March 15, 2019

Mr. Alex Thai  
Networking and Information Technology Research and Development Program (NITRD)  
National Coordination Office  
National Science Foundation  
2415 Eisenhower Avenue  
Arlington, VA 22314

Re: Request for Information: Action on Interoperability of Medical Devices, Data, and Platforms To Enhance Patient Care

Mr. Thai:

AMIA appreciates the opportunity to comment on this Request for Information (RFI) on actions to address interoperability of medical devices, data, and platforms to enhance patient care.

AMIA is the professional home for more than 5,500 informatics professionals, representing frontline clinicians, researchers, public health experts, and educators who bring meaning to data, manage information, and generate new knowledge across the research and healthcare enterprise. As the voice of the nation’s biomedical and health informatics professionals, AMIA plays a leading role in advancing health and wellness by moving basic research findings from bench to bedside, and evaluating interventions, innovations and public policy across care settings and patient populations.

AMIA supports the Future Vision articulated in this RFI. While ambitious, it articulates an ideal vignette for how interoperable information systems should one day operate to ensure and improve care for patients. We suggest that meeting organizers modify the vision slightly to include details of data supplied by patient-directed technology and from community sources. The future envisioned by this vignette will undoubtedly include data from remote monitoring devices and other kinds of patient-generated health data (PGHD), as well as data from community sources outside the bounds of traditional care institutions.

We also recommend that meeting organizers consider structuring the meeting as follows:

1. Deconstruct the vignette into critical and major functions, necessary to the vision’s fruition;
2. Discuss the delta between state-of-the-art functionality and those critical / major functions;
3. Identify why these gaps in functionality exist and/or barriers to closing the delta between functions;
4. Develop a strategy to address these gaps/barriers.

In 2017, AMIA held a similar exercise involving roughly 100 participants, resulting in the development of several policy recommendations, some of which may be useful to this effort. We have also included an example deconstruction of the RFI’s vision statement as part of Appendix A.

We have long maintained that “interoperability” is not a definable end-state, but rather, should be defined operationally. Interoperability exists when there is both the ability to exchange information and use that information once exchanged; however, there may be multiple reasons why information systems cannot interoperate. Below, we provide a graphic to depict the Socio-Technical Interoperability Stack – developed to help communicate categorical reasons interoperability is not occurring.

### Socio-Technical Stack

<table>
<thead>
<tr>
<th>Policy and Business drivers</th>
<th>Public Policy</th>
<th>Intellectual Property</th>
<th>Business Drivers</th>
<th>Workflow (dynamic)</th>
<th>Context (static)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Legal Responsibilities (e.g. HIPAA, 42 CFR Part 2)</td>
<td>Contractual Decisions (e.g. Epic App Orchard)</td>
<td>Market-based Motivations (e.g. ACOs)</td>
<td>When to apply the data (e.g. lab test results)</td>
<td>How to apply the data (e.g. Admission v. Discharge Summary)</td>
</tr>
<tr>
<td>Implementation</td>
<td>Services</td>
<td>Semantic</td>
<td>Syntactic</td>
<td>Transport</td>
<td>Security</td>
</tr>
<tr>
<td></td>
<td>Purpose-specific APIs and services that leverage the other four layers</td>
<td>Terminologies, Structured data, coded (e.g. ICD-10, SNOMED)</td>
<td>Message formatting (e.g. CCDA v2)</td>
<td>How the message move from A to B</td>
<td>How we ensure that messages are secure and private</td>
</tr>
</tbody>
</table>

The “traditional technology stack” represents the basic building blocks for interoperability. All the traditional technology stack elements must be defined and understood (i.e., standardized) for interoperability to occur. The API layer is the packaging of the four preceding layers for specific purposes. In healthcare, there are five additional layers, which comprise the social aspects of the Socio-Technical Stack. Implementation decisions regarding how to apply and when to apply the data must be defined. For example, should the vignette’s “closed loop, autonomous” functionality activate after two failed attempts to garner a care giver’s attention? Should it be after three attempts? This would be a static, contextual consideration. An example of a dynamic workflow implementation decision from the vignette might be when “select data are included in the electronic health record,” from patient medical devices. Which data appear in the record on what timeline may change depending on clinical workflows, types of data, and patient characteristics. Finally, policy and business drivers – including business incentives, contractual obligations, and policy/legal responsibilities all impact whether systems are interoperable.

An important characteristic of the technical stack is each layer’s modularity and substitutability. The modern internet runs on four APIs, comprised of standards across the four layers of the traditional technology stack. The ability to substitute different security or transport standards without
redesigning the entire system underpins the success of all complex systems, and this is possible only because the standards are modular and substitutable.

Finally, we strongly caution meeting organizers against framing this work as a means to develop a solution, or to think simply in terms of technical architecture. This vignette envisions a complex socio-technical ecosystem of technology, processes, and human actors – not an interoperability solution. To have any chance of being achieved, a framework is needed to delineate actions and responsibilities of dynamic and evolving actors, technologies, and policies. There will never be a single platform capable of the functionality described in this future vision. Even a set of improbably capable technology platforms will not be sustainable as actors, processes, and standards evolve.

Our answers to the RFI questions below should be read in the context of the aforementioned definitions and concepts of interoperability.

