match the collected value – even when the terminology allows for Sponsor expansion. Each unique value in a --TERM field mapped to a --DECODE value of “OTHER” should have a clear rationale outlined in the Study Data Reviewer’s Guide (clinical or non-clinical).

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<sup>34</sup> See the guidance for industry *Providing Clinical Evidence of Effectiveness for Human Drugs and Biological Products*, available at <http://www.fda.gov/downloads/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/ucm072008.pdf>. We update guidance periodically. To make sure you have the most recent version of guidance, check the FDA Drugs guidance Web page at

<http://www.fda.gov/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/default.htm>.

<sup>35</sup> See the guidance for industry *Exposure-Response Relationships — Study Design, Data Analysis, and Regulatory Applications*, <http://www.fda.gov/downloads/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/ucm072109.pdf>.

<sup>36</sup> See the guidance for industry *Population Pharmacokinetics*, available at <http://www.fda.gov/downloads/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/ucm072137.pdf>.



### 6.1.3 Maintenance of Controlled Terminologies

The use of supported controlled terminologies is recommended wherever available. If a sponsor identifies a concept for which no standard term exists, FDA recommends that the sponsor submit the concept to the appropriate terminology maintenance organization as early as possible to have a new term added to the standard dictionary. FDA considers this *good terminology management practice*. The creation of custom terms (i.e., so-called *extensible* code lists) for a submission is discouraged, because this does not support semantically interoperable study data exchange. Furthermore, the use of custom or “extensible” code lists should not be interpreted to mean that sponsors may substitute their own nonstandard terms in place of existing equivalent standardized terms.

Terminology maintenance organizations generally have well-defined change control processes. Sponsors should allow sufficient time for a proposed term to be reviewed and included in the terminology, as it is desirable to have the term incorporated into the standard terminology before the data are submitted. If custom terms cannot be avoided, the submitter should clearly identify and define them within the submission, reference them in the SDRG, and use them consistently throughout the application.

If a sponsor identifies an entire information domain<sup>37</sup> for which FDA has not accepted a specific standard terminology, the sponsor may select a standard terminology to use, if one exists. FDA recommends that sponsors include this selection in the *Standardization Plan* (See section 2.1) or in an update to the existing plan, and reference it in the SDRG. If no controlled terminology exists, the sponsor may define custom terms. The non-FDA supported terms (whether from a non-supported standard terminology or sponsor-defined custom terms) should then be used consistently throughout all relevant studies within the application.

## 6.2 CDISC Controlled Terminology

Sponsors should use the terminologies and code lists in the CDISC Controlled Terminology, which can be found at the NCI (National Cancer Institute) Enterprise Vocabulary Services.<sup>38</sup> For variables for which no standard terms exists, or if the available terminology is insufficient, the sponsor should propose its own terms. The sponsor should provide this information in the *define.xml* file and in the SDRG.

## 6.3 Adverse Events

### 6.3.1 MedDRA

#### 6.3.1.1 General Considerations

MedDRA is used for coding adverse events.<sup>39</sup> Generally, the studies included in an application are conducted over many years and may have used different MedDRA versions. The expectation is that sponsors or applicants will use the most current version

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<sup>37</sup> By *information domain*, we mean a logical grouping of clinical or scientific concepts that are amenable to standardization (e.g., adverse event data, laboratory data, and histopathology data, imaging data).

<sup>38</sup> See <http://www.cancer.gov/cancertopics/terminologyresources/page6>.

<sup>39</sup> See <https://www.meddra.org/>

of MedDRA at the time of study start. However, there is no requirement to recode earlier studies

The spelling and capitalization of MedDRA terms should match the way the terms are presented in the MedDRA dictionary (e.g., spelling and case). Common errors that have been observed include the incorrect spelling of a System Organ Class (SOC) and other MedDRA terms.

To avoid potential confusion or incorrect results, the preparation of the adverse event dataset for the ISS should include MedDRA terms from the most current version of MedDRA at the time that data across studies are pooled. The reason for an ISS based on a single version of MedDRA is that reviewers often analyze adverse events across studies, including the use of Standardized MedDRA Queries.<sup>40</sup> In addition, sponsors should use the MedDRA-specified hierarchy of terms. The SDTM variables for the different hierarchy levels should represent MedDRA-specified primary SOC-coded terms.

