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Evolving quality standards for large-scale registries - The GARFIELD-AF experience

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Abstract:	<p>Aims: Registries have the potential to capture treatment practices and outcomes in populations beyond the constraints of clinical trial settings. The value of data obtained depend critically upon robust quality standards (including source data verification [SDV] and training); features that are absent from registries. This paper outlines the quality standards developed for Global Anticoagulant Registry in the FIELD-Atrial Fibrillation (GARFIELD-AF). Methods and results: GARFIELD-AF comprises ~57,000 patients prospectively recruited over 6.5 years in 35 countries in five successive cohorts. The registry employs a combination of remote and onsite monitoring to ascertain completeness and accuracy of records and by design, SDV is performed on 20% of cases (i.e. ~11,400 patients). Four performance measures for ranking sites according to data quality and other performance indicators were evaluated (including data quality for 13 quantifiable variables, late data locking, number of missing critical variables, and history of poor data quality from the previous monitoring phase). These criteria facilitated the identification of sites with potentially suboptimal data quality for onsite monitoring. During early phases of the registry, critical variables for data checking were also identified. SDV using these variables (partial SDV in 902 patients) showed similar concordance to SDV of all fields (110 patients): 94.4% vs 93.1%, respectively. This standard formed the baseline against which ongoing quality improvements were assessed, facilitating corrective action on data quality issues. In consequence, concordance was improved in the next monitoring phase (95.6%; n=1172).</p> <p>Conclusion: The quality standards in GARFIELD-AF have the potential to inform a</p>

	future "reference" for registries.
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4 **Title page**
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7 **Evolving quality standards for large-scale registries – The GARFIELD-AF experience**
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11 Short title: **Fox GARFIELD-AF registry quality standards**
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1
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3
4 **Abstract**
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7 **Aims:** Registries have the potential to capture treatment practices and outcomes in populations
8 beyond the constraints of clinical trial settings. The value of data obtained depend critically upon
9 robust quality standards (including source data verification [SDV] and training); features that are
10 absent from registries. This paper outlines the quality standards developed for Global
11 Anticoagulant Registry in the FIELD–Atrial Fibrillation (GARFIELD-AF). **Methods and**
12 **results:** GARFIELD-AF comprises ~57,000 patients prospectively recruited over 6.5 years in 35
13 countries in five successive cohorts. The registry employs a combination of remote and onsite
14 monitoring to ascertain completeness and accuracy of records and by design, SDV is performed
15 on 20% of cases (i.e. ~11,400 patients). Four performance measures for ranking sites according
16 to data quality and other performance indicators were evaluated (including data quality for 13
17 quantifiable variables, late data locking, number of missing critical variables, and history of poor
18 data quality from the previous monitoring phase). These criteria facilitated the identification of
19 sites with potentially suboptimal data quality for onsite monitoring. During early phases of the
20 registry, critical variables for data checking were also identified. SDV using these variables
21 (partial SDV in 902 patients) showed similar concordance to SDV of all fields (110 patients):
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23 improvements were assessed, facilitating corrective action on data quality issues. In
24 consequence, concordance was improved in the next monitoring phase (95.6%; n=1172).
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51 **Conclusion:** The quality standards in GARFIELD-AF have the potential to inform a future
52 “reference” for registries.
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56 **Clinical Trial Registration:** NCT01090362
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58 **Keywords:** Registries, Medical Audit, Quality assessment, Atrial Fibrillation, Anticoagulation
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4 **INTRODUCTION**
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7 Atrial fibrillation (AF) is highly prevalent, especially in aging populations, and is currently
8 estimated to affect approximately 5–6.1 million people in the US and 8.8 million people in
9 Europe.(1-4) AF and its complications constitute a major public health burden and account for
10 US\$16–26 billion of the annual US health expenditure,(5) and at least 1% of the National Health
11 Service budget in the UK (US\$2.3 billion).(6) To optimize management of the condition, robust
12 multinational observational programs are needed to characterize patients with AF, their
13 management and their outcomes.
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27 Several large-scale national and international registries are under way, with the aim of defining
28 the management and outcomes in broadly representative populations of patients with AF,
29 including: GARFIELD-AF (clinical trial identifier: NCT01090362), GLORIA-AF
30 (NCT01468701), ORBIT-AF (NCT01701817) and PREFER in AF.(7-11) These observational
31 registries have the potential to capture the burden of disease in large-scale populations(12) by
32 employing wide inclusion criteria and representation of historically under-researched groups,
33 such as the elderly and patients with comorbidities.(13)
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46 However, registries differ in their design, recruitment strategies, care settings, geographic
47 representation and duration of follow-up. Only some registries collect data prospectively and
48 employ systematic quality assurance methods to check the validity of data against sources, and
49 use independent adjudication to ensure the robustness of outcome and safety measures. Thus, to
50 allow robust interpretations, there is a compelling need for appropriate quality standards to be
51 applied to registries.
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4 Evidence generated from multisite randomized controlled trials (RCTs) is recognized as the
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6 “gold standard” for comparing treatment options. Such trials employ robust methods for
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8 comparing treatment strategies, but they have restrictive inclusion/exclusion criteria, which is a
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10 form of entry bias since eligibility for both forms of therapy is mandatory in order to ethically
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12 justify randomization.(14) Hence, trial patients do not necessarily reflect the full range of
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14 baseline characteristics, nor the frequency of outcome and safety events observed in unrestricted
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16 “real-world” populations.
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24 The study design also needs to be appropriate for the research questions. While the processes
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26 employed in RCTs may represent the appropriate quality standards and performance measures
27
28 for comparing treatments for product registration, these measures are not designed for large-scale
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30 observational registries. Nonetheless quality standards and performance measures are required
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32 for registry programs, but these are not well defined, and can differ substantially from one
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34 program to the next.
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41 *Source data verification*

