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ON-LINE CHECKLIST AVAILABILITY AND RESOURCES

Participants of the CAP accreditation programs may download the checklists from the CAP website (cap.org) by logging into e-LAB Solutions Suite. They are available in different checklist types and formatting options, including:

- Master — contains ALL of the requirements and instructions available in PDF, Word/XML or Excel formats
- Custom — customized based on the laboratory’s activity (test) menu; available in PDF, Word/XML or Excel formats
- Changes Only — contains only those requirements with significant changes since the previous checklist edition in a track changes format to show the differences; in PDF version only. Requirements that have been moved or merged appear in a table at the end of the file.

A repository of questions and answers and other resources is also available in e-LAB Solutions Suite under Accreditation Resources, Checklist Requirement Q & A.

SUMMARY OF CHECKLIST EDITION CHANGES
Molecular Pathology Checklist
09/22/2021 Edition

The information below includes a listing of checklist requirements with significant changes in the current edition and previous edition of this checklist. The list is separated into three categories:

1. New
2. Revised:
   - Modifications that may require a change in policy, procedure, or process for continued compliance; or
   - A change to the Phase
3. Deleted/Moved/Merged:
   - Deleted
   - Moved — Relocation of a requirement into a different checklist (requirements that have been resequenced within the same checklist are not listed)
   - Merged — The combining of similar requirements

NOTE: The requirements listed below are from the Master version of the checklist. The customized checklist version created for on-site inspections and self-evaluations may not list all of these requirements.

NEW Checklist Requirements
None

REVISED Checklist Requirements

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**DELETED/MOVED/MERGED Checklist Requirements**

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INTRODUCTION

This checklist is used in conjunction with the All Common and Laboratory General Checklists to inspect a molecular pathology laboratory section or department.

Molecular pathology inspectors must be actively practicing molecular scientists familiar with the checklist and possessing the technical and interpretive skills necessary to evaluate the quality of a laboratory's performance. If the team leader's laboratory performs similar molecular pathology services as the inspected lab, the inspecting laboratory's molecular pathology section director or section supervisor is a qualified inspector. If the team leader has no such resource, the list of qualified regional inspectors included in the Inspector's Inspection Packet should be consulted.

Laboratories not subject to US regulations: Checklist requirements apply to all laboratories unless a specific disclaimer of exclusion is stated in the checklist. When the phrase "FDA-cleared/approved test (or assay)" is used within the checklist, it also applies to tests approved by an internationally recognized regulatory authority (eg, CE-marking).

APPLICABILITY

The Molecular Pathology Checklist covers clinical molecular testing in the areas of oncology, hematology, inherited disease, HLA typing, forensics and parentage applications. The inspection of laboratories performing such molecular testing requires the Molecular Pathology Checklist, except that the Cytogenetics or Anatomic Pathology Checklist (as appropriate) may instead be used to inspect in situ hybridization (ISH), when such testing is performed in the cytogenetics, cytopathology or anatomic pathology section.

With the exception of next generation sequencing, the Microbiology Checklist is used alone to inspect laboratories that perform molecular testing for infectious disease testing.

QUALITY MANAGEMENT

GENERAL ISSUES

Inspector Instructions:

- Sampling of turnaround time records

MOL.20300 Turnaround Time

The laboratory has defined sample turnaround times that are appropriate for the intended purpose of the test and performs ongoing monitoring for compliance.

NOTE: Appropriate turnaround times will vary by test type and clinical application. There are certain clinical situations in which rapid completion is essential. For example, inappropriate delays in completing a prenatal diagnosis test can cause unacceptable emotional stress for the
parents, make ultimate pregnancy termination (if chosen) much more difficult, or even render the results of the test unusable.

Evidence of Compliance:
✓ Written procedure defining turnaround time and mechanism for monitoring AND
✓ Records showing that defined turnaround times are routinely met

REFERENCES

MOL.20550 Test Result Statistics

When appropriate, statistics on molecular pathology test results (eg, percentages of normal and abnormal findings) are maintained, and appropriate comparative studies performed.

NOTE: Periodic review of test result statistics can be used to identify changes in test performance. This process may detect systemic errors.

Evidence of Compliance:
✓ Written procedure for calculating statistics AND
✓ Records of statistical data, evaluation and corrective action if indicated

PROCEDURE MANUAL

Inspector Instructions:

READ

- Representative sample of policies and procedures for completeness. Current practice must match policies and procedures.

MOL.30440 Calculations for Quantitative Tests

For quantitative molecular tests, methods for calculating quantitative values are adequately described, and units clearly stated, in the procedure manual.

NOTE: Quantitative testing requires that the dynamic range of the assay be defined and assay performance tested with controls in each run, including a negative, low positive, and high positive control.

MOL.30555 Analytic Interpretation Guidelines

There are written guidelines for analytic interpretation of results.

NOTE: For a qualitative assay, the procedure manual should describe, for example, the expected band pattern, melting temperature, or numeric cutoff to distinguish a positive from a negative result. For a quantitative assay, the manual should describe, for example, the criteria for verifying test performance characteristics of the run (eg, assay sensitivity and linearity are within pre-established range, there is no significant inhibitor of the patient reaction, the calculated value appears reasonable from visual inspection of raw data) prior to releasing the quantitative result.
ASSAY VALIDATION - MODIFIED FDA-CLEARED/ APPROVED TESTS AND LABORATORY-DEVELOPED TESTS

Validation of a laboratory test requires identifying the intended use of the test and establishing demonstrated evidence that provides a high degree of assurance that a test will consistently perform as expected.

This section applies to:

- Laboratory-developed tests (LDTs)
- FDA-cleared/approved tests that have been modified by the laboratory
- For laboratories not subject to US regulations, tests approved by an internationally recognized regulatory authority (eg, CE-marking) that have been modified by the laboratory.

These requirements are used in conjunction with the All Common Checklist requirements in the Test Method Validation and Verification - Nonwaived Tests section for inspection (eg, COM.40830, COM.40850). For unmodified, non-LDTs, refer to the Test Method Validation and Verification - Nonwaived Tests section of the All Common Checklist. Additional requirements for validation in other sections of the Molecular Pathology Checklist, such as in the Next Generation Sequencing sections, also apply based on the methods used.

If a test is modified to meet the needs of the user or is developed by the laboratory (LDT), both analytical and clinical performance parameters need to be established. Analytical performance parameters include accuracy, precision, reportable range, and reference interval, as well as analytical sensitivity, analytical specificity, and any other parameter that is considered important to assure the analytical performance of a particular test (eg, specimen stability, reagent stability, linearity, carryover, cross-contamination, as appropriate and applicable). The clinical validity, which includes clinical performance characteristics, such as clinical sensitivity, clinical specificity, positive and negative predictive values in defined populations or likelihood ratios, and clinical utility should also be considered, although individual laboratories may not be able to assess these parameters within their own patient population, especially for rare diseases. However, patients without disease can typically be tested to assess clinical specificity. If clinical validity cannot be established within a laboratory, it is appropriate to cite scientific literature that established clinical sensitivity and specificity. Clinical performance characteristics should be determined relative to clinical data (eg, biopsy findings, radiographic and clinical findings, other laboratory results) whenever possible.

Inspector Instructions:

- Policies and procedures for the introduction of new tests, methods, or instruments
- Sampling of assay validation studies, including comparisons and appropriate sample types
- Sampling of assay validation studies with emphasis on tests introduced in the past two years
- Which laboratory tests or instruments have been implemented in the past two years?
- How does your laboratory validate assay performance prior to test implementation?
- How does your laboratory verify or establish reference intervals?
- How does your laboratory validate the clinical performance characteristics for LDTs?
- Select at least one validation study performed for each type of instrument or method introduced during the past two years.
- In addition, select assays for evaluation if recurrent problems have been identified in proficiency testing results, quality control, competency assessment, or physician complaints regardless of how long the assay has been in place.
• Review validation records to confirm that appropriate studies were performed using an adequate number of cases, and a written assessment of the data was performed. If the data showed discordsances or unacceptable variations, investigate how they were resolved. If a study was not performed or is missing required components, cite the appropriate related requirement(s) (e.g., MOL.31130).
• Confirm that the written assessment of each component (accuracy, precision, etc.) of the validation studies has been approved by the laboratory director (or qualified designee) prior to the initiation of clinical testing. If the study assessment was not signed by the laboratory director or designee, cite MOL.30785.
• Review examples of patient reports for laboratory-developed tests to identify clinical claims being made by the laboratory for the testing. Confirm that studies for the clinical performance specifications were performed.

**REVISED** 06/04/2020
MOL.30785  Validation Study Approval  Phase II

Prior to clinical use of each modified FDA-cleared/approved test or laboratory developed test (LDT), the laboratory director, or designee meeting CAP director qualifications, has signed the laboratory’s written assessment of the validation study addressing analytical and clinical performance parameters to confirm the acceptance of the study data and written assessment, and to approve each test for clinical use.

NOTE 1: For laboratories not subject to US regulations, this requirement also applies to tests approved by an internationally recognized regulatory authority that have been modified.

NOTE 2: The approval must include: 1) review of the written assessment of the validation study, including the acceptability of the data and investigation of discordant results; 2) signed approval statement, such as, "I have reviewed the validation data for accuracy, precision, reportable range, analytical sensitivity (LOD), analytical specificity, reference interval, and clinical performance parameter studies (insert other components, as required) for the (insert instrument/test name), and the performance of the method is considered acceptable for patient testing."

The validation study must address accuracy, precision, reportable range, reference interval, analytical sensitivity (LOD), analytical specificity, and any other parameter that is considered important to validate the analytical performance of a test (e.g., specimen stability, reagent stability, linearity, carryover, and cross-contamination, etc.), as appropriate and applicable (MOL.31130, MOL.31255). Clinical performance characteristics must also be addressed (MOL.31590).

Templates for the validation written assessment can be found on cap.org in e-LAB Solutions Suite - Accreditation Resources - Templates.

Evidence of Compliance:
✓ Records of approved validation studies and approval of clinical use

REFERENCES
Validation Studies - Specimen Types  

Validation studies with an adequate number and representative distribution of samples are performed for each type of specimen expected for the assay (e.g., blood, fresh/frozen tissue, saliva, paraffin-embedded tissue, prenatal specimens, buccal swabs).

NOTE: For tissue samples, the validation must include representative tissue sources (e.g., organ/site) that are expected to be tested by the assay. This should include commonly tested tissue sources, as well as those with potentially interfering substances (e.g., melanin or mucin). It is not expected for the laboratory to include every tissue source that could be examined by the assay.

Specimen processing and fixation conditions can significantly influence the quality and integrity of nucleic acids extracted from a specimen. Consequently, laboratories must include specimens handled with significantly different fixation and processing methods in the validation. As an example, a laboratory validating a test that will utilize nucleic acids from FFPE tissue, FFPE cell blocks, or decalcified tissue should include specimens handled with these types of fixation and processing methods in the validation.

Validations can be augmented by, but not supplanted with, additional reference materials (e.g., characterized cell lines, cell lines with spiked in nucleic acids).

For validation of different specimen types for DNA-based copy number arrays, refer to MOL.35400 in the Arrays section.

Evidence of Compliance:
✓ Records of validation studies

**REVISED** 06/04/2020

Validation of Test Performance Specifications  

Prior to clinical use of each modified FDA-cleared/approved test and laboratory-developed test (LDT), the laboratory has performed a validation study and prepared a written assessment of each of the following test method performance specifications, as applicable, using a sufficient number of characterized samples:

- Analytical accuracy
- Analytical precision/reproducibility
- Reportable range
- Analytical sensitivity (lower detection limit)
- Analytical specificity
- Any other performance characteristic required to ensure analytical test performance (e.g., specimen stability, reagent stability, linearity, carryover, and cross-contamination)

NOTE 1: For laboratories not subject to US regulations, this requirement also applies to tests approved by an internationally recognized regulatory authority that have been modified.

NOTE 2: Accuracy is validated by comparing results to a definitive or reference method, or an established comparative method. For a quantitative test, accuracy refers to 'closeness to true' whereas for a qualitative test it refers to correlation to a comparative test or tests that are used to establish 'true'. Accuracy can be assessed using well-characterized reference material together with appropriate biological matrix or by comparison to another valid test method, such as through specimen exchange. Assays for genetic disorders with a limited number of possible genotypes (e.g., hereditary hemochromatosis) should confirm the ability of the assay to detect these genotypes. Assays for genetic disorders with considerable allelic heterogeneity and/or significant numbers of private pathogenic variants (e.g., cystic fibrosis or Lynch Syndrome) should confirm the accuracy of the methodology used to provide a high degree of assurance that the assay will detect targeted genotypes. Various sample types may affect the analytical performance of a test. Therefore, laboratories may need to establish sample-specific analytical and clinical performance characteristics.
For laboratory-developed tests, an appropriate number of samples to demonstrate analytical accuracy is defined as the following:

- For quantitative tests, a minimum of 20 samples with analyte concentrations distributed across the analytical measurement range should be used. Proportionate mixtures of samples may be used to supplement the study population.
- For qualitative tests, a minimum of 20 samples, including positive, negative, and, when appropriate, low-positive samples with concentrations near the lower level of detection should be used; equivocal samples should not be used.

If the laboratory uses fewer samples, the laboratory director must record the criteria used to determine the appropriateness of the sample size. In many cases, a validation study with more samples is desirable and/or recommended.

**NOTE 3:** Records for validation of precision/reproducibility must show that a test will return the same result regardless of minor variations in testing conditions that can cause random error, such as different technologists, instruments, reagent lots, days, etc. This is usually determined by repeated measures of samples throughout the reportable range. For a quantitative test, it is represented as the coefficient of variation, whereas for a qualitative test, it is represented as ratios of concordant results. Laboratories are encouraged to provide confidence intervals to estimated performance characteristics.

**NOTE 4:** The reportable range encompasses the full range of reported values.

- For quantitative tests that would include all reportable outcomes (e.g., homozygous wild type, heterozygous or homozygous variant).
- For quantitative tests, the laboratory must define the analytical measurement range (AMR) as described in the Quantitative Assays; Calibration and Standards section of the checklist.

**NOTE 5:** The analytical sensitivity (lower limit of detection) refers to the ability of a test to confidently or consistently detect a minor allele or variant in a background of assay relevant biological matrix (e.g., pathogens, rare variants, chimerism, mosaicism, tumor-normal admixtures).

**NOTE 6:** The analytical specificity refers to the ability of a test or procedure to correctly identify or quantify an entity in the presence of interfering or cross-reactive substances that might be expected to be present.

**NOTE 7:** If multiple identical instruments or devices are in use, there must be records (data and written assessment) showing that the method performance specifications have been separately validated for each test and instrument or device.

**Evidence of Compliance:**
- Written procedure for validating test method performance specifications **AND**
- Records of validation study and written assessment of each component of the test method performance specifications

**REFERENCES**


2) American College of Medical Genetics, Standards and Guidelines for Clinical Genetics Laboratories, 2018 edition, Revised 01/2018.


For qualitative tests that use a cut-off value to distinguish positive from negative, the cut-off value is established initially using a sufficient number of samples.

NOTE: The threshold value that distinguishes a positive from a negative result must be established when the test is initially placed in service.

Evidence of Compliance:
✓ Written procedure for initial establishment of the cut-off value AND
✓ Records of initial establishment of the cut-off value

MOL.31255 Reference Interval

The laboratory verifies or establishes its reference intervals.

NOTE: The reference interval is the range of results expected in the normal population. For some qualitative tests (e.g., HLA genotyping), the reference interval may include all genotypes. If the reference value depends on the clinical situation, then a plan for interpreting the patient result must be defined. If published data are used to determine the reference interval, it must be carefully verified, with records of the evaluations retained.

Evidence of Compliance:
✓ Records of reference interval study

REFERENCES

MOL.31590 Clinical Performance Characteristics

The clinical performance characteristics of each assay are determined and recorded, using either literature citations or a summary of internal study results.

NOTE: The clinical performance characteristics of a test relate to its diagnostic sensitivity and specificity, and its positive and negative predictive values in the (various) target population(s) or likelihood ratios, and clinical utility. Issues that affect the clinical interpretation of a test which should be considered include (1) the clinical setting in which the test is used, (2) genotype/phenotype associations when these vary with particular variants, and (3) genetic, environmental or other factors which modify the clinical expression of the genetic alteration detected.

Clinical performance characteristics should be determined relative to a combination of clinical data (e.g., biopsy findings, radiographic and clinical findings, other laboratory results, etc.). Establishing clinical validity may require extended studies and monitoring that go beyond the purview or control of the individual laboratory. The laboratory should perform clinical validation in-house, except in the case of very rare conditions, in which case data from the literature can be used, or in the case of very common conditions for which the clinical validity is well-established in the literature. It is essential that the laboratory director or designee use professional judgment in evaluating the results of such studies and in monitoring the state-of-the-art worldwide as it applies to newly discovered gene targets and potential new tests, especially those of a predictive or incompletely penetrant nature.

Evidence of Compliance:
✓ Records of validation studies to establish clinical performance and/or appropriate cited literature
COLLECTION, TRANSPORT, PREPARATION, AND STORAGE OF SPECIMENS

Inspector Instructions:

- Sampling of requisition forms for completeness
- Sampling of nucleic acid extraction policies and procedures
- Sampling of nucleic acid measurement records
- Sampling of RNA assessment records/false negative rate records
- Sampling of molecular pathology specimen processing, handling, storage, and retention policies and procedures
- Processing of molecular pathology specimens
- What is your course of action when you receive unacceptable molecular pathology specimens?
- How does your laboratory ensure RNase-free conditions are maintained?
- How does your laboratory ensure specimen adequacy?

MOL.32350 Requisition Information

Test requests are accompanied with a pedigree and/or race/ethnicity, when appropriate (eg, for linkage analysis).

Evidence of Compliance:
✓ Specimen requisitions/collection forms

REFERENCES

MOL.32360 Specimen Handling

There are written procedures to prevent specimen loss, alteration, or contamination.

NOTE: Because of the high sensitivity and potential for contamination in molecular testing involving amplification of DNA, the laboratory must be alert to the possibility of commingled specimens. An example of a potentially commingled specimen is one that is received after the specimen container was entered by a sampling device that enters multiple samples, albeit with rinses in between specimens. If such samples must be tested by molecular methods, the results should be interpreted with caution, considering the potential for contamination.

