Biosimilars: The Process & Quality System Approach to Clinical Applications

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Abstract

Biosimilar medicines are highly similar to FDA approved reference biologics. The sponsor’s intended use claim plays an important role in the use of biosimilar medicines in specialty therapy categories such as immunology, endocrinology, oncology. The new biosimilar products approved by the FDA, play a pivotal role in the clinical treatments of patients suffering from life-threatening diseases such as cardiac myopathies, carcinoma, sarcoma, lymphoma. The US biosimilar approval process requires a thorough characterization of the new biosimilars with a clinically meaningful outcome. Sponsors of new biosimilars follow the appropriate ICH guidelines in regard to clinical PK/PD, safety and efficacy studies. The FDA guidances for extrapolation and interchangeability state that data derived from clinical studies should be adequate to demonstrate purity, potency, safety and the intended clinical use of the new biosimilar in comparison to previously approved licensed biologics. This article emphasizes the FDA’s quality system approach to the design of studies for clinical applications for designated specialty therapy categories.

Keywords
Biosimilars; Drugs; Filgrastim; Oncology

Introduction

Biosimilars are medicines that are highly similar to their approved reference biologics as they claim to have no clinical differences in purity, potency, and safety. For regulatory approval for a biosimilar in the U.S., a sponsor must demonstrate that its product is highly comparable to an FDA-approved biologic and that any residual differences do not affect the biosimilar’s safety and effectiveness. The sponsor’s claim plays a pivotal role in the use of biosimilars in specialty therapy categories such as immunology, endocrinology, oncology. The new discoveries of innovative biosimilar products continue to challenge the clinical treatments for patients suffering from chronic diseases (i.e., carcinoma, sarcoma, lymphoma, etc.). These new innovative treatments have placed an immense economic burden on emerging market developments and healthcare systems delivery. According to the European Medicines Agency (EMA), there are assessment reports showing a decrease in costs and marketing of biosimilars leading to ease of access for patients. This publication addresses biosimilar developments and future innovations. Emphasis is placed on quality system approaches to the development and availability of new biosimilar products. For approvals of new biosimilars, the
sponsors of premarket applications must present analytical and biological characterization to demonstrate that a proposed biosimilar is highly similar to a licensed reference product. The premarket application protocol requires a sponsor to describe the biosimilar product’s PK/PD clinical data comparing its safety, efficacy, and immunogenicity to that of the reference product. Emphasis is placed on the design of studies, extrapolations, interchangeability, and c-GMP risk-based monitoring criteria. A brief description is presented on risk-benefit analysis that guides the clinical use of the new biosimilar drug product by providing patients’ organized data and appropriate labeling information in conformance with the new biosimilar drug’s intended clinical use [1,2].

Development Strategies for Biosimilar Products

Biosimilar medicines have a profound impact on patients suffering from many debilitating and life-threatening diseases such as rheumatoid arthritis, cardiac myopathies, leukemias, lymphomas, multiple sclerosis, and various oncogenic cancers. Biosimilars are copies of biological medicines and require stringent comparison against their licensed reference products (design controls, CMC, GMP, nonclinical, and clinical). Biosimilars share the same amino acid sequences as their comparative biologics but may consist of proteins having post-translational changes due to manufacturing processes (i.e., glycosylation, phosphorylation, etc.) These types of modifications may impact immunogenicity. The impact of post-translational changes requires similarity studies such as analytical/biological, nonclinical, and clinical in order to ensure the safety and efficacy profiles of the resulting new biosimilars. Thus developing new biosimilars require robust strategies to achieve the goal of reduced development costs. From GMP perspectives, Chemistry, Manufacturing and Controls (CMC) will require comprehensive comparison data requirements along with nonclinical and clinical studies. Once the final data and information are available, then a global strategic roadmap can be constructed to pursue the ultimate goal of providing quality biosimilars for patients in need of treatments for debilitating and life-threatening diseases. For clinical assessment, the comparative PK and/or PD data in addition to comparative immunogenicity, safety and efficacy data become essential for evaluation purposes. However, the PD measures should be relevant to clinical outcomes after dosing to ascertain PD response in terms of sensitivity and specificity to detect clinically meaningful differences. Once all of the above essential elements are addressed, a strategy can be developed with regards to manufacturing process development, biosimilarity testing, scale-up, nonclinical testing, clinical studies, marketing, and clinical utility outcomes [1-8].

