Emergency Use of Convalescent Plasma: Perception of the Regulatory Framework from a Clinical Perspective

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Abstract
The pandemic spread of an infectious disease poses a plethora of challenges to society, clinicians, health care providers and regulating authorities. In order to mount a rapid response and to provide hope in a potentially catastrophic situation as the current COVID-19 pandemic, emergency plans, regulations and funding strategies have to be developed on regional, national and international levels. The speed needed to establish rapid response programs is challenged by the dynamics of the spread of the disease, the concurrent and competing development of different and potentially more effective treatment options, and not the least by regulatory uncertainty. Convalescent plasma, that is plasma collected from patients who have recovered from COVID-19 infections, has emerged as one of the first potential treatment options in the absence of drugs or vaccines with proven efficacy against SARS-CoV-2. The societal aspects of convalescent plasma and the public awareness gave an additional boost to the rapid employment of convalescent plasma donation platforms immediately after the SARS-CoV-2 outbreak. At the same time, uncertainty remains as to the efficacy of convalescent plasma. With evidence mostly limited to empirical reports, convalescent plasma has been used for decades for the prophylaxis and treatment of various infectious diseases. Clinical trials have addressed different infectious agents, stages of disease, target groups of patients and yielded sometimes inconclusive results. The aim of this short review is to delineate the regulatory background for the emergency use of convalescent plasma in the USA, in the European Union and in Germany, and the transition to the setting of clinical trials. In addition, we describe observations made in the process of collecting COVID-19 convalescent plasma (herein referred to as CCP), and formulate proposals to further improve the framework for rapid responses in future emergency situations.

Introduction
In the outbreak and rapid expansion of a viral infection, large groups of persons susceptible to the pathogen may become ill early in the event, prior to a detailed knowledge of the pathogen, the pathophysiology of the respective disease, and to the availability of effective vaccines and antiviral therapies.

An organized program to collect convalescent plasma or serum from disease survivors could provide a potentially valuable empirical intervention [1]. However, while the concept of convalescent plasma is theoretically feasible and convincing in general terms, valid data on the effectiveness and safety of its use in the context of a novel...
infectious threat need to be derived from randomized controlled clinical trials which generally require a minimum of time and may yield heterogeneous results [2]. The regulatory challenge, therefore, is to define and authorize emergency use under the constraints of limited evidence as well to promote a swift transition to standard pathways of clinical testing and potentially routine clinical use.

**Emergency Use of Convalescent Plasma: Definition and Development**

**United States of America**

In the USA, the term "emergency use" with regard to CCP appeared in April 2020 when the FDA issued a guidance document for the collection, shipment, clinical use and documentation of CCP for the treatment of hospitalized patients with COVID-19 [3]. In the absence of an approval for use by the FDA, CCP was classified as an investigational product under regulatory aspects.

On August 23, 2020, the FDA issued an emergency use authorization (EUA) for CCP for the treatment of hospitalized patients with COVID-19 [4]. A letter of authorization was needed for the emergency use. Outside this authorization, CCP would be regarded as an investigational product to be administered under different pathways: the traditional IND (investigational new drug) regulatory pathway, a single-patient IND for emergency use, or an intermediate-size population expanded access IND.

Only a few days later (August 28, 2020), the expanded access national program ended, terminating the use of investigational CCP that had been manufactured under less stringent conditions. Questions arose as to the use of CCP manufactured prior to the EUA and kept on stock that would not meet the new and more stringent requirements, including testing plasma donations for anti-SARS-CoV-2 antibodies as a manufacturing step to determine suitability before release, using a test referenced in the EUA Letter of Authorization, as well as qualifying the unit as high titer CCP, based on the results of this testing.

On February 11, 2021, the FDA issued a revised guidance for industry with recommendations on donor eligibility and qualification, testing plasma for anti-SARS-CoV-2 antibodies, and labeling. In awareness of the need to adapt to the new conditions, the FDA offered discretion with respect to the IND requirements until May 31, 2021, if certain conditions were met. Interestingly, these conditions address also the eligibility criteria for individuals who have received a COVID-19 vaccine or COVID-19 monoclonal antibody therapy to qualify for donation.

As such, the EUA was not implemented as a substitute to clinical trials; rather, CCP manufactured under the EUA was intended to facilitate the standardized use of CCP in hospitalized patients with COVID-19, and complement the use of investigational CCP in clinical trials to fully answer the questions about the effectiveness of CCP for the treatment of COVID-19. Blood establishments would therefore collect CCP either under the conditions of EUA or as an investigational product under an IND.

