The Food and Drug Administration Office of Women’s Health: Impact of Science on Regulatory Policy: An Update

Merina Elahi, BS, MD; Noha Eshera, BS; Nkosazana Bambata, BS; Helen Barr, MD; Beverly Lyn-Cook, PhD; Julie Beitz, MD; Maria Rios, PhD; Deborah R. Taylor, PhD; Marilyn Lightfoot, MD, PhD; Nada Hanafi, MS; Lowri DeJager, PhD; Paddy Wiesenfeld, PhD; Pamela E. Scott, PhD; Emmanuel O. Fadiran, PhD; and Marsha B. Henderson, MCRP

Abstract

The U.S. Food and Drug Administration Office of Women’s Health (FDA OWH) has supported women’s health research for ~20 years, funding more than 300 studies on women’s health issues, including research on diseases/conditions that disproportionately affect women in addition to the evaluation of sex differences in the performance of and response to medical products. These important women’s health issues are studied from a regulatory perspective, with a focus on improving and optimizing medical product development and the evaluation of product safety and efficacy in women. These findings have influenced industry direction, labeling, product discontinuation, safety notices, and clinical practice. In addition, OWH-funded research has addressed gaps in the knowledge about diseases and medical conditions that impact women across the life span such as cardiovascular disease, pregnancy, menopause, osteoporosis, and the safe use of numerous medical products.

Introduction

Since its inception in 1906, Food and Drug Administration (FDA) has been committed to addressing women’s health, as illustrated by key events in its history, such as FDA’s reversal of guidance that effectively excluded women of childbearing potential (WOCBP) from clinical studies.1–3 In the past 20 years alone, the FDA fulfilled a congressional mandate by establishing the Office of Women’s Health (FDA OWH) in 19944 and published guidance on the inclusion of women in clinical trials and evaluation for sex differences in response to medical products.3,5 More directly related to clinical care, thousands of mammography facilities were inspected and certified and vaccines approved to prevent cervical cancer and much more. Most recently, in August 2014, the FDA released an action plan6 to improve the collection and availability of subgroup data and analyses in clinical trials used to support marketing applications submitted to FDA. This not only provides the opportunity for a significant public health impact for women but for other demographic groups as well.

Throughout its history, the FDA OWH has protected and advanced the health of women through policy, science, and outreach and advocated for the inclusion of women in clinical trials and for the appropriate analyses of trial data for sex effects.7 One way in which OWH fulfills this mission is by funding research relevant to women’s health, with an emphasis on funding studies that have the potential to provide scientific foundation for regulatory decision-making about FDA-regulated medical products, enable innovation in medical product development, and address emerging women’s health issues. The most cutting-edge scientific understanding available informs FDA’s regulatory decisions and public health actions.8 In addition, the ongoing influence of factors such as sex, age, and race/ethnicity on the safety and efficacy of medical products is evaluated throughout the

1Office of Women’s Health (OWH), Food and Drug Administration, Silver Spring, Maryland.
2Center for Devices and Radiological Health (CDRH), Food and Drug Administration, Silver Spring, Maryland.
3National Center for Toxicological Research (NCTR), Food and Drug Administration, Jefferson, Arkansas.
4Center for Drug Evaluation and Research (CDER), Food and Drug Administration, Silver Spring, Maryland.
5Center for Biologics Evaluation and Research (CBER), Food and Drug Administration, Silver Spring, Maryland.
6Center for Food Safety and Applied Nutrition (CFSAN), Food and Drug Administration, Silver Spring, Maryland.

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product life cycle. This scientific foundation used for evaluation and decision-making is built, in part, by research that is conducted in-house and through collaboration with other agencies and academia.

OWH has funded more than 300 research projects to support women’s health since the Office was created in 1994. The scientific findings have been disseminated by more than 250 peer-reviewed journal publications and hundreds of scientific presentations at national and international conferences. Previously, Obias-Manno et al. provided a description of regulatory impacts from projects funded by the FDA OWH during its first decade. Using a few examples, this report focuses on contributions that the FDA OWH-funded research has made during its second decade and also discusses some older contributions not previously discussed by Obias-Manno et al. The research has elucidated women’s health issues throughout the life cycle of several medical products, from premarket to postmarket.

Preclinical Research

Many medical products fail during advanced stages of development because of toxicities that could potentially be identified before human exposure, but which remain elusive because of the unavailability of predictive preclinical models. Importantly, some studies have suggested that women are more susceptible to drug-induced liver injury, which is a leading cause of drug nonapprovals. Better preclinical models using cell culture, male and female animals, and computational methods could improve the selection of successful product candidates and thereby reduce development costs and avoid exposing clinical trial participants to unnecessary harm. In the OWH research portfolio, nonclinical models are an important adjunct in gathering information about pregnant women for countermeasure efforts, assessing organ-specific toxicities from drugs and providing evaluation methods for device manufacturers to use for new technologies. For example, these evaluation methods for devices may include tools to measure excess radiation to organs such as the breast during imaging procedures and the testing of device performance under variable conditions. The latter is important since it has been reported that sex differences in anatomy and physiology can contribute to an increased risk for distortion or breakdown of certain devices in the body.