REFERENCES

**REVISED** 09/22/2021
**MOL.32365** Specimen Preservation/Storage  
**Phase II**

There is a written procedure describing methods for specimen preservation and storage before testing, consistent with good laboratory practice.

**NOTE:** Patient samples may be stored in a frost-free freezer only if protected from thawing. The laboratory must retain records showing that the temperatures stay within the defined range.

- Repeated freeze-thaw cycles contribute to biomolecular degradation and are detrimental to biospecimen quality.
- It is prudent to avoid freeze-thaw altogether by aliquoting specimens before freezing.
- Peripheral blood specimens should not be frozen, unless otherwise validated, because induced hemolysis can result in PCR inhibition through the presence of contaminating hemoglobin.

**REFERENCES**


**MOL.32375** Physician Notification  
**Phase II**

The submitting physician (or requester) is promptly notified when a specimen is inadequate or if insufficient nucleic acid is isolated.

**Evidence of Compliance:**

- Records of physician notification of inadequate specimen in patient record or log

**MOL.32390** Specimen Processing/Storage  
**Phase II**

Patient samples are processed promptly or stored appropriately to minimize degradation of nucleic acids.

**Evidence of Compliance:**

- Written procedure for processing and storage of specimens

**REFERENCES**


**REVISED** 06/04/2020

**MOL.32395** Neoplastic Cell Content  
**Phase II**

For paraffin-embedded tumor specimens from which DNA or RNA is extracted for analysis (eg, microsatellite instability, KRAS or KIT analysis), there is a record of histological assessment of neoplastic cell content.

**NOTE:** In addition to confirming the presence or absence of neoplastic cells by a qualified pathologist, it may be necessary for some assays to estimate and consider neoplastic cellularity in relation to the lower limit of detection of the assay.
A corresponding H&E section from the same tissue block used for nucleic acid extraction may be used to assess sample adequacy. Alternatively, a stain such as toluidine blue may be used to stain the slide that is being used for nucleic acid extraction. When assessment of sample adequacy is performed outside of the testing laboratory, a record of such assessment must accompany the sample.

This requirement is applicable to all molecular methods for the detection of sequence variants (e.g., Sanger sequencing, NGS, PCR).

MOL.32425 Nucleic Acid Extraction/Isolation/Purification

Nucleic acids are extracted, isolated, and purified by methods reported in the literature, by an established commercially available kit or instrument, or by a validated method developed by the laboratory.

NOTE: Extraction procedures may combine purification or isolation of nucleic acids according to the level of purity needed for downstream applications.

Evidence of Compliance:
✓ Records to support nucleic acid extraction/isolation/purification is performed by a validated method

REFERENCES

MOL.32427 Extracted Nucleic Acid Specimens

If extracted nucleic acid is accepted as a specimen type, the laboratory has a written policy that isolation of nucleic acids for clinical testing occurs in a CLIA-certified laboratory or a laboratory meeting equivalent requirements as determined by the CAP and/or the CMS. This policy is clearly displayed to ordering clients.

NOTE: All clinical testing must be performed in CLIA-certified laboratories or laboratories meeting equivalent requirements (refer to GEN.41350 and MOL.35840). This includes all components of testing that may impact the quality of the test result, including isolation or extraction of nucleic acids. Laboratories may choose to have referring clients formally attest that extracted nucleic acid submitted for testing has been isolated or extracted in an appropriately qualified laboratory.

Evidence of Compliance:
✓ Written statement on the test requisition, test catalog, or policy available to referring clients stating that the laboratory only accepts isolated or extracted nucleic acids for which extraction or isolation is performed in an appropriately qualified laboratory

MOL.32430 Nucleic Acid Quantity and Quality Determination

The quantity and quality of nucleic acids are determined when appropriate.

NOTE: The quantity and quality of nucleic acids (DNA or RNA) must be measured prior to use in a procedure whose success depends on accurately determining the quantity, concentration, integrity, and/or purity of the nucleic acids. Techniques commonly used to assess nucleic acid quantity and/or quality include electrophoresis, UV/VIS spectrophotometry, and fluorescence spectroscopy.

Evidence of Compliance:
✓ Written policy defining conditions under which quantity and/or quality of nucleic acid are measured AND
✓ Written procedure for determining nucleic acid quantity and/or quality AND
✓ Records of nucleic acid quantity and/or quality determinations

REFERENCES

MOL.32440 Ribonuclease-Free Conditions

Ribonuclease-free conditions are maintained for all assays that detect RNA or use an RNA probe.

NOTE: RNA is extremely susceptible to degradation by ribonucleases that are ubiquitous in the environment. To ensure preservation of target RNA or RNA probes, special precautions are needed.

Evidence of Compliance:
✓ Written procedure defining environmental requirements for RNase-free conditions AND
✓ Records that RNase-free conditions are maintained (ie, wipe test in event of contamination incident) with corrective action if conditions are not met

REFERENCES

MOL.32445 Concentration Techniques

Concentration techniques for quantitative tests are verified.

NOTE: Techniques used to concentrate specimens for analysis must be verified at specified, periodic intervals (not to exceed one year or manufacturer's recommendations).

Evidence of Compliance:
✓ Written procedure for verifying the accuracy of concentration techniques AND
✓ Records of concentration technique verification at defined frequency

MOL.33150 Specimen Storage

Stored specimens are retained in a way to allow prompt retrieval for further testing.

**REVISED** 09/22/2021

MOL.33250 Specimen Retention

Specimens are retained in compliance with applicable laws and regulations.

NOTE: CAP retention requirements may be found in the Laboratory General Checklist in GEN.20377 and in MOL.49640; however, laboratories must follow more stringent national, federal, state (or provincial), or local laws and regulations, as applicable.

Retention of fluorochrome-stained slides should be defined in a laboratory policy.

Evidence of Compliance:
✓ Written retention policy

REFERENCES

QUANTITATIVE ASSAYS: CALIBRATION AND STANDARDS

CALIBRATION: The process of adjusting an instrument or test system to establish a relationship between the measurement response and the concentration or amount of the analyte that is being measured by the test procedure.

During the validation of a quantitative assay, calibrators are used to generate a calibration curve that spans the analytical measurement range (AMR) to assess accuracy, linearity, limit of detection (LOD) and limit of quantification (LOQ). Unlike standards used to generate a standard curve, calibrators must have a matrix appropriate for the clinical specimens assayed by that method. For example, an assay that measures copies of RNA transcript would require calibrators that consist of RNA target in an appropriate matrix such as total RNA.

CALIBRATION VERIFICATION: The process of confirming that the current calibration settings for each analyte remain valid for a test system.

Each laboratory must define limits for accepting or rejecting results of the calibration verification process. Calibration verification can be accomplished in several ways. If the manufacturer provides a calibration validation or verification process, it must be followed. Other techniques include (1) assay of the current method calibration materials as unknown specimens, and (2) assay of matrix-appropriate materials with target values that are specific for the test system.

ANALYTICAL MEASUREMENT RANGE (AMR): The range of analyte values that a method can directly measure on the specimen without any dilution, concentration, or other pretreatment that is not part of the usual assay process.

LINEARITY AND THE AMR
Linearity is a fundamental characteristic of many analytic measurement methods, whereby there is a straight-line relationship between “true” analyte concentrations and measured concentrations. In this context, linearity refers to the relationship between the predicted and observed measurement results and not to the relationship between instrument signal output and analyte concentration. For most assays, this relationship is linear within the AMR.

AMR VERIFICATION
Laboratories are required to verify that the appropriate relationship is maintained over the AMR. Laboratories may verify and use an AMR that is narrower than the range defined by the manufacturer. This may be appropriate when materials available for method validation and/or AMR verification are not available to verify the full range claimed by the manufacturer, or reporting results across the full range defined by the manufacturer is not clinically relevant. For some types of assays, results beyond the AMR can be reported through dilution studies.

Minimum requirements for AMR verification can be met by using matrix appropriate materials, which include low, mid and high concentration or activity range of the AMR with recovery of results that fall within a defined range of the target value. Records of AMR verification must be available.

CLOSENESS OF SAMPLE CONCENTRATIONS OR ACTIVITIES TO THE UPPER AND LOWER LIMITS OF THE AMR
When verifying the AMR, it is required that materials used are near the upper and lower limits of the AMR. Factors to consider in verifying the AMR are the expected analytic imprecision near the limits, the clinical impact of errors near the limits, and the availability of test specimens near the limits. It may be difficult to obtain specimens with values near the limits for some analytes. In such cases, reasonable procedures should be adopted based on available specimen materials. The closeness of sample concentrations and activities to the
upper and lower limits of the AMR are defined at the laboratory director's discretion. The method manufacturer's instructions for verifying the AMR must be followed, when available. The laboratory director must define limits for accepting or rejecting verification tests of the AMR.

Inspector Instructions:

- Sampling of calibration and AMR policies and procedures
- Sampling of calibration/calibration verification records
- Sampling of AMR verification records

- Sampling of calibration materials (quality)

- What is your course of action if calibration is unacceptable?
- When was the last time you performed calibration and how did you verify the calibration?
- What is your course of action when you receive calibration materials for non-FDA cleared/approved assays?
- What is your course of action when preparing controls and calibrators in-house?

- Further evaluate the responses, corrective actions, and resolutions for unacceptable calibration and unacceptable calibration verification

MOL.33655 Calibration Procedures Phase II

Calibration procedures for each test system are appropriate, and the calibration records are reviewed for acceptability.

NOTE: Calibration must be performed following manufacturer's instructions, at minimum, including the number, type, and concentration of calibration materials, frequency of calibration, and criteria for acceptable performance. Calibration procedures are typically specified in the manufacturer's instructions but may also be established by the laboratory.

REFERENCES

MOL.33696 Calibration and Calibration Verification Materials Phase II

High quality materials with test system and matrix-appropriate target values are used for calibration and calibration verification whenever possible.

NOTE: Calibration and calibration verification must have defined analysis target values and appropriate matrix characteristics for the clinical specimens and specific assay method. Many
instrument systems require calibration materials with system-specific target values to produce accurate results for clinical specimens.

Suitable materials for calibration verification include, but are not limited to:

1. Calibrators used to calibrate the analytical system
2. Materials provided by the manufacturer for the purpose of calibration verification
3. Previously tested unaltered patient/client specimens
4. Primary or secondary standards or reference materials with matrix characteristics and target values appropriate for the method
5. Third party general purpose reference materials that are suitable for verification

In general, routine control materials and proficiency testing materials are not suitable for calibration verification, except in situations where the material has been shown to be suitable (eg, specifically designed by the method manufacturer) or no other materials are available.

Evidence of Compliance:
✓ Written policy defining the use of appropriate calibration and calibration verification materials

REFERENCES

MOL.33737 Calibration Materials - Non-FDA Cleared/Approved Assays Phase II

The quality of all calibration materials used for non-FDA cleared/approved assays is evaluated and recorded.

NOTE: Commercial standards used to prepare calibrators require certificates of quality from the manufacturer, or a quality check as part of the initial assay validation. The laboratory must ensure the accuracy of a new lot of calibrators by checking the new lot against the current lot.

REFERENCES

MOL.33860 Recalibration/Calibration Verification Criteria Phase II

Criteria are established for frequency of recalibration or calibration verification, and the acceptability of results.

NOTE: Laboratories must either recalibrate or perform calibration verification at least every six months and if any of the following occur:

1. At changes of reagent lots, unless the laboratory can demonstrate that the use of different lots does not affect the accuracy of patient/client results
2. If QC shows an unusual trend or shift or is outside acceptable limits, and the system cannot be corrected to bring control values into the acceptable range
3. After major maintenance or change of a critical instrument component
4. When recommended by the manufacturer

Single use devices, and other test devices that do not allow user calibration, do not require calibration verification.

Evidence of Compliance:
✓ Written policy defining the method, frequency and limits of acceptability of calibration verification for each instrument/test system AND
✓ Records of calibration verification at defined frequency

REFERENCES
MOL.33901  Recalibration  Phase II

The system is recalibrated when calibration verification fails to meet the established criteria of the laboratory.

Evidence of Compliance:
✓ Written policy defining criteria for recalibration AND
✓ Records of recalibration, if calibration or calibration verification has failed

REFERENCES

MOL.33942  AMR Verification Materials  Phase II

Verification of the analytical measurement range (AMR) is performed with matrix-appropriate materials that include the low, mid and high range of the AMR, and appropriate acceptance criteria are defined.

NOTE: The matrix of the sample (ie, the environment in which the sample is suspended or dissolved) may influence the measurement of the analyte. In many cases, the method manufacturer will recommend suitable materials. Other suitable materials for AMR verification include the following:
1. Linearity material of appropriate matrix, eg, CAP CVL Survey-based or other suitable linearity verification material
2. Previously tested patient/client specimens, that may be altered by admixture with other specimens, dilution, spiking in known amounts of an analyte, or other technique
3. Primary or secondary standards or reference materials with matrix characteristics and target values appropriate for the method
4. Patient samples that have reference method assigned target values
5. Control materials, if they adequately span the AMR and have method specific target values

Evidence of Compliance:
✓ Written policy for AMR verification defining the types of materials used and acceptability criteria

REFERENCES

MOL.33983  AMR Verification  Phase II

Verification of the analytical measurement range (AMR) is performed at least every six months and following defined criteria. Records are retained.

NOTE: The AMR must be verified at least every six months after a method is initially placed in service and if any of the following occur:
1. At changes of reagent lots, unless the laboratory can demonstrate that the use of different lots does not affect the accuracy of patient/client test results, and the range used to report patient/client test data
2. If QC shows an unusual trend or shift or is outside acceptable limits, and the system cannot be corrected to bring control values into the acceptable range
3. After major preventive maintenance or change of a critical instrument component
4. When recommended by the manufacturer

It is not necessary to independently verify the AMR if the calibration of an assay includes calibrators that span the full range of the AMR, with low, midpoint and high values (ie, three points) and the system is calibrated at least every six months. A one-point or two-point calibration does not include all of the necessary points to validate the AMR.

**Evidence of Compliance:**
- Written policy for AMR verification defining the frequency performed **AND**
- Records of AMR verification at least every six months

**REFERENCES**

**MOL.34024 Calibrator Preparation**

**Phase II**

Calibrators and controls are prepared separately.

**NOTE:** In general, calibrators should not be used as QC materials. If calibrators are used as controls, then different preparations should be used for these two functions. For example, when using commercial calibrators and controls, the lot number for calibration should be different than the lot number used for QC, whenever possible.

**Evidence of Compliance:**
- Written policy and procedure for the use and in-house preparation of controls and calibrators

**REFERENCES**

**REAGENTS**

**Inspector Instructions:**

- Sampling of probe/primer information

Additional requirements are in the REAGENTS section of the All Common Checklist.

**MOL.34188 Probe Characteristics**

**Phase II**

Information regarding the nature of any probe or primer used in an assay is sufficient to permit interpretation and troubleshooting of test results.
NOTE: Items of importance where appropriate include: the type (genomic, cDNA, oligonucleotide or riboprobe) and origin (human, viral, etc.) of the probe or sequence; the oligonucleotide sequence and complementary sequence or gene region recognized; an appropriate restriction enzyme map of the DNA; known polymorphisms, sites resistant to endonuclease digestion, and cross-hybridizing bands; the labeling methods used and standards for adequacy of hybridization or amplification. For linkage analysis, recombination frequencies and map positions must be recorded. Loci should be designated as defined by the Human Gene Mapping Nomenclature Committee. For inherited disease tests, additional information such as chromosomal location of the target, allele frequencies of the variant in various ethnic groups, and recombination frequencies (for linkage probes) may be required. Sequence and size data may not be available for commercially-obtained probes and primers when this information is considered proprietary.

REFERENCES

CONTROLS

Controls are samples that act as surrogates for patient/client specimens. They are processed like a patient/client sample to monitor the ongoing performance of the entire analytic process in every run. This section of the checklist is applicable to the different steps of the testing process (e.g., amplification), methods, and instrument systems used (e.g., sequencing, PCR, arrays).

Molecular tests typically include positive and negative controls and, in some instances, a sensitivity control to show that low level target is detectable. An internal control, extraction control, and a contamination control may be indicated. A single control may be able to serve multiple purposes. Quantitative tests typically include at least two levels of control at relevant decision points to verify that calibration status is maintained within acceptable limits.

Inspector Instructions:

- Sampling of QC policies and procedures
- Sampling of QC records, including monthly monitoring of imprecision
- Sampling of control material (storage)
- How do you determine when QC is unacceptable and corrective action is needed?
- How does your laboratory verify the cut-off value used to distinguish positive from negative results?
- What is your course of action when monthly statistical data changes significantly from the previous month’s data?
- Review a sampling of QC data over the previous two-year period. Select several occurrences in which QC is out of range and follow records to determine if the steps taken follow the laboratory procedure for corrective action
For qualitative tests, positive, negative and sensitivity controls are included for each assay, when appropriate, in every run and as specified in the manufacturer's instructions (as applicable) and laboratory procedure.

NOTE: Ideally, one should use a positive control for each analyte in each run. However, in some circumstances such as in a large targeted panel for detection of cystic fibrosis pathogenic variants, this is not practical. One way to address this situation is to rotate positive controls in a systematic fashion and at a frequency defined in the laboratory procedure. A sensitivity control may be required if the molecular assay is being used to detect low-level target sequences (eg, pathogens, chimerism, mosaicism, tumor-normal admixtures).

If an internal quality control process (eg, electronic/procedural/built-in) is used instead of an external control material to meet daily quality control requirements, the laboratory must have an individualized quality control plan (IQCP) approved by the laboratory director defining the control process, including the frequency and use of external and internal controls. At a minimum, external control materials must be analyzed with new lots and shipments of reagents or more frequently if indicated in the manufacturer's instructions. The quality control plan must include the monitoring of the extraction and amplification phases based on the risk assessment performed by the laboratory and the manufacturer's instructions. Please refer to the IQCP section of the All Common Checklist for the eligibility of tests for IQCP and requirements for implementation and ongoing monitoring of an IQCP.

Evidence of Compliance:

✓ Written QC procedures AND
✓ Records of QC results including external and internal control processes AND
✓ Manufacturer’s product insert or manual, as applicable

REFERENCES

For quantitative tests, control materials at more than one concentration (level) are included in every run and as specified in the manufacturer's instructions (as applicable) and laboratory procedure.

NOTE: Controls should verify assay performance at relevant analytic and clinical decision points.

