Maintaining Research Integrity: A Systematic Review of the Role of the Institutional Review Board in Managing Conflict of Interest

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Evidence-based Synthesis Program

PREFACE

Quality Enhancement Research Initiative’s (QUERI) Evidence-based Synthesis Program (ESP) was established to provide timely and accurate syntheses of targeted healthcare topics of particular importance to Veterans Affairs (VA) managers and policymakers, as they work to improve the health and healthcare of Veterans. The ESP disseminates these reports throughout VA.

QUERI provides funding for four ESP Centers and each Center has an active VA affiliation. The ESP Centers generate evidence syntheses on important clinical practice topics, and these reports help:

• develop clinical policies informed by evidence,

• guide the implementation of effective services to improve patient outcomes and to support VA clinical practice guidelines and performance measures, and

• set the direction for future research to address gaps in clinical knowledge.

In 2009, the ESP Coordinating Center was created to expand the capacity of QUERI Central Office and the four ESP sites by developing and maintaining program processes. In addition, the Center established a Steering Committee comprised of QUERI field-based investigators, VA Patient Care Services, Office of Quality and Performance, and Veterans Integrated Service Networks (VISN) Clinical Management Officers. The Steering Committee provides program oversight, guides strategic planning, coordinates dissemination activities, and develops collaborations with VA leadership to identify new ESP topics of importance to Veterans and the VA healthcare system.

Comments on this evidence report are welcome and can be sent to Nicole Floyd, ESP Coordinating Center Program Manager, at nicole.floyd@va.gov.


This report is based on research conducted by the Evidence-based Synthesis Program (ESP) Center located at the West Los Angeles VA Medical Center, Los Angeles, CA funded by the Department of Veterans Affairs, Veterans Health Administration, Office of Research and Development, Quality Enhancement Research Initiative. The findings and conclusions in this document are those of the author(s) who are responsible for its contents; the findings and conclusions do not necessarily represent the views of the Department of Veterans Affairs or the United States government. Therefore, no statement in this article should be construed as an official position of the Department of Veterans Affairs. No investigators have any affiliations or financial involvement (e.g., employment, consultancies, honoraria, stock ownership or options, expert testimony, grants or patents received or pending, or royalties) that conflict with material presented in the report.
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EVIDENCE REPORT

INTRODUCTION

Ethical integrity in the conduct of health care research is essential for maintaining the public trust and support of such activities. Without research, health care cannot advance in a scientific fashion. But by definition, research that involves human participants necessitates that some aspects of their care are no longer being provided solely for their health benefit: research is meant to inform the care of future patients. Therefore, care provided as part of a research protocol always involves a risk of harm. Sometimes it is a direct health risk, as in the case of a new treatment of hoped-for-but-as-yet-unproven benefit with the potential for certain adverse events; or it may be less obvious, such as the risk of disclosure of sensitive information. The ethical management of risk is a primary focus of maintaining integrity in research.

Landmarks in the evolution of ethics for the conduct of research on humans include the 1946 Nuremberg code in response to atrocities committed by Nazi physicians on prisoners, which stated the basic requirement for any such research be “the voluntary consent” of the subjects involved;¹ the Declaration of Helsinki (1964, with subsequent updates) that declared (among other things) that informed consent is necessary, that risks should not exceed benefits, and that research protocols should be reviewed by an independent committee;² the exposé by Henry Beecher (1966) of about two dozen “unethical or questionable ethical studies;”³ and the Belmont Report (1979), which was undertaken in part as the result of the infamous Tuskegee Syphilis study, where curative treatment was withheld from low-income African American males with syphilis.⁴ The Belmont Report established the three basic principles of ethical research: respect for persons, beneficence, and justice; and their application to informed consent, assessment of risk and benefits, and the selection of subjects (participants).

In 1966, partly in response to the exposé by Beecher, the United States Public Health Service released a policy statement on ethical conduct of research:

“No new, renewal, or continuation research or research training grant in support of clinical research and investigation involving human beings shall be awarded by the Public Health Service unless the grantee has indicated in the application the manner in which the grantee institution will provide prior review of the judgment of the principal investigator or program director by a committee of his institutional associates.”⁵

And thus the Institutional Review Board (IRB) became a requirement for federally funded research.

CURRENT ISSUES INVOLVING INSTITUTIONAL REVIEW BOARDS

In today’s research environment, the IRB serves a number of functions, first and foremost being the protection of research participants. This protection includes insurance that potential participants are sufficiently briefed about the nature of the research and their participation that they are able to provide informed consent. The IRB also evaluates the appropriateness of payment for research participation and recruitment. IRBs set policies on the kinds of data that
can be collected from participants, e.g., genetic profiles, and how those data must be protected. IRBs also distinguish what activities constitute a research study with human participation from quality improvement initiatives that do not directly involve participants. Researchers as well as IRBs grapple with how to ensure that research conducted at multiple sites or by investigators from multiple institutions adequately protects participants (which often requires review by an IRB at each site or institution). Finally, IRBs assess whether disclosure of potential financial conflicts of interest among research team members is required as part of the management plan when a conflict exists.

CONFLICT OF INTEREST AND INSTITUTIONAL REVIEW BOARDS

The fact that money and reputations depend on the results of some research creates the potential for conflicts of interest (COI). Research investigators who have a financial or non-financial interest in the results of their research may consciously or unconsciously bias the conduct and interpretation of a study to yield their preferred outcome. The issue of COI in medical research has been the subject of countless lay media stories and numerous reports and commissions. One of the most prominent recent reports was from the Institute of Medicine: “Conflict of Interest in Medical Research, Education and Practice.” Two of the principle recommendations of the IOM report were as follows:

1. “Institutions that carry out medical research, medical education, clinical care, or practice guideline development should adopt, implement, and make public conflict of interest policies for individuals that are consistent with the other recommendations in this report. To manage identified conflicts of interest and monitor the implementation of management recommendations, institutions should create a conflict of interest committee. That committee should use a full range of management tools, as appropriate, including elimination of the conflicting financial interest, prohibition or restriction of involvement of the individual with a conflict of interest in the activity related to the conflict, and providing additional disclosures of the conflict of interest.” (p.18)