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43 The International Conference on Harmonization (ICH) Good Clinical Practice (GCP) guideline
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45 defines trial monitoring as “the act of overseeing the progress of a clinical trial and of ensuring
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47 that it is conducted, recorded and reported in accordance with the protocol, Standard Operating
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49 Procedures, GCP, and the applicable regulatory requirement(s)”.(15) ICH GCP does not specify
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51 the methods for monitoring but suggests that “in general there is a need for on-site monitoring,
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53 before, during and after the study.”
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4 One of the most common procedures undertaken during onsite monitoring is source data
5 verification (SDV), in order to check that data recorded within electronic case report form
6 (eCRF) matches the primary source data. Such quality standards in registries are key to the
7 veracity of the findings and their generalizability. However, the extent of SDV varies and some
8 registries and observational programs avoid SDV completely, as it is considered too intrusive
9 during the collection of real-world data. Post-marketing surveys, for example, tend not to use
10 SDV, and instead opt for risk-management approaches, relying entirely on the results of remote
11 monitoring to check data reliability and to trigger onsite management and training.
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26 Comprehensive (i.e. 100%) SDV of the whole record for all patients, as performed in RCTs
27 designed for product registration, is impractical and beyond the financial scope of large-scale
28 registries. More cost-effective alternatives to 100% SDV are needed for registries.(16-18) A few
29 registries have adopted a combination of remote monitoring and risk-based onsite audits and
30 SDV to ensure that data aligned to routine practice are correctly reported according to the study
31 protocol.(19, 20)
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43 *Recording of data and quality assurance*

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45 A criticism of registries is that they may lack the stringent quality assurance, as seen for key
46 safety and efficacy endpoints in clinical trials. What constitutes “acceptable” data quality for a
47 given clinical trial or registry depends on multiple factors, including the variables themselves,
48 the size of the dataset, the type and extent of errors, and the accuracy of the statistical
49 analysis.(21) The quality of data is frequently assessed centrally using Kappa summary statistics
50 or by dividing the number of errors observed by the number of data fields inspected. In RCTs, an
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4 error rate of 5% or less within electronic datasets(22) and outstanding queries on 1% or less of
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6 the data are generally considered acceptable standards.(16, 23) Are the same standards
7
8 achievable and appropriate for registries?
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10 11 12 13 14 *Data management and remote monitoring*

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16 In order to mitigate the risks of reduced data quality, large studies are increasingly dependent on
17
18 remote monitoring and quality assurance. Data discrepancies that are identified by remote
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20 adjudication can be queried in “data management” processes that involve the application of
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22 screening rules and internal consistency checks. In large registries, achieving a balance between
23
24 data integrity and ease of enrollment and follow-up is an important consideration during the
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26 planning of audits.
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31 32 33 *Quality assurance protocols*

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35 Internal data quality assurance protocols are needed to assess completeness, consistency and
36
37 accuracy.⁽²⁴⁾ However, registries vary in their quality assurance procedures. There are key
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39 differences between registries that employ routinely collected data (with variable clinical
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41 interpretations of endpoints and bleeding events) versus those with predefined endpoints, which
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43 are adjudicated and audited for accuracy.⁽²⁵⁾ Large-scale epidemiological studies are valuable,
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45 but they do not collect all the variables needed in assessing treatments and outcomes in patients
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47 with AF and instead rely on routinely collected clinical data with neither standardized definitions
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49 of disease nor consistently defined outcomes.(26, 27)
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4 With the absence of a consensus, and only limited discussion in the literature of a reasonable and
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6 cost-effective approach for the audit of registry data,(28, 29) the authors reflected on how they
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8 might achieve the quality standards and performance measures within large-scale registries such
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10 as the Global Anticoagulant Registry in the FIELD–Atrial Fibrillation (GARFIELD-AF). This
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12 paper outlines the quality standards that were developed for the ongoing GARFIELD-AF
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14 registry, and derivation and validation of an electronic data quality score for study sites so that
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16 risk-based SDV could be implemented.
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23 **GARFIELD-AF REGISTRY DESIGN**

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26 A detailed description of the design of the GARFIELD-AF registry has been reported
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28 previously.(7) In brief, GARFIELD-AF is an ongoing non-interventional registry of adults (≥ 18
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30 years) with newly diagnosed non-valvular AF (diagnosis was established within 6 weeks of
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32 enrollment) and with one or more additional risk factor for stroke, as judged by the investigator,
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34 regardless of therapy. These risk factors were not prespecified in the protocol, nor were they
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36 limited to the components of existing risk stratification schemes. Prospective enrollment of
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38 consecutive patients meeting the inclusion criteria began in March 2010 in 19 countries
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40 worldwide. The roll-out of the GARFIELD-AF registry across five phases (cohorts) has now
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42 extended to 35 countries and more than 50,000 patients have been recruited, prospectively, over
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44 6.5 years. The follow-up period will be a minimum of 2 years and a maximum of 8 years.
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54 GARFIELD-AF is an independent academic research initiative sponsored by the Thrombosis
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56 Research Institute (London, UK) and supported by an unrestricted research grant from Bayer
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58 Pharma AG (Berlin, Germany). The quality assurance processes employed in the GARFIELD-
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4 AF registry are subject to independent review by an Audit Committee which, in turn, reports to
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6 the scientific Steering Committee. The statistical analyses are conducted by the Thrombosis
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8 Research Institute and independently reviewed by a leading statistician from a North American
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10 academic research center (KP).
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16 The primary aim of the registry is to define initial and ongoing management strategies and
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18 clinical and economic outcomes in patients with non-valvular AF in the clinical practice (non-
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20 trial) setting. The key outcomes for the registry are all-cause mortality, stroke or systemic
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22 embolism, major bleeding and healthcare utilization (including any hospitalization, emergency
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24 department visit, etc.). Data capture the management of AF from the time of diagnosis to the end
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26 of follow-up from sites, which have been selected randomly from a representative sample of
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28 different care settings in each participating country (office-based practice; hospital departments –
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30 neurology, cardiology, geriatrics, internal medicine, and emergency; anticoagulation clinics; and
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32 general or family practice).
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40 **THE AUDIT PROCESS**