If an internal quality control process (eg, electronic/procedural/built-in) is used instead of an external control material to meet daily quality control requirements, the laboratory must have an individualized quality control plan (IQCP) approved by the laboratory director defining the control process, including the frequency and use of external and internal controls. At a minimum, external control materials must be analyzed with new lots and shipments of reagents or more frequently if indicated in the manufacturer's instructions. The quality control plan must include the monitoring of the extraction and amplification phases based on the risk assessment performed by the laboratory and the manufacturer's instructions. Please refer to the IQCP section of the All Common Checklist for the eligibility of tests for IQCP and requirements for implementation and ongoing monitoring of an IQCP.

Evidence of Compliance:

✓ Written QC procedures AND
✓ Records of QC results including external and internal control processes AND
✓ Manufacturer product insert or manual, as applicable

REFERENCES

MOL.34311 Control and Standard Acceptability Limits

**Acceptability limits are defined for all control procedures, control materials and standards.**

**NOTE:** These controls must be appropriate for the range of sensitivities tested and should, ideally, focus on result ranges that are near clinical decision points.

**Evidence of Compliance:**
✓ Written policy defining acceptability limits

MOL.34325 Alternative Control Procedures

If the laboratory performs test procedures for which control materials are not commercially available, there are written procedures for an alternative mechanism to detect immediate errors and monitor test system performance over time. The performance of alternative control procedures must be recorded.

**NOTE:** "Performance" includes elements of accuracy, precision, and clinical discriminating power. Examples of alternative procedures may include split sample testing with another method or with another laboratory, the testing of previously tested patient specimens in duplicate, testing of patient specimens in duplicate, or other defined processes approved by the laboratory director.

**Evidence of Compliance:**
✓ Written procedures for alternative quality control AND
✓ Records of alternative control procedures

REFERENCES

MOL.34352 QC Confirmation of Acceptability

The results of controls are reviewed for acceptability before reporting of results.

**Evidence of Compliance:**
✓ Written policy stating that controls are reviewed and acceptable prior to reporting patient results AND
✓ Records of control result approval

REFERENCES

MOL.34393 QC Corrective Action

There are records of corrective action when control results exceed defined acceptability limits.

**NOTE:** Patient test results obtained in an analytically unacceptable test run or since the last acceptable test run must be evaluated to determine if there is a significant clinical difference in
patient results. Re-evaluation may or may not include re-testing patient samples, depending on the circumstances.

Even if patient samples are no longer available, test results can be re-evaluated to search for evidence of an out-of-control condition that might have affected patient results. For example, evaluation could include comparison of patient means for the run in question to historical patient means, and/or review of selected patient results against previous results to see if there are consistent biases (all results higher or lower currently than previously) for the test(s) in question.

The corrective action for tests that have an Individualized Quality Control Plan (IQCP) approved by the laboratory director must include an assessment of whether further evaluation of the risk assessment and quality control plan is needed based on the problems identified (eg, trending for repeat failures, etc.).

REFERENCES

MOL.34434 QC Handling Phase II
Control specimens are tested in the same manner and by the same personnel (including specimen preparation) as patient samples.

NOTE: It is implicit in quality control that control specimens be tested in the same manner as patient specimens. Moreover, QC specimens must be analyzed by personnel who routinely perform patient testing. This does not imply that each operator must perform QC daily, so long as each instrument and/or test system has QC performed at required frequencies, and all analysts participate in QC on a regular basis. To the extent possible, all steps of the testing process must be controlled.

For newborn screening testing, good laboratory practice is to punch controls and patient blood spot samples with the same equipment.

Evidence of Compliance:
✓ Records reflecting that QC is run by the same personnel performing patient testing

REFERENCES

MOL.34475 QC Statistics Phase I
For quantitative assays, quality control statistics are calculated and reviewed at least monthly to define analytic imprecision and to monitor trends over time.

NOTE: The laboratory must use statistical methods such as calculating SD and CV at specified intervals to evaluate variance in numeric QC data.

Evidence of Compliance:
✓ QC records showing monthly monitoring and corrective action, as applicable

REFERENCES

MOL.34495 Monthly QC Review Phase II
Quality control data are reviewed and assessed at least monthly by the laboratory director or designee.

NOTE: The review of quality control data must be recorded and include follow-up for outliers, trends, or omissions that were not previously addressed.

The QC data for tests performed less frequently than once per month should be reviewed when the tests are performed.

The review of quality control data for tests that have an Individualized Quality Control Plan (IQCP) approved by the laboratory director must include an assessment of whether further evaluation of the risk assessment and quality control plan is needed based on the problems identified (eg, trending for repeat failures, etc.).

Evidence of Compliance:
✓ Records of QC review including follow-up for outliers, trends or omissions

MOL.34516 Qualitative Cut-Off Verification Phase II
For qualitative tests that use a cut-off value to distinguish positive from negative, the cut-off value is verified with every change in lot or at least every six months.

NOTE: The threshold value that distinguishes a positive from a negative result must be verified with every change in lot (eg, new master mix), instrument maintenance, or at least every six months. Note that a low-positive control that is close to the threshold value can satisfy this checklist requirement, but must be external to the kit (eg, weak-positive patient sample or reference material prepared in appropriate matrix).

Evidence of Compliance:
✓ Written procedure for verification of the cut-off value
✓ Records of verification of cut-off value at defined frequency

MOL.34557 Control Storage Phase I
Controls are stored in a manner that maintains their integrity.

PROCEDURES AND TEST SYSTEMS

RESTRICTION ENDONUCLEASES

Inspector Instructions:
- Sampling of restriction endonuclease digestion records

MOL.34580 Restriction Endonuclease Digestion Confirmation Phase II
The completeness and accuracy of restriction endonuclease digestion are confirmed, when appropriate.
NOTE: The treatment of DNA with restriction endonucleases (RE) must be performed for an appropriate amount of time and under appropriate reaction conditions, ie, to guard against non-specific activity. The efficacy of RE digestion must be established for each new lot of enzyme and in each run. Buffers must be used before their expiration date and properly stored.

Evidence of Compliance:
✓ Written policy defining conditions under which RE should be used AND
✓ Records of confirmation of efficacy of RE digestion with each new lot of enzyme and in each run

ELECTROPHORESIS

Inspector Instructions:

- Sampling of electrophoresis policies and procedures

- Gel images (sufficient resolution/quality)

- How does your laboratory prevent degradation of the nucleic acid sample used for electrophoresis?

MOL.34990 Loading Nucleic Acids

Standard amounts of nucleic acid are loaded on analytical gels, when possible.

MOL.35050 Molecular Weight Markers

Known molecular weight markers that span the range of expected bands are used for each electrophoretic run.

Evidence of Compliance:
✓ Records of appropriate markers with each run

MOL.35100 Visual/Fluorescent Markers

Visual or fluorescent markers are used to determine the endpoint of gel electrophoresis.

MOL.35150 Electrophoretic Gel Interpretation

Electrophoretic gels are interpreted using objective criteria.

Evidence of Compliance:
✓ Written procedure including interpretive criteria for gels

REFERENCES

**MOL.35175  Gel Image Resolution**

*Phase II*

**Gel Image Resolution**

The gel images are of sufficient resolution and quality (low background, clear signal, absence of bubbles, etc.) to permit the reported interpretation.

**TARGET AMPLIFICATION/POLYMERASE CHAIN REACTION (PCR)**

**Inspector Instructions:**

- Sampling of amplification/PCR policies and procedures
- Physical containment practices (frequent glove change, separate manipulation of pre- and post-specimens, dedicated pipettes)
- How does your laboratory distinguish a true negative from a false negative result?

**MOL.35350  Carryover**

*Phase II*

**Nucleic acid amplification procedures (eg, PCR) minimize carryover (false positive results) by using appropriate physical containment and procedural controls.**

*NOTE:* This item is primarily directed at ensuring adequate physical separation of pre- and post-amplification samples to avoid amplicon contamination. The extreme sensitivity of amplification systems requires that the laboratory take special precautions. For example, pre- and post-amplification samples should be manipulated in physically separate areas; gloves must be worn and frequently changed during processing; dedicated pipettes (positive displacement type or with aerosol barrier tips) must be used; and manipulations must minimize aerosolization. Enzymatic destruction of amplification products is often helpful, as is real-time measurement of products to avoid manual manipulation of amplification products.

**Evidence of Compliance:**

✓ Written procedure that defines the use of physical containment and procedural controls as applicable to minimize carryover

**REFERENCES**

In all nucleic acid amplification procedures, internal controls are run to detect a false negative reaction secondary to extraction failure or the presence of an inhibitor, when appropriate.

NOTE: The laboratory should be able to distinguish a true negative result from a false negative due to failure of extraction or amplification. Demonstration that another sequence can be successfully amplified in the same specimen should be sufficient to resolve this issue. For quantitative amplification assays, the effect of partial inhibition must also be addressed.

The internal control should not be smaller than the target amplicon.

Evidence of Compliance:
✓ Written procedure defining use of internal controls OR records of assay validation and monitoring statistics for test result trends

MOL.35370 Melting Temperature

For tests that generate a result based on a $T_m$, appropriately narrow temperature ranges (±/− 2.5 °C) are defined and recorded each day of use.

ARRAYS

Arrays include a variety of reverse and forward hybridization formats. Reverse hybridization arrays use multiple unlabeled probes on a solid support to investigate a patient sample that carries a label, either direct (fluorescent or radioactive) or indirect (affinity labels such as biotin, digoxigenin, etc.). Another form of array involves multiple real-time amplification assays to measure multiple targets simultaneously. Controls for arrays monitor those steps carried out by the laboratory (sample preparation and labeling, hybridization and detection) and by the manufacturer (assay preparation, detection and hybridization reagents). Manufacturers also contribute to QC by producing products under good manufacturing procedures (GMP), providing control material for each analyte, and by providing sequence information or confirmatory tests to resolve ambiguous results.

Inspector Instructions:
• Sampling of array procedures, including analytical wet bench and bioinformatics processes
• Sampling of array performance monitoring records
• Sampling of patient test reports

• How does your laboratory validate assay performance prior to test implementation?
• What processes are used to monitor ongoing assay performance?

• Review records of assay performance monitoring. If any problems are found during review of performance monitoring records, or when asking questions, further evaluate the laboratory’s investigation and resolution.

MOL.35400 Validation Studies for DNA-Based Copy Number Array - Specimen Types

Validation studies for DNA-based copy number arrays are performed for each specimen type that can be affected by different preanalytic variables, that requires different
processes for DNA extraction, and for those specimens with potentially interfering substances (eg, FFPE tissue, decalcified tissue, tissue containing melanin or mucin).

NOTE: A number of preanalytic and analytic processing variables can significantly influence the quality and integrity of nucleic acids extracted from a specimen. Commonly tested tissue sources must be included in the validation, but it is not expected for the laboratory to include every tissue source that could be examined by the assay.

It is the responsibility of the laboratory director or designee meeting CAP director qualifications to determine when a separate validation is needed versus a limited study to demonstrate that the DNA obtained from the specimen performs the same. For example, an array platform that has been originally validated to detect constitutional copy number abnormalities from peripheral blood will require a separate full validation to detect somatic alterations but may only require a more limited study to allow for a different specimen such as saliva to be used.

If an array has been validated for constitutional copy number alterations from fresh/frozen tissue, every potential tissue source (lung, liver, kidney, etc.) does not require separate validation, unless they potentially include interfering substances (eg, mucin).

Validations can be augmented by, but not supplanted with, additional reference materials (eg, characterized cell lines, cell lines with spiked in nucleic acids). Matrix-appropriate samples must be included.

Evidence of Compliance:
✓ Records of validation studies

MOL.35420 Assay Performance Monitoring Phase I

Assay performance is monitored for each run and quality metrics are verified prior to reporting results.

NOTE: The monitoring of assay performance includes the review and recording of the quality metrics of each run. This may include:

- DNA labeling verification (using detection of label, purification and quantitation of labeled DNA fragments, or electrophoretic techniques)
- Review of DLRs (Derivative Log Ratio)
- Genotyping performance (SNP arrays only)
- Number of suboptimal samples
- Monitoring the number of copy number alterations per sample
- Other quality metrics provided by the array software

Criteria for acceptable performance must be defined. This includes hardware and analytical software.

Evidence of Compliance:
✓ Written procedure for monitoring assay performance with defined acceptability criteria AND
✓ Records of verification

REFERENCES
There is a written procedure for performing the analytical wet bench process.

NOTE: The procedure must include:
- A description of the analytical target regions (e.g., targeted or genome-wide)
- A description of acceptable sample types (see MOL.35400)
- Methods and reagents used for isolating, labeling, and hybridization of nucleic acids, as applicable
- Controls (including in silico)
- Instrument software and version
- Acceptance and rejection criteria for the results generated by the wet bench. These should include criteria for determining when the wet bench process has failed or is suboptimal.
- Written procedure for any portion of the wet bench process performed by a referral laboratory, if applicable

Evidence of Compliance:
✓ Written procedure(s) that describes the analytical wet bench process, including sections noted above, as applicable

MOL.35440 Array Analytical Bioinformatics Procedure

Phase II

The laboratory has a written procedure that describes the steps in recording the bioinformatics process (also termed pipeline) used to analyze, interpret, and report array findings.

NOTE: A bioinformatics pipeline includes all algorithms, software, scripts, parameters, reference sequences, and databases, whether in-house, vendor-developed, or open source.

The written procedure must describe the bioinformatics process(es) including, where applicable:
- Individual software applications (open source, proprietary, and custom scripts) and versioning
- Description of input and output data files for each step of the pipeline, including in silico control files or sources
- Annotations and their sources (e.g., public or private databases, with versions used)
- Criteria and thresholds for detection of array findings (e.g., minimum number of probes or genomic size for copy number variants)
- Determination of the limits of detection
- Additional scripts or steps used to connect discrete applications in the pipeline
- Quality control metrics, including batch or sample-specific metrics and acceptance and rejection criteria for the results generated by the analytical bioinformatics process. Criteria must be based on metrics and quality control parameters established during test optimization and utilized during validation
- Required corrective actions when results fail to meet the laboratory’s acceptance criteria
- Limitations in the test methodology
- Written procedures for any portion of the array bioinformatics process performed by a referral laboratory or a commercial service provider, if applicable. This should include a written description of how the security of identifiable patient information (e.g., HIPAA compliance) is ensured during transmission and storage of data by the referral laboratory or commercial service provider.

Evidence of Compliance:
✓ Written procedure that describes the analytical bioinformatics process, including sections noted above, as applicable

MOL.35450 Interpretation and Reporting of Array Findings

Phase I

There is a written policy for interpreting and reporting of array findings.
**NOTE:** The laboratory must have a written algorithm for classifying and interpreting the clinical significance of identified findings. The ACMG guidelines can be used for classification and interpretation of copy number variants in inherited disorders.

Genome-wide array analysis may yield genetic findings unrelated to the clinical presentation for which the patient is undergoing testing. The laboratory policy must describe which, if any, and for what reasons, findings unrelated to the clinical purpose for testing are reported and the method of communication to the ordering physicians and patients, as applicable.

The written policy must include indications for confirmatory testing. The laboratory must determine by confirmation studies during validation if and when confirmatory testing of identified findings should be performed.

**Evidence of Compliance:**

- ✓ Written procedure that describes the process used for classification, interpretation, and reporting of array findings **AND**
- ✓ Records of compliance with procedure for classification, interpretation, and reporting of findings **AND**
- ✓ Laboratory database of findings identified and/or reported **AND**
- ✓ Written policy that describes which, if any, and for what reasons, findings unrelated to the clinical purpose for testing are reported

**REFERENCES**


**MOL.35785 DNA Copy Number Array Report Elements**

**Phase II**

Reports for DNA copy number analysis using arrays include the following elements:

1. Platform used
2. Genome build used
3. Analysis and/or reporting strategy: Detection and/or reporting criteria for copy number and homozygosity (if applicable), including number of probes and/or size limitations
4. ISCN-or HGVS-compliant nomenclature for reported findings (see note)
5. References to any databases used
6. A statement on the need for genetic counseling when indicated
7. A statement recommending further testing when indicated
8. Clinical significance of DNA copy number changes, when applicable

**NOTE:** Platform information includes, but is not limited to manufacturer, array version, number of probes, average probe spacing, SNP content, and targeted regions. Analysis strategy includes the copy number controls methodology: comparative/competitive or in silico.

Complex findings should be reported using ISCN-compliant nomenclature (eg, table format, "cth" for chromothripsis), when possible. HGVS nomenclature can be used to report copy number variants, including whole exon or whole gene copy number changes.

**REFERENCES**


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**SANGER SEQUENCING AND PYROSEQUENCING**

**Inspector Instructions:**

- Sampling of sequencing policies and procedures
- How does your laboratory ensure individual nucleotides are visualized adequately?
- How does your laboratory interpret sequence variation?

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**MOL.35790** Sequencing Lower Limit of Detection

**Phase I**

*Testing is performed during assay validation to establish the approximate lower limit of detection for sequencing performed on mixed populations of cells (eg, in tumor samples), and the limit of detection is included in the laboratory report.*

*NOTE: Detection of 20% variant allele proportion, which is typically equivalent to a 40% proportion of heterozygous positive cells, is commonly cited as the LOD for Sanger Sequencing. For tumor samples, consideration of the percentage of tumor cells present in conjunction with the analytical LOD of the assay is essential for proper interpretation of a negative test result.*

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**MOL.35795** Analysis of Tumor Cell Percentage and Sequencing Lower Limit of Detection

**Phase II**

*For sequencing assays involving analysis of tumor cells, the laboratory considers the tumor cell percentage in cells, tissues, or the area of the slide from which the DNA is extracted and the analytical sensitivity of the assay when interpreting sequencing procedures, and conveys that information in the report and to the ordering provider as appropriate.*

*NOTE: Consideration of the percentage of tumor cells in light of the lower limit of detection of the sequencing procedure is essential for proper interpretation of a negative test result.*

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**MOL.35800** Gene Information

**Phase I**

*There is adequate information about the gene being tested regarding the reference sequence and reported pathogenic and benign variants.*
NOTE: DNA sequencing assays should be reserved for those genes that have been adequately characterized in the literature and in genomic databases so that the complete reference sequence of the target region is known, as well as the identity and location of both clinically silent and clinically important sequence variants.

