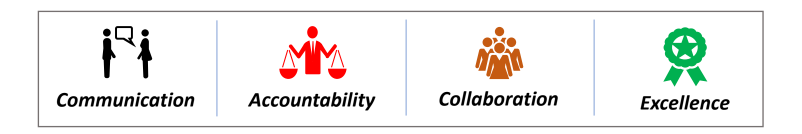


# Office of Study Integrity and Surveillance (OSIS): Mission and Vision



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#### DISCLAIMER

This presentation reflects the views of the author. It should not be construed to represent FDA's views or policies.



### Learning Objectives

- Describe the mission and vision of the Office of Study Integrity and Surveillance (OSIS)
- Describe the Compliance Programs under the purview of OSIS



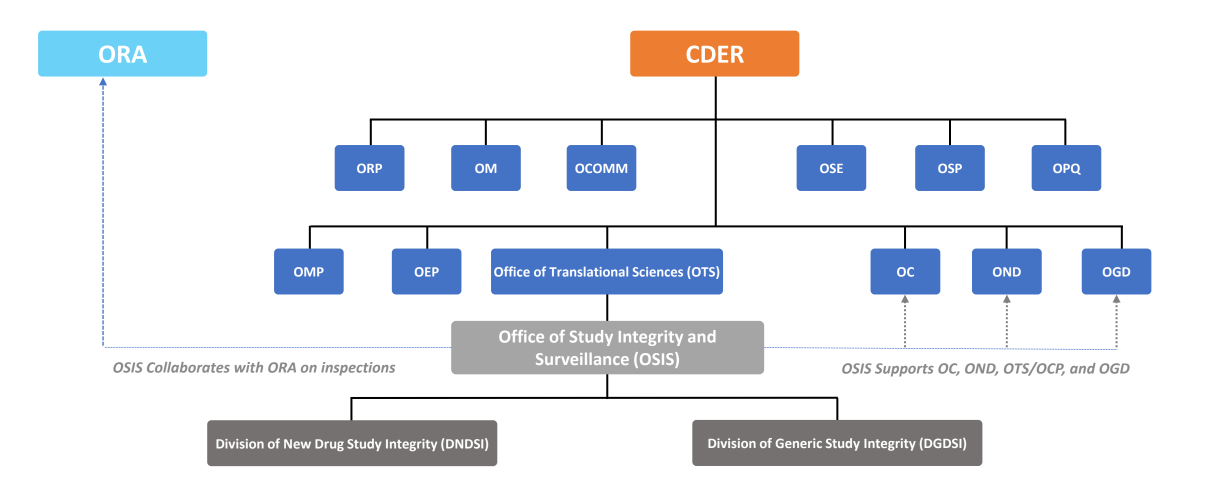
### Overview



- ORGANIZATION
- OSIS VISION, MISSION, AND ROLES
  - Select Sites for Inspection
  - Inspect Study Conduct and Data Reliability
  - Report on Inspections Through EIRs
  - Support Stakeholders with Recommendations and Evaluations