41 *Central and onsite data monitoring*

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44 The registry employs a combination of remote electronic monitoring and more conventional
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46 onsite monitoring (including SDV) at approximately 10% of sites. The milestones for study
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48 recruitment, reporting and audit are outlined in Fig.1.
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4 *Quality standards for the GARFIELD-AF registry*
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8 Quality standards for the GARFIELD-AF registry, as defined by the protocol, are summarized in
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10 Table 1. Sites are given access to online data entry only after formal training; all sites receive
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12 regular re-training depending on site performance and have ongoing access to a training web
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14 portal. In addition, 20% of all eCRFs (i.e. ~11,400 of 57,000 patients) are monitored against
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16 source documentation during six phases of audit between 2010 and 2018 (Fig. 1). All
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18 modifications to the data are recorded electronically in an audit trail. At study completion, 5% of
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20 data for each of the critical variables for baseline data and follow-up (as defined in Appendix
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22 Table 1) are audited during the statistical analysis.
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31 The eCRFs are monitored remotely to check for consistency, to identify implausible and outlying
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33 data, evaluate data quality and completeness, and to analyze patterns and trends. Monitoring and
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35 tracking of site-specific issues occurs either on a monthly, quarterly or 6-monthly basis,
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37 depending on the performance of each site. Site-level performance data, including patient
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39 recruitment numbers and rate of recruitment, are recorded by the clinical research associate
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41 (CRA) who also ensures query resolution and data locking (of baseline data and 4-monthly
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43 intervals thereafter); data are reviewed and audited at 12-monthly milestones. As outlined in Fig.
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45 1, the number of patients targeted for onsite monitoring during each phase of the audit is
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47 proportional to the number of patients recruited into the trial at the time of audit. The number of
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49 audited patients' records is cumulative over time so that by the end of the study, 20% or ~11,400
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51 of patients will have been SDV'd (Fig. 1).
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4 *SDV of critical variables*
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7 Electronic data capture allows large volumes of data to be analyzed concurrently and to produce
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9 the summary statistics (e.g. missing data, data error rates, protocol violations) in real time in
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11 order to assess the magnitude of discrepancies between the electronic records and the site-
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13 verified source data.
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19 The most efficient processes for onsite monitoring (in order to achieve 20% SDV of cases)
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21 evolved over several phases of monitoring. The process of onsite monitoring started early in the
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23 study, with an evaluation of 10 sites recruiting patients into cohort 1 (C1) in two countries (UK
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25 and France). Onsite monitors conducted 100% SDV of all fields in 15 patients (1–2 at each site).
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27 On average, a complete SDV (i.e. 100% SDV) of all fields took 8–10 hours to perform for each
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29 patient record. This first phase was both labor- and time-intensive and it led to revision of the
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31 monitoring strategy.
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38 *Complete versus partial SDV*
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41 During phase II monitoring, an abridged SDV process involving the assessment of only variables
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43 that were critical to the clinical dataset and statistical analyses was developed (see Appendix
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45 Table 2). Overall, 110 sites were monitored during phase II from 24 countries between
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47 November 2013 and April 2014. Eighty percent of the 110 sites were selected using
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49 performance-related criteria (data quality, GCP compliance issues, patient enrollment, outliers
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51 and other statistical anomalies) and approximately 20% of sites (which served as a control) were
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53 selected using random selection techniques.
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4 In order to compare complete SDV with partial SDV, complete SDV was conducted in the first
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6 randomly selected patient at each site (i.e. 10% of patients) and compared with partial SDV of
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8 critical variables for nine patients at each site (i.e. ~90% of patients); SDV was only conducted
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10 on fields that were relevant to the patient or analysis at the time of study. Assessment of the
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12 results across all 110 sites showed that the level of concordance between the source data and the
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14 eCRF was similar following both complete SDV (93.1% of 7259 fields in 110 of 1012 patients)
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16 and partial SDV of critical variables (94.4% of 15,272 fields in 902 of 1012 patients), thus
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18 supporting the validity of partial SDV.
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26 *Risk-based site selection for onsite monitoring*

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28 During phase III monitoring, ~104 of ~1040 (i.e. 10%) sites were scheduled for onsite
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30 monitoring. Consistent with phase II monitoring, the goal was to identify ~80 of 104 (~80%)
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32 sites with poor quality so that resources could be targeted for onsite monitoring and for partial
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34 SDV at sites where there were potentially the greatest problems. The remaining 20% of sites
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36 were randomly selected (and served as a control for comparison with the data from poor quality
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38 sites).
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45 An equal number of poorly performing sites (i.e. $4 \times 20 = 80$) were identified based on each of
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47 the following four complementary measures of data quality and other performance indicators:
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50 *Data quality for 13 quantifiable variables within the eCRF* (see Appendix Table 2): For each
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52 critical variable, the mean value across all patients at a site for that variable was assessed and,
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54 if it was not within the defined interval of $\pm 2 \times$ standard error of the mean, then the site was
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56 flagged as “out of control” for that variable. A score from 1 to 13 was assigned to the site
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4 depending on the number of “out of control” flags. All sites were then ranked according to
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6 the data quality score and approximately 20 (i.e. one-quarter of 80 sites) of the worst
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8 performing sites were selected for onsite monitoring.
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11 *Late locking of data:* A site was designated a late lock score if late data locking occurred
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13 more than 30% of the time for the key milestones (i.e. baseline, 12 months and 24 months).
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15 Approximately 20 sites with the highest proportion of late-lock defaults were selected for
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17 onsite monitoring.
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21 *Total number of missing critical events:* Sites were given a score proportional to the number
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23 of critical missing events. Missing events were identified by the data discrepancy between
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25 the event summary page of the eCRF and the completed events in the eCRF for each of the
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27 patients. Approximately 20 sites were selected for onsite monitoring on this basis.
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31 *The findings (GCP critical and SDV discrepancies) during the previous monitoring phase.*