Evidence of Compliance:
✓ Records of literature references or databases for reference sequence and reported pathogenic and benign variants

REFERENCES

MOL.35805 Sequencing Assay Optimization Phase I

Sequencing assays are optimized to minimize background noise and achieve high signal to noise ratios to ensure a readable signal throughout the length of the target region and ready detection of sequence variants, especially those with low variant allele fraction (eg, from mixed cellularity tumors) near the stated limit of detection of the assay.

NOTE: Sequencing assays differ from most other molecular pathology assays in that many targets (individual nucleotides) are examined at once, rather than addressing a discrete nucleotide site. Assay procedures must assure that each of these targets is visualized adequately to produce an unequivocal sequence readout, whether this is done by manual or automated methods. Single nucleotide variants with low allele fraction in particular may be overlooked if the signals are low or unequal. Approaches to prevent this problem include performing bidirectional sequencing of both sense and antisense strands or unidirectional coverage by replicate independent reads.

For sequence-based testing on mixed cellular populations, eg, tumor/normal, it is extremely important to distinguish low-level signals from analytical background noise. Therefore, special care must be taken to optimize the assay to minimize background noise, and to preserve adequate signal strength. In addition, because of formalin-induced DNA crosslinking, sequencing performed on DNA derived from FFPE tissue is prone to artifacts that could potentially lead to false positive results. Bidirectional sequencing is necessary to consistently achieve required accuracy in somatic applications.

Evidence of Compliance:
✓ Written procedure for performing sequencing assays detailing criteria for interpretation of heterozygous variants from mixed cell populations, as relevant AND
✓ Records of validation for sequencing assay optimization for the relevant specimen types

REFERENCES

MOL.35815 Sequencing Data Criteria Phase I

Criteria are established for the acceptance and interpretation of primary sequencing data.

NOTE: Criteria for acceptance and interpretation of sequencing data must include correct assignments for non-polymorphic positions, definition of the sequencing region, criteria for peak intensity, baseline fluctuation, signal-to-noise ratio and peak shapes.

REFERENCES

MOL.35820 Sequence Interpretation Guidelines Phase I
The laboratory follows professional guidelines for interpretation of sequence variation.

NOTE: The laboratory should have an algorithm for decision-making in interpretation of pathogenic variants, benign variants and variants of uncertain clinical significance. The ACMG guidelines for classification of variants should be used for interpretation of germline variants associated with inherited diseases. For clinical interpretation of somatic variants, such as in tumor samples, the laboratory should have a written protocol for variant interpretation that considers variant and patient-specific clinical/pathological factors.

REFERENCES
2) COSMIC: Catalog of Somatic Mutations in Cancer. Nucl. Acids Res. gkq929 first published online October 15, 2010 doi:10.1093/nar/gkq929

NEXT GENERATION SEQUENCING (NGS)

This section addresses common uses of NGS including:

- Inherited disease testing, including cell free DNA
- Pharmacogenetic testing
- Oncology, including liquid biopsy and RNA sequencing
- Histocompatibility testing and engraftment monitoring
- Detection and characterization of microbes from cultures or primary specimens, including:
  - Assignment of sequences for specific organisms or taxonomic groups
  - Assignment of drug resistance sequences and variants
  - Assignment of pathogenicity markers
  - Assignment of host response markers
  - Microbiome/metagenomics

NGS is comprised of two major analytical components:

- A wet bench component, including specimen handling, NGS library preparation and sequence generation
- A bioinformatics ("dry bench") component, including base calling, sequence alignment or assembly, variant calling, variant annotation, and variant prioritization and/or interpretation performed with the aid of algorithms and software.

The bioinformatics and wet bench components are inextricably linked, and together comprise the NGS test system, which produces results that are interpreted and reported. The checklist contains separate sections with requirements applicable to different components of the NGS process.

PRIMARY/REFERRING LABORATORY REQUIREMENTS FOR NGS

This section of the checklist is used to inspect laboratories that perform overall assay design, validation, data analysis, interpretation and reporting of NGS testing, but also includes requirements that pertain to laboratories that send out, or refer portions, of the total NGS analytical testing process to referral laboratories (distributive testing process).
**Inspector Instructions:**

- Sampling of records for evaluation of referral laboratories used for portions of the NGS testing process
- Sampling of tracking records for NGS specimens, materials, and data if a distributive testing process is used

- If all components of the testing process are not done at your laboratory, explain the distributive testing model used.
- What is your process for selecting referral laboratories?
- As applicable, how and when does your laboratory perform confirmatory testing by an orthogonal method?

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**Next Generation Sequencing (NGS) Referral Laboratory Selection**

The laboratory has a written policy for selection and evaluation of referral laboratories for NGS testing.

**NOTE:** The laboratory director, in consultation with the institutional medical staff or physician clients (where appropriate), is responsible for the selection and evaluation of referral laboratories.

Referral may include the total NGS analytical testing process or portions of the process (e.g., only the wet bench or bioinformatics portions).

For laboratories subject to US regulations utilizing a distributive testing process, referrals must be made to a CLIA-certified laboratory or a laboratory meeting equivalent (or more stringent) requirements as determined by the CAP and/or the Centers for Medicare and Medicaid Services (CMS).

For non-US CAP accredited laboratories utilizing a distributive testing process, referrals must be sent to a laboratory accredited by the CAP, or a laboratory meeting equivalent requirements as determined by the CMS, or accredited by an established international standard from a recognized organization, or certified by an appropriate government agency. The inspector may need to exercise judgment in determining the acceptability of referral laboratory accreditation.

The certification or accreditation of referral laboratories must include all applicable portions of the NGS testing process performed to meet the intent of the requirement.

**Evidence of Compliance:**

- Records of evaluations of referral laboratories for NGS referral testing **AND**
- Copies of valid CLIA certificates from CLIA-certified referral laboratories **OR**
- Copies of valid CAP accreditation certificates from CAP accredited referral laboratories **OR**
- Copies of valid accreditation equivalency as determined by CMS **OR**
- Copies of valid accreditations and certifications from established international organizations and/or government agencies

**REFERENCES**

1) Department of Health and Human Services, Centers for Medicare and Medicaid Services, Clinical laboratory improvement amendments of 1988; final rule. *Fed Register.* 2003(Jan 24): [42CFR493.1242(c)]


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**NGS Specimen Tracking**

The laboratory has records for the tracking of specimens referred to other laboratories as part of a distributive NGS testing process.
NOTE: A distributive testing process includes referral of any portion of the NGS testing process, including:
- Preanalytical extraction
- Analytical wet bench
- Analytical bioinformatics
- Interpretation.

If a distributive testing process is used, there must be records of each transfer step between the referring laboratory and recipient referral laboratory that describes when and how specimens and data files (including file formats) are transferred.

Labeling of specimens, materials, and data files sent to other laboratories must comply with COM.06200. For selection and evaluation of referral laboratories, refer to MOL.35840 and GEN.41350.

Evidence of Compliance:
✓ Records of testing workflow

**REVISED** 09/22/2021
MOL.35850  NGS Confirmatory Testing

The laboratory has a written policy that describes the indications for confirmatory testing of NGS results by orthogonal methods when necessary, and correlation of confirmatory results to the NGS results.

NOTE: During validation, the laboratory must determine if and when confirmatory testing of NGS-identified variants is necessary. This may include NGS-identified variants, clinically significant sequence variants, or unusual or unexpected targets. Examples of orthogonal confirmatory methods, include alternative sequencing methods (eg, Sanger sequencing, alternative NGS chemistries), PCR, and culture.

If the laboratory concludes during validation that confirmatory testing is not necessary, the rationale for, and validation data supporting the policy must be recorded. The need for confirmation may change over time (eg, due to changes in technology, new targets added to an NGS panel). Rationale and data supporting a change in confirmation policy must be recorded.

Evidence of Compliance:
✓ Policy that describes the indications for confirmatory testing AND
✓ Records of compliance with confirmatory testing policy AND
✓ Records of review of correlation of NGS test results

REFERENCES

GENERAL REQUIREMENTS FOR NGS

This section of the checklist is used to inspect laboratories performing any component of NGS testing.

Inspector Instructions:
- Sampling of exception log records
- Sampling of policies for NGS data storage
**ASK**

- What is your course of action when processes deviate from written procedures?
- How does your laboratory ensure the security of internal and external storage and transfer of NGS data?

**DISCOVER**

- Review computer log of NGS data processing for a sample to determine integrity of sequential processing from FASTQ to VCF file generation. Confirm that data is accessible and is being retained as defined in the written retention policy.

**REVISED** 09/22/2021
MOL.35860  Exception Log/Record

The laboratory maintains an exception log or record for patient specimens where steps deviate from written procedures.

NOTE: The exception log or record must include records of:
- Each deviation, including linkage to the patient case
- Reason(s) for the deviation
- Review by the laboratory director or designee(s) with comment on any issues or corrective action taken as a result of these reviews.

Evidence of Compliance:
- Records of review of the exception log/record by the laboratory director or designee
- Records of any issues and corrective action taken as a result of these reviews

**REVISED** 09/22/2021
MOL.35865  NGS Data Transfer Confidentiality

The laboratory ensures that internal and external storage and transfer of NGS data maintains patient confidentiality, security, and data integrity.

NOTE: Laboratories may transfer NGS sequencing data, by physical shipment or electronic means, to referral laboratories for analysis and/or to external companies for storage, including through cloud-based computing.

The laboratory must have procedures that meet national, federal, state (or provincial), or local laws and regulations as applicable (eg, HIPAA), to ensure confidentiality of patient data, including:
- Data encryption
- Use of secure and encrypted protocols for electronic data transfer (eg, SFTP, HTTPS, FTPS)
- System and user authentication
- Activity logs
- Access restrictions
- Appropriate data backups.

The laboratory must implement methods to prevent modification or deletion of data to ensure that complete and intact unmodified data are transferred, such as a hash/checksum (eg, MD5) pre and post-transfer of files during NGS workflow.

Evidence of Compliance:
- Records of security parameters and protocols for NGS data transmission and storage locations
- Records showing data integrity of transferred files
Molecular Pathology Checklist

**REVISED** 09/22/2021

MOL.35870  NGS Data Storage  Phase II

There is a written policy for retention of NGS data necessary to support primary results generation and re-analysis.

NOTE: The data retained must include the files used to analyze and generate reports. The laboratory must retain sequence read files (eg, FASTQ, uBAM, BAM, CRAM) and variant calling files (eg, VCF, gVCF) for a minimum of two years. The policy must be in accordance with national, federal, state (or provincial), and local regulations for storage of data, as applicable. For testing on minors (under the age of 21), stricter state regulations may apply. A party external to the laboratory can prepare this policy if the laboratory outsources the NGS data storage.

Other files that can be retained include:
- Specimen tracking and quality metrics data/files
- Sequencing run quality metrics reports
- Log or configuration file information regarding bioinformatics pipeline parameters and versions
- Exception log information
- Variants undergoing manual review
- Files containing filtered and/or interpreted variants.

The retained files and records must be structured to facilitate inter-laboratory replication of the original analyses, annotations and/or interpretation, whether initiated by the laboratory or at the request of the referring physician or patient tested.

The written policy must include:
- A description of the storage practices and retention times within each type of storage. This must include location of the storage (eg, physical location), accessibility, time for disaster recovery, and storage redundancy.
- A description of the file types being retained, including any compression that is used and whether compression is lossless or not. Evidence that compression does not affect the integrity of the data must be present in the validation.

Evidence of Compliance:
- Written policy that describes the NGS data storage procedures

NGS ANALYTICAL WET BENCH COMPONENT

This section of the checklist is used to inspect laboratories performing analytical wet bench component of NGS.

Inspector Instructions:
- Sampling of next generation sequencing policies and procedures
- Sampling of records of wet bench validations/verifications, and revalidations/reverifications, including review of studies for components performed at referral laboratories
**REVISED** 09/22/2021
MOL.36010  NGS Analytical Wet Bench Procedure  Phase II

There is a written procedure for performing the analytical wet bench component used to generate next generation sequencing data.

**NOTE:** The written procedure must include:

- A description of the analytical target regions (eg, genes or organisms in a panel, exome, genome or other targeted regions, such as introns or promoter sites) or whether the procedure utilizes a metagenomic approach.
- A description of the evidence supporting the inclusion of the genes or targets analyzed and interpreted in an individual NGS test. An evidence-based method to establish the strength of gene-disease associations is critical to facilitate an informed approach to the interpretation of genomic variants in panels, as well as exomes/genomes. The genes selected for analysis and interpretation in an individual NGS test must be based on the diagnostic purpose of the test and their relevance must be substantiated by evidence in the scientific literature and/or as established by expert consensus guidelines.
- A description of the minimum specimen requirements and acceptable sample types for which the assay has been validated (eg, primary specimens, such as plasma, whole blood, body fluids, stool, tissue, saliva, and FFPE, or the type of cultured isolate, such as viruses, bacteria, mycobacteria, fungi, or positive broth culture)
- Methods and reagents used for enrichment of target regions (eg, multiplex PCR based or oligonucleotide-based capture), if applicable
- Methods and reagents used for depletion of host or unwanted nucleic acids (eg, oligonucleotide-based depletion), if applicable
- Methods and reagents used for molecular indexing/barcoding of pooled samples, if applicable
- Controls used during analytical wet bench process, as applicable (eg, control to demonstrate limits of detection, controls to ensure adequate nucleic acid extraction and detection of specific variants or targets)
- Sequencing platform and manufacturing versions of sequencing reagents and disposables (eg, flow cells, chips)
- Instrument software and version used to generate on-instrument (primary) data and output format (eg, FASTQ files)
- Acceptance and rejection criteria for the results generated by the wet bench analytical component. Depending on the enrichment and sequencing approach used, examples include: 1) post-fragmentation nucleic acid size distribution, 2) pre-capture library concentration and size distribution, 3) post-capture library concentration and size distribution
distribution, 4) final library quantification, 5) flow cell cluster density, 6) sequence read base quality scores, 7) sequence reads passing instrument quality filters, 8) total numbers of sequence reads generated, and 9) error rates.

- Limitations in the test methodology
- Detailed description of portions of testing performed by other laboratories (eg, written procedure from referral laboratory), if applicable

Evidence of Compliance:
✓ Written procedure(s) that describes the analytical wet bench component
✓ Written evidence for genes analyzed

**REVISED** 09/22/2021

MOL.36015  NGS Analytical Wet Bench Validation/Verification  Phase II

**The laboratory validates/verifies the analytical wet bench component and revalidates/reverifies or confirms the performance when modifications are made.**

NOTE: To determine acceptable beginning-to-end test performance, validation/verification of the NGS analytical wet bench component must be integrated with the bioinformatics component for the intended test (see MOL.36115). This also applies to distributive testing processes.

The laboratory director or designee meeting CAP director qualifications must review and approve validations/verifications relevant to the intended test for processes performed within their laboratory, and to review all validations relevant to the intended test in a distributive testing process.

Laboratories validating NGS tests must comply with MOL.31015 and/or MIC.64770, for each type of specimen expected for the assay (eg, blood, fresh/frozen tissue, paraffin embedded tissue, prenatal specimens, saliva, culture isolates). Validations/verifications can be augmented by, but not supplanted with, additional reference standards (eg, cell lines such as NIST NA12878 or ATCC isolates). For assays in which detection of hotspot mutations is clinically meaningful, samples representing major hotspots must be included in the validation cohort.

- Analytical wet bench validations/verifications must consist of a baseline methods-based validation/verification that establishes the test’s general performance for the detection of the sequence variant type(s) that the test is designed to identify. For tests that are offered for specific clinical indications, the laboratory determines whether any analyte, disease or gene specific specimen needs to be included in the validation/verification. For example, this may include samples containing prevalent pathogenic variants (eg, hot spots in a cancer panel, recurrent variant in a hearing loss panel), especially if they are technically difficult to accurately detect (eg, large indels). For detailed requirements on variant type validation see MOL.36115 (NGS Analytical Bioinformatics Validation/Verification).

- Due to extensive microbial genetic variation and diversity, it is not possible to perform an NGS test validation/verification that would assess the ability of the test to accurately and reliably detect every possible organism or variant that may be present in a specimen. To address this limitation, a methods-based approach can be used for validation/verification wherein the specimens used for validation/verification contain a representative spectrum of the types of organisms, resistance variants, pathogenic factors, and host-response markers that the test is designed to detect. For tests that are designed for organism detection, the CAP recommends using common pathogens found in a particular specimen type, when feasible, in the validation to ensure their accurate detection. Similarly, for tests that analyze genes with common pathogenic mutations (eg, HIV reverse transcriptase K103N or CMV UL97 M460V/I) or expect to identify common resistance genes (eg, S. aureus mecA gene), specimens with those common mutations should be included, when feasible, in the validation. For broad-range methods, organisms of all significant taxonomic classes (eg, viruses, bacteria, mycobacteria, and fungi) should be included, when feasible, in the validation/verification.
Examples of controls, metrics, and QC parameters include:

- An example of a minor change is the introduction of a new lot of a previously validated/verified capture reagent where equivalency can be established by sequencing previously tested samples and comparing all relevant performance metrics and parameters.
- Examples of major changes requiring more extensive revalidation/verification are changing the sequencing platform or target enrichment method.

Evidence of Compliance:
- Records of validation/verification and revalidation/reverification or confirmation studies AND
- Written approval of validation/verification, revalidation/reverification, or confirmation studies AND
- Records of review of referral laboratory validations/verifications, if applicable

REFERENCES

**REVISED** 09/22/2021

MOL.36020 NGS Wet Bench Component - Controls, Metrics, and QC Parameters

The laboratory uses controls, metrics, and quality control parameters to monitor and assess each step of the NGS analytical wet bench component performance from extraction to sequence generation.

NOTE: Controls, metrics, and quality control parameters must be established during validation/verification and be defined in the written procedures, including those used for each analytical run and on an ongoing basis (eg, weekly, monthly, quarterly). Metrics and QC parameters will vary between technology platforms and tests.

Examples of controls, metrics, and QC parameters include:
- NGS library preparations with expected fragment size distribution and adequate concentration for sequencing
- NGS library dilution procedures with adequate cluster generation
- NGS instrument sequence output with sufficient reads, read depth, and acceptable base quality and error rates for the intended test
- Process to identify that the specimen is adequate (ie, a negative result is not a false negative due to lack of nucleic acid in the sample or inadequate sampling).

Corrective actions and exceptions must be recorded for every step that fails performance standards set by the laboratory.

For NGS on maternal plasma to identify fetal trisomy, refer to separate requirements in the NGS of Maternal Plasma to Identify Fetal Trisomy section of the checklist.