(1) *What is your vision for addressing interoperability issues between medical devices, data, and platforms? How would this plan to create interoperable systems address your key use cases and pain points?*

A necessary facilitator of the future vision articulated through this RFI is an infrastructure and governance framework. This framework should be established through a public-private collaborative that identifies diverse and proliferating data from within a traditional healthcare setting (e.g., inpatient/hospital) as well as data from a patient’s home and community sources. This framework should provide a mechanism for data source identification, registration, and production of relevant metadata for the appropriate re-use of such data. Previous efforts with implementation of a national Unique Device Identifier ecosystem² could help to inform this effort, and its application to health IT, medical device data systems, mHealth and other clinical software should also be explored.

(2) *Who are the relevant parties and their contributions to your interoperability solution?*

Federal agencies involved with digital health, such as the Office of the National Coordinator for Health Information Technology, the Federal Trade Commission (FTC), the Food and Drug Administration, Centers for Medicare and Medicaid Services (CMS), as well as NIST and the National Library of Medicine, should work with private sector stakeholders to develop a framework to support trust, safety, efficacy, and transparency across the proliferation of commercial and nonproprietary information resources.

Outside of the federal space, one study³ (see Appendix B for the full study) has shown the vital roles of device manufacturers, health systems, global healthcare exchanges, integrated delivery networks, data registries, hospital purchasing groups, hospital performance solutions teams, hospital resource distribution teams, hospital laboratories, hospital research departments, and hospital IT departments.

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² [https://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/UniqueDeviceIdentification/default.htm](https://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/UniqueDeviceIdentification/default.htm)
Finally, in addition to AMIA, other relevant professional societies will also be integral to these efforts. Standard development organizations (SDOs), especially HL7 International and Underwriters Laboratories (UL), should be included, as well.

(3) What are the challenges and impediments to making interoperability happen? How might these issues be addressed and by whom?

Beyond complexities inherent in the socio-technical interoperability stack, the development and propagation of standards to support interoperability and data exchange is difficult. Healthcare and device standards are immature, varied, and lack consensus in many areas necessary for this future vision to be realized.

In addition, users have varying levels of willingness and skill with regard to generation, transmission, and use of PGHD. Although the population as a whole is becoming more facile in the use of data generation and management devices (e.g., smartphones, tablets), significant sub-populations lag in their use of such devices as a result of inadequate Internet access/bandwidth, lack of access to leading-edge devices, or inability to connect with healthcare providers. If left unresolved, these circumstances will impede interoperability nationwide even in the event of improvement in interoperability among healthcare organizations and providers.

(4) Is the federal vision for a medical device, data, and platform interoperability end state outlined in this RFI viable? Please explain why you have reached the conclusion that you have.

The federal vision is viable, but the interactions envisioned by this future vignette will require great effort and coordination to be realized. See above for our suggestions on gathering stakeholders and developing an infrastructure and governance framework.

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We appreciate NITRD’s work in this important area, and we are eager to bring the expertise of health informatics professionals to this national priority. Thank you for considering our comments. Should you have questions about these comments or require additional information, please contact Jeffery Smith, Vice President of Public Policy at jsmith@amia.org or (301) 657-1291. We look forward to continued partnership and dialogue.

Sincerely,

Douglas B. Frisda, MD, PhD, FACP, FACMI
President and CEO
AMIA
Appendix A

Deconstruction Example

*Future Vision:* When people with serious injuries or illness are hospitalized, medical device additions and changes are automatically recorded with no deficit in patient safety, loss in data fidelity, or data security as the patient transitions across the continuum of care. Additional medical devices can be added or removed as the patient’s status changes and details of these changes, calibration of the instruments, and each equipment’s unique device identifier [UDI] and configuration settings are recorded and synchronized. If a piece of equipment breaks, it can be switched seamlessly with a device from another vendor. Data and settings from patient medical devices, such as insulin pumps, are identified, integrated, and time synchronized, and select data are included in the electronic health record. As autonomous capabilities are added, real-time care is logged, and supervisory control established to ensure the provision of real-time patient monitoring and support. When providers are not available, or have competing demands, medical devices will function in a closed loop, autonomous manner with appropriate safety and control measures to stabilize the patient. Data will flow through changes in equipment that occur in moves from the emergency room, to the operating room, to the intensive care unit, to a rehabilitation facility, and finally to the home. This will allow for data and metadata to flow even as changes in equipment are mapped to individual patient needs and environment. Each change in equipment configuration will be noted in the supervisory system/medical record and in the metadata (e.g., the UDI) generated by the device. The resulting patient record from these systems will include device data, metadata, and care documentation. These patient records can be stored and analyzed using medical black box recorder-equivalents to assess adverse events or examine unexpected positive outcomes. This will also improve the consistency and quality of care; create real-time automated care systems; create a learning health system.

These types of records and the real-time systems interactions they enable are widely used or are being actively developed in other industries, such as the industrial controls and autonomous systems in the automotive, aviation, and energy sectors. That is not the case for healthcare. While there are many factors that may inhibit real-time interaction in a medical setting, interoperability solutions that are relevant for healthcare and patient safety need to be developed. Seamlessly flowing, interoperable data from medical devices and systems, when utilized effectively, could significantly enhance patient outcomes, identify and reduce errors, enhance the efficiency of care delivery, reduce development times and costs, improve standardization / consistency of care delivery, and decrease healthcare provider burnout.