### **Organization Chart**



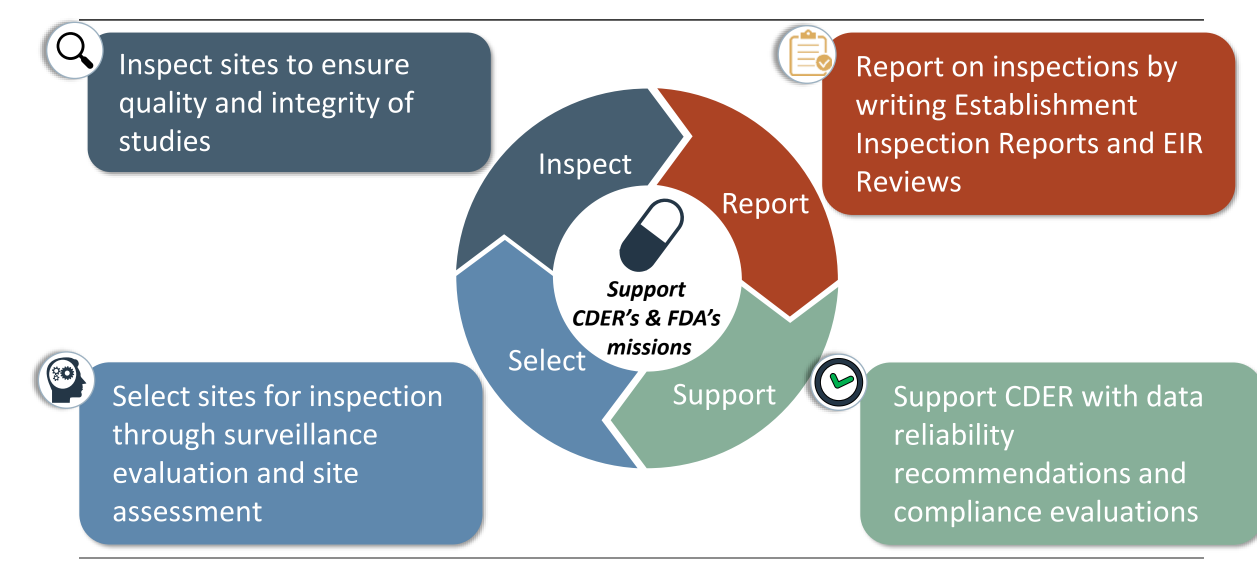
### **OSIS Vision**

OSIS improves the public health by protecting study subjects and promoting properly conducted studies.

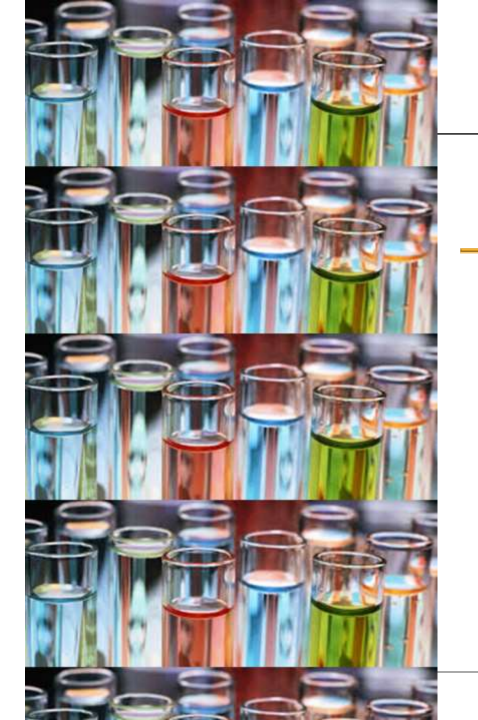
### **OSIS Mission**

OSIS promotes the public health by ensuring the welfare of study subjects and by verifying the quality, study integrity and regulatory compliance of bioavailability/bioequivalence (BA/BE), nonclinical (GLP), and Animal Rule (AR) studies.

### **OSIS Mission: Select, Inspect, Report, Support**



FD/



### **OVERVIEW**



- OVERVIEW OF OSIS STRUCTURE
- OSIS VISION, MISSION, AND ROLES
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### Select

Select sites for inspection through surveillance evaluation and site assessment

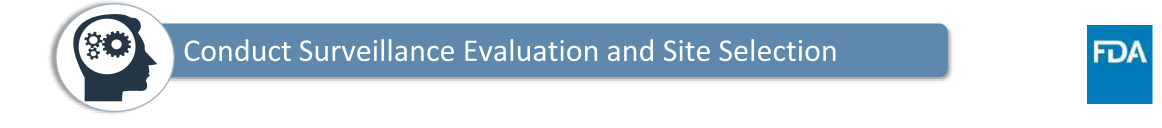
 Perform bioequivalence study-directed and comprehensive surveillance inspections of firms that conduct pharmacokinetic (PK), bioavailability/ bioequivalence (BA/BE), Good Laboratory Practice (GLP), and Animal Rule (AR) studies



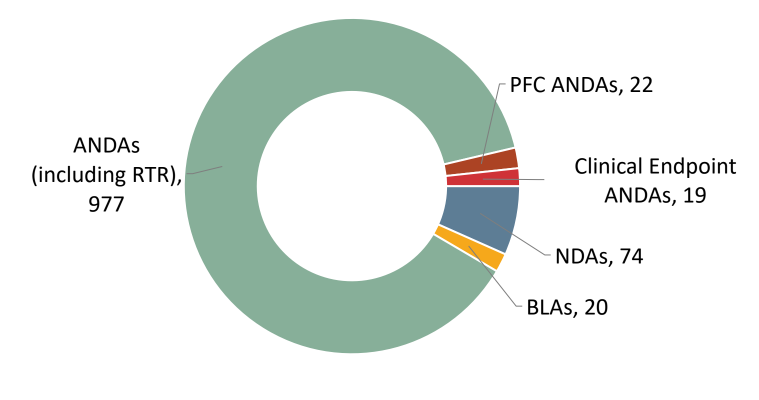
- Reliance on firm's overall performance as an indicator for data quality in pending applications
- Risk-based prioritization of inspections/sites
  - Time since last inspection
  - Outcome of past inspection(s) and corrective actions taken
  - Number of pending applications
  - Dates of study conduct in the pending applications compared to those reviewed in previous inspections