Examining drug toxicity: tamoxifen, toremifene

OWH funded research on preclinical models to investigate toxicity in tamoxifen users. This research was preceded by reports of endometrial malignancies in women undergoing breast cancer treatment with tamoxifen when the mechanism of action was unknown. It was estimated that up to 20% of women taking tamoxifen developed endometrial polyps, glandular hyperplasia, adenomyosis, or leiomyomata. One project identified DNA adduct standards for tamoxifen and led to further study of DNA adducts found in rat livers, contributing to a better understanding of tamoxifen’s effect on the liver and uterus. Publications of these findings and other published findings contributed to a labeling warning for tamoxifen about the potential for development of uterine cancer and liver toxicity.

Toremifene was synthesized to develop a less harmful drug for breast cancer. However, an animal study funded by OWH found the effects of toremifene on the developing uterus to be similar to those of tamoxifen at similar exposures and concluded that toremifene may be a human developmental toxicant. These findings contributed to the labeling of toremifene, which states under the “Use in Specific Populations, Pregnancy Section” that, “In rodent models of fetal reproductive tract development, toremifene produced inhibition of uterine development in female pups similar to effects seen with diethylstilbestrol (DES) and tamoxifen.”

Research to Improve Clinical Trials

Research funded by FDA OWH to improve the design of clinical trials has focused on the development of tools to better predict safety during clinical trials before medical products reach the market. Some of these tools include novel methodologies to improve subpopulation analysis by sex and to improve drug dosing in special populations for which clinical study is difficult, such as in pregnant women. Research in this area has included the use of pharmacogenomics, pharmacogenetics, the identification of biomarkers, and the development of predictive quantitative models. Other research projects that the FDA OWH has supported include investigations on the recruitment, retention, and participation of diverse women in clinical trials. Enhancing the availability of clinical trial data on women will help FDA identify sex differences in the safety or efficacy of medical products.

Improving clinical trial design: lung cancer, HIV-1

Oncology drugs have a low rate of successful drug development compared to other therapeutic areas and there is a need for novel treatments for neoplasms such as lung cancer. Lung cancer is the leading cause of cancer-related death in American women. An FDA OWH-funded project created a quantitative survival model to aid in the development of potential drugs for non-small cell lung cancer (NSCLC) by linking early tumor size to patient survival. The model is used to screen drug candidates early in development and can optimize phase III clinical trials by improving the trial design and dose selection. The model incorporated significant risk factors of mortality from the results of four NSCLC clinical trials submitted to the FDA. Baseline tumor size, the change in tumor size at week 8, and the baseline Eastern Cooperative Oncology Group (ECOG) performance status score were used in the model. In early 2010, the model was used to predict the results of an ongoing phase III trial (Amgen MONET1) of motesanib plus chemotherapy in NSCLC, finding that the treatment being tested may have similar survival benefits as the standard treatment. Accordingly, in March 2011, Amgen announced that the study had failed. This model, although specific to lung cancer, has also led to the initiation of a similar ongoing project for breast cancer (Y. Wang, personal communication) and similar models can help support decisions in future early drug development.