- **Green** = device substitution, (ex)changes, tracking
- **Yellow** = data standards, interoperability, aggregation
- **Purple** = autonomous, real-time surveillance
Research and Applications

Constructing the informatics and information technology foundations of a medical device evaluation system: a report from the FDA unique device identifier demonstration

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ABSTRACT

Objective: The US Food and Drug Administration (FDA) has recognized the need to improve the tracking of medical device safety and performance, with implementation of Unique Device Identifiers (UDIs) in electronic health information as a key strategy. The FDA funded a demonstration by Mercy Health wherein prototype UDIs were incorporated into its electronic information systems. This report describes the demonstration’s informatics architecture.

Methods: Prototype UDIs for coronary stents were created and implemented across a series of information systems, resulting in UDI-associated data flow from manufacture through point of use to long-term follow-up, with barcode scanning linking clinical data with UDI-associated device attributes. A reference database containing device attributes and the UDI Research and Surveillance Database (UDIR) containing the linked clinical and device information were created, enabling longitudinal assessment of device performance. The demonstration included many stakeholders: multiple Mercy departments, manufacturers, health system partners, the FDA, professional societies, the National Cardiovascular Data Registry, and information system vendors.

Results: The resulting system of systems is described in detail, including entities, functions, linkage between the UDIR and proprietary systems using UDIs as the index key, data flow, roles and responsibilities of actors, and the UDIR data model.

Conclusion: The demonstration provided proof of concept that UDIs can be incorporated into provider and enterprise electronic information systems and used as the index key to combine device and clinical data in a database useful for device evaluation. Keys to success and challenges to achieving this goal were identified. Fundamental informatics principles were central to accomplishing the system of systems model.

Key words: medical devices, device research, safety surveillance, system of systems

BACKGROUND AND SIGNIFICANCE

Recognizing the lack of a proactive, systematic approach for tracking medical device safety and performance, in 2012 the US Food and Drug Administration (FDA) published “Strengthening Our National System for Medical Device Postmarket Surveillance,” updating the document in 2013 with an outline of next steps.1,2 The FDA strategy...
calls for 4 specific actions: (1) implementing unique device identification in electronic health information, (2) creating device registries for selected products, (3) modernizing adverse event reporting, and (4) developing new methods for generating, synthesizing, and analyzing evidence. This system is envisioned to promote patient safety through earlier detection of safety signals, with greater accuracy in estimating the magnitude of adverse effects. In parallel, the system should return information on real-world performance and patient outcomes that could be used for medical device improvement and innovation.

Unfortunately, multiple components of the envisioned system are misaligned, are not linked, or simply do not exist. While valuable data for evaluating devices reside in supply chain databases, specialized clinical documentation solutions, electronic health records (EHRs), insurance claims databases, and national registries, these information sources exist largely as data islands with only limited connectivity. To be successful, the device evaluation system must address identification and tracking of devices across these data islands.

The Unique Device Identifier (UDI), authorized by the US Congress in the FDA Amendments Act of 2007 and the FDA Safety and Innovation Act of 2012, is an alphanumeric code that includes device identifier (eg, model and manufacturer) and production identifier (eg, date of manufacture, lot number, expiration date) information. In 2013, the FDA issued the UDI Final Rule, phasing in the requirement for manufacturers to include a UDI on the package labels of all medical devices, starting with class III devices effective September 24, 2015. In parallel, the FDA developed the Global UDI Database (GUDID) to house device attributes specific to the device identifier component of the UDI in a referenceable, searchable database. In terms of implementation in electronic health information systems, the Office of the National Coordinator and the Centers for Medicare and Medicaid Services (CMS) have included UDI integration criteria in the certification program for EHRs and are developing the UDI as a component of the common clinical dataset. Efforts are also underway through the Accredited Standards Committee X12 to have UDI incorporated into insurance claims.

In 2011, the FDA established the Medical Device Epidemiology Network (MDEpiNet) as a collaborative through which the FDA Center for Devices and Radiological Health and external partners can share information and resources to enhance understanding of the postmarket safety and effectiveness of medical devices. In 2012, the FDA funded a number of MDEpiNet initiatives, including a demonstration project performed by Mercy Health of a system of prototype UDI implementation in the electronic information systems of a single health system to assess device performance. The purpose of this report is to describe the informatics architecture of the Mercy demonstration, including roles and responsibilities of actors, in sufficient detail that other enterprises can model it in order to participate in and contribute to a national medical device evaluation system.

**OBJECTIVES**

Mercy is a 4-state regional health system headquartered in St Louis, Missouri. It comprises 45 hospitals with a total of 4,148 staffed beds ranging from small, critical-access rural facilities to large, tertiary-care urban medical centers. Mercy’s UDI demonstration project is described in detail elsewhere. Briefly, the demonstration had 3 specific aims:

- To implement a prototype UDI for coronary stents across the electronic information systems of a multihospital system;
- To identify obstacles to implementation of the prototype UDI and characterize the effectiveness of interventions to overcome them; and
- To assess the validity and utility of data obtained from an EHR system in postmarket surveillance using the UDI as the index.

The objective of this report is to describe the demonstration’s informatics architecture, including data flow, data model, and roles and responsibilities of actors in the system of systems.