2. “The National Institutes of Health should develop rules governing institutional conflicts of interest for research institutions covered by current U.S. Public Health Service regulations. The rules should require the reporting of identified institutional conflicts of interest and the steps that have been taken to eliminate or manage such conflicts.” (p. 22)

The considerable potential for COI has been documented numerous times. In a systematic review by Bekelman and colleagues, 37 studies were identified that assessed the extent or impact of financial relationships between industry investigators, and academic institutions. Findings showed that 23 percent to 28 percent of academic investigators received research funding from industry and that many academic institutions had equity positions in start-up companies that sponsor research. Furthermore, industry sponsorship was significantly associated with conclusions favorable to the industry. Similar and more recent results were listed in the IOM report: For example, 27 percent of academic department chairs are paid consultants to industry. The report listed a number of particularly troubling examples of biased reporting in industry-
supported clinical research. Also, studies have documented marked variability in the institutional policies regarding COI. In a 1998 survey of 100 leading research institutions in the United States, about half required disclosure by all faculty while another half required disclosure only from principle investigators or those conducting research. This analysis concluded that most policies on COI lack specificity about the kinds of relationships with industry that are permitted or prohibited. Studies have shown variability in how conflict of interest policies are implemented, even within a single university system.

The aim of this report was to catalog the literature on issues pertaining to IRBs and the ethical conduct of research, to identify the issue with the greatest number of published studies for which no current VA policy exists, and to assess the evidence regarding that issue, which was policies for minimizing conflict of interest and the activities of the IRB in that regard.
METHODS

TOPIC DEVELOPMENT
This project was nominated by Ranjana Banerjea, HSR&D & HSR&D Research Best Practices Workgroup (RGP). The goal was to describe the evidence regarding areas of interest in the ethical conduct of research, with a particular focus on research and quality improvement initiatives. Further discussions resulted in the following key questions:

Key Question #1. What has been published regarding the IRB and each of the following issues:

- Quality improvement initiatives conducted as research studies and therefore requiring IRB approval
- Managing conflict of interest
- Studies requiring approval of multiple IRBs
- Genetic issues

Key Question #2. What is the actual evidence regarding the issue with the largest literature which may inform VA policy?

SEARCH STRATEGY

Search Terms and Algorithms
“institutional review board” Or “institutional review boards” OR advisory committees OR ethics committee OR ethics committees OR “national commission for the protection of human subjects”
AND “informed consent”[ti] OR informed consent[mh] OR selection bias OR selection biases OR privacy OR confidentiality OR “using data” OR “data use” OR “data usage” OR “human experimentation” OR “patient safety” OR registry OR registries OR medical records OR ethics[ti] OR ethics[mh] OR ethical* OR “conflict of interest”
AND qi OR “quality improvement” OR “quality-improvement” OR mortality OR quality assurance, health care OR total quality management OR “quality management” OR quality of health care OR “health care quality” OR quality control OR quality[ti]

Databases Searched
We searched PubMed databases from 1/01/2000-2/11/2011 for English-language articles related to our key questions. Search terms were chosen that pertained to institutional review boards and informed consent, data use, conflict of interest, ethics, and quality improvement initiatives.

Related Articles Search
We also completed related article searches in Pub Med on four key articles.12-15
Internet Search
We searched the websites of relevant organizations, including Association of American Medical Colleges (AAMC), Public Responsibility in Medicine and Research (PRIM&R), the Association for the Accreditation of Human Research Protection Programs, Inc (AAHRPP), and the National Institutes of Health (NIH), for empiric studies of COI.

STUDY SELECTION
We completed a title screen, excluding any article that, from its title alone, indicated it was unrelated to Key Question #1. We then performed another round of screening on the abstracts of articles that passed the first round, again excluding articles not related to Key Question #1. Full articles included from this stage were then categorized according to their topic of interest: the challenges of IRB approval in multi-site studies; when quality improvement initiatives become research; conflicts of interest; payments to patients, providers, or study participants (which we split off from conflicts of interest as it seemed to be a distinctive topic in and of itself); genetics research (this category mainly pertained to data repositories); miscellaneous articles pertaining to Key Question #1; background articles; and articles rejected at that stage as not being relevant. Articles were rejected if the scope was not relevant to our population (e.g. articles about children) or setting (e.g. if the article was not pertinent to IRBs), or if they were commentaries, opinions, or did not present original data, i.e. documents presenting an organizational COI policy or a position paper were rejected.

DATA ABSTRACTION
We coded each article according to the issue it addressed (per Key Question #1) or as “miscellaneous.” To the four issues addressed in Key Question #1, we added a 5th category, “payments to patients or providers.” For articles about conflict of interest, the topic selected for detailed review, we abstracted information about the study design, participants, and findings, and constructed an evidence table (Appendix A).

DATA SYNTHESIS
After assessing the output of our literature searches, we then selected for detailed review the area that had the greatest number of relevant published studies that did not already have VA policies in place, namely conflict of interest. Because of the nature of these studies, no quantitative synthesis was possible; therefore our synthesis is narrative.

PEER REVIEW
A draft version of this report was reviewed by seven technical experts as well as VA Central Office leadership. Their comments and our responses are presented in Appendix B.
RESULTS

LITERATURE FLOW

We reviewed 4,302 titles and abstracts from the electronic search and an additional 490 from related searches, for a total of 4,792 references. After applying inclusion/exclusion criteria at the title and abstract levels, we excluded 4,327 references. We retrieved 163 full-text articles for further review and excluded another 47 references. We then categorized the remaining 116 included studies by the issue addressed. Issues were not mutually exclusive, and two articles overlapped between the genetics and COI groups. Figure 1 details the exclusion criteria and the number of references related to each of the topics.

Figure 1. Literature Flow
KEY QUESTION #1: What has been published regarding the IRB and each of the following issues:

- Quality improvement initiatives conducted as research studies and therefore requiring IRB approval
- Managing conflict of interest
- Studies requiring approval of multiple IRBs
- Genetic issues
- Payment to research participants or health care professionals

We describe here the results of the brief review we performed. Our goal was to assess the state of the literature on issues pertaining to IRBs and to identify the issue with the largest body of research for which no current VA policy exists.