Clinical Aspects of Biosimilar Drugs Evaluation

Biosimilar medicines have been essential in the treatment of diseases ranging from autoimmune diseases to various types of cancers. The US biosimilar approval process requires a thorough characterization of the molecular structure of the proposed biosimilar product with a clinically meaningful outcome. In other words, the proposed biosimilar is expected to produce clinical outcomes that are not drastically different from those expected with licensed reference biologic drugs approved by the FDA. This publication is intended to present guidance in reference to FDA’s regulatory framework for organizing sponsor’s data in biosimilar 351(k) applications. An example is the anti-CD20 monoclonal antibody, rituximab, which has revolutionized the treatment of patients suffering from non-Hodgkin’s lymphoma (NHL). In 2014 the National Cancer Institute (NCI) stated that since 1997, deaths due to NHL decreased each year and continue to fall. Recent information in regard to immunotherapy therapies has provided new treatment examples for patients with advanced cancers such as lung cancer and melanoma. Other biologic medicines, such as epoetins, infliximab and filgrastim have played important roles in the treatment of patients with serious life-threatening situations. These types of biologic medicines were developed based on data presented in comparison to approved reference products. These developmental paradigms have the potential to improve the affordability and accessibility and cost of biosimilar medicines (i.e., TNFα inhibitors known as Humira, Enbrel, and Remicade). These studies have provided opportunities for developers
and providers to make it available to patients and payers potentially significant cost savings. Nevertheless, these kinds of advancements and opportunities make it possible for patients with clinical outcomes that are meaningful in comparison to original biologic-innovator drug products [9-11].

Development Perspectives

The developmental perspectives consist of characterization of basic structures such as protein backbone (physicochemical) properties of the biosimilar product and biological activities associated with it. It may not be limited to primary, secondary, tertiary, or quaternary protein structures, but post-translational modifications may occur due to manufacturing processes that may influence the functionality of the protein. For instance, effector mechanisms associated with monoclonal antibodies may require assessing the biological activity of the biosimilar product in terms of receptor binding and pharmacodynamic effect. Finally, other properties of the biosimilar product such as the formation of residual aggregates may require testing and acceptability [8].

Sponsors of innovative new biosimilar drugs follow the appropriate ICH guidance in regard to the pre-clinical characterization of safety and effectiveness [4,6,9]. These studies involve testing in a relevant animal species which represent appropriate receptor binding studies. The developmental paradigm for a new biosimilar drug emphasizes clinical evidence to demonstrate that the safety and efficacy of each indication for use are similar to the reference product’s clinical safety and efficacy information. While the development of innovative biosimilars usually focuses heavily on clinical studies, FDA’s guidances describe similarity studies at the physicochemical and biological level using a variety of analytical techniques (i.e., cellular bioassays are considered to be useful in comparing receptor binding kinetics and bioactivity) [8].

Clinical Studies

The sponsors of biosimilar 351(k) applications have shown that clinical studies usually include side-by-side comparisons of pharmacokinetics, pharmacodynamics, immunogenicity, safety, and efficacy as described below:

Pharmacokinetic Studies:

The pharmacokinetic (PK) profiles of biosimilar biologic drugs are dependent on many factors including product-specific characteristics such as small differences in the quality attributes of a candidate biosimilar in comparison to a reference product that may potentially lead to differences in drug absorption, distribution, metabolism or excretion [11]. These types of clinical studies (i.e., human PK/PD studies) play a central role in the biosimilar developmental process. Furthermore, these studies provide sensitive tools to assess potential clinical relevant differences between candidate biosimilar and reference biologic. Human PK studies are generally conducted in a well-defined healthy-sensitive population who are not prescribed other medicines that could interfere with baseline human PK studies [8,12].