Evidence of Compliance:
- Written procedure defining controls, metrics, and QC parameters **AND**
- Records of monitoring activities, including deviations and corrective action taken

REFERENCES

**REVISED** 09/22/2021

MOL.36030 Laboratory Records Phase II

Methods, instruments, and reagents used for processing and analyzing each specimen (or batch of specimens) can be identified and traced in the laboratory’s records.

MOL.36035 Monitoring of Upgrades Phase I

There is a written procedure for implementing, recording, and monitoring upgrades to instruments, sequencing chemistries, and reagents or kits used to generate NGS data.

NOTE: The laboratory must demonstrate that acceptable performance specifications are met when a procedure is changed. The extent of revalidation and/or confirmation is modification dependent. This must include on-board software that may affect downstream processing or QC of the resulting data, when applicable. Revalidation/confirmation may cover all or a subset of steps in the process depending on the type of upgrade (see MOL.36015).

Evidence of Compliance:
- Procedure defining process for monitoring upgrades **AND**
- Records of monitoring activities **AND**
- Records of the type of upgrade and approval **AND**
- Date of implementation

**NGS ANALYTICAL BIOINFORMATICS COMPONENT**

This section of the checklist is used to inspect laboratories performing the analytical bioinformatics component of NGS testing. The bioinformatics component includes all steps in the bioinformatics pipeline.

Inspector Instructions:
- Sampling of next generation sequencing policies and procedures
- Sampling of records of bioinformatics dry bench validations and revalidations, including review of validations for components performed at referral laboratories
There is a written procedure that describes the steps included in the analytical bioinformatics component (pipeline) used to analyze, interpret, and report NGS test results.

NOTE: A bioinformatics pipeline includes all algorithms, analysis software, online tools, scripts, parameters, reference sequences, and databases, whether in-house, vendor-developed, or open source.

The written procedure must include:

- Individual software applications (open source, proprietary, and custom scripts) and databases used with versions and appropriate command line flags, or other configuration items needed to compile, install, and run the pipeline. Vendor/service provider of one or more components of the pipeline and their contact information, if applicable, must also be documented.
- Additional scripts or steps used to connect discrete applications in the pipeline
- Source code including version and evidence of using a source versioning system (eg, CVS, SVN, mercurial, or git), test case descriptions (eg, unit tests, positive tests, negative tests, stress tests, integration tests), and software validation execution results for laboratory-developed tools
- For applications that require sequence read alignment to a reference sequence, recording of the reference sequence assembly, version number, source, and URL from where the reference assembly was downloaded, and details of any modifications made to the reference file (eg, inclusion/removal of 'ChrUn,' 'ChrN random' and/or chrM from the file)
- Description of input and output data files and/or content (eg, parameters/flags and values) for the pipeline
- Description of how data tracking is maintained from the beginning to the end of the bioinformatics procedure, including the testing location, patient sample, and run
- Description of database or files to capture "meta-data" or run and sample specific information (eg, samples on a run, bar code(s) assigned to a sample, run date)
- Criteria and thresholds used for determining the failure of a sample and/or terminating the downstream analytical process (eg, total coverage per sample, coverage distribution
across target regions, average coverage, completeness of coverage, contamination of sample, failure of identity check)

- Criteria and specific thresholds used for inclusion or exclusion of variants in classification and interpretation steps following variant calling (eg, minimum read coverage depth, base or variant quality scores, variant allele fraction)

- Criteria and specific thresholds used for assigning a sequence to an organism at an appropriate level of taxonomic resolution (eg, CLSI MM18)

- Bioinformatics processes and thresholds applied for prioritizing and identifying reportable/clinically significant variants, biomarkers or genes, if applicable. Processes may include, but are not limited to, filtering variants based on population frequency, predicting variant impact on gene production or function using in silico algorithms (eg, PolyPhen, SIFT), identifying regions of high homology or pseudogenes, variant prevalence and pathogenicity interpretations in databases, and variant functional class (eg, missense, inframe, nonsense, frameshift, etc.). In family studies, process steps are documented for prioritization of variants based on parameters including shared genomic segments, regions of identity by descent, inheritance patterns, and/or co-segregation of variants with patient phenotype. Processes where variants are prioritized or filtered based on phenotype or tumor histologic subtype must be documented.

- Bioinformatics processes and thresholds applied for prioritizing and identifying causal or candidate pathogens and resistance genes, if applicable. Processes may include, but are not limited to, filtering commensal organisms, filtering organisms present in the negative controls, and filtering organisms known to be laboratory, environmental, or reagent contaminants.

- Acceptance and rejection criteria for the results generated by the analytical bioinformatics component. Examples include: 1) base and mapping quality scores, 2) total number of reads and percentage of reads mapping to the target per sample, 3) duplicate read rate, 4) distribution of read coverage of recognized target(s) regions, 5) target regions with inadequate sequence due to mapping qualities and/or coverage below thresholds, 6) numbers and types of variants from reference, 7) contamination of sample, 8) failure of identity check, and 9) transition to transversion (ts/tv) ratio in exome and genomes.

- Limitations in the test methodology that affect test performance including those for each variant type assessed by the assay (eg, length of indels, copy number variant differences detectable by the assay)

- Limitations in test methodology that affect taxonomic groups or antimicrobial resistance variants detected by the assay (eg, RNA versus DNA viruses, bacteria versus fungi or other pathogens, different antimicrobial resistance determinants on plasmids)

- Detailed description of portions of testing performed by other laboratories (eg, written procedures from referral laboratory), if applicable.

Evidence of Compliance:

✓ Written procedure that describes the analytical bioinformatics component

REFERENCES


**REVISED** 09/22/2021

MOL.36108 Lower Limit of Detection - Tumor Cell Analysis Phase II

For NGS assays involving analysis of tumor cells, the laboratory considers the tumor cell percentage in cells, tissues, body fluids, or the area of the slide from which the DNA/RNA is extracted and the analytical sensitivity of the assay when interpreting sequencing test results, and conveys that information in the report and to the ordering provider, as appropriate.
NOTE: Estimation and consideration of the percentage of tumor cells in conjunction with the lower limit of detection of the sequencing test is essential for proper interpretation of a negative test result.

**REVISED** 09/22/2021

MOL.36115  NGS Analytical Bioinformatics Validation/Verification  Phase II

The laboratory validates/verifies the analytical bioinformatics component (pipeline). When modifications are made, the laboratory evaluates the potential to affect downstream analysis, interpretation, or reporting and revalidates/reverifies as appropriate.

NOTE: The outputs of the NGS analytical bioinformatics component are data files containing information such as target read coverage, numbers and types of variants, microbial mutations, or HLA genotype and included alleles.

The output of the NGS analytical bioinformatics process is used to determine if the sequence generated by the wet bench process is of sufficient quality and quantity for the intended test. To determine acceptable beginning-to-end test performance, validation/verification of the bioinformatics component must be integrated with the wet bench component for the intended test (see MOL.36015). This also applies to distributive testing processes.

The laboratory director or designee meeting CAP director qualifications must review and approve all validations/verifications relevant to the intended test for processes performed within their laboratory, and to review all validations relevant to the intended test for components performed in referral laboratories or by commercial service providers, if applicable.

Methods-based validation:

- Due to the diversity of human genetic variation (including germline and somatic mutation) and extensive microbial genetic variation and diversity, it is not possible to perform an NGS test validation that would assess the ability of the test to accurately and reliably detect every possible variant or organism that may be present in a specimen. To address this limitation, a methods-based approach can be used for validation wherein the specimens used for validation contain a sufficiently high number of variants or targets that are representative of the different variant types (e.g., single nucleotide variants, indels, copy number variants, and other structural variants such as translocations and inversions) and/or representative spectrum of the types of organisms the test is designed to detect. When using the same wet bench component for more than one test designed to detect the same types of variants (e.g., the same targeted enrichment chemistry for different diagnostic gene panels, including whole exome panels), a single methods-based validation can be conducted combining results from more than one test. This approach allows for maximizing the number of variants tested and therefore maximizing statistical confidence in the assay's analytical performance.

- Specimens with known, well-characterized variants or targets within diagnostic genes that will be reported in one or more panels must be used for validation and the validation can be augmented by, but not supplanted with, reference materials (e.g., NIST Genome in a Bottle samples). Additional samples/variants can be added for variant types that are under-represented in the specimens and reference materials used, particularly if they are difficult to accurately detect and identify by NGS (e.g., indels and CNVs) or require specialized algorithms and software for accurate detection (internal tandem duplications, large structural alterations).

- Specimens used for analytical bioinformatics component validation can be complemented with, but not supplanted by, synthetic or in silico generated datasets containing variants.

- For tests that analyze well-established disease-associated genes with common pathogenic/clinically significant variants (e.g., CFTR p.Phe508del, a mutation hotspot of clinical relevance in an oncology gene, HIV reverse transcriptase K103N, or CMV UL97 M460V/I) or expect to identify common resistance genes (e.g., S, aureus mecA gene), specimens with common pathogenic variants as defined by the scientific literature.
and/or relevant experts (eg, published guidelines) must be included in the validation to demonstrate the test's ability to detect them. Merely including benign variants in the validation cohort is not sufficient to establish performance characteristics of the assay. Laboratories must record efforts to obtain specimens with common pathogenic variants.

In addition, the laboratory must:

- Establish metrics and quality control parameters used to assess the bioinformatics process performance during validation. Metrics and parameters will vary between tests and typically include, but are not limited to: 1) base and mapping quality scores, 2) percentage of reads mapping to recognized target(s), 3) duplicate read rate, 4) read coverage of target regions, 5) target regions with inadequate sequence due to mapping qualities and/or coverage below thresholds, 6) numbers and types of variants from reference, and 7) transition to transversion (ts/tv) ratio in exome and genome, 8) evidence of demultiplexing (percent of reads that contain expected sample bar code index), 9) mean insert size and 10) ensuring integrity of identity. Per variant parameters include, but are not limited to: 1) depth of coverage, 2) allele fraction, 3) strand bias, 4) quality score, 5) number of distinct variants at the same position (multiple alternate alleles), and 6) number of variants within a prescribed cluster window size in base pairs.
- Provide a description of the analytical target (eg, exons, genes, targeted regions) and bioinformatics pipeline used for analysis, including algorithms, test scripts, and test or training datasets
- Perform the validation/verification in the environment (eg, hardware, operating system, virtual machine, or cloud service) that will be used for testing
- Account for the sequence database containing the sequences and identifiers of the target organisms, resistance and pathogenicity markers, and host-responsive markers. Depending on the application, the database description may include representation of taxonomic groups, rare species, potentially confounding identical genotypes in clinically dissimilar organisms, potentially contaminating environmental and microbiota organisms, and the degree of taxonomic curation of the database. Resistance databases must be documented as to drugs and drug classes represented, and pathogen strains and/or genotypes, as clinically indicated.
- Ensure that individual sample identity is maintained throughout the bioinformatics pipeline. This includes indexes and barcodes when sample pooling methods are used, as well as identifiers for all file types used in the pipeline. Identifiers may be different depending on the laboratory workflow used. Examples of identifiers that can be used individually or in combination include a unique patient identifier, a unique sample identifier, a unique run identifier, and/or a laboratory/location identifier to ensure provenance of sample identity.
- Establish criteria and thresholds for variant or target calling (eg, minimum coverage of the target, position-wise read depth, base or variant quality scores, variant allelic fraction), and variation from the target sequence. Criteria may be differently defined based on application (eg, detection of germline versus somatic mutations, or pathogen detection versus drug resistance mutation identification)
- Determine and record how interference by specific sequence characteristics, such as highly homologous regions (eg, pseudogenes), low complexity regions (eg, GC rich regions) is mitigated or avoided. This may include custom approaches and/or orthogonal methods (eg, Sanger sequencing) to confirm test results in these regions.
- Determine and record how genomic content (eg, plasmid versus chromosomal) is assessed, as necessary
- Determine test performance characteristics for each variant type to be detected by the test (eg, single nucleotide variants, indels, copy number and other structural variants). Performance characteristics include test sensitivity, precision (reproducibility), and the percentage of false positive calls. It is recommended that confidence intervals (CI) be established and recorded for performance characteristics (eg, analytical sensitivity=100%, CI=98.3-100%). The desired CI determines the number of samples needed for validation.
- Determine test performance characteristics for all microbial target types to be detected by the test (e.g., organisms, resistance genes, gene variants, pathogenicity markers, and host-response markers), as applicable. Performance characteristics include test sensitivity, ability to discriminate target sequences from background, specificity, and precision (reproductibility).
- Establish acceptance and rejection criteria for the results generated by the analytical bioinformatics process. Criteria must be based on metrics and quality control (QC) parameters established during test optimization and utilized during validation for the intended test (see above). These must include criteria for determining when the bioinformatics process has failed whether the data must be either re-processed or not further processed.
- Calculate true positives, false positives, true negatives, false negatives for each variant type.

Example worksheets for test design, optimization, validation, quality management, and bioinformatics for inherited disorder testing are available on cap.org in Member Resources - Precision Medicine (https://www.cap.org/member-resources/precision-medicine).

Revalidation/reverification or confirmation may cover all or a subset of steps depending on the extent of the modification. The laboratory must demonstrate that equivalent or acceptable performance metrics are met when modifications in the bioinformatics component are made.

- For example, when implementing an upgrade of a previously validated application in the bioinformatics component, equivalency can be established by processing and analyzing datasets of previously tested specimens and comparing all relevant performance metrics.
- Examples of major changes requiring more extensive revalidation are changing the alignment algorithm or software for variant calling.

Evidence of Compliance:

✓ Records of validation/verification, revalidation/reverification, or confirmation studies AND
✓ Written approval of validations, revalidations and/or confirmation studies AND
✓ Records of review of referral laboratory validations, if applicable AND
✓ Records of software release notes and factory default settings for pipeline, if applicable

REFERENCES

Infrastructure for the NGS Analytical Bioinformatics Pipeline  

**Phase I**

There is a written procedure that describes the information technology (IT) infrastructure of the NGS analytical bioinformatics pipeline and its management.

NOTE: The analytical bioinformatics component and pipelines for NGS are typically operated within a larger clinical IT infrastructure. The infrastructure includes the hardware, software, networks, data centers, facilities, and related equipment used to operate and/or support IT services. The IT infrastructure of the bioinformatics pipeline and computer environment must be continuously monitored during clinical testing.

Records containing the level of service (eg, uptime, monitoring, technical support availability) and redundancy (ie, for data storage and computers) provided by the IT infrastructure must be available.

The written procedure must include:

- Description of the IT infrastructure (eg, hardware, operating system, virtual environment, cloud service, or pipeline software dependencies, as applicable) where the pipeline is executed in clinical production. For example, number and internet protocol (IP) addresses of servers used to run the pipeline and provision data storage, processor and memory specifications of the services, operating system versions, server access protocol, and security policies. The information captured needs to allow for redeployment in an equivalent environment.
- Description of the disaster recovery plan for the bioinformatics pipeline and files generated by the pipeline and the downtime procedures (GEN.43946).
- Description of the process to grant access to the pipeline environment and associated data and the process to ensure uninterrupted access by authorized users.
- Description of the process to ensure file integrity after electronic transmission (over network or via portable storage). For example, using md5 checksums to demonstrate data equivalency.

**Evidence of Compliance:**

☑ Written procedure that describes the IT infrastructure and its management AND
☑ Records of testing the disaster recovery procedure

NGS Lower Limit of Detection

**Phase II**

Testing is performed during assay validation to establish the lower limit of detection (LOD) for sequencing performed on mixed populations.

NOTE: LOD is defined differently for different target types, as below. Where applicable, the laboratory must determine the ability of the test to detect small amounts of target, potentially against a background of other sequences.

Determination of the LOD is relevant to several clinical diagnostic scenarios, such as:

- Detection of somatic variants in tumor samples and cell free DNA
- Germline variant detection in chimerism and mosaicism
- Engraftment monitoring after hematopoietic progenitor cell transplant
- Maternal blood screening for fetal trisomy
- Detection of antimicrobial resistance mutations
- Microbiome analyses
- Identification of pathogens by targeted or metagenomic approaches
- Identification of the presence/absence of clinically relevant microbial genes.

This requirement does not apply to HLA typing performed for transplant purposes or disease association studies.
The NGS LOD for variants consists of two data points: 1) the minimum required depth of coverage at the variant site and 2) minimum variant allele fraction. LOD for variants may vary based on variant type (e.g., single nucleotide variants, indels, copy number variants and other structural variants, such as translocations and inversions) or target characteristics.

Validation of LOD requires inclusion of samples whose variant allele fraction or percentage has been determined by orthogonal methods. Cell line mixtures, plasmid spike in studies, and the use of an in silico NGS data sets may augment, but not supplant, the use of patient samples.

During validation of microbial testing, determination of LOD is required for each category of variant and microbial target type that the assay is intended to detect (e.g., point mutations or single nucleotide variants, indels, mobile resistance elements). For antiviral drug resistance testing, determination of LOD must take into account the virus load and variant allele fraction.

**Evidence of Compliance:**
✓ Records of validation used to establish LOD for sequencing performed on mixed populations

AND
✓ Written approval of validations, revalidations and/or confirmation studies

AND
✓ Records of review of referral laboratory validations, if applicable

**REFERENCES**

Identification of Causal Germline Genetic Variants by Exome and Genome Sequencing

The validation study demonstrates the ability to use exome or whole genome sequencing to identify causal germline genetic variants in patients suspected of having a heritable disorder.

**NOTE:** Strategies for identification of causal genetic variants may be conducted by manual and/or software approaches and include:
● Combinations of variant filtration and/or prioritization based on population frequency
● Predicted biological impact of a variant, variant segregation within affected and unaffected family members
● Evidence for genotype-phenotype correlation
● Presence within variant databases
● Patient phenotype.

The validation study must demonstrate the ability to identify causal genetic variants in patient samples with known modes of inheritance (e.g., dominant, recessive, X linked, and de novo patterns).

If testing and analysis will be performed jointly on sequencing data from a proband and biological relatives (e.g., trio or quad analysis) the validation must include samples from biologically related family members with known phenotypes, genotypes, and inheritance patterns.

The use of cell lines and in silico data sets may augment, but not supplant, the use of patient samples.

**Evidence of Compliance:**
✓ Records of validation used to identify causal germline variants

AND
✓ Written approval of validations, revalidations and/or confirmation studies

AND
✓ Records of review of referral laboratory validations, if applicable

**REFERENCES**
The laboratory uses controls, metrics, and quality control parameters to monitor and assess each step of the NGS bioinformatics component (pipeline).