FDA OWH funding will also facilitate future clinical trials for HIV-1 vaccine candidates. These candidates contain viral components, which cause responses in trial participants that elicit positive results from HIV serodetection tests. An inexpensive and high-throughput assay, HIV-Selectest, has been developed to differentiate between native HIV infections and responses triggered by the vaccine candidate. This
| Research description                                                                 | Study type     | No. of participants/records                                                                 | Outcome                                                                 | Regulatory relevance                                                                 |
|-------------------------------------------------------------------------------------|----------------|---------------------------------------------------------------------------------------------|-------------------------------------------------------------------------|---------------------------------------------------------------------------------------|
| Developmental toxicity of toremifene                                               | Animal study   | Rat pups distributed in developmental groups: Postnatal days 1–5 (neonatal), 10–14 (infantile), and 20–24 (immature) | Indicated that toremifene is developmentally toxic                       | Contribution to labeling warning for toremifene                                        |
| Predicting survival in oncology studies using tumor size                              | Observational  | Four drug registration trials for nonsmall lung cancer treatments                            | Developed quantitative model for predicting survival                    | Quantitative tool for early drug development decisions and phase III trial design       |
| Qualifying efficacy of HIV diagnostic tool in women                                  | Observational  | Multiple cohorts of men and women were included in the study                                 | HIV-Selectest sensitivity in women scored 98.1%                          | Diagnostic tool for HIV-1 vaccine development                                           |
| PBPK modeling for prediction of drug disposition                                     | In silico study| CYP3A, CYP1A2, CYP2D6, CYP2C9, CYP2B6, CYP2C19                                               | Development of PBPK model that can estimate the change in clearance of a drug during pregnancy | Tool for optimizing clinical trial design and drug dosing in pregnancy                  |
| Development of software codes and lesion phantom                                      | In silico study| N/A                                                                                         | Development of dynamic lesion phantom and software code, penMesh         | Tools for standardization and optimization of breast DCE-MRI and other imaging systems |
| Assessment of safety of hemostasis devices                                            | Observational  | Reports of serious injuries and deaths from CDRH Medical Device Reporting system from 1996 to 2000 and NCHS data, 166,680 cardiac catheterizations from 2001, ACC-NCDR 13,876 cardiac catheterizations from 2003, ACC-NCDR | Identified relatively high rates of local vascular complications associated with VasoSeal, compared to Perclose, AngioSeal, and manual controls | Manufacturers voluntarily ceased marketing of VasoSeal following dissemination of research |
| Maternal exposure to ACEI in first trimester                                         | Observational  | 465,754 mother–infant pairs                                                                | Maternal use of ACE inhibitors in first trimester is not associated with greater risks of birth defects compared to the use of other antihypertensive medication or underlying condition of hypertension | Safety and efficacy of drugs during pregnancy                                           |
| Vertebroplasty in osteoporotic women                                                  | Ex vivo study  | 13 vertebral columns from adult white female cadavers                                       | Identified potential lack of benefit for highly osteoporotic patients     | Prognostic information can be used to inform enrollment and treatment criteria of clinical trials | Signficent sex difference in device performance from meta-analysis                      |
| Predictive prognostic markers for women receiving CRT-D                               | Observational  | 144,642; 107,475 male and 37,167 female, 31,892; 20,350 males and 11,542 females, 4076; 3191 males and 878 females, 75,079; 51,335 males and 23,744 females | Identification that women with LBBB have a greater benefit from CRT-D and at shorter QRSD | Significant sex difference in device performance from meta-analysis                     |
| Predicting liver toxicity in botanical extracts                                       | In silico study| Four botanical extracts used by women for MHT: black cohosh, red clover, hops, and chasteberry | Identified structural features and botanical chemicals with toxicological potential | Computational tools used for prediction of hepatobiliary adverse events                  |

ACC-NCDR, American College of Cardiology National Cardiovascular Data Registry; ACEI, angiotensin converting enzyme inhibitors; CRT-D, cardiac resynchronization therapy defibrillator; DCE-MRI, dynamic contrast-enhanced magnetic resonance imaging; FDA OWH, Food and Drug Administration Office of Women’s Health; LBBB, left bundle branch block; PBPK, physiologically based pharmacokinetic; QRSD, QRS complex duration.
powerful tool can be used for population screening by blood banks and can protect participants of HIV clinical trials from the physical, emotional, and economic or social harms of being falsely diagnosed with an HIV infection. OWH funded a portion of the tool’s development to guarantee that it would have high sensitivity in both women and men. The tool is undergoing redevelopment to improve its function across multiple clades of HIV-1 virus, so that it can be used to help manage global aspects of the HIV epidemic. Although still under development, it is expected to be used in upcoming large HIV vaccine clinical trials.

Modeling and simulation, early detection: breast cancer

Women exposed to X-ray radiation from computed tomography (CT) scanners have a higher lifetime attributable risk of breast cancer than men of the same age. In addition, the US Preventative Services Task Force recommends that women aged 50 through 74 years undergo routine screening mammography every 2 years, thereby exposing women to potentially more lifetime radiation exposure than men. Modeling and simulation of radiological devices can help develop novel methodologies to limit radiation doses to women during imaging procedures such as breast cancer screening. These methodologies can serve as evaluation tools for new imaging systems.

Mammography, well established as the gold standard of breast cancer screening, was the subject of many early OWH-funded projects. Over the past 20 years, the Mammography Quality Standards Act (MQSA) program at the FDA has ensured that mammography facilities across the country meet baseline quality standards. MQSA is an example where regulations helped drive technology. By setting baseline standards for mammography equipment, older equipment was phased out and companies ensured that new equipment would exceed the standards.

FDA OWH has also funded projects looking into the optimization of other breast cancer imaging systems, such as dedicated breast tomographic X-ray breast imaging systems. These new tomographic technologies are already improving the detection of breast cancer in women for whom mammography is not as sensitive, such as women with dense breasts.

Studies funded by FDA OWH supported the development of computer codes to simulate the performance of clinical X-ray imaging systems. This technology allows developers and academia to more accurately predict radiation doses in patients with the use of detailed anatomical phantoms. These simulations enable the study of emerging breast imaging modalities as well as the improvements of current ones to minimize radiation dose received by the patient. The investigators, using this simulation technology, created a database of radiation doses that an organ is predicted to receive during CT scans.

Another FDA OWH-supported project produced breast phantoms for dynamic contrast-enhanced magnetic resonance imaging (DCE-MRI) that mimic benign and malignant lesions in an image background that has the same texture properties as those found in patient breast images. DCE-MRI is used to detect breast cancer and to screen high-risk patients. The methodology described in this research for characterizing phantoms has allowed researchers to improve the standardization of DCE-MRI protocols and evaluate image quality at different magnetic field strength and contrast agent doses to optimize the detection of breast lesions.