Clinical immunogenicity studies in a healthy-sensitive population also provide information in regard to duration studies (antibody titers) after extended exposure to biosimilar products [8,9]. Confirmatory safety and efficacy studies are helpful in assessing clinically relevant differences between the candidate biosimilar and reference products. These types of studies depend on whether PK studies are designed and conducted in settings to detect sensitivity to change. The type of study performed depends on whether that study is designed for parallel or cross-over groups. Generally, cross-over studies are not feasible due to the long half-lives associated with many biologic products, particularly monoclonal antibodies. For biosimilars with relatively short half-lives, such as filgrastims, insulin or certain fusion proteins, cross-over studies are preferred. Additionally, host factors such as receptor affinity, and patient status may affect the disposition and clearance of biosimilar. Furthermore, concomitant medications (i.e., immunosuppressants), may affect the PK of the biosimilar products and could mask differences between the candidate biosimilar and the reference product. For those situations, particularly where monoclonal antibodies are used for cancer
treatment, patients receiving first-line therapy with minimum heterogeneity/prior therapies may show the minimum impact on the clinical PK profile of candidate biosimilar and reference product [8,11].

It is important to consider the design of study for biosimilar’s route of administration and absorption kinetics for comparative PK profiles. Bioequivalent testing protocols are very helpful to assess PK similarities. Many biologics biosimilars are usually administered via intravenous injection or infusion making bioavailability approximately 100% possible. However, for a candidate biosimilar intended to be administered subcutaneously, simply comparing Cmax and AUC methods may not be suitable to assess the PK similarity of the candidate biosimilar and its reference. In those situations where there are differences in absorption and distribution modes, analysis and comparison of additional PK parameters (i.e., T1/2, Kd, and Cl) distribution and clearance of biologics biosimilars may be useful. From a clinical perspective, methods used to determine serum concentrations in test results from volunteers/patients need to be validated with the guidelines and standards based on (National Committee for Clinical Laboratory Standards-NCCLS). Notably, NCCLS recognized ligand-binding assays are used for the detection of patient sample analytes for US FDA premarket approvals [1-14].

Pharmacodynamic Studies:

Human pharmacodynamic (PD) profiles play a central role in detecting any clinically relevant differences that may exist relating to the assessment of biosimilarity between a biosimilar and reference biologic [13]. PD testing is aimed at determining a safe dose range in which a biosimilar drug can be administered and the methods of absorption and distribution in the body are determined. A primary consideration in these studies is limiting risk to the subjects and determining safety or toxicity limits. These studies usually include PK and PD testing to help establish the relationship between biosimilar drug dose and plasma concentration levels, as well as therapeutic or toxic effects [8,12,13].

Clinical Safety & Efficacy Studies:

Clinical safety assessment for biosimilar products consists of a comparison of the overall adverse event profile inclusive of specific types of adverse drug reactions occurring after the initiation of treatment. It is useful to compare the types of hazards and severity levels of adverse reactions in those events that have been observed throughout the reference product’s life-cycle in order to determine whether the candidate biosimilar product has shown new safety concerns. This type of study helps to select a patient population that determines the likelihood of detecting a difference in critical control points in the assessment of clinical differences. This may become an issue for the assessment of safety profile parameters for testing the biosimilar product’s side-by-side comparison for monotherapy vs concomitant therapies. This type of testing in a relatively homogeneous population may increase the ability to detect differences in safety parameters by reducing perplexity that may occur due to the use of concomitant medications and/or the presence of concomitant conditions. This type of testing is helpful in detecting meaningful differences between safety profiles of biosimilar assessment. For this perspective, appropriate risk management study-design and post-marketing surveillance for new biosimilars are crucial for the strengthening of the safety database. Therefore, this type of approach, for the proposed labeling of the biosimilar product indicates the same risks to patients as the reference product’s labeling.