**METHODS**

In order to execute the demonstration project, it was determined that 2 specific databases would need to be created. In order to have clinically meaningful device attribute data available to the demonstration (since the FDA GUDID data specifications were incomplete at the time of the demonstration project), the first database was a prototype supplemental UDI database (SUDID) to contain device attributes not included in the draft GUDID specification. To help define the content of the SUDID, an expert workgroup was assembled to define use cases for coronary stent device data and the requisite data elements to populate the prototype SUDID to support those use cases. The expert workgroup was led by a panel of interventional cardiologists and included representation from coronary stent manufacturers, Mercy’s Healthcare Transformation Group (HTG) health system partners (Geisinger, Intermountain Healthcare, Kaiser Permanente, and Mayo Clinic), the National Cardiovascular Data Registry (NCDR), and the FDA. The second system, termed the UDI Research and Surveillance Database (UDIR), was a platform to support postmarket device surveillance analyses. The UDIR was created to aggregate and link clinical data extracted from the Mercy EHR with the UDI-associated attributes of their implanted stents and data from other sources, such as the Social Security Death Master File. Along with these 2 key databases, the following tasks needed to be accomplished to achieve the goals of the demonstration project:

1. Identify a (prototype) UDI at the point of entry of the coronary stent into the supply chain, integrating UDI into supply chain management software, as the FDA had not promulgated the UDI Final Rule at the time of the demonstration.
2. Capture the coronary stent prototype UDIs at the time of stent implantation, integrating UDIs into procedure documentation software and associating them with patients in procedure documentation.
3. Capture key clinical data at the time of stent implantation and at regular intervals during follow-up.
4. Retrieve coronary stent attributes from the GUDID and SUDID using the UDI as the index, and use these attributes to classify stents into logical groupings for analysis.
5. Aggregate and link coronary stent, patient, and follow-up data in the UDIR to support longitudinal analyses for the purpose of safety surveillance and research.
6. Use and link UDI, clinical, and procedural data for other purposes, such as billing, inventory management, and reporting to the American College of Cardiology NCDR.

Developing the system required the efforts of many stakeholders, including multiple departments within Mercy, coronary stent manufacturers, Mercy’s HTG partners, the FDA, professional societies, the American College of Cardiology NCDR, and information system vendors. The project was begun in May 2012, with data flow
changes and database design and implementation completed by October 30, 2012, enabling a full year of data collection and completion of preliminary analyses by project end in December 2013.

RESULTS

A system of systems

A “system of systems” was created that is an end-to-end solution incorporating UDIs and UDI-associated data from the point of introduction into the Mercy supply chain through a simulated device surveillance analysis. Figure 1 illustrates the system workflows and Table 1 delineates the functions and deliverables of the stakeholder actors. The system ultimately enabled analysis of data on 2484 percutaneous coronary intervention procedures performed in Mercy’s 5 cardiac catheterization laboratories (cath labs) between November 1, 2012, and October 26, 2013, in a total of 2250 patients.

The system of systems included linkages among various proprietary information systems within Mercy that used prototype UDIs as the index. Global Trade Identification Numbers (GS1, Brussels, Belgium) and health information barcodes (Health Information Business Communications Council, Phoenix, AZ, USA) were selected to be the prototype UDIs. At the time of the demonstration, either a Global Trade Identification Number or health information barcodes had already been assigned to stents by Abbott, Boston Scientific, and Medtronic (the manufacturers of all FDA-approved coronary stents during the time of the demonstration) and included on coronary stent packaging as barcodes and human-readable alphanumeric codes (GS1 and the Health Information Business Communications Council were subsequently identified by the FDA as 2 of the 3 approved issuing agencies for UDIs).11

The manufacturers assigned GUDID and SUDID attributes to each coronary stent DI component of the UDI and supplied the DIs and associated attributes to the FDA and Mercy. Mercy created the SUDID to house the coronary stent DIs and associated supplemental attributes chosen by the project’s expert workgroup.8 Mercy then implemented a barcode scanning system in each of its 5 cardiac catheterization laboratories to capture the prototype UDIs as the coronary stent was placed into the laboratory inventory and again at the time of stent implantation, in order to establish a link between a device and the patient in whom it was implanted. This barcode system was utilized for all consumable items used in the cardiac catheterization laboratories and not limited to stent devices.

Data flow

As shown in Figure 2 and Table 2, UDI data flow started with the manufacturer and the FDA GUDID, progressed through...
Table 1. UDI data entities and functions