## 6.4 Medications

### 6.4.1 FDA Unique Ingredient Identifier

#### 6.4.1.1 General Considerations

The Unique Ingredient Identifier (UNII)<sup>41</sup> should be used to identify active ingredients (specifically, active moieties) that are administered to investigational subjects in a study (either clinical or nonclinical). This information should be provided in the SDTM Trial Summary (TS) domain. UNII should be included for all active moieties of investigational products (TSPARM=TRT or TRTUNII), active comparators (TSPARM=COMPTRT), and any protocol-specified background treatments (TSPARM=CURTRT).

If a medicinal product has more than one active moiety, then multiple records in TS should be provided, one for each active moiety. For example, if the investigational product is Bactrim (a combination of sulfamethoxazole and trimethoprim), then TS will contain two records for TSPARM=TRT: one for sulfamethoxazole and one for trimethoprim.

The preferred substance names and UNII codes can be found by searching FDA's Substance Registration System, hosted by the National Library of Medicine.<sup>42</sup> We recognize that unapproved substances may not yet have registered UNII codes. We recommend that sponsors obtain UNII codes for unapproved substances as early in drug development as possible, so that relevant information, such as study data, can be unambiguously linked to those substances.

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<sup>40</sup> See <http://www.meddra.org/standardised-meddra-queries>.

<sup>41</sup> See <http://www.fda.gov/ForIndustry/DataStandards/SubstanceRegistrationSystem-UniqueIngredientIdentifierUNII/>

<sup>42</sup> The Substance Registration System can be accessed at <http://fdasis.nlm.nih.gov/srs>

## 6.4.2 WHODrug Global

### 6.4.2.1 General Considerations

World Health Organization (WHO) Drug Global<sup>43</sup> is a dictionary maintained and updated by Uppsala Monitoring Centre. WHODrug Global contains unique product codes for identifying drug names and listing medicinal product information, including active ingredients and therapeutic uses.

Typically, WHODrug Global is used to code concomitant medications. The variable --DECOD should be populated with the active substances from the WHODrug Global Dictionary, and --CLAS populated with the drug class.

When using WHODrug Global, --CLAS should be filled with the Anatomic Therapeutic Chemical (ATC) class most suitable per intended use, and the remainder of the ATC classes, if applicable, should be placed in SUPPCM. ATC classes should be submitted as default in dictionary at the fourth level or most specific available. Concomitant medications in the ISS should be coded in the same version of WHODrug Global.

## 6.5 Pharmacologic Class

### 6.5.1 National Drug File -- Reference Terminology

#### 6.5.1.1 General Considerations

The Veterans Administration's National Drug File – Reference Terminology (NDF-RT)<sup>44</sup> should be used to identify the pharmacologic class(es) of all active investigational substances that are used in a study (either clinical or nonclinical). This information should be provided in the SDTM Trial Summary (TS) domain. The information should be provided as one or more records in TS, where TSPARM=PCLAS.

Pharmacologic class is a complex concept that is made up of one or more component concepts: mechanism of action (MOA), physiologic effect (PE), and chemical structure (CS).<sup>45</sup> The established pharmacologic class is generally the MOA, PE, or CS term that is considered the most scientifically valid and clinically meaningful. Sponsors should include in TS the established pharmacologic class of all active moieties of investigational products used in a study. FDA maintains a list of established pharmacologic classes of approved moieties.<sup>46</sup> If the established pharmacologic class is not available for an active moiety, then the sponsor should discuss the appropriate MOA, PE, and CS terms with the

<sup>43</sup> See <http://www.who-umc.org/>

<sup>44</sup> See <http://mor.nlm.nih.gov/download/rxnav/NdfrtAPIs.html#>

<sup>45</sup> See the guidance for industry and review staff *Labeling for Human Prescription Drug and Biologic Products —Determining Established Pharmacologic Class for Use in the Highlights of Prescribing Information*, available at <http://www.fda.gov/downloads/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/ucm186607.pdf>.