Clinical efficacy assessment for a biosimilar product is a key component of the FDA’s approval process. When designing the clinical efficacy studies, it is important to consider the relevant mechanism(s) of action considering all the indications for use sought for approval. It is known that some biologics can function through multiple mechanisms of action, and the mechanisms involved in the treatment of one disease may not be the same as mechanisms involved in the treatment of other diseases. The ability to detect a difference is of utmost importance for the candidate biosimilar’s development. In order to maximize the sensitivity of a clinical efficacy study, sponsors should perform a thorough review of the available clinical data for the reference product in
order to determine the population-endpoint associated with the study database. By performing a thorough systematic review of data available for the reference product, the biosimilar product’s sponsor can identify critical control points of the new biosimilar product in terms of the magnitude of effect and the timing of responses that are necessary to guide study design in establishing clinically meaningful similarity margins. The primary endpoints should provide adequate sensitivity margins to detect differences in the efficacy of the candidate biosimilar in comparison to the reference product. The clinical sensitivity protocol (i.e., the ability to detect the endpoint differences) is important for the candidate biosimilars. In order to achieve the maximum clinical efficacy sensitivity, the protocol should include both selections of well-defined populations and endpoints that in combination will be sensitive to detect differences that may provide clinical efficacy profile of candidate biosimilar in comparison to the licensed reference product. This type of data comparison provides an assessment of candidate biosimilar’s population endpoints that may be associated with large effect size and a robust historical reference product’s available dataset. These studies performed in comparison to reference products, the sponsor of candidate biosimilar 351(k) application can identify manufacturing critical control points inclusive of the magnitude of effect and the timing of response that are necessary to establish clinically meaningful similarity margins. The primary goal for determining endpoint(s) should be to provide acceptable sensitivity to detect differences/similarities in clinical efficacies of the comparative data. For instance, there are several endpoints commonly used to assess the efficacy of biosimilar products [15,16].

Generally, overall survival is considered a quality indicator for the demonstration of clinical efficacy for innovative new biosimilars for oncology treatments. Comparing endpoints for early applications, such as response rates or progression-free survival may be more appropriate in some oncology settings. The important factors being the overall effect of study population endpoints and the timing of therapeutic effects in regard to the duration of treatment and follow-up. The comparative studies to demonstrate clinical efficacy of new biosimilars should be designed and powered to test a hypothesis of equivalence and this should include randomization and double-blinded factors. The selection of equivalence margins should be part of predesigned protocols based on statistical applications and historical data available for the reference product. Predefined equivalency margins include differential criteria for efficacy determination considered clinically meaningful [17].

**Immunogenicity:**

Immunogenic studies have an impact on PK/PD, safety and efficacy of biosimilars. Structural and manufacturing changes in a biosimilar can have different immunogenic responses. For instance, formulation changes in a product containing epoetin alfa have been reported to show a dramatic rise in the number of cases of red cell aplasia in chronic kidney disease patients due to the generation of neutralizing antibodies that cross-reacted with endogenous proteins [18]. The formation of anti-drug antibodies (ADA) has been reported with severe acute infusion reactions affecting immunogenicity responses in patients [19]. Furthermore, anti-drug antibodies (ADAs) have been shown to interfere with the clinical efficacy of biologic drugs such as the anti-TNF antibodies that are useful in the treatment of a number of auto-immune diseases [20]. The modified complexity of biosimilar structures has been reported that differences in post-translational modifications such as folding and conformational changes could lead to differences in the elicit response to immunogenicity [21,22]. Therefore, it is essential that sponsors of new biosimilar applicants assess the formation of ADAs in comparative clinical studies in order to determine whether processed molecular differences might lead to differences in the immune responses which subsequently could affect the safety/efficacy of the new biosimilar product.