- May audit parts of several studies, instead of all aspects of fewer studies  $\rightarrow$  gives better overall assessment of firm's performance
- If concerns are identified, evaluate the extent of issues
  - → whether limited to a specific study or a systemic issue potentially affecting multiple studies

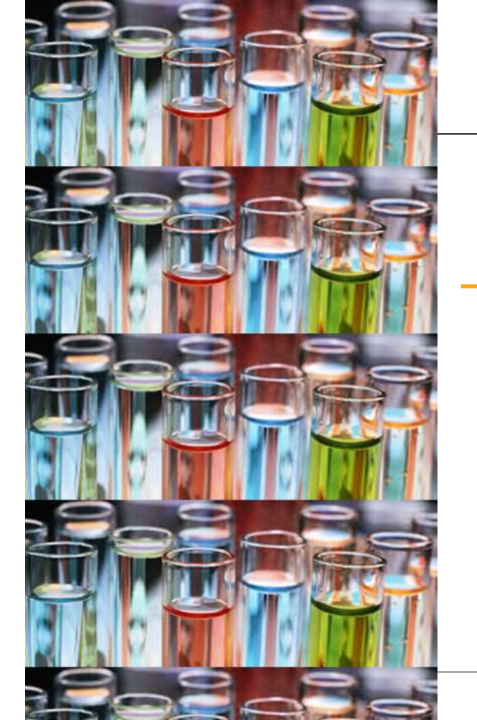


#### Site Assessments By Submission Type\*



■ NDAs ■ BLAs ■ ANDAs (including RTR) ■ PFC ANDAs ■ Clinical Endpoint ANDAs

\* Pre-pandemic (2019)



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### Inspect



- Assign and Conduct inspections in collaboration with Office of Regulatory Affairs (ORA)
- Investigate allegations/complaints of regulatory non-compliance

### FDA'S COMPLIANCE PROGRAMS (CPs)



- OSIS relies on Compliance Programs (CPs) to serve as a guide for conducting activities to evaluate industry compliance with FD&C Act and other applicable laws
- CPs provide instructions to FDA personnel for conducting inspections
- CPs are not binding documents; other appropriate alternative approach may be used
- CPs under the purview of OSIS are:
  - In Vivo Bioavailability-Bioequivalence Studies Clinical 7348.003
    In Vivo Bioavailability-Bioequivalence Studies Analytical 7348.004
    Inspection of Nonclinical Laboratories Conducting Animal Rule-Specific Studies 7348.007
  - Good laboratory Practice (Nonclinical )
    7248.808

#### Reference:

https://www.fda.gov/inspections-compliance-enforcement-and-criminal-investigations/compliance-program-manual/bioresearch-monitoring-program-bimo-compliance-programs

### **SCOPE OF OSIS INSPECTIONS**



- Facilities & Site Operations
- Drug Product & Subject Sample Accountability (storage, handling & processing)
- Reserve Samples
- SOPs, Protocols & Protocol Deviations
- Training Records

- Method Validations & Sample Analysis
- Method Performance
- Audit Trails & Data Security
- Instrument Calibration & Maintenance
- Documentation
- AE reporting, Monitor Reports & IRB/IEC oversight (clinical)



