ABSTRACT

Background We can improve healthcare services by better understanding current provision. One way to understand this is by linking data sets from clinical and national audits, national registries and other National Health Service (NHS) encounter data. However, getting to the point of having linked national data sets is challenging.

Objective We describe our experience of the data application and linkage process for our study ‘LAUNCHES QI’, and the time, processes and resource requirements involved. To help others planning similar projects, we highlight challenges encountered and advice for applications in the current system as well as suggestions for system improvements.

Findings The study set up for LAUNCHES QI began in March 2018, and the process through to data acquisition took 2.5 years. Several challenges were encountered, including the amount of information required (often duplicate information in different formats across applications), lack of clarity on processes, resource constraints that limit an audit’s capacity to fulfil requests and the unexpected amount of time required from the study team. It is incredibly difficult to estimate the resources needed ahead of time, and yet necessary to do so as early on as funding applications. Early decisions can have a significant impact during latter stages and be hard to change, yet it is difficult to get specific information at the beginning of the process.

Conclusions The current system is incredibly complex, arduous and slow, stifling innovation and delaying scientific progress. NHS data can inform and improve health services and we believe there is an ethical responsibility to use it to do so. Streamlining the number of applications required for accessing data for health services research and providing clarity to data controllers could facilitate the maintenance of stringent governance, while accelerating scientific studies and progress, leading to swifter application of findings and improvements in healthcare.

THE OPPORTUNITY

In the UK, challenges exist for many lifelong conditions such as congenital heart disease (CHD), cancer, renal disease, haemophilia and cystic fibrosis. The UK has a wealth of high-quality registry and audit data.

We can improve healthcare services by better understanding current provision and outcomes through linking data sets from clinical and national audits, registries and other National Health Service (NHS) activity data. In our research study, LAUNCHES QI (box 1), we are using five linked national data sets to generate important understanding about services for CHD.

THE PROBLEM

Linking five national data sets has been challenging, laborious and at times demoralising and seemingly hopeless. Coordinating applications to multiple data controllers and navigating the terminology, legal and governance
structures can feel overwhelming. The process is time-consuming, complex and iterative.

Although we are a single study, much of the LAUNCHES process will be applicable to other studies, although with variations in university/institutional requirements, research ethics committee (REC) requirements, the legal basis through General Data Protection Regulation (GDPR) compliance and the common law duty of confidentiality, and data controller specific requirements (figure 1).

**OUR INTENTION**

We hope to help others applying for and linking registry, health administration and audit data sets by describing the processes, duration, resource requirements and challenges involved in LAUNCHES and offering some advice and suggestions for system improvements based on our experience. We hope this paper will contribute to a renewed national conversation about balancing justifiably stringent requirements of data protection and governance with the potential opportunity for beneficial research capitalising on the wealth of healthcare data available.

**CHALLENGES AND LEARNING**

**Volume of information required**

Table 1 details the full set of documents for the data application processes (47 in total comprising 584 pages), which were required by 11 controllers or departments and submitted 162 times in total. Although similar study information was requested for each of the seven application forms and the protocol, each required different wording, structure and detail. Several documents, designed for clinical trials and other prospective studies recruiting participants, were difficult to adapt to our study context.

Requests for alterations and further information prior to approval were received between one and nine times for each data controller. Additional communications followed, for data preparation and transfer (figure 2).

Following approvals, further follow-up on the study document set was required. Examples are requesting publication of privacy notices on partner websites, submitting amendments, annual reports to ethics and the Confidentiality Advisory Group (CAG) and annual renewals for each data sharing agreement.

**Person time required**

It was tricky to assess in advance the person time required. Once the extent of the workload became clearer, we increased our 20% full-time equivalent (FTE) study coordinator to 40% FTE for the beginning part of the study, but at the cost of less study coordinator support towards the end of the study (fortunately our funder was supportive). In retrospect the time required from the principal investigators to check, edit and input into the documentation was underestimated.

The teams working at the national audits also had limited resources and on occasions important day-to-day work necessarily took priority over processing data requests.

**Costs**

Allocating accurate funds for access to data sets is challenging. (1) It is difficult to anticipate the final costs for
some data sets and they were underestimated in the grant application. (2) Although you apply for data for the full length of the project, you are required to extend the data sharing agreement annually, this required additional funds for charges, study coordination time and principal investigator (PI) time. (3) In the case of NHS Digital, requesting even one additional field after approval could result in a charge equal to that of the original data extract.