<sup>46</sup> Available at <http://www.fda.gov/downloads/ForIndustry/DataStandards/StructuredProductLabeling/UCM346147.zip>

review division. For unapproved investigational active moieties where the pharmacologic class is unknown, the PCLAS record may not be available.

## 6.6 Indication

### 6.6.1 SNOMED CT

#### 6.6.1.1 General Considerations

The International Health Terminology Standards Organization's (IHTSDO) Systematized Nomenclature of Medicine – Clinical Terms (SNOMED CT)<sup>47</sup> should be used to identify the medical condition or problem that the investigational product in a study is intended to affect (treat, diagnose or prevent, i.e., the indication). This information should be provided in the SDTM Trial Summary (TS) domain as a record where TSPARM=INDIC and TSPARM=TDIGRP. SNOMED CT was chosen to harmonize with Indication information in Structured Product Labeling (SPL)<sup>48</sup>.

## 6.7 Laboratory Tests

### 6.7.1 LOINC

#### 6.7.1.1 General Considerations

The Logical Observation Identifiers Names and Codes (LOINC) is a clinical terminology housed by the Regenstrief Institute.<sup>49</sup> LOINC codes are universal identifiers for laboratory and other clinical observations that enable semantically interoperable clinical data exchange. The laboratory portion of the LOINC database contains the categories of chemistry, hematology, serology, microbiology (including parasitology and virology), toxicology, and more.

The SDTM already supports the exchange of LOINC codes using the LBLOINC variable. LOINC codes should not be added to SEND datasets.

## 7. Electronic Submission Format

### 7.1 eCTD Specifications

Study datasets and their supportive files should be organized into a specific file directory structure when submitted in the eCTD<sup>50</sup> format (See Figure 1 and Table 2 below). Note that this structure is distinct from the eCTD headings and hierarchy folder structure, and does not affect it. Submission of files within the appropriate folders allows automated systems to detect and prepare datasets for review, and minimizes the need for manual processing. Do not use the eCTD “append” lifecycle operator when submitting updated or changed content within study data files that were previously submitted. Updated files should be submitted using the “replace” operator.

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<sup>47</sup> <http://www.ihtsdo.org/snomed-ct/>.

<sup>48</sup> See <https://www.fda.gov/ForIndustry/DataStandards/StructuredProductLabeling/default.htm>

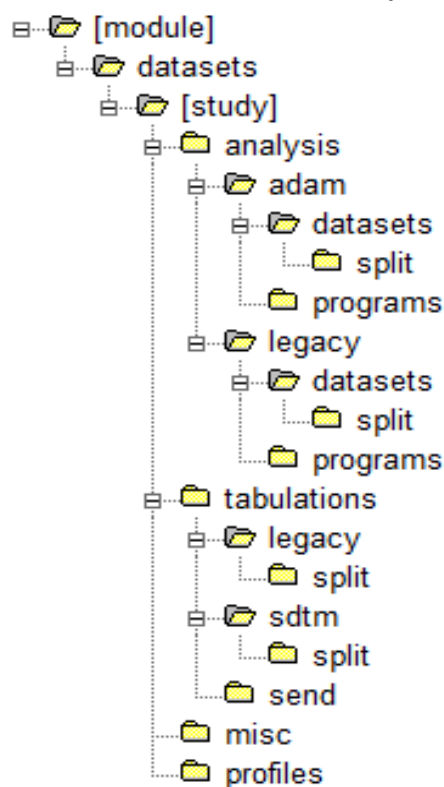
<sup>49</sup> See <http://www.regenstrief.org/>

<sup>50</sup> See <http://www.ich.org/products/ctd.html>.

If you need to split a file that exceeds file size limits (See section 3.3.2), you should submit the smaller split files in the “split” sub-folder in addition to the larger non-split file in the original data folder. There is no need for a second define.xml file to be submitted within the split subfolder.