<table>
<thead>
<tr>
<th>Entity</th>
<th>Function/Role</th>
<th>Deliverables</th>
</tr>
</thead>
<tbody>
<tr>
<td>Device manufacturers (Boston Scientific, Medtronic, Abbott)</td>
<td>Manufacture devices, Provide Global Trade Item Numbers, UDIs, and associated device attribute information and labeling</td>
<td>File in Global Data Synchronisation Network (GDSN, GS1) format containing Global Unique Device Identification Database (GUDID) attributes, File in manufacturer format containing Supplemental Unique Device Identification (SUDID) attributes</td>
</tr>
<tr>
<td>US Food and Drug Administration</td>
<td>Define rules related to unique device identification, data storage, and communication requirements, Partner with the demonstration expert workgroup to establish supplemental device attributes</td>
<td>UDI rules for electronic handling of medical devices, Oversight of device manufacturers re UDI regulatory requirements</td>
</tr>
<tr>
<td>Healthcare Transformation Group (includes Geisinger, Intermountain Healthcare, Kaiser Permanente, Mayo Clinic, and Mercy)</td>
<td>Implement GS1 UDI standards and supplemental attribute adoption, Evaluate Unique Device Identifier Research Database (UDIR) structure, Provide feedback about the breadth, scope, and utility of the SUDID attributes and UDIR</td>
<td>Shared expertise with respect to device usage, implant, and clinical surveillance</td>
</tr>
<tr>
<td>Professional societies (American College of Cardiology, Society for Cardiac Angiography and Interventions)</td>
<td>Nominate clinicians to the expert panel to lead the expert workgroup in establishing supplemental device attributes of coronary stents</td>
<td>Clinical expertise with respect to device usage and assessment of device safety and performance, Promotion of UDI standards for device tracking and clinical surveillance</td>
</tr>
<tr>
<td>Global Healthcare Exchange (GHX, Louisville, CO, USA) GDSN GHX</td>
<td>Define industrywide data standards and item attributes included in the GDSN, Facilitate exchange of purchasing information and medical devices between product suppliers and device implant providers</td>
<td>Standard, global UDI data attributes and format, Hosting of device catalogs, Creation/maintenance of processes and systems used by health care service providers to acquire medical devices, Model to enable use of UDI data by other hospitals and integrated delivery networks</td>
</tr>
<tr>
<td>Mercy Integrated Delivery Network</td>
<td>Utilize UDI information for supply chain, clinical, research, and reporting activities</td>
<td>Device acquisition</td>
</tr>
<tr>
<td>National Cardiovascular Data Registry</td>
<td>Integrate UDI into the CathPCI Registry</td>
<td>UDI tags on devices in the CathPCI Registry</td>
</tr>
<tr>
<td>Mercy Resource Optimization and Innovation Purchasing Group</td>
<td>Track device replenishment requests, Purchase medical devices</td>
<td>Real-time inventory visibility of the UDI for all coronary stents across Mercy, Ability to capture patient-specific consumption for all coronary stents across Mercy as well as the stents’ UDIs</td>
</tr>
<tr>
<td>Mercy performance solutions team</td>
<td>Implement a point-of-use barcode scanning system within the Mercy catheterization laboratories (cath labs) to manage inventory and capture consumption, Provide training for cath lab personnel in use of barcode scanning system, Optimize inventory by reducing and/or eliminating inventory that is not needed, Institute assignment of additional serialized barcode to the stent for tracking purposes</td>
<td>Device distribution, Device storage/movement tracking</td>
</tr>
<tr>
<td>Mercy Resource Optimization and Innovation Consolidated Service Center (CSC)</td>
<td>Distribute medical devices to clinical locations, Track medical devices to clinical distribution points</td>
<td>UDI scanning at point of receipt, UDI scanning at point of use, CathPCI Registry data documentation in Merge Hemo (Merge Hemo™, Merge, Chicago, IL, USA)</td>
</tr>
</tbody>
</table>
| Mercy catheterization laboratories | Scan into inventory barcodes of cath lab consumables including stents at receipt, Scan barcodes of coronary stents at point of use, Document clinical data in hemodynamic software (Merge Hemo™, Merge, Chicago, IL, USA) | (continued)
Mercy’s various electronic systems (enterprise resource planning [ERP] software [Infor Lawson, New York, NY, USA], OptiFlex® CL inventory management system [Omnicell, Mountain View, CA, USA], and cath lab hemodynamic software [Merge Hemo, Merge, Chicago IL, USA], and ultimately populated the UDIR, which had been created utilizing Mercy’s data warehousing functionality (the integrated patient data mart). Following the initial stent procedure, the UDIR received weekly patient-specific data feeds from Mercy’s EpicCare EHR (Epic, Verona, WI, USA) through Epic Clarity (the Epic data warehousing utility) and supplemental mortality data from the Social Security Death Master File.