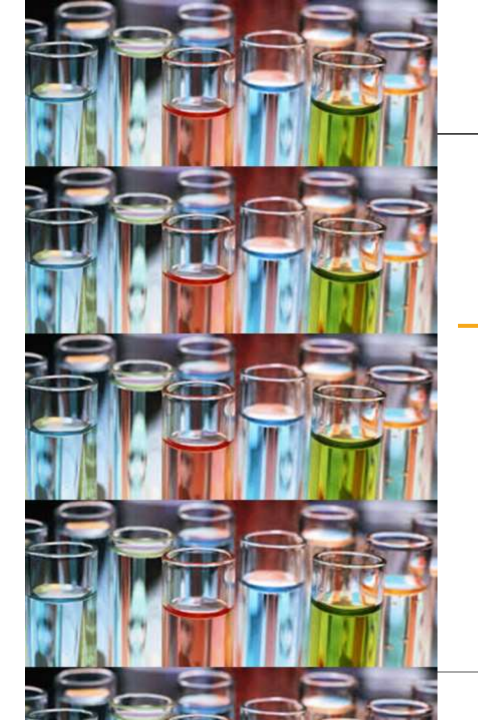
#### **Data Integrity**

- The completeness, consistency and accuracy of data over its entire life-cycle.
- Documentation needed to reconstruct study events and verify results.
- Data integrity is the cornerstone of FDA's ability to protect the public health

#### Data Quality

 Study data were collected in accordance with protocols, SOPs, and applicable standards of research.

OSIS reliability recommendation depends on evidence collected during inspections affirming data integrity AND quality.



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# Report

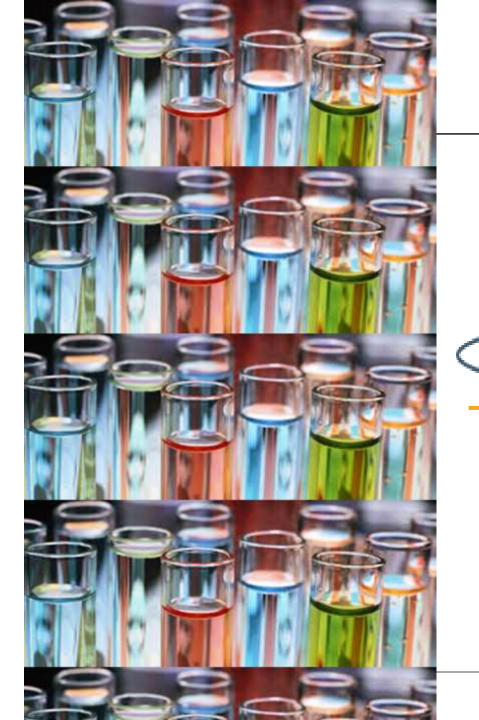
Report on inspections by writing Establishment Inspection Reports and EIR Reviews

- Write/review Establishment Inspection Reports (EIRs) and determine regulatory and scientific impact
- Develop and refine strategies to improve inspections planning, execution, evaluation



FDA

- Establishment Inspection Report (EIR)
  - Written by all participating investigator(s)
  - Includes exhibits that support inspectional findings
  - Submitted to the Center for review and final classification
- Review of EIR
  - Evaluation of the inspection report (EIR) by OSIS reviewer
  - Includes inspectional details, objectionable findings, exhibits, discussion items, and firm's written response to Form FDA 483, if applicable
  - Final classification (NAI, VAI and OAI)



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# Support



- Provide recommendations to CDER review divisions to support regulatory review and approval decisions
- Collaborate on regulatory actions/enforcement with Office of Scientific Investigations (OSI)
- Collaborate with international regulatory agencies by sharing data, and conducting joint inspections, observed inspections, and training



- Assigns and conducts inspections in collaborations with Office of Regulatory Affairs (ORA) to ensure studies submitted to FDA were conducted properly and data are reliable,
- Writes/reviews Establishment Inspection Reports (EIRs) and determine regulatory and scientific impact,
- Makes recommendations to CDER review divisions to support regulatory review and approval decisions,
- Makes surveillance evaluations of regulated entities conducting BA/BE and GLP studies, and
- Investigates allegations/complaints of regulatory non-compliance,



OSIS applies multi-pronged approaches to ensure reliability of data submitted to the Agency as part of the bioavailability/bioequivalence (BA/BE), nonclinical (GLP), and Animal Rule (AR) studies in collaboration with ORA and OSI.



# Questions



### QUESTIONS

- 1. Which of the following inspections are covered under OSIS's purview?
- a) Inspection of facilities that conduct In Vivo Bioavailability-Bioequivalence Studies Clinical
- b) Inspection of facilities that conduct In Vivo Bioavailability-Bioequivalence Studies Analytical
- c) Inspection of Nonclinical Laboratories Conducting Animal Rule-Specific Studies
- d) All the above
- e) a and b only

2. Compliance Programs (CPs) serve as a guide for conducting activities to evaluate industry compliance with FD&C Act and other applicable laws

- a) Yes
- b) No