Best Practice for Explaining Validation Results in the Study Data Reviewer’s Guide
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ABSTRACT
In addition to providing the datasets, define.xml and annotated CRF (aCRF) in a clinical SDTM package, the Technical Conformance Guide (TCG) recommends to also include a Study Data Reviewer’s Guide (csdrg.pdf) to convey any further information about the study data that cannot be described in the aCRF or the define.xml that would aid the reviewer in understanding the data. An important section of this document contains results of automated validation checks for conformance to SDTM and regulatory business rules that cannot be resolved due to data oddities. Each issue that remains should be listed with an explanation for why the specific validation check cannot be rectified. Providing a vague, incorrect response or no explanation at all can affect reviewability of study data. This paper will focus on examples and best practices for providing comprehensive explanations of issues in the cSDRG.

INTRODUCTION
For tabulation data (e.g., SDTM) collected during a clinical trial, it is recommended to include a Clinical Study Data Reviewer’s Guide (cSDRG) in the study package. Per the Technical Conformance Guide1 (TCG), this document should be named ‘csdrg.pdf’ (where ‘c’ designates clinical) and provided as a PDF for each study in module 5 (m5) of the eCTD. A sponsor may choose to organize this document to suit their needs but there is a recommended template developed by PhUSE that is widely used.2

The cSDRG typically contains the SDTM version used as well as dictionary/terminology (e.g. MedDRA, CDISC) versions for that study. It should provide information about the trial design and any domain-specific information that cannot be described in the define.xml, as well as results from automated validation checks. The cSDRG should also contain content to explain instances where data collected on a CRF may not be present in the SDTM datasets. In addition, issues encountered during conduct of the study or creation of the submission deliverables should be explained.

It is important to provide enough detail in the cSDRG so that a reviewer will be able to easily review the data. Transparency about the study data enhances traceability throughout the submission. This paper will focus on the Data Conformance section (Section 4) of the cSDRG and provide examples of explanations that will increase transparency and reviewability of the data.

BACKGROUND
The FDA has their own tools based on Pinnacle 21 Enterprise that run automated checks on the SDTM data when it is received as part of a submission and before it is passed to a reviewer. This is done to identify data conformance issues earlier in an effort to save time downstream in the review process. The FDA has published business and conformance rules based on the SDTM standard and FDA data requirements3,4. These rules check the adherence to their expectations of the content and quality of the data. Because of this, sponsors should also be running validation tools that include the FDA validation rules prior to submission.

As stated above, the cSDRG should have a section for results of automated validation items that check for conformance to SDTM that cannot be resolved due to data oddities. Each issue that remains should be listed in this section with a comprehensive explanation for why the specific validation check cannot be rectified. This is to be transparent about the submitted data because the FDA will see the same validation results. Not providing a complete response for a validation check results in having a reviewer spend time investigating why a particular issue remains and may also signal to them that there may be a bigger problem that is being minimized.

VALIDATION RULE EXPLANATION ISSUES
There could be many reasons why validation issues are not fully explained by the sponsor. One reason could be that the person completing this section of the cSDRG does not know how to investigate why a particular check is firing. Another could be that they are unsure about which issues should be fixed versus those that cannot be rectified due to an oddity in the collected data. For example, even though a check may have a severity of ‘Warning’ and not ‘Error’, this does not mean it is okay to leave it as is and simply provide an explanation. This results in some programming
issues that fired a check remaining in the data as well as incorrect or incomplete responses in the cSDRG.

The following examples show a few of the situations described above. The rule IDs from Pinnacle 21 Community and Enterprise are provided in each example. Each example contains snippets from the table provided in the Data Conformance section of the cSDRG. Also, when the word ‘reviewer’ is used, please note that this could be any consumer of the data downstream. This person could be an analyst that reviews the data before/after submission, a clinical programmer, a medical reviewer, etc.

RULES THAT MAY INDICATE PROGRAMMING ISSUES – TO FIX OR NOT TO FIX?