NOTE: Controls, metrics, and quality control parameters must be established during validation/verification and be defined in the written procedure, including those for each analytical run and on an ongoing basis (e.g., weekly, monthly, quarterly).

Examples of controls, metrics, and QC parameters include:

- Total reads generated for each sample compared to a reference average
- Percent of reads aligned to target compared to a reference average
- Percent of unique reads aligned to target (for targeted-capture assays) compared to a reference average
- Average coverage of targeted bases compared to a reference average
- Percent of bases covered at specific read depths (e.g., 30X, 100X, 2000X) for germline or somatic variant tests compared to a reference average
- Determination of test reproducibility (e.g., identification of the same variants in a specimen) over time by re-testing a subset of specimens
- For somatic cancer assays, monitoring of limit of detection over time.

Corrective actions and exceptions must be recorded for every step that fails performance standards as set by the laboratory.

For NGS on maternal plasma to identify fetal trisomy, refer to separate requirements in the NGS of Maternal Plasma to identify Fetal Trisomy section of the checklist.

Evidence of Compliance:
- Written procedure defining controls, metrics, and QC parameters AND
- Records of monitoring, including deviations and corrective actions taken

REFERENCES
a procedure to report and record patch-releases, upgrades and updates made to the outsourced components.

**Evidence of Compliance:**
✓ Procedure for monitoring upgrades AND
✓ Records of monitoring activities AND
✓ Records of the type of update and approval AND
✓ Dates of implementation

**REVISED** 09/22/2021
MOL.36145  Version Traceability  
Phase I

The specific version(s) of the bioinformatics pipeline used to generate NGS data files are traceable for each patient report.

NOTE: The versions and configuration of each component in the bioinformatics pipeline (eg, command line flags or other configuration items) must be traceable for each patient report. Records of each pipeline component do not need to appear in the patient report. Rather, it is acceptable to refer to the pipeline as a whole, using appropriate version nomenclature (eg, NGS Pipeline v1.0.1) that is maintained by the laboratory or provided by the pipeline vendor and/or included in log files generated with each analysis of a patient dataset. Version nomenclature designations must be unique to each version of pipeline components and configurations and can be provisioned using version control software (MOL.36105). Changes to software packages, scripts, databases, configuration files or other pipeline components require tracking in the pipeline version control system (MOL.36105) and updating to a new version nomenclature (eg, NGS Pipeline v1.0.1. to v1.0.2).

**Evidence of Compliance:**
✓ Records identifying the bioinformatics pipeline version numbers for a given patient report

### INTERPRETATION AND REPORTING OF NGS RESULTS

This section of the checklist is used to inspect laboratories that are responsible for the final interpretation and reporting of NGS test results.

**Inspector Instructions:**

- Written policies and procedures for result reporting, including the reporting of secondary or incidental findings
- Sampling of patient reports for adherence to professional guidelines

**REVISED** 09/22/2021
MOL.36155  Interpretation and Reporting - Sequence Variants  
Phase I

Interpretation and reporting of sequence variants follows professional organization recommendations and guidelines.

NOTE: The laboratory must have a written algorithm for classifying and interpreting the clinical significance of identified targets or variants. This may include an algorithm for determining the strength of gene-disease (typically in the context of panels/exome/genome sequencing). For infectious disease testing, refer to MOL.36157. For HLA typing, refer to HSC.38097 and
Human sequence variants must be reported using HGVS nomenclature. The reporting of genes includes the HUGO Gene Nomenclature Committee (HGNC) gene symbol, and a standard versioned reference identifier to the transcript/protein (e.g., RefSeq Accession Number, Ensembl Transcript/Protein ID, or CCDS ID) that allows unambiguous mapping of the variant. The reference genome assembly and version number used for alignment and variant calling must be reported. Variant chromosomal position (i.e., genomic coordinate) should be reported.

The CAP/ACMG guidelines should be used for classification and interpretation of germline variants in inherited disorders. The CAP/ACMG guidelines were not developed for the classification and interpretation of risk for pharmacogenetic variants. Separate guidelines developed by AMP/ASCO/CAP have been developed for the classification and interpretation of somatic variants. For classification and interpretation of somatic variants (e.g., in tumors), the laboratory should have a written procedure that considers factors such as variant allele frequency in the tumor type and its evidence in the specific cancer (e.g., as documented in the COSMIC database), gene specific functional data, evaluation of population-specific minor allele frequencies given the patient’s race and ethnicity, availability of targeted therapy, and other relevant patient specific clinical pathological factors. For interpretation of germline variants, the laboratory should record the list of databases used, which may include, but is not limited to, the Human Gene Mutation Database (HGMD), ClinVar and any disease specific LOVDs used as reference. For pharmacogenetic variants, standardized nomenclature for reporting variants and predicted phenotypes should be adopted, and interpretive algorithms should be referenced appropriately.

The written procedure describes the frequency of variant reassessments (can differ by clinical significance, e.g., variants of uncertain significance may be assessed more frequently than pathogenic variants) and what actions are taken when reassessment results in a change in classification (e.g., potential retro-active notification of the ordering physician).

Evidence of Compliance:
✓ Procedure that describes the process used for classification, interpretation, and reporting of sequence variants AND
✓ Records of compliance with procedure for classification, interpretation, and reporting of variants AND
✓ Laboratory database of variants identified and/or reported AND
✓ Records demonstrating adherence to procedure on the frequency of variant reassessments AND
✓ Records of actions taken when variants are reclassified

REFERENCES
1) ACMG Standards and Guidelines for Clinical Laboratories, http://www.acmg.net

**REVISED** 09/22/2021
MOL.36157 Interpretation and Reporting - Infectious Diseases Testing Phase I

The laboratory has a procedure for the interpretation and reporting of organisms, resistance genes, markers of pathogenicity, and host-response markers.
NOTE: The laboratory must have a written algorithm for classifying and interpreting the clinical significance of identified organisms, genes associated with resistance and/or pathogenicity, and host-response markers. This may include an algorithm for determining the strength of correlation between organism and disease (eg, in the context of metagenomic sequencing) or between gene and phenotypic resistance (eg, in the context of antimicrobial resistance), if applicable.

The laboratory has a process for ensuring that reports of NGS infectious disease testing (particularly metagenomic or broad-range detection systems) reflect current taxonomy and knowledge of clinical significance.

Microbial variants are reported according to the convention of the field (eg, HIV variants are reported using single letter amino acid codes, for example K103N). The reference genome assembly and version number used for alignment and variant calling must be reported. Classification and interpretation of drug resistance variants are reported using an interpretive database that considers factors such as genotype-phenotype, genotype-therapy, and genotype-clinical outcome (eg, the Standard HIV Drug Resistance Database, https://hivdb.stanford.edu/).

Evidence of Compliance:
✓ Procedure that describes the process used for classification, interpretation, and reporting

AND
✓ Laboratory database of targets identified and/or reported

AND
✓ Records demonstrating adherence to procedure on the frequency of result reassessments

AND
✓ Records of actions taken when results are reclassified

**REVISED** 09/22/2021
MOL.36165  Reporting of Incidental or Secondary Findings  Phase I

The laboratory has a policy for reporting findings unrelated to the clinical purpose for testing (eg, incidental or secondary findings).

NOTE: Gene panel(s), exome, genome, and transcriptome sequencing may yield genetic findings unrelated to the clinical presentation for which the patient is undergoing testing. The laboratory policy must describe which, if any, and for what reasons, genetic findings unrelated to the clinical purpose for testing are reported and the method of communication to the ordering physicians and patients and family members (in the trio setting), as applicable.

Laboratories may follow ACMG recommendations for reporting a set number of genes or develop their own policy for reporting. Limiting sequence analysis to a panel of genes or organisms that are relevant to the diagnosis of a particular disease state (either with targeted sequencing or targeted bioinformatics analysis) may limit, but not eliminate the potential for identifying genetic findings unrelated to the clinical purposes for testing.

NGS infectious disease testing methodologies may yield detections of normal microbiota which may lead to inappropriate patient therapy when reported. When applicable, the laboratory has a reporting policy which accounts for differentiation between pathogenic organisms and normal microbiota.

If applicable, the laboratory consent form must clearly describe the categories of secondary findings with a description of each category such as carrier status, adult onset and pharmacogenetic findings.

Evidence of Compliance:
✓ Policy that describes which, if any, and for what reasons, genetic findings unrelated to the clinical purpose for testing are reported

AND
✓ Informed consent records for patients, if applicable

REFERENCES
Molecular Pathology Checklist

NEXT GENERATION SEQUENCING OF MATERNAL PLASMA TO IDENTIFY FETAL TRISOMY

This section applies to laboratories performing maternal blood screening to detect fetal trisomy using NGS technologies.

Inspector Instructions:

- Sampling of test requisitions for completeness
- Sampling of quality control records (positive and negative) for each analytical run
- Records of test performance limits and quality control parameters
- Sampling of patient reports for adherence to professional guidelines
- Records of longitudinal monitoring and monitoring of targeted disorders
- Test failure records and the procedures used to provide a clinically useful result

- Describe the quality control materials that are included with each analytical run
- How are the percentages of screen positive results for each disorder monitored?
- What actions are taken if the rates significantly increase or decrease?

- Review runs that were accepted and rejected. Follow records to determine if the steps taken follow the written procedure for corrective action.
- Review long term monitoring trends. Follow trends to determine if the steps taken follow the written procedure for corrective action.

Requisitions for maternal plasma testing to identify fetal trisomy by next generation sequencing require the following information:

- Gestational age estimate (based on ultrasound measurements), first day of the last menstrual period (LMP) or the estimated date of delivery (EDD)
- Maternal birth date or maternal age at estimated date of delivery
- Maternal weight
- Parentage information for analytical methods that use parental genotypes for interpretation or whose interpretation may be influenced by IVF techniques
- Clinical evidence of multiple gestations (eg, twins)
- Patient or family history of chromosomal abnormality (eg, translocation carrier, offspring with Down syndrome)
- Prior pregnancy risk for aneuploidies for analytical methods that report odds, risks, or probabilities of being euploid or trisomic.

NOTE 1: Relevant clinical validation studies included samples drawn only over a specific gestational age range (eg, 10 to 20 completed weeks gestation). Knowing the estimated gestational age allows for the exclusion of samples collected too early in gestation where the test has not been validated (or is not valid). Fetal fraction increases slightly between 10 and 20 weeks gestation, but this increase is not sufficiently large to require gestational age specific
test interpretations. Although less data are available for late second trimester or third trimester pregnancies, they strongly suggest that these tests will be reliable later in gestation. Laboratories can modify risk estimates to be specific to the pregnancy’s gestational age (e.g., trisomies are more common in the first trimester than in the second trimester or term).

NOTE 2: Maternal age is a useful patient identifier and is used as the primary information to establish the prior risk for common trisomies.

NOTE 3: Maternal weight has a strong impact on fetal fraction (higher weight women have lower fetal fractions). This can reduce analytical sensitivity due to inadequate levels of fetal DNA. This can also result in lower separation between disomic and trisomic fetuses, thereby reducing analytical specificity.

NOTE 4: Parentage information should include all biological scenarios, such as IVF with surrogate egg donation, other IVF procedures, and use of a surrogate mother.

NOTE 5: For some testing methods, insufficient information may be available to provide interpretations for multiple gestation pregnancies and the test should not be performed. Insufficient data are currently available to interpret results in triplet or higher number of multiple gestations. It might be useful to solicit information regarding demise of a co-twin, but data are currently insufficient to provide reliable guidance on the interpretation.

NOTE 6: All tests make the assumption that the mother is euploid for each of the autosomal chromosomes examined. In rare instances, this is not the case. Laboratories should collect patient or family history of chromosomal abnormality to determine whether testing is appropriate, or whether the interpretation of results might need to be modified.

NOTE 7: Requisitions may collect prior risk (e.g., Down syndrome risk reported after a first trimester combined test) or collect information that the laboratory can use to derive a prior risk (e.g., maternal age and measurement of nuchal translucency).

REFERENCES

**REVISED** 09/22/2021
MOL.36380 Quality Control Monitoring Phase II

Test performance limits and quality control parameters (eg, minimum number of acceptable reads, range of acceptable fetal fractions) are monitored.

NOTE: These parameters are likely to be test-specific, but might include a range of acceptable fetal fraction, minimum amount of fetal DNA, minimum number of matched reads, and minimum
read quality scores. Written procedures providing necessary actions (re-extracting, re-sampling, re-sequencing, and reporting a failed test) must accompany each quality control parameter.

Analytical sensitivity or limits of detection of the assay for heterogeneous genotype samples (eg, maternal blood screening for fetal trisomy) must be determined. Please refer to MOL.36015.

Any SNP based genotyping approaches using PCR must follow applicable requirements for performance of PCR as in the Target Amplification/Polymerase Chain Reaction (PCR) section of the Molecular Pathology Checklist.

Evidence of Compliance:
✓ Records for performance limits and quality control parameters, with corrective action when defined limits are not met

REFERENCES

MOL.36390 Quality Control Phase II
Positive and negative controls are included in each analytical run.

NOTE: Controls may be patient derived or artificial. The positive control could be for a single disorder (eg, trisomy 21) and the target disorder should vary over time (eg, trisomy 13).

Evidence of Compliance:
✓ Records of positive and negative controls

**REVISED** 09/22/2021

MOL.36400 Longitudinal Monitoring of Assays Phase I

The laboratory performs longitudinal monitoring of assay characteristics.

NOTE: For quality management, laboratories must monitor assay performance parameters which are applicable to the specific method, such as median fetal fraction and proportion of samples falling above and below specified clinical cut-off levels, median z-score or normalized value for each tested chromosome, or proportion of male or female results for methods that assess fetal sex, or separation of median fetal fraction for singleton and twin pregnancies. Departures from the expected or routinely observed assay performance parameters must be investigated to identify potential causes for the change.

Evidence of Compliance:
✓ Records for ongoing longitudinal monitoring of test characteristics, with corrective action for assays that are outside of the assay performance parameters

REFERENCES

**REVISED** 09/22/2021

MOL.36410 Monitoring of Targeted Disorders Phase I

The laboratory calculates and reviews the following data at least quarterly:

- Percentages of women with positive results for each targeted disorder (eg, Down syndrome)
• Test failure rates (eg, low fetal fraction)
• Inconclusive (eg, grey zone) test results.

NOTE: Since this type of testing may be performed in a mixed risk population (eg, high or low risk woman in the general population), the proportion of women with positive results will likely vary by laboratory. If possible, laboratories must stratify test results and rates by indication of testing (eg, low risk, high risk). In many instances, the pregnancy is at high risk for only one or two of the trisomies, offering the opportunity to establish relatively robust general population positive rates (both initial positive and false positive) for at risk and not at risk for specific chromosome abnormalities. These rates may be compared to the expected positive rates based on prevalence and clinical sensitivity and specificity. Monitoring test failure and inconclusive rates may be chromosome-specific or combined.

Evidence of Compliance:
✓ Records for ongoing monitoring of relevant test characteristics, with corrective action when indicated

**REVISED** 09/22/2021
MOL.36430 Patient Report Information

The patient report includes the following information:

• Qualitative and/or quantitative test result for each target chromosome (eg, z-score, fetal fraction, likelihood ratio)
• Reference intervals or cut-off values as appropriate
• Summary set of risk/categorical/interpretations
• Screening result for each condition tested
• Recommendation for follow-up diagnostic testing for all pregnancies with a screen positive test result
• Recommendations regarding next steps for women with uninformative screen results and/or test failures.

NOTE: Extremely high (or low) risks should be avoided by "capping" risks that are high, or low values beyond which clinical decision-making is unlikely to be impacted (eg, < 1:20,000 or > 10:1). If possible, the final interpretation should include, or refer to, previous relevant test results.

Due to the historical association of prenatal screening for Down syndrome and open neural tube defects, laboratories could consider adding a statement such as “This test is not intended to identify pregnancies at risk for open neural tube defects.”

REFERENCES

HEMATOPOIETIC PROGENITOR CELL ENGRAFTMENT MONITORING
Inspector Instructions:

READ

• Sampling of hematopoietic progenitor cell engraftment monitoring policies and procedures
• Sampling of hematopoietic progenitor cell engraftment testing records
• Sampling of QC records
• Sampling of hematopoietic progenitor cell engraftment reports for completeness
For hematopoietic progenitor cell engraftment, the polymorphic nature and independent segregation (e.g., location on separate chromosomes) of the DNA system used is detailed and recorded in the literature.

REFERENCES

MOL.36440 Chimerism Phase II
There are records of the accuracy of quantitative methods used to measure chimerism.

NOTE: The accuracy of quantitative methods used to measure chimerism must be verified at least annually by controlled blood mixing or other suitable method. If results on cell subpopulations are reported, there must be records of periodic testing of the purity of such cell subsets.

MOL.36445 Negative Control Phase II
A negative control is used and evaluated for non-specific background with each run.

REFERENCES

MOL.36450 Sensitivity Control Phase II
A sensitivity control is used and evaluated with each run.

NOTE: A low positive control may be used to meet this requirement.

MOL.36455 Internal Controls Phase II
For hematopoietic progenitor cell engraftment assays, internal controls are used to determine appropriate genotypes or at least to distinguish patient from donor(s) with each run.

NOTE: There must be criteria for the acceptance and rejection of the amplification of a particular genetic locus or individual sample.

Evidence of Compliance:
✓ Written procedure defining criteria for acceptance/rejection of amplification results

MOL.36460 Preferential Amplification Phase II
Reactions are optimized to avoid preferential amplification. The minimum amount of DNA is determined to obtain optimal sensitivity.

NOTE: Method validation must include a dilution study to evaluate the concentration of DNA to determine minimum sensitivity of the assay.

MOL.36465 Cell Subset Purity Phase II
If cell subset enrichment is performed, the patient report includes the actual or approximate purity of the cell subset.
NOTE: The determination of the actual or approximate purity of the cell subset does not imply that the purity determined in validation studies can be used without further evaluation. An actual measurement may be performed at the time of sample testing. Some isolation methods and cell subpopulations (eg, CD56) may not produce enough cells to test purity and run the monitoring engraftment test. At a minimum, the purity can be determined for each lot of reagent used to isolate the cell subset and then be reported as an approximate purity for that specific lot.