Improving drug dosing: use of prescription medications by pregnant women

Pregnant women are often excluded from clinical trials for various ethical reasons and complications of taking medications during pregnancy that may not be known at the time of drug approval. This may introduce uncertainty and anxiety for pregnant women. In addition, although little information may be available from clinical trials about the safety and efficacy of medication for both mother and fetus, pregnant women are often exposed to prescription medications. One study found that women in up to 64% of deliveries were exposed to prescription medication during pregnancy. In 2006, 49% of pregnancies were unintended and medical problems may occur or persist throughout any pregnancy. As a result, it is essential to overcome the knowledge gaps with regard to medication use in pregnancy; one strategy is to use predictive modeling.

Modeling using in silico or in vitro methods can provide predictions on how pregnant women might respond to certain drugs without having to expose them to the drug in clinical trials. FDA OWH funded the development of physiologically based pharmacokinetic (PBPK) models to predict the effect of pregnancy on drug disposition. This modeling approach incorporates both drug-specific parameters and physiological parameters. The application of PBPK models is prevalent in drug development and can be applied to pregnant women to facilitate the design of dosing regimens as well as to study gender differences. These models can predict changes on the absorption, distribution, metabolism, and excretion of drugs during stages of pregnancy. FDA scientists constructed PBPK models and simulated drugs undergoing different metabolic pathways while incorporating the changes that occur in hepatic cytochrome P-450 (CYP-450) enzymes during pregnancy. Other valuable data on pregnant women, such as real-world data, can be gathered from postmarket data sources and will be discussed in the next section. Many of the FDA-OWH-funded studies about drug exposure during pregnancy have analyzed mother–fetus outcomes using postmarket data.

Postmarketing Studies for Medical Products

Some adverse events are not identified until products are marketed and used in real-world populations. Clinical trials cannot fully address long-term safety concerns and often enroll patients with more homogenous demographics and disease status than are found in real-world patients. These concerns can be addressed by the robust postmarket research efforts at the FDA. Postmarket research uses multiple data sources, including FDA Adverse Event Reporting System (FAERS) electronic health records, the Medical Device Reporting (MDR) system, and the Manufacturer and User Facility Device Experience (MAUDE) database and registries. In addition to surveillance using bioinformatics, FDA OWH-funded research has used empirical approaches to answer concerns about safety or efficacy such as those relating to off-label use. Importantly, women have received more off-label
prescriptions than men as they are more likely to be treated for or are disproportionately affected by disorders that are associated with high rates of off-label prescribing, such as fibromyalgia.\textsuperscript{65} FDA uses results of postmarket research to make regulatory decisions leading to safety communications to physicians and patients, warnings to medical product manufacturers, labeling changes and recalls of medical products from the market. Postmarket research may also encourage future approvals for new medical products and support modifications of existing device technology.\textsuperscript{61}

Identifying safety concerns using electronic health records: antihypertensives in pregnancy and hemostasis devices

Postmarket data collection is an important source for gathering evidence to support decision-making regarding the safe use of medications during pregnancy, some of which is collected through registries. In addition to maintaining a registry webpage, as discussed in Obias-Manno et al.,\textsuperscript{10} in May 2014, FDA OWH cofunded, along with the FDA Center for Biologics Evaluation and Research (CBER) and the FDA Center for Drug Evaluation and Research (CDER), a public meeting where the challenges of increasing the availability of human pregnancy data were examined. Methods for improving enrollment and retention of pregnant women in registries as well as other methods for evaluating the post-approval safety of medical products in pregnant women were considered at the public meeting.\textsuperscript{52}

FDA OWH contributed funds to a project investigating risks of maternal use of angiotensin converting enzyme (ACE) inhibitors during the first trimester\textsuperscript{23} through profiles of maternal–infant pairs. The study by Li et al.\textsuperscript{25} was conducted in collaboration with the Agency for Healthcare Research and Quality (AHRQ) Effective Healthcare Program,\textsuperscript{63} which helps healthcare professionals make evidence-based treatment decisions for their patients. The study was performed to verify findings from a previous OWH-funded study conducted by Cooper et al.\textsuperscript{64} which observed an increased risk of major congenital malformations associated with maternal use of ACE inhibitors during the first trimester.\textsuperscript{64} This previous finding was not confirmed by Li et al.\textsuperscript{25} who found that ACE inhibitors, other antihypertensive medications, and the underlying hypertension itself were all associated with a similar increased risk of major congenital malformations.\textsuperscript{23} The findings suggested that hypertension itself is likely what increased the risk of malformations rather than the drugs used to treat it. This study, along with other evidence, allowed FDA to conclude that maternal use of ACE inhibitors during the first trimester is not associated with greater risks of birth defects compared to the use of other antihypertensive medication.\textsuperscript{65,66} This evidence-based information is useful for clinicians prescribing medication for hypertension in pregnant women, a very common disease associated with pregnancy.\textsuperscript{67}