For information on how to incorporate datasets into the eCTD, please reference the “Guidance to Industry *Providing Regulatory Submissions in Electronic Format: Certain Human Pharmaceutical Product Applications and Related Submissions Using the Electronic Common Technical Document Specifications.*”<sup>51</sup> The file folder structure for study datasets is summarized in Figure 1. Table 2 provides the study dataset and file folder structure and associated description.

**Figure 1: Folder Structure for Study Datasets**



<sup>51</sup> See “eCTD Technical Conformance Guide” ([Electronic Common Technical Document Technical Conformance Guide \(PDF – 160KB\)](#)) for further details.

**Table 2: Study Dataset and File Folder Structure and Description**

Folder Name	Folder Level	Description/Contents
[module]	1	Refers to the eCTD module in which study data is being submitted. Name this folder m4 for nonclinical data and m5 for clinical data. Do not place files at this level.
datasets	2	Resides within the module folder as the top-level folder for study data (nonclinical or clinical) being submitted for the specified module (m4 or m5). Do not place files at this level.
[study]	3	Name this folder with the study identifier or analysis type performed (e.g., study123, iss, ise). Do not place files at this level.
analysis	4	Contains folders for analysis datasets and software programs; arrange in designated level 6 subfolders. Do not place files at this level.
adam	5	Contains subfolders for ADaM datasets and corresponding software programs. Do not place files at this level.
datasets	6	Place ADaM datasets in this subfolder.
split	7	Place any split ADaM datasets in this subfolder.
programs	6	Place software programs for ADaM datasets, tables and figures in this subfolder.
legacy	5	Contains legacy formatted analysis datasets and corresponding software programs. Do not place files at this level.
datasets	6	Place legacy analysis datasets in this subfolder.
split	7	Place split legacy analysis datasets in this subfolder.
programs	6	Place software programs for legacy analysis datasets, tables and figures in this subfolder.
misc	4	Place miscellaneous datasets that don't qualify as analysis, profile, or tabulation datasets in this subfolder. This subfolder was formerly named "listings".
profiles	4	Place patient profiles in this subfolder.
tabulations	4	Contains subfolders for tabulation datasets. Do not place files at this level.
legacy	5	Place legacy (non-standardized) tabulation datasets in this folder.
split	6	Place any split legacy tabulations datasets in this subfolder.
sdtm	5	Place SDTM tabulation datasets in this subfolder. Should only be used in m5 for clinical data.
split	6	Place any split SDTM files in this subfolder.
send	5	Place SEND tabulation datasets in this subfolder. Should only be used in m4 for animal data.

## 7.2 eCTD Sample Submission

The FDA would like to work closely with people who plan to provide a submission using the eCTD specifications and offer to help smooth the process. The agency also offers a process for submitting sample standardized datasets for validation. Sample submissions are tests only and not considered official submissions. They are not reviewed by FDA reviewers at any time. The Electronic Submissions page provides more information regarding test submission process.<sup>52</sup>

## 8. Study Data Validation and Traceability

### 8.1 Definition of Study Data Validation

Study data validation helps to ensure that the study data are compliant, useful, and will support meaningful review and analysis. Validation activities occur at different times during submission and review of study data, including submission receipt and at the beginning of the regulatory review. Validation of study data that occurs upon receipt of a submission follows the process for [Technical Rejection Criteria for Study Data](#).

### 8.2 Types of Study Data Validation Rules

1. Standards Development Organizations (e.g., CDISC) provide rules that assess conformance to its published standards (See [www.CDISC.org](http://www.CDISC.org)).
2. FDA eCTD Technical Rejection Criteria for Study Data that assess conformance to the standards listed in the Catalog (See above).
3. FDA Business and Validator rules to assess that the data support regulatory review and analysis.