**European Union**

The European Union (EU) competent authorities for blood and blood components, the European Centre for Disease Prevention and Control and the European Commission concurred in stating that CCP could be a viable option for the treatment of patients suffering from COVID-19. On April 8, 2020, a guidance document was published recommending that the use of CCP [5], as an immediately available experimental therapy with low risk, should be considered as an urgent priority and its outcome monitored. This recommendation was reinforced in June 2020 in a revised version of the guidance when further evidence was available. In particular, early data from 5,000 transfusions in hospitalized patients with COVID-19 in the USA in the FDA “expanded access” framework had proven a high level of safety [6]. These early data were confirmed by data based on 20,000 CCP transfusions [7]. Together with a meta-analysis by the European Centre for Disease Prevention and Control [2] and data from outside the EU, enough evidence was seen to further support the collection, clinical use and monitoring of CCP [5], to structure the efforts in the EU by the establishment of a common database in close collaboration with the European Blood Association, and to use an emergency support instrument (ESI) for the establishment of a European infrastructure for the collection of CCP in preparation for future pandemics. In the EU, the regulation of CCP follows the regulation of plasma and other blood components (Directive 2002/98/EC [8]) unless the plasma is processed to other medicinal products subject to Directive 83/2001/EC. More stringent national rules than Directive 2002/98/EC may apply.

**Germany**

In Germany, blood components fall under the Medicinal Products Act (AMG, section 4, part 2 [9]). The AMG sets specific rules for the emergency use of medicines in catastrophic events (AMG, section 79, parts 1 and 5), granting the Federal Ministry of Health to “permit exceptions to the regulations laid down by this Act […] if the necessary supply of medicinal products to the population would otherwise be seriously jeopardized and if a direct or indirect hazard by medicinal products to human health is not to be feared; in particular, regulations can be adopted to counter the spread of risks that might occur in
reaction to the presumed or confirmed spread of patho-
genic substances, toxins, chemicals or exposure to ionis-
ing radiation.” In such a time of crisis, the Ministry of
Health will allow the competent authorities to “permit, on
a case-by-case basis, that medicinal products which are
not authorized or registered for placing on the market
within the purview of this Act:
1. may be placed on the market temporarily, and
2. may be introduced into the purview of this Act by way
of derogation from section 73 sub-section 1,
in the event of a shortage of medicinal products neces-

sary for the prevention or treatment of life-threatening
diseases in the population or in the event of a dangerous
communicable disease the spread of which calls for the
provision of specific medicinal products immediately and
in a quantity that considerably exceeds the norm.”

In addition, the competent authorities may, on a case-
by-case basis, also permit a temporary deviation from the
authorization requirements or from other prohibitions
contained in this Act. The assessment whether a shortage
or a dangerous communicable disease exists or no longer
exists is at the responsibility of the Federal Ministry of
Health. Therefore, the permissions described above will
end once the Ministry will declare the end of the crisis.

In 2015, the Working Group Blood at the German Na-

tional Authority for Infectious Diseases, the Robert Koch
Institute, issued recommendations on the use of convales-
cent plasma in the case of a pandemic [10], in the af-
termark of the influenza pandemic spread 2009/2010.
The regulatory environment for convalescent plasma was
summarized as follows:
− convalescent plasma was defined as a serum and as a

finished medicinal product, in accordance with the
German AMG;
− a marketing authorization was not needed for directed
use;
− at times of crisis, convalescent plasma could be applied
without authorization, in accordance with chapter 2 of
the Regulation on exemptions from the Medicinal
Products Act for Civil protection, and chapter 79,
parts 1 and 5, of the German AMG;
− the verification of the proof of concept for convales-
cent plasma should be exemplified in clinical trials;
− if clinical trials were successful, a convalescent plasma
program should be activated and pursued under the aus-
pices of a central and interdisciplinary steering group.
The regulation would exempt medicinal products
needed in times of crisis also from European Regulations
such as Council Regulation (EEC) No. 2309/93 of July 22,
1993, laying down community procedures for the autho-
rization and supervision of medicinal products for hu-
man and veterinary use and establishing a European
Agency for the Evaluation of Medicinal Products. Again,
national law would supersede EU regulations.