MOL.36470 Hematopoietic Progenitor Cell Engraftment Testing Phase II
For hematopoietic progenitor cell engraftment, samples from pre-transplant patient (recipient), pre-transplant donor(s), post-transplant patient, and an appropriate control are analyzed concurrently.

NOTE: Previously generated data from pre-transplant specimens may be used to compare to post-transplant results if a validated system is used to identify and link the appropriate data files for concurrent analysis.

Evidence of Compliance:
✓ Written procedure for hematopoietic progenitor cell engraftment testing

MOL.36475 Engraftment Analysis Phase II
Prior to evaluating post engraftment specimens, the laboratory evaluates a specimen from the donor(s) and a pre-transplant specimen from the patient to determine the number of informative loci to test in order to meet the minimum number of loci needed for calculations.

Evidence of Compliance:
✓ Written procedure for hematopoietic progenitor cell engraftment testing AND
✓ Records of hematopoietic progenitor cell engraftment testing

MOL.36480 Preferential Allele Amplification Phase II
Preferential allele amplification is considered in the interpretation of hematopoietic progenitor cell engraftment tests.

MOL.36490 Minimal Number of Informative Loci Phase II
For hematopoietic progenitor cell engraftment testing, a minimum of three informative loci are routinely used in the calculations.

NOTE: There are exceptions to this rule. Informative loci refer to loci that can distinguish between donor(s) and recipient. An exception for the number of informative loci used may occur in syngeneic twins (donor(s) and recipient) and rarely in closely related donor(s) and recipient.

MOL.36495 Result Reporting Phase II
For hematopoietic progenitor cell engraftment, the final report includes an appropriate summary of the methods, the loci tested, the number of informative loci used, the percent donor cells, an indication of any trace cells, and the sensitivity of the assay.

REFERENCES
Molecular Pathology Checklist

RELATIONSHIP AND FORENSIC IDENTITY TESTING

Inspector Instructions:

- Sampling of relationship and forensic identity testing policies and procedures
- Sampling of relationship and forensic identity testing data for completeness
- Sampling of requisition/collection forms (include transfusion/transplant history)
- Sampling of information/label verification records
- Sampling of patient reports for completeness

- Limited-access secured area for specimens and records

- What is your laboratory’s course of action when evaluating closely spaced alleles?

MOL.37430 Relationship and Forensic Identity Testing Specimen Collection Phase II

Specimens collected for relationship and forensic identity testing are collected and processed meeting the following criteria:

1. Collections are performed by an unbiased third party, individual with no interest in the outcome of the case.
2. Collection materials are not in the possession of the tested parties at any time prior to, during, or following the collection procedure.
3. The specimens and accompanying documents are shipped to the testing laboratory directly by the collector.

Evidence of Compliance:
✓ Policies and procedures for specimen collection

REFERENCES

MOL.37442 Relationship and Forensic Identity Testing Specimen Collection Data Phase II

For relationship and forensic identity testing, the following data are obtained during specimen collection for each person to be tested:

1. Printed name of person being tested
2. Alleged relationship, if applicable
3. Date of birth
4. Race/ethnic background with the exception of a child being tested
5. Place and date of specimen collection
6. Printed name, signature, and contact information of person(s) collecting and/or witnessing (if different) the specimen collection
7. Photograph or legible photocopy of a picture identification card for each individual tested (government issued ID or other photograph suitable for identification)
8. History of transfusion in preceding three months or any history of allogeneic hematopoietic progenitor cell transplantation
9. Synopsis of case history/investigation, sample source, if applicable for forensic purposes
10. Record of informed consent from the individual being tested or individual with legal authority

NOTE: If the laboratory uses prepackaged kits for specimen collection, any additional instructions that accompany the kit must be followed.

Evidence of Compliance:
✓ Policies and procedures for specimen collection AND
✓ Records of specimen collection for relationship and forensic identity testing

REFERENCES

MOL.37726 Relationship and Forensic Identity Testing Specimen Labeling Phase II

For relationship and forensic identity testing, information about each individual and the accuracy of the specimen label are verified by that individual or the legal guardian. The affixed label on each specimen contains the following:

1. At least two unique identifiers, such that each specimen can be unmistakably identified from other specimens in the same case
2. Date of specimen collection
3. Initials or signature of the collector verifying the specimen integrity

Evidence of Compliance:
✓ Records of information and label verification by patient or legal guardian

REFERENCES

MOL.37868 Specimen Verification Phase II

The condition of the specimen is recorded upon receipt in the laboratory including any evidence of tampering, adequacy of volume, and a firmly attached label bearing a unique identification.

MOL.38010 Secured Relationship and Forensic Records Phase II

For relationship and forensic identity testing, specimens are retained in a limited access, secured area and appropriate records of chain-of-custody retained.

Evidence of Compliance:
✓ Written policy addressing restricted access to relationship and forensic identity specimens and records AND
✓ Records of authorized personnel with access AND
✓ Records of chain-of-custody on patient reports

MOL.38152 Report Content Phase II

The report includes the individual paternity index for each genetic system, the combined paternity index, the probability of paternity as a percentage, prior probability of paternity used in calculations and the population used for comparison.

MOL.38294 DNA Results Interpretation Phase II
For relationship testing, DNA results (RFLP, STR, SNP) are interpreted twice, independently.

Evidence of Compliance:
✓ Written policy stating the requirement for a second, independent interpretation of DNA results
✓ Patient records/worksheets

MOL.38436 Exclusion Evaluation Phase II

For relationship testing, exclusions based on closely spaced alleles (usually defined as less than one tandem repeat apart) are evaluated by co-electrophoresis or other methods.

Evidence of Compliance:
✓ Written procedures for the evaluation of closely spaced alleles
✓ Records of evaluation by secondary method

MOL.38578 Forensic Identity Testing Requirements Phase II

For forensic identity testing, laboratory methods, test validation, personnel qualifications, interpretation, and reporting of results meet current guidelines.

NOTE: For laboratories subject to US regulations, these guidelines are provided by the DNA Advisory Board and the Scientific Working Group on DNA Analysis Methods (SWGDAM). In the case of forensic identity testing, the appropriate degree, training, or experience in forensic science is required.

REFERENCES
2) Short tandem repeat (STR) interpretation guidelines. Ibid
3) Guidelines for mitochondrial DNA (mtDNA) nucleotide sequence interpretation. Ibid. 2003:5

IN SITU HYBRIDIZATION (ISH)

The use of the term in situ hybridization (ISH) in this section applies to all ISH methods, including fluorescence (FISH), chromogenic (CISH), silver (SISH), and brightfield (BRISH) in situ hybridization.

Please refer to the Definition of Terms section in the All Common (COM) Checklist for definitions of analytical validation and analytical verification.

Inspector Instructions:

- Sampling of ISH policies and procedures
- Sampling of probe validation/verification records
- Sampling of QC records
- Sampling of patient reports
- Sampling of predictive marker assay validation, verification, and revalidation/verification studies
- Records of annual benchmark comparison for breast predictive markers

- How are ISH cut-off values established?
- How does your laboratory validate/verify assay performance prior to test implementation?
- How did you validate/verify the most recently added predictive marker on your test menu?
• What is your course of action if a probe does not produce an internal control signal?

• Review a sampling of ISH cases and controls. Evaluate signal, background and morphology.

MOL.38600 ISH Probe Validation/Verification Phase II

There are policies, procedures, and records of validation/verification of all in situ hybridization (ISH) probes.

NOTE: Refer to MOL.39323 for specific validation/verification requirements for tests that provide independent predictive information (e.g., HER2 predictive marker testing in breast carcinoma). Additional requirements for test method validation/verification are in the All Common Checklist.

Evidence of Compliance:
✓ Written procedure for validation/verification of ISH probes

REFERENCES
1) American College of Medical Genetics, Standards and Guidelines for Clinical Genetics Laboratories, 2018 edition, Revised 01/2018.

MOL.38625 Interphase ISH - Cut-off Value Phase II

For interphase in situ hybridization (ISH), the laboratory establishes a normal cut-off value for results for each probe used, when applicable.

NOTE: Refer to the All Common Checklist for specific test method validation requirements. Cut-off values are usually required when ISH testing uses locus-specific probes against nuclear DNA.

REFERENCES
1) American College of Medical Genetics, Standards and Guidelines for Clinical Genetics Laboratories, 2018 edition, Revised 01/2018.

MOL.38675 ISH Assay Performance Phase I

There are records of in situ hybridization (ISH) performance for each assay.

NOTE: Assay performance should include monitoring hybridization efficiency, probe signal intensity and overall assay results, including controls, as applicable.

Evidence of Compliance:
✓ Written procedure defining acceptance criteria for ISH assay performance AND
✓ Records of QC monitoring of ISH assay performance at defined frequency

MOL.39004 ISH Scoring Phase II
When applicable, there are written procedures for scoring \textit{in situ} hybridization (ISH) results, including the number of cells scored, and all analyses are scored according to these procedures.

\textbf{NOTE:} For predictive marker testing, refer to MOL.39295 for requirements on reporting of the scoring method used.

\textbf{REFERENCES}
1) American College of Medical Genetics, Standards and Guidelines for Clinical Genetics Laboratories, 2018 edition, Revised 01/2018.

\textbf{MOL.39146 ISH Controls }

\textit{Phase II}

\textbf{Controls} (internal and/or external) are used and recorded for each \textit{in situ} hybridization \textit{(ISH)} analysis.

\textbf{NOTE:} What functions as a control depends on the specific assay, signal pattern present, and sample type. For example, assays designed to detect deletions may use internal controls that include both the probe of interest and a control locus probe, both of which map to the same chromosome. In this situation, there are two internal controls, the signal for the probe of interest on the normal homolog and the control locus signals on both the normal and deleted homolog. For a dual fusion assay, the probe signals on each of the normal homologs function as internal controls. If a probe is used that does not produce an internal control signal (e.g., a Y chromosome probe in a female), another sample that is known to have the probe target must be run in parallel as an external control with the patient sample. In addition, many ISH assays use an external control(s). For FDA-cleared or approved ISH assays, laboratories must follow manufacturer's instructions for quality control at minimum.

\textbf{Evidence of Compliance:}
✓ Written policy defining use of control loci with each ISH analysis \textbf{AND}
✓ Records of QC results

\textbf{REFERENCES}
1) American College of Medical Genetics, Standards and Guidelines for Clinical Genetics Laboratories, 2018 edition, Revised 01/2018.

\textbf{MOL.39149 ISH Probe Intended Target }

\textit{Phase I}

\textbf{There is a system in place to ensure that the \textit{in situ} hybridization (ISH) probe used is for the intended target.}

\textbf{NOTE:} Examples can include (but may not be limited to): 1) concurrent analysis of any available metaphase cells in an interphase cell analysis; 2) inclusion of an internal or external target that results in a positive signal for each hybridization; 3) written protocols that ensure the respective probe is applied to the intended specimen.

\textbf{Evidence of Compliance:}
✓ Written policy defining the system for ensuring use of the appropriate ISH probe \textbf{AND}
✓ Records confirming intended target

\textbf{**REVISED** 06/04/2020}
If an *in situ* hybridization (ISH) study requires consultation with a qualified pathologist and/or a cytogeneticist for accurate interpretation, the appropriate expert is consulted and their involvement is recorded.

**REFERENCES**


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**MOL.39288 Image and Slide Retention - ISH**

**Phase II**

Photographic or digitized images or permanent slides are retained of all *in situ* hybridization (ISH) assays for an appropriate period.

**NOTE:** Images or permanent slides of ISH assays for neoplastic disorders must be retained for 10 years; images or permanent slides of ISH assays for constitutional disorders must be retained for 20 years. For an ISH assay with a normal result, retain an image of at least one cell illustrating the normal probe signal pattern. For an ISH assay with an abnormal result, retain images of at least two cells illustrating each relevant abnormal probe signal pattern.

There is no retention requirement for retaining images of slide preparations when the source slides remain readable for the required retention period.

**Evidence of Compliance:**

✓ Written retention policy

**REFERENCES**

1) American College of Medical Genetics, Standards and Guidelines for Clinical Genetics Laboratories, 2018 edition, Revised 01/2018.

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**PREDICTIVE MARKERS**

The term predictive marker used within this section refers to *in situ hybridization (ISH) tests* used to predict responsiveness to a specific treatment independent of other histopathologic findings. Rather than confirming a specific diagnosis, these tests should differentiate predicted responsiveness to a targeted therapy among cases of the same diagnosis.

The current CAP guidelines (*CAP Guidelines*) relating to predictive marker testing (eg, ASCO/CAP HER2 in breast cancer) may be found at [http://www.cap.org](http://www.cap.org) in the Protocols and Guidelines section. The guidelines are periodically updated based on new evidence. Laboratories should review updated predictive marker guidelines and promptly implement changes for items relating to requirements in the checklists (eg, validation, fixation, scoring criteria).

If digital image analysis is used, additional requirements in the Digital Image Analysis section also apply.

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**REVISED** 09/22/2021

**Report Elements**

For *in situ hybridization (ISH) tests* that provide independent predictive information, the patient report includes information on specimen processing, the probe, and the scoring method used.

**NOTE:** The following information must be included in the patient report:

1. The type of specimen fixation and processing (eg, formalin-fixed paraffin-embedded sections, air-dried imprints)
2. The probe and, if applicable, the detection system used (ie, LSAB, polymer, proprietary kit, vendor name, etc.; information on the type of equipment used is not necessary)

3. Criteria used to determine a positive vs. negative result and scoring system (eg, manual or automated)

4. Laboratory interpretation of predictive marker testing (ISH) is reported according to the manufacturer's instructions, or when available, following the structure, format, and criteria set forth in the current CAP guidelines relating to predictive marker testing (eg, ASCO/CAP HER2 testing in breast cancer and CAP/ASCP/ASCO HER2 in gastroesophageal carcinoma).

5. Limitations relating to suboptimal preanalytical factors that may impact results, such as prolonged cold ischemia time or over- or under-fixation.

Evidence of Compliance:
✓ Written procedure for scoring and reporting ISH results for tests involving predictive markers
OR report template containing all required elements AND
✓ Copies of patient reports confirming inclusion of the required elements AND
✓ Established guidelines used by the laboratory

REFERENCES

MOL.39315 Annual Result Comparison - Breast Carcinoma Phase II

For in situ hybridization (ISH) tests performed on breast carcinoma that provide independent predictive information, the laboratory at least annually compares its patient results with published benchmarks and evaluates interobserver variability between individuals performing the technical component of ISH testing (ie, scoring of ISH slides).

NOTE: For HER2 studies, the overall proportion of HER2 positive breast cancers in patients with breast cancer is 10-25%; however, the proportion of HER2 positive results within an individual laboratory may differ based on the case mix of specimens received for testing. The laboratory should monitor its overall trends in positive results in light of this information.

Individuals performing the technical component of ISH testing must have their concordance compared with each other at least annually. Interobserver concordance for positive vs. negative ISH results should be at least 95%.

Evidence of Compliance:
✓ Records of annual result comparison and evaluation of interobserver variability

REFERENCES

MOL.39323 Predictive Marker Testing - Validation/Verification Phase II

Predictive marker testing by in situ hybridization (eg, FISH, CISH, SISH, etc.) is validated/verified and records of validation/verification are retained.

NOTE: For HER2 (ERBB2) breast predictive marker testing, the following minimum numbers of cases must be used:
• FDA-cleared/approved tests - 40 cases (20 positive and 20 negative samples)
• Laboratory-developed tests (LDTs) - 80 cases (40 positive and 40 negative samples)
For other predictive markers, the laboratory director must determine the appropriate number of positive and negative samples to be used to adequately validate/verify the test. In general laboratories should consider using higher numbers of test cases when assessing laboratory-developed tests or modified FDA-cleared/approved tests than is necessary for unmodified FDA-cleared/approved tests for the same analyte. For genetic abnormalities where positive cases are rare, the laboratory director may determine that fewer validation cases are necessary. However, the rationale for using fewer cases must be recorded.

The validation/verification data should clearly show the degree of concordance between the assay or methods. Acceptable concordance levels should be defined by the laboratory and follow the current CAP guidelines if available.

The characteristics of the cases used for validation/verification should be similar to those seen in the laboratory’s patient population (ie, core biopsy vs. open biopsy, primary vs. metastatic tumor, etc.).

Samples used for validation/verification must be handled in conformance with the guidelines in this checklist. Laboratories should use tissues that have been processed by using the same fixative and processing methods as cases that will be tested clinically.

If changes are made to the testing method (eg, probe, pretreatment protocol), the laboratory director is responsible for determining the extent of the performance verification or revalidation needed based on the scope of the changes in the test method.

This requirement is applicable to both new and existing assays. If review of the initial validation/verification does not meet the current standard, it must be supplemented and brought into compliance. It is possible to do this retroactively by review and documentation of past proficiency testing challenges or by sending unstained slides from recent cases to a referral laboratory for correlation. If no records exist from the initial validation/verification, the assay must be fully revalidated/verified.

This checklist requirement applies to laboratories that perform the technical portion of the testing process.

Evidence of Compliance:
✓ Records of validation/verification data including criteria for concordance

REFERENCES

**REVISED** 09/22/2021
MOL.39358 Fixation - HER2 (ERBB2) Breast Predictive Marker Testing Phase I

If the laboratory assesses HER2 (ERBB2) gene amplification by in situ hybridization (eg, FISH, CISH, SISH) for breast predictive marker testing, the laboratory monitors cold ischemia time (one hour or less) and appropriate specimen fixation time.

NOTE: The CAP strongly recommends that specimens subject to HER2 (ERBB2) testing be placed in fixative within one hour of biopsy or resection (cold ischemia time) and remain in 10% neutral phosphate-buffered formalin for at least six hours and up to 72 hours (formalin fixation time) at room temperature. Refer to ANP.22983 for ideal fixation parameters. Decalcification solutions with strong acids should not be used.

If specimens are fixed in a solution other than 10% neutral phosphate-buffeted formalin, the laboratory must perform a validation study showing that results are concordant with results from formalin-fixed tissues.

Laboratories testing specimens obtained from another institution must have a policy that addresses cold ischemia time and time of fixation. This information may be obtained using the laboratory requisition form. Laboratories must communicate with the submitting service to
facilitate appropriate specimen handling and proper recording of fixation parameters (refer to ANP.22983 for details).