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33 GCP (non-compliance) findings were weighted for each site as either “critical”, “major” or
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35 “minor” and the 20 sites with the highest default scores were selected for onsite monitoring.
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38 Based on the findings from these analyses, the poorest performing 78 sites from each component
39
40 of the score were selected and 26 sites were also randomly selected for onsite monitoring. There
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42 was some overlap in the sites selected by the above measures: three sites selected for the missing
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44 event score were also selected by the 13-item score, the late data locking score and the GCP
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46 compliance score. For a minority of sites (approximately 5%) that were unable or unwilling to
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48 participate in the audit, replacement sites were identified.
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55 In total, 1172 patients at 104 sites (9.9% of the total of 1046 sites) with potential poor data
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57 quality in 28 countries were identified for onsite monitoring between December 2014 and May
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4 2015 during phase III of the monitoring process. The distribution of sites by country is
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6 summarized on the horizontal axis of Fig. 3.
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10 11 *Testing data quality at the sites selected for onsite monitoring*

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14 The effectiveness of this site selection process was assessed by comparing the error rate (based
15 on partial SDV) in patients at sites selected using each of the individual components of the site
16 selection process. The results showed that the error rate based on partial SDV was greater in
17 patients at sites selected using the 13-item score (7.1% [95% confidence interval {CI}: 6.0% to
18 8.2%] of 2031 fields in 144 patients) compared with patients from sites selected with late locking
19 (error rate: 4.4% [95% CI: 3.5% to 5.3%] of 2069 fields in 91 patients) or those selected for total
20 number of missing events (error rate: 3.2% [95% CI: 2.8% to 3.7%] of 5771 fields in 185
21 patients). The 13-item score (which provided an indicator of potential outliers in the dataset) was
22 the most effective in identifying sites with poor data quality (based on partial SDV), with an
23 error rate almost twice the average rate observed at the remaining sites (7.1% vs 3.7%).
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41 **AUDIT RESULTS FOR KEY QUALITY ASSURANCE PERFORMANCE MEASURES**

42 43 44 *Concordance with source data*

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46 The process for phase III monitoring (which included partial SDV of critical variables) enabled
47 many more patients' records and fields to be verified during phase III (92,507 fields overall in
48 1172 patients) than during phase II (37,243 fields in 1012 patients) (Table 2). Even though a
49 greater number of patients were identified from sites with poor data quality in phase III, the level
50 of concordance was similar in both phases – eCRFs matched patient records 94.0% of cases in
51 phase II and 95.6% in phase III (Table 2; Fig. 2). Overall, the level of concordance was >96% for
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4 all sections of the eCRF in phase II and phase III, except for two sections of the eCRF where
5 concordance was below 90%. These were “hospitalization/procedure/consultation” (89.3%) and
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7 “treatment change/interruption” (80.8%), in phase II. The concordance between source data and
8
9 the eCRF for the “hospitalization/procedure/consultation” section was substantially improved in
10
11 phase III (97.2%); this was attributed, in part, to the improved training of sites following phase
12
13 II. The proportion of cases where source data were not available decreased from 12.1% in phase
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15 II to 2.8% in phase III. Missing source data were attributed, in some cases, to legal and
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17 administrative restrictions and, in other cases, to the unpreparedness of patient records at the site
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19 due to the short notice prior to onsite visits. There was no indication that the eCRF had been
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21 completed in the absence of source data.
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31 Concordance with source data was similar in all geographic regions during the monitoring in
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33 both phase II (Americas 96.7%; Asia-Pacific 94.9%; Europe, the Middle East, and Africa
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35 [EMEA] 95.3%) and phase III (Americas 94.9%; Asia-Pacific 95.1%; EMEA 95.9% Phase III).
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37 Comparison of concordance by country (Fig. 3) identified some countries where there was a
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39 notable deviation from the protocol in the recording of data. In some countries, this discrepancy
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41 was attributed to the low number of sites in the registry at the time of phase III monitoring.
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48 *Monitoring of missing events*

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50 The monitoring of missing events (i.e. events recorded in the source data but not in the eCRF)
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52 found that the number of missing events was low and diminished from phase II to phase III.
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55 During phase II onsite monitoring, 23 bleed events, 14 stroke events and 12 deaths were
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4 identified as missing in 1012 patients. During phase III monitoring, 10 bleed events, 3 stroke
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6 events and 12 deaths in 1172 patients were identified as missing and the eCRFs updated.
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11 Missed hospitalization events were also frequent during phase II monitoring (350/1156 [30.3%]),
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13 but less frequent in phase III (402/2288 [14.9%]) in the worst performing sites and randomly
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15 selected sites (138/842 [16.4%]). These missing events were predominantly due to sites
16
17 recording only AF-related hospitalizations. Following this finding, the coordinating center
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19 (Thrombosis Research Institute, London, UK) provided additional training to all sites.
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23 Additional onsite monitoring of poor performing sites was also performed in order to ensure that
24
25 the recording of data on key endpoints (stroke, all-cause mortality, bleeding) was adequately
26
27 addressed. To assess the impact of training, further audit of missing events at poorly performing
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29 sites will also be captured in the next audit phase.
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33 34 35 36 *Other GCP findings* 37