The UDI Research and Surveillance Database

Data feeds into the UDIR included selected baseline and longitudinal (weekly) patient data extracted from Epic Clarity, clinical data from Merge Hemo, and coronary stent attributes from the GUDID and SUDID. The baseline patient characteristics were derived from those required for coronary stenting procedures by the CathPCI Registry9, 12. The longitudinal follow-up data extracted weekly into the UDIR were the same characteristics for which a value had been entered in the clinical record during the implant procedure or in the interval since the prior data extract. These data were limited to those characteristics that could be automatically extracted from the warehouse and did not require manual data entry.
<table>
<thead>
<tr>
<th>Seq.a</th>
<th>Initiating Entity</th>
<th>Product/Information</th>
<th>Action Description</th>
<th>Recipient</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mercy Resource Optimization and Innovation (ROi) purchasing group</td>
<td>Purchase order</td>
<td>Send purchase orders for electronic data interchange (EDI)</td>
<td>Enterprise resource planning system (ERP)</td>
</tr>
<tr>
<td>2</td>
<td>Mercy ROi purchasing group</td>
<td>Replenishment request</td>
<td>Enter data manually into ERP, triggering automated data transfer to the OptiFlex inventory management system</td>
<td>ERP</td>
</tr>
<tr>
<td>3</td>
<td>ERP</td>
<td>EDI purchase order</td>
<td>Submit electronic purchase order to GHX via EDI transmission</td>
<td>GHX</td>
</tr>
<tr>
<td>4</td>
<td>GHX</td>
<td>Purchase order</td>
<td>Satisfy purchase orders through coordination of sales transactions between ROi and suppliers</td>
<td>Coronary stent manufacturer</td>
</tr>
<tr>
<td>5</td>
<td>Coronary stent manufacturer</td>
<td>Coronary stent UDI and attributes</td>
<td>Provide text data files containing Global Unique Device Identification Database (GUDID) attribute values</td>
<td>FDA (Mercy data management)</td>
</tr>
<tr>
<td>6</td>
<td>Coronary stent manufacturers</td>
<td>Supplemental device attributes</td>
<td>Provide text data files containing Supplemental UDI Database (SUDID) attribute values</td>
<td>Mercy data management</td>
</tr>
<tr>
<td>7</td>
<td>FDA</td>
<td>Coronary stent GUDID attributes</td>
<td>Pass on the GUDID information provided by manufacturers for inclusion in the Unique Device Identifier Research Database (UDIR)</td>
<td>Mercy Data Management</td>
</tr>
<tr>
<td>8</td>
<td>Coronary stent manufacturer</td>
<td>Coronary stent with UDI</td>
<td>Send to Mercy ROi Consolidated Supply Center (CSC), where UDI is received via barcode scan into the warehouse tracking/distribution system</td>
<td>Mercy ROi CSC</td>
</tr>
<tr>
<td>9</td>
<td>Coronary stent manufacturer</td>
<td>Coronary stent with UDI</td>
<td>Send to hospital catheterization laboratory (cath lab) via drop shipment, where UDI is received via barcode scan into OptiFlex CL inventory management system</td>
<td>Mercy Hospital cath lab receiving</td>
</tr>
<tr>
<td>10</td>
<td>Mercy ROi CSC</td>
<td>Bulk shipment including coronary stents with UIDs</td>
<td>Include coronary stents as part of multiple-item bulk shipment of cath lab supplies</td>
<td>Mercy ROi distribution</td>
</tr>
<tr>
<td>11</td>
<td>Mercy ROi distribution</td>
<td>Bulk shipment including coronary stents with UIDs</td>
<td>Send to hospital cath lab receiving</td>
<td>Mercy Hospital cath lab receiving</td>
</tr>
<tr>
<td>12</td>
<td>Mercy Hospital cath lab receiving</td>
<td>Coronary stents with UIDs</td>
<td>Collate bulk shipment and place stents into inventory. UDI received via barcode scan into OptiFlex CL inventory management system, resulting in periodic automated replenishment location update</td>
<td>Mercy cath lab supply</td>
</tr>
<tr>
<td>13</td>
<td>Mercy cath lab supply</td>
<td>Coronary stent</td>
<td>Send stent from inventory to cath lab during procedure</td>
<td>Cath lab staff</td>
</tr>
<tr>
<td>14</td>
<td>Cath lab staff</td>
<td>Coronary stent implant procedure scheduling information</td>
<td>Enter data manually into the EpicCare EHR system, enabling transfer of data from patient’s clinical record to the UDIR</td>
<td>Mercy clinical team and data management</td>
</tr>
<tr>
<td>15</td>
<td>Cath lab staff</td>
<td>Coronary stent UDI</td>
<td>Scan UDI barcode, identifying stent as selected and removed from inventory in the OptiFlex CL inventory management system, enabling transfer of patient and stent data from inventory management system to the UDIR</td>
<td>Mercy clinical team and data management</td>
</tr>
<tr>
<td>16</td>
<td>Cath lab staff</td>
<td>Coronary stent UDI</td>
<td>Scan UDI barcode into Merge Hemo clinical system, establishing association with patient’s Merge clinical record (due to limitations of Merge Hemo, only a truncated version of the UDI is captured in the system)</td>
<td>Mercy clinical team</td>
</tr>
<tr>
<td>17</td>
<td>Cardiologist</td>
<td>Clinical data related to coronary stent implant procedure</td>
<td>Enter data into patient’s Merge Hemo clinical procedure record, generate procedure note, and close procedure case log</td>
<td>Mercy clinical team</td>
</tr>
<tr>
<td>18</td>
<td>Cath lab staff</td>
<td>Case log reconciliation</td>
<td>Close out clinical record for encounter in Merge Hemo and EpicCare and transmit Merge Hemo case file to UDIR</td>
<td>Mercy clinical team/billing/data management</td>
</tr>
<tr>
<td>19</td>
<td>Mercy data management</td>
<td>Patient demographic and baseline and longitudinal clinical information</td>
<td>Execute custom extract, transform, and load (ETL) interface from EpicCare into the UDIR</td>
<td>Mercy research</td>
</tr>
<tr>
<td>20</td>
<td>Mercy data management</td>
<td>Patient demographic and clinical information related to medical device implant procedure</td>
<td>Execute custom ETL interface from Merge Hemo clinical system into the UDIR</td>
<td>Mercy research</td>
</tr>
<tr>
<td>21</td>
<td>Mercy data management</td>
<td>Coronary stent inventory and usage information</td>
<td>Execute custom ETL interface from OptiFlex CL into the UDIR</td>
<td>Mercy research</td>
</tr>
</tbody>
</table>
Table 2. continued

<table>
<thead>
<tr>
<th>Seq</th>
<th>Initiating Entity</th>
<th>Product/Information</th>
<th>Action Description</th>
<th>Recipient</th>
</tr>
</thead>
<tbody>
<tr>
<td>22</td>
<td>Mercy data management</td>
<td>Coronary stent item master and purchasing information</td>
<td>Execute custom database interface from ERP into the UDIR</td>
<td>Mercy research</td>
</tr>
<tr>
<td>23</td>
<td>Mercy data management</td>
<td>GUDID and supplemental UDI coronary stent attributes</td>
<td>Execute custom ETL interfaces from GUDID file and SUIDID into the UDIR</td>
<td>Mercy research</td>
</tr>
<tr>
<td>24</td>
<td>Mercy research</td>
<td>Medical device performance evaluation</td>
<td>Produce reports and publications of safety and effectiveness analyses</td>
<td>FDA and medical device stakeholder community</td>
</tr>
</tbody>
</table>

*Sequence numbers corresponding to numbers in Figure 1.