**Evidence of Compliance:**
- ✓ Patient reports with cold ischemia time and specimen fixation time **OR**
- ✓ Patient reports with statements for deviations relating to cold ischemia time and specimen fixation time

**REFERENCES**

MOL.39365  Predictive Marker Testing - Decalcified Specimens  Phase I

If the laboratory performs *in situ* hybridization (ISH) for predictive markers on decalcified specimens, the assay was validated for decalcified specimens or the results include a disclaimer noting that these assays have not been validated on decalcified specimens.

**NOTE:** Decalcification may adversely affect patient results. If the assay has not been validated for decalcified specimens, a disclaimer must be included in the patient report, such as, "This assay has not been validated on decalcified tissues. Results should be interpreted with caution given the possibility of false negative results on decalcified specimens."

Using acid decalcified tissues is not recommended.

**REFERENCES**

**DIGITAL IMAGE ANALYSIS**

This section applies to laboratories using digital image analysis to evaluate specific features in a specimen or tissue section image following enhancement and processing of that image, including but not limited to morphometric analysis, ISH and cytogenetics (evaluation of metaphase chromosomes).

If predictive marker testing is performed, additional requirements in the Predictive Markers section also apply.

**Inspector Instructions:**

- Sampling of validation and calibration policies and procedures
- Sampling of validation/calibration records
- Sampling of specimen analysis policies and procedures
- Sampling of patient digital image analysis reports for completeness

- What is your course of action if calibration is unacceptable?
● Select a representative case and follow the entire process from receipt to final reporting

**MOL.39410** Preanalytic Testing Phase Validation  
**Phase II**

There are records showing that the preanalytic phase of the test system has been validated for each assay, including fixation and processing.

*NOTE:* Applicable requirements under the “Test Method Validation and Verification-Nonwaived Tests” section of the All Common Checklist must be followed.

**REFERENCES**

**MOL.39420** Calibration  
**Phase II**

Each instrument is calibrated in accordance with the specifications of the instrument.

**REFERENCES**

**MOL.39440** Quality Control - Digital Image Analysis  
**Phase II**

Control materials are run concurrently with patient specimens to ensure appropriate functionality of the digital image system.

*NOTE:* Controls are samples that act as surrogates for patient/client specimens. They are periodically processed like a patient/client sample to monitor the ongoing performance of the analytic process. Controls should check test performance at relevant decision points for the digital image analysis system.

For qualitative tests, a positive and a negative control may be sufficient. For quantitative or semiquantitative tests, controls at more than one level should be used.

**Evidence of Compliance:**
✓ Written QC policy **AND**
✓ Records of QC results

**REFERENCES**
1) Department of Health and Human Services, Centers for Medicare and Medicaid Services. Medicare, Medicaid and CLIA programs; CLIA fee collection; correction and final rule. *Fed Register.* 2003(Jan 24); [42CFR493.1256(d)(3)(i)].

**REVISED** 09/22/2021

**MOL.39470** Area of Analysis  
**Phase II**

A qualified pathologist selects or confirms the appropriate areas for analysis prior to reporting the results, as applicable.

*NOTE:* Specimens that do not represent "in situ" samples embedded in paraffin may not require pathologist review. Examples include cultured preparations and direct preparations of liquid specimens including blood, urine, pleural fluid, etc.
MOL.39480 Analysis Guidelines and Procedures  Phase II

There are written guidelines for identification of appropriate areas and cells for analysis.

NOTE: Evaluation of heterogeneous cell populations requires use of specific guidelines and procedures to ensure analysis of the appropriate areas and/or cells, particularly if there is background or nonspecific staining, or if there is cell debris, endogenous pigment, and/or artifacts of aging, sectioning or preparation.

Test results may be affected by fixation parameters, including time of fixation, type of fixative used, hemorrhage, necrosis, and autolysis of tissue.

MOL.39490 Final Report Elements - Digital Image Analysis  Phase II

The final report includes the specimen source, name of the vendor and imaging system used, probe, and the detection method, as well as any limitations of the test result, if applicable.

SPECTROPHOTOMETERS

Inspector Instructions:

- Spectrophotometer policies/procedures
- Sampling of manufacturer required system checks

- How does your laboratory verify calibration curves?

MOL.44860 Wavelength Calibration  Phase II

Spectrophotometer wavelength calibration is checked with appropriate solutions, filters or emission line source lamps, at least annually (or as often as specified by the manufacturer).

Evidence of Compliance:

✓ Records of wavelength calibration at defined frequency

MOL.45326 Calibration Curves  Phase II

For procedures using calibration curves, all the curves are rerun at defined intervals and/or verified after servicing or recalibration of instruments.

NOTE: Calibration curves must be run following manufacturer's instructions, at minimum, and as defined in laboratory procedure.

Evidence of Compliance:

✓ Records of calibration curves rerun and/or verification at defined frequency
SIGNAL DETECTION INSTRUMENTS

The following requirements apply to scintillation counters, luminometers, densitometers, etc.

Inspector Instructions:

- Sampling of background checks

MOL.46258 Background Level Criteria Phase II

Background levels are compared on each day of use with established criteria for acceptability.

Evidence of Compliance:
✓ Records of background checks and corrective action when levels are unacceptable

REFERENCES

MOL.46491 Bleed-Through Signal Phase I

For test platforms measuring multiple fluorochromes, precautions are taken to identify and correct for bleed-through signal from one channel to another.

Evidence of Compliance:
✓ Written procedure defining steps taken to identify and correct bleed-through

REFERENCES

FILM PROCESSING/PHOTOGRAPHIC EQUIPMENT

Inspector Instructions:

- Sampling the film processing maintenance records

MOL.46724 Film-Processing Phase II

Film-processing (developing) equipment is serviced, repaired, and appropriately replenished with reagents if maintained by the laboratory.
NOTE: If the laboratory uses another department's film processing equipment, the quality of the autoradiographs produced must be monitored and the appropriate personnel notified if corrective action is required.

Evidence of Compliance:
✓ Records of maintenance at defined frequency
✓ Records of service or repair

INSTRUMENTS AND EQUIPMENT

The checklist requirements in this section should be used in conjunction with the requirements in the All Common Checklist relating to instruments and equipment.

Inspector Instructions:

- Sampling of thermocycler monitoring records

- How does your laboratory ensure the individual wells of the thermocycler are maintaining accurate temperature?

MOL.49520 Thermocycler Temperature Checks Phase II

Individual wells (or a representative sample thereof) of thermocyclers are checked for temperature accuracy before being placed in service and at least annually thereafter.

NOTE: A downstream measure of well-temperature accuracy (such as productivity of amplification) may be substituted to functionally meet this requirement. For closed systems this function should be performed as a component of the manufacturer-provided preventive maintenance.

Evidence of Compliance:
✓ Written procedure for verification of thermocycler accuracy AND
✓ Records of thermocycler verification

REFERENCES

MOL.49547 ISH Slide Processing Temperature Checks Phase II

Individual slide slots (or a representative sample thereof) of in situ hybridization (ISH) temperature controlled slide processing systems are checked for temperature accuracy before being placed in service and at least annually thereafter.

Evidence of Compliance:
✓ Written procedure for verification of temperature accuracy AND
✓ Records of equipment verification
POST ANALYSIS

RESULTS REPORTING

Reporting requirements for use of analyte-specific reagents and other reagents used in laboratory-developed tests are included in the All Common Checklist (COM.40850).

Inspector Instructions:

- Sampling of molecular genetic test reporting policies and procedures
- Sampling of patient test reports for completeness

- What is your laboratory's course of action when discrepancies exist between the preliminary and final reports?
- What is your laboratory's course of action when molecular results are discrepant with other clinicopathologic findings?
- How does your laboratory ensure patient confidentiality when releasing/transmitting patient reports?

- Follow a molecular genetic test report from specimen receipt and processing to evaluation, interpretation, identification and reporting

MOL.49555 Preliminary Reports

Preliminary reports are promptly generated, when indicated.

MOL.49560 Preliminary/Final Report Discrepancies

Discrepancies between preliminary and final reports are investigated, corrective action taken, as necessary, and records retained.

MOL.49565 Discrepant Results

Discrepancies between the molecular pathology laboratory's final results, other laboratory findings, and the clinical presentation are investigated and recorded, along with any necessary corrective action.

MOL.49570 Final Report Criteria

The final report includes an appropriate summary of the methods, the loci or variants tested and the analytic interpretation (i.e., test result). When appropriate, the final report includes the clinical interpretation.
NOTE: Laboratory reports should be designed to convey patient results effectively to a non-expert physician. This includes a record of the analytic procedure used or the commercial kit version accompanied by an interpretation of the findings.

“Analytic interpretation” means examining the raw data to reach a conclusion about the quality and/or quantity of the analyte. Limitations of testing should be incorporated in the report. These factors are likely to be test specific, but include variants not detected by the assay that may impact the phenotype. “Clinical interpretation” means reaching a conclusion about the implications of the result for the patient. The clinical interpretation may be stated in general terms, or may be based on specific knowledge of the patient’s situation. For pharmacogenetic tests, the phenotype prediction provided on a report should be accompanied by a statement citing that undetected genetic and/or non-genetic factors such as drug-drug interactions, may impact the phenotype.

REFERENCES

**REVISED** 06/04/2020

MOL.49575 Variant Database

The laboratory’s database for the clinical significance of variants is recorded and updated, when applicable.

NOTE: Laboratory databases must be well annotated to enable tracking of variants identified and to provide consistent variant annotations. Variant categorizations must be evaluated based on evolving data and modified to reflect changes in clinical impact. Databases must be versioned to document the timeline of updates made.

Evidence of Compliance:
✓ Laboratory database of targets identified and/or reported

MOL.49585 Report Review

The final report is reviewed and signed by the section director (or designee who meets section director qualifications) if there is a subjective or an interpretive component to the test.

NOTE: When reports are generated by computer or telecommunications equipment, the actual signature or initials of the section director need not appear on the report. Nevertheless, the laboratory must have a procedure that ensures that the report has been reviewed and approved before its release, and that records exist of the review and approval.

REFERENCES
1) Standards for parentage testing laboratories. Bethesda, MD: AABB, 2003:6.4

MOL.49590 Patient Confidentiality

Molecular genetic test reports are released and transmitted in a manner adequate to maintain patient confidentiality at a level appropriate for the particular test.

NOTE: In view of the recognized risks of genetic discrimination and stigmatization, confidentiality of molecular test results is an important consideration. Results should be communicated only to the referring physician, genetic counselor, the medical record, the patient or personal representative upon request. Potentially non-confidential media (eg, FAX) should be used with caution. Some patients, aware of the insurability risks, will choose to pay for testing out-of-pocket and request that the results not be recorded in their medical record; such requests should be honored by the laboratory to the extent allowable under applicable laws. Under no
circumstances should results be provided to outside parties such as employers, insurers or other family members, without the patient’s express consent, despite the fact that there will be cases in which such action would appear to be in the best interest of the patient, family, or society. Laboratory workers must even use caution when publishing or publicly presenting the results of such studies, as some family members have recognized their own pedigrees in published material and thereby derived otherwise confidential information. National, federal, state (or provincial), or local laws and regulations may have specific reporting requirements that must be followed (eg, reporting to law enforcement agencies in cases of suspected child abuse).

Evidence of Compliance:
✓ Written procedures for release and transmittance of genetic test results

REFERENCES
1) Health Insurance Portability and Accountability Act, 1996

MOL.49595 Linkage Analysis Criteria

When linkage analysis is performed, the molecular inherited disease testing report includes an estimate of the risk of false negatives and false positives arising from recombination between the linked probe(s) and the disease allele or pathogenic variant.

REFERENCES

**REVISED** 09/22/2021
MOL.49600 Report Criteria - Clinical Sensitivity and Residual Risk

In genetic testing for complex heritable disease genes with multiple possible pathogenic variants, the report includes (when appropriate) an estimate of the clinical sensitivity and the residual risk of being a carrier for a pathogenic variant not tested for.

NOTE: Many disease genes, such as those for cystic fibrosis and familial breast/ovarian cancer, are extremely heterogeneous at the molecular level, with hundreds of different pathogenic variants reported in different patients and families. Even with gene sequencing, the clinical sensitivity is not 100%, since sequencing of the coding regions will typically not detect pathogenic intronic variants, large exonic deletions/duplications or whole gene deletions/duplications. A negative test result, therefore, does not completely rule out the possibility that the patient is a carrier. The test report should convey this information in a fashion understandable to the physician and, when appropriate, the patient. A calculated value for residual risk, based on the known population allele frequencies in the patient’s ethnic group, is recommended.

REFERENCES

MOL.49615 Report Criteria - Limitations of Findings

At a level appropriate for the particular test, the report includes a discussion of the limitations of the findings and the clinical implications of the detected variant (or negative result) for complex disorders with regard to recessive or dominant inheritance, recurrence risk, penetrance, severity and other aspects of genotype-phenotype correlation.

NOTE: Because of the complexity of genotype-phenotype correlations for many genetic diseases and pharmacogenetic associations, simply reporting a molecular genetic test as positive for a variant is not acceptable since it conveys no information to the referring physician and patient as to the clinical or pharmacological ramifications of the result. Since major and often irreversible interventions may be initiated based on the test result, it is essential that the report convey the most current and accurate understanding of the clinical relevance of the variant identified, penetrance, phenotype predictions, and recurrence risks.
MOL.49620 Counseling Recommendation

The report includes a recommendation that patients receive appropriate genetic consultation to explain the implications of the test result, its residual risks and uncertainties, and the reproductive or medical options it raises for the patient, where appropriate.

NOTE: Molecular genetic test results are often extremely complex since they impart a probabilistic risk of disease rather than an objective positive/negative or quantitative answer. Physicians and counselors may require guidance to convey such subtle and emotionally charged information to patients in an understandable manner. In order to derive the most meaningful benefit from this testing, it is recommended that the results and subsequent options from these complex genetic tests be discussed with patients by a trained genetics professional.

REFERENCES
1) American Board of Medical Genetics and Genomics http://www.abmgg.org/  
2) National Society of Genetic Counselors http://www.nsgc.org/  
3) American Board of Genetic Counseling http://www.abgc.net/

MOL.49625 Result Correlation

For assays performed on histology/cytology samples, the interpretive report includes correlation with the morphologic findings, as applicable.

MOL.49630 Standard Nomenclature

Standard nomenclature is used to designate genes and variants.

NOTE: Whenever possible, human genes, loci and mutations should be designated according to standard nomenclature as defined in the references below. Where a common name is also in wide use in the medical literature, it may also be given in the report to improve clarity and prevent misunderstanding. Official symbols (eg, ERBB2) should be used, along with any colloquial names (eg, HER2, HER-2/neu, TKR1) to communicate results accurately and unequivocally.

REFERENCES
4) http://www.HGVS.org/varnomen/ accessed 4/9/2018  
RECORDS

Inspector Instructions:

- Record retention policy and procedures
- Autoradiographs/gel photographs/in situ hybridization slides (adequately labeled/cross-referenced?)

MOL.49635  Laboratory Records  Phase II

The laboratory record includes sufficient information regarding the individual specimen and assay conditions.

NOTE: Appropriate information may include the quantity and quality of nucleic acid isolated and the amount used in the assay; the lot numbers of the restriction endonucleases, probes or primers used and any assay variables.

MOL.49640  Record and Material Retention - Molecular Pathology  Phase II

A copy of each final report, all records of results, membranes, autoradiographs, gel photographs/images, and in situ hybridization slides, and array data files are retained in compliance with applicable national, federal, state (or provincial), and local laws and regulations.

NOTE: CAP requires that test reports for neoplastic conditions be retained for 10 years, and that test reports for constitutional disorders be retained for 20 years. Electronic versions are acceptable.

The retention of slides stained with fluorochromes may be defined in laboratory policy.

Retention of array data files must include the original data to support primary results generated and re-analysis for a minimum of two years.

Evidence of Compliance:
✓ Written record and material retention policy

MOL.49645  Cross-Referenced  Phase II

All autoradiographs, gel photographs and in situ hybridization slides are adequately cross-referenced in the case records.

Evidence of Compliance:
✓ Records for cross-reference
PERSONNEL

As applicable, the personnel requirements in the Laboratory General Checklist should be consulted. For optimal patient care, only qualified personnel may be involved with molecular pathology testing.

Inspector Instructions:

- Records of education and experience

MOL.49650 Section Director/Technical Supervisor Qualifications  Phase II

The section director/technical supervisor of the molecular pathology laboratory is a pathologist, board-certified physician in a specialty other than pathology, or doctoral scientist in a chemical, physical, or biologic science, with specialized training and/or appropriate experience in molecular pathology.

NOTE: If more stringent state or local regulations are in place for supervisory qualifications, including requirements for state licensure, they must be followed.

Evidence of Compliance:

✓ Records of qualifications including diploma, transcript(s), primary source verification record, equivalency evaluation, board-certification, or current license (if required)  AND
✓ Records of work history in related field

REFERENCES


MOL.49655 Molecular Pathology General Supervisor Qualifications  Phase II

The molecular pathology general supervisor is qualified as one of the following.

1. Person who qualifies as a section director/technical supervisor; or
2. Bachelor’s degree in a chemical, physical, biological, or clinical laboratory science or medical technology with at least four years of experience (at least one of which is in molecular pathology methods) under a qualified section director

Evidence of Compliance:

✓ Records of qualifications including diploma, transcript(s), primary source verification record, equivalency evaluation, board-certification, or current license (if required)  AND
✓ Records of work history in related field

LABORATORY SAFETY

The inspector should review relevant requirements from the Safety section of the Laboratory General checklist, to assure that the molecular pathology laboratory is in compliance. In particular, the Inspector should review the use of universal precautions and the handling and disposal of hazardous chemicals such as ethidium bromide,
acrylamide, and organic reagents. If radioactive materials are used or stored, appropriate requirements are found in the Radiation Safety section of the Laboratory General Checklist.

Inspector Instructions:

**MOL.52760 Fume Hood**

A properly functioning fume hood (or chemical filtration unit) is available for any procedures using volatile chemicals.

REFERENCES

**MOL.54570 Biological Safety Cabinet**

A biological safety cabinet (or hood) is available, when appropriate, and is certified at least annually to ensure that filters function properly and that airflow rates meet specifications.

Evidence of Compliance:
✓ Maintenance schedule of BSC function checks AND
✓ Records of testing and certification

REFERENCES

**MOL.54580 UV Protection**

If ultraviolet light sources are used, proper protective shielding is available to users.

Evidence of Compliance:
✓ Written policy including precautionary measures when UV light source are utilized

REFERENCES