#### 8.2.1 FDA Business and Validator Rules

FDA business rules describe the business requirements for regulatory review to help ensure that study data is compliant and useful and supports meaningful review and analysis. The list of business rules will grow and change with experience and cross-center collaborations. All business rules should be followed where applicable. The business rules are accompanied with validator rules which provide detail regarding FDA's assessment of study data for purposes of review and analysis. The Standards Web page provides links to the currently available business rules and FDA validator rules.<sup>53</sup>

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<sup>52</sup> See

<http://www.fda.gov/Drugs/DevelopmentApprovalProcess/FormsSubmissionRequirements/ElectronicSubmissions/ucm174459.htm>

<sup>53</sup> See <http://www.fda.gov/eStudyResources>

## **8.2.2 Support on Data Validation Rules**

Sponsors should evaluate their study data before submission against the conformance rules published by an SDO, the eCTD Technical Rejection Criteria for Study Data, and the FDA business rules. Sponsors may also wish to use the FDA validator rules to understand what is available to the FDA reviewer. The FDA validator rules also represent the latest understanding of what best supports regulatory review. Sponsors should either correct any discrepancies between study data and the standard or the business rules or explain meaningful discrepancies in the Reviewer Guide (i.e., nSDRG, cSDRG or ADRG).

## **8.3 Study Data Traceability**

### **8.3.1 Overview**

An important component of a regulatory review is an understanding of the provenance of the data (i.e., traceability of the sponsor's results back to the CRF data). Traceability permits an understanding of the relationships between the analysis results (tables, listings and figures in the study report), analysis datasets, tabulation datasets, and source data. Traceability enables the reviewer to accomplish the following:

- Understand the construction of analysis datasets
- Determine the observations and algorithm(s) used to derive variables
- Understand how the confidence interval or the p-value was calculated in a particular analysis
- Relate counts from tables, listings, and figures in a study report to the underlying data

Based upon reviewer experience, establishing traceability is one of the most problematic issues associated with any data conversion. If the reviewer is unable to trace study data from the data collection of subjects participating in a study to the analysis of the overall study data, then the regulatory review of a submission may be compromised.

Traceability can be enhanced when studies are prospectively designed to collect data using a standardized CRF, e.g., CDASH. Traceability can be further enhanced when a flow diagram is submitted showing how data move from collection through preparation and submission to the Agency.

Reviewers evaluating nonclinical studies have similar needs to the above list, though in the case of nonclinical studies traceability allows the reviewer to understand and trace relationships between analysis results, single animal listings in the Study Report, and the tabulation data sets. Traceability between the Study Report and tabulation data can be enhanced when data in collection systems has a well-defined relationship to the SEND standard.



### 8.3.2 Legacy Study Data Conversion to Standardized Study Data

Legacy study data are study data in a non-standardized format, not supported by FDA, and not ever listed in the Catalog. Sponsors should use processes for legacy data conversion that account for traceability. Generally, a conversion to a standard format will map every data element as originally collected to a corresponding data element described in a standard. Some study data conversions will be straightforward and will result in all data converted to a standardized format. In some instances, it may not be possible to represent a collected data element as a standardized data element. In these cases, there should be an explanation in the RG as to why certain data elements could not be fully standardized or were otherwise not included in the standardized data submission. The legacy data (i.e., aCRF, legacy tabulation data, and legacy analysis data) may be needed in addition to the submission of converted data.

In cases where the data were collected on a Case Report Form (CRF) or electronic CRF but were not included in the converted datasets, the omitted data should be apparent on the annotated CRF and described in the RG. The tabular list of studies in the *Standardization Plan* should indicate which studies contained previously collected non-standard data that were subsequently converted to a standard format.

For nonclinical studies where data is converted to SEND from a previously established collection system, instances may arise where it is not possible to represent a collected data element as a standardized data element. In these cases, there should be an explanation in the nSDRG as to why certain data elements could not be fully standardized or were otherwise not included in the standardized data submission. As the Study Report should contain a complete representation of the study data in the individual animal listings, no non-standardized electronic study data should be submitted.

#### 8.3.2.1 Traceability Issues with Legacy Data Conversion

FDA does not recommend a particular approach to legacy clinical study data conversion, but rather explains the issues that should be addressed so that the converted data are traceable and adequate to support review.

Table 3 presents some of the issues that can be observed during a review when legacy study data are converted to SDTM and submitted with legacy analysis datasets.