Process delays
A timeline of the process is given in figure 2. Study permissions, including university processes and receiving ethical and CAG approval, took 8 months, and the data applications took between 3 and 7 months. Acquiring the data took a further 7–10 months.

Below we give examples of factors that caused delay and confusion to illustrate how seemingly small decisions had significant consequence and sometimes the complexity was overwhelming.

One small decision…
Small, seemingly inconsequential, decisions in filling out forms had far reaching consequences which did not become apparent until much later. In our case, a small decision in the Integrated Research Application System (IRAS) filter questions, made early to avoid redoing weeks of initial work on the IRAS form, ultimately ended up creating a lot of extra work. The resulting additional forms and required approvals are still being processed with an NHS site 2 years on.

Lack of clarity
We applied for two data sets (National Congenital Heart Disease Audit and Paediatric Intensive Care Audit Network) that had the same data controller (Health Quality Improvement Partnership (HQIP)), so we were unsure whether one or two applications were required. We were initially told one (which we prepared) but later told that two were needed. Therefore, two forms were submitted to the same data controller, to be discussed at the same meeting, with virtually identical content but slightly tailored to each specific data set.

Requiring inside knowledge
Not all fields were listed in data dictionaries, and some derived fields that we asked for (eg, age at an event instead of date) needed negotiation with each data provider. We were lucky to have project partners from each audit who knew that derived fields were possible.

Bureaucracy
Each time that we recruited research staff, some of the data sharing agreements required updating. Even such a minor change took up to 6 weeks and needed to be done separately for each data agreement, delaying when new staff could begin working with the data.

Being too specific
For IRAS and CAG we stated that we would be requesting life status and age at last known life status from Office for National Statistics (ONS), but our advisory group subsequently suggested also requesting type of residence at death and hospital name. This change created a cascade of amendments resulting in significant delay. Had we stated that we would be applying for ONS data but not specified the fields, the amendment process would not have been necessary.

Not being specific enough
It was difficult to know how specific to be. As the data application developed, some changes to the fields were required and making these changes was a lengthy process. In our case, a failure to specify the number of decimal places required for age and our intention to request month and year of birth in our CAG application, coupled with a misunderstanding following asking...
| Document Type                          | Regulator          | Data protection* | Information governance* | JRO office* | HRA REC | CAG | Named NHS site | NHS site of 1 collaborator | HQIP NICOR | HQIP PICANet | ICNARC | NHS Digital | Pages/screens | Times submitted |
|---------------------------------------|--------------------|------------------|-------------------------|-------------|---------|-----|----------------|-----------------------------|------------|--------------|--------|-------------|--------------|----------------|
| Study forms filed out                 |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Data protection form                  |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Governance forms (online)             |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| IRAS form                             |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Ethics amendment form 1               |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Ethics amendment form 2               |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| CAG form—IRAS                         |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| CAT advice form                       |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| CAG amendment form 1                  |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| CAG amendment form 2                  |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| HQIP form including partner form      |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| HQIP form (PICANet)                   |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| ICNARC form                           |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| DARS form (online)                    |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Data fields and justification         | HQIP NICOR         |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| (PICANet)                             |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Data fields & justification (ICNARC)  |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Data linkage diagram                  |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Detailed data linkage diagram         |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Risk assessment                       |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| IG toolkit confirmation               |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Correspondence with NICOR            |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Correspondence with charities         |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Letter from SIRO                      |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Privacy notice                        |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Protocol                              |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Insurance registration form           |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Statement of activities               |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Organisational info document          |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Cover letter × 3                      |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |
| Checklist                             |                    |                  |                         |             |         |     |                |                             |            |              |        |             |              |                |

