SGO guidance document for clinical trial designs in ovarian cancer: A changing paradigm

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HIGHLIGHTS

• Clinical trials demonstrating a benefit in progression-free survival frequently fail to preserve that effect in overall survival.
• Ovarian cancer is a heterogeneous disease defined by histologic subtypes and activated biologic pathway aberrations, which are impacting drug development.
• Alternative clinical trial endpoints should be explored in regulatory strategies this should be its own section as in the instructions.

ABSTRACT

Objective. To explore and facilitate the multifaceted process of drug development and regulatory approval in ovarian cancer.

Methods. The Society of Gynecologic Oncology (SGO) recently sought and received input from multiple stakeholders including the National Cancer Institute's (NCI) Clinical Therapy Evaluation Program (CTEP), the Food and Drug Administration (FDA), pharmaceutical industry, and patient advocates. This whitepaper is the work product and opinion solely of the SGO.

Results. This document summarizes the SGO's interpretation of these meetings and the current regulatory environment where there has been a paucity of recent approvals in the United States. It provides guidance in clinical trial design with the express purpose of encouraging novel drug development in ovarian cancer. Points of emphasis include: ovarian cancer heterogeneity (histologic subtypes and molecular genetic alterations), clinical trial design elements, surrogate as well as composite endpoints, and the four principles of clinical drug development (unmet medical need, discovery, safety, and efficacy).

Conclusions. There has been an evolution in the acceptance of surrogate endpoints depending upon the clinical setting in ovarian cancer. While overall survival (OS) remains the most objective clinical trial endpoint, there is now realization that demanding OS as the primary endpoint has many obstacles. Ovarian cancer is a heterogeneous disease that is now divided by histologic subtypes. Future registration strategies will need to address disease heterogeneity. The exploration of currently acceptable clinical trial endpoints and alternative regulatory strategies will hopefully stimulate interest in novel drug development for patients with ovarian cancer.

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Introduction

The Society of Gynecologic Oncology (SGO) recognizes the evolving challenges in cancer drug development. These challenges, particularly in ovarian cancer, have adversely influenced the portfolio expansion of approved agents. The perception that overall survival (OS) is the only acceptable clinical trial endpoint has challenged the interpretation of
several recent trials and has deterred drug development in ovarian cancer. As ovarian, fallopian tube and peritoneal cancers, collectively known as epithelial ovarian cancer, are characterized by a long initial post progression survivorship, the unbalanced and frequent use of active treatment, including frequent crossover treatment, as well as the length and cost of clinical trials may make OS an imprecise and impractical endpoint [1].

To address this problem, the SGO first sought to better understand the key issues responsible for this dynamic paradigm whereby no new ovarian cancer drug approvals have occurred in the United States since 2006. Thus a task force was formed to examine the issues. The role of clinical trial endpoints was seen as one of the contributory factors, and an SGO white paper was published by the task force to provide insight into pivotal regulatory issues, the patients’ perspective, the unique features of ovarian cancer, and the potential role of surrogate clinical trial endpoints in clinical trials designed for new drug approvals [1] (Table 1).

One of the most significant developments influencing drug development and therefore drug regulatory approval in oncology is the rapid growth and discovery in cancer biology. The molecular and/or genetic etiologies of many cancers are now known, and the molecular-genetic characteristics of others are well established. Innovation to develop targeted agents to leverage these molecular–genetic aberrations has advanced rapidly. The discovery of actionable mutations has outpaced our ability to clinically validate many of these intriguing targets.

In many solid tumors, including ovarian cancer, these developments have prompted the division of relatively homogenous populations into smaller and even more homogenous subgroups. For instance, most epithelial ovarian cancers were initially considered biologically similar. However, it has become apparent that certain histologic subtypes are more clinically diverse than previously thought based upon origin and response to chemotherapeutics [2]. More recently, it has been noted that even more heterogeneity exists, even within the same histology, and gene signatures that demonstrate both prognostic and predictive roles for therapy and survival are emerging [3]. Further complicating our understanding of this process is the role of varying host responses within the tumor microenvironment and the critical role of poorly understood immunologic variables. Together, these rapidly changing forces will have significant implications on the design of future clinical trials in ovarian cancer.