MULTISITE INSTITUTIONAL REVIEW BOARD CHALLENGES

We identified 41 articles that dealt with the challenges of having to submit a research protocol to IRBs (Table 1) at multiple institutions. Most of these were descriptive studies of how the same application was reviewed by different IRBs. In general these studies reported a great deal of variability in the ways the same protocol was reviewed by IRBs at different institutions, and the resources and time lost by investigators dealing with these multiple, and occasionally conflicting requests from different IRBs. VA has recently implemented a process whereby multisite VA studies can be reviewed by a single, centralized IRB. Consequently, this topic was not an area where a detailed review would be most helpful to VA.

<table>
<thead>
<tr>
<th>Multisite Institutional Review Board Challenges Articles</th>
</tr>
</thead>
</table>

Gold JL, Dewa CS. Institutional review boards and multisite studies in health services research: is there a better way? Health Serv Res 2005;40:291-307.


Racine E, Bell E, Deslauriers C. Canadian research ethics boards and multisite research: experiences from two minimal-risk studies. IRB 2010;32:12-8.


Rose CD. Local vs central institutional review boards for multicenter studies. JAMA 2003;290:2126; author reply 2126-7.


When Quality Improvement Initiatives Are Considered Research

Quality improvement is an increasingly important activity for health care organizations and also the subject of scholarly activity. Questions have been asked about what quality improvement activities constitute “research” and would therefore require approval and oversight by an IRB.\textsuperscript{57,60} This issue was highlighted by the controversy over the Keystone Intensive Care Unit project, where a quality improvement project to decrease bloodstream infections was considered by the Johns Hopkins IRB as “exempt” and later over-ruled by the Office for Human Research Protection, which subsequently amended their ruling.\textsuperscript{61}

More recently, VA has developed its own definition of what constitutes “research” for this purpose (Table 2).

Table 2. Excerpts from VHA Handbook 1508.05

<table>
<thead>
<tr>
<th>Generalizable Knowledge:</th>
<th>Operations Activities:</th>
</tr>
</thead>
</table>
| Information that is designed to expand the knowledge base of a scientific discipline (or other scholarly field of study). | Operations activities are certain administrative, financial, legal, quality assurance, quality improvement, and public health endeavors that are necessary to support VHA’s missions of delivering health care to the nation’s Veterans, conducting research and development, performing medical education, and contributing to national emergency response. VHA operations activities include (but are not limited to):

1. Conducting quality assessment and improvement activities; systems redesign activities; population-based activities relating to improving health, ensuring safety, or reducing health care costs; and case management and care coordination.
2. Reviewing the competence or qualifications of health care professionals; evaluating provider and health plan performance; training health care and non-health care professionals; and accreditation, certification, licensing, or credentialing activities.
3. Underwriting and other activities relating to the creation, renewal, or replacement of a contract of health insurance or health benefits and ceding, securing, or placing a contract for reinsurance of risk relating to health care claims.
4. Conducting or arranging for medical review, legal analyses, or auditing services, including fraud and abuse detection and compliance programs.
5. Business planning and development, such as conducting cost-management and planning analyses related to managing and operating an entity.
6. Business management and general administrative activities.

<table>
<thead>
<tr>
<th>Research:</th>
<th>Generalizable Knowledge: Information that is designed to expand the knowledge base of a scientific discipline (or other scholarly field of study).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Research is a systematic investigation (including research development, testing, and evaluation) designed to develop or contribute to generalizable knowledge by expanding the knowledge base of a scientific discipline (or other scholarly field of study). \textsuperscript{NOTE: Research typically involves the testing of concepts by the scientific method of formulating a hypothesis or research question, systematically collecting and recording relevant data, and interpreting the results in terms of the hypothesis or question to expand the knowledge base of a field of study. Research is further discussed in the Federal Policy (Common Rule) for the Protection of Human Subjects at 38 CFR Part 16; in VHA Directive 1200; and in VHA Handbooks 1200.01 and 1200.05.}</td>
<td></td>
</tr>
</tbody>
</table>
Systematic Investigation:
A systematic investigation is an activity that is planned in advance and that uses data collection and analysis to answer a question. Although research must include systematic investigation, many non-research activities also include systematic investigation. Systematic investigation does not, in and of itself, define research. Examples of systematic investigations, which may or may not constitute research, include (but are not limited to) activities involving:

1. Questionnaires or surveys
2. Observations
3. Focus groups
4. Interviews
5. Analyses of existing data
6. Analyses of biological specimens
7. Medical chart reviews
8. Epidemiologic reviews or analyses
9. Program evaluations
10. Quality assessment, quality improvement, and quality management
11. Interventional studies
12. Clinical trials

These points can also be summed up thus (text courtesy of Mi-Fu Tsan):

Health care operations activities such as quality assurance and quality improvement projects differ from research in that health care operations activities are specifically designed to support the operations of a health care institution, while research is specifically designed to contribute to generalizable knowledge (i.e., to expand the knowledge base of a scientific discipline or other scholarly field of study). Both health care operations activity and research utilize systematic investigation to achieve their objectives. Similar to research, the results of health care operations activity may be published in scientific journals and ultimately expand scientific knowledge base. Thus, neither systematic investigation nor publication effectively distinguishes health care operations activity from research. However, when a health care operations activity goes beyond its purpose of supporting the operations of a health care institution by adding elements specifically designed to expand the knowledge base of a scientific discipline or other scholarly field of study, the activity constitutes research.

We identified 31 publications on this issue (see Table 3). As VA has already developed policy in this area, this question was not an area for which a detailed review would be helpful.
Table 3. When Quality Improvement Initiatives Are Considered Research Articles

<table>
<thead>
<tr>
<th>Authors</th>
<th>Title</th>
<th>Journal</th>
<th>Year</th>
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Conflict of Interest
We identified 11 publications that dealt with conflict of interest in research, both potential conflict of interest by investigators and potential conflict of interest by IRB members. Of the issues we reviewed, this one had the largest body of literature to help inform VA policy. Therefore, we selected it for more detailed review (see Key Question #2).