Continued
### Table 1 Continued

| Regulator | Data protection* | Information governance* | JRO office* | HRA REC | CAG | Named NHS site | NHS site of 1 collaborator | HQIP NICOR | HQIP PICANet | ICNARC | NHS Digital | Pages/screens | Times submitted |
|-----------|------------------|-------------------------|-------------|---------|-----|----------------|---------------------------|------------|--------------|--------|------------|---------------|-----------------|
| Documents organised/shared | | | | | | | | | | | | | |
| HQIP letter of support | 1 | 3 | | | | | | | | | | | |
| Insurance certificate | 1 | 2 | | | | | | | | | | | |
| REC provisional opinion | 5 | 2 | | | | | | | | | | | |
| REC favourable opinion | 4 | 8 | | | | | | | | | | | |
| Ethics amendment 1 approval | 1 | 5 | | | | | | | | | | | |
| Ethics amendment 2 approval | 1 | 5 | | | | | | | | | | | |
| CAG provisional approval | 8 | 4 | | | | | | | | | | | |
| CAG approval | 6 | 8 | | | | | | | | | | | |
| CAG amendment 1 approval | 3 | 5 | | | | | | | | | | | |
| CAG amendment 2 approval | 5 | 6 | | | | | | | | | | | |
| Funder contract | 38 | 2 | | | | | | | | | | | |
| PI CV | 4 | 4 | | | | | | | | | | | |
| CV's from team | 10 | 1 | | | | | | | | | | | |
| Reviewers comments | 4 | 4 | | | | | | | | | | | |
| HRA/HCRW approval letter | 4 | 7 | | | | | | | | | | | |
| Training certificates | 5 | 1 | | | | | | | | | | | |
| Service agreement | 14 | 1 | | | | | | | | | | | |
| Total documents required | | | 2 | 3 | 25 | 22 | 19 | 32 | 23 | 8 | 8 | 11 | 13 | 384 | 162 |

Block shading indicates documents required for each corresponding regulator. The ‘times submitted’ column sums the number of times each document was required by a different regulator. *Processes as at UCL.

CAG, Confidentiality Advisory Group; CAT, Confidentiality Advice Team; CV, curriculum vitae; DARS, Data Access Request Service; HCRW, Health and Care Research Wales; HQIP, Health Quality Improvement Partnership; HRA, Health Research Authority; ICNARC, Intensive Care National Audit and Research Centre; IG, information governance; IRAS, Integrated Research Application System; JRO, Joint Research Office; NHS, National Health Service; NICOR, National Institute for Cardiovascular Outcomes Research; PI, principal investigator; PICANet, Paediatric Intensive Care Audit Network; REC, research ethics committee; SIRO, Senior Information Risk Owner; UCL, University College London.
for date of event in one data set caused problems when it came to data extraction. This required a CAG amendment to resolve.

The impact of infrequent data controller meetings
In addition to the time spent preparing applications, timing applications to coincide with monthly (or sometimes less frequent) data controller approval meetings was difficult, and not all controllers provide information on meeting dates. Narrowly missing a meeting meant waiting a month or more for the next meeting, and if there were requests for further information then the process was delayed by another month. Additionally, an amendment for one data controller required changes to all other data applications, which lengthened the process considerably.

We had five different approval bodies across the data sets.

Maintaining enthusiasm among project partners
One impact from process delays was the challenge of keeping project partners engaged and enthusiastic. The timeline our partners had originally agreed to had to be extended twice, with few interim developments to report back.

The fear of legal misstep, delaying data sharing
Failure to comply with the data protection principles could mean a fine of up to €20 million, or 4% of an organisation’s total worldwide annual turnover, whichever is higher.14 Data controllers with good processes in place but without complete clarity on remit potentially contribute to delays because of concerns about a possible breach. For example, one data controller repeatedly asked us to clarify that our collaborators were advisory only, without access to the linked data set, despite us providing that assurance at each stage.

Acquiring data
Once all approvals are in place, the process to gain access to and link the data are also lengthy. For example, following approval from the data controller (HQIP), it took 7 months for the cohort to then be constructed and matching data sent to the other data providers for linkage.

Acquisition following approvals was delayed by a combination of: limited staff resources in National Institute for Cardiovascular Outcomes Research for initiating linkage with other audits, amendments to obtain specific data fields, CAG amendments and an amendment for a bespoke linkage plan (that was later shelved because of lack of data controller capacity). While some of these delays could have been avoided in hindsight, it is almost impossible to anticipate everything ahead of time, and the process for any changes is often as lengthy as a fresh application.

Reusing the data
Having completed the data linkage, funding was received for another study that would use the same data set. For most of the data sets, entirely new applications were required to use the existing data for this new but similar purpose, and despite our previous experience in LAUNCHES, it has taken another 2 years to complete the process, with the NHS Digital application still pending.
USEFUL ADVICE

Love thy research assistants/study coordinators (the legal amount)
These are roles that often get squeezed at application stage to reduce costs and can be challenging to resource if part-time. But these roles are absolutely crucial in accessing data.