Details regarding the methodology of characteristic capture can be found in the online Supplementary Appendix, which is reproduced from the demonstration report to the FDA. In brief, information from Merge Hemo included patient demographic identifiers, vital signs, implanted device information, and information specific to the implant procedure. Data obtained from Clarity included patient demographic information not available in Merge Hemo such as race, ethnicity, marital status, medical history at baseline, implant encounter diagnosis, medications, and laboratory values. Also obtained from Clarity were targeted major adverse cardiac events: mortality, ST elevation myocardial infarction, total coronary artery revascularization, and stent thrombosis.

The supply chain information in the UDIR was taken from various Mercy systems, including the ERP, OptiFlex CL, and warehouse distribution (TECSYS, Montreal, Quebec, Canada). Device attributes from the GUDID were supplied in a spreadsheet by the FDA, because the GUDID reference database was not yet online during the time frame of the demonstration. Supplemental coronary stent attributes were extracted from the SUIDID. Finally, the supplemental mortality data were downloaded into the UDIR from the Social Security Death Master File.

Figure 3 presents a high-level summary of the UDIR data model. It depicts the database’s 4 major tables, 2 representing catherization laboratory management (Hemodynamics Master and Study) and 2 representing inventory management (Inventory Master and Medical Device Master). The remaining tables are combined into 3 subject areas: Patient Clinical Data, GUDID and SUIDID Device Attributes, and Hemodynamic Implant Data. Data integrity is assured by comparing data from OptiFlex CL to data from Merge Hemo. Custom algorithms ensure a match on patient identifier, stent quantity, and procedure date. Patient identifier and procedure date can then be used to link to a host of tables in the UDIR or Epic Clarity that contain patient clinical data over time, as well as tables that contain cath lab–specific data (eg, procedure logs, stents scanned at the point of care). OptiFlex CL tables capture the full UDI and link stents to unique master DI components of the UDI, which in turn link to the GUDID and SUIDID, the repositories of stent attributes. Detailed information, including the data model and data dictionary, is available in Mercy’s final report on the demonstration to the FDA and in the online Supplementary Appendix.

Roles and responsibilities

Implementation and operation of the device tracking and evaluation system at Mercy were accomplished by a team with members from a number of departments (cardiac cath lab, research, information technology, supply chain, and operational optimization) and depended heavily on senior executive leadership and advocacy. Table 3 lists the specific roles and responsibilities of Mercy team members.

DISCUSSION

Challenges

The Mercy team encountered a number of obstacles in designing and implementing the coronary stent tracking system that resulted in unanticipated effort and resource consumption. These workflow implementation challenges have been previously reported in detail. In brief, the first obstacle was that coronary stents are not serialized by device manufacturers, but are instead tracked at the lot level. This required generation of unique serial numbers that were affixed to device packages upon receipt, because the OptiFlex CL system required serialization of individual devices. Additionally, clinical software vendors’ slow adaptation of the proposed UDI rule necessitated changing the original solution architecture, which was based on near-real-time messaging, to a batch-oriented daily integration of data. It was also discovered that Merge Hemo modified the prototype UDIs by replacing the “check-sum” digit with an arbitrary value of X. This negated the original design that called for utilizing the hemodynamic software as a reliable source of UDIs and led to the use of OptiFlex CL for this purpose.

Another challenge was device classification. The majority of data sources associated a location-specific, nonstandard device description with the device. In order to have standard descriptions across all locations, Mercy decided to utilize those provided by the Global Medical Device Nomenclature (GMDN) Agency. Since GMDN descriptions were not yet utilized by the FDA GUDID, a decision was made to include all existing Mercy device descriptions in the research database until the GMDN system could be employed.

A final potential challenge was that Mercy uses GS1 as a “master” data source for all medical supplies, including the GS1 Global Location Number (GLN) facility identifier, while the FDA employs Dun and Bradstreet numbers (D-U-N-S) as location identifiers. This situation would generally require development of a Global Location Number for the D-U-N-S crosswalk database. However, since the GUDID attributes were supplied directly to Mercy by the FDA, the crosswalk database was not necessary for the demonstration, but it will be required in the future, when the attributes are obtained directly from the GUDID.

Implications

Implications of the Mercy UDI demonstration for other health systems wishing to replicate the system of systems model for tracking and
evaluating medical device safety and performance include addressing key issues up front, such as organizational leadership and resourcing, data management and governance, and the technical build itself. Finding the necessary funding to support the cost of systems development can be challenging, and establishing the business case was critical in this regard in order to ensure that building the system was financially feasible and that the system would be sustainable over time.