Convalescent Plasma: From Emergency Use to Clinical
Trials
Convalescent plasma tested in clinical trials is defined
as an investigational product and is dealt with under the
rules of GCP-ICH and subjected to national or EU rules
for clinical trials. Early on, competent authorities in the
EU and in the USA have recommended CCP to be tested
preferably in clinical trials [3, 11].

United States of America
The FDA has declared CCP to be an investigational me-
dicinal product by definition, in the absence of an approval.
Outside of the EUA, investigational CCP may be adminis-
tered under the traditional IND regulatory pathway, a sin-
gle-patient IND for emergency use, or an intermediate-size
population expanded access IND [3]. It became apparent
that the quality standards requested as part of the EUA led
to specifications that were higher than possibly considered
in some IND programs and other treatment scenarios. For
instance, CCP collected prior to the EUA could have re-

ained in inventory, and investigational CCP would have
to be collected while operational changes were made to
meet the new and more stringent requirements in the EUA.
Considering these issues, the FDA offered to exercise tem-
porary enforcement discretion regarding the IND require-
ments for the use of investigational CCP. The FDA intends
to exercise this temporary enforcement discretion under
certain circumstances, recommended the measurement of
neutralizing antibody titers when available and set a limit of
May 31, 2021, for this transition phase.

European Union
The European Commission mounted substantial ef-
fort to help Member States respond to the coronavirus
pandemic by addressing various needs in a strategic and
coordinated manner at a European level. The regulatory
instrument used for this purpose, the ESI, is “based on the
principle of solidarity and pools efforts and resources to
quickly address shared strategic needs. The instrument
helps mitigate the immediate consequences of the pan-
demic and anticipate the needs related to the recovery”
[12]. Among the facets of ESI, purchase of rapid antigen
tests and strengthening testing capacity in Member States,
support for clinical trials for repurposed medicines and
securing drug doses, the European Commission selected
24 projects to collect plasma from donors recovered from
COVID-19 and to build preparedness for the rapid col-
lection in future waves of the pandemic and also to estab-
lish an infrastructure in response to future pandemics.

With clinical trials still being regulated on a national
level until Regulation 536/2014 will enter into force, the
European Commission issued and updated guidance on
CCP collection, testing, processing, storage and distribu-
tion [5]. Different from the FDA guidance on the EUA,
details on investigational pathways are not addressed. However, it is “urgently recommended that patients receiving convalescent plasma are entered into a trial or are monitored through sharing of coded data on the EU public access platform described below. Convalescent plasma for use in an approved randomized or controlled clinical trial should be distributed according to the protocol of that trial and, where relevant, in compliance with national legislation” [5]. Also, a harmonized approach towards collection of data regarding the use of CCP, its safety and quality is strongly encouraged and defined in detail.

Serious adverse reaction and event notifications by hospitals to blood establishments are to be proactively reported to the competent authority and included in the annual EU serious adverse reaction and event reporting exercise to the European Commission, irrespective of the fact that the plasma has been transfused in a controlled clinical trial or an observational study.

Germany
In Germany, local and federal competent authorities engaged early on in the regulatory framework for the provision of CCP, collaborating closely with blood establishments to endorse the rapid establishment of donation programs. While the local competent authorities provided support in the process for permissions according to section 79 AMG (see above), the federal competent authority (Paul Ehrlich Institute) provided advice for clinical trials, definition of donor eligibility criteria and product specifications. A first trial on the use of CCP was granted authorization in April 2020, one week after submission of application [13]. As of May 28, 2021, at least 5 clinical trials have been registered in Germany (CAPSID, COMET, IPCO, RECOVER, Res-Q-HR). In Europe, 27 trials are listed as active and not recruiting, recruiting or completed (USA: 43 trials) [14]. Federal competent authority and ethics committees fostered and prioritized the authorization of clinical trials related to the treatment of COVID-19 infections in general. On a national basis, however, a framework of preparedness for clinical trials was not evident, including communication, coordination and central, application-free funding based on a study template. As a consequence, efforts to harmonize clinical trials on the use of CCP lacked conviction and appeared too slow to contribute substantially to the generation of knowledge, especially on efficacy to ascertain the usefulness of CCP manufacture and clinical application.

As in the USA, questions arose to the use of CCP manufactured and stored under permissions by local competent authorities, as these batches are manufactured neither under a license (section 13 AMG) nor according to an investigational medicinal product dossier. However, it was suggested that available stocks of CCP could be used as an investigational medicinal product by using a secondary packaging specific for the respective trial and compliant with the labeling requirements laid down in annex 13 of the EU GMP guideline [15].