Between 1996 and 2000, the FDA Center for Devices and Radiological Health (CDRH) received 1880 reports of serious injuries or deaths associated with the use of certain hemostasis devices used to prevent bleeding from the femoral artery following cardiac catheterization for diagnostic or therapeutic purposes.\textsuperscript{19} The estimated risk of reported serious injuries and deaths were two to three times greater in women for hemorrhage and hematoma.\textsuperscript{19} FDA OWH supported further investigation of the relative risks of reported serious injury and death following the use of two main types of hemostasis devices, collagen plug devices and suture devices, using 2001 catheterization laboratory discharge data collected from the American College of Cardiology National Cardiovascular Data Registry (ACC-NCDR). This larger study also demonstrated a higher relative risk of complications in women.\textsuperscript{20} A second phase of the study expanded on the findings and involved the investigation of specific collagen plug devices. Importantly, the study revealed relatively high rates of local vascular complications associated with VasoSeal, compared to Perclose, AngioSeal, and manual controls.\textsuperscript{21} It is important to note that the manufacturer voluntarily ceased marketing VasoSeal for all users.\textsuperscript{68}

Developing better patient selection criteria: vertebroplasty, cardiac resynchronization therapy

Some FDA OWH-funded research projects looked at developing better patient selection criteria for medical device use in women, supporting FDAs initiatives to promote personalized or precision medicine. Individualized treatment may allow patients to receive more therapeutic benefit from medical products with less side effects or associated adverse events.

Vertebral fracture is a significant women’s health issue because it is the most common injury resulting from osteoporosis, which occurs three times higher in women.\textsuperscript{69} Vertebroplasty is one treatment for these fractures, which involves injections of acrylic bone cement into the vertebral body. The procedure can be associated with serious complications resulting from cement leakage, leading to concerns about safety and efficacy. In addition, some of these concerns arose from acrylic bone cement being routinely used off-label for the procedure. One FDA OWH-funded project performed an ex vivo biomechanical study to examine the mechanical benefit of vertebroplasty in vertebral bodies of varying bone mineral densities.\textsuperscript{24} The study demonstrated that improvements in vertebral body stiffness and strength were significantly dependent on bone density. This was one of the first studies to show that for severely osteoporotic patients, there may be limited benefit to adding additional cement beyond that needed for fracture reduction to increase the strength of a vertebral body. Understanding this relationship between restorative benefit and osteoporotic status can assist in decision-making regarding patient selection, potentially minimizing risks of adverse events and maximizing treatment benefits in osteoporotic women.\textsuperscript{24}

A key demonstration in the importance of improving patient selection criteria arose while investigating sex-specific criteria in a study examining cardiac resynchronization therapy defibrillators (CRT-Ds), a treatment for patients with heart failure. Previous clinical studies demonstrating long-term survival after CRT-D had limited subgroup analysis since women were underrepresented. To investigate if women showed similar or better long-term survival following CRT-D compared to men, FDA scientists completed a study on 144,642 Medicare patients receiving CRT-D.\textsuperscript{25} This study, to the investigators’ knowledge, was the first time that the presence of left bundle branch block (LBBB) was shown to predict better long-term survival benefit in women than...
men receiving CRT-D. This survival benefit for women was also observed in other studies that the group conducted using more diverse, real-world CRT-D populations with larger proportions or populations of women,20,28,70 also finding that CRT-D was associated with lower mortality in both men and women with LBBB.28 This example is significant because FDA OWH’s interest in sex differences is not limited to identifying areas where women have poorer outcomes than men but also to identify where treatments are potentially more beneficial for women and are perhaps underutilized because of concerns about insufficient safety and efficacy.

Also, these FDA investigators conducted a meta-analysis of three CRT-D trials that were submitted to the FDA in premarket applications (PMAs) review, demonstrating that pooling individual patient data from multiple clinical trials can provide significant sex difference information, which may be masked by an underrepresentation of women in individual clinical trials.27,71 Recent professional guidelines for CRT-D based on a meta-analysis that included 80% men, recommended CRT-D for use in patients with LBBB and a QRS complex duration (QRSD) of 150 mseconds or longer.27,72 The QRS complex depicts ventricular depolarization on an electrocardiogram (ECG). The study, however, revealed that women with LBBB at a QSRD of 130–149 mseconds significantly benefited from CRT-D. This is especially important as women currently receive CRT-D less often than men, and a change in practice guidelines could increase CRT-D use and benefits in women. The availability of sex-specific safety and efficacy data is critical to inform patient diagnostic and therapeutic decision-making.