38 In phase II, most of the findings identified in a subset of 30 out of 110 sites related to use of the
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40 incorrect version of the informed consent form (ICF). At two sites (in five patients), the missing
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42 ICF was not recovered from the patients' files. These five patient records were not included the
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44 database and the related data were not analyzed. In phase III, most of the discrepant findings at
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46 31 of 104 sites were also related to use of the incorrect version of the ICF. One finding was
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48 related to a site breach of eligibility criteria and five to breaches of the GCP informed consent
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50 process. As a part of the Corrective Action Preventative Action (CAPA), the patient data were
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52 excluded from the analyses for these records. The site staff have received retraining in the
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54 protocol and regulatory requirements.
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7 **DISCUSSION**
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10 The overall objectives of the audit process in GARFIELD-AF were to: evaluate the compliance
11 of the protocol with GCP and local regulations, the quality and completeness of data and source
12 documentation, and the concordance between eCRF data and source documents, and to identify
13 potentially unreported outcome events of interest.
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22 Whereas standards for the design and conduct of large-scale randomized trials have evolved and
23 gained acceptance,(30) registries and observational datasets vary substantially in their design,
24 their conduct, the extent to which they utilize routinely reported data, and the extent to which
25 they audit and validate outcome and safety data.(28) Some registry and observational programs
26 employ retrospective data derived from routinely collected information. In such retrospective
27 programs there are key challenges, including the variability in defining clinically recorded
28 outcomes, inconsistency of recording of baseline characteristics and outcome measures, and
29 uncertain or absent verification of key data. Prospective registries with predefined baseline
30 characteristics and outcome measures and with defined quality standards have the potential to
31 provide more robust datasets.
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48 There have been attempts to establish key criteria for the validity of registries,(31) but as yet, no
49 consensus exists. However, independent reviewers have proposed a number of key criteria to
50 help establish the validity of registries and their interpretation (see Table 3).(29) The extent to
51 which large-scale registries and observational studies fulfill these criteria varies substantially and
52 this impacts on the interpretation of reports from the respective studies. The independent Audit
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4 Committee has reviewed these criteria in the GARFIELD-AF program^{12,13} and has determined
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6 that the registry meets these criteria. In addition, the committee has implemented further quality
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8 standards (See Appendix Table 3).
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12 Complete SDV in registries is neither practical nor cost-effective. Published studies have shown
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14 that only a very small percentage of data is changed due to SDV of all fields within a record, and
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16 the effect of this change on the primary analysis is minimal.(16, 18, 32) Robust sampling
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18 strategies with SDV of up to 20% of records may be sufficient, without clinically significant
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20 differences in the primary analysis.(22) In the audit of GARFIELD-AF data, we found that there
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22 was a similar level of concordance for SDV of whole records compared with SDV of the critical
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24 variables. During onsite monitoring, for the 9.9% of the poorest sites in terms of data quality
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26 (derived according the GARFIELD-AF data quality score), <5% discrepancies between the
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28 electronic records and the site-verified source data were found during phase III monitoring. This
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30 is considered to be within the acceptable bounds in the field of clinical trials for regulatory
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32 approval. Houston et al.(22) recently determined that an error rate of 5% or less within electronic
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34 datasets for RCTs should be the “gold standard” for determining data quality within a clinical
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36 setting. The GARFIELD-AF registry met this standard. Where data quality issues were identified
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38 in certain countries and centers, early corrective action including onsite training (improved
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40 knowledge of the data management system) and further clarification of the eCRF ensured
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42 ongoing quality improvements (for example, to ensure that data on all-cause hospitalizations
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44 were appropriately captured at all sites). Regular audit, annual deadlines for data locks and
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46 additional onsite monitoring of poorly performing sites in between audits has also been an
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48 essential element of the registry design to ensure that all events are captured (Fig. 1). The data
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4 submitted for publication from GARFIELD-AF are based only on locked data where efforts are
5 made to ensure that all events are captured; while the data presented in this paper include
6 information on interim data (i.e. “unlocked” data where either the whole, or part, of the eCRF
7 data were not finalized).
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16 In summary, no single monitoring approach is applicable to all studies. The frequency and extent
17 of monitoring need to be appropriate, and achieve a balance between reliable data integrity and
18 ease of enrollment and follow-up. Audit approaches should be tailored to the objectives of the
19 study and may combine a number of different monitoring methods that allow cost-effective and
20 real-time trend analysis. GARFIELD-AF adopted a dual auditing scheme using remote
21 monitoring as well as onsite monitoring targeted at sites with potential suboptimal quality data.
22
23 This approach may be useful for other large-scale registries. The GARFIELD-AF sets high
24 standards for a large-scale registry (summarized in Table 1). Starting early in the recruitment of
25 patients into the registry, eight audits were planned across all phases of the recruitment and
26 monitoring so that by the end of the study, 20% of all eCRFs will have been monitored (Fig. 1).
27
28 Only critical variables that are considered essential to overall data quality are assessed during
29 SDV. For example, in GARFIELD-AF, baseline characteristics important to the research
30 question (such as components of the CHA₂DS₂-VASc score for assessing the risk of stroke) and
31 outcomes (stroke, bleeding events and death) are audited. Audits should be followed by feedback
32 and training, then reassessment. In GARFIELD-AF, the results of the previous audit is used to
33 facilitate corrective action on data quality issues and forms a baseline against which quality
34 improvements are assessed in the next monitoring phase. All sites receive regular re-training
35 depending on site performance, and have ongoing access to a training web portal. At regular
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4 intervals, results are reported to the steering and audit committees to ensure proper oversight and
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6 management of the study. Finally, national data are also fed back to sites to incentivize the
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8 ongoing recruitment and/or follow-up of patients. Through the implementation of the standards
9
10 outlined in Table 1, we believe that GARFIELD-AF has the potential to inform a future
11
12 “reference standard” for the successful delivery of high-quality data from registries.
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53
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4 **Table 1.** Quality standards for the GARFIELD-AF registry
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- 7 • Audits are conducted at regular intervals, starting early during the recruitment phase and
8 continuing until the end of follow-up, thereby allowing cost-effective and real-time trend
9 analysis across the whole study.
10
- 11 • Audits include remote monitoring as well as onsite monitoring targeted at sites with
12 potential suboptimal quality data.
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- 14 • Sites with potential suboptimal quality data are identified using the following four
15 performance measures for: data quality (using quantifiable variables), late data locking,
16 number of missing critical variables, and a history of poor data quality from the previous
17 phase of monitoring.
18
- 19 • The target for source data verification (SDV) is 20% of all records. Only critical variables
20 that are considered essential to overall data quality are assessed.
21
- 22 • Audit is followed by feedback and training, then reassessment and additional onsite
23 monitoring of poorly performing sites.
24
- 25 • At each audit, 80% of sites with data quality issues are selected for onsite monitoring and
26 the results compared with the quality of data at 20% of sites which are randomly selected.
27
- 28 • All modifications to the data are recorded electronically in an audit trail.
29
- 30 • An independent professional statistician and steering committee monitors the data
31 collection and analysis.
32
- 33 • Results are reported to the steering and audit committees at pre-agreed milestones to
34 ensure proper oversight and management of the study.
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- 36 • Annually, national data are fed back to sites to incentivize the ongoing recruitment and/or
37 follow-up of patients.
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- At study completion, 5% of the data for each of the critical variables for baseline data and follow-up are audited during the statistical analysis.
- All sites receive training before the start of the study and regular re-training depending on site performance, and have ongoing access to a training web portal.