Programs outside the arena of clinical trials remain less defined. Regulatory uncertainty regarding the special manufacturing permissions became apparent when the collection, analysis and publication of data related to the donation came under scrutiny. Data collection and reporting are paramount to any structured effort to establish CCP donation programs. However, these formats would typically apply to licensed products and clinical trials [16]. Even more so, reporting of data related to the application (safety being pertinent to programs outside of clinical trials) would be looked upon as a research activity requiring an authorization of a clinical trial by the federal competent authority as well as a positive opinion from the sides of the ethics committee in charge.

Since the status of CCP manufactured under the emergency permission is not a licensed medicine it may only be applied either under the circumstances and conditions of single patient use (“individueller Heilversuch”), which is usually restricted to single or few treatments on a strictly individual basis, or under the conditions of a clinical trial. With the lack of clinical trials in the early phase of the pandemic, this restriction poses an additional challenge with regard to obtaining data on clinical efficacy and safety: the priority in single patient use is to optimize the outcome in the single patient in the lack of other treatment options and therefore opposes the gain of knowledge fundamental to clinical trials. Accordingly, data gained in single patient use can give little evidence on efficacy and safety.

Convalescent Plasma: Challenges and Options
Emergency situations such as a pandemic have to be dealt with in a structured, cooperative manner, in the face of public awareness, urgent medical need for treatment options and fear. The overwhelming numbers of responses to calls for plasma donation and the media coverage brought academic blood centers represented by the authors, other blood establishments and all institutions involved to the limits of their capacity. The lessons learned in this context include the following statements:

Cooperation and communication are essential. Close contact to the local and federal authorities was crucial in mounting a coordinated response, but even more important was a regular, transparent and trustful exchange among the blood centers, in this case the Bavarian academic blood centers. Collaboration allowed for the rapid establishment of common or similar documents for manufacture, testing and release, joint communication with authorities to define donation criteria, coding of products, mutual support in supply to patients, joint proposals of clinical trials and joint application in funding programs such as the ESI (see above).
Structured programs for convalescent plasma donation and supply were missing. In their 2015 statement [10], the German Working Group Blood had proposed such structures to be established, but many suggestions had not received the deserved attention, on many levels. The European Commission recognized the need to provide support by funding networks and infrastructure of convalescent plasma donation, laying the basis for the availability of convalescent plasma in future pandemics. The proof of efficacy, however, is a distinguishing feature of randomized clinical trials. As there is no time to waste in emergency situations, a plethora of clinical trials that are too small or too late for success will be deleterious. Attempts to prove efficacy of convalescent plasma can only be successful through proper central coordination and communication to yield useful results as quickly as possible. Since convalescent plasma could be life-saving in a pandemic situation, such a concerted and centrally coordinated approach should be an essential component of rapid response programs. As for Germany, a centrally coordinated approach should be an essential component of rapid response programs. As for Germany, a centrally coordinated, guidance and funding policy of an emergency clinical trial program should be in place, as a joint effort above and beyond state regulations as well as local and regional interests.

Conclusion

The safety of CCP has been proven. The efficacy may continue to be difficult to be proven, also because clinical observations outside clinical trials will continue to feed into the belief of efficacy, be it in general, be it in distinct subgroups of recipients. In order to respond to a pandemic more effectively, knowledge on the efficacy of first-line approaches such as convalescent plasma has to be collected faster and in a coordinated manner. More stringent measures are needed to test convalescent plasma for efficacy in a set of centrally coordinated clinical trials. In our experience regulatory constraints and uncertainty, as well as the lack of quickly available funding pathways, have partially hindered a fast transformation of early clinical use to coordinated clinical trials. A comprehensible and straightforward regulatory network as well as the provision of easily accessible grants are needed for future pandemics. In addition, regulatory uncertainty regarding the use of data collected outside clinical trials should be dealt with proactively for future pandemics and emergency responses.

The provision of convalescent plasma has its time and its limitations. Structured programs and networks may allow for a strengthened preparedness for future pandemics, but also for a faster and more effective response, also in recognition of the donors’ solidarity and altruism in the face of an unexpected and imminent threat to society.

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Conflict of Interest Statement

The authors have no conflicts of interest to declare.

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Author Contributions

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