Predictive methodology development: dietary supplements

Dietary supplements are not subject to FDA approval before being marketed but the FDA may proceed with regulatory action if it can be shown that the supplement is unsafe.73 Past FDA actions include the banning of supplements containing ephedra in 200474 and the issuance of warning letters to manufacturers of supplements containing methylhexanamine (also known as dimethylamine or DMAA) in 2012.75 Because of the prevalence of use by women and because there is limited efficacy and safety information on supplements in comparison to drugs, FDA OWH has funded research on dietary supplements over the years, including past research on ephedra containing weight loss supplements.76

One reason that women take supplements is to relieve menopausal symptoms. It is estimated that up to 79% of women ages 40–60 use botanical dietary supplements.77 Widespread use enhances concerns about the safety of these supplements. For example, one of the supplements investigated by an FDA OWH-funded study, black cohosh, had been reviewed by the United States Pharmacopeia (USP)78 and National Institutes of Health (NIH) Office of Dietary Supplements79 due to several reports of hepatotoxicity. Black cohosh, as well as other botanicals used most often for menopause (chasteberry, hops and red clover), were studied in the FDA OWH-funded project that used computational modeling to investigate hepatotoxicity.80 Chemical constituents of these four botanicals were screened in silico by software programs using Quantitative Structure-Activity Relationship (QSAR) models and cheminformatics to predict hepatobiliary adverse events. The FDA investigator compiled a list of lead chemicals and structural motifs that commonly contributed to predictions of adverse events, which may be of use for future experimental designs. Predictive methodology developed in this research was used by the USP, an international organization that creates official standards for dietary supplements to support its safety assessment work.

Ongoing Research

FDA OWH is also funding projects that address emerging women’s health issues. In 2013, FDA issued a gluten-free rule and set a threshold of <20 ppm gluten in foods labeled “gluten-free”.90 One project that is currently being funded by FDA OWH is the development of an in vitro bioassay using human intestinal epithelial cell lines,81–84 thus providing a method to assess both intact and hydrolyzed (e.g., beer) gluten to better evaluate the presence of gluten in foods so that they do not cause harmful immunologic responses in people who have gluten sensitivity or those with Celiac disease. Celiac disease is diagnosed two-to-three times more frequently in women.85

Additional ongoing projects include investigations on biomarkers for drug-induced cardiotoxicity. After two decades of FDA OWH-funding research, heart disease in women still remains a main focus of research. Cardiac QT interval prolongation and its association with Torsade de Points (TdP), a ventricular tachycardia, was the subject of many early FDA OWH-funded projects.86–89 Earlier research funded by FDA OWH found that certain drugs caused QT interval prolongation and TdP more often in women than men.86 Eight of the ten drug withdrawals between 1997 and 2001 posed higher risks for women and 4 of those 10 were associated with the development of TdP.90 Recent FDA research is investigating novel ECG markers to predict benign versus malignant QT interval prolongation, studying differences in mechanisms of QT interval prolongation between women and men and finding ways to mitigate a drug’s potential to cause such prolongation.91–94 This research not only has the potential to protect women from TdP but also has the potential to optimize drug development. FDA OWH is partnering with other researchers both internal and external to FDA to not only understand the sex differences but also to identify drugs that will promote TdP as well as develop drugs to prevent the TdP.

Cardiotoxicity associated with noncardiovascular drugs is another area of FDA OWH-supported research. Following clinical reports of cardiac dysfunction in breast cancer patients treated with trastuzumab,95 a humanized monoclonal antibody approved for the treatment of HER2-positive breast cancer, an ongoing project is investigating the mechanism of trastuzumab-induced cardiotoxicity through the development of animal models and cell culture models.96 This research revealed that trastuzumab significantly alters the expression of myocardial genes essential for DNA repair and cardiac and mitochondrial functions, which is associated with impaired left ventricular performance in mice coupled with significant ultrastructural alterations in cardiomyocytes detected by electron microscopy. Potential biomarkers for trastuzumab-induced cardiotoxicity have been identified in a mouse model.96
Inclusion of Women in Clinical Trials and Sex Analyses

Funding scientific research to protect and advance the health of women is only part of FDA OWHs mission. The Office is also tasked with advocating for the participation of women in clinical trials and for sex, gender, and subpopulation analysis. Adequate representation of demographic groups by sex, age, and race/ethnicity in clinical trials is necessary to make comprehensive safety and efficacy assessments of medical products so that evidence-based clinical decisions can be made that are applicable to all patients who will use the medical product following approval. Great strides have been made in the inclusion of women in clinical trials submitted to FDA as noted by the U.S. Government Accountability Office (GAO) in 2001.97 This improvement has also been observed by FDA OWH, which has, since its inception, been looking at the participation of women in select early- and late-phase clinical trials.