Table 2. Summary of results for phase II and phase III of onsite monitoring (including source data verification)

Variable	Phase II	Phase III
Patients	1012	1172
Sites	110	104
Countries	24	28
Source data not available	4475/37,243 (12.0)	2550/92,507 (2.8)
Data verified (excluding blank fields)	21,178/27,006 (78.4)	29,121/33,005 (88.2)
Data verified (excluding blank fields and source data not available)	21,178/22,531 (94.0)	29,121/30,455 (95.6)
Queries (excluding blank fields and source data not available)	1065/22,531 (4.7)	1361/30,455 (4.5)

*Source data were not available if information was added to the case report form that could not be confirmed within the source data provided to the monitor

[Tables]

Table 1. Quality standards for the GARFIELD-AF registry

- Audits are conducted at regular intervals, starting early during the recruitment phase and continuing until the end of follow-up, thereby allowing cost-effective and real-time trend analysis across the whole study.
- Audits include remote monitoring as well as onsite monitoring targeted at sites with potential suboptimal quality data.
- Sites with potential suboptimal quality data are identified using the following four performance measures for: data quality (using quantifiable variables), late data locking, number of missing critical variables, and a history of poor data quality from the previous phase of monitoring.
- The target for source data verification (SDV) is 20% of all records. Only critical variables that are considered essential to overall data quality are assessed.
- Audit is followed by feedback and training, then reassessment and additional onsite monitoring of poorly performing sites.
- At each audit, 80% of sites with data quality issues are selected for onsite monitoring and the results compared with the quality of data at 20% of sites which are randomly selected.
- All modifications to the data are recorded electronically in an audit trail.
- An independent professional statistician and steering committee monitors the data collection and analysis.
- Results are reported to the steering and audit committees at pre-agreed milestones to ensure proper oversight and management of the study.
- Annually, national data are fed back to sites to incentivize the ongoing recruitment and/or follow-up of patients.

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- At study completion, 5% of the data for each of the critical variables for baseline data and follow-up are audited during the statistical analysis.
- All sites receive training before the start of the study and regular re-training depending on site performance, and have ongoing access to a training web portal.

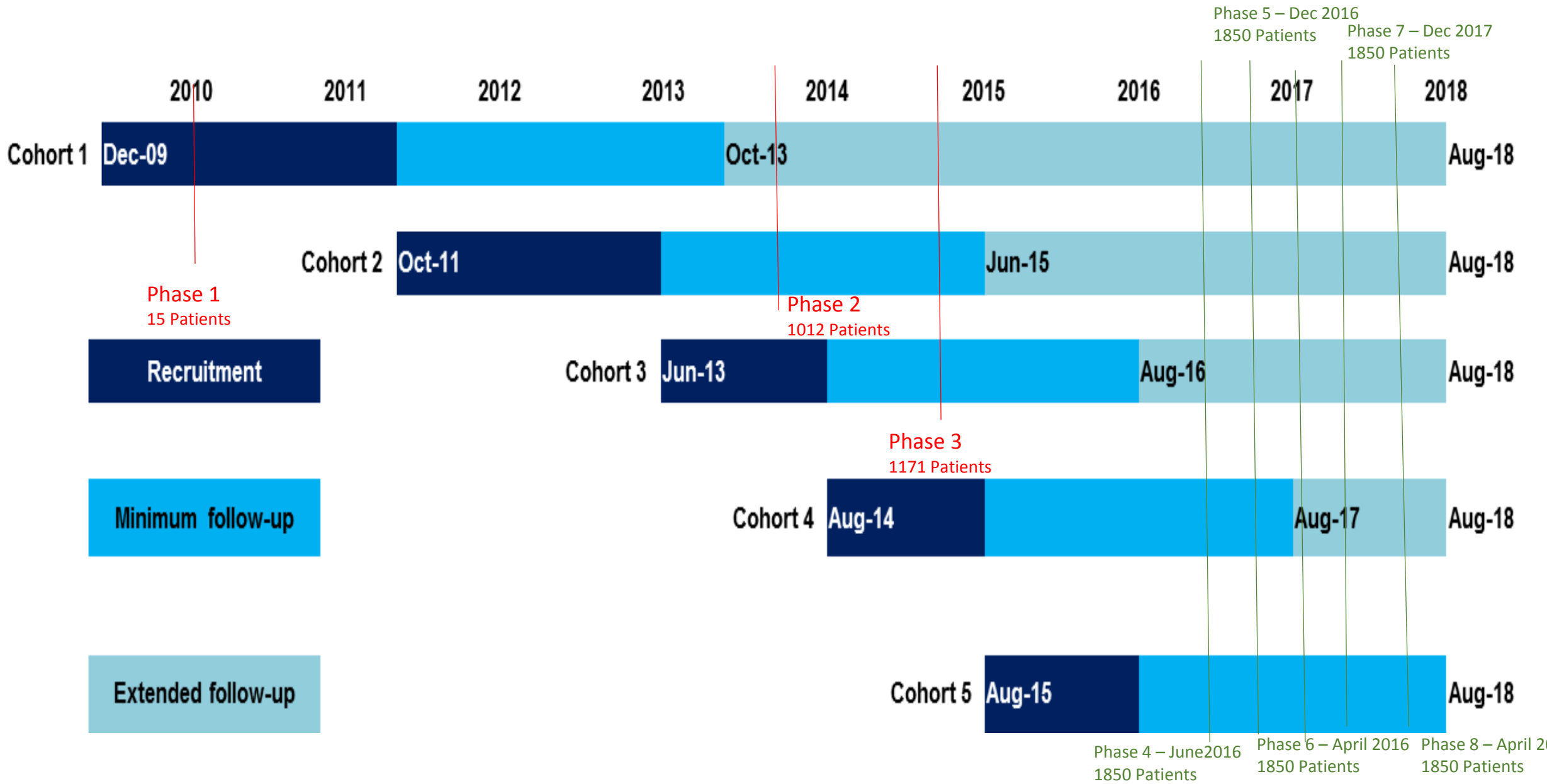
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Figure 1