Payment to Patients and Providers
Payments to patients and payments to health care professionals to enroll patients both are a particular type of conflict of interest. We considered them separate from the other COI articles because they seemed distinct from issues about disclosure in the other COI articles. We identified nine publications that dealt with ethical issues regarding compensating patients to participate in research studies or paying health care professionals to recruit patients into these studies (Table 4). Two of these articles were opinions or commentaries. Four of the articles were descriptive studies about payments to patients. A survey of studies approved in 1997 of 32 “geographically diverse organizations involved in the development, conduct and review of biomedical research” found that 30 (94 percent) paid some participants in clinical studies. About one-third of organizations had written policies or guidelines on payment. Since few written policies exist, standards vary. A follow up study assessed policies on the offering of payment to research participants approved by seven academic and four independent IRBs in 1997. Across studies, there was, in general, no indication that the payment was related to procedures to be performed or the time commitment required to participate in the study. The studies indicated a wide variation in the size of payments, ranging from $5 to $2000, with a median of $155.

Two studies by the same investigator assessed the potential reasons for payments to participants. In the first study, a web-based survey of hundreds of IRB chairpersons and investigators (with a 24 percent response rate) presented six hypothetical research scenarios that varied by the time involved, funding source, and risk. Respondents were asked to select what they considered an appropriate payment from a list of possible figures. The results indicate that individuals consider different factors in determining payment for studies. A related study found that 60 percent, 54 percent, and 42 percent of respondents recommended only a token payment (none or payment only for parking) for studies involving four phone surveys, a one-visit study for DNA collection via buccal swab, and a cancer treatment trial involving 24 visits, meaning that the time spent by the patient vastly exceeded any compensation.

Three publications dealt with the practice of paying healthcare professionals for patient recruitment into clinical trials. The largest of these was a systematic review that searched standard databases through 2006 and identified a small number of original studies: 3 cross sectional surveys, two studies from primary care, and one study from hospital care. The authors could draw no conclusions from their limited evidence base. A second study assessed (from available websites) the policies of 117 IRBs regarding such payments. Only about 25 percent of IRBs had policies about physicians recruiting their own patients for study. The last publication was a commentary about the potential hazards of large payments for patient enrollments.
Table 4. Payment to Patients Articles

<table>
<thead>
<tr>
<th>Payment to Patients</th>
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<tbody>
<tr>
<td>Brown JS, Schonfeld TL, Gordon BG. “You may have already won...”: an examination of the use of lottery payments in research. IRB 2006;28:12-6.107</td>
</tr>
<tr>
<td>DeRenzo EG. Coercion in the recruitment and retention of human research subjects, pharmaceutical industry payments to physician-investigators, and the moral courage of the IRB. IRB 2000;22:1-5.103</td>
</tr>
<tr>
<td>Hall MA, Friedman JY, King NM, Weinfurt KP, Schulman KA, Sugarman J. Commentary: Per capita payments in clinical trials: reasonable costs versus bounty hunting. Acad Med;85:1554-6.105</td>
</tr>
<tr>
<td>Wolf LE. IRB policies regarding finder’s fees and role conflicts in recruiting research participants. IRB 2009;31:14-9.106</td>
</tr>
</tbody>
</table>

Genetic Studies

We identified eight publications that dealt with potential ethical issues arising from genetic studies that involved the IRB (Table 5).12, 88, 89, 112-116 One article described a 1995 consensus process for recommendations for informed consent for patients participating in genetic studies.113 Another described an anonymous survey of IRB chairpersons (22 percent response rate) that found considerable variation in IRB practices regarding informed consent for genetic studies.115 An in-person survey of Canadian Research Ethic Boards about bio-banks found variability in what was required for the duration of consent.114 Another study characterized the ethical, legal, and social issues unique to genetic database research.116 Another publication analyzed the websites of the IRBs from the top 25 NIH funded medical schools,112 and another presented the findings of a survey of clinical research centers.12 Finally, two studies categorized as genetics studies also dealt with the topic of conflict of interest and are discussed in that section.88, 89

Table 5. Genetic Studies Articles

<table>
<thead>
<tr>
<th>Genetics</th>
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<tr>
<td>Lipworth W, Kerridge I. Impediments to “T2&quot; research: are ethics really to blame? Am J Bioeth. 2010;10(8):39-40.89</td>
</tr>
</tbody>
</table>
Miscellaneous

Eighteen publications were potentially relevant to the IRB’s role in maintaining research integrity, but did not fall into one of the existing categories (Table 6). These articles represent a mixture of surveys about ethical issues, particularly challenging scenarios that might require special rules (such as practice-based research networks, palliative care, and nursing research) and methods to evaluate the workings of the IRB.

Table 6. Miscellaneous Articles

<table>
<thead>
<tr>
<th>Miscellaneous</th>
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<tbody>
<tr>
<td>Coleman CH, Bouesseau MC. How do we know that research ethics committees are really working? The neglected role of outcomes assessment in research ethics review. BMC Med Ethics 2008;9:6.</td>
</tr>
</tbody>
</table>
KEY QUESTION #2: What is the actual evidence regarding the issue with the largest literature which may inform VA policy? A Detailed Review of Conflict of Interest Studies

Conflict of interest (COI) is increasingly recognized as an important aspect of maintaining public trust in medical research. In 2011, in response to lay media reports of a number of federally funded investigators who failed to disclose millions of dollars in support from companies with a financial interest in the outcome of the research, the NIH released regulations revising its earlier 1995 regulations. Medical journals are requiring increasingly detailed disclosure about potential COI, and the disclosure of COI is one of the primary foci of the recent Institute of Medicine report, “Guidelines We Can Trust.” Between 1994 and 2003, 65 of the 77 most-cited clinical trials were financed, partially or completely, with money from industry. Researchers conducting trials for which the findings have potential financial consequences (creating competing interests) are significantly more positive towards the results of their investigations than those without such interests. In addition, studies sponsored by pharmaceutical companies are more likely to have outcomes favorable to these sponsors than investigations receiving other funding, and trials funded by for-profit organizations (companies that may incur financial gain or loss depending on the outcome) were more likely to report positive findings than those supported by not-for-profit organizations. What makes such observations so compelling is that research findings may serve as promotional material and may influence development and contents of practice guideline. In fact, in one study, 87 percent of authors of guidelines had ties with industry that were often not disclosed. IRB members, too, have industry ties, with 36 percent of IRB members disclosing some kind of financial relationship with industry. Of concern, 15.6 percent of IRB members reported that a protocol had been presented in a biased way by an IRB member with industry ties, and 33 percent of IRBs did not require their members to formally disclose relationships with industry.