In designing immunogenicity studies, patient-specific factors play a key role in the interpretation of data. (i.e., Genetic factors, age, concomitant medications, duration and route of administration, previous exposure to similar products-(any or all of these factors may contribute to patient’s risk of developing ADA against the candidate biosimilar). Also, the underlying diseases of study participants...
may influence the rate of ADA against a particular biosimilar product. It has been reported that infliximab had shown rate changes from 7 to 61% in patients with psoriasis, ankylosing spondylitis, Crohn’s disease, and rheumatoid arthritis [14,23]. All of these factors should be considered in the design and interpretation of the immunogenicity studies for the new biosimilar product [24].

Extrapolation:

The concept for extrapolation is based on the principle that biosimilar product has demonstrated that intended clinical use and its outcome will not differ meaningfully whether a patient receives the candidate biosimilar or its reference product. Extrapolation must be supported by scientific evidence of the candidate biosimilar’s human PK/PD, safety and efficacy data in a well-defined patient population based on a similar safety and efficacy profile as the reference biologic. It is essential that both the candidate biosimilar and licensed reference product share the same mechanism of action [10]. The biosimilar sponsor need not conduct clinical studies in every indication for use described in the reference product’s labeling. Instead, the FDA guidance advises the biosimilar applicant to conduct clinical evaluations in one or two indications, then provide scientific justification for extrapolating clinical data to support a determination of biosimilarity for each condition of use for which licensure is sought. The underlying rationale under the concept of extrapolation is the scientific principle that biosimilar protein structure determines the molecular (output) function, clinical PK/PD data, safety and efficacy outcome of the proposed biosimilar product.

The essential biosimilar parameters of extrapolation are listed below:

- The uncertainty margin or acceptable analytical/functional differences between the candidate biosimilar and the licensed reference product.
- The mechanism of action (MOA) of each indication for use and the justification that the residual differences will not contribute to any meaningful differences in the clinical safety and efficacy of the biosimilar’s intended use sought by extrapolation.
- High similarity in PK/PD comparisons of the candidate biosimilar and the reference product’s established indications for use and the justification that any residual differences will not contribute to misinterpretation of data (extrapolation justification that residual differences will not lead to any meaningful differences in safety, effectiveness, and immunogenicity sought by extrapolation).
- Clinical safety and immunogenicity profiles of the new biosimilar and licensed reference product are compared for indications for use, and the justifications are provided that residual differences will not contribute to safety and effectiveness bias under extrapolation studies.

The FDA’s guidance for extrapolation states that data derived from clinical studies should be sufficient to demonstrate purity, potency, safety and the intended use of the proposed biosimilar product in comparison to licensed biologics [10]. The sponsor of biosimilar 351(k) application may apply for licensure for one or more indications for use based on the mechanism of actions (MOAs) for which the reference product is licensed. MOAs for safety and efficacy for different indications present a major challenge for extrapolation [25]. For instance, MOAs for hormonal protein drugs may be different from antibody drugs. Hormonal protein drugs, such as human growth hormone (hGH) somatropin generally have similar structure and function as the corresponding endogenous hormones and their MOAs are considered to be identical with the same binding receptor with identical biological effects. Whereas MOAs for antibody drugs may be different due to the complexity of antibody structure, especially the complexity of post-translational modifications such as glycosylation causing different structural variations of the same antibody whose residual mixture could be different from batch to batch technically making it difficult an exact copy of antibody-drug. Structural residual uncertainties in the antibody structure could be detected during the Physico-chemical characterization step in the manufacturing process [10]. Glycosylation
may have potential impacts on the PK/PD of the biosimilar drug antibody [25,26]. Remicade (infliximab) biosimilar was approved for inflammatory diseases such as ankylosing spondylitis (AS), inflammatory bowel diseases (IBD), psoriatic arthritis (PsA), plaque psoriasis (PsO), rheumatoid arthritis (RA). Clinical studies for the proposed biosimilar Inflectra/Remsima (CT-P13) were conducted for AS and RA and extrapolation to IBD. In these studies, the structural uncertainties reached lower levels of glycans which caused lower antibody-dependent cell-mediated cytotoxicity (ADCC) responses.