**Table 3: Traceability Issues: Legacy Data Conversion to SDTM Only**

1. Limited ability to determine location of collected CRF variables in the converted SDTM data unless the legacy aCRF is re-annotated.
2. Limited traceable path from SDTM to the legacy analysis data.
3. Limited ability to replicate/confirm legacy analysis datasets (i.e., analysis variable imputation or derived variables) using SDTM datasets.
4. Limited ability to confirm derivation of intermediate analysis datasets or custom domains.
5. Difficulty in understanding the source or derivation methods for imputed or derived variables in integrated/pooled data, supplemental qualifiers, and related records.

Table 4 presents the issues when legacy study data and legacy analysis data are independently converted to SDTM and ADaM formats, respectively, rather than ADaM datasets being created directly from the SDTM datasets (converted from legacy study data).

**Table 4: Traceability Issues: Independent Legacy Data Conversion to SDTM and ADaM**

Issues
1. Limited ability to determine location of collected CRF variables in the converted SDTM data unless the legacy aCRF is re-annotated.
2. Limited traceable path from SDTM to the legacy analysis data.
3. Limited ability to replicate/confirm legacy analysis datasets (i.e., analysis variable imputation or derived variables) using SDTM datasets.
4. Limited ability to confirm derivation of intermediate analysis datasets or custom domains.
5. Limited traceable path from SDTM to the ADaM datasets.
6. Limited ability to replicate ADaM datasets (i.e., analysis variable imputation or derived variables) using SDTM datasets.
7. Limited traceable path from ADaM to the Tables, Figures and the Clinical Study Report (CSR).
8. Difficulty in understanding the source or derivation methods for imputed or derived variables in integrated/pooled data, supplemental qualifiers, and related records.

Table 5 presents the issues when legacy data are converted to SDTM and ADaM formats in sequence (i.e., converting legacy study data to SDTM and then creating ADaM from the SDTM). The key concern is the traceability from ADaM to the Tables, Figures and CSR.

**Table 5: Traceability Issues: Legacy Data Conversion to SDTM and ADaM in Sequence**

1. Limited ability to determine location of collected CRF variables in the converted SDTM data unless the legacy aCRF is re-annotated.
2. Limited traceable path from SDTM to the legacy analysis data.
3. Limited ability to replicate/confirm legacy analysis datasets (i.e., analysis variable imputation or derived variables) using SDTM datasets.
4. Limited ability to confirm derivation of intermediate analysis datasets or custom domains.
5. Limited traceable path from ADaM to the Tables, Figures and the CSR.
6. Difficulty in understanding the source or derivation methods for imputed or derived variables in integrated/pooled data, supplemental qualifiers, and related records.

### **8.3.2.2 Legacy Data Conversion Plan and Report**

Sponsors should evaluate the decision involved in converting previously collected non-standardized data (i.e., legacy study data) to standardized data (i.e., SDTM, and ADaM). Sponsors should provide the explanation and rationale for the study data conversion in the RG. To mitigate traceability issues when converting legacy data, FDA recommends the following procedures:

1. Prepare and Submit a Legacy Data Conversion Plan and Report.
  - The plan should describe the legacy data and the process intended for the conversion.
  - The report should present the results of the conversions, issues encountered and resolved, and outstanding issues.
  - The plan and report should be provided in the SDRG.
2. Provide an aCRF, for clinical data, that maps the legacy data elements.
  - Sponsors should provide two separate CRF annotations, one based on the original legacy data, and the other based on the converted data (i.e., SDTM) when legacy datasets are submitted. The legacy CRF tabulation data should include all versions and all forms used in the study.
3. Record significant data issues, clarifications, explanations of traceability, and adjudications in the RG. For example, data were not collected or were collected using different/incompatible terminologies, or were collected but will not fit into, for example, SDTM format.
4. Legacy data (i.e., legacy aCRF, legacy tabulation data, and legacy analysis data) may be needed in addition to the converted data.

Submission of a Legacy Data Conversion Plan and Report is not expected for nonclinical studies where data were collected in a previously established data collection system.