The demonstration reinforced the central role of fundamental informatics principles in accomplishing the system of systems model. A key aspect is the need to use well-defined and delineated common data elements and standards of data transport to achieve semantic data interoperability. While the UDI is reasonably well defined, the lack of consistent clinical data limited analyses to association of specific device types with transactional health care events (specifically bare-metal stents vs drug-eluting stents and subsequent repeat coronary intervention, myocardial infarction, and death). What was successfully demonstrated is the potential of the UDI to be used as the key index that binds data across platforms and across instances of care, facilitating the reuse of information collected through routine clinical care processes. At a minimum, this can predict that essentially all electronic clinical information systems, not just those subject to the certification requirements of the CMS EHR Incentive Program, will need to manage and exchange UDI data. Standards for handling the UDI are currently under development by Health Level Seven, and the application programming interface for access to the UDI attributes is likewise being tested by the National Library of Medicine.18

Our demonstration uncovered specific intersystem architecture gaps that need to be closed if the benefits of the system of systems are to be realized. The primary gaps relate to the inability of various software systems to capture UDIs and UDI-associated attributes. In our experience, the Mercy catheterization laboratory hemodynamic software (Merge Hemo) and inventory management solution (OptiFlex CL) both lacked the ability to accept UDIs, necessitating the development of workarounds. Another major challenge was the lack of connectivity between clinical systems. In Mercy’s case, the Merge Hemo system did not readily communicate with other clinical systems, and a manual export facility had to be purchased from the vendor in order to transmit data from the case record to the research database. Finally, as is the case with most EHRs, EpicCare was not configured at the time of the demonstration to accept UDIs and UDI-associated device attributes, precluding a zero-effort inclusion of specific device data in patients’ clinical records.

CONCLUSIONS

We feel that we achieved the primary purpose of the Mercy demonstration from an informatics perspective: to provide proof of concept that UDIs could be captured in key supply chain and provider information systems; that clinically meaningful, UDI-associated data could be combined with patient-specific clinical data at the point of care; and that the combined device and clinical data could be used for multiple purposes, including the creation of a database for use in longitudinal patient and device tracking to support both device surveillance and research. Achieving these goals required the development of custom interfaces, data extraction processes, and a data warehouse by the Mercy team. Additionally, we documented the necessity to create workarounds to achieve our goals due to a lack of true interoperability among clinical systems and limitations in our

Figure 3. Unique Device Identifier Research Database (UDIR) high level data model. Key: Boxes represent specific tables while circles represent subject areas comprised of multiple tables. Note that the full UDI is not currently captured in Merge (a technical gap that will be rectified in the future) so the matching algorithm between OptiFlex CL and Merge Hemo is primarily by patient identifier and date.
vendor-provided software systems. Systematically, these gaps must be addressed by clinical system vendors, as any other approach will not scale or be sustainable, particularly the issues encountered with our inventory management and clinical systems that required double scanning of barcodes in order to capture UDIs at the point of care. Finally, we demonstrated the need for data standards to support connectivity among various systems that go beyond interoperability among EHRs. Ideally, the desired state would be “plug and play.” The demonstration also pointed to the need for EHR and other system vendors to adopt UDI standards. The Office of the National Coordinator and CMS requirements for UDIs in Meaningful Use Stage 3 will be most helpful in this regard.

**FUTURE WORK**

We propose that the next step in establishing a system for use of clinical data in a medical device evaluation system is to establish a distributed data network among multiple health systems utilizing databases modeled on the Mercy UDIR that are connected to a coordinated registry network as envisioned by MDEpiNet's Medical Device Registry Task Force. A demonstration of this proposal is specified as the Extension of UDI Implementation Pilot in the Building UDI Into Longitudinal Data for Surveillance and Research (BUILD) initiative, which consolidates 3 of 6 pilot projects proposed by an MDEpiNet think tank and has received partial funding from the FDA (grant number 1U01FD005476-01 revised, Center for Device and Radiological Health, US FDA). The Extension pilot involves building a distributed data network composed of 3 HTG health systems (Geisinger, Intermountain Healthcare, and Mercy) utilizing the NCDR CathPCI Registry as the hub. This model will be built to be extensible to an infinite number of health system participants, generalizable to all implanted medical devices where registries exist, and modifiable to function in situations where registries are not available.

Our experience during the Mercy UDI demonstration indicates that the BUILD initiative and the future development of such a medical device evaluation system will require the ongoing commitment of manufacturers, professional societies, national registries, health systems, and the FDA and will therefore need to demonstrate value for each of these stakeholders while addressing key issues such as data governance, system operations, and the handling of protected...
health information and intellectual property. Ultimately, we are moving toward the national medical device evaluation system called for by the FDA22 and further described by the National Medical Device Surveillance System Planning Board (now the National Evaluation System for Health Technology Planning Board)23–25 and the Medical Device Registries Task Force,13 but to achieve our goal, we must learn how to integrate multiple data sources using UDI as the index while advancing the information technology infrastructure based on foundational informatics principles.

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**COMPETING INTEREST**

All co-authors declare that they have no competing interests.

**CONTRIBUTORS**

All co-authors declare that they meet the International Committee of Medical Journal Editors criteria for authorship:

- Substantial contributions to the conception or design of the work or the acquisition, analysis, or interpretation of data for the work, and
- Drafting the work or revising it critically for important intellectual content, and
- Final approval of the version to be published, and
- Agreement to be accountable for all aspects of the work in ensuring that questions related to the accuracy or integrity of any part of the work are appropriately investigated and resolved.

**SUPPLEMENTARY MATERIAL**

Supplementary material is available at Journal of the American Medical Informatics Association online.

**REFERENCES**