Adalimumab biosimilar ABP501, a biosimilar of Humira was approved for rheumatoid arthritis (RA), Juvenile idiopathic arthritis (JIA) in patients approximately 4 years or older, AS, PsA, UC, adult CD, and PsO, while the clinical studies for the proposed biosimilar ABP501 was conducted in PSO and RA. The Physico-chemical characterization (with no major residual uncertainties reported) provided justification for extrapolation in comparison to CT-P13 [27]. The clinical studies supporting the similarity of ABP501 included single-dose PK similarity study in healthy subjects which was conducted to assess PK parameters simply because these subjects were not under concomitant medications treatments and did not have medical conditions that could potentially affect PK. The study showed PK equivalence assessed by AUCinf and Cmax between ABP501 and US approved licensed product [28]. Additional study in subjects with moderate to severely active rheumatoid arthritis and plaque psoriasis demonstrated clinical similarity (safety, efficacy, and immunogenicity) for ABP501 and the reference product [28]. Additionally, the study results indicated that there was no increased risk to safety, efficacy, and immunogenicity switching from the reference product to ABP501 [28].

Scientific justification for the biosimilar candidate’s extrapolation is based on the totality of the evidence presented to demonstrate the analytical characterization of high similarity coupled with high similarity in functional testing for a solid extrapolation justification [9,10]. The justification goal for extrapolation of safety is dependent on reducing the residual uncertainty. It is critical that residual uncertainty will not contribute to any significant difference in clinical safety and efficacy in indications sought by extrapolation.

Interchangeability:

The FDA requires switching studies (at least three switches) with primary endpoints measuring PK/PD providing assessments for sensitive changes in immunogenicity and efficacy [8]. The FDA guidance (FDA 2017b) addresses the use of post-marketing data for a biosimilar product with real-time evidence providing sensitive PK/PD information as a part of the post-marketing surveillance process [5,6,8]. Current biosimilars include Humira, Enbrel, Rituxan, Remicade, Avastin, Herceptin, and Lantus in their respective lists of top drugs that are widely available through the FDA’s approval process [29]. A biosimilar applicant can apply for interchangeability status (one-year interchangeability exclusivity is allowed). To achieve interchangeability approval, the biosimilar applicant is required to show substantial switching studies between the candidate biosimilar and RP. However, one-year exclusivity applies only to interchangeability status. Biosimilar candidate product is expected to produce the same clinical result as the RP in any given patient and also not to pose excessive risks to patients if they switch between the RP and interchangeable product without the intervention of the biosimilar product’s prescriber (the interchangeable product may be given in place of the RP at the pharmacy level (Interchangeability Guidance, US FDA 2017a). The FDA expects minimum immunogenicity risk-related outcomes by switching candidate biosimilar and RP products. The PD/PK endpoints become essential sensitivity indicators in the switching studies. The important point of the FDA’s stepwise approach is to consider the outcome supporting biosimilarity assertions in its totality of evidence (i.e., filgrastim and bevacizumab interchangeability studies) [13,16,22,30,31].

Conclusion

Biosimilars have recently emerged as a new class of biologic drug that has the potential to have access to many critical medicines through the reduction of costs. Furthermore, there is a need to ensure that new biosimilars are as safe and effective as their
innovative counterparts. To date, there are approved biosimilar drugs, spanning a variety of indications for a use-from autoimmune disease to growth deficiency, that has fulfilled the needs for the treatment of diseases/abnormalities. It is expected that future biosimilar developments will provide a robust pipeline for biosimilars intended to be used in oncology and other severe diseases. At the same time, the manufacturers of biosimilars will have to stay abreast of these biosimilar drug development and the new technologies such as the interpretation of data from switching and interchangeability studies. The FDA’s guidance on demonstration of interchangeability emphasizes that alternating use of a proposed biosimilar in comparison to the reference product would not incur more risk than the use of the reference product alone. This article is primarily focused on considerations for the quality system approach to the design of studies for clinical applications for designated patient populations and the selection of conditions of use.

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