A 2001 GAO report on new drug applications (NDAs) approved between 1998 and 2001 found that women comprised 22% of clinical trial participants in early-phase trials.97 FDA studies showed that the inclusion of women in early-phase trials was 24% in NDAs approved between 2000 and 200298 and 30.6% in new molecular entities approved from 2006 to 2007.99

The 2001 GAO report also found that women comprised 56% of participants in late-phase clinical trials.97 The participation of women in late-phase trials was 51% in NDAs approved by FDA between 2000 and 2002.98 43% in NDAs approved between 2007 and 2009.100 and 45% for NDAs approved between 2010 and 2012,104 and therefore, Eshera et al.101 concluded that women’s participation has remained steady overall and can vary because products with different indications are submitted to the FDA for approval every year. In addition to surveying NDAs, funded projects have also surveyed biologics license applications and PMAs.5,102,103 It should be noted that while the inclusion of women varies by product, the conduct of sex analyses is addressed in some way in the vast majority of FDA-approved medical products as indicated by FDA in a congressionally mandated report.104 The FDA report looked at the extent to which demographic subgroups participated in clinical trials and of subgroup analyses for safety and effectiveness.104 The development of this report was led by FDA OWH and involved participation by all medical product centers and led to an Action Plan to encourage the inclusion of subgroup populations in clinical trials.6 FDA OWH provided support for a key item of the Action Plan, an FDA website providing snapshot information on the demographic make-up of certain clinical trials for approved drugs.105

As it is a fundamental part of FDA OWHs mission, significant efforts have been made to improve the rates of participation of women in clinical trials. These efforts include supporting conferences and workshops with other government agencies, academia, professional societies, and industry. Two FDA workshops106,107 that were supported by FDA OWH concerning women in cardiovascular medical product trials ultimately informed the preparation of the FDA guidance document entitled “Evaluation of Sex-Specific Data in Medical Device Clinical Studies,” which was issued in August 2014. This guidance includes recommendations for enrolling women in device clinical studies, for reporting sex-specific data, and for conducting sex analyses. FDA OWH also held a conference with the Society for Women’s Health Research to discuss best practices for the recruitment and retention of women and minorities in clinical research108 and the conference produced a white paper.109 Recommendations from the white paper include raising awareness about clinical trial participation through community-based participatory research.

Discussion

The FDA is tasked with the evaluation of medical product safety and efficacy throughout the product’s life cycle. As the examples reported earlier demonstrate, additional scientific research can provide data on women or on sex differences especially where data are lacking to improve FDA evaluation of medical products. Since its inception in 1994, FDA OWH has become an important and crucial resource within FDA to help answer regulatory questions. In addition, research funded by the FDA OWH is aligned with the FDA strategic plan for advancing regulatory science9 to enhance the availability of safe and effective medical products for women and men (Table 2).27,30,79,97,110–124 The FDA OWH has fostered innovation in the development of new tools to obtain data on women and to investigate potential sex differences in outcomes during medical product testing and development. Pooling together individual clinical trial data submitted to the FDA allowed investigators to unmask sex differences in CRT-D outcome that were not apparent from the individual analysis of each study. PBPK modeling allowed investigators to gather important parameters on medications used by pregnant women. These are key examples of how developing novel methodologies allows FDA to obtain data on women. Research funded by FDA OWH has been incorporated into regulatory documents such as guidance for industry and FDA staff (Table 3).

Collaborations with FDA centers and other groups outside of the Agency have been leveraged to address unmet needs in regulatory science regarding women’s health. In addition, the outreach activities of the office, although not the subject of this report, provide a substantive and far-reaching line of bidirectional communication between the FDA, women, and other key constituents. Examples of outreach initiatives include “My Medicines” with a network of national organizations and chain drug stores to help women keep record of their medications, as well as video novellas called “Nunca Más,”125 developed to educate Hispanic women and their families on medication safety. The College Women’s Campaign, a national initiative,126 aims to increase young women’s access to FDA health information. Furthermore, a number of health literacy publications127 in several languages have been distributed to millions of women.

Although the 20-year benchmark of FDA OWHs founding has allowed the Office to look back at past activities, the pressing need from current health crises for women provides the impetus for the Office to look forward with new directions. Twenty years ago, there was limited knowledge about women’s health and sex discrepancies in the safety and efficacy of medical products. The progress in women’s health research in the past two decades has identified particularly critical areas of women’s health research that need to be investigated, enabling the FDA OWH to fund research in a
Table 2. Select Examples of FDA OWH-Funded Research and FDA Priorities