## Appendix: Data Standards and Interoperable Data Exchange

This appendix provides some of the guiding principles for the Agency’s long-term study data standards management strategies. An important goal of standardizing study data submissions is to achieve an acceptable degree of *semantic interoperability* (discussed below). This appendix describes different types of interoperability and how data standards can support interoperable data exchange now and in the future.

At the most fundamental level, study data can be considered a collection of data elements and their relationships. A data element is the smallest (or *atomic*) piece of information that is useful for analysis (e.g., a systolic blood pressure measurement, a lab test result, a response to a question on a questionnaire).

A data value is by itself meaningless without additional information about the data (so called *metadata*). Metadata is often described as *data about data*. Metadata is structured information that describes, explains, or otherwise makes it easier to retrieve, use, or manage data.<sup>54</sup> For example, the number 44 itself is meaningless without an association with Hematocrit and the unit of measurement (e.g. "%"). Hematocrit in this example is metadata that further describes the data.

Just as it is important to standardize the representation of data (e.g., M and F for male and female, respectively), it is equally important to standardize the metadata. The expressions Hematocrit = 44; Hct = 44, or Hct Lab Test = 44 all convey the same information to a human, but an information system or analysis program will fail to recognize that they are equivalent because the metadata is not standardized. It is also important to standardize the definition of the metadata, so that the meaning of a Hematocrit value is constant across studies and submissions.

In addition to standardizing the data and metadata, it is important to capture and represent relationships (also called associations) between data elements in a standard way. Relationships between data elements are critical to understand or interpret the data. Consider the following information collected on the same day for one subject in a study:

Systolic Blood Pressure = 90 mmHg  
Position = standing  
Systolic Blood Pressure = 110 mmHg  
Time = 10:23 a.m.  
Time = 10:20 a.m.

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<sup>54</sup> Metadata is said to “give meaning to data” or to put data “in context.” Although the term is now frequently used to refer to XML (extensible markup language) tags, there is nothing new about the concept of metadata. Data about a library book such as author, type of book, and the Library of Congress number, are metadata and were once maintained on index cards. SAS labels and formats are a rudimentary form of metadata, although they have not historically been referred to as metadata.

Position = lying

When presented as a series of unrelated data elements, they cannot reliably be interpreted. Once the relationships are captured, as shown below using arrows, the interpretation of a drop in systolic blood pressure of 20 mmHg while standing, and therefore the presence of clinical orthostatic hypotension, is possible. Standardizing study data therefore involves standardizing the data, metadata, and the representation of relationships.

Time = 10:20 a.m.  $\leftrightarrow$  Position = lying  $\leftrightarrow$  Systolic Blood Pressure = 110 mmHg  
 Time = 10:23 a.m.  $\leftrightarrow$  Position = standing  $\leftrightarrow$  Systolic Blood Pressure = 90 mmHg

With these fundamental concepts of data standardization in mind, data standards can be considered in the context of interoperable data exchange.

### Interoperability

Much has been written about interoperability, with many available definitions and interpretations within the health care informatics community. In August 2006, the President signed an Executive Order mandating that the Federal Government use interoperable data standards for health information exchange.<sup>55</sup> Although this order was directed at Federal agencies that administer health care programs (and therefore not the FDA), it is relevant to this guidance because it defined interoperability for use by Federal agencies:

*“Interoperability” means the ability to communicate and exchange data accurately, effectively, securely, and consistently with different information technology systems, software applications, and networks in various settings, and exchange data such that clinical or operational purpose and meaning of the data are preserved and unaltered.*

Achieving interoperable study data exchange between sponsors and applicants and FDA is not an all-or-nothing proposition. Interoperability represents a continuum, with higher degrees of data standardization resulting in greater interoperability, which in turn makes the data more useful and increasingly capable of supporting efficient processes and analyses by the data recipient. It is therefore useful to understand the degree of interoperability that is desirable for standardized study data submissions.

In 2007, the Electronic Health Record Interoperability Work Group within Health Level Seven issued a white paper that characterized the different types of interoperability based on an analysis of how the term was being defined and used in actual practice.<sup>56</sup> Three types of interoperability were identified: technical, semantic, and process interoperability. A review of these three types provides insight into the desired level of interoperability for standardized study data submissions.