The evidence contained in the 14 studies reviewed in this section is organized into the following categories:

- Goals of Disclosure
- Who has Policies Around Disclosure
- Persons with Interest That Requires Disclosure
- Parties to Whom Disclosure Must be Made
- Managing Disclosure
- Managing Noncompliance
- Implementing the Policies
- Potential Harms of Disclosure

Many studies contributed evidence to more than one category.

Goals of Disclosure

Investigators used 5 years of data from the NIH Conflict of Interest Notification study to identify six goals of disclosure, particularly when disclosing to potential research subjects. These goals included promoting informed decision making, respecting participants’ perceived right to know, establishing or maintaining trust, minimizing risk of legal liability, deterring troubling financial relationships, and protecting research participants’ welfare.
In the opinion of these authors, disclosing COI to potential research subjects has three goals:

- promoting autonomy by providing people with information material to making informed decisions about participating in research,
- avoiding legal liability by meeting basic legal or regulatory requirements without hindering research and deterrence, and
- discouraging individuals and institutions from holding conflicts of interest.\textsuperscript{142}

A review of the disclosure policies of 120 academic medical centers found that the majority of the institutions’ policies were most consistent with the goal of avoiding legal liability.\textsuperscript{92}

Another study collected data and feedback from IRB and Conflict of Interest Committee (COIC) officials, individuals with and without health conditions, patients seen in a general medicine primary care clinic, and a multidisciplinary panel of experts and then developed a model disclosure statement. The statement had two versions, one generic and one specific. The generic statement reads:

“The person leading this medical research study might benefit financially from this study. The Institutional Review Board and a committee at ABC University have reviewed the possibility of financial benefit. They believe that the possible financial benefit to the person leading the research is not likely to affect your safety and/or the scientific quality of the study. If you would like more information, please ask the researchers or the study coordinator.” (Page 4)

The specific version of the disclosure statement reads:

“The person leading this medical research study might benefit financially from this study. Specifically, [insert appropriate description from below]. The Institutional Review Board and a committee at ABC University have reviewed the possibility of financial benefit. They believe that the possible financial benefit to the person leading the research is not likely to affect your safety and/or the scientific quality of the study. If you would like more information, please ask the researchers or the study coordinator” (Page 5.)

The descriptions available for insertion included salary support, money received outside of the study, per capita payments, finders’ fees restricted to research uses, unrestricted finders’ fees, a researcher or university holding a patent, and a researcher or university owning equity.\textsuperscript{96}

A study in which investigators, IRB chairs, and a conflict-of-interest committee (COIC) chairs at ten academic medical centers were interviewed found that 75 percent of investigators (n=8) believed that COI should be disclosed to potential research participants in all circumstances, with half of them believing it should depend on the degree of financial relationship involved. Of the IRB chairs (n=23), 61 percent believed that disclosure should be made in all circumstances, 43 percent believed that it should depend on the degree of financial relationship involved, 9 percent believed it depends on the risk to subjects, and 22 percent responded ‘other’ (because these data came from analysis of coded transcripts of interviews, respondents could provide more than one coded response for any category; hence percentages may sum to greater than 100 percent and yield apparently conflicting findings). The majority of COIC chairs (n=14) believed disclosure
should occur in all circumstances (57 percent of respondents) and depending on the degree of financial relationship involved (50 percent of respondents).

More than half of the investigators identified the rationale for, or benefits of, disclosure as the right to know, making more informed decisions, and/or transparency/honesty; and somewhat fewer than half of the investigators identified liability, the general warning to participants, building trust, public perceptions or “other.” Of the IRB chairs, more than half identified more informed decision, and transparency/honesty with fewer than half identifying other benefits, including citing regulations as a benefit. Of the COIC chairs, more than half identified making more informed decisions and building trust, with fewer than half citing the other benefits.

As for the information to be disclosed, more than half of the investigators included the funding source, amount of funding, ties between investigator and sponsor, potential consequences of ties between investigator and sponsor, and “other.” Fewer than half thought it necessary to specify that the patient can ask questions. The IRB and COIC chairs answered similarly, except that half (or less) thought potential consequences of ties between investigator and sponsor needed to be reported. The report also summarized beliefs surrounding the timing of the disclosure, with 88 percent of the investigators believing it should be within the informed consent document, compared to 52 percent of the IRB chairs and 29 percent of the COIC chairs.

One fourth of the investigators thought the information should be included in an educational brochure, compared to 4 percent of the IRB chairs and none of the COIC chairs. One fourth of the investigators believed it should be part of the informed consent process, compared to 43 percent of the IRB chairs and COIC chairs. This study documents potentially important differences in the perceived goals of disclosure among these various stakeholders.97

Who has Policies around Disclosure?

Conflicts of Interest among Researchers

On October 1, 1995, the Public Health Service and the National Science Foundation declared guidelines surrounding disclosure of COI. The threshold for disclosure of COI was $10,000 in annual income or equity in a relevant company or five percent ownership of such a company. These guidelines gave research institutions discretion in managing conflicts of interest and required that the existence of conflicts of interest that met this threshold be reported to the funding agency before the funds were used.99

Lo and colleagues reviewed the COI policies of the 10 medical schools receiving the largest amount of funding from NIH (Baylor College, Columbia University, Harvard, Johns Hopkins, the University of Pennsylvania, University of California at Los Angeles, University of California at San Francisco, University of Washington, Washington University at St. Louis, and Yale University). All required disclosure of financial interests, including stock and stock options and income from salary, honoraria, and consulting fees. Five institutions required disclosure of all financial interest, regardless of the value, whereas the rest followed the federal guidelines and required disclosure only of amounts exceeding $10,000. All ten institutions required disclosures to a university official or committee, but only six institutions required disclosure to the IRB, and only two of these six required disclosure to research subjects.100
A national survey of policies on disclosure of COI in biomedical research expanded these data to include responses from medical schools and other research institutions (N=250) that received more than $5 million in total grants annually from the NIH or the National Science Foundation, 47 journals in basic science and clinical medicine, and 16 federal agencies. Of these entities, five medical schools and 10 other research institutions (6 percent of the 250 institutions that responded) reported that they had no policies regarding COI. Among those that did have policies, 91 percent adhered to the federal threshold for disclosure, with 9 percent exceeding (were stricter than) those guidelines. Among the journals, 43 percent (20 journals) reported that they had policies requiring disclosure of COI. Of the 16 federal agencies, four had policies that explicitly addressed COI in extramural research and all but one of the agencies relied primarily on institutional discretion. Within these policies, the specific interests that were required to be disclosed included income (91 percent of policies), equity interest (93 percent), intellectual property (73 percent), finder’s fees (1 percent), fiduciary interest only (57 percent), appearance of conflict (66 percent), support of the research (34 percent), and other in-kind support (44 percent). This survey also assessed when, specifically, disclosure was required: Disclosure was required annually or semiannually in 82 percent, upon a material change creating a new potential for conflicts in 76 percent, when a conflict is anticipated in 57 percent, on application for funding in 63 percent, and on award of funding in 9 percent.99