Sometimes it can be difficult to determine which validation issues should be rectified versus those that are due to some issue with data collection that cannot be ‘fixed’ after database lock. Whether or not something is due to programming really depends on the rule in the report and needs to be evaluated on a case-by-case basis.

Example 1 – SD1043 – Inconsistent value for --TESTCD within --TEST

This rule is based on the FDA business rule, FDAB009, that states the following: ‘All paired variables must have a one-to-one relationship. Examples include Short Name and Name of Test; Parameter Name and Parameter Code or Number; Variable Name and Variable Label, etc.’. It is also a business rule for SDTM.

It is sometimes mistaken as being a data oddity that cannot be rectified. When SDTM datasets are created, the values of --TESTCD and --TEST in Findings domains are assigned based on CDISC controlled terminology. There should be a one-to-one relationship between --TESTCD and --TEST. This means that there can only be one --TESTCD value for a given --TEST and vice versa. Because --TESTCD|--TEST values are assigned using controlled terminology, if this rule appears in the validation report, this indicates a programming issue that should be fixed. A typical response for this type of issue is shown in the example below.

Table 1. Incorrect explanation for SD1043

<table>
<thead>
<tr>
<th>Check ID</th>
<th>Diagnostic Message</th>
<th>Severity</th>
<th>Dataset</th>
<th>Count (Issue Rate)</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>SD1043</td>
<td>Inconsistent value for --TESTCD within --TEST</td>
<td>Error</td>
<td>LB</td>
<td>2(4%)</td>
<td>As per data.</td>
</tr>
</tbody>
</table>

Table 2. Insufficient explanation for SD0063

This programming issue is also checked by additional rules for other paired variables such as QNAM/QLABEL, ARMCD/ARM or VISITNUM/VISIT. These rules should not be listed at all in the cSDRG because the values in the dataset should be updated accordingly.

Example 2 – SD0063 – SDTM/dataset variable label mismatch

In this example, the explanation in the cSDRG is not complete. This rule, SD0063, checks that the variable label in the dataset matches the variable label defined in the SDTMIG. Though the PE domain is noted as having a variable with an incorrect label, it is not stated in the explanation which variable label does not match. This leads to a reviewer referring to their version of the validation report to find the details for this issue.

Table 3 shows a complete explanation provided in the cSDRG that mentions the variable in PE that is affected, provides the revised label and the reason the label was updated.
Table 3. Complete explanation for SD0063

In this example, the sponsor chose to make the label meaningful rather than truncating to 40 characters in length. Although SD0063 fired due to an error in the SDTMIG in this case, there could be other times when the wrong label is assigned for a variable. Thus, it is important to explain why it is acceptable for a label mismatch to remain, as in this case.

Example 3 – SD0013 --STDTC is after --ENDTC

This example illustrates a circumstance where the reason for a rule appearing in the validation results is due to a data oddity and not a programming error.

Table 4. Complete explanation for SD0013

The sponsor provided a comprehensive explanation that included details of the records that were flagged in AE by this check as well as the reason why the validation result remains.

RULES THAT REQUIRE INVESTIGATION – SEARCH AND RESCUE

There are some rules that appear in the validation results that require some investigation to create a comprehensive response. This could include referencing the protocol, the eCRF, and multiple domains. The following shows an example where more examination of the data was required.

Example 4 – SD1118 – Neither --STDTC, --DTC nor --STDY are populated

In this example study, the rule, SD1118, appeared in the validation report for the DS domain and was explained in the cSDRG.
Table 5. Incomplete explanation for SD1118

The information available in the ‘Details’ tab for this rule in the report showed 28 records flagged in the DS domain where DSDECOD = ‘COMPLETED’ but no timing information was populated in DSSTDT, DSSTD, or DSSTDY. No further investigation was done. To a reviewer, this may indicate a problem because there was no date collected for study completion especially when there was no further explanation in the reviewer’s guide.

