Data Sharing Statements for Clinical Trials
A Requirement of the International Committee of Medical Journal Editors

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The International Committee of Medical Journal Editors (ICMJE) believes there is an ethical obligation to responsibly share data generated by interventional clinical trials because trial participants have put themselves at risk. In January 2016 we published a proposal aimed at helping to create an environment in which the sharing of deidentified individual participant data becomes the norm. In response to our request for feedback we received many comments from individuals and groups. Some applauded the proposal while others expressed disappointment it did not more quickly create a commitment to data sharing. Many raised valid concerns regarding the feasibility of the proposed requirements, the necessary resources, the real or perceived risks to trial participants, and the need to protect the interests of patients and researchers.

It is encouraging that data sharing is already occurring in some settings. Over the past year, however, we have learned that the challenges are substantial and the requisite mechanisms are not in place to mandate universal data sharing at this time. Although many issues must be addressed for data sharing to become the norm, we remain committed to this goal.

Therefore, ICMJE will require the following as conditions of consideration for publication of a clinical trial report in our member journals:

1. As of July 1, 2018, manuscripts submitted to ICMJE journals that report the results of clinical trials must contain a data sharing statement as described below.

2. Clinical trials that begin enrolling participants on or after January 1, 2019, must include a data sharing plan in the trial's registration. The ICMJE’s policy regarding trial registration is explained at http://www.icmje.org/recommendations/browse/publishing-and-editorial-issues/clinical-trial-registration.html. If the data sharing plan changes after registration this should be reflected in the statement submitted and published with the manuscript and updated in the registry record.

Table. Examples of Data Sharing Statements That Fulfill These ICMJE Requirements*

<table>
<thead>
<tr>
<th>Example</th>
<th>Will individual participant data be available?</th>
<th>What data in particular will be shared?</th>
<th>What other documents will be available?</th>
<th>When will data be available (start and end dates)?</th>
<th>With whom?</th>
<th>For what types of analyses?</th>
<th>By what mechanism will data be made available?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Example 1</td>
<td>Yes</td>
<td>All of the individual participant data collected during the trial, after deidentification</td>
<td>Study protocol, statistical analysis plan, informed consent form, clinical study report, analytic code</td>
<td>Immediately following publication; no end date</td>
<td>Anyone who wishes to access the data</td>
<td>Any purpose</td>
<td>Data are available indefinitely at (link to be included)</td>
</tr>
<tr>
<td>Example 2</td>
<td>Yes</td>
<td>Individual participant data that underlie the results reported in this article, after deidentification (text, tables, figures, and appendices)</td>
<td>Study protocol, statistical analysis plan, analytic code</td>
<td>Beginning 3 months and ending 3 years following article publication</td>
<td>Researchers who provide a methodologically sound proposal</td>
<td>To achieve aims in the approved proposal</td>
<td>Proposals should be directed to xxx@yyy. To gain access, data requestors will need to sign a data access agreement. Data are available for 5 years at a third-party website (link to be included)</td>
</tr>
<tr>
<td>Example 3</td>
<td>Yes</td>
<td>Individual participant data that underlie the results reported in this article, after deidentification (text, tables, figures, and appendices)</td>
<td>Study protocol</td>
<td>Beginning 9 months and ending 36 months following article publication</td>
<td>Investigators whose proposed use of the data has been approved by an independent review committee (“learned intermediary”) identified for this purpose</td>
<td>For individual participant data meta-analysis</td>
<td>Proposals may be submitted up to 36 months following article publication. After 36 months the data will be available in our university’s data warehouse but without investigator support other than deposited metadata. Information regarding submitting proposals and accessing data may be found at (link to be provided)</td>
</tr>
<tr>
<td>Example 4</td>
<td>No</td>
<td>Not available</td>
<td>Not available</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

* These examples are meant to illustrate a range of, but not all, data sharing options.
Data sharing statements must indicate the following: whether individual deidentified participant data (including data dictionaries) will be shared; what data in particular will be shared; whether additional, related documents will be available (eg, study protocol, statistical analysis plan); when the data will become available and for how long; and by what access criteria data will be shared (including with whom, for what types of analyses, and by what mechanism). Illustrative examples of data sharing statements that would meet these requirements are in the Table.

These initial requirements do not yet mandate data sharing, but investigators should be aware that editors may take into consideration data sharing statements when making editorial decisions. These minimum requirements are intended to move the research enterprise closer to fulfilling our ethical obligation to participants. Some ICMJE member journals already maintain, or may choose to adopt, more stringent requirements for data sharing.

Sharing clinical trial data is one step in the process articulated by the World Health Organization (WHO) and other professional organizations as best practice for clinical trials: universal prospective registration; public disclosure of results from all clinical trials (including through journal publication); and data sharing. Although universal compliance with the requirement to prospectively register clinical trials has not yet been achieved and requires continued emphasis, we must work toward fulfilling the other steps of best practice as well—including data sharing.

As we move forward into this new norm where data are shared, greater understanding and collaboration among funders, ethics committees, journals, trialists, data analysts, participants, and others will be required. We are currently working with members of the research community to facilitate practical solutions to enable data sharing. The United States Office for Human Research Protections has indicated that provided the appropriate conditions are met by those receiving them, the sharing of deidentified individual participant data from clinical trials does not require separate consent from trial participants.2 Specific elements to enable data sharing statements that meet these requirements have been adopted at ClinicalTrials.gov (https://prsinfo.clinicaltrials.gov/definitions.html#ShareData). The WHO also supports the addition of such elements to the primary registries of the International Clinical Trials Registry Platform. Unresolved issues remain, including appropriate scholarly credit to those who share data, and the resources needed for data access, the transparent processing of data requests, and data archiving. We welcome creative solutions to these problems at www.icmje.org.

We envision a global research community in which sharing deidentified data becomes the norm. Working toward this vision will help maximize the knowledge gained from the efforts and sacrifices of clinical trial participants.

**Articel Information**

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**Disclaimer:** Dr Sahni’s affiliation as representative and past president of the World Association of Medical Editors (WAME) does not imply endorsement by WAME member journals that are not part of the ICMJE.

**References**