Another survey compared COI policies of academic and nonacademic research settings by surveying officials at 199 sites that contributed participants to commercially sponsored phase-3 clinical trials published in JAMA or the New England Journal of Medicine in 2006 and 2007. They found that 97 percent of academic medical centers and 87 percent of nonacademic medical centers followed written COI policies, compared to only 44 percent of outpatient non-academic sites. Within these policies, 49 percent of the institutions used a monetary threshold below which there was no review of investigator’s financial relationships; 29 percent of the non-academic medical centers and 16 percent of the non-academic outpatient settings adhered to this policy. This threshold was equal to the NIH threshold in 73 percent of academic medical centers, 68 percent of non-academic medical centers, and 20 percent of non-academic outpatient sites, respectively. Fewer than half of the sites, regardless of type, reported that they reviewed whether per capita payments for conducting research exceeded the reasonable costs of conducting the research.13

Conflicts of Interest within an IRB

A study of IRBs from the 121 medical schools that received NIH funding in 2003 found that 74 percent (92/124 one school had 4 IRBs) had written policies that addressed IRB members’ COI. Seventy-nine percent of those institutions with written policies defined what constituted a COI: 10 of these required any financial interest to be disclosed, 23 required anything greater than $10,000 to be disclosed, four stated significant financial interests needed to be disclosed (but did not define the threshold), and 14 had no definition of a financial interest.91

In 2005, an anonymous survey specifically targeted the IRB chairs who serve at the most research-intensive medical institutions in the US. Out of the 211 respondents (of 296 eligible), 68 percent stated that their IRB has a written policy defining a COI, 22 percent stated that their IRB did not, and 9 percent did not know.95

A survey of the policies of academic medical centers was conducted to look specifically for
items pertaining to disclosing COI to potential research participants. In this survey, 57 of the 120 academic medical centers (48 percent) mentioned disclosure of COI to potential research subjects. Of these, 58 percent required or suggested verbatim language for the informed consent document. All required disclosure of the study sponsor, but only 38 percent required that the nature of the financial relationship be disclosed. Only 18 percent specified disclosing how funds are allocated, and only 4 percent required notification that the protocol had been reviewed by the COI committee or other administrative body. A few (5 percent) made reference to non-financial interests, and none contained guidelines about disclosing the amount of money involved.92

**Persons with Interest Requiring Disclosure**

Little agreement was seen in surveys on which person or entity was required to disclose a COI. All the “top 10” medical schools required disclosure by full-time and part-time faculty and the investigators’ spouses and dependent children.100 One university extended disclosure to “de facto spouses,” parents, siblings, and adult children. Two universities also required disclosure of any “trust, organization, or enterprise” over which the faculty member “exercises a controlling interest.” Four policies applied to all research staff and three other policies applied to selected research staff, generally those with “responsibility for the design, conduct, and reporting of research.” Four policies also applied to trainees.100

In the survey of the policies of 235 medical schools and other research entities, all investigators were required to disclose, but “family” was expanded to include not only the spouse or partner (89 percent) and minor or dependent child (89 percent), but also another household member (32 percent), adult child (23 percent), parent (22 percent), grandchild (6 percent), another relative (15 percent), unspecified family (2 percent) and a trust (6 percent).99

Among policies specific to IRBs, 99 percent referred to all IRB members, and one policy referred only to IRB chairs. In addition, 14 percent of policies extended to IRB staff, 20 percent of policies specified ad hoc reviewers and consultants, and only 4 percent extended to guests. 91

In the study that compared academic and non-academic research sites, 100 percent of the academic medical centers required investigators to report financial relationships in clinical research, whereas 96 percent of the non-academic medical centers and 90 percent of the non-academic outpatient settings required this disclosure. Non-employee investigators were also covered, with the institution reviewing the financial relationships of non-employee investigators in 90 percent of the academic medical centers, 83 percent of the non-academic medical centers, and 67 percent of the non-academic outpatient settings. If the institution did not review these non-employee relationships, another institution or office reviewed them in 100 percent of the academic medical centers, 70 percent of the non-academic medical centers, and 33 percent of the non-academic outpatient settings.13

**Parties to Whom Disclosure Must be Made**

**Conflicts of Interest among Researchers**

The reviewed studies often failed to specify the party to whom the disclosure must be made. The study of the policies of the 10 medical schools receiving the largest amount of funding from the NIH found that all 10 required that disclosure of COI be made to a university committee or official “who would either approve the disclosed financial arrangements or ensure that steps
were taken to manage, reduce, or eliminate the conflict of interest.” Six of those institutions also required that disclosure of financial interests be made to the IRB. Two of these institutions also required disclosure to be made to research participants. Four institutions required that disclosure be made in presentations and published articles.100

When the survey was expanded to include a larger number of institutions, responses revealed that 100 percent of the medical schools surveyed (235/235) required initial disclosure to some party within the institution, with only one percent requiring initial disclosure to be made to the IRB, eight percent to the funding agency or sponsor, one percent to research subjects, and seven percent to journals. One school also stipulated that disclosure be made to collaborating researchers.99

Interestingly, a separate study that surveyed academic medical centers, explicitly searching for information about disclosing COI to potential research subjects, 48 percent of their policies mentioned such disclosure as a possible strategy for managing conflicts.92