| FDA science priority areas of regulatory science | Science funded by the OWH |
|------------------------------------------------|---------------------------|
| 1. Modernize toxicology to enhance product safety | Developing a knowledge base for better understanding of sex biased drug-induced liver injury \(^{13}\)  
Identifying a biomarker for trastuzumab-induced cardiotoxicity \(^{96}\)  
Increasing the understanding of sex differences in drug toxicity mechanisms at the level of gene expression of drug-metabolizing and transporting enzymes \(^{110}\) |
| 2. Stimulate innovation in clinical evaluations and personalized medicine to improve product development and patient outcomes | Improving the use of biomarkers with comprehensive study of sex differences in F344 rat kidney gene expression \(^{111-115}\)  
Identifying a gene expression signature for systemic lupus erythematosus \(^{116}\)  
Quantifying the variability in interpretation of computer-aided digital microscopy for HER2/new expression in breast tissue \(^{117}\) |
| 3. Support new approaches to improve product manufacturing and quality | Using liquid chromatography for simultaneous determination of estradiol, estriol, estrone, and progesterone \(^{118}\)  
Identifying an approach to improve condom water leak testing \(^{119}\) |
| 4. Ensure FDA readiness to evaluate innovative emerging technologies | Development of artificial plaques to investigate relationships between composition of plaque and drug transport  
Nanoparticle effects on induction of proinflammatory responses to *Candida albicans* by cultured vaginal epithelial cells \(^{119}\)  
Safety and efficacy of iron oxide nanoparticles used as MRI contrast agents for breast cancer imaging \(^{121}\) |
| 5. Harness diverse data through information sciences to improve health outcomes | Pilot study testing of a CDISC standard format in vaccine products \(^{119}\)  
Developing methodology to improve signaling for data mining FDAs Spontaneous Reports database \(^{122}\)  
Combining data from multiple trials submitted to the FDA to identify increased benefit for women using cardiac resynchronization therapy \(^{127}\) |
| 6. Implement a new prevention-focused food safety system to protect public health | Determining strategies to improve listeriosis prevention messages for pregnant women \(^{123}\)  
Developing s bioassay to enhance surveillance of gluten-free status in foods \(^{81-84}\)  
Supporting the development of CPSAN Women’s Health Internet Initiative (Phases I and II) \(^{119}\) |
| 7. Facilitate development of medical countermeasures to protect against threats to U.S. and Global Health and Security | Investigation of hepatitis B immune globulin administration to pregnant women in animal mode for HBV prophylaxis \(^{124}\)  
Treatment of progressive vaccinia in a pregnant immunocompromised mouse model \(^{119}\)  
Development of a mouse model to mimic the response of female and pregnant human subjects to avian influenza infections and to evaluate the protective efficacy of pandemic H5N1 vaccines against highly pathogenic avian influenza \(^{119}\) |
| 8. Strengthen social and behavioral science to help consumers and professionals make informed decisions about regulated products | Investigation of gender differences in the willingness to read and follow patient information \(^{119}\)  
Focus group testing to aid in the development of a uniform contraceptive efficacy table to aid in decision-making \(^{119}\)  
Focus group testing of labeling for tampons and barrier contraceptives \(^{119}\) |

Table 3. Regulatory Documents with Contributions from FDA OWH-Funded Research

| Guidance for industry: nonclinical evaluation of the potential for delayed ventricular repolarization (QT interval prolongation) by human pharmaceuticals | Year released |
| Guidance for industry: E14 clinical evaluation of QT/QTc interval prolongation and proarrhythmic potential for nonantiarrhythmic drugs | 2005 |
| Guidance for industry and FDA staff: saline, silicone gel, and alternative breast implants | 2006 |
| Draft guidance for industry: vaginal microbicides: development for the prevention of HIV infection | 2012 |
| Draft guidance for industry: drug interaction studies-study design, data analysis, implications for dosing, and labeling recommendations | 2012 |
| International Standard Safety Standard for CT: International Electrochemical Commission, Medical electrical equipment: IEC 60601-2-44 | 2012 |
| International Safety Standard for suntlamp products; International Electrochemical Commission, Household and similar electrical appliances: IEC 60335-2-27 | 2012 |
| Guidance for industry and FDA staff: evaluation of sex differences in medical device clinical studies | 2014 |
more targeted way to support the most critically necessary research and to build upon preliminary research questions on which FDA scientists have already made headway. To accomplish these goals, a “Women’s Health Research Roadmap” has recently been developed, which outlines FDA OWH research priorities and provides the foundation for funding future research. The Roadmap incorporates research priorities of FDA OWH stakeholders, and tackles questions the FDA product review Centers are facing, thereby optimizing FDA OWH research dollars and outcomes.

It is sometimes necessary to collaborate with other agencies to solve regulatory questions, as the FDA is primarily a regulatory and not a research agency. FDA OWH continues to build collaborations with the National Institute of Health’s Office of Research on Women’s Health (ORWH) to engage in activities such as consortia and consensus development and education and research toward the shared interest in promoting awareness and understanding of the science behind sex-based differences. FDA OWH is also embarking on collaboration on women’s health initiatives at the international level with the Karolinska Institutet in Sweden, which is world-renowned for its sex and gender medicine research. The next era for the FDA OWH will show strengthened and broadened collaborations with other government agencies, academia, and the medical product industry to maximize the outcomes of women’s health research, as it is essential to equip FDA with the cutting-edge scientific data, knowledge, and technology needed to address complex women’s health issues, including those emerging and urgent, in its regulatory decision-making.

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Address correspondence to:
Emmanuel O. Fadiran, PhD
Office of Women’s Health
Food and Drug Administration (FDA)
WO Building 32, Room 2312
10903 New Hampshire Avenue
Silver Spring, MD 20993-0002

E-mail: emmanuel.fadiran@fda.hhs.gov