Find people who have been there before you
Researchers who were further ahead in their data application journey shared their learning and expertise with us. This helped speed up the initial process of preparing the applications.

Have a flexible start up period
Having an initial data application period in the project with just the PIs and a study coordinator funded allowed us to react early to delays and quickly adjust the timeline.

Add clinical and audit experts to the team
Input from clinicians on data fields helped with data minimisation versus research realisation (particularly a problem for exploratory work). We also found it useful to include, where possible, collaborators working for data controllers and audits.

Plan your data minimisation and beware of differences in how some terms are interpreted
You will need to describe how you have minimised the need for patient identifiers, and all fields requested will require justification. In doing so be sure to correctly state if data will be de-identified, pseudonymised or further anonymised. Some consider anonymised data to be aggregate data only, and amendments may be needed to clarify terms.

SYSTEM IMPROVEMENT

It has taken us over 2.5 years to create our linked data set, so most of our analyses and outputs on what was originally a 2-year project are yet to be completed. But things could have been worse: we have an understanding funder and an incredible study coordinator, and we experienced no project staff turnover or major changes in audit staff.

There is no centralised or easily accessible support for how to navigate the system—each new project team is on its own. So how might the system improve? Below are our suggestions, which are also summarised in figure 3.

A shorter, streamlined system for retrospective data

Ethics and CAG
The forms for ethical and CAG approval are set up for clinical trials and cohorts prospectively recruiting participants. A shorter application form specific to routinely collected retrospective data would be helpful. CAG have now introduced what is known as the precedent set pathway15 to enable a more timely review process, which although a step in the right direction applies only to specific situations, known as the ‘precedent set

![Figure 3](http://bmjopen.bmj.com/)

**Figure 3** Illustrates the suggested system improvements for the future. The coloured bubbles contain the suggestions, with each larger bubble representing the authority that should consider these changes. CAG, Confidentiality Advisory Group.
categories’. These categories include: applications to identify a cohort of patients and subsequently seek their consent; accessing data on site to extract anonymised data; validity of consent; data cleansing of historical studies; time limited access to undertake record linkage/validation and anonymisation of data.

The latter category was not a feasible category for us to apply for expedited review as we required pseudonymised data from each data controller to link all data sets at University College London. The original data linkage plan had involved each audit sending their data to NHS Digital, so we would receive the final linked data set only. However, following feedback from a study that had adopted this strategy, that this had lengthened the process, without them having access to any of the data sets during this time, we opted for each audit completing their own linkage to the core NCHDA dataset. This allowed us to receive and begin working on each data set as it reached us, without needing to have received every data set. NHS Digital was the lengthiest application process and therefore the original planned linkage would have delayed us even further. We did not seek to receive the identifiers from each audit for the sake of data minimisation and governance.

Single application
A template form with the same questions for all healthcare-related data controllers would reduce workload significantly. Each data controller would receive the same form, with the specification of all fields requested from each data set.

Defined remit
The various application forms ask several questions regarding patient benefit (eg, anticipated magnitude of patient benefit, how it will be achieved and measured, what contribution universities make to improving patient services, number of planned manuscripts), that are reiterated from funding, REC and CAG, but not consistently required in all data applications.

These questions were sometimes additional to the actual data application forms and so introduced delays as emails were sent back and forth (see figure 2). A joint system between funders, REC/CAG and data controllers so that each could be sure that important questions on feasibility, importance and process have been answered while minimising burden on applicants (and committees within each organisation) would be beneficial. In the absence of such a system, clarity on remit would reduce the pressure on the data controllers with the more conservative approaches to obtain such detailed information, and in some cases prevent duplication of review of ethics, CAG applications, amendments and annual reports. For context, some applications required details of research outputs and benefits. The amendment to use the same data for another study (see ‘reusing data’) resulted in the re-review of the initial application with further questions on this already approved section. The questions referred to whether some benefits listed would actually be considered outputs. Defining remit could consider the level of detail necessary for each part of the process.

Funders
Funders are increasingly acknowledging the time it will take to access and link data, and the uncertainties around timing. Additionally, they need to ensure that projects requiring external data have been resourced appropriately with sufficient budget for data access and project management. A more ambitious response could be centralised project coordinators within funding bodies that are assigned to successful projects to help manage data access. This may be more efficient as the funders would build up expertise and experience of data access processes and make it easier to resource part-time project coordination.