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Phase 4 – June 2016
1850 Patients

Phase 5 – Dec 2016
1850 Patients

Phase 6 – April 2016
1850 Patients

Phase 7 – Dec 2017
1850 Patients

Phase 8 – April 2018
1850 Patients

Figure 2
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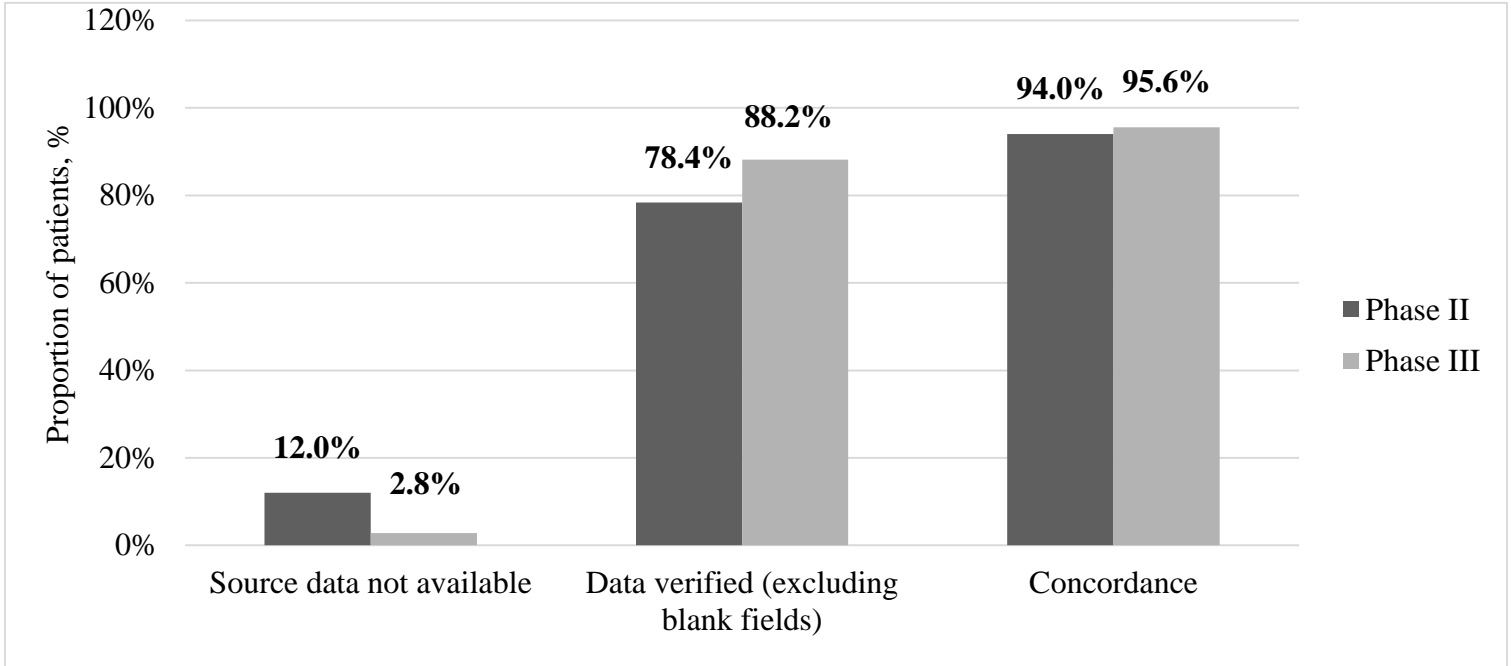
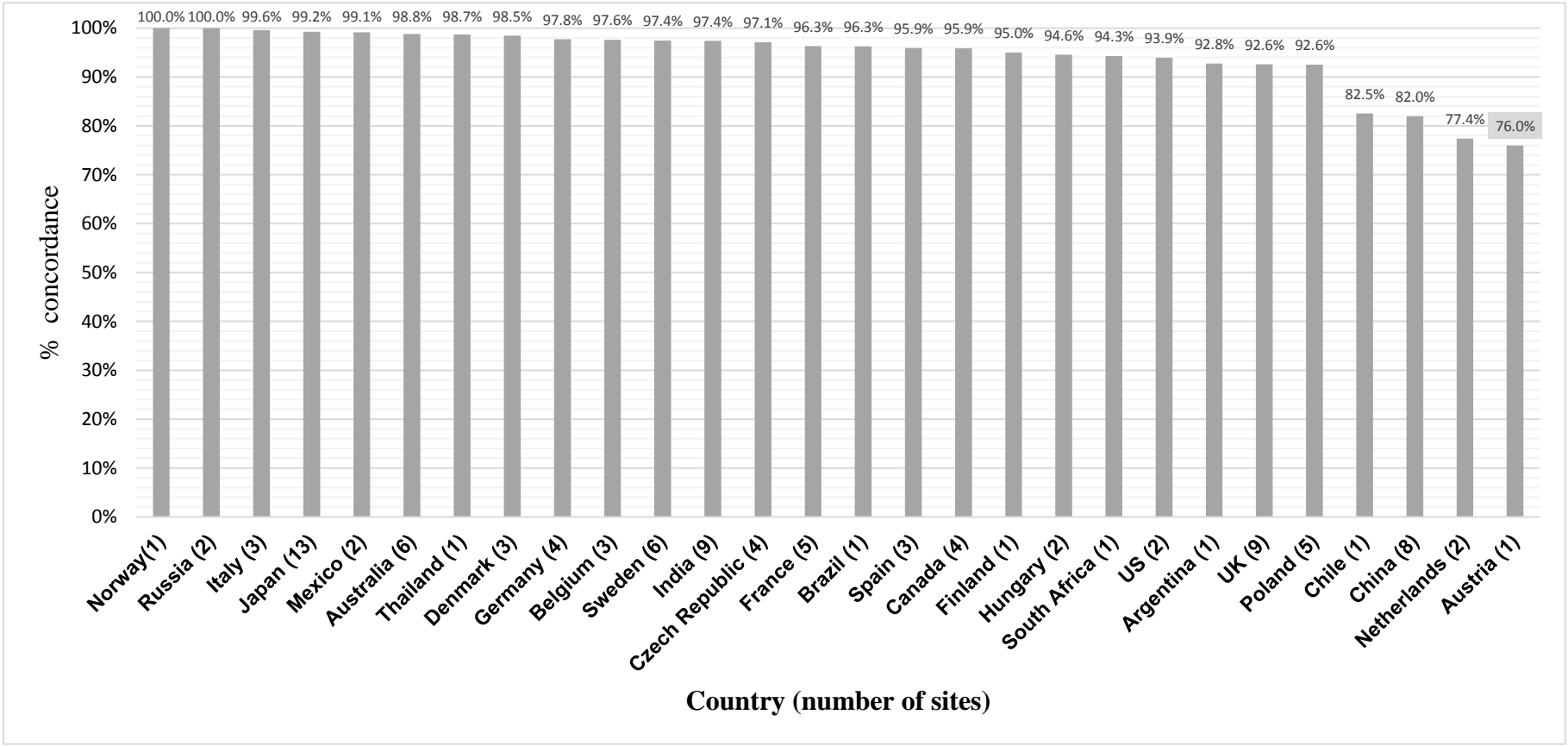