<sup>55</sup> See <http://www.cga.ct.gov/2006/rpt/2006-R-0603.htm>.

<sup>56</sup> See Coming to Terms: Scoping Interoperability for Health Care <http://www.hln.com/assets/pdf/Coming-to-Terms-February-2007.pdf>.

**Technical interoperability** describes the lowest level of interoperability whereby two different systems or organizations exchange data so that the data are useful. The focus of technical interoperability is on the conveyance of data, not on its meaning. Technical interoperability supports the exchange of information that can be used by a person but not necessarily processed further. When applied to study data, a simple exchange of non-standardized data using an agreed-upon file format for data exchange (e.g., SAS transport file) is an example of technical interoperability.

**Semantic interoperability** describes the ability of information shared by systems to be understood, so that nonnumeric data can be processed by the receiving system. Semantic interoperability is a multi-level concept with the degree of semantic interoperability dependent on the level of agreement on data content terminology and other factors. With greater degrees of semantic interoperability, less human manual processing is required, thereby decreasing errors and inefficiencies in data analysis. The use of controlled terminologies and consistently defined metadata support semantic interoperability.

**Process interoperability** is an emerging concept that has been identified as a requirement for successful system implementation into actual work settings. Simply put, it involves the ability of systems to exchange data with sufficient meaning that the receiving system can automatically provide the right data at the right point in a business process.

An example of process interoperability in a regulatory setting is the ability to quickly and automatically identify and provide all the necessary information to produce an expedited adverse event report in a clinical trial upon the occurrence of a serious and unexpected adverse event. The timely submission of this information is required by regulation to support FDA's mandate to safeguard patient safety during a clinical trial. Process interoperability becomes important when particular data are necessary to support time-dependent processes.

Because the vast majority of study data are submitted after the study is complete, achieving process interoperability for study data submissions in a regulatory setting is relatively unimportant, at least for the foreseeable future. It is reasonable to conclude that it is most desirable to achieve *semantic interoperability* in standardized study data submissions.

In summary, the goal of standardizing study data is to make the data more useful and to support semantically interoperable data exchange between sponsors, applicants, and the FDA such that it is commonly understood by all parties.

## Glossary

The following list of acronyms and terms used in this Guide:

aCRF:	Annotated Case Report Form
ANDA:	Abbreviated New Drug Application
ADaM:	Analysis Data Model
ADRG	Analysis Data Reviewer’s Guide
ADSL:	Subject Level Analysis Data
ASCII:	American Standard Code for Information Interchange
CBER:	Center for Biologics Evaluation and Research
CDASH:	Clinical Data Acquisition Standards Harmonization
CDER:	Center for Drug Evaluation and Research
CDISC:	Clinical Data Interchange Standards Consortium
CS:	Chemical Structure
CSR:	Clinical Study Report
eCTD:	Electronic Common Technical Document
GLP:	Good Laboratory Practice
ICH:	International Council for Harmonisation
IND:	Investigational New Drug
ISE:	Integrated Summary of Efficacy
ISO:	International Organization for Standardization
ISO 8601:	ISO character representation of dates, date/times, intervals, and durations of time
ISS:	Integrated Summary of Safety
ITT:	Intent-To-Treat
LOINC:	Logical Observation Identifiers and Codes
MedDRA:	Medical Dictionary for Regulatory Activities
MOA:	Mechanism of Action
NDA:	New Drug Application
NDF-RT:	National Drug File – Reference Terminology
PDF:	Portable Document Format
PE:	Physiologic Effect
RG	Reviewer Guides (e.g., cSDRG, nSDRG, ADRG located in eCTD m4 and m5)
SDRG	Study Data Reviewer Guide (original term, replaced by cSDRG and nSDRG)
cSDRG	SDRG used for clinical data
nSDRG	SDRG used for nonclinical data
SDTM:	Study Data Tabulation Model
SEND	Standard for Exchange of Nonclinical Data
SNOMED:	Systematized Nomenclature of Medicine
UNII:	Unique Ingredient Identifier
XML:	eXtensible Markup Language
XPORT:	SAS Transport Version 5