In the study comparing academic and non-academic settings, the IRB had a role in review of investigators’ financial relationships in clinical research in 74 percent of academic medical centers, 73 percent of non-academic medical centers, and 74 percent of non-academic outpatient settings. Other persons or groups with a role in review of investigators financial relationships in clinical research included the COI committee (45 percent, 9 percent, 1 percent respectively); compliance department (5 percent, 2 percent, 0.4 percent); legal department (2 percent, 3 percent, 0.4 percent); research office, department, or committee (4 percent, 8 percent, 1 percent); sponsor (1 percent, 1 percent, 7 percent); board (1 percent, 0, 1 percent); key individual (11 percent, 6 percent, 3 percent); other (10 percent, 3 percent, 1 percent); or no other review (3 percent, 7 percent, 10 percent).13

A national survey of five groups of research stakeholders, including researchers, research officials, bioethicists, editors of journals, and federal agency officials, questioned them about requirements for disclosure of COI to IRBs, research subjects, journals, and funding agencies. Overall, all of these stakeholders gave some level of support to disclosure to IRBs, research subjects, journals, and funding agencies. However, only the bioethicists were strongly supportive of including research participants.98

Conflicts of Interest within an IRB

When IRB chairs were surveyed, 62 percent responded that their IRB members reported their industry relationships to the IRB chair, 76 percent of respondents reported to the entire IRB, 53 percent of respondents reported to a group or individual within the organization but separate from the IRB, 7 percent reported to an entity external to the IRB and the institution that it serves, and 2 percent reported to an unnamed ‘other.’95

Managing Disclosure

Within the policies of the 235 medical schools and other research institutions, disclosure was managed by divestment of interest (62 percent), withdrawal of the investigator from the project (61 percent), disclosure to the IRB or research participants (0 percent), disclosure to the funding agency or sponsor (43 percent), disclosure to journals (2 percent), disclosure to collaborating
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researchers (1 percent), a modification of research plan (59 percent), monitoring of the project (66 percent), requiring additional peer review (7 percent), or public disclosure (59 percent). Only one of the institutions had a mandatory management method, with the remainder relying on a discretionary management method.99

When IRB chairs were surveyed regarding what occurred following the disclosure of a conflict of interest, management was decided by the IRB chair in 27 percent of the institutions, the entire IRB in 31 percent, a group or individual within the organization but separate from the IRB in 16 percent, a written policy in 13 percent, and the IRB member in 13 percent.95

Prohibited Interests

Absolute prohibitions on particular COI were less common. One of the ‘top 10’ institutions prohibits faculty from having stock-options, consulting agreements, and decision-making positions that involved a company sponsoring a study in which the faculty member is participating. Another institution prohibited trading in stock or stock options in the company sponsoring the research or selling the product or device being investigated. Two other institutions did not prohibit but did not allow faculty to participate in research if they had a ‘significant’ financial interest “in the company owning or licensing the product or device being studied.”100

When comparing academic to nonacademic research settings, 30 percent of academic medical centers, 33 percent of non-academic medical centers, and 5 percent of non-academic outpatient settings prohibited consulting; 52 percent, 44 percent, and 82 percent prohibited equity; 30 percent, 33 percent, and 36 percent prohibited per capita payments; and 70 percent, 59 percent, and 36 percent had unspecified ‘other’ prohibitions.

Monitoring Compliance

No studies were identified that described how compliance was monitored.

Managing Noncompliance

Methods of managing non-compliance with a COI policy varied across institutions. In a survey of IRB policies, only 4 of 92 (four percent), discussed what occurs when members failed to comply with the COI policies of their own IRB. One described such actions as reporting the non-compliance to institutional officials with possible removal from the IRB, revocation of the member’s institutional appointment, and potential sanctions from federal oversight agencies. The others mentioned only removal from the IRB.91

When looking at the policies of 235 medical schools and other research entities, the penalty for non-disclosure of COI was termination (46 percent); suspension (20 percent); salary modification (12 percent); non-financial modification, e.g., loss of research space (12 percent); reprimand (28 percent); disqualification from future grant applications (19 percent); notification of funding agency, journal, or both of nondisclosure (42 percent); removal of investigator from project (5 percent); unspecified or nonspecific penalty (46 percent); mandatory penalty (0); or discretionary penalty (100 percent).99
Implementing the Policies

The majority of these studies assessed the policies in place, most likely assuming that the policy was enforced. Two of the studies assessed how well the policies were implemented when a COI was identified. In a study of a random sample of 893 IRB members, 78 reported that in the previous year, their IRB reviewed at least one protocol for a study sponsored by a company with which they had a relationship, or a competitor of that company. Of these IRB members, 58 percent always disclosed the relationship to an IRB official, 8 percent sometimes did, 12 percent rarely did and 23 percent never did. Of the 62 who were voting members of their IRBs (not all IRB members are voting members), 65 percent reported that they never voted on a protocol for which they had a financial interest, 5 percent rarely did, 11 percent sometimes did, and 19 percent always did.93

An anonymous survey asked IRB chairs, “in hindsight, over the last year, how confident are you that your IRB’s processes and procedures provided the appropriate level of disclosure for every study in which a member-industry relationship existed?” Most were moderately confident (41.5 percent vs. 38.7 percent very confident, 15.1 percent not very confident and 4.1 percent not at all confident). In addition, they were asked to recall what happened when a member had a conflict of interest with industry. For example, 63.8 percent answered that the member always left the room when the protocol was under consideration, 10.6 percent answered that the member ‘never’ left the room, 10.6 percent answered that the member ‘rarely’ left, and 14.9 percent answered that the member ‘usually’ left the room. When asked if that member fully participated in the general discussion, 63 percent answered ‘never,’ 21.7 percent ‘rarely,’ 8.7 percent ‘usually,’ and 6.5 percent ‘always.’ Regarding whether the member voted on the protocol, 100 percent answered ‘never.’ They were also asked to rate their confidence that the IRB managed conflicts correctly in every case. Two percent were ‘not at all confident,’ two percent were ‘not very confident,’ 62 percent were ‘moderately confident,’ and 34 percent were ‘very confident.’95