Figure 3



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[Figure legends]

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Figure 1. GARFIELD-AF recruitment, monitoring, and reporting milestones

Figure 2. Audit results from phase II (1012 patients at 110 sites in 28 countries) and phase III (1172 patients at 104 sites in 35 countries) monitoring

Figure 3. Country differences in concordance (based on partial source data verification of critical variables) during phase III monitoring

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Online Appendix

Appendix Table 1. Critical variables for source data verification

Baseline:

- Date of diagnosis
- Date of consent
- Gender
- Date of birth
- Demographics
 - Systolic blood pressure
 - Diastolic blood pressure
- AF treatment initiated at diagnosis
 - AF treatment strategy initiated
 - Cardioversion
- Stroke prophylaxis
 - Antiplatelet drugs
 - Anticoagulant drugs
 - VKA medication
 - Dose frequency for oral factor Xa inhibitors

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- Dose frequency for oral direct thrombin inhibitors
- Cardiovascular history focused on CHA₂DS₂-VASc components
 - Current cardiac condition
 - Congestive cardiac failure
 - Coronary artery disease
 - History of aortic or peripheral artery disease
 - Pulmonary embolism or DVT
 - Systemic embolization
 - Prior TIA
 - Prior stroke
 - History of bleeding
 - Hypertension
 - Diabetes

Events:

- INR results
 - Date
 - Value

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- Event summary
 - Event being entered
 - Reason for lost to follow-up (if applicable)
- Treatment change
 - Stroke prophylaxis (as above for baseline)
- Stroke/TIA
 - Date of event
 - Event type (TIA/stroke)
 - Type of stroke
- Bleeding event
 - Date of event
 - Site of bleed
 - Severity of bleed
 - Outcome of bleed
- Death
 - Date
 - Primary cause of death
 - Cardiovascular cause of death

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- Noncardiovascular cause of death
- Hospitalization
 - Date of hospitalization
 - Date of discharge

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Appendix Table 2. The 13 parameters identified from the eCRF as indicators of GARFIELD-AF data quality

No.	Patient-level indicator	Site-level indicator
1	The number of times the option 'unknown' is chosen	Mean of patient-level indicator by site
2	The number of times the option 'none' is chosen	Mean of patient-level indicator by site
3	The number of times the option 'blank' is chosen	Mean of patient-level indicator by site
4	The number of times the option 'other' is chosen	Mean of patient-level indicator by site
5	1 if patient has AF type 'new'; 0 otherwise	% of 1 in patient-level indicator by site
6	1 if patients has 'normal' cardiac condition; 0 otherwise	% of 1 in patient-level indicator by site
7	1 if patient on VKA without INR reading; 0 otherwise	% of 1 in patient-level indicator by site
8	1 if bleeding event without severity; 0 otherwise	% of 1 in patient-level indicator by site
9	1 if patient has a stroke/TIA events without type of event; 0 otherwise	% of 1 in patient-level indicator by site
10	1 if death with 'other' cause of death; 0 otherwise	% of 1 in patient-level indicator by site

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11	Number of hospital admissions per patient	Mean of patient-level indicator
12	Number of bleeding events per patient	Mean of patient-level indicator
13	1 if lost to follow-up; 0 otherwise	% of 1 in patient-level indicator by site

AF, atrial fibrillation; INR, international normalized ratio; TIA, transient ischemic attack; VKA, vitamin K antagonist

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Appendix Table 3. Recommended quality standards for large-scale registries²⁹

Standardized disease definitions employed and clearly stated in the methods section
All sampling techniques standardized
Randomized selection of hospitals or clinics strongly encouraged (note: community-wide data collection is even better)
All participants have a clear understanding of the information being sought for each entry on the data sheet
All collected data reported (note: the selection, or exclusion, of centers or data forms increases bias)
All original data sheets or electronic submissions centralized. Analysis performed by a central data collection and analysis center
A professional statistician monitors the data collection and analysis
Each data sheet or electronic submission carefully examined by the central data center to ascertain completeness and accuracy.
Individual investigators promptly queried concerning incomplete or confusing responses
The registry protocol reviewed at each participating center by an institutional review board for studies involving human subjects
The names of all participating investigators identified in the published report of the registry
Sponsorship for the trial clearly stated in all published reports so that commercial bias can be easily identified
One principal investigator, or a small steering committee, designated to maintain administrative order, adjudicate disagreements, and encourage timely submission of documents and data analysis

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46 M. Alberts, R. Ison, H. Noveck, P. Duffy, S. Pitta, D. Nishijima, C. Treasure, N. Asafu-Adjaye, K. Ball, M.
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54 Hicks, S. Jasinski, K. Johnson, A. Jones, L. Jones, P. Jones, S. Karl, M. Keeling, J. Kerr, P. Knowles, J.
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56 Langdon, M. Lay, J.A. Lee, T. Lincoln, E. Malone, A. Merliss, D. Merritt, J. Minardo, B. Mooso, C. Orosco, V.
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