If further examination had been done, it could have been determined if the records flagged indicated a larger issue or not. In the protocol, 28 subjects were expected to be enrolled in the study. In the DM domain, there were 28 records indicating that 28 subjects were enrolled. All subjects had been randomized and treated as indicated in ARMCD/ARM, ACTARMCD/ACTARM, and Reference Start Date/Time (RFSTDTC) (defined as first dose as noted in the define.xml) was populated.

In the DS domain, all subjects had two records each where DSDECOD = ‘COMPLETED’ for two different visits (VISIT = ‘FOLLOW-UP/EARLY TERMINATION’ and ‘STUDY COMPLETION’) but DSSTDT was populated only where VISIT = ‘STUDY COMPLETION’. The records for one subject in DS are provided below to illustrate this. Only the relevant variables are included.

Table 6. DS Dataset Example

In the aCRF, there was a CRF for both the ‘Follow-up’ and ‘Study Completion’ visits and both were completed for all subjects which reflects why each subject had 2 completion records in DS where the VISIT values were different. Since the study was a Phase I study and all subjects completed it, the term ‘COMPLETED’ was collected twice but only the CRF for VISIT = ‘STUDY COMPLETION’ collected the date. If some time had been taken to investigate the issue, the explanation in the cSDRG may have looked like the following:
Table 7. Complete explanation for SD1118

If the preparer of the conformance section of the cSDRG had taken more time looking into the issue and explaining it, this would have saved a reviewer from having to do the ‘search and rescue’ work themselves. Providing this level of detail can also prevent a reviewer from thinking that this could signal a major oversight in how the data was collected, i.e., DSSTDTDC not being collected for study completion.

BEST PRACTICES FOR PROVIDING RESOLUTIONS IN THE REVIEWER’S GUIDE

In the previous section, the examples were provided to convey how useful the explanations can be to a reviewer if the preparer of the cSDRG has some knowledge of why the rule was triggered, can determine if it can be rectified, and understands how to examine further than just the records flagged by the validation rule.

The following are a few best practices for those preparing the Data Conformance section of the cSDRG that will aid in the development of complete and correct explanations:

1. Consider keeping a log of specific checks that typically appear from study to study with the explanations provided. Keep in mind that explanations may vary across studies and should be reviewed prior to adding to an cSDRG. Use best judgement before just copy and pasting.

2. Different stakeholders review the P21 reports such as programmers, data managers, and publishers. As an organization, each group should create a knowledge base to aid each group in determining what may be a programming issue, what may be a data collection issue, etc.

3. Be sure to review both the ‘Rule Message’ and the ‘Rule Description’ in conjunction with the ‘Details’ tab in the report for a particular rule. Taking all three into account clarifies why the rule fired.

4. If possible, refer to the records that were flagged in the physical datasets. It is helpful to see the entire record with all the relevant qualifiers and timing variables that may not appear in the report.

5. Refer to the protocol, define.xml, and aCRF if necessary. Sometimes just reviewing the dataset is not sufficient.

6. Be transparent! In explaining issues, provide as much detail as necessary, e.g., USUBJID, Variable values flagged, VISIT information, etc. Assure that the information provided is sufficient as to not bring questions from a reviewer. Construct the explanation in a way that it can be understood without looking in the ‘Details’ tab.

7. Remember that the SDTM standard is contained in two documents, the SDTM and the SDTMIG! Except for a few FDA-specific rules (e.g. adding EPOCH to domains), the validation rules were developed based on the information in BOTH documents. HINT: Section 4 contains many of the conventions that are being checked by Pinnacle 21 Community/Enterprise tools. Keep these documents handy when reviewing P21 reports and authoring explanations for validation issues.

CONCLUSION

Per the Technical Conformance Guide, it is important to include a Reviewer’s guide with the SDTM tabulation data to help further explain study conduct as well as results from automated validation tools. Because each issue that remains is to be explained, it is important that comprehensive explanations are provided. This conveys transparency about the study data that increases the reviewability. The more detailed an explanation, the less questions will be asked, which in turn, could shorten the duration of a review. Though the cSDRG is one small piece of a submission, it is an integral part of facilitating review in an effort to get drugs to patients faster.

REFERENCES


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