Recognizing the multifaceted process of drug development and regulatory approval both inside the United States as well as abroad, the SGO recently sought and received input from multiple stakeholders including the National Cancer Institute’s (NCI) Clinical Therapy Evaluation Program (CTEP), the Food and Drug Administration (FDA), pharmaceutical industry, and patient advocates. This document summarizes the SGO’s interpretation of the current regulatory environment and therefore drug regulatory approval in oncology is the rapid clinical trial endpoints in clinical trials designed for new drug approvals [1] (Table 1).

Endpoints and study settings. In addition to statistically significant difference, other means of benefit would need to be demonstrated such as significant difference in time off therapy or at least an OS trend. Opportunities to develop metrics of clinical benefit that integrate response elements with context to better define treatment effect. Modified from Herzog TJ, Armstrong DK, Brady MF, Coleman RL, Einstein MH, Monk BJ, Mannel RS, Thigpen JT, Umpierre SA, Villella JA, and Alvarez RD. Gynecol Oncol. 2014 Jan; 132 (1):8–17. doi: 10.1016/j.ygyno.2013.11.008.

Table 1

<table>
<thead>
<tr>
<th>Frontline</th>
<th>Platinum-sensitive</th>
<th>Platinum-resistant</th>
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<tr>
<td>OS</td>
<td>Approve</td>
<td>Approve</td>
</tr>
<tr>
<td>PFS (statistically significant) + other (QoL/PRO)</td>
<td>Approve</td>
<td>Approve</td>
</tr>
<tr>
<td>PFS (statistically significant) with clinically meaning MOE</td>
<td>Consider</td>
<td>Consider</td>
</tr>
<tr>
<td>Response Rate/CBR</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Overall- high grade serous</td>
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<td></td>
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<tr>
<td>Response rate/CBR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>selected histologies (eg, clear cell, mucinous, and low grade serous)</td>
<td>Consider</td>
<td>Consider</td>
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MOE = magnitude of effect; QoL = quality of life; PRO = patient reported outcomes; CBR = clinical benefit rate.

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events, clinical context can paradoxically increase the chance of making a type II statistical error. This is particularly vulnerable when there is long post progression survival, as is seen in most ovarian cancer patients.

One strategy discussed with the FDA provided a development path that may be a reasonable option for some agents. FDA representatives postulated that agents or strategies providing clinical benefit in resistant/refractory populations, where the unmet medical need is high, could be represented by objective measures (e.g. RECIST response) and be filed for accelerated approval. Customarily, this would be followed by a larger randomized clinical trial that met regulatory standards and was supported by a meaningful statistical result (e.g. PFS). By way of discovery, the Gynecologic Oncology Group (GOG, now a part of NRG Oncology) has evaluated multiple agents in single arm, open label phase II trials in women with recurrent/refractory ovarian cancer under similar eligibility criteria. The statistical design was represented by a two-stage accrual strategy, where a limited number of patients would be exposed to ineffective therapy (response rate of 10%), yet sufficient power would accompany a point estimate of effective therapy (response rate of 25%) [4]. This algorithm limited the sample size to approximately 50 patients and served well as guidance to direct future investigation. For regulatory purposes, the SGO task force would propose a similar design to estimate a true response rate of at least 30% and a sample size of approximately 100–120 patients. This would ensure adequate power (>90%) to exclude a true response rate below 25% yet provide adequate sample size to estimate safety ahead of the regulatory phase III trial. It was agreed that in recurrent resistant/refractory patients, this degree of efficacy is clinically meaningful and would represent an important advance in therapy. It was appreciated that these meaningful estimates may vary by disease setting, but in principle would be consistent and should be conducted with oversight to limit ineffective and/or unsafe drug exposure. Moreover, the duration of response and the number of complete responders (CRs) should also be considered in this framework as well as the final tenet of safety (toxicity). One strategy to increase the numbers of CRs and thereby increasing the confidence in deriving clinical benefit from therapy is to limit enrollment to predictive biomarker positive patients (discussed below) who are most likely to respond to a targeted agent.

Patient reported outcomes

Patient reported outcomes (PROs) are attractive because they may provide a better global assessment of clinical effectiveness in balance with treatment toxicity. Surveys of ovarian cancer patients specifically indicate that these women are initially very willing to pursue increased toxicity for a higher chance of cure. But as these women develop recurrent disease where cure is not possible, minimizing toxicity and achieving stable disease become much more important aspects of clinical benefit [1]. Ameliorating pain, reducing the need for paracentesis and improving intestinal function are very important aspects of quality of life for ovarian cancer patients [5].

It is common in studies that evaluate PROs in patients with ovarian cancer for there to be a considerable amount of missing data and to have an imbalance of measurements between study arms [6]. Unless patients are blinded, there is also the risk of considerable bias in how PROs are reported [7]. In addition, toxicity will always need to be evaluated separately from PROs to establish the safety of any new drug.

Another confounding aspect of the natural history of ovarian cancer is that many women are asymptomatic at the time of a tumor-marker or radiologic recurrence. It is difficult to show improvement in PROs among treated cohorts of asymptomatic participants. Even in the AURELIA trial that evaluated PROs in women with platinum resistant recurrent ovarian cancer, only 65% suffered sufficient symptoms at baseline for subsequent differences to be detectable [6,7]. Other patients may have symptoms related to recent cytoreductive surgery. Accurately attributing symptoms and toxicity to disease, surgical intervention or treatment in many instances can be complex and may be interrelated. Most patients in the front line setting will not have any symptoms from cancer once the acute side effects of surgery have resolved.

Composite end points

Since standard clinical trial endpoints may not accurately portray the benefits and risks of therapy, assessments that consider multiple tumor- and patient-centric endpoints (survival, response rate, toxicity, and PRO), may help health care providers, cancer patients, and decision-makers to better understand the total clinical benefit of therapeutic interventions. One method to optimize clinical trial endpoints in the modern era of cancer therapeutics is to integrate multiple endpoints into a single metric — a composite endpoint. A composite endpoint allows for simultaneous change in multiple outcomes and enhances our ability to capture therapeutic benefit including the patient experience and objective outcomes, and may enhance statistical power by decreasing the number of comparisons. Current endpoints don’t adequately define the clinical effects of treatment, especially when post-progression survival is longer than 12 months [8]. While there may be a role for newer composite endpoints to establish drug efficacy, very few of these measures have undergone evaluation to establish the reliability and validity needed for regulatory approval.

The Clinical Benefit Response composite endpoint, not to be confused with clinical benefit rate — complete + partial responses + stable disease, was first utilized by Burris and colleagues in the landmark pancreatic cancer study [9]. Clinical Benefit Response is a composite of objective and subjective elements — pain (measured as analgesic consumption and a patient-reported pain intensity scale), clinician-assessed performance status, and weight. Subsequently several trials have evaluated patient-centered composite and a variety of different novel composite endpoints have been studied including: 1) a modified Burris’ Clinical Benefit Response endpoint with the inclusion of alleviation of tumor-related symptoms [10]; and 2) time until definitive deterioration [11,12]; 3) net clinical benefit [13]; and 4) overall treatment utility (OTU) (Fig. 1).

Numerous studies demonstrated improvement of traditional endpoints as well as patient-centric composite endpoints [10–12, 14–16]. Table 2 details the relative advantages and disadvantages of composite endpoints.

Clinical trial endpoints in the era of modern ovarian cancer therapeutics need to be reassessed to guarantee that the endpoints assessed reflect the realities of differing outcomes and meaning of those outcomes to women afflicted. The development of patient-centric composite endpoints in ovarian cancer clinical trials may achieve this objective. Research is ongoing to determine the appropriate component weighting for an ovarian cancer-specific composite endpoint. In the interim, the SGO has developed a disease specific clinical outcomes registry that incorporates patient reported symptom data. Such a large and complete data set could serve in further testing and validating composite clinical trial endpoints that may be useful in future clinical trials.

Clinical trial evolution

A recent publication entitled “The Gynecologic Oncology Group: Report of 35 Years of Excellence in Clinical Research” summarizes how impactful the GOG’s cooperative group trials have been in defining the standard of care for managing gynecologic oncology patients [17]. It also reveals that over the past 40 years there has been a continuing evolution of what questions are being asked and how trials are designed to provide the best answer. Beginning in the 1970s the focus was on using stage of disease and organ of origin as the basis for trial eligibility. Many of our foundational trials were surgical staging trials designed to better understand the natural disease progression of uterine, ovarian, and cervical cancer [18,19].
As our knowledge matured, therapeutic trials were designed that studied large groups of patients based on stage of disease or the presence of recurrence. Landmark trials on the role of chemoradiation in advanced stage cervical cancer and the role of intraperitoneal therapy in ovarian cancer led to NCI Clinical Alerts [20,21]. Other trials established the role of chemotherapy in advanced endometrial cancer as well as the role of anti-angiogenesis agents in cervical and ovarian cancer [22–24]. These large trials included multiple histologies in the eligibility criteria. Post hoc analysis has raised the question of the importance of histology in response to therapy and over the past 20 years rigorous debates have centerered on the question of all-inclusive versus selective histologic eligibility criteria in trial design. For example, more recent ovarian cancer trials have separated mucinous, clear cell, and low-grade serous ovarian cancer from those patients with high-grade serous cancers. But the fundamental question remains whether histology is the best discriminator for determining the potential response therapy.