Potential Harms of Disclosure

A study for which investigators, IRB chairs, and COIC chairs of ten academic medical centers were interviewed elicited some of the negative effects or barriers to disclosing COI, at least with respect to disclosure to potential research subjects. These barriers included the belief that disclosure “might affect enrollment of participants” (believed by 63 percent (5/8) of investigators, 78 percent (18/23) of IRB chairs, and 79 percent (11/14) of COIC chairs); that disclosure “breaks down trust” (63 percent, 26 percent, and 21 percent, respectively), that disclosure lengthens the informed consent document (38 percent, 26 percent, and 29 percent, respectively); that disclosure lengthens the informed consent process (38 percent, 9 percent, and 0 percent, respectively); that disclosure is unnecessary (25 percent, 0 percent, seven percent, respectively); that disclosure violates issues of investigator privacy (25 percent, 22 percent, and 29 percent, respectively) and that COI are too difficult for research participants to understand (25 percent, 43 percent, and 71 percent, respectively). Some of those surveyed believed there were additional issues, not specified: 62 percent of the investigators, 35 percent of the IRB chairs, and 14 percent of the COIC chairs. Some of those interviewed believed there were no negative effects or barriers to disclosure: 13 percent of the investigators, 4 percent of the IRB chairs, and 29 percent of the COIC chairs.97
SUMMARY AND DISCUSSION

Key Question #1

Our search revealed that the largest number of published studies pertaining to IRBs deal with the challenges of getting IRB approval for multi-site research studies and defining when quality improvement initiatives are considered research (these two topics account for 60 percent of the articles we identified). The VA has recently implemented national policies in both of these areas, designed to reduce complexity and uncertainty for researchers while maintaining appropriate safeguards for research participants.

Of the remaining studies, the next most common topic of study was COI, which thus became the focus of Key Question #2. A modest number of studies assessed payments to providers or patients for participating in research; payment policies varied widely across these studies and little relationship was identified between the time expected for patient involvement and the payment.

We also identified a modest number of published studies about the ethics of genetic studies, which is perhaps surprising given the degree of interest in the topic in both professional and lay audiences.

Key Question #2

With regard to COI, we identified a modest number of published studies, almost all of them descriptive and some with substantial limitations (such as low survey response rates or geographic restriction of the sample to a small number of sites). There literature on investigator COI is much richer than that on IRB member COI. Nevertheless, the available evidence indicates potentially worrisome variation in practice across sites. Variation exists in four domains:

1. Who needs to disclose?
   Which members of the research project need to provide COI disclosures? This group could include principal investigator(s), co-investigators, research assistants, and other research staff.

2. What needs to be disclosed?
   This category includes direct financial interests, but also indirect financial support such as support for travel to attend meetings or non-financial conflicts.

3. How distant a relationship may an individual have with an investigator and still be required to disclose COI? How many people in the investigator’s family are included in the need for disclosure?
   This group nearly always includes a spouse, but could also include children, parents, siblings, or other extended family members.

4. To whom does the information need to be disclosed? The recipient can range from a specific official or committee within the institution’s IRB to research participants.

The challenges raised by each of these domains is that the options within each can multiply quickly, as can be seen in the following chart, using only a few simple categories for who, what, and how distant.
Using only these simple categories provides 36 different ways that institutions can vary in their financial COI policies, without even accounting for the entity to whom should disclosure be made, the thresholds used for many kinds of financial disclosures, and variability in those thresholds ($5,000-$10,000, etc.). Some of the categories are probably clearly not relevant, such as disclosing the non-financial interests of the children/parents of other researchers, whereas others are likely considered mandatory procedures by all academic institutions, such as disclosing direct financial conflicts for the principle investigator of a study. Between these extremes lies much room for variation.

Most of the studies have described variations in policies regarding who and what should be disclosed. The literature on how conflict and non-compliance are managed is particularly thin.

LIMITATIONS

The main limitation of this review is the identification of the primary literature. This topic is not one easily searched with MeSH or title terms, unlike more typical topics of systematic reviews such as randomized trials for the efficacy of pharmaceuticals. Although our initial search was intentionally broad and identified more than 4,000 titles, we may have missed some relevant, original studies. During peer review, a number of additional articles or searches were suggested, but pursuing these did not yield additional research articles. The second limitation is the aggregate limitation in the studies we did identify. Many suffered from poor response rates or limited populations, and drawing broad generalizable conclusions is challenging, beyond the general conclusion of variability in certain domains.

RECOMMENDATIONS FOR FUTURE RESEARCH

Maintaining high ethical standards of conduct in research, both for the investigator and for IRBs, is a high priority for VA, and not one where VA can or should merely react to problems when they are identified. Rather, VA should aim that research conducted at all VA institutions is held to the same high standard, much as it has done with clinical care over the past 15 years. To do so, VA should:

1. Conduct a descriptive study of current COI practices for investigators and IRB members at all VA facilities,
2. Use this information to determine which areas of current practices have unjustifiable levels of variation across sites,
3. Convene stakeholders to determine best practices for these processes,
4. Create VA-wide policy about these practices, and
5. Monitor implementation across facilities.

As an example, right now it is unknown whether VA facilities vary across the four dimensions of “who should disclose,” “what to disclose,” “how distant must an individual be related to an investigator to avoid disclosure,” and “to whom should COI be disclosed.” VA facilities may vary, possibly greatly, in these dimensions. VA has striven to provide, and patients have come to expect, one high standard of clinical care no matter which VA facility they visit. It is unreasonable for Veterans to expect differing ethical standards of research across VA facilities.
Research-informed policy can ensure that COI disclosure be made as standard as clinical care, while allowing local flexibility when it is justified. Implicit in this statement is that defining standard COI policies, while a necessary condition, is not sufficient. Monitoring implementation is critical. AAHRPP has attempted to institute a common standard across VA facilities (at least those that are accredited) with response to a single disclosure threshold, disclosure from all individuals involved in the research, and management plans. One challenge is as a government agency VA must follow the government-wide ethics regulations that state federal employees may not have financial interests that relate to their work. All VA IRBs, that are accredited, have conflict of interest policies.

After this uniformity is accomplished, the next step will be to try and provide national VA guidelines on managing COI for individuals (investigators) and IRBs. While preservation of local autonomy is important for providing institutions with the flexibility they need, some system-wide principles would be useful to help local sites inform COI management decisions. Non-financial COI will also need to be addressed at some point. Given the current imprecision with which non-financial conflicts are defined, the VA would best defer this topic until a greater degree of consensus is reached in the scientific community on how non-financial conflicts are defined.

Lastly, since many VA institutions that conduct research have university affiliates, a potential complicating factor is the lack of harmony between VA COI and that of these university affiliates.
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