Data controllers/processors; REC and CAG
Staff at the point of contact (on both sides) are bearing the brunt of the frustrated emails and the fraying patience of applicants working to their deadlines. Audits are working hard, encompassing much more than providing data to researchers, with their own staffing and resource issues and have to abide by stringent data governance rules. The underlying systems seem to be the problem, but there are few opportunities for feedback.

Available guidance needs streamlining as it is currently lengthy, spread across a number of web pages and often hard to follow or ambiguous. Some independent organisations have attempted to provide guidance to help navigate the system. For example, the Medical Research Council have developed an online tool to help determine the approvals needed,16 and HQIP have just funded and published short films and written resources on understanding health data access designed to improve accessible, introductory information about the rules and processes governing access to health data.17

Another possibility being adopted in other countries18 19 is a central authority for processing and approving applications, and implementing linkage, thereby reducing the number of data controllers carrying out effectively the same review, and increasing efficiency. However, some countries adopting such systems have reported that such systems are not without delays and problems and that further improvements are required.19-21

Universities
Research assistants/study coordinators are really important for the success of this kind of research and play vital roles in information governance and data security, yet they are often funded on rolling temporary contracts with no job security or progression, often resulting in the loss of valuable expertise and experience. Universities should consider how to protect these roles, for example, they could support permanent, centralised study coordinators who could assist several projects across the
University. Similar problems of job security also affect the data processors.

We also experienced an increase in the requirements of the research and development (‘R&D’) departments of the universities and the NHS sites, with little if any flexibility to take study type into account.

Tackling fear and confusion over data protection
How GDPR and other data protection laws apply to these sorts of retrospective studies is hard to understand and open to different interpretations. The importance of data governance and potential penalties for breaching GDPR mean that often the most conservative interpretation is used which often increases the complexity and workload. Clearer guidance, a single form and clarification on remit would alleviate this, as would guidance on the inclusion of collaborators and processes to share data after a data set is established.

LESSONS FROM THE PANDEMIC
During 2020, research governance was relaxed in pursuit of rapid scientific evidence into COVID-19 aetiology, risk factors and treatments. This included a fast track review for ethics review,22 the pause of the need for approval under Regulation 3 (4) of the Health Service Control of Patient Information Regulations 200223 and the release of data and change in process by some data controllers.24 This expedited progress of all studies into COVID-19, and prioritisation of COVID-19 research, shows that there is room to simplify the process.10 This provides an important opportunity to learn from what happened during the COVID-19 pandemic, and what could be adapted for the future.

Strengths and limitations
Our experience of an ambitious project to link five data sets may not be entirely generalisable to other researchers, especially those applying for fully anonymised data from an established research database.

However for most studies, although some differences would apply for ethics and CAG requirements, such requirements will still need to be considered at the outset of the study. Data sets required will differ for different projects, but we expect that each research team will encounter similar governance requirements although with different requirements of the relevant data controllers. Longitudinal studies and clinical trials may have many approvals in place, but may be still experiencing their own challenges with changing governance requirements that could delay renewal of permissions.

Our challenges were not unique,7 11 13 25 and align with other recommendations that have been suggested.810 19 20 27 The publication of our experience is an important addition to the research method dissemination, hopefully facilitating the development of new and more efficient data access systems.

Conclusions
The current system is incredibly complex, arduous and slow, stifling innovation and delaying scientific progress. NHS data can inform and improve health services and we believe there is an ethical responsibility to use it to do so.12

Streamlining the number of applications required for accessing data for health services research and providing clarity to data controllers will facilitate the maintenance of stringent governance, while accelerating scientific studies and progress, leading to swifter application of findings and improvements in healthcare.

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Acknowledgements We would like to thank the data application teams at PICANet, ICAHN, NICOR, HSIP and NHS Digital for their help and guidance as we negotiated the data application system.

Contributors CP, SC and JAT were involved in conceptualisation, design and writing of the manuscript, JAT wrote the first draft. CP, SC, JAT, FEP, RCF, RGF, LJN, JD and DWG were involved in the review of the manuscript.

Funding This study is supported by the Health Foundation, an independent charity committed to bringing about better health and healthcare for people in the UK (Award number 685009).

Competing interests None declared.

Patient consent for publication Not required.

Provenance and peer review Not commissioned; externally peer reviewed.

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