More recent information has confirmed that in spite of a homogeneous histologic appearance, there can be a wide discrepancy in response to standardized therapy in many gynecologic malignancies. For example, ovarian TCGA analysis shows a great deal of variability in the genetic mutations seen in high-grade serous ovarian cancers [25]. Subsets of high-grade serous ovarian cancers which have genetic mutations in the BRCA 1 or BRCA 2 genes show tremendous improvement in PFS to PARP inhibitors with hazard ratios thought impossible to achieve just a few years ago [26]. Similar results have been noted in other cancer types. The NCI and FDA are looking to capitalize on the emerging technologies of genomics and proteomics to shift cancer research and care away from strict adherence to site of origin, stage, and histology with more emphasis placed on molecularly determined biomarker driven trials. The NCI defines integral biomarkers as genetic, molecular, or imaging signatures used in the trial design to select treatment and considers use of these biomarkers as the cornerstone for evaluating novel therapies in the future. Designing a trial evaluating the effectiveness of PARP inhibitors in BRCA1 and 2 germ line mutation ovarian cancer patients would be an example of an integral biomarker. The NCI is also interested in developing new biomarker candidates by funding translational research looking at exploratory integrated biomarkers in large phase II and phase III trials. The NCI has adopted the term precision medicine to capture this new philosophy. Future trials will have eligibility confined to a smaller more homogeneous population based on biomarkers with endpoints anticipated to be much more robust in terms of response and hazard ratios for progression free survival.

Conclusions

- There has been an evolution in the acceptance of surrogate endpoints depending upon the clinical setting in ovarian cancer.
- While OS remains the most objective clinical trial endpoint, there is now realization that demanding OS as the primary endpoint has many obstacles including size, length, expense, and clinical relevance of a registration trial.
- Ovarian cancer is a heterogeneous disease that is now divided by histologic subtypes and moving to even more differentiation based

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Table 2

<table>
<thead>
<tr>
<th>Advantages</th>
<th>Disadvantages</th>
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<tr>
<td>Unmet need</td>
<td>Complicated</td>
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<tr>
<td>Does not require OS</td>
<td>May be disease specific</td>
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<tr>
<td>Comprehensive overview</td>
<td>Subjective weighting</td>
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<tr>
<td>treatment effect</td>
<td>Will need years to develop and assure accuracy</td>
</tr>
<tr>
<td>Theoretically more reflective of total experience</td>
<td>Lacks validation in ovarian cancer</td>
</tr>
<tr>
<td>Compilation of variables</td>
<td>Dilution of composite score if not all components are effected equally by treatment</td>
</tr>
<tr>
<td>Enhance statistical power via decreasing multiple comparisons</td>
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</tbody>
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Fig. 1. Overall treatment utility (OTU) schematic. Adapted from Seymour et al. [14]. OTU is a novel composite measure to determine if therapy was meaningful from both the patient's and the clinician's viewpoint. OTU was scored at 12 weeks and was designated as poor, intermediate, or good. Poor OTU indicated either disease progression or clinical deterioration and either a major negative treatment effect attributed to therapy, or an episode of grade ≥3 non-hematologic toxicity or patient perspective that treatment significantly interfered with normal daily activities and has not been worthwhile. Intermediate OTU signified either RECIST response or SD with no clinical deterioration in addition to a significant negative treatment effect or lack of patient acceptability, or disease progression or clinical deterioration combined with no negative treatment effect, or patient acceptability. Good OTU was defined as RECIST response or SD associated with no major negative treatment effects and positive patient acceptability.
on molecular genetic alterations.

• Future registration strategies will need to address disease heterogeneity by designing trials that enroll smaller more homogenous populations that will then require utilization of surrogate endpoints.

• Composite endpoints should be explored for feasibility and validated in future clinical trials in order to examine novel ways to evaluate treatment on patient outcomes.

• At this time, registration-quality therapeutic trials need to demonstrate a predefined clinical benefit with no decrement in OS as well as provide sufficient data to clearly define safety.

Conflict of interest statement
None of the authors has declared a conflict of interest with the material presented